

STC believes companies that effectively manage ESG risks, impacts and opportunities are likely to be more financially sustainable in the future, positioning them to generate stronger returns in the long term.

As a long-term asset owner, one of the ways we ensure companies we invest in are governed appropriately and act in the best interest of their shareholders, is through active ownership. As an active owner we undertake company engagement, proxy voting and policy advocacy as outlined in our Responsible Investment Policy. We believe in the strength of collective engagement and are a member of the Australian Council of Superannuation Investors (ACSI). Through ACSI, we engage with ASX 300 companies on ESG matters and use their proxy voting research as one input into our voting decisions. These guidelines outline our approach to environmental, social and governance matters.

State Super is committed to voting at all company meetings across eligible holdings. Exercising our voting rights in the listed companies we invest in is an integral aspect of active ownership. Voting is an important way the Trustee can express its view on how the company is being managed.

Proxy voting activities for commingled trusts and fund of funds, including those managed by TCorp, are delegated to the relevant fund manager and monitored by STC.

Our voting records below show how we have voted on various issues such as executive remuneration, director elections and governance matters from 1 January to 30 June 2021.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
10X GENOMICS, INC.	11-Jun-2021	1	Election Of Class Ii Director To Hold Office For A Three Year Term Expiring At Our 2024 Annual Meeting: Bryan E. Roberts, Ph.D.	For	Combined
10X GENOMICS, INC.	11-Jun-2021	2	Election Of Class Ii Director To Hold Office For A Three Year Term Expiring At Our 2024 Annual Meeting: Kimberly J. Popovits	For	Combined
10X GENOMICS, INC.	11-Jun-2021	3	Ratification Of The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm To Audit Our Financial Statements For Our Fiscal Year Ending December 31, 2021.	For	For
10X GENOMICS, INC.	11-Jun-2021	4	Advisory Vote On The Frequency Of Future Advisory Votes To Approve The Compensation Paid To Our Named Executive Officers.	One	Combined
360 SECURITY TECHNOLOGY INC.	12-May-2021	1	2020 Annual Report And Its Summary	For	Combined
360 SECURITY TECHNOLOGY INC.	12-May-2021	2	2020 Annual Accounts	For	For
360 SECURITY TECHNOLOGY INC.	12-May-2021	3	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
360 SECURITY TECHNOLOGY INC.	12-May-2021	4	2020 Work Report Of The Board Of Directors	For	For
360 SECURITY TECHNOLOGY INC.	12-May-2021	5	2020 Remuneration For Directors	For	For
360 SECURITY TECHNOLOGY INC.	12-May-2021	6	2021 Estimated Continuing Connected Transactions	For	For
360 SECURITY TECHNOLOGY INC.	12-May-2021	7	Change Of The Company'S Business Scope, Increase In The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
360 SECURITY TECHNOLOGY INC.	12-May-2021	8	Provision Of Guarantee For The Application For Comprehensive Credit Line To Banks In 2021 And By The Company And Subsidiaries	For	For
360 SECURITY TECHNOLOGY INC.	12-May-2021	9	2020 Work Report Of The Supervisory Committee	For	For
360 SECURITY TECHNOLOGY INC.	12-May-2021	10	2020 Remuneration For Supervisors	For	For
360 SECURITY TECHNOLOGY INC.	12-May-2021	11	Election Of Non-Independent Director: Zhou Hongyi	For	For
360 SECURITY TECHNOLOGY INC.	12-May-2021	12	Election Of Non-Independent Director: Zhang Bei	For	For
360 SECURITY TECHNOLOGY INC.	12-May-2021	13	Election Of Non-Independent Director: Ye Jian	For	For
360 SECURITY TECHNOLOGY INC.	12-May-2021	14	Election Of Non-Independent Director: Dong Jianming	For	For
360 SECURITY TECHNOLOGY INC.	12-May-2021	15	Election Of Independent Director: Ming Huang	For	For
360 SECURITY TECHNOLOGY INC.	12-May-2021	16	Election Of Independent Director: Xu Jingchang	For	For
360 SECURITY TECHNOLOGY INC.	12-May-2021	17	Election Of Independent Director: Liu Shi'An	For	For
360 SECURITY TECHNOLOGY INC.	12-May-2021	18	Election Of Non-Employee Supervisor: Shao Xiaoyan	For	For
360 SECURITY TECHNOLOGY INC.	12-May-2021	19	Election Of Non-Employee Supervisor: Li Yuan	For	For
3M COMPANY	11-May-2021	1	Elect The Member To The Board Of Directors For A Term Of One Year: Thomas "Tony" K. Brown	For	For
3M COMPANY	11-May-2021	2	Elect The Member To The Board Of Directors For A Term Of One Year: Pamela J. Craig	For	For
3M COMPANY	11-May-2021	3	Elect The Member To The Board Of Directors For A Term Of One Year: David B. Dillon	For	For
3M COMPANY	11-May-2021	4	Elect The Member To The Board Of Directors For A Term Of One Year: Michael L. Eskew	For	For
3M COMPANY	11-May-2021	5	Elect The Member To The Board Of Directors For A Term Of One Year: James R. Fitterling	For	For
3M COMPANY	11-May-2021	6	Elect The Member To The Board Of Directors For A Term Of One Year: Herbert L. Henkel	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
3M COMPANY	11-May-2021	7	Elect The Member To The Board Of Directors For A Term Of One Year: Amy E. Hood	For	For
3M COMPANY	11-May-2021	8	Elect The Member To The Board Of Directors For A Term Of One Year: Muhtar Kent	For	For
3M COMPANY	11-May-2021	9	Elect The Member To The Board Of Directors For A Term Of One Year: Dambisa F. Moyo	For	For
3M COMPANY	11-May-2021	10	Elect The Member To The Board Of Directors For A Term Of One Year: Gregory R. Page	For	For
3M COMPANY	11-May-2021	11	Elect The Member To The Board Of Directors For A Term Of One Year: Michael F. Roman	For	For
3M COMPANY	11-May-2021	12	Elect The Member To The Board Of Directors For A Term Of One Year: Patricia A. Woertz	For	For
3M COMPANY	11-May-2021	13	To Ratify The Appointment Of Pricewaterhousecoopers Llp As 3M'S Independent Registered Public Accounting Firm.	For	Combined
3M COMPANY	11-May-2021	14	Advisory Approval Of Executive Compensation.	For	For
3M COMPANY	11-May-2021	15	To Approve The Amendment And Restatement Of 3M Company 2016 Long-Term Incentive Plan.	For	For
3M COMPANY	11-May-2021	16	Shareholder Proposal On Setting Target Amounts For Ceo Compensation.	Against	Combined
3M COMPANY	11-May-2021	17	Shareholder Proposal On Transitioning The Company To A Public Benefit Corporation.	Against	Against
3SBIO INC	29-Jun-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company For The Year Ended 31 December 2020 And The Reports Of The Directors And Auditors Thereon	For	Combined
3SBIO INC	29-Jun-2021	4	To Re-Elect Dr. Lou Jing As An Executive Director Of The Company	For	For
3SBIO INC	29-Jun-2021	5	To Re-Elect Mr. Pu Tianruo As An Independent Non-Executive Director Of The Company	For	For
3SBIO INC	29-Jun-2021	6	To Elect Ms. Yang, Hoi Ti Heidi As An Independent Non-Executive Director Of The Company	For	For
3SBIO INC	29-Jun-2021	7	To Authorise The Board Of Directors Of The Company To Fix The Remuneration Of The Directors Of The Company	For	For
3SBIO INC	29-Jun-2021	8	To Re-Appoint Ernst & Young As Auditors Of The Company To Hold Office Until The Conclusion Of The Next Annual General Meeting Of The Company And To Authorise The Board Of Directors Of The Company To Fix Their Remuneration For The Year Ending 31 December 2021	For	For
3SBIO INC	29-Jun-2021	9	To Grant A General Mandate To The Directors Of The Company To Allot, Issue And Deal With New Shares Of The Company Not Exceeding 20% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined
3SBIO INC	29-Jun-2021	10	To Grant A General Mandate To The Directors Of The Company To Repurchase Shares Of The Company Not Exceeding 10% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined
3SBIO INC	29-Jun-2021	11	To Extend The General Mandate Granted To The Directors Of The Company To Allot, Issue And Deal With New Shares Of The Company By The Aggregate Number Of Shares Repurchased By The Company	For	Combined
A.O. SMITH CORPORATION	13-Apr-2021	1	Director	For	Combined
A.O. SMITH CORPORATION	13-Apr-2021	2	Proposal To Approve, By Nonbinding Advisory Vote, The Compensation Of Our Named Executive Officers.	For	For
A.O. SMITH CORPORATION	13-Apr-2021	3	Proposal To Ratify The Appointment Of Ernst & Young Llp As The Independent Registered Public Accounting Firm Of The Corporation.	For	For
A.P. MOELLER - MAERSK A/S	23-Mar-2021	7	Submission Of The Audited Annual Report For Adoption	For	For
A.P. MOELLER - MAERSK A/S	23-Mar-2021	8	Resolution To Grant Discharge To Directors	For	For
A.P. MOELLER - MAERSK A/S	23-Mar-2021	9	Resolution On Appropriation Of Profit, Including The Amount Of Dividends, Or Covering Of Loss In Accordance With The Adopted Annual Report: The Board Proposes Payment Of A Dividend Of Dkk 330 Per Share Of Dkk 1,000	For	For
A.P. MOELLER - MAERSK A/S	23-Mar-2021	10	Submission Of The Remuneration Report For Adoption	For	For
A.P. MOELLER - MAERSK A/S	23-Mar-2021	11	Resolution On Authority To Acquire Own Shares: The Board Proposes That The General Meeting Authorises The Board To Allow The Company To Acquire Own Shares On An Ongoing Basis To The Extent That The Nominal Value Of The Company'S Total Holding Of Own Shares At No Time Exceeds 15% Of The Company'S Share Capital. The Purchase Price Must Not Deviate By More Than 10% From The Price Quoted On Nasdaq Copenhagen On The Date Of The Acquisition. This Authorisation Shall Be In Force Until 30 April 2023	For	For
A.P. MOELLER - MAERSK A/S	23-Mar-2021	12	Re-Election Of Member For The Board Of Directors: Bernard L. Bot	For	For
A.P. MOELLER - MAERSK A/S	23-Mar-2021	13	Re-Election Of Member For The Board Of Directors: Marc Engel	For	For
A.P. MOELLER - MAERSK A/S	23-Mar-2021	14	Re-Election Of Member For The Board Of Directors: Arne Karlsson	For	For
A.P. MOELLER - MAERSK A/S	23-Mar-2021	15	Election Of Member For The Board Of Directors: Amparo Moraleda	For	Combined
A.P. MOELLER - MAERSK A/S	23-Mar-2021	16	Election Of Auditor: The Board Proposes Re-Election Of: Pricewaterhousecoopers Statsautoriseret Revisionspartnerselskab	For	Combined
A.P. MOELLER - MAERSK A/S	23-Mar-2021	17	The Board Proposes That The Company'S Board Be Authorised To Declare Extraordinary Dividend	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
A.P. MOELLER - MAERSK A/S	23-Mar-2021	18	The Board Proposes That The Company'S Share Capital Be Decreased In Accordance With The Company'S Share Buy-Back Programme	For	For
A.P. MOELLER - MAERSK A/S	23-Mar-2021	19	The Board Proposes The Following Amendments To The Articles Of Association: Simplification Of Art. 1 And Amendment Of The Objects Clause	For	For
A.P. MOELLER - MAERSK A/S	23-Mar-2021	20	The Board Proposes The Following Amendments To The Articles Of Association: Requirement For Directors To Hold Shares To Be Deleted (Art. 3)	For	For
A.P. MOELLER - MAERSK A/S	23-Mar-2021	21	The Board Proposes The Following Amendments To The Articles Of Association: The Danish Word "Afgørelser" To Be Changed To "Beslutninger" [In English "Decisions"] (Art. 6)	For	For
A.P. MOELLER - MAERSK A/S	23-Mar-2021	22	The Board Proposes The Following Amendments To The Articles Of Association: Deletion Of Art. 15.1	For	For
A.P. MOELLER - MAERSK A/S	23-Mar-2021	23	The Board Proposes That The Board Of Directors Be Authorized To Decide That A General Meeting Can Be Held Completely Electronically	For	For
AAC TECHNOLOGIES HOLDINGS INC	14-May-2021	3	To Receive And Consider The Audited Consolidated Financial Statements, The Directors' Report And The Independent Auditor'S Report For The Year Ended 31 December 2020	For	For
AAC TECHNOLOGIES HOLDINGS INC	14-May-2021	4	To Approve A Final Dividend Of Hkd 0.20 Per Share For The Year Ended 31 December 2020	For	For
AAC TECHNOLOGIES HOLDINGS INC	14-May-2021	5	To Re-Elect Mr. Au Siu Cheung Albert As Independent Non-Executive Director Of The Company	For	For
AAC TECHNOLOGIES HOLDINGS INC	14-May-2021	6	To Re-Elect Mr. Kwok Lam Kwong Larry As Independent Non-Executive Director Of The Company	For	For
AAC TECHNOLOGIES HOLDINGS INC	14-May-2021	7	To Re-Elect Ms. Wu Ingrid Chun Yuan As Non-Executive Director Of The Company	For	For
AAC TECHNOLOGIES HOLDINGS INC	14-May-2021	8	To Authorize The Board Of Directors Of The Company To Fix The Directors' Fees For The Year Ending 31 December 2021	For	For
AAC TECHNOLOGIES HOLDINGS INC	14-May-2021	9	To Re-Appoint Messrs. Deloitte Touche Tohmatsu As Auditor Of The Company And Authorize The Board Of Directors Of The Company To Fix Their Remuneration	For	For
AAC TECHNOLOGIES HOLDINGS INC	14-May-2021	10	To Grant A General Mandate To The Directors To Issue Shares	For	Combined
AAC TECHNOLOGIES HOLDINGS INC	14-May-2021	11	To Grant A General Mandate To The Directors To Repurchase Shares	For	Combined
AAC TECHNOLOGIES HOLDINGS INC	14-May-2021	12	To Extend The General Mandate To Issue New Shares By Addition Thereto The Shares Repurchased By The Company	For	Combined
AB SAGAX	05-May-2021	14	Resolutions On: Adoption Of The Income Statement And Balance Sheet, And The Consolidated Income Statement And Consolidated Balance Sheet	For	Combined
AB SAGAX	05-May-2021	15	Resolutions On: Appropriation Of The Company'S Profit Or Loss According To The Adopted Balance Sheet: Sek 1.65 Per Ordinary Share	For	For
AB SAGAX	05-May-2021	16	Resolution On Discharge From Liability For The Board Member: Staffan Salen (Chairperson Of The Board Of Director)	For	For
AB SAGAX	05-May-2021	17	Resolution On Discharge From Liability For The Board Member: David Mindus (Member Of The Board Of Director)	For	For
AB SAGAX	05-May-2021	18	Resolution On Discharge From Liability For The Board Member: Johan Cerderlund (Member Of The Board Of Director)	For	For
AB SAGAX	05-May-2021	19	Resolution On Discharge From Liability For The Board Member: Filip Engelbert (Member Of The Board Of Director)	For	For
AB SAGAX	05-May-2021	20	Resolution On Discharge From Liability For The Board Member: Johan Thorell (Member Of The Board Of Director)	For	For
AB SAGAX	05-May-2021	21	Resolution On Discharge From Liability For The Board Member: Ulrika Werdelin (Member Of The Board Of Director)	For	For
AB SAGAX	05-May-2021	22	Resolution On Discharge From Liability For The Ceo: David Mindus (Ceo)	For	For
AB SAGAX	05-May-2021	23	Resolution On The Number Of Board Members And Auditors: Six	For	For
AB SAGAX	05-May-2021	24	Resolution On Remuneration For The Board Member And The Auditors	For	For
AB SAGAX	05-May-2021	25	Re-Election Of Staffan Salen As A Member Of The Board Of Director	For	Combined
AB SAGAX	05-May-2021	26	Re-Election Of David Mindus As A Member Of The Board Of Directors	For	Combined
AB SAGAX	05-May-2021	27	Re-Election Of Johan Cerderlund As A Member Of The Board Of Directors	For	For
AB SAGAX	05-May-2021	28	Re-Election Of Filip Engelbert As A Member Of The Board Of Directors	For	For
AB SAGAX	05-May-2021	29	Re-Election Of Johan Thorell As A Member Of The Board Of Directors	For	For
AB SAGAX	05-May-2021	30	Re-Election Of Ulrika Werdelin As A Member Of The Board Of Directors	For	For
AB SAGAX	05-May-2021	31	Re-Election Of Staffan Salen As Chairperson Of The Board Of Directors	For	Combined
AB SAGAX	05-May-2021	32	Election Of The Auditor: Re-Election Of Ernst & Young Aktiebolag As Accounting Firm	For	Combined
AB SAGAX	05-May-2021	33	Resolution On Principles For The Appointment Of The Nomination Committee And Instructions For The Nomination Committee	For	For
AB SAGAX	05-May-2021	34	Resolution On Guidelines For Remuneration To Senior Executives	For	For
AB SAGAX	05-May-2021	35	Resolution On Approval Of The Board Of Directors' Remuneration Report 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AB SAGAX	05-May-2021	36	Resolution On The Introduction Of Incentive Program 2021/2024 Through A) Issue Of Warrants To The Subsidiary Satrap Kapitalforvaltning Ab And B) Approval Of Transfer Of Warrants To Employees Of The Company Or Its Subsidiaries	For	For
AB SAGAX	05-May-2021	37	Resolution On Authorisation For The Board Of Directors To Increase The Share Capital Through New Issues Of Shares, Warrants And/Or Convertibles	For	For
AB SAGAX	05-May-2021	38	Resolution On Authorisation For The Board Of Directors To Repurchase Own Shares, Warrants And/Or Convertibles And/Or To Transfer Own Shares And/Or Warrants	For	For
AB SAGAX	05-May-2021	39	Resolution On Amendment To The Articles Of Association	For	For
ABB LTD	25-Mar-2021	1	Please Note That Beneficial Owner Details Are Required For This Meeting. If No Beneficial Owner Details Are Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
ABB LTD	25-Mar-2021	2	Approval Of The Management Report, The Consolidated Financial Statements And The Annual Financial Statements For 2020	For	Combined
ABB LTD	25-Mar-2021	3	Consultative Vote On The 2020 Compensation Report	For	Combined
ABB LTD	25-Mar-2021	4	Discharge Of The Board Of Directors And The Persons Entrusted With Management	For	Combined
ABB LTD	25-Mar-2021	5	Appropriation Of Earnings: Dividend Of Chf 0.80 Gross Per Registered Share	For	Combined
ABB LTD	25-Mar-2021	6	Capital Reduction Through Cancellation Of Shares Repurchased Under The Share Buyback Program	For	Combined
ABB LTD	25-Mar-2021	7	Renewal Of Authorized Share Capital	For	Combined
ABB LTD	25-Mar-2021	8	Binding Vote On The Maximum Aggregate Amount Of Compensation Of The Board Of Directors For The Next Term Of Office, I. E. From The 2021 Annual General Meeting To The 2022 Annual General Meeting	For	Combined
ABB LTD	25-Mar-2021	9	Binding Vote On The Maximum Aggregate Amount Of Compensation Of The Executive Committee For The Following Financial Year, I. E. 2022	For	Combined
ABB LTD	25-Mar-2021	10	Reelect Gunnar Brock As Director	For	Combined
ABB LTD	25-Mar-2021	11	Reelect David Constable As Director	For	Combined
ABB LTD	25-Mar-2021	12	Reelect Frederico Curado As Director	For	Combined
ABB LTD	25-Mar-2021	13	Reelect Lars Foerberg As Director	For	Combined
ABB LTD	25-Mar-2021	14	Reelect Jennifer Xin-Zhe Li As Director	For	Combined
ABB LTD	25-Mar-2021	15	Reelect Geraldine Matchett As Director	For	Combined
ABB LTD	25-Mar-2021	16	Reelect David Meline As Director	For	Combined
ABB LTD	25-Mar-2021	17	Reelect Satish Pai As Director	For	Combined
ABB LTD	25-Mar-2021	18	Reelect Jacob Wallenberg As Director	For	Combined
ABB LTD	25-Mar-2021	19	Reelect Peter Voser As Director And Board Chairman	For	Combined
ABB LTD	25-Mar-2021	20	Election To The Compensation Committee: David Constable	For	Combined
ABB LTD	25-Mar-2021	21	Election To The Compensation Committee: Frederico Fleury Curado	For	Combined
ABB LTD	25-Mar-2021	22	Election To The Compensation Committee: Jennifer Xin-Zhe Li	For	Combined
ABB LTD	25-Mar-2021	23	Election Of The Independent Proxy: Dr. Hans Zehnder, Attorney-At-Law	For	Combined
ABB LTD	25-Mar-2021	24	Election Of The Auditor: Kpmg Ag, Zurich	For	Combined
ABB LTD	25-Mar-2021	25	Part 2 Of This Meeting Is For Voting On Agenda And Meeting Attendance Requests Only. Please Ensure That You Have First Voted In Favour Of The Registration Of Shares In Part 1 Of The Meeting. It Is A Market Requirement For Meetings Of This Type That The Shares Are Registered And Moved To A Registered Location At The Csd, And Specific Policies At The Individual Sub-Custodians May Vary. Upon Receipt Of The Vote Instruction, It Is Possible That A Marker May Be Placed On Your Shares To Allow For Reconciliation And Re-Registration Following A Trade. Therefore Whilst This Does Not Prevent The Trading Of Shares, Any That Are Registered Must Be First Deregistered If Required For Settlement. Deregistration Can Affect The Voting Rights Of Those Shares. If You Have Concerns Regarding Your Accounts, Please Contact Your Client Representative	Non-voting resolution	Combined
ABBOTT LABORATORIES	23-Apr-2021	1	Director	For	Combined
ABBOTT LABORATORIES	23-Apr-2021	2	Ratification Of Ernst & Young Llp As Auditors.	For	For
ABBOTT LABORATORIES	23-Apr-2021	3	Say On Pay - An Advisory Vote To Approve Executive Compensation.	For	For
ABBOTT LABORATORIES	23-Apr-2021	4	Amendments To The Articles Of Incorporation To Eliminate Statutory Supermajority Voting Standards For: Amendments To The Articles Of Incorporation.	For	For
ABBOTT LABORATORIES	23-Apr-2021	5	Amendments To The Articles Of Incorporation To Eliminate Statutory Supermajority Voting Standards For: Approval Of Certain Extraordinary Transactions.	For	For
ABBOTT LABORATORIES	23-Apr-2021	6	Shareholder Proposal - Lobbying Disclosure.	Against	Combined
ABBOTT LABORATORIES	23-Apr-2021	7	Shareholder Proposal - Report On Racial Justice.	Against	Combined
ABBOTT LABORATORIES	23-Apr-2021	8	Shareholder Proposal - Independent Board Chairman.	Against	Combined
ABBVIE INC.	07-May-2021	1	Director	For	Combined
ABBVIE INC.	07-May-2021	2	Ratification Of Ernst & Young Llp As Abbvie'S Independent Registered Public Accounting Firm For 2021.	For	For
ABBVIE INC.	07-May-2021	3	Say On Pay-An Advisory Vote On The Approval Of Executive Compensation.	For	For

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ABBVIE INC.	07-May-2021	4	Approval Of The Amended And Restated 2013 Incentive Stock Program.	For	For
ABBVIE INC.	07-May-2021	5	Approval Of The Amended And Restated 2013 Employee Stock Purchase Plan For Non-U.S. Employees.	For	For
ABBVIE INC.	07-May-2021	6	Approval Of A Management Proposal Regarding Amendment Of The Certificate Of Incorporation To Eliminate Supermajority Voting.	For	For
ABBVIE INC.	07-May-2021	7	Stockholder Proposal - To Issue An Annual Report On Lobbying.	Against	Combined
ABBVIE INC.	07-May-2021	8	Stockholder Proposal - To Adopt A Policy To Require Independent Chairman.	Against	Combined
ABC-MART,INC.	27-May-2021	1	Approve Appropriation Of Surplus	For	Combined
ABC-MART,INC.	27-May-2021	2	Appoint A Director Who Is Not Audit And Supervisory Committee Member Noguchi, Minoru	For	For
ABC-MART,INC.	27-May-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Katsunuma, Kiyoshi	For	For
ABC-MART,INC.	27-May-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kojima, Jo	For	For
ABC-MART,INC.	27-May-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kikuchi, Takashi	For	For
ABC-MART,INC.	27-May-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Hattori, Kiichiro	For	For
ABC-MART,INC.	27-May-2021	7	Appoint A Director Who Is Audit And Supervisory Committee Member Matsuoka, Tadashi	For	Combined
ABC-MART,INC.	27-May-2021	8	Appoint A Director Who Is Audit And Supervisory Committee Member Sugahara, Taio	For	Combined
ABC-MART,INC.	27-May-2021	9	Appoint A Director Who Is Audit And Supervisory Committee Member Toyoda, Ko	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	1	Voting On The Company External Auditor Report For The Financial Year Ended 31/12/2020	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	2	Voting On The Company Consolidated Financial Statements For The Financial Year Ended 31/12/2020	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	3	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	4	Voting On Appointing An External Auditor For The Company Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The Financial Statements For The Second, Third And Fourth Quarters And Audit Annual Financial Statements Of The Financial Year 2021 And The First Quarter Of The Financial Year 2022 And Determine Their Fees	For	Combined
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	5	Voting On Authorizing The Board Of Directors To Distribute Interim Dividends To The Shareholders On Biannual Or Quarterly Basis For The Financial Year 2021	For	Combined
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	6	Voting On Delegating To The Board Of Directors The Authorization Powers Of The General Assembly Stipulated In Paragraph (1) Of Article (17) Of The Companies Law, For A Period Of One Year Starting From The Date Of The Approval By The General Assembly Or Until The End Of The Delegated Board Of Directors Term, Whichever Is Earlier, In Accordance With The Conditions Set Forth In The Regulatory Rules And Procedures Issued Pursuant To The Companies Law Relating To Listed Joint Stock Companies	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	7	Voting On The Transactions And Contracts That Will Be Concluded Between The Company And Al-Othaim Holding Company, Where The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim Has A Direct Interest, And Each Of The Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim And Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim They Have An Indirect Interest, The Business Is A Rent Contract For Trademark With Amount Of Sar (10,000) For The Year 2021, There Are No Preferential Terms In This Transaction	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	8	Voting On The Transactions And Contracts That Will Be Concluded Between The Company And Al-Othaim Holding Company, Where The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim Has A Direct Interest, And Each Of The Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim And Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim They Have An Indirect Interest, The Transaction Is A Rent Contract For Administrative Offices For A Period Of One Year, And With Amount Of Sar (710,050) For The Year 2021 There Are No Preferential Terms In This Transaction	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	9	Voting On The Transactions And Contracts That Will Be Concluded Between The Company And Al-Othaim Holding Company, Where The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim Has A Direct Interest, And Each Of The Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim And Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim They Have An Indirect Interest, The Transaction Is A For Joint Services For A Period Of One Year And With Amount Of Sar (172,389) For The Year 2021. The Value Is Variable And Will Be Calculated At The End Of The Year. There Are No Preferential Terms In This Transaction	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	10	Voting On The Transactions And Contracts That Will Be Concluded Between The Company And Al-Othaim Holding Company, Where The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim Has A Direct Interest, And Each Of The Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim And Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim They Have An Indirect Interest, The Transaction Is A For Common Accommodation For Employees For A Period Of One Year And With Amount Of Sar (9,730) For The Year 2021. The Value Is Variable And Will Be Calculated At The End Of The Year. There Are No Preferential Terms In This Transaction	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	11	Voting On The Transactions And Contracts That Will Be Concluded Between The Company And Al-Othaim Holding Company, Where The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim Has A Direct Interest, And Each Of The Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim And Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim They Have An Indirect Interest, The Transaction Is A Purchases Contract For Sanabel Al-Khair Cards For A Period Of One Year And With Amount Of Sar (5,500,000) For The Year 2021. The Value Is Variable And Will Be Calculated At The End Of The Year. There Are No Preferential Terms In This Transaction	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	12	Voting On The Transactions And Contracts That Will Be Concluded Between The Company And Its Subsidiaries And Alothaim Holding Company, Where The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim Has A Direct Interest, And Each Of The Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim And Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim They Have An Indirect Interest These Transactions Are Rent Contracts For The Labors Services For A Period Of One Year, And With Amount Of Sar (730,226) For The Year 2021. The Value Is Variable And Will Be Calculated At The End Of The Year. There Are No Preferential Terms In These Transactions	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	13	Voting On The Transactions And Contracts That Will Be Concluded Between The Company And Abdullah Al-Othaim Company For Investment And Its Subsidiaries, For Each Of The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim, And Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim They Have A Direct Interest And Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim Has An Indirect Interest, The Transaction Is A Rent Contract For Administrative Offices For A Period Of One Year, And With Amount Of Sar (742,500) For The Year 2021, There Are No Preferential Terms In This Transaction	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	14	Voting On The Transactions And Contracts That Will Be Concluded Between The Company And Abdullah Al-Othaim Company For Investment And Its Subsidiaries, For Each Of The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim, And Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim They Have A Direct Interest And Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim Has An Indirect Interest, The Transaction Is Contract A For Common Services For A Period Of One Year And With Amount Of Sar (1,467,958) For The Year 2021. The Value Is Variable And Will Be Calculated At The End Of The Year. There Are No Preferential Terms In This Transaction	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	15	Voting On The Transactions And Contracts That Will Be Concluded Between The Company And Abdullah Al-Othaim Company For Investment And Its Subsidiaries, For Each Of The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim, And Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim They Have A Direct Interest And Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim Has An Indirect Interest, The Transaction Is A Contract To Provide Services Activities Marketing In Commercial Complexes For A Period Of One Year, That Are Carried Out By Abdullah Al-Othaim Markets Company In The Commercial Complexes Belonging To Abdullah Al-Othaim Company For Investment And With Amount Of Sar (4,000,000) For The Year 2021. The Value Is Variable And Will Be Calculated At The End Of The Year. There Are No Preferential Terms In This Transaction	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	16	Voting On The Transactions And Contracts That Will Be Concluded Between The Company And Its Subsidiaries And Abdullah Al-Othaim Company For Investment And Its Subsidiaries For Each Of The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim, And Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim They Have A Direct Interest And Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim Has An Indirect Interest, These Transactions Are Rent Contracts For The Labors Services For A Period Of One Year, With Amount Of Sar (775,698) For The Year 2021. The Value Is Variable And Will Be Calculated At The End Of The Year. There Are No Preferential Terms In These Transactions	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	17	Voting On The Transactions And Contracts That Will Be Concluded Between The Company And Abdullah Al-Othaim Company For Investment And Its Subsidiaries, For Each Of The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim, And Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim They Have A Direct Interest And Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim Has An Indirect Interest, The Transaction Is A Rent Contract For Common Accommodation For Employees At Sister Companies For A Period Of One Year, And With Amount Of Sar (321,902) For The Year 2021.The Value Is Variable And Will Be Calculated At The End Of The Year. There Are No Preferential Terms In This Transaction	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	18	Voting On The Transactions And Contracts That Will Be Concluded Between The Company And Abdullah Al-Othaim Company For Investment And Its Subsidiaries, For Each Of The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim, And Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim They Have A Direct Interest And Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim Has An Indirect Interest, The Transaction Is Contract For Electricity Services And General Benefits In The Rented Branches For A Period Of One Year, And With Amount Of Sar (4,430,801) For The Year 2021,The Value Is Variable And Will Be Calculated At The End Of The Year. There Are No Preferential Terms In This Transaction	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	19	Voting On The Transactions And Contracts That Will Be Concluded Between The Company And Abdullah Al-Othaim Company For Investment And Its Subsidiaries, For Each Of The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim, And Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim They Have A Direct Interest And Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim Has An Indirect Interest, The Transaction Are Contracts For Electricity Services For Billboards In The Commercial Complexes For A Period Of One Year, And With Amount Of Sar (63,000) For The Year 2021.There Are No Preferential Terms In This Transaction	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	20	Voting On The Transactions And Contracts That Will Be Concluded Between Mueen Company For Human Resources "A Subsidiary" And Seven Services Company "A Subsidiary", Where The Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim Has A Direct Interest, And For Each Of The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim, And Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim They Have An Indirect Interest, The Transaction Is A Rent Contract For Labors Services And With Amount Of Sar (79,487) For The Year 2021.The Value Is Variable And Will Be Calculated At The End Of The Year. There Are No Preferential Terms In This Transaction	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	21	Voting On The Transactions And Contracts That Will Be Concluded Between The Company And Mueen For Human Resources Company "A Subsidiary", Where The Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim Has A Direct Interest, And For Each Of The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim, And Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim They Have An Indirect Interest, The Business Is A Rent Contract For Real Estates For A Periods Of One Year In The Amount Of Sar (60,000) For The Year 2021. There Are No Preferential Terms In These Transactions	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	22	Voting On The Transactions And Contracts Concluded Between The Company And Mueen For Human Resources Company "A Subsidiary", Where The Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim Has A Direct Interest, And For Each Of The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim, And Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim They Have An Indirect Interest, These Transactions Are Rent Contracts For Real Estates For A Period Of (2) Year, And With Amount Of Sar (117,713) For The Year 2020. There Are No Preferential Terms In These Transactions	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	23	Voting On The Transactions And Contracts Concluded Between The Company And Mueen For Human Resources Company "A Subsidiary", Where The Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim Has A Direct Interest, And For Each Of The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim, And Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim They Have An Indirect Interest, The Transaction Is A Purchase Real Estate With Amount Of Sar (40,000,000) For The Year 2020, There Are No Preferential Terms In These Transaction	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	24	Voting On The Transactions And Contracts Concluded Between The Company And Mueen Company For Human Resources "A Subsidiary", Where The Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim Has A Direct Interest, And For Each Of The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim, And Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim They Have An Indirect Interest. The Transaction Is Recruitment Services For Typical Labor For One Year With Amount Of Sar (274,768) For The Year 2020. The Value Is Variable And Will Be Calculated At The End Of The Year. . There Are No Preferential Terms In This Transaction	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	25	Voting On The Transactions And Contracts That Will Be Concluded Between The Company And Riyadh Company For Food Industries Which (55%) Owned Indirectly By The Company, Where The Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim Has A Direct Interest, And For Each Of The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim, And Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim They Have An Indirect Interest, The Transaction Is A Contract To Supply Food Products For Period Of One Year With Amount Of Sar (130,408,485) For The Year 2021. The Value Is Variable And Will Be Calculated At The End Of The Year. There Are No Preferential Terms In This Transaction	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	26	Voting On The Transactions And Contracts That Will Be Concluded Between The Company And Seven Services Company " A Subsidiary", Where The Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim Has A Direct Interest, And For Each Of The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim, And Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim They Have An Indirect Interest, The Transaction Is A Contract To Commissions For Selling Goods For Period Of One Year And With Amount Of Sar (394,681) For The Year 2021. The Value Is Variable And Will Be Calculated At The End Of The Year. There Are No Preferential Terms In This Transaction	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	27	Voting On The Transactions And Contracts That Will Be Concluded Between The Company And Seven Services Company " A Subsidiary", Where The Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim Has A Direct Interest, And For Each Of The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim, And Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim They Have An Indirect Interest, The Transaction Is A Rent Contract For Administrative Offices For A Period Of One Year, And With Amount Of Sar (40,000) For The Year 2021, There Are No Preferential Terms In This Transaction	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	28	Voting On The Transactions And Contracts That Will Be Concluded Between The Company And Shorofat Al Jazira Company" A Subsidiary" , Where The Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim Has A Direct Interest, And For Each Of The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim, And Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim They Have An Indirect Interest, The Transaction Is A Rent Contract For Labors Services For Period Of One Year And With Amount Of Sar (3,051,049) For The Year 2021. The Value Is Variable And Will Be Calculated At The End Of The Year. There Are No Preferential Terms In This Transaction	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	29	Voting On The Transactions And Contracts That Will Be Concluded Between The Company And Marafiq Al-Tashgeel Company" A Subsidiary", Where The Member Of The Board Of Directors Mr. Abdul Aziz Abdullah Saleh Al-Othaim Has A Direct Interest, And For Each Of The Chairman Of The Board Of Directors Mr. Abdullah Saleh Ali Al-Othaim, And Vice Chairman Of The Board Of Directors Mr. Fahad Abdullah Saleh Al-Othaim They Have An Indirect Interest, The Transaction Is A Rent Contract For Labors Services For Period Of One Year And With Amount Of Sar (6,299,113) For The Year 2021. The Value Is Variable And Will Be Calculated At The End Of The Year. There Are No Preferential Terms In This Transaction	For	For
ABDULLAH AL OTHAIM MARKETS COMPANY	28-Apr-2021	30	Voting On The Transactions And Contracts That Will Be Concluded Between The Company And Anni & Dani Company, Where The Member Of The Board Of Directors Mr. Saleh Mohammed Saleh Al-Othaim Has A Direct Interest. These Transactions Are A Rent Contracts For Showrooms For Period Of (3) Years And With Amount Of Sar (673,000) For The Year 2021. There Are No Preferential Terms In These Transactions	For	For
ABERDEEN STANDARD EUROPEAN LOGISTICS INCOME PLC	07-Jun-2021	1	Accept Financial Statements And Statutory Reports	For	For
ABERDEEN STANDARD EUROPEAN LOGISTICS INCOME PLC	07-Jun-2021	2	Approve Remuneration Report	For	For
ABERDEEN STANDARD EUROPEAN LOGISTICS INCOME PLC	07-Jun-2021	3	Approve Company'S Dividend Policy	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ABERDEEN STANDARD EUROPEAN LOGISTICS INCOME PLC	07-Jun-2021	4	Re-Elect Caroline Gulliver As Director	For	For
ABERDEEN STANDARD EUROPEAN LOGISTICS INCOME PLC	07-Jun-2021	5	Re-Elect John Heawood As Director	For	For
ABERDEEN STANDARD EUROPEAN LOGISTICS INCOME PLC	07-Jun-2021	6	Re-Elect Tony Roper As Director	For	For
ABERDEEN STANDARD EUROPEAN LOGISTICS INCOME PLC	07-Jun-2021	7	Re-Elect Diane Wilde As Director	For	For
ABERDEEN STANDARD EUROPEAN LOGISTICS INCOME PLC	07-Jun-2021	8	Reappoint Kpmg Llp As Auditors	For	For
ABERDEEN STANDARD EUROPEAN LOGISTICS INCOME PLC	07-Jun-2021	9	Authorise Board To Fix Remuneration Of Auditors	For	For
ABERDEEN STANDARD EUROPEAN LOGISTICS INCOME PLC	07-Jun-2021	10	Authorise Issue Of Equity	For	For
ABERDEEN STANDARD EUROPEAN LOGISTICS INCOME PLC	07-Jun-2021	11	Authorise Issue Of Equity Without Pre-Emptive Rights	For	For
ABERDEEN STANDARD EUROPEAN LOGISTICS INCOME PLC	07-Jun-2021	12	Authorise Market Purchase Of Ordinary Shares	For	For
ABERDEEN STANDARD EUROPEAN LOGISTICS INCOME PLC	07-Jun-2021	13	Authorise The Company To Call General Meeting With Two Weeks' Notice	For	For
ABN AMRO BANK NV	21-Apr-2021	10	Remuneration Report Over 2020 (Advisory Voting Item)	For	For
ABN AMRO BANK NV	21-Apr-2021	12	Adoption Of The Audited 2020 Annual Financial Statements	For	For
ABN AMRO BANK NV	21-Apr-2021	15	Discharge Of Each Member Of The Executive Board In Office During The Financial Year 2020 For The Performance Of His Or Her Duties During 2020	For	For
ABN AMRO BANK NV	21-Apr-2021	16	Discharge Of Each Member Of The Supervisory Board In Office During The Financial Year 2020 For The Performance Of His Or Her Duties During 2020	For	For
ABN AMRO BANK NV	21-Apr-2021	19	Reappointment Of Ernst & Young Accountants Llp As External Auditor For The Financial Years 2022 And 2023	For	For
ABN AMRO BANK NV	21-Apr-2021	25	Authorisation To Issue Shares And/Or Grant Rights To Subscribe For Shares	For	For
ABN AMRO BANK NV	21-Apr-2021	26	Authorisation To Limit Or Exclude Pre-Emptive Rights	For	For
ABN AMRO BANK NV	21-Apr-2021	27	Authorisation To Acquire (Depository Receipts For) Shares In Abn Amro'S Own Capital	For	For
ABN AMRO BANK NV	21-Apr-2021	28	Cancellation Of (Depository Receipts For) Shares In The Issued Share Capital Of Abn Amro	For	For
ABOITIZ EQUITY VENTURES INC	26-Apr-2021	1	Call To Order	For	Combined
ABOITIZ EQUITY VENTURES INC	26-Apr-2021	2	Proof Of Notice Of Meeting And Determination Of Quorum	For	Abstain
ABOITIZ EQUITY VENTURES INC	26-Apr-2021	3	Reading And Approval Of The Minutes Of The Previous Stockholders Meeting Held On April 27, 2020	For	Combined
ABOITIZ EQUITY VENTURES INC	26-Apr-2021	4	Presentation Of The Presidents Report	For	Combined
ABOITIZ EQUITY VENTURES INC	26-Apr-2021	5	Approval Of The 2020 Annual Report And Financial Statements	For	Combined
ABOITIZ EQUITY VENTURES INC	26-Apr-2021	6	Appointment Of The Company'S External Auditor: Sycip Gorres Velayo And Co (Sgv)	For	For
ABOITIZ EQUITY VENTURES INC	26-Apr-2021	7	Election Of Director: Enrique M. Aboitiz	For	For
ABOITIZ EQUITY VENTURES INC	26-Apr-2021	8	Election Of Director: Mikel A. Aboitiz	For	For
ABOITIZ EQUITY VENTURES INC	26-Apr-2021	9	Election Of Director: Erramon I. Aboitiz	For	For
ABOITIZ EQUITY VENTURES INC	26-Apr-2021	10	Election Of Director: Sabin M. Aboitiz	For	For
ABOITIZ EQUITY VENTURES INC	26-Apr-2021	11	Election Of Director: Ana Maria Aboitiz-Delgado	For	For
ABOITIZ EQUITY VENTURES INC	26-Apr-2021	12	Election Of Director: Justo A. Ortiz	For	For
ABOITIZ EQUITY VENTURES INC	26-Apr-2021	13	Election Of Director: Joanne De Asis (Independent Director)	For	For
ABOITIZ EQUITY VENTURES INC	26-Apr-2021	14	Election Of Director: Romeo L. Bernardo (Independent Director)	For	For
ABOITIZ EQUITY VENTURES INC	26-Apr-2021	15	Election Of Director: Manuel R. Salak Iii (Independent Director)	For	For
ABOITIZ EQUITY VENTURES INC	26-Apr-2021	16	Approval Of The Increase In The Per Diem Of The Chairman Of The Board And Chairmen Of The Board Committees	For	For
ABOITIZ EQUITY VENTURES INC	26-Apr-2021	17	Ratification Of Acts, Resolutions, And Proceedings Of The Board Of Directors, Corporate Officers, And Management From 2020 Up To April 26, 2021	For	For
ABOITIZ EQUITY VENTURES INC	26-Apr-2021	18	Other Business	Abstain	Combined
ABOITIZ EQUITY VENTURES INC	26-Apr-2021	19	Adjournment	For	Combined
ABOITIZ POWER CORP	26-Apr-2021	2	Call To Order	For	Abstain
ABOITIZ POWER CORP	26-Apr-2021	3	Proof Of Notice Of Meeting And Determination Of Quorum	For	Abstain

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ABOITIZ POWER CORP	26-Apr-2021	4	Reading And Approval Of The Minutes Of The Previous Stockholders' Meeting Held On April27, 2020	For	Combined
ABOITIZ POWER CORP	26-Apr-2021	5	Presentation Of The President'S Report	For	Combined
ABOITIZ POWER CORP	26-Apr-2021	6	Approval Of The 2020 Annual Report And Financial Statements	For	Combined
ABOITIZ POWER CORP	26-Apr-2021	7	Appointment Of The Company'S External Auditor For 2021 Sycip Gorres Velayo And Co	For	For
ABOITIZ POWER CORP	26-Apr-2021	8	Election Of The Member Of The Board Of Director: Sabin M. Aboitiz	For	For
ABOITIZ POWER CORP	26-Apr-2021	9	Election Of The Member Of The Board Of Director: Luis Miguel O. Aboitiz	For	For
ABOITIZ POWER CORP	26-Apr-2021	10	Election Of The Member Of The Board Of Director: Mikel A. Aboitiz	For	For
ABOITIZ POWER CORP	26-Apr-2021	11	Election Of The Member Of The Board Of Director: Emmanuel V. Rubio	For	For
ABOITIZ POWER CORP	26-Apr-2021	12	Election Of The Member Of The Board Of Director: Edwin Bautista	For	For
ABOITIZ POWER CORP	26-Apr-2021	13	Election Of The Member Of The Board Of Director: Danel C. Aboitiz	For	Combined
ABOITIZ POWER CORP	26-Apr-2021	14	Election Of The Member Of The Independent Board Of Director: Carlos C. Ejercito	For	Combined
ABOITIZ POWER CORP	26-Apr-2021	15	Election Of The Member Of The Independent Board Of Director: Raphael Perpetuo M. Lotilla	For	For
ABOITIZ POWER CORP	26-Apr-2021	16	Election Of The Member Of The Independent Board Of Director: Eric Ramon O. Recto	For	For
ABOITIZ POWER CORP	26-Apr-2021	17	Approval Of The Increase In The Per Diem Of The Chairman Of The Board And Chairmen Of The Committees	For	For
ABOITIZ POWER CORP	26-Apr-2021	18	Ratification Of The Acts, Resolutions, And Proceedings Of The Board Of Directors, Corporate Officers, And Management From 2020 Up To April 26, 2021	For	For
ABOITIZ POWER CORP	26-Apr-2021	19	Other Business	Abstain	Combined
ABOITIZ POWER CORP	26-Apr-2021	20	Adjournment	For	Combined
ABSA GROUP LIMITED	04-Jun-2021	1	Reappoint Ernst Young Inc As Auditors With Ranesh Hariparsad As The Designated Auditor	For	Combined
ABSA GROUP LIMITED	04-Jun-2021	2	Appoint Kpmg Inc As Auditors With Heather Berrange As The Designated Auditor	For	For
ABSA GROUP LIMITED	04-Jun-2021	3	Re-Elect Alex Darko As Director	For	For
ABSA GROUP LIMITED	04-Jun-2021	4	Re-Elect Daisy Naidoo As Director	For	Combined
ABSA GROUP LIMITED	04-Jun-2021	5	Re-Elect Francis Okomo-Okello As Director	For	Combined
ABSA GROUP LIMITED	04-Jun-2021	6	Re-Elect Sipho Pitjana As Director	For	For
ABSA GROUP LIMITED	04-Jun-2021	7	Re-Elect Tasneem Abdool-Samad As Director	For	For
ABSA GROUP LIMITED	04-Jun-2021	8	Elect Fulvio Tonelli As Director	For	For
ABSA GROUP LIMITED	04-Jun-2021	9	Re-Elect Rene Van Wyk As Director	For	For
ABSA GROUP LIMITED	04-Jun-2021	10	Elect Nonhlanhla Mjoli-Mncube As Director	For	For
ABSA GROUP LIMITED	04-Jun-2021	11	Re-Elect Alex Darko As Member Of The Group Audit And Compliance Committee	For	For
ABSA GROUP LIMITED	04-Jun-2021	12	Re-Elect Daisy Naidoo As Member Of The Group Audit And Compliance Committee	For	Combined
ABSA GROUP LIMITED	04-Jun-2021	13	Re-Elect Tasneem Abdool-Samad As Member Of The Group Audit And Compliance Committee	For	Combined
ABSA GROUP LIMITED	04-Jun-2021	14	Re-Elect Swithin Mnyantwali As Member Of The Group Audit And Compliance Committee	For	For
ABSA GROUP LIMITED	04-Jun-2021	15	Place Authorised But Unissued Shares Under Control Of Directors	For	For
ABSA GROUP LIMITED	04-Jun-2021	16	Approve Remuneration Policy	For	For
ABSA GROUP LIMITED	04-Jun-2021	17	Approve Remuneration Implementation Report	For	For
ABSA GROUP LIMITED	04-Jun-2021	18	Approve Remuneration Of Non Executive Directors	For	For
ABSA GROUP LIMITED	04-Jun-2021	19	Authorise Repurchase Of Issued Share Capital	For	For
ABSA GROUP LIMITED	04-Jun-2021	20	Approve Financial Assistance In Terms Of Section 45 Of The Companies Act	For	For
ABU DHABI COMMERCIAL BANK	24-Mar-2021	3	To Hear And Approve The Board Of Directors' Report On The Bank'S Activities And Financial Statements For The Year Ended 31/12/2020	For	For
ABU DHABI COMMERCIAL BANK	24-Mar-2021	4	To Hear And Approve The Report Of The External Auditors Of The Bank For The Year Ended 31/12/2020	For	For
ABU DHABI COMMERCIAL BANK	24-Mar-2021	5	To Hear And Approve The Internal Sharia Supervisory Board'S Report In Respect Of The Bank'S Islamic Banking Window For The Year Ended 31/12/2020	For	For
ABU DHABI COMMERCIAL BANK	24-Mar-2021	6	To Discuss And Approve The Audited Balance Sheet And The Profit And Loss Account Of The Bank For The Year Ended 31/12/2020	For	For
ABU DHABI COMMERCIAL BANK	24-Mar-2021	7	To Appoint The Members Of The Internal Sharia Supervisory Board For The Bank'S Islamic Banking Window	For	For
ABU DHABI COMMERCIAL BANK	24-Mar-2021	8	To Consider And Approve The Board Of Director'S Proposal To Distribute Cash Dividends To Shareholders For The Year 2020 In A Sum Equal To 27% Of The Bank'S Capital Amounting To Aed 1,878,492,000	For	For
ABU DHABI COMMERCIAL BANK	24-Mar-2021	9	To Determine And Approve The Board Of Directors' Remuneration For 2020	For	Combined
ABU DHABI COMMERCIAL BANK	24-Mar-2021	10	To Absolve The Members Of The Board Of Directors Of The Bank From Liability For Their Work During The Year Ended 31/12/2020 Or To Dismiss Them And Pursue Them As The Case May Be	For	Combined
ABU DHABI COMMERCIAL BANK	24-Mar-2021	11	To Absolve The External Auditors Of The Bank From Liability For Their Work During The Year Ended 31/12/2020 Or To Dismiss Them And Pursue Them As The Case May Be	For	For
ABU DHABI COMMERCIAL BANK	24-Mar-2021	12	To Appoint External Auditors For The Year 2021 And To Determine Their Fees For The Same Year	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ABU DHABI COMMERCIAL BANK	24-Mar-2021	13	To Discuss And Note The Changes To The Board Of Directors	For	Combined
ABU DHABI COMMERCIAL BANK	24-Mar-2021	14	To Approve The Appointment Of Two Representatives For Shareholders Who Wish To Be Represented And Vote On Their Behalf	For	Combined
ABU DHABI COMMERCIAL BANK	24-Mar-2021	15	Proposed Amendments To The Articles Of Association Of The Bank: (Article (1), Article (17) Clause (9))	For	For
ABU DHABI COMMERCIAL BANK	24-Mar-2021	16	Special Resolutions Related To Issuance Of Debt Instruments Subject To Terms And Conditions Required By Uae Central Bank And To The Terms Of The Uae Commercial Companies Law	For	For
ABU DHABI ISLAMIC BANK	04-Apr-2021	1	To Discuss And Approve The Board Of Directors Report Of Adibs Activities And Financial Statements For The Year Which Ended On 31 Dec 2020	For	For
ABU DHABI ISLAMIC BANK	04-Apr-2021	2	To Discuss And Approve The External Auditors Report For The Year That Ended On 31 Dec 2020	For	For
ABU DHABI ISLAMIC BANK	04-Apr-2021	3	To Discuss And Approve The Internal Shariah Supervisory Committees Report On Adibs Activities For The Year That Ended On 31 Dec 2020	For	Combined
ABU DHABI ISLAMIC BANK	04-Apr-2021	4	To Discuss And Approve Adibs Balance Sheet And Profit And Loss Statement For The Year That Ended On 31 Dec 2020	For	Combined
ABU DHABI ISLAMIC BANK	04-Apr-2021	5	To Discuss And Approve The Board Of Directors Recommendation On Cash Dividends In The Sum Of Aed 747,343,000 Which Is Equal To 20.58Pct Of The Shares Nominal Value, Or 20.58 Fils Per Share Of The Net Profit For The Year 2020	For	For
ABU DHABI ISLAMIC BANK	04-Apr-2021	6	To Discuss And Determine The Board Of Directors Remuneration Proposal For The Financial Year That Ended On 31 Dec 2020	For	Combined
ABU DHABI ISLAMIC BANK	04-Apr-2021	7	To Exonerate Adib Board Of Directors From Liability For The Financial Year That Ended On 31 Dec 2020	For	Combined
ABU DHABI ISLAMIC BANK	04-Apr-2021	8	To Exonerate Adib External Auditor From Liability For The Financial Year That Ended On 31 Dec 2020	For	For
ABU DHABI ISLAMIC BANK	04-Apr-2021	9	The Appointment Of The Members Of The Internal Shariah Control Committee For The Year 2021	For	Combined
ABU DHABI ISLAMIC BANK	04-Apr-2021	10	The Appointment Of External Auditors For The Financial Year 2021 And To Determine Their Fees	For	Combined
ABU DHABI ISLAMIC BANK	04-Apr-2021	11	Pursuant To Clause 4 Of Article 40 Of The Governance Manual Issued By Securities And Commodities Authority, And Without Prejudice To The Provisions Of Article 178 Of The Companies Law, Regarding Regulating The Appointment Of Shareholder Representatives For General Assemblies, To Approve The Appointment Of Representatives 2 Of The Shareholders To Attend The Upcoming Assembly Meetings And Voting On Its Decisions On Behalf Of The Shareholders, If Required By The Shareholders, And Determining The Representatives Fees	For	Combined
ABU DHABI ISLAMIC BANK	04-Apr-2021	12	Special Resolution, Pursuant To Article 152,2 Of The Uae Federal Commercial Company Law No. 2, The General Assembly'S Endorsement Is Sought To Approve The Transactions That Exceeded 5Pct Of Adib Capital, Concluded In The Past With The National Holdings Group In Its Capacity As A Related Party In Adib	For	Combined
ACADIA REALTY TRUST	06-May-2021	1	Election Of Trustee: Kenneth F. Bernstein	For	Combined
ACADIA REALTY TRUST	06-May-2021	2	Election Of Trustee: Douglas Crocker II	For	For
ACADIA REALTY TRUST	06-May-2021	3	Election Of Trustee: Lorrence T. Kellar	For	For
ACADIA REALTY TRUST	06-May-2021	4	Election Of Trustee: Wendy Luscombe	For	For
ACADIA REALTY TRUST	06-May-2021	5	Election Of Trustee: Kenneth A. McIntyre	For	For
ACADIA REALTY TRUST	06-May-2021	6	Election Of Trustee: William T. Spitz	For	For
ACADIA REALTY TRUST	06-May-2021	7	Election Of Trustee: Lynn C. Thurber	For	For
ACADIA REALTY TRUST	06-May-2021	8	Election Of Trustee: Lee S. Wielansky	For	For
ACADIA REALTY TRUST	06-May-2021	9	Election Of Trustee: C. David Zoba	For	For
ACADIA REALTY TRUST	06-May-2021	10	The Ratification Of The Appointment Of Bdo Usa, Llp As The Independent Registered Public Accounting Firm For The Company For The Fiscal Year Ending December 31, 2021.	For	For
ACADIA REALTY TRUST	06-May-2021	11	The Approval, On An Advisory Basis, Of The Compensation Of Named Executive Officers As Disclosed In The Company'S 2021 Proxy Statement In Accordance With Compensation Rules Of The Securities And Exchange Commission.	For	For
ACADIA REALTY TRUST	06-May-2021	12	The Approval Of The Company'S 2021 Employee Share Purchase Plan.	For	For
ACC LTD	07-Apr-2021	1	A) The Audited Standalone Financial Statements Of The Company For The Financial Year Ended December 31, 2020, Together With The Reports Of The Board Of Directors And The Auditors Thereon And B) The Audited Consolidated Financial Statements Of The Company For The Financial Year Ended December 31, 2020, Together With The Report Of The Auditors Thereon	For	For
ACC LTD	07-Apr-2021	2	To Declare Dividend On Equity Shares For The Financial Year Ended December 31, 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ACC LTD	07-Apr-2021	3	To Appoint A Director In Place Of Mr Jan Jenisch (Din: 07957196), A Non-Executive/Non-Independent Director Who Retires By Rotation And Being Eligible, Offers Himself For Re-Appointment	For	Combined
ACC LTD	07-Apr-2021	4	To Appoint A Director In Place Of Mr Narotam Sekhsaria (Din: 00276351), A Non-Executive/Non-Independent Director Who Retires By Rotation And Being Eligible, Offers Himself For Re-Appointment	For	Combined
ACC LTD	07-Apr-2021	5	To Approve The Appointment Of Mr M. R. Kumar (Din: 03628755) As A Director Of The Company	For	For
ACC LTD	07-Apr-2021	6	To Ratify The Remuneration Of Cost Auditors	For	For
ACCENTURE PLC	03-Feb-2021	1	Appointment Of Director: Jaime Ardila	For	For
ACCENTURE PLC	03-Feb-2021	2	Appointment Of Director: Herbert Hainer	For	For
ACCENTURE PLC	03-Feb-2021	3	Appointment Of Director: Nancy Mckinstry	For	Combined
ACCENTURE PLC	03-Feb-2021	4	Appointment Of Director: Beth E. Mooney	For	For
ACCENTURE PLC	03-Feb-2021	5	Appointment Of Director: Gilles C. Péllisson	For	For
ACCENTURE PLC	03-Feb-2021	6	Appointment Of Director: Paula A. Price	For	For
ACCENTURE PLC	03-Feb-2021	7	Appointment Of Director: Venkata (Murthy) Renduchintala	For	For
ACCENTURE PLC	03-Feb-2021	8	Appointment Of Director: David Rowland	For	For
ACCENTURE PLC	03-Feb-2021	9	Appointment Of Director: Arun Sarin	For	For
ACCENTURE PLC	03-Feb-2021	10	Appointment Of Director: Julie Sweet	For	For
ACCENTURE PLC	03-Feb-2021	11	Appointment Of Director: Frank K. Tang	For	For
ACCENTURE PLC	03-Feb-2021	12	Appointment Of Director: Tracey T. Travis	For	For
ACCENTURE PLC	03-Feb-2021	13	To Approve, In A Non-Binding Vote, The Compensation Of Our Named Executive Officers.	For	For
ACCENTURE PLC	03-Feb-2021	14	To Ratify, In A Non-Binding Vote, The Appointment Of Kpmg Llp ("Kpmg") As Independent Auditors Of Accenture And To Authorize, In A Binding Vote, The Audit Committee Of The Board Of Directors To Determine Kpmg'S Remuneration.	For	For
ACCENTURE PLC	03-Feb-2021	15	To Grant The Board Of Directors The Authority To Issue Shares Under Irish Law.	For	For
ACCENTURE PLC	03-Feb-2021	16	To Grant The Board Of Directors The Authority To Opt-Out Of Pre-Emption Rights Under Irish Law.	For	For
ACCENTURE PLC	03-Feb-2021	17	To Determine The Price Range At Which Accenture Can Re-Allot Shares That It Acquires As Treasury Shares Under Irish Law.	For	For
ACCTON TECHNOLOGY CORPORATION	17-Jun-2021	1	2020 Business Report And Financial Statement.	For	For
ACCTON TECHNOLOGY CORPORATION	17-Jun-2021	2	2020 Profit Distribution Proposal. Proposed Cash Dividend: Twd 6.5 Per Share.	For	For
ACCTON TECHNOLOGY CORPORATION	17-Jun-2021	3	The Election Of The Director.:Kuan Xin Investment Corp,Shareholder No.0248318	For	Combined
ACCTON TECHNOLOGY CORPORATION	17-Jun-2021	4	The Election Of The Director.:Huang Kuo-Hsiu,Shareholder No.0000712	For	Combined
ACCTON TECHNOLOGY CORPORATION	17-Jun-2021	5	The Election Of The Director.:Ting Sing Co. Ltd. ,Shareholder No.0192084,Du Heng-Yi As Representative	For	For
ACCTON TECHNOLOGY CORPORATION	17-Jun-2021	6	The Election Of The Independent Director.:Huang Shu-Chieh,Shareholder No.B120322Xxx	For	For
ACCTON TECHNOLOGY CORPORATION	17-Jun-2021	7	The Election Of The Independent Director.:Lee Fa-Yauh,Shareholder No.A104398Xxx	For	For
ACCTON TECHNOLOGY CORPORATION	17-Jun-2021	8	The Election Of The Independent Director.:Kuo Ming-Jian,Shareholder No.F122181Xxx	For	Combined
ACCTON TECHNOLOGY CORPORATION	17-Jun-2021	9	The Election Of The Independent Director.:Eizo Kobayashi,Shareholder No.1949010Xxx	For	Combined
ACCTON TECHNOLOGY CORPORATION	17-Jun-2021	10	The Election Of The Independent Director.:Ankur Singla,Shareholder No.1977032Xxx	For	For
ACCTON TECHNOLOGY CORPORATION	17-Jun-2021	11	The Election Of The Independent Director.:Avigdor Willenz,Shareholder No.1956061Xxx	For	For
ACCTON TECHNOLOGY CORPORATION	17-Jun-2021	12	Cancellation Of The Non-Competition Restriction On The Companys New Directors And Their Representatives.	For	For
ACER INCORPORATED	11-Jun-2021	1	Ratification Proposal Of The Financial Statements And Business Report For The Year 2020	For	For
ACER INCORPORATED	11-Jun-2021	2	Discussion Proposal Of Profit And Loss Appropriation For The Year 2020. Proposed Cash Dividend :Twd 1.5 Per Share.	For	For
ACER INCORPORATED	11-Jun-2021	3	To Approve The Proposal Of Amendments To Acers Internal Rules: I. Procedures Governing Acquiring Or Disposing Of Assets Ii. Procedures Governing Lending Of Capital To Others	For	For
ACOM CO.,LTD.	23-Jun-2021	2	Approve Appropriation Of Surplus	For	For
ACOM CO.,LTD.	23-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kinoshita, Shigeyoshi	For	Combined
ACOM CO.,LTD.	23-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kinoshita, Masataka	For	Against
ACOM CO.,LTD.	23-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Uchida, Tomomi	For	Combined
ACOM CO.,LTD.	23-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kiribuchi, Takashi	For	For
ACOM CO.,LTD.	23-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Naruse, Hiroshi	For	For
ACOM CO.,LTD.	23-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Osawa, Masakazu	For	For
ACOM CO.,LTD.	23-Jun-2021	9	Appoint A Director Who Is Audit And Supervisory Committee Member Fukumoto, Kazuo	For	For
ACOM CO.,LTD.	23-Jun-2021	10	Appoint A Director Who Is Audit And Supervisory Committee Member Ishikawa, Masahide	For	For
ACOM CO.,LTD.	23-Jun-2021	11	Appoint A Director Who Is Audit And Supervisory Committee Member Akiyama, Takuji	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ACOM CO.,LTD.	23-Jun-2021	12	Appoint A Substitute Director Who Is Audit And Supervisory Committee Member Shimbo, Hitoshi	For	Combined
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	06-May-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	06-May-2021	2	Approval Of The Annual Accounts And Management Reports Corresponding To The 2020 Financial Year, Both For The Company And For The Consolidated Group Of Companies Of Which Acs, Actividades De Construcción Y Servicios, S.A. It Is A Dominant Company	For	Combined
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	06-May-2021	3	Allocation Of Results	For	Combined
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	06-May-2021	4	Approval Of The Consolidated Non-Financial Information Statement Corresponding To The 2020 Fiscal Year	For	Combined
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	06-May-2021	5	Approval Of The Management Of The Board Of Directors During The 2020 Financial Year	For	Combined
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	06-May-2021	6	Re-Election Of Ms. Carmen Fernandez Rozado, With The Category Of Independent Director	For	Combined
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	06-May-2021	7	Re-Election Of Mr. Jose Eladio Seco Dominguez, With The Category Of Independent Director	For	Combined
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	06-May-2021	8	Annual Report On The Remuneration Of Directors, Corresponding To The 2020 Financial Year, Which Is Submitted To A Consultative Vote	For	Combined
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	06-May-2021	9	Capital Increase Charged Entirely To Reserves And Authorization To Reduce Capital To Amortize Treasury Stock	For	Combined
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	06-May-2021	10	Authorization For The Derivative Acquisition Of Own Shares And For The Reduction Of The Share Capital With The Purpose Of Amortization Of Own Shares	For	Combined
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	06-May-2021	11	Delegation Of Powers For The Execution And Formalization Of Agreements	For	Combined
ACS, ACTIVIDADES DE CONSTRUCCION Y SERVICIOS SA	06-May-2021	12	Please Note In The Event The Meeting Does Not Reach Quorum, There Will Be A Second Call On 07 May 2021 Consequently, Your Voting Instructions Will Remain Valid For All Calls Unless The Agenda Is Amended. Thank You	Non-voting resolution	Combined
ACTIVISION BLIZZARD, INC.	21-Jun-2021	1	Election Of Director: Reveta Bowers	For	Combined
ACTIVISION BLIZZARD, INC.	21-Jun-2021	2	Election Of Director: Robert Corti	For	Combined
ACTIVISION BLIZZARD, INC.	21-Jun-2021	3	Election Of Director: Hendrik Hartong Iii	For	Combined
ACTIVISION BLIZZARD, INC.	21-Jun-2021	4	Election Of Director: Brian Kelly	For	Combined
ACTIVISION BLIZZARD, INC.	21-Jun-2021	5	Election Of Director: Robert Kotick	For	Combined
ACTIVISION BLIZZARD, INC.	21-Jun-2021	6	Election Of Director: Barry Meyer	For	Combined
ACTIVISION BLIZZARD, INC.	21-Jun-2021	7	Election Of Director: Robert Morgado	For	Combined
ACTIVISION BLIZZARD, INC.	21-Jun-2021	8	Election Of Director: Peter Nolan	For	Combined
ACTIVISION BLIZZARD, INC.	21-Jun-2021	9	Election Of Director: Dawn Ostroff	For	Combined
ACTIVISION BLIZZARD, INC.	21-Jun-2021	10	Election Of Director: Casey Wasserman	For	Combined
ACTIVISION BLIZZARD, INC.	21-Jun-2021	11	To Provide Advisory Approval Of Our Executive Compensation.	For	Combined
ACTIVISION BLIZZARD, INC.	21-Jun-2021	12	To Ratify The Appointment Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For 2021.	For	Combined
ADANI GREEN ENERGY LTD	29-Mar-2021	2	To Approve Adoption Of Amended And Restated Articles Of Association Of The Company	For	For
ADANI PORTS & SPECIAL ECONOMIC ZONE LTD	06-Apr-2021	1	To Offer, Issue And Allot Equity Shares On Preferential Basis	For	For
ADECCO GROUP SA	08-Apr-2021	1	Please Note That Beneficial Owner Details Are Required For This Meeting. If No Beneficial Owner Details Are Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
ADECCO GROUP SA	08-Apr-2021	2	Part 2 Of This Meeting Is For Voting On Agenda And Meeting Attendance Requests Only. Please Ensure That You Have First Voted In Favour Of The Registration Of Shares In Part 1 Of The Meeting. It Is A Market Requirement For Meetings Of This Type That The Shares Are Registered And Moved To A Registered Location At The Csd, And Specific Policies At The Individual Sub-Custodians May Vary. Upon Receipt Of The Vote Instruction, It Is Possible That A Marker May Be Placed On Your Shares To Allow For Reconciliation And Re-Registration Following A Trade. Therefore Whilst This Does Not Prevent The Trading Of Shares, Any That Are Registered Must Be First Deregistered If Required For Settlement. Deregistration Can Affect The Voting Rights Of Those Shares. If You Have Concerns Regarding Your Accounts, Please Contact Your Client Representative	Non-voting resolution	Unvoted
ADECCO GROUP SA	08-Apr-2021	3	Approval Of The Annual Report 2020	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ADECCO GROUP SA	08-Apr-2021	4	Advisory Vote On The Remuneration Report 2020	For	Combined
ADECCO GROUP SA	08-Apr-2021	5	Appropriation Of Available Earnings 2020 And Distribution Of Dividend	For	Combined
ADECCO GROUP SA	08-Apr-2021	6	Granting Of Discharge To The Members Of The Board Of Directors And Of The Executive Committee	For	Combined
ADECCO GROUP SA	08-Apr-2021	7	Approval Of Maximum Total Amount Of Remuneration Of The Board Of Directors	For	Combined
ADECCO GROUP SA	08-Apr-2021	8	Approval Of Maximum Total Amount Of Remuneration Of The Executive Committee	For	Combined
ADECCO GROUP SA	08-Apr-2021	9	Re-Election Of Jean- Christophe Deslarzes As Member And As Chair Of The Board Of Directors	For	Combined
ADECCO GROUP SA	08-Apr-2021	10	Re-Election Of Ariane Gorin As Member Of The Board Of Directors	For	Combined
ADECCO GROUP SA	08-Apr-2021	11	Re-Election Of Alexander Gut As Member Of The Board Of Directors	For	Combined
ADECCO GROUP SA	08-Apr-2021	12	Re-Election Of Didier Lamouche As Member Of The Board Of Directors	For	Combined
ADECCO GROUP SA	08-Apr-2021	13	Re-Election Of David Prince As Member Of The Board Of Directors	For	Combined
ADECCO GROUP SA	08-Apr-2021	14	Re-Election Of Kathleen Taylor As Member Of The Board Of Directors	For	Combined
ADECCO GROUP SA	08-Apr-2021	15	Re-Election Of Regula Wallmann As Member Of The Board Of Directors	For	Combined
ADECCO GROUP SA	08-Apr-2021	16	Election Of Rachel Duan As Member Of The Board Of Directors	For	Combined
ADECCO GROUP SA	08-Apr-2021	17	Re-Election Of Kathleen Taylor As Member Of The Compensation Committee	For	Combined
ADECCO GROUP SA	08-Apr-2021	18	Re-Election Of Didier Lamouche As Member Of The Compensation Committee	For	Combined
ADECCO GROUP SA	08-Apr-2021	19	Election Of Rachel Duan As Member Of The Compensation Committee	For	Combined
ADECCO GROUP SA	08-Apr-2021	20	Election Of The Independent Proxy Representative: Law Office Keller Partnership, Zurich	For	Combined
ADECCO GROUP SA	08-Apr-2021	21	Re-Election Of The Auditors: Ernst & Young Ltd, Zurich	For	Combined
ADECCO GROUP SA	08-Apr-2021	22	Renewal Of Authorized Share Capital	For	Combined
ADEVINTA ASA	29-Jun-2021	5	Approval Of The Notice And Agenda Of The Annual General Meeting	For	Combined
ADEVINTA ASA	29-Jun-2021	6	Election Of Chairperson For The Meeting	For	Unvoted
ADEVINTA ASA	29-Jun-2021	7	Election Of A Person To Cosign The Minutes	For	Unvoted
ADEVINTA ASA	29-Jun-2021	8	Approval Of The Financial Statements And The Board Of Directors Report For 2020 For Adevinta Asa And The Adevinta Group	For	Unvoted
ADEVINTA ASA	29-Jun-2021	9	Consideration Of Report For Corporate Governance	For	Unvoted
ADEVINTA ASA	29-Jun-2021	10	Approval Of The Board Of Directors Declaration Of Salary And Other Remunerations	For	Unvoted
ADEVINTA ASA	29-Jun-2021	11	Approval Of The Auditors Fee For 2020	For	Unvoted
ADEVINTA ASA	29-Jun-2021	12	Election Of Member To The Board Of Directors: Orla Noonan	For	Unvoted
ADEVINTA ASA	29-Jun-2021	13	Election Of Member To The Board Of Directors: Fernando Abril Martorell Hernandez	For	Unvoted
ADEVINTA ASA	29-Jun-2021	14	Election Of Member To The Board Of Directors: Peter Brooks Johnson	For	Unvoted
ADEVINTA ASA	29-Jun-2021	15	Election Of Member To The Board Of Directors: Sophie Javary	For	Unvoted
ADEVINTA ASA	29-Jun-2021	16	Election Of Member To The Board Of Directors: Kristin Skogen Lund	For	Unvoted
ADEVINTA ASA	29-Jun-2021	17	Election Of Member To The Board Of Directors: Julia Jaekel	For	Unvoted
ADEVINTA ASA	29-Jun-2021	18	Election Of Member To The Board Of Directors: Michael Nilles	For	Unvoted
ADEVINTA ASA	29-Jun-2021	19	Approval Of Remuneration To The Members Of The Board Of Directors	For	Unvoted
ADEVINTA ASA	29-Jun-2021	20	Election Of Member Of The Nomination Committee: Ole E. Dahl	For	Unvoted
ADEVINTA ASA	29-Jun-2021	21	Approval Of Remuneration To The Members Of The Nomination Committee	For	Unvoted
ADEVINTA ASA	29-Jun-2021	22	Authorisation To The Board Of Directors To Increase The Share Capital	For	Unvoted
ADEVINTA ASA	29-Jun-2021	23	Authorisation To The Board Of Directors To Issue Convertible Loans	For	Unvoted
ADEVINTA ASA	29-Jun-2021	24	Authorisation To The Board Of Directors To Buyback The Company'S Shares	For	Unvoted
ADEVINTA ASA	29-Jun-2021	25	Amendments To The Company'S Articles Of Association	For	Unvoted
ADIDAS AG	12-May-2021	8	Approve Allocation Of Income And Dividends Of Eur 3.00 Per Share	For	Combined
ADIDAS AG	12-May-2021	9	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
ADIDAS AG	12-May-2021	10	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
ADIDAS AG	12-May-2021	11	Elect Jackie Joyner-Kersey To The Supervisory Board	For	For
ADIDAS AG	12-May-2021	12	Approve Remuneration Policy	For	Combined
ADIDAS AG	12-May-2021	13	Approve Remuneration Of Supervisory Board	For	For
ADIDAS AG	12-May-2021	14	Amend Articles Re: Information For Registration In The Share Register	For	For
ADIDAS AG	12-May-2021	15	Approve Creation Of Eur 50 Million Pool Of Capital With Preemptive Rights	For	For
ADIDAS AG	12-May-2021	16	Approve Creation Of Eur 20 Million Pool Of Capital With Partial Exclusion Of Preemptive Rights	For	For
ADIDAS AG	12-May-2021	17	Cancel Authorized Capital 2016	For	For
ADIDAS AG	12-May-2021	18	Authorize Share Repurchase Program And Reissuance Or Cancellation Of Repurchased Shares	For	For
ADIDAS AG	12-May-2021	19	Authorize Use Of Financial Derivatives When Repurchasing Shares	For	For
ADIDAS AG	12-May-2021	20	Ratify Kpmg Ag As Auditors For Fiscal Year 2021	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ADLER GROUP S.A.	29-Jun-2021	9	The General Meeting, After Having Reviewed The Management Report Of The Board Of Directors Of The Company And The Report Of The Independent Auditor Of The Company, Approves The Stand-Alone Annual Financial Statements For The Financial Year Ending 31 December 2020 In Their Entirety	For	For
ADLER GROUP S.A.	29-Jun-2021	10	The General Meeting, After Having Reviewed The Management Report Of The Board Of Directors Of The Company And The Report Of The Independent Auditor Of The Company, Approves The Consolidated Financial Statements Of The Company And Its Group For The Financial Year Ending 31 December 2020 In Their Entirety	For	For
ADLER GROUP S.A.	29-Jun-2021	11	The General Meeting, Upon Proposal Of The Board Of Directors Of The Company, Resolves To Approve The Distribution Of A Dividend In An Amount Of Eur 0.46 (Fortysix Euro Cents) Gross Per Share Resulting In An Aggregate Dividend Distribution In An Amount Of Eur 54,054,707 (Fifty-Four Million Fifty-Four Thousand Seven Hundred Seven Euro) Gross From The Share Premium Account Of The Company And To Allocate The Results Of The Company Based On The Stand-Alone Annual Financial Statements Of The Company For The Financial Year Ending 31 December 2020 As Follows: The General Meeting Acknowledges That The Record Date Determining The Eligibility To Receive A Dividend Payment Shall Be The Date Of This Agm (I.E. 29 June 2021), And That The Payment Of Dividends Shall Commence On 30 June 2021. Profit For The Year 2020 (A) 9,272,390 Profit Brought Forward (B) 424,770,100 Other Distributable Reserves (Including Share Premium/Capital Surplus) (C) 2,296,961,077 Allocation To The Legal Reserve (E) (9,091) Total Dividend (0.46 Eur Per Share) (F) (54,054,707) Profit Carried Forward (A+B-E) 434,033,399	For	For
ADLER GROUP S.A.	29-Jun-2021	12	The General Meeting Resolves To Grant Discharge (Quitus) To All Directors Of The Company Who Held Office During The Financial Year Ending 31 December 2020 In Respect Of The Performance Of Their Duties During That Financial Year	For	For
ADLER GROUP S.A.	29-Jun-2021	13	The General Meeting Decides To Approve, Upon Consideration Of The Proposal By The Board Of Directors Of The Company Based On A Prior Recommendation By The Audit Committee Of The Company (The "Audit Committee"), Such Recommendation Being Free From Undue Influence By Third Parties And No Clause Restricting The Choice Within The Meaning Of Art. 16 (6) Of The Eu Regulation On Statutory Auditors Or Audit Firms (Regulation (Eu) No 537/2014 Of The European Parliament And Of The Council Of 16 April 2014 On Specific Requirements Regarding Statutory Audit Of Public-Interest Entities And Repealing Commission Decision 2005/909/Ec) Having Been Imposed Upon The Audit Committee, The Reappointment Of Kpmg Luxembourg As Independent Auditor Of The Company In Relation To The Statutory Annual Financial Statements Of The Company And The Consolidated Financial Statements Of The Company And Its Group For A Term Which Will Expire At The End Of The Annual General Meeting Of Shareholders Of The Company To Take Place In 2022	For	Combined
ADLER GROUP S.A.	29-Jun-2021	14	The General Meeting Approves On An Advisory Non-Binding Basis The Remuneration Policy Of The Company Established By The Board Of Directors Of The Company In Its Entirety	For	Against
ADLER GROUP S.A.	29-Jun-2021	15	The General Meeting Approves On An Advisory Non-Binding Basis The Remuneration Report Of The Company For The Financial Year Ending 31 December 2020 In Its Entirety	For	Against
ADMIRAL GROUP PLC	30-Apr-2021	1	To Receive The Financial Statements And The Reports Of The Directors And The Auditors For The Year Ended 31 December 2020	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	2	To Approve The Directors' Remuneration Report (Excluding The Directors' Remuneration Policy) For The Financial Year Ended 31 December 2020	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	3	To Approve The Directors' Remuneration Policy For The Financial Year Ended 31 December 2020	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	4	To Declare A Final Dividend On The Ordinary Shares Of The Company For The Year Ended 31 December 2020 Of 86 Pence Per Ordinary Share, Payable To All Ordinary Shareholders On The Company'S Register Of Members At The Close Of Business On 7 May 2021	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	5	To Appoint Jayaprakasa Rangaswami As A Non-Executive Director Of The Company	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	6	To Appoint Milena Mondini-De-Focatiis As A Executive Director Of The Company	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	7	To Re-Appoint Geraint Jones As A Executive Director Of The Company	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	8	To Re-Appoint Annette Court As A Non-Executive Director Of The Company	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	9	To Re-Appoint Jean Park As A Non-Executive Director Of The Company	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	10	To Re-Appoint George Manning Rountree As A Non-Executive Director Of The Company	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	11	To Re-Appoint Owen Clarke As A Non-Executive Director Of The Company	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	12	To Re-Appoint Justine Roberts As A Non-Executive Director Of The Company	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	13	To Re-Appoint Andrew Crossley As A Non-Executive Director Of The Company	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ADMIRAL GROUP PLC	30-Apr-2021	14	To Re-Appoint Michael Brierley As A Non-Executive Director Of The Company	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	15	To Re-Appoint Karen Green As A Non-Executive Director Of The Company	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	16	To Re-Appoint Deloitte Llp As The Auditors Of The Company From The Conclusion Of This Meeting Until The Conclusion Of The Next General Meeting At Which Accounts Are Laid	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	17	To Authorise The Audit Committee (On Behalf Of The Board) To Determine The Remuneration Of The Auditors	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	18	To Amend The Company'S Discretionary Free Share Scheme Rules By: (I) Removing The Gbp 2,000,000 Cap From The Annual Award Limit; And (Ii) Reducing The Percentage Cap Associated With Awards Over Gbp 1,000,000 From 600% To 500%	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	19	To Authorise The Company And All Companies That Are Its Subsidiaries At Any Time During The Period For Which This Resolution Has Effect For The Purposes Of Section 366 Of The Companies Act 2006 (Ca 2006) To: (I) Make Political Donations To Political Parties Or Independent Election Candidates (As Such Terms Are Defined In Sections 363 And 364 Of The Ca 2006), Not Exceeding Gbp 100,000 In Aggregate; (Ii) Make Political Donations To Political Organisations Other Than Political Parties (As Such Terms Are Defined In Sections 363 And 364 Of The Ca 2006), Not Exceeding Gbp 100,000 In Aggregate; And (Iii) To Incur Political Expenditure (As Such Term Is Defined In Section 365 Of The Ca 2006), Not Exceeding Gbp 100,000 In Aggregate, During The Period Beginning With The Date Of The Passing Of This Resolution And Ending On The Earlier Of, The Conclusion Of The Next Agm Of The Company Or 30 June 2022, Unless Previously Renewed, Varied Or Revoked By The Company In General Meeting, Provided That The Maximum Amounts Referred To In (I), (Ii) And (Iii) May Comprise Sums In Different Currencies Which Shall Be Converted At Such Rate As The Board May In Its Absolute Discretion Determine To Be Appropriate	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	20	That, In Substitution For All Existing Authorities, The Directors Be Generally And Unconditionally Authorised In Accordance With Section 551 Of The Ca 2006 To Exercise All The Powers Of The Company To Allot Shares In The Company Or Grant Rights To Subscribe For Or To Convert Any Security Into Shares In The Company: (I) Up To An Aggregate Nominal Amount Of Gbp 99,007; And (Ii) Comprising Equity Securities (As Defined In Section 560(1) Of The Ca 2006) Up To A Further Aggregate Nominal Amount Of Gbp 99,007 In Connection With An Offer By Way Of A Rights Issue, Provided That The Authorities Conferred By Sub Paragraphs (I) And (Ii) Above Shall Expire (Unless Previously Renewed, Varied Or Revoked By The Company In General Meeting) At The Earlier Of The Conclusion Of The Next Agm Of The Company After The Date Of The Passing Of This Resolution Or 30 June 2022, But, In Each Case, So That The Company May Make Offers And Enter Into Agreements Before The Authority Expires Which Would, Or Might, Require Shares To Be Allotted Or Rights To Subscribe For Or To Convert Any Security Into Shares To Be Granted After The Authority Expires And The Directors May Allot Shares Or Grant Such Rights Under Any Such Offer Or Agreement As If The Authority Had Not Expired. References In This Resolution 20 To The Nominal Amount Of Rights To Subscribe For Or To Convert Any Security Into Shares (Including Where Such Rights Are Referred To As Equity Securities As Defined In Section 560(1) Of The Ca 2006) Are To The Nominal Amount Of Shares That May Be Allotted Pursuant To The Rights. For The Purposes Of This Resolution 20 "Rights Issue" Means An Offer To: (A) Ordinary Shareholders In Proportion (As Nearly As May Be Practicable) To Their Existing Holdings; And (B) Holders Of Other Equity Securities, As Required By The Rights Of Those Securities Or, Subject To Such Rights, As The Directors Otherwise Consider Necessary, To Subscribe For Further Securities By Means Of The Issue Of A Renounceable Letter (Or Other Negotiable Document) Which May Be Traded For A Period Before Payment For The Securities Is Due	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ADMIRAL GROUP PLC	30-Apr-2021	21	That, In Substitution For All Existing Authorities And Subject To The Passing Of Resolution 20, The Directors Be Generally Empowered Pursuant To Section 570 Of The Ca 2006 To Allot Equity Securities (As Defined In Section 560(1) Of The Ca 2006) For Cash Pursuant To The Authority Granted By Resolution 20 And/Or Pursuant To Section 573 Of The Ca 2006 To Sell Ordinary Shares Held By The Company As Treasury Shares For Cash, In Each Case Free Of The Restriction In Section 561 Of The Ca 2006, Such Authority To Be Limited: (I) To The Allotment Of Equity Securities And/Or Sale Of Treasury Shares For Cash In Connection With An Offer Of Equity Securities (But In The Case Of An Allotment Pursuant To The Authority Granted By Paragraph (Ii) Of Resolution 20, By Way Of A Rights Issue Only); (A) To Ordinary Shareholders In Proportion (As Nearly As May Be Practicable) To Their Existing Holdings; And (B) To Holders Of Other Equity Securities, As Required By The Rights Of Those Securities Or, Subject To Such Rights, As The Directors Otherwise Consider Necessary, And So That The Directors May Impose Any Limits Or Restrictions Or Make Any Other Arrangements Which They Consider Necessary Or Appropriate To Deal With Treasury Shares, Fractional Entitlements, Record Dates, Legal, Regulatory Or Practical Problems In, Or Under The Laws Of, Any Territory Or Any Other Matter; And (Ii) To The Allotment Of Equity Securities Pursuant To The Authority Granted By Paragraph (I) Of Resolution 20 And/Or Sale Of Treasury Shares For Cash (In Each Case Otherwise Than In The Circumstances Set Out In Paragraph (I) Of This Resolution 21) Up To A Nominal Amount Of Gbp 14,851 (Calculated, In The Case Of Equity Securities Which Are Rights To Subscribe For, Or To Convert Securities Into, Ordinary Shares By Reference To The Aggregate Nominal Amount Of Relevant Shares Which May Be Allotted Pursuant To Such Rights), Such Authority To Apply Until The Earlier Of The Conclusion Of The Next Agm Of The Company Or 30 June 2022, Unless Previously Renewed, Varied Or Revoked By The Company In General Meeting But, In Each Case, So That	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	22	That, In Addition To Any Authority Granted Under Resolution 21, And Subject To The Passing Of Resolution 20, The Directors Be Generally Empowered Pursuant To Section 570 Of The Ca 2006 To Allot Equity Securities (As Defined In Section 560(1) Of The Ca 2006) For Cash Pursuant To The Authority Granted By Resolution 20 And/Or Pursuant To Section 573 Of The Ca 2006 To Sell Ordinary Shares Held By The Company As Treasury Shares For Cash, In Each Case Free Of The Restriction In Section 561 Of The Ca 2006, Such Authority To Be: Limited To The Allotment Of Equity Securities And/Or Sale Of Treasury Shares For Cash Up To An Aggregate Nominal Amount Of Gbp 14,851 (Calculated, In The Case Of Equity Securities Which Are Rights To Subscribe For, Or To Convert Securities Into, Ordinary Shares By Reference To The Aggregate Nominal Amount Of Relevant Shares Which May Be Allotted Pursuant To Such Rights); And (Ii) Used Only For The Purposes Of Financing (Or Refinancing, If The Authority Is To Be Used Within Six Months After The Original Transaction) A Transaction Which The Directors Of The Company Determine To Be An Acquisition Or Other Capital Investment Of A Kind Contemplated By The Statement Of Principles On Disapplying Pre-emption Rights Most Recently Published By The Pre-emption Group Prior To The Date Of This Notice, Such Authority To Apply Until The Earlier Of The Conclusion Of The Next Agm Of The Company Or 30 June 2022 Unless Previously Renewed, Varied Or Revoked By The Company In General Meeting But, In Each Case, So That The Company May Make Offers And Enter Into Agreements Before The Authority Expires Which Would, Or Might, Require Equity Securities To Be Allotted (And/Or Treasury Shares To Be Sold) After The Authority Expires And The Directors Of The Company May Allot Equity Securities (And/Or Sell Treasury Shares) Under Any Such Offer Or Agreement As If The Authority Conferred Hereby Had Not Expired	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ADMIRAL GROUP PLC	30-Apr-2021	23	That: (i) The Payment Of 27.7P Per Ordinary Share By Way Of Interim Dividend Paid On 21 October 2009 (The 2009 Interim Dividend) And The Appropriation, For The Purposes Of The Preparation Of The Company'S Audited Financial Statements For The Financial Year Ended 31 December 2009, Of The Distributable Profits Of The Company To The Payment Of The 2009 Interim Dividend And The Resulting Entry For The Distributable Profits Of The Company In Such Financial Statements, Be And Are Hereby Authorised By Reference To The Same Record Date As The Original Accounting Entries For The 2009 Interim Dividend; (ii) The Payment Of 32.6P Per Ordinary Share By Way Of Interim Dividend Paid On 20 October 2010 (The 2010 Interim Dividend) And The Appropriation, For The Purposes Of The Preparation Of The Company'S Audited Financial Statements For The Financial Year Ended 31 December 2010, Of The Distributable Profits Of The Company To The Payment Of The 2010 Interim Dividend And The Resulting Entry For The Distributable Profits Of The Company In Such Financial Statements, Be And Are Hereby Authorised By Reference To The Same Record Date As The Original Accounting Entries For The 2010 Interim Dividend; (iii) The Payment Of 91.2P Per Ordinary Share By Way Of Interim Dividend Paid On 2 October 2020 (The 2020 Interim Dividend) And The Appropriation Of Distributable Profits Of The Company (As Shown In The Interim Accounts Of The Company Made Up To 11 August 2020 And Filed With The Registrar Of Companies On 16 October 2020) To The Payment Of The 2020 Interim Dividend Be And Is Hereby Authorised By Reference To The Same Record Date As The Original Accounting Entries For The 2020 Interim Dividend; (iv) Any And All Claims Which The Company Has Or May Have Arising Out Of Or In Connection With The Payment Of The 2009 Interim Dividend, The 2010 Interim Dividend Or The 2020 Interim Dividend (Together, The Relevant Distributions) Against Its Shareholders Who Appeared On The Register Of Shareholders On The Relevant Record Date For Each Relevant Distribution (Or The Personal	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	24	That The Company Be Generally And Unconditionally Authorised, Pursuant To And In Accordance With Section 701 Of The Ca 2006, To Make One Or More Market Purchases (Within The Meaning Of Section 693(4) Of The Ca 2006) On The London Stock Exchange Of Ordinary Shares Of 0.1P In The Capital Of The Company (Ordinary Shares) Provided That: (i) The Maximum Aggregate Number Of Ordinary Shares Authorised To Be Purchased Is 14,851,058 (Representing 5.00 Per Cent. Of The Issued Ordinary Share Capital); (ii) The Minimum Price (Excluding Expenses) Which May Be Paid For An Ordinary Share Is The Nominal Value Of Such Share; (iii) The Maximum Price (Excluding Expenses) Which May Be Paid For An Ordinary Share Shall Be The Higher Of (1) An Amount Equal To 105 Per Cent. Of The Average Of The Middle Market Quotations For An Ordinary Share As Derived From The London Stock Exchange Daily Official List For The 5 Business Days Immediately Preceding The Day On Which That Ordinary Share Is Purchased And (2) The Higher Of The Price Of The Last Independent Trade And The Highest Current Independent Bid For An Ordinary Share On The Trading Venue Where The Purchase Is Carried Out; (iv) This Authority Expires At The Earlier Of The Conclusion Of The Next Agm Of The Company Or 30 June 2022; And (v) The Company May Make A Contract To Purchase Ordinary Shares Under This Authority Before The Expiry Of The Authority Which Will Or May Be Executed Wholly Or Partly After The Expiry Of The Authority And May Make A Purchase Of Ordinary Shares In Pursuance Of Any Such Contract	For	Combined
ADMIRAL GROUP PLC	30-Apr-2021	25	That A General Meeting Other Than An Annual General Meeting May Be Called On Not Less Than 14 Clear Days' Notice	For	Combined
ADOBE INC	20-Apr-2021	1	Election Of Director For A Term Of One Year: Amy Banse	For	Combined
ADOBE INC	20-Apr-2021	2	Election Of Director For A Term Of One Year: Melanie Boulden	For	For
ADOBE INC	20-Apr-2021	3	Election Of Director For A Term Of One Year: Frank Calderoni	For	For
ADOBE INC	20-Apr-2021	4	Election Of Director For A Term Of One Year: James Daley	For	For
ADOBE INC	20-Apr-2021	5	Election Of Director For A Term Of One Year: Laura Desmond	For	For
ADOBE INC	20-Apr-2021	6	Election Of Director For A Term Of One Year: Shantanu Narayen	For	For
ADOBE INC	20-Apr-2021	7	Election Of Director For A Term Of One Year: Kathleen Oberg	For	For
ADOBE INC	20-Apr-2021	8	Election Of Director For A Term Of One Year: Dheeraj Pandey	For	For
ADOBE INC	20-Apr-2021	9	Election Of Director For A Term Of One Year: David Ricks	For	For
ADOBE INC	20-Apr-2021	10	Election Of Director For A Term Of One Year: Daniel Rosensweig	For	For
ADOBE INC	20-Apr-2021	11	Election Of Director For A Term Of One Year: John Warnock	For	For
ADOBE INC	20-Apr-2021	12	Approve The Adobe Inc. 2019 Equity Incentive Plan, As Amended, To Increase The Available Share Reserve By 6 Million Shares.	For	For
ADOBE INC	20-Apr-2021	13	Ratify The Appointment Of Kpmg Llp As Our Independent Registered Public Accounting Firm For Our Fiscal Year Ending On December 3, 2021.	For	Combined
ADOBE INC	20-Apr-2021	14	Approve, On An Advisory Basis, The Compensation Of Our Named Executive Officers.	For	For
ADVANCE AUTO PARTS, INC.	26-May-2021	1	Election Of Director: Carla J. Bailo	For	For
ADVANCE AUTO PARTS, INC.	26-May-2021	2	Election Of Director: John F. Ferraro	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ADVANCE AUTO PARTS, INC.	26-May-2021	3	Election Of Director: Thomas R. Greco	For	For
ADVANCE AUTO PARTS, INC.	26-May-2021	4	Election Of Director: Jeffrey J. Jones II	For	For
ADVANCE AUTO PARTS, INC.	26-May-2021	5	Election Of Director: Eugene I. Lee, Jr.	For	For
ADVANCE AUTO PARTS, INC.	26-May-2021	6	Election Of Director: Sharon L. Mccollam	For	For
ADVANCE AUTO PARTS, INC.	26-May-2021	7	Election Of Director: Douglas A. Pertz	For	For
ADVANCE AUTO PARTS, INC.	26-May-2021	8	Election Of Director: Nigel Travis	For	For
ADVANCE AUTO PARTS, INC.	26-May-2021	9	Election Of Director: Arthur L. Valdez Jr.	For	For
ADVANCE AUTO PARTS, INC.	26-May-2021	10	Approve, By Advisory Vote, The Compensation Of Our Named Executive Officers.	For	For
ADVANCE AUTO PARTS, INC.	26-May-2021	11	Ratify The Appointment Of Deloitte & Touche Llp (Deloitte) As Our Independent Registered Public Accounting Firm For 2021.	For	For
ADVANCE AUTO PARTS, INC.	26-May-2021	12	Advisory Vote On The Stockholder Proposal, If Presented At The Annual Meeting, Regarding Amending Our Proxy Access Rights To Remove The Shareholder Aggregation Limit.	Against	Combined
ADVANCED MICRO DEVICES, INC.	07-Apr-2021	1	Approve The Issuance Of Shares Of Common Stock, Par Value \$0.01 Per Share, Of Amd To The Stockholders Of Xilinx, Inc. ("Xilinx") In Connection With The Merger Contemplated By The Agreement And Plan Of Merger, Dated October 26, 2020, As It May Be Amended From Time To Time, By And Among Amd, Thrones Merger Sub, Inc., A Wholly Owned Subsidiary Of Amd, And Xilinx (The "Amd Share Issuance Proposal").	For	Combined
ADVANCED MICRO DEVICES, INC.	07-Apr-2021	2	Approve The Adjournment Of The Special Meeting, If Necessary Or Appropriate, To Solicit Additional Proxies If There Are Insufficient Votes At The Time Of The Special Meeting To Approve The Amd Share Issuance Proposal Or To Ensure That Any Supplement Or Amendment To The Accompanying Joint Proxy Statement/Prospectus Is Timely Provided To The Stockholders Of Amd.	For	For
ADVANCED MICRO DEVICES, INC.	19-May-2021	1	Election Of Director: John E. Caldwell	For	For
ADVANCED MICRO DEVICES, INC.	19-May-2021	2	Election Of Director: Nora M. Denzel	For	For
ADVANCED MICRO DEVICES, INC.	19-May-2021	3	Election Of Director: Mark Durcan	For	For
ADVANCED MICRO DEVICES, INC.	19-May-2021	4	Election Of Director: Michael P. Gregoire	For	For
ADVANCED MICRO DEVICES, INC.	19-May-2021	5	Election Of Director: Joseph A. Householder	For	For
ADVANCED MICRO DEVICES, INC.	19-May-2021	6	Election Of Director: John W. Marren	For	For
ADVANCED MICRO DEVICES, INC.	19-May-2021	7	Election Of Director: Lisa T. Su	For	For
ADVANCED MICRO DEVICES, INC.	19-May-2021	8	Election Of Director: Abhi Y. Talwalkar	For	For
ADVANCED MICRO DEVICES, INC.	19-May-2021	9	Ratify The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Current Fiscal Year.	For	Combined
ADVANCED MICRO DEVICES, INC.	19-May-2021	10	Advisory Vote To Approve The Executive Compensation Of Our Named Executive Officers.	For	For
ADVANCED PETROCHEMICAL COMPANY	30-Mar-2021	1	Voting On The Board Of Directors Report For The Financial Year Ended 31/12/2020	For	For
ADVANCED PETROCHEMICAL COMPANY	30-Mar-2021	2	Voting On The Company Financial Statements For The Financial Year Ended 31/12/2020	For	For
ADVANCED PETROCHEMICAL COMPANY	30-Mar-2021	3	Voting On The Company'S External Auditors Report For The Financial Year Ended 31/12/2020	For	For
ADVANCED PETROCHEMICAL COMPANY	30-Mar-2021	4	Voting On Appointing An External Auditor For The Company Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review, And Audit The First, Second, And Third Quarters And Annual Financial Statements For The Year 2021, And The First Quarter Of The Year 2022 And Determine Their Fees	For	Combined
ADVANCED PETROCHEMICAL COMPANY	30-Mar-2021	5	Voting On The Recommendation Of The Board Of Directors Of Distribution Of Cash Dividend To Shareholders For The Fourth Quarter Of 2020 By Sar 140.7 Million Representing 6.5% Of The Share Capital And The Dividend Per Share Will Be (Sar 0.65). The Eligibility For The Dividend Shall Be For The Shareholders Owning Shares At The End Of Trading Day On The Day Of Ordinary General Assembly Meeting And Registered In The Register Of The Securities Depository Center At The End Of The Second Trading Day Following The Eligibility Date. The Date Of Dividend Distribution Will Be Announced Later	For	Combined
ADVANCED PETROCHEMICAL COMPANY	30-Mar-2021	6	Voting On Authorizing The Board Of Directors To Distribute Interim Cash Dividends To The Shareholders On Biannual Or Quarterly Basis For The Financial Year 2021	For	For
ADVANCED PETROCHEMICAL COMPANY	30-Mar-2021	7	Voting On The Discharge Of The Members Of The Board Of Directors From Liability For The Financial Year Ended 31/12/2020	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ADVANCED PETROCHEMICAL COMPANY	30-Mar-2021	8	Voting On Delegating The Board Of Directors The Vested Powers Of The General Assembly Meeting As Per In Paragraph (1) Of Article (71)Of The Companies Law, For One Year From The Date Of The Approval By The General Assembly Meeting Or The End Of The Delegated Board Of Directors' Term, Which Comes First. Such Delegation Shall Be In Accordance With The Requirements Stipulated In The Regulatory Rules And Procedures Issued Pursuant To The Companies Law Relating To Listed Joint Stock Companies	For	For
ADVANCED PETROCHEMICAL COMPANY	30-Mar-2021	9	Voting The Recommendation Of The Board Of Directors To Discontinue Setting Aside (10%) Of The Net Profits To The Statutory Reserve, As It Has Reached (30%) Of The Company'S Capital	For	For
ADVANCED PETROCHEMICAL COMPANY	30-Mar-2021	10	Voting On The Recommendation Of The Board Of Directors To Set Aside (10%) Of The Net Profits To The Consensual Reserve, If Item Number (9) Is Approved	For	For
ADVANCED PETROCHEMICAL COMPANY	30-Mar-2021	11	Voting On The Amendment To Article (2) Of The Company'S By-Laws Relating To The Company Name	For	For
ADVANCED PETROCHEMICAL COMPANY	30-Mar-2021	12	Voting On The Amendment To Article (3) Of The Company'S By-Laws Concerning The Company Purposes	For	For
ADVANCED PETROCHEMICAL COMPANY	30-Mar-2021	13	Voting On The Amendment To Article (4) Of The Company'S By-Laws Concerning The Participation And Acquisition Of Companies	For	For
ADVANCED PETROCHEMICAL COMPANY	30-Mar-2021	14	Voting On The Amendment To Article (22) Of The Company'S By-Laws Relating To The Board Meetings	For	For
ADVANCED PETROCHEMICAL COMPANY	30-Mar-2021	15	Voting On The Amendment To Article (30) Of The Company'S By-Laws Relating To Invitation To General Assemblies	For	For
ADVANCED PETROCHEMICAL COMPANY	30-Mar-2021	16	Voting On The Amendment To Article (42) Of The Company'S Bylaws Relating To The Appointment Of An Auditor	For	Combined
ADVANCED PETROCHEMICAL COMPANY	30-Mar-2021	17	Voting On The Social Responsibility Policy	For	For
ADVANTECH CO LTD	27-May-2021	1	Adoption Of The 2020 Business Report And Financial Statements.	For	For
ADVANTECH CO LTD	27-May-2021	2	Adoption Of The Proposal For Distribution Of 2020 Profits. Cash Dividend Of Nt 7.10 Per Share.	For	For
ADVANTECH CO LTD	27-May-2021	3	Amendment To The Companys Articles Of Incorporation.	For	For
ADVANTECH CO LTD	27-May-2021	4	Approve Of Amendment To The Rules And Procedures Of Shareholders Meeting.	For	For
ADVANTECH CO LTD	27-May-2021	5	Lnc Technology Co., Ltd., A Subsidiary Of The Company, Is Planning To Apply For Listing And Otc Listing. In Order To Comply With Relevant Laws And Regulations, Such A Plan Will Be Proposed At The Shareholders Meeting To Reach A Resolution Whether To Or Not To Authorize The Board Of Directors To Implement Matters Related To The Issuance Of Shares To Lnc Prior To The Filing Of The Application.	For	For
ADVANTEST CORPORATION	23-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
ADVANTEST CORPORATION	23-Jun-2021	2	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yoshida, Yoshiaki	For	Combined
ADVANTEST CORPORATION	23-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Karatsu, Osamu	For	For
ADVANTEST CORPORATION	23-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Urabe, Toshimitsu	For	For
ADVANTEST CORPORATION	23-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nicholas Benes	For	For
ADVANTEST CORPORATION	23-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tsukakoshi, Soichi	For	For
ADVANTEST CORPORATION	23-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Fujita, Atsushi	For	For
ADVANTEST CORPORATION	23-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tsukui, Koichi	For	For
ADVANTEST CORPORATION	23-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Douglas Lefever	For	For
ADVANTEST CORPORATION	23-Jun-2021	10	Appoint A Director Who Is Audit And Supervisory Committee Member Kurita, Yuichi	For	Combined
ADVANTEST CORPORATION	23-Jun-2021	11	Appoint A Director Who Is Audit And Supervisory Committee Member Namba, Koichi	For	For
ADVANTEST CORPORATION	23-Jun-2021	12	Appoint A Substitute Director Who Is Audit And Supervisory Committee Member Karatsu, Osamu	For	For
ADVANTEST CORPORATION	23-Jun-2021	13	Approve Details Of The Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	For
ADVANTEST CORPORATION	23-Jun-2021	14	Approve Details Of The Stock Compensation To Be Received By Directors (Excluding Outside Directors And Directors Who Are Audit And Supervisory Committee Members)	For	For
ADYEN N.V.	12-Feb-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
ADYEN N.V.	12-Feb-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ADYEN N.V.	12-Feb-2021	3	Opening And Announcements	Non-voting resolution	Non-voting resolution
ADYEN N.V.	12-Feb-2021	4	Proposal Appointment Alexander Matthey As Member Of The Management Board With The Title Chief Technology Officer	For	Combined
ADYEN N.V.	12-Feb-2021	5	Proposal Appointment Caoimhe Treasa Keogan As Member Of The Supervisory Board	For	Combined
ADYEN N.V.	12-Feb-2021	6	Any Other Business And Closing	Non-voting resolution	Combined
ADYEN N.V.	12-Feb-2021	7	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Non-voting resolution
ADYEN N.V.	03-Jun-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Non-voting resolution
ADYEN N.V.	03-Jun-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
ADYEN N.V.	03-Jun-2021	3	Opening And Announcements	Non-voting resolution	Non-voting resolution
ADYEN N.V.	03-Jun-2021	4	Annual Report; Management Board Remuneration; Supervisory Board Remuneration; Adoption Of The Annual Accounts; Dividend Policy; Determination Of Dividend	Non-voting resolution	Non-voting resolution
ADYEN N.V.	03-Jun-2021	5	Discussion Of The Management Board'S Report And The Supervisory Board'S Report For The Past Financial Year. The Management Board Will Give A Presentation On The Performance Of The Company In 2020. Furthermore, The Supervisory Board'S Report And Accountant Statements Will Be Discussed	Non-voting resolution	Non-voting resolution
ADYEN N.V.	03-Jun-2021	6	Discussion Of The Remuneration Report Over The Year 2020 Including The Management Board And Supervisory Board'S Remuneration For The Past Financial Year. Please Refer To The Remuneration Report For The Financial Year 2020 (In Accordance With The Company'S Existing Remuneration Policy As Approved By The General Meeting Of Shareholders Which Was Held On 26 May 2020) Included In Our Annual Report On Page 88, As Published On Our Website	For	Combined
ADYEN N.V.	03-Jun-2021	7	It Is Proposed To Adopt The Annual Accounts For The Financial Year 2020 As Drawn Up By The Management Board And Signed By The Management Board And The Supervisory Board. Pricewaterhousecoopers N.V. (Pwc) Has Audited The Annual Accounts And Has Issued An Unqualified Auditor'S Report	For	Combined
ADYEN N.V.	03-Jun-2021	8	Discussion Of The Policy On Dividend, Reservations And Distributions. Please Refer To The Dividend Policy Published On The Company'S Website, As Further Referred To On Page 128 Of The Annual Report For The Financial Year 2020. In Accordance With The Articles Of Association Of The Company, The Management Board, With The Approval Of The Supervisory Board, Decided To Allocate The Profits For The Financial Year 2020 To The Reserves Of The Company	Non-voting resolution	Combined
ADYEN N.V.	03-Jun-2021	9	It Is Proposed To Discharge The Members Of The Management Board (In 2020 Being Pieter Van Der Does (Ceo), Arnout Schuijff (Cto), Ingo Uytdehaage (Cfo), Roelant Prins (Cco), Maritte Swart (Cloo) And Kamran Zaki (Coo)) From Liability In Respect Of The Performance Of Their Management Duties To The Extent That Such Performance Is Apparent From The Annual Accounts For The Financial Year 2020 Or Has Been Otherwise Disclosed To The General Meeting Before The Resolution Is Adopted. It Is Furthermore Proposed To Discharge The Members Of The Management Board Who Resigned In The Course Of 2020 (Being Joop Wijn (Former Csro) And Sam Halse (Former Coo)) From Liability For Management Duties Performed In The Financial Year 2020 Until Their Effective Date Of Resignation	For	Combined
ADYEN N.V.	03-Jun-2021	10	It Is Proposed To Discharge The Members Of The Supervisory Board (In 2020 Being Piero Overmars, Delfin Rueda, Joep Van Beurden And Pamela Joseph) From Liability In Respect Of The Performance Of Their Supervisory Duties To The Extent That Such Performance Is Apparent From The Annual Accounts For The Financial Year 2020 Or Has Been Otherwise Disclosed To The General Meeting Before The Resolution Is Adopted	For	Combined
ADYEN N.V.	03-Jun-2021	11	Proposal Reappointment Ingo Jeroen Uytdehaage As Member Of The Management Board With The Title Chief Financial Officer	For	Combined
ADYEN N.V.	03-Jun-2021	12	Proposal Reappointment Delfin Rueda Arroyo As Member Of The Supervisory Board	For	Combined
ADYEN N.V.	03-Jun-2021	13	It Is Proposed To Renew The Authority Of The Management Board, Subject To The Supervisory Board S Approval, To Issue Ordinary Shares Or To Grant Rights To Subscribe For Ordinary Shares For A Period Of 18 Months From The Date Of This General Meeting Up To 10% Of The Total Number Of Shares Issued At The Time Of The General Meeting For Any Purposes. Once This Authorization Is Approved, This Will Replace The Current Authorizations. Once Approved, The Authorization Cannot Be Revoked	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ADYEN N.V.	03-Jun-2021	14	It Is Proposed To Renew The Authority Of The Management Board, Subject To The Supervisory Board'S Approval, To Restrict Or Exclude Applicable Pre-Emptive Rights When Issuing Ordinary Shares Or Granting Rights To Subscribe For Ordinary Shares As Set Out In Item 7 Above For A Period Of 18 Months From The Date Of This General Meeting. Once This Authorization Is Approved, This Will Replace The Current Authorizations. Once Approved, The Authorization Cannot Be Revoked	For	Combined
ADYEN N.V.	03-Jun-2021	15	Authority To Acquire Own Shares	For	Combined
ADYEN N.V.	03-Jun-2021	16	In Accordance With The Recommendations Of The Audit Committee, The Supervisory Board Proposes To Reappoint Pwc As External Auditor Of The Company For The Current Financial Year	For	Combined
ADYEN N.V.	03-Jun-2021	17	Any Other Business And Closing	Non-voting resolution	Combined
ADYEN N.V.	03-Jun-2021	18	"Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance"	Non-voting resolution	Non-voting resolution
AECC AVIATION POWER CO LTD	25-Jan-2021	2	2021 Continuing Connected Transactions With De Facto Controller And Its Related Parties	For	Combined
AECC AVIATION POWER CO LTD	25-Jan-2021	3	2021 External Guarantee	For	For
AECC AVIATION POWER CO LTD	25-Jan-2021	4	Application For 2021 Financing Quota And Authorization To Sign Relevant Agreements	For	For
AECC AVIATION POWER CO LTD	25-Jan-2021	5	Connected Transaction Regarding Capital Increase In A Subsidiary By The De Facto Controller And Subordinate Related Parties	For	For
AECC AVIATION POWER CO LTD	17-Mar-2021	1	Election Of Non-Independent Director: Yang Sen	For	For
AECC AVIATION POWER CO LTD	17-Mar-2021	2	Election Of Non-Independent Director: Yan Jianxing	For	For
AECC AVIATION POWER CO LTD	17-Mar-2021	3	Election Of Non-Independent Director: Zhang Zi	For	For
AECC AVIATION POWER CO LTD	17-Mar-2021	4	Election Of Non-Independent Director: Li Jun	For	For
AECC AVIATION POWER CO LTD	17-Mar-2021	5	Election Of Non-Independent Director: Sun Hongwei	For	For
AECC AVIATION POWER CO LTD	17-Mar-2021	6	Election Of Non-Independent Director: Jia Dafeng	For	For
AECC AVIATION POWER CO LTD	17-Mar-2021	7	Election Of Non-Independent Director: Yang Xianfeng	For	For
AECC AVIATION POWER CO LTD	17-Mar-2021	8	Election Of Independent Director: Li Jinlin	For	For
AECC AVIATION POWER CO LTD	17-Mar-2021	9	Election Of Independent Director: Liu Zhimeng	For	For
AECC AVIATION POWER CO LTD	17-Mar-2021	10	Election Of Independent Director: Wang Zhanxue	For	For
AECC AVIATION POWER CO LTD	17-Mar-2021	11	Election Of Independent Director: Du Jian	For	For
AECC AVIATION POWER CO LTD	17-Mar-2021	12	Election Of Non-Employee Supervisor: Mou Xin	For	For
AECC AVIATION POWER CO LTD	17-Mar-2021	13	Election Of Non-Employee Supervisor: Wang Lutang	For	For
AECC AVIATION POWER CO LTD	23-Apr-2021	1	Election Of Members Of Special Committees Of The Board	For	For
AECC AVIATION POWER CO LTD	23-Apr-2021	2	2020 Work Report Of The Board Of Directors	For	For
AECC AVIATION POWER CO LTD	23-Apr-2021	3	2020 Work Report Of The Supervisory Committee	For	For
AECC AVIATION POWER CO LTD	23-Apr-2021	4	2020 Work Report Of Independent Directors	For	For
AECC AVIATION POWER CO LTD	23-Apr-2021	5	2020 Annual Report And Its Summary	For	For
AECC AVIATION POWER CO LTD	23-Apr-2021	6	2020 Annual Accounts	For	For
AECC AVIATION POWER CO LTD	23-Apr-2021	7	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.30000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
AECC AVIATION POWER CO LTD	23-Apr-2021	8	Implementing Results Of 2020 Connected Transactions	For	For
AECC AVIATION POWER CO LTD	23-Apr-2021	9	Assets Purchase Via Share Offering And Matching Fund Raising In 2014 And 2020 Special Report On Deposit And Use Of Funds Raised	For	For
AECC AVIATION POWER CO LTD	23-Apr-2021	10	2020 Remuneration For Internal Directors	For	For
AECC AVIATION POWER CO LTD	23-Apr-2021	11	2021 Financial Budget	For	For
AECC AVIATION POWER CO LTD	23-Apr-2021	12	The Connected Transaction Framework Agreement With De Facto Controller	For	For
AECC AVIATION POWER CO LTD	23-Apr-2021	13	Amendments To The Company'S Rules Of Procedure Governing The Board Meetings	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AECC AVIATION POWER CO LTD	17-May-2021	1	Cash Management With Idle Proprietary Funds	For	Combined
AECC AVIATION POWER CO LTD	25-Jun-2021	1	Connected Transactions Regarding Renewal Of A Financial Service Agreement With A Company	For	Against
AECC AVIATION POWER CO LTD	25-Jun-2021	2	Election Of Zhao Liang As A Director And Member Of The Strategy Committee	For	Combined
AEDIFICA SA	20-Apr-2021	9	Proposal To Authorise The Board Of Directors To Increase The Capital, On The Dates And In Accordance With The Terms And Conditions As Will Be Determined By The Board Of Directors, In One Or More Instalments By A Maximum Amount Of: 1) 50% Of The Amount Of The Capital On The. For Full Agenda See The Cbp Portal Or The Convocation Document	For	For
AEDIFICA SA	20-Apr-2021	10	If The Proposal Under 1.2 (A) Is Not Approved, Proposal To Authorise The Board Of Directors To Increase The Capital, On The Dates And In Accordance With The Terms And Conditions As Will Be Determined By The Board Of Directors, In One Or More Instalments By A Maximum Amount Of: For Full Agenda See The Cbp Portal Or The Convocation Document	For	For
AEDIFICA SA	20-Apr-2021	11	Special Powers Coordination Of Articles Of Association Proposal To Confer All The Necessary Powers To The Acting Notary Public In View Of The Filing And Publication Of The Deed As Well As The Coordination Of The Articles Of Association In Accordance With The Adopted Resolutions	For	For
AEDIFICA SA	11-May-2021	8	Approval Of The Statutory Annual Accounts Closed Per 31 December 2020 And Allocation Of Financial Results	For	Combined
AEDIFICA SA	11-May-2021	9	Proposal To Authorise The Board Of Directors To Increase The Capital, On The Dates And In Accordance With The Terms And Conditions As Will Be Determined By The Board Of Directors, In One Or More Instalments By A Maximum Amount Of: 1) 50% Of The Amount Of The Capital On The. For Full Agenda See The Cbp Portal Or The Convocation Document	For	Combined
AEDIFICA SA	11-May-2021	9	Approval Of The Distribution Of A Gross Dividend Of Eur 4.60 Per Share: An Interim Dividend Of Eur 3.00 Gross Per Share (Divided As Follows Between Coupon No. 23: Eur 2.48 And Coupon No. 24: Eur 0.52) For The Period From 1 July 2019 To 30 June 2020 Inclusive Has Already Been Distributed And A Distribution Of A Final Gross Dividend Of Eur 1.60 Per Share (Divided As Follows Between Coupon No. 26: Eur 1.03 And Coupon No 27: Eur 0.57) For The Period From 1 July 2020 To 31 December 2020 Inclusive	For	For
AEDIFICA SA	11-May-2021	10	If The Proposal Under 1.2 (A) Is Not Approved, Proposal To Authorise The Board Of Directors To Increase The Capital, On The Dates And In Accordance With The Terms And Conditions As Will Be Determined By The Board Of Directors, In One Or More Instalments By A Maximum Amount Of: For Full Agenda See The Cbp Portal Or The Convocation Document	For	For
AEDIFICA SA	11-May-2021	10	Approval Of The Remuneration Report That Constitutes A Specific Part Of The Corporate Governance Statement	For	For
AEDIFICA SA	11-May-2021	11	Special Powers Coordination Of Articles Of Association Proposal To Confer All The Necessary Powers To The Acting Notary Public In View Of The Filing And Publication Of The Deed As Well As The Coordination Of The Articles Of Association In Accordance With The Adopted Resolutions	For	For
AEDIFICA SA	11-May-2021	11	Following The Entry Into Force Of The Belgian Corporate Governance Code 2020 And The Implementation Into Belgian Law Of The Amended Shareholders Directive Of 17 May 2017 (Srd Ii), The Board Of Directors, Upon Proposal Of The Nomination And Remuneration Committee, Has Developed A New Remuneration Policy For Its Directors And Members Of The Executive Committee That Aims At Contributing To The Company'S Business Strategy, Long-Term Interests And Sustainability. Approval Of The Remuneration Policy. Proposal To Approve The Remuneration Policy Which Was Established In Accordance With Article 7:89/1 Of The Belgian Code Of Companies And Associations	For	For
AEDIFICA SA	11-May-2021	13	Discharge To The Company'S Director: Discharge To Mr Serge Wibaut	For	For
AEDIFICA SA	11-May-2021	14	Discharge To The Company'S Director: Discharge To Mr Stefaan Gielens	For	For
AEDIFICA SA	11-May-2021	15	Discharge To The Company'S Director: Discharge To Mr Jean Franken	For	For
AEDIFICA SA	11-May-2021	16	Discharge To The Company'S Director: Discharge To Ms Katrien Kesteloot	For	For
AEDIFICA SA	11-May-2021	17	Discharge To The Company'S Director: Discharge To Ms Elisabeth May-Roberti	For	For
AEDIFICA SA	11-May-2021	18	Discharge To The Company'S Director: Discharge To Mr Luc Plasman	For	For
AEDIFICA SA	11-May-2021	19	Discharge To The Company'S Director: Discharge To Ms Marleen Willekens	For	For
AEDIFICA SA	11-May-2021	20	Discharge To The Company'S Director: Discharge To Mr Pertti Huuskonen For The Period From 8 June 2020 To 31 December 2020 Inclusive	For	For
AEDIFICA SA	11-May-2021	21	Discharge To The Company'S Director: Discharge To Mr Sven Bogaerts For The Period From 8 June 2020 To 31 December 2020 Inclusive	For	For
AEDIFICA SA	11-May-2021	22	Discharge To The Company'S Director: Discharge To Ms Ingrid Daerden For The Period From 8 June 2020 To 31 December 2020 Inclusive	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AEDIFICA SA	11-May-2021	23	Discharge To The Company'S Director: Discharge To Mr Charles-Antoine Van Aelst For The Period From 8 June 2020 To 31 December 2020 Inclusive	For	For
AEDIFICA SA	11-May-2021	24	Discharge To The Company'S Director: Discharge To Ms Adeline Simont For The Period From 1 July 2019 To 26 October 2020	For	For
AEDIFICA SA	11-May-2021	25	Discharge To The Company'S Director: Discharge To Mr Eric Hohl For The Period From 1 July 2019 To 26 October 2020	For	For
AEDIFICA SA	11-May-2021	26	Discharge To The Company'S Director: Discharge To Ms Laurence Gacoin For The Period From 8 June 2020 To 31 October 2020 Inclusive	For	For
AEDIFICA SA	11-May-2021	27	Discharge To Ernst & Young Bedrijfsrevisoren/Reviseurs D'Entreprises Bv/Srl Represented By Mr Joeri Klaykens	For	For
AEDIFICA SA	11-May-2021	29	Renewal Mandate Mr Stefaan Gielens As Executive Director	For	For
AEDIFICA SA	11-May-2021	30	Renewal Mandate Mr Serge Wibaut, As Non-Executive Independent Director As Defined In Article 7:87 Bcca	For	For
AEDIFICA SA	11-May-2021	31	Renewal Mandate Ms Katrien Kesteloot, As Non-Executive Independent Director As Defined In Article 7:87 Bcca	For	For
AEDIFICA SA	11-May-2021	32	Renewal Mandate Ms Elisabeth May-Roberti, As Non-Executive Independent Director As Defined In Article 7:87 Bcca	For	For
AEDIFICA SA	11-May-2021	33	Remuneration Of Mr Serge Wibaut, Ms Katrien Kesteloot And Ms Elisabeth May-Roberti In The Way Proposed Under Item 11 Of The Agenda. The Mandate Of Mr Stefaan Gielens Will Not Be Remunerated	For	For
AEDIFICA SA	11-May-2021	35	Election Of Ernst & Young Bedrijfsrevisoren/Reviseurs D'Entreprises Bv/Srl Represented By Mr Joeri Klaykens As Statutory Auditor	For	For
AEDIFICA SA	11-May-2021	36	Determination Of The Remuneration Of The Statutory Auditor At 55,000 Per Year, Excluding Vat And Expenses, To Be Indexed Annually In View Of The Evolution Of The Health Index	For	For
AEDIFICA SA	11-May-2021	38	Approval, Based On A Benchmark Study Carried Out By Willis Towers Watson (As Explained In More Detail In The Agenda), To Grant, As From 1 January 2021, An Increase Of The Fixed Annual Remuneration By 40,000 For The Chairperson Of The Board Of Directors	For	For
AEDIFICA SA	11-May-2021	39	Approval, Based On A Benchmark Study Carried Out By Willis Towers Watson (As Explained In More Detail In The Agenda), To Grant, As From 1 January 2021, An Increase Of The Fixed Annual Remuneration By 20,000 For Each Other Non-Executive Director	For	For
AEDIFICA SA	11-May-2021	41	Approval Of Change Of Control Clauses In The Credit Agreement With Belfius Bank Nv/Sa Of 18 May 2020	For	For
AEDIFICA SA	11-May-2021	42	Approval Of Change Of Control Clauses In The Credit Agreement With Societe Generale Of 31 August 2020	For	For
AEDIFICA SA	11-May-2021	43	Approval Of Change Of Control Clauses In The Note Purchase Agreement Of 17 February 2021 And The Debt Instruments Issued As A Result Thereof On 3 March 2021 With The Holders Of Such Debt Instruments	For	For
AEDIFICA SA	11-May-2021	44	Approval Of Change Of Control Clauses In The Credit Agreements With Hoivatilat And Op Corporate Bank Of 5 March 2021	For	For
AEDIFICA SA	11-May-2021	45	Approval Of Change Of Control Clauses In The Credit Agreement With Abn Amro Bank Of 12 March 2021	For	For
AEDIFICA SA	11-May-2021	47	Discharge Of The Directors Hof Van Bremdael Nv/Sa From 1 January 2020 To 29 June 2020: Aedifica Nv/Sa	For	For
AEDIFICA SA	11-May-2021	48	Discharge Of The Directors Hof Van Bremdael Nv/Sa From 1 January 2020 To 29 June 2020: Mr Sven Bogaerts	For	For
AEDIFICA SA	11-May-2021	49	Discharge Of The Directors Hof Van Bremdael Nv/Sa From 1 January 2020 To 29 June 2020: Ms Ingrid Daerden	For	For
AEDIFICA SA	11-May-2021	50	Discharge Of The Directors Hof Van Bremdael Nv/Sa From 1 January 2020 To 29 June 2020: Mr Charles-Antoine Van Aelst	For	For
AEDIFICA SA	11-May-2021	51	Discharge Of The Directors Hof Van Bremdael Nv/Sa From 1 January 2020 To 29 June 2020: Ms Laurence Gacoin	For	For
AEDIFICA SA	11-May-2021	52	Hof Van Bremdael Nv/Sa Was A 100% Subsidiary Of Aedifica Nv/Sa And Was Absorbed By A Transaction Assimilated To A Merger By Aedifica Nv/Sa On 29 June 2020. The Absorbed Assets Were Included In The Accounts Of Aedifica Nv/Sa With Effect From 1 January 2020. The Last Financial Statements For The Period From 1 January 2019 To 31 December 2019 Inclusive Have Already Been Approved By The Ordinary General Meeting Of Hof Van Bremdael Nv/Sa On 27 April 2020. Consequently, The General Meeting Of Aedifica Nv/Sa Is Only Requested To Grant Discharge To The Directors And The Statutory Auditor For The Period From 1 January 2020 (I.E. The Day On Which The Absorbed Assets Of Hof Van Bremdael Nv/Sa Were Included In The Accounts Of Aedifica Nv/Sa) To 29 June 2020 (Day Of The Merger). Discharge Of Ernst & Young Bedrijfsrevisoren/Reviseurs D'Entreprises Bv/Srl Represented By Mr Joeri Klaykens (Statutory Auditor Hof Van Bremdael Nv/Sa From 1 January 2020 To 29 June 2020)	For	For
AEGON NV	03-Jun-2021	9	Remuneration Report 2020 (Advisory Vote)	For	For
AEGON NV	03-Jun-2021	10	Adoption Of The Annual Accounts 2020	For	For
AEGON NV	03-Jun-2021	11	Approval Of The Final Dividend 2020: Dividends Of Eur 0.06 Per Common Share And Eur 0.0015 Per Common Share B	For	For
AEGON NV	03-Jun-2021	12	Appointment Of Pricewaterhousecoopers Accountants N.V. As Independent Auditor For The Annual Accounts 2021, 2022, And 2023	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AEGON NV	03-Jun-2021	14	Release From Liability For The Members Of The Executive Board For Their Duties Performed During 2020	For	For
AEGON NV	03-Jun-2021	15	Release From Liability For The Members Of The Supervisory Board For Their Duties Performed During 2020	For	For
AEGON NV	03-Jun-2021	17	Reappointment Of Ms. Dona Young As Member Of The Supervisory Board	For	For
AEGON NV	03-Jun-2021	18	Reappointment Of Mr. William Connelly As Member Of The Supervisory Board	For	For
AEGON NV	03-Jun-2021	19	Reappointment Of Mr. Mark Ellman As Member Of The Supervisory Board	For	For
AEGON NV	03-Jun-2021	20	Appointment Of Mr. Jack McGarry As Member Of The Supervisory Board	For	For
AEGON NV	03-Jun-2021	22	Reappointment Of Mr. Matthew Rider As Member Of The Executive Board	For	For
AEGON NV	03-Jun-2021	24	Proposal To Cancel Common Shares And Common Shares B	For	For
AEGON NV	03-Jun-2021	25	Authorization Of The Executive Board To Issue Common Shares With Or Without Pre-Emptive Rights	For	For
AEGON NV	03-Jun-2021	26	Authorization Of The Executive Board To Issue Shares In Connection With A Rights Issue	For	For
AEGON NV	03-Jun-2021	27	Authorization Of The Executive Board To Acquire Shares In The Company	For	For
AENA SME SA	27-Apr-2021	3	Examination And Approval, If Applicable, Of The Individual Annual Accounts (Balance Sheet, Profit And Loss Account, Statement Of Changes In Equity, Cash Flow Statement And Notes) And The Individual Management Report Of The Company For The Fiscal Year Ended 31 December 2020	For	Combined
AENA SME SA	27-Apr-2021	4	Examination And Approval, If Applicable, Of The Consolidated Annual Accounts Balance Sheet, Profit And Loss Account, Statement Of Changes In Equity, Cash Flow Statement And Notes And The Consolidated Management Report Of The Company And Its Subsidiaries For The Fiscal Year Ended 31 December 2020	For	Combined
AENA SME SA	27-Apr-2021	5	Examination And Approval, If Applicable, Of The Proposed Appropriation Of Earnings Of The Company For The Fiscal Year Ended 31 December 2020	For	Combined
AENA SME SA	27-Apr-2021	6	Examination And Approval, If Applicable, Of The Non-Financial Information Statement Einf For The Fiscal Year Ended 31 December 2020	For	Combined
AENA SME SA	27-Apr-2021	7	Examination And Approval, If Applicable, Of The Corporate Management For The Fiscal Year Ended 31 December 2020	For	Combined
AENA SME SA	27-Apr-2021	8	Composition Of The Board Of Directors Ratification Of The Appointment Of Mr. Juan Rio Cortes As Independent Director	For	Combined
AENA SME SA	27-Apr-2021	9	Amendment To Article 15 Calling Of The General Shareholders Meeting, Article 18 Right To Attend, Article 20 Venue And Time Of The General Shareholders Meeting And Article 28 Minutes, To Regulate Attendance By Remote Means And The Holding Of The General Shareholders Meeting Exclusively By Remote Means	For	Combined
AENA SME SA	27-Apr-2021	10	Amendment To Article 31 Competence Of The Board Of Directors, Article 41 Committees Of The Board Of Directors And Inclusion Of Article 44 Bis For The Creation And Regulation Of A Sustainability And Climate Action Committee	For	Combined
AENA SME SA	27-Apr-2021	11	Amendment To Article 42 Executive Committee, Article 43 Audit Committee, Article 44 Appointments, Remuneration And Corporate Governance Committee, Article 49 Annual Corporate Governance Report, Article 50 Annual Report On Directors Remuneration And Article 50 Bis Climate Action Plan And Updated Climate Action Reports	For	Combined
AENA SME SA	27-Apr-2021	12	Amendment To Article 11 Notice Of The General Shareholders Meeting, Article 14 Right To Attend, Article 19 Meeting Venue And Article 45 Minutes Of The Regulations Of The General Shareholders Meeting To Regulate Attendance By Remote Means And The Holding Of The General Shareholders Meeting Exclusively By Remote Means	For	Combined
AENA SME SA	27-Apr-2021	13	Advisory Vote Of The Annual Report On Directors Remuneration For The Fiscal Year 2020	For	Combined
AENA SME SA	27-Apr-2021	14	Voting, On A Consultative Basis, On The Climate Action Plan 2021 2030	For	Combined
AENA SME SA	27-Apr-2021	15	Delegation Of Powers To The Board Of Directors To Formalise And Execute All The Resolutions Adopted By The General Shareholders Meeting As Well As To Sub Delegate The Powers Conferred On It By The Meeting, And To Record Such Resolutions In A Notarial Instrument And Interpret, Cure A Defect In, Complement, Develop And Register Them	For	Combined
AEON CO.,LTD.	26-May-2021	2	Appoint A Director Okada, Motoya	For	Combined
AEON CO.,LTD.	26-May-2021	3	Appoint A Director Yoshida, Akio	For	For
AEON CO.,LTD.	26-May-2021	4	Appoint A Director Yamashita, Akinori	For	For
AEON CO.,LTD.	26-May-2021	5	Appoint A Director Tsukamoto, Takashi	For	For
AEON CO.,LTD.	26-May-2021	6	Appoint A Director Ono, Kotaro	For	For
AEON CO.,LTD.	26-May-2021	7	Appoint A Director Peter Child	For	For
AEON CO.,LTD.	26-May-2021	8	Appoint A Director Carrie Yu	For	For
AEON CO.,LTD.	26-May-2021	9	Approve Policy Regarding Large-Scale Purchases Of Company Shares (Anti-Takeover Defense Measures)	For	Combined
AEON MALL CO.,LTD.	20-May-2021	2	Appoint A Director Iwamura, Yasutsugu	For	Combined
AEON MALL CO.,LTD.	20-May-2021	3	Appoint A Director Fujiki, Mitsuhiro	For	For
AEON MALL CO.,LTD.	20-May-2021	4	Appoint A Director Sato, Hisayuki	For	For
AEON MALL CO.,LTD.	20-May-2021	5	Appoint A Director Okada, Motoya	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AEON MALL CO.,LTD.	20-May-2021	6	Appoint A Director Okamoto, Masahiko	For	For
AEON MALL CO.,LTD.	20-May-2021	7	Appoint A Director Yokoyama, Hiroshi	For	For
AEON MALL CO.,LTD.	20-May-2021	8	Appoint A Director Nakarai, Akiko	For	For
AEON MALL CO.,LTD.	20-May-2021	9	Appoint A Director Hashimoto, Tatsuya	For	For
AEON MALL CO.,LTD.	20-May-2021	10	Appoint A Director Koshizuka, Kunihiro	For	For
AEON MALL CO.,LTD.	20-May-2021	11	Appoint A Director Yamashita, Yasuko	For	For
AEON MALL CO.,LTD.	20-May-2021	12	Appoint A Director Kurosaki, Hironobu	For	For
AEON MALL CO.,LTD.	20-May-2021	13	Appoint A Director Owada, Junko	For	For
AEON MALL CO.,LTD.	20-May-2021	14	Appoint A Director Enomoto, Chisa	For	For
AEROPORTS DE PARIS ADP	11-May-2021	7	Amendments To The Bylaws Related To Legislative And Regulatory Changes - Cancellation Of The Reference To Deputy Statutory Auditors	For	For
AEROPORTS DE PARIS ADP	11-May-2021	8	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020	For	For
AEROPORTS DE PARIS ADP	11-May-2021	9	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	For
AEROPORTS DE PARIS ADP	11-May-2021	10	Allocation Of Income For The Financial Year Ended 31 December 2020	For	For
AEROPORTS DE PARIS ADP	11-May-2021	11	Approval Of Agreements Concluded With The French State As Referred To In Articles L. 225-38 And Following Of The French Commercial Code	For	For
AEROPORTS DE PARIS ADP	11-May-2021	12	Approval Of An Agreement Concluded With The Public Establishment Grand Paris Amenagement Referred To In Articles L. 225-38 And Following Of The French Commercial Code	For	For
AEROPORTS DE PARIS ADP	11-May-2021	13	Approval Of An Agreement Concluded With Societe Du Grand Paris Referred To In Articles L. 225-38 And Following Of The French Commercial Code	For	For
AEROPORTS DE PARIS ADP	11-May-2021	14	Approval Of An Agreement Concluded With Royal Schiphol Group N.V. Company (Formerly N.V. Luchthaven Schiphol) Referred To In Articles L. 225-38 And Following Of The French Commercial Code	For	For
AEROPORTS DE PARIS ADP	11-May-2021	15	Approval Of An Agreement Concluded With The French State Pursuant To Article L. 225-42 Of The French Commercial Code	For	For
AEROPORTS DE PARIS ADP	11-May-2021	16	Authorization For The Board Of Directors To Trade In The Company'S Shares Under Article L. 22-10-62 Of The French Commercial Code	For	For
AEROPORTS DE PARIS ADP	11-May-2021	17	Approval Of The Information Referred To In Article L. 22-10-9 Of The French Commercial Code Concerning The Compensation Of Corporate Officers	For	For
AEROPORTS DE PARIS ADP	11-May-2021	18	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Compensation And Benefits Of Any Kind Paid During, Or Allocated For The Financial Year Ended 31 December 2020 To Mr. Augustin De Romanet, Chairman And Chief Executive Officer	For	For
AEROPORTS DE PARIS ADP	11-May-2021	19	Approval Of The Compensation Policy Of The Members Of The Board Of Directors (Other Than The Chairman And Chief Executive Officer	For	For
AEROPORTS DE PARIS ADP	11-May-2021	20	Approval Of The Compensation Policy Of The Chairman And Chief Executive Officer	For	For
AEROPORTS DE PARIS ADP	11-May-2021	21	Ratification Of The Co-Optation Of Mr. Jean-Benoit Albertini As Director, As A Replacement For Mr. Christophe Mirmand, Who Resigned	For	For
AEROPORTS DE PARIS ADP	11-May-2021	22	Ratification Of The Co-Optation Of Mr. Severin Cabannes As Director, As A Replacement For Vinci Company, Which Resigned	For	For
AEROPORTS DE PARIS ADP	11-May-2021	23	Ratification Of The Co-Optation Of Mr. Robert Carsouw As Director, As A Replacement For Mrs. Jacoba Van Der Meijs, Who Resigned	For	For
AEROPORTS DE PARIS ADP	11-May-2021	24	Renewal Of The Term Of Office Of Ernst & Young Audit Company As Principal Statutory Auditor	For	For
AEROPORTS DE PARIS ADP	11-May-2021	25	Renewal Of The Term Of Office Of Deloitte & Associates Company As Principal Statutory Auditor	For	For
AEROPORTS DE PARIS ADP	11-May-2021	26	Powers To Carry Out Formalities	For	For
AFLAC INCORPORATED	03-May-2021	1	Election Of Director To Serve Until The Next Annual Meeting: Daniel P. Amos	For	For
AFLAC INCORPORATED	03-May-2021	2	Election Of Director To Serve Until The Next Annual Meeting: W. Paul Bowers	For	For
AFLAC INCORPORATED	03-May-2021	3	Election Of Director To Serve Until The Next Annual Meeting: Toshihiko Fukuzawa	For	For
AFLAC INCORPORATED	03-May-2021	4	Election Of Director To Serve Until The Next Annual Meeting: Thomas J. Kenny	For	For
AFLAC INCORPORATED	03-May-2021	5	Election Of Director To Serve Until The Next Annual Meeting: Georgette D. Kiser	For	For
AFLAC INCORPORATED	03-May-2021	6	Election Of Director To Serve Until The Next Annual Meeting: Karole F. Lloyd	For	For
AFLAC INCORPORATED	03-May-2021	7	Election Of Director To Serve Until The Next Annual Meeting: Nobuchika Mori	For	For
AFLAC INCORPORATED	03-May-2021	8	Election Of Director To Serve Until The Next Annual Meeting: Joseph L. Moskowitz	For	For
AFLAC INCORPORATED	03-May-2021	9	Election Of Director To Serve Until The Next Annual Meeting: Barbara K. Rimer, Drph	For	For
AFLAC INCORPORATED	03-May-2021	10	Election Of Director To Serve Until The Next Annual Meeting: Katherine T. Rohrer	For	For
AFLAC INCORPORATED	03-May-2021	11	Election Of Director To Serve Until The Next Annual Meeting: Melvin T. Stith	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AFLAC INCORPORATED	03-May-2021	12	To Consider The Following Non-Binding Advisory Proposal: "Resolved, On An Advisory Basis, The Shareholders Of Aflac Incorporated Approve The Compensation Of The Named Executive Officers, As Disclosed Pursuant To The Compensation Disclosure Rules Of The Securities And Exchange Commission, Including The Compensation Discussion And Analysis And Accompanying Tables And Narrative In The Notice Of 2021 Annual Meeting Of Shareholders And Proxy Statement".	For	For
AFLAC INCORPORATED	03-May-2021	13	To Consider And Act Upon The Ratification Of The Appointment Of Kpmg Llp As Independent Registered Public Accounting Firm Of The Company For The Year Ending December 31, 2021.	For	Combined
AGC INC.	30-Mar-2021	2	Approve Appropriation Of Surplus	For	For
AGC INC.	30-Mar-2021	3	Appoint A Director Shimamura, Takuya	For	For
AGC INC.	30-Mar-2021	4	Appoint A Director Hirai, Yoshinori	For	For
AGC INC.	30-Mar-2021	5	Appoint A Director Miyaji, Shinji	For	For
AGC INC.	30-Mar-2021	6	Appoint A Director Kurata, Hideyuki	For	For
AGC INC.	30-Mar-2021	7	Appoint A Director Hasegawa, Yasuchika	For	For
AGC INC.	30-Mar-2021	8	Appoint A Director Yanagi, Hiroyuki	For	For
AGC INC.	30-Mar-2021	9	Appoint A Director Honda, Keiko	For	For
AGC INC.	30-Mar-2021	10	Appoint A Corporate Auditor Tatsuno, Tetsuo	For	For
AGEAS NV	19-May-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Combined
AGEAS NV	19-May-2021	2	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
AGEAS NV	19-May-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
AGEAS NV	19-May-2021	4	Please Note That This Is An Amendment To Meeting Id 535853 Due To Receipt Of Postponement Of Meeting From 22 Apr 2021 To 19 May 2021 And Change In Record Date From 8 Apr 2021 To 5 May 2021. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You.	Non-voting resolution	Non-voting resolution
AGEAS NV	19-May-2021	5	Opening	Non-voting resolution	Non-voting resolution
AGEAS NV	19-May-2021	6	Discussion Of The Annual Report On The Financial Year 2020	Non-voting resolution	Non-voting resolution
AGEAS NV	19-May-2021	7	Discussion Of The Consolidated Annual Accounts For The Financial Year 2020	Non-voting resolution	Non-voting resolution
AGEAS NV	19-May-2021	8	Proposal To Approve The Statutory Annual Accounts Of The Company For The Financial Year 2020 And Allocation Of The Results	For	Combined
AGEAS NV	19-May-2021	9	Information On The Dividend Policy	Non-voting resolution	Combined
AGEAS NV	19-May-2021	10	Proposal To Adopt A Gross Dividend For The 2020 Financial Year Of Eur 2.65 Per Ageas Sa/Nv Share; The Dividend Will Be Payable As From 4 June 2021. The Dividend Will Be Funded From The Available Reserves, As Well As From Amounts Reserved For Dividends On Financial Year 2019, But Which Had Not Been Paid Out Due To The Purchase Of Own Shares	For	Combined
AGEAS NV	19-May-2021	11	Proposal To Grant Discharge Of Liability To The Members Of The Board Of Directors For The Financial Year 2020	For	Combined
AGEAS NV	19-May-2021	12	Proposal To Grant Discharge Of Liability To The Auditor For The Financial Year 2020	For	Combined
AGEAS NV	19-May-2021	13	Proposal To Approve The Remuneration Report	For	Combined
AGEAS NV	19-May-2021	14	Proposal To Appoint Mr. Jean-Michel Chatagny As An Independent ¹ Non-Executive Member Of The Board Of Directors Of The Company, For A Period Of Four Years, Until The Close Of The Ordinary General Meeting Of Shareholders In 2025	For	Combined
AGEAS NV	19-May-2021	15	Proposal To Re-Appoint Ms. Katleen Vandeweyer As An Independent ³ Non-Executive Member Of The Board Of Directors Of The Company, For A Period Of Four Years, Until The Close Of The Ordinary General Meeting Of Shareholders In 2025	For	Combined
AGEAS NV	19-May-2021	16	Proposal To Re-Appoint Mr. Bart De Smet As A Non-Executive Member Of The Board Of Directors Of The Company, For A Period Of Four Years, Until The Close Of The Ordinary General Meeting Of Shareholders In 2025	For	Combined
AGEAS NV	19-May-2021	17	Upon Recommendation Of The Audit Committee, Proposal To Re-Appoint Pwc Bedrijfsrevisoren Bv / Pwc Reviseurs D'Entreprises Srl As Statutory Auditor Of The Company For A Period Of Three Years For The Financial Years 2021, 2022 And 2023 And To Set Its Remuneration At An Annual Amount Of Eur 700,650. For The Information Of The General Meeting, Pwc Bedrijfsrevisoren Bv / Pwc Reviseurs D'Entreprises Srl Will Appoint Mr Kurt Cappoen And Mr Roland Jeanquart As Its Permanent Representatives	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AGEAS NV	19-May-2021	18	Proposal To Amend Paragraph A) Of Article 1 By Adding "(In Short Ageas)", As Indicated In Italics Below: A) The Company: The Company With Limited Liability Incorporated Under The Laws Of Belgium (Societe Anonyme/Naamloze Vennootschap) Ageas Sa/Nv (In Short "Ageas"), With Registered Office Established In The Brussels Capital Region	For	For
AGEAS NV	19-May-2021	19	Communication Of The Special Report By The Board Of Directors On The Proposed Amendments To The Purpose Clause In Accordance With Article 7:154 Of The Belgian Companies And Associations Code	Non-voting resolution	Combined
AGEAS NV	19-May-2021	20	Proposal To Amend Paragraph C) And D) Of Article 4 By Adding "That Serve To Realize The Purpose Of The Company" As Indicated In Italics Below: C) The Purchase, Subscription, Exchange, Assignment And Sale Of, And All Other Similar Operations Relating To, Every Kind Of Transferable Security, Share, Stock, Bond, Warrant And Government Stock, And, In A General Way, All Rights On Movable And Immovable Property, As Well As All Forms Of Intellectual Rights, That Serve To Realize The Purpose Of The Company. D) Administrative, Commercial And Financial Management And The Undertaking Of Every Kind Of Study For Third Parties And In Particular For Companies, Partnerships, Enterprises, Establishments And Foundations In Which It Holds A Participating Interest, Either Directly Or Indirectly; The Granting Of Loans, Advances, Guarantees Or Security In Whatever Form, And Of Technical, Administrative And Financial Assistance In Whatever Form, That Serve To Realize The Purpose Of The Company	For	Combined
AGEAS NV	19-May-2021	21	Proposal To Cancel 3,520,446 Own Shares Acquired By The Company. The Unavailable Reserve Created For The Acquisition Of The Own Shares As Required By Article 7:219 Of The Belgian Code Of Companies And Associations Will Be Cancelled. Article 5 Of The Articles Of Association Will Be Accordingly Modified And Worded As Follows: The Company Capital Is Set At One Billion, Five Hundred And Two Million, Three Hundred Sixty-Four Thousand, Two Hundred Seventy-Two Euros And Sixty Cents (Eur 1,502,364,272.60) And Is Fully Paid Up. It Is Represented By One Hundred And Ninety-One Million, Thirty-Three Thousand, One Hundred And Twenty-Eight (191.033.128) Shares, Without Indication Of Nominal Value. The General Meeting Resolves To Delegate All Powers To The Company Secretary, Acting Individually, With The Possibility Of Sub-Delegation, In Order To Take All Measures And Carry Out All Actions Required For The Execution Of The Decision Of Cancellation	For	For
AGEAS NV	19-May-2021	22	Communication Of The Special Report By The Board Of Directors On The Use And Purpose Of The Authorized Capital Prepared In Accordance With Article 7:199 Of The Belgian Companies And Associations Code.	Non-voting resolution	Combined
AGEAS NV	19-May-2021	23	Proposal To (I) Authorize, For A Period Of Three Years Starting On The Date Of The Publication In The Belgian State Gazette Of The Amendment To The Articles Of Association Resolved By The Extraordinary General Meeting Of Shareholders Which Will Deliberate On This Point, The Board Of Directors To Increase The Company Capital, In One Or More Transactions, By A Maximum Amount Of Eur 150,000,000 As Mentioned In The Special Report By The Board Of Directors, (Ii) Therefore, Cancel The Unused Balance Of The Authorized Capital, As Mentioned In Article 6 A) Of The Articles Of Association, Existing At The Date Mentioned Under (I) Above And (Iii) Modify Article 6 A) Of The Articles Of Association Accordingly, As Set Out In The Special Report By The Board Of Directors	For	Combined
AGEAS NV	19-May-2021	24	Proposal To Amend Paragraph A) Of Article 12 By Replacing The End Of That Paragraph By The Text Indicated In Italics Below: A) The Company Has An Executive Committee In Accordance With Article 45 Of The Law Regarding The Statute And Supervision Of Insurance And Reinsurance Companies To Which All Management Powers Described In Article 7:110 Of The Companies And Associations Code Are Delegated By The Board Of Directors	For	For
AGEAS NV	19-May-2021	25	Proposal To Authorize The Board Of Directors Of The Company For A Period Of 24 Months Starting After The Publication Of The Articles Of Association In The Annexes To The Belgian State Gazette, To Acquire Ageas Sa/Nv Shares For A Consideration Equivalent To The Closing Price Of The Ageas Sa/Nv Share On Euronext On The Day Immediately Preceding The Acquisition, Plus A Maximum Of Fifteen Per Cent (15%) Or Minus A Maximum Of Fifteen Per Cent (15%). The Number Of Shares Which Can Be Acquired By The Board Of Directors Of The Company And Its Direct Subsidiaries Within The Framework Of This Authorization Cumulated With The Authorization Given By The General Meeting Of Shareholders Of 20 May 2020 Will Not Represent More Than 10% Of The Issued Share Capital	For	For
AGEAS NV	19-May-2021	26	Close	Non-voting resolution	Combined
AGEAS NV	19-May-2021	27	27 Apr 2021: Please Note That The Meeting Type Changed From Egm To Mix And Change In Meeting Type Mix To Agm . If You Have Already Sent In Your Votes, For Mid: 561291 Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AGILE GROUP HOLDINGS LTD	12-May-2021	3	To Receive And Adopt The Audited Financial Statements Together With The Report Of Directors And The Independent Auditor'S Report Of The Company And Its Subsidiaries For The Year Ended 31 December 2020	For	Combined
AGILE GROUP HOLDINGS LTD	12-May-2021	4	To Declare A Final Dividend For The Year Ended 31 December 2020	For	For
AGILE GROUP HOLDINGS LTD	12-May-2021	5	To Re-Elect Mr. Chen Zhuo Lin As Director Of The Company	For	Combined
AGILE GROUP HOLDINGS LTD	12-May-2021	6	To Re-Elect Madam Luk Sin Fong, Fion As Director Of The Company	For	Against
AGILE GROUP HOLDINGS LTD	12-May-2021	7	To Re-Elect Mr. Chan Cheuk Nam As Director Of The Company	For	Against
AGILE GROUP HOLDINGS LTD	12-May-2021	8	To Re-Elect Dr. Cheng Hon Kwan As Director Of The Company	For	Against
AGILE GROUP HOLDINGS LTD	12-May-2021	9	To Authorise The Board Of Directors To Fix The Remuneration Of Directors Of The Company	For	Combined
AGILE GROUP HOLDINGS LTD	12-May-2021	10	To Re-Appoint Auditor And To Authorise The Board Of Directors To Fix The Auditor'S Remuneration: Pricewaterhousecoopers As Auditor	For	For
AGILE GROUP HOLDINGS LTD	12-May-2021	11	To Grant A General Mandate To The Directors To Repurchase Shares Of The Company	For	For
AGILE GROUP HOLDINGS LTD	12-May-2021	12	To Grant A General Mandate To The Directors To Issue Shares Of The Company	For	Combined
AGILE GROUP HOLDINGS LTD	12-May-2021	13	To Add The Nominal Amount Of The Shares Repurchased Under Resolution 9.A. To The Mandate Granted To The Directors Under Resolution 9.B	For	Against
AGILENT TECHNOLOGIES, INC.	17-Mar-2021	1	Election Of Director: Mala Anand	For	Combined
AGILENT TECHNOLOGIES, INC.	17-Mar-2021	2	Election Of Director: Koh Boon Hwee	For	Combined
AGILENT TECHNOLOGIES, INC.	17-Mar-2021	3	Election Of Director: Michael R. McMullen	For	For
AGILENT TECHNOLOGIES, INC.	17-Mar-2021	4	Election Of Director: Daniel K. Podolsky, M.D.	For	For
AGILENT TECHNOLOGIES, INC.	17-Mar-2021	5	To Approve, On A Non-Binding Advisory Basis, The Compensation Of Our Named Executive Officers.	For	For
AGILENT TECHNOLOGIES, INC.	17-Mar-2021	6	To Ratify The Audit And Finance Committee'S Appointment Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm.	For	Combined
AGILITY PUBLIC WAREHOUSING COMPANY	05-May-2021	1	Approve Board Report On Company Operations And Financial Position For Fy 2020	For	Combined
AGILITY PUBLIC WAREHOUSING COMPANY	05-May-2021	2	Approve Corporate Governance Report Including The Remuneration Report And Audit Committee Report For Fy 2020	For	Abstain
AGILITY PUBLIC WAREHOUSING COMPANY	05-May-2021	3	Approve Auditors' Report On Company Financial Statements For Fy 2020	For	Combined
AGILITY PUBLIC WAREHOUSING COMPANY	05-May-2021	4	Accept Financial Statements And Statutory Reports For Fy 2020	For	Combined
AGILITY PUBLIC WAREHOUSING COMPANY	05-May-2021	5	Approve Special Report On Penalties And Violations For Fy 2020	For	Combined
AGILITY PUBLIC WAREHOUSING COMPANY	05-May-2021	6	Approve Dividends Of Kwd 0.010 Per Share For Fy 2020	For	For
AGILITY PUBLIC WAREHOUSING COMPANY	05-May-2021	7	Authorize Distribution Of Bonus Shares Representing 10 Percent Of Share Capital	For	For
AGILITY PUBLIC WAREHOUSING COMPANY	05-May-2021	8	Approve Transfer Of 10 Percent Of Net Income To Statutory Reserve	For	For
AGILITY PUBLIC WAREHOUSING COMPANY	05-May-2021	9	Approve Related Party Transactions Re: Directors, Directors' Representatives And Directors' Relatives Transactions	For	Combined
AGILITY PUBLIC WAREHOUSING COMPANY	05-May-2021	10	Approve Listing Of Shares On A Foreign Stock Exchange Up To 40 Percent Of Company Total Capital And Authorize Board To Take All Procedures And Instructions Needed	For	Combined
AGILITY PUBLIC WAREHOUSING COMPANY	05-May-2021	11	Approve Remuneration Of Directors Of Kwd 140,000 For Fy 2020	For	For
AGILITY PUBLIC WAREHOUSING COMPANY	05-May-2021	12	Approve Related Party Transactions For Fy 2020 And Fy 2021	For	Combined
AGILITY PUBLIC WAREHOUSING COMPANY	05-May-2021	13	Authorize Share Repurchase Program Of Up To 10 Percent Of Issued Share Capital	For	Combined
AGILITY PUBLIC WAREHOUSING COMPANY	05-May-2021	14	Authorize Issuance Of Bonds/Sukuk And Authorize Board To Set Terms Of Issuance	For	Combined
AGILITY PUBLIC WAREHOUSING COMPANY	05-May-2021	15	Approve Discharge Of Directors For Fy 2020	For	Against
AGILITY PUBLIC WAREHOUSING COMPANY	05-May-2021	16	Ratify Auditors And Fix Their Remuneration For Fy 2021	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AGILITY PUBLIC WAREHOUSING COMPANY	23-May-2021	1	Approve The Sale Agreement Of Agility'S Global Integrated Logistics Business To Dsv Panalpina A/S	For	Combined
AGNC INVESTMENT CORP.	22-Apr-2021	1	Election Of Director: Donna J. Blank	For	For
AGNC INVESTMENT CORP.	22-Apr-2021	2	Election Of Director: Morris A. Davis	For	For
AGNC INVESTMENT CORP.	22-Apr-2021	3	Election Of Director: John D. Fisk	For	For
AGNC INVESTMENT CORP.	22-Apr-2021	4	Election Of Director: Prue B. Larocca	For	For
AGNC INVESTMENT CORP.	22-Apr-2021	5	Election Of Director: Paul E. Mullings	For	For
AGNC INVESTMENT CORP.	22-Apr-2021	6	Election Of Director: Frances R. Spark	For	For
AGNC INVESTMENT CORP.	22-Apr-2021	7	Election Of Director: Gary D. Kain	For	For
AGNC INVESTMENT CORP.	22-Apr-2021	8	Approval Of The Amended And Restated Agnc Investment Corp. 2016 Equity And Incentive Compensation Plan.	For	For
AGNC INVESTMENT CORP.	22-Apr-2021	9	Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	For	For
AGNC INVESTMENT CORP.	22-Apr-2021	10	Ratification Of Appointment Of Ernst & Young Llp As Our Independent Public Accountant For The Year Ending December 31, 2021.	For	For
AGNICO EAGLE MINES LIMITED	30-Apr-2021	1	Director	For	For
AGNICO EAGLE MINES LIMITED	30-Apr-2021	2	Appointment Of Ernst & Young Llp As Auditors Of The Company For The Ensuing Year And Authorizing The Directors To Fix Their Remuneration.	For	Combined
AGNICO EAGLE MINES LIMITED	30-Apr-2021	3	An Ordinary Resolution Approving Amendments Of Agnico Eagle'S Stock Option Plan.	For	For
AGNICO EAGLE MINES LIMITED	30-Apr-2021	4	Consideration Of And, If Deemed Advisable, The Passing Of A Non-Binding, Advisory Resolution Accepting The Company'S Approach To Executive Compensation.	For	For
AGREE REALTY CORPORATION	06-May-2021	1	Director	For	For
AGREE REALTY CORPORATION	06-May-2021	2	To Ratify The Appointment Of Grant Thornton Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
AGREE REALTY CORPORATION	06-May-2021	3	To Approve, By Non-Binding Vote, Executive Compensation.	For	For
AGREE REALTY CORPORATION	06-May-2021	4	To Approve An Amendment To Our Articles Of Incorporation, As Amended And Supplemented, To Increase The Number Of Authorized Shares Of Our Common Stock.	For	For
AGRICULTURAL BANK OF CHINA	28-Jan-2021	2	To Consider And Approve The Election Of Mr. Gu Shu As An Executive Director Of The Bank	For	For
AGRICULTURAL BANK OF CHINA	28-Jan-2021	3	To Consider And Approve The Additional Budget For Poverty Alleviation Donations	For	For
AGRICULTURAL BANK OF CHINA	27-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0411/ 2021041100057. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0411/ 2021041100047. Pdf	Non-voting resolution	Combined
AGRICULTURAL BANK OF CHINA	27-May-2021	2	To Consider And Approve The 2020 Work Report Of The Board Of Directors Of The Bank	For	Combined
AGRICULTURAL BANK OF CHINA	27-May-2021	3	To Consider And Approve The 2020 Work Report Of The Board Of Supervisors Of The Bank	For	For
AGRICULTURAL BANK OF CHINA	27-May-2021	4	To Consider And Approve The Final Financial Accounts Of The Bank For 2020	For	For
AGRICULTURAL BANK OF CHINA	27-May-2021	5	To Consider And Approve The Profit Distribution Plan Of The Bank For 2020	For	For
AGRICULTURAL BANK OF CHINA	27-May-2021	6	To Consider And Approve The Appointments Of External Auditors Of The Bank For 2021: Kpmg Huazhen Llp And Kpmg	For	For
AGRICULTURAL BANK OF CHINA	27-May-2021	7	To Consider And Approve The Election Of Mr. Lin Li As An Executive Director Of The Bank	For	Combined
AGRICULTURAL BANK OF CHINA	27-May-2021	8	To Consider And Approve The Fixed Assets Investment Budget For 2021	For	For
AGRICULTURAL BANK OF CHINA	27-May-2021	9	To Listen To The 2020 Work Report Of Independent Directors Of The Bank	Non-voting resolution	Combined
AGRICULTURAL BANK OF CHINA	27-May-2021	10	To Listen To The 2020 Report On The Implementation Of The Plan On Authorization Of General Meeting Of Shareholders To The Board Of Directors Of The Bank	Non-voting resolution	Non-voting resolution
AGRICULTURAL BANK OF CHINA	27-May-2021	11	To Listen To The 2020 Report On The Management Of Related Transactions Of The Bank	Non-voting resolution	Non-voting resolution
AGRICULTURAL BANK OF CHINA	27-May-2021	12	14 May 2021: Please Note That This Is A Revision Due To Modification Of Text Of Resolution 5. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
AGRICULTURAL BANK OF CHINA LIMITED	28-Jan-2021	1	Election Of Gu Shu As An Executive Director	For	Combined
AGRICULTURAL BANK OF CHINA LIMITED	28-Jan-2021	2	Additional Poverty Relief Donation Budget	For	For
AGRICULTURAL BANK OF CHINA LIMITED	27-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
AGRICULTURAL BANK OF CHINA LIMITED	27-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
AGRICULTURAL BANK OF CHINA LIMITED	27-May-2021	3	2020 Annual Accounts	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AGRICULTURAL BANK OF CHINA LIMITED	27-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.85100000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
AGRICULTURAL BANK OF CHINA LIMITED	27-May-2021	5	Appointment Of 2021 Audit Firm	For	For
AGRICULTURAL BANK OF CHINA LIMITED	27-May-2021	6	Election Of Lin Li As An Executive Director	For	Combined
AGRICULTURAL BANK OF CHINA LIMITED	27-May-2021	7	2021 Fixed Assets Investment Budget Arrangement	For	For
AIA GROUP LTD	20-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0408/ 2021040800938. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0408/ 2021040800946. Pdf	Non-voting resolution	Combined
AIA GROUP LTD	20-May-2021	2	Please Note In The Hong Kong Market That A Vote Of 'Abstain' Will Be Treated The Same As A 'Take No Action' Vote	Non-voting resolution	Non-voting resolution
AIA GROUP LTD	20-May-2021	3	To Receive The Audited Consolidated Financial Statements Of The Company, The Report Of The Directors And The Independent Auditor'S Report For The Year Ended 31 December 2020	For	Combined
AIA GROUP LTD	20-May-2021	4	To Declare A Final Dividend Of 100.30 Hong Kong Cents Per Share For The Year Ended 31 December 2020	For	For
AIA GROUP LTD	20-May-2021	5	To Re-Elect Mr. Lee Yuan Siong As Executive Director Of The Company	For	For
AIA GROUP LTD	20-May-2021	6	To Re-Elect Mr. Chung-Kong Chow As Independent Non-Executive Director Of The Company	For	For
AIA GROUP LTD	20-May-2021	7	To Re-Elect Mr. John Barrie Harrison As Independent Non-Executive Director Of The Company	For	For
AIA GROUP LTD	20-May-2021	8	To Re-Elect Professor Lawrence Juen-Yee Lau As Independent Non-Executive Director Of The Company	For	For
AIA GROUP LTD	20-May-2021	9	To Re-Elect Mr. Cesar Velasquez Purisma As Independent Non-Executive Director Of The Company	For	For
AIA GROUP LTD	20-May-2021	10	To Re-Appoint Pricewaterhousecoopers As Auditor Of The Company And To Authorise The Board Of Directors Of The Company To Fix Its Remuneration	For	For
AIA GROUP LTD	20-May-2021	11	To Grant A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares Of The Company, Not Exceeding 10 Per Cent Of The Number Of Shares Of The Company In Issue As At The Date Of This Resolution, And The Discount For Any Shares To Be Issued Shall Not Exceed 10 Per Cent To The Benchmarked Price	For	For
AIA GROUP LTD	20-May-2021	12	To Grant A General Mandate To The Directors To Buy Back Shares Of The Company, Not Exceeding 10 Per Cent Of The Number Of Shares Of The Company In Issue As At The Date Of This Resolution	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	1	2020 Annual Report And Its Summary	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	3	2020 Annual Accounts	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):3.000000	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	5	Appointment Of 2021 Audit Firm	For	Combined
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	6	2020 Social Responsibility Report	For	Combined
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	7	2021 Remuneration For Directors	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	8	Amendments To The Company'S Articles Of Association	For	Combined
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	9	Increase Of The Company'S Registered Capital, Amendments To The Company'S Articles Of Association, And Handling Of The Industrial And Commercial Registration Amendment	For	Combined
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	10	Revision And Addition Of Some Systems: Rules Of Procedure Governing Shareholders' General Meetings	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	11	Revision And Addition Of Some Systems: Rules Of Procedure Governing The Board Meetings	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	12	Revision And Addition Of Some Systems: Work System For Independent Directors	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	13	Revision And Addition Of Some Systems: External Guarantee Management System	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	14	Revision And Addition Of Some Systems: External Investment Management System	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	15	Revision And Addition Of Some Systems: Connected Transactions Management System	For	Combined
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	16	Revision And Addition Of Some Systems: Information Disclosure Management System	For	Combined
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	17	Revision And Addition Of Some Systems: Raised Funds Management System	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	18	2021 Application For Comprehensive Credit Line To Banks	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	19	2020 Work Report Of The Supervisory Committee	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	20	2021 Remuneration For Supervisors	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	21	Amendments To The Rules Of Procedure Governing Meetings Of The Supervisory Committee	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	22	2021 Restricted Stock Incentive Plan (Draft) And Its Summary: Basis Of Determining Plan Participants And The Scope Thereof	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	23	2021 Restricted Stock Incentive Plan (Draft) And Its Summary: Source, Number And Distribution Of Restricted Stocks	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	24	2021 Restricted Stock Incentive Plan (Draft) And Its Summary: Valid Period, Grant Date, Lock-Up Period, Unlocking Arrangement And Non-Tradable Period Of The Incentive Plan	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	25	2021 Restricted Stock Incentive Plan (Draft) And Its Summary: Grant Price Of The Restricted Stocks And Its Determining Method	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	26	2021 Restricted Stock Incentive Plan (Draft) And Its Summary: Conditions For Granting And Unlocking The Restricted Stocks	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	27	2021 Restricted Stock Incentive Plan (Draft) And Its Summary: Method And Procedure For Adjusting The Plan	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	28	2021 Restricted Stock Incentive Plan (Draft) And Its Summary: Accounting Treatment For The Restricted Stocks	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	29	2021 Restricted Stock Incentive Plan (Draft) And Its Summary: Procedure For Implementing The Incentive Plan	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	30	2021 Restricted Stock Incentive Plan (Draft) And Its Summary: Rights And Obligations Of The Company And The Plan Participants	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	31	2021 Restricted Stock Incentive Plan (Draft) And Its Summary: Treatment In Case Of Unusual Changes To The Company Or Plan Participants	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	32	2021 Restricted Stock Incentive Plan (Draft) And Its Summary: Mechanism For Settlement Of Disputes Between The Company And Plan Participants	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	33	2021 Restricted Stock Incentive Plan (Draft) And Its Summary: Principles For Repurchase And Cancellation Of Restricted Stocks	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	34	Appraisal Management Measures For The 2021 Restricted Stock Incentive Plan	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	35	Authorization To The Board To Handle Matters Regarding The Equity Incentive Plan	For	For
AIER EYE HOSPITAL GROUP CO LTD	14-May-2021	36	Report On The Use Of Previously Raised Funds	For	For
AIER EYE HOSPITAL GROUP CO LTD	23-Jun-2021	1	The Company'S Eligibility For Share Offering To Specific Parties	For	For
AIER EYE HOSPITAL GROUP CO LTD	23-Jun-2021	2	Plan For Share Offering To Specific Parties: Stock Type And Par Value	For	For
AIER EYE HOSPITAL GROUP CO LTD	23-Jun-2021	3	Plan For Share Offering To Specific Parties: Issuing Method And Date	For	For
AIER EYE HOSPITAL GROUP CO LTD	23-Jun-2021	4	Plan For Share Offering To Specific Parties: Issuing Targets And Subscription Method	For	For
AIER EYE HOSPITAL GROUP CO LTD	23-Jun-2021	5	Plan For Share Offering To Specific Parties: Issue Price And Pricing Principles	For	For
AIER EYE HOSPITAL GROUP CO LTD	23-Jun-2021	6	Plan For Share Offering To Specific Parties: Issuing Volume	For	For
AIER EYE HOSPITAL GROUP CO LTD	23-Jun-2021	7	Plan For Share Offering To Specific Parties: Lockup Period	For	For
AIER EYE HOSPITAL GROUP CO LTD	23-Jun-2021	8	Plan For Share Offering To Specific Parties: Listing Place	For	For
AIER EYE HOSPITAL GROUP CO LTD	23-Jun-2021	9	Plan For Share Offering To Specific Parties: Amount And Purpose Of The Raised Funds	For	For
AIER EYE HOSPITAL GROUP CO LTD	23-Jun-2021	10	Plan For Share Offering To Specific Parties: Attribution Of The Accumulated Retained Profits Before The Share Offering To Specific Parties	For	For
AIER EYE HOSPITAL GROUP CO LTD	23-Jun-2021	11	Plan For Share Offering To Specific Parties: The Valid Period Of The Resolution On The Share Offering To Specific Parties	For	For
AIER EYE HOSPITAL GROUP CO LTD	23-Jun-2021	12	Preplan For The Share Offering To Specific Parties	For	For
AIER EYE HOSPITAL GROUP CO LTD	23-Jun-2021	13	Demonstration Analysis Report On The Plan For Share Offering To Specific Parties	For	For
AIER EYE HOSPITAL GROUP CO LTD	23-Jun-2021	14	Feasibility Analysis Report On The Use Of Funds To Be Raised From The Share Offering To Specific Parties	For	For
AIER EYE HOSPITAL GROUP CO LTD	23-Jun-2021	15	Diluted Immediate Return After The Share Offering To Specific Parties, Filling Measures And Commitments Of Relevant Parties	For	For
AIER EYE HOSPITAL GROUP CO LTD	23-Jun-2021	16	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
AIER EYE HOSPITAL GROUP CO LTD	23-Jun-2021	17	Setting Up A Deposit Account For Raised Funds	For	For
AIER EYE HOSPITAL GROUP CO LTD	23-Jun-2021	18	Authorization To The Board To Handle Matters Regarding The Share Offering To Specific Parties	For	For
AIR CHINA LTD	25-May-2021	2	To Consider And Approve The 2020 Work Report Of The Board Of Directors (The "Board") Of The Company	For	For
AIR CHINA LTD	25-May-2021	3	To Consider And Approve The 2020 Work Report Of The Supervisory Committee Of The Company	For	For
AIR CHINA LTD	25-May-2021	4	To Consider And Approve The Audited Consolidated Financial Statements Of The Company For The Year 2020 Prepared Under The Prc Accounting Standards And The International Financial Reporting Standards	For	For
AIR CHINA LTD	25-May-2021	5	To Consider And Approve The Profit Distribution Proposal For The Year 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AIR CHINA LTD	25-May-2021	6	To Consider And Approve The Re-Appointment Of Deloitte Touche Tohmatsu As The Company'S International Auditor For The Year 2021 And Deloitte Touche Tohmatsu Certified Public Accountants Lip As The Company'S Domestic Auditor And Internal Control Auditor For The Year 2021, And To Authorize The Management To Determine Their Remunerations For The Year 2021	For	For
AIR CHINA LTD	25-May-2021	7	To Consider And Approve The Proposed Amendments To The Articles Of Association Of The Company	For	For
AIR CHINA LTD	25-May-2021	8	To Consider And Approve The Resolution In Relation To The Grant Of General Mandate To The Board To Issue Debt Financing Instruments	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021	1	Election Of Director: Susan K. Carter	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021	2	Election Of Director: Charles I. Cogut	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021	3	Election Of Director: Lisa A. Davis	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021	4	Election Of Director: Chadwick C. Deaton	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021	5	Election Of Director: Seifollah Ghasemi	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021	6	Election Of Director: David H.Y. Ho	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021	7	Election Of Director: Edward L. Monser	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021	8	Election Of Director: Matthew H. Paull	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021	9	Advisory Vote Approving The Compensation Of The Company'S Named Executive Officers.	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021	10	Approval Of The Air Products And Chemicals, Inc. 2021 Long-Term Incentive Plan.	For	For
AIR PRODUCTS AND CHEMICALS, INC.	28-Jan-2021	11	Ratify The Appointment Of Deloitte & Touche Lip As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending September 30, 2021.	For	For
AIR WATER INC.	25-Jun-2021	2	Appoint A Director Toyoda, Masahiro	For	For
AIR WATER INC.	25-Jun-2021	3	Appoint A Director Toyoda, Kikuo	For	For
AIR WATER INC.	25-Jun-2021	4	Appoint A Director Imai, Yasuo	For	For
AIR WATER INC.	25-Jun-2021	5	Appoint A Director Shirai, Kiyoshi	For	For
AIR WATER INC.	25-Jun-2021	6	Appoint A Director Machida, Masato	For	For
AIR WATER INC.	25-Jun-2021	7	Appoint A Director Karato, Yu	For	For
AIR WATER INC.	25-Jun-2021	8	Appoint A Director Sakamoto, Yukiko	For	For
AIR WATER INC.	25-Jun-2021	9	Appoint A Director Shimizu, Isamu	For	For
AIR WATER INC.	25-Jun-2021	10	Appoint A Director Matsui, Takao	For	Combined
AIRBNB INC	22-Jun-2021	1	Director	For	Combined
AIRBNB INC	22-Jun-2021	2	To Ratify The Appointment Of Pricewaterhousecoopers Lip As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Unvoted
AIRBNB INC	22-Jun-2021	3	To Approve, On An Advisory (Non-Binding) Basis, The Compensation Of Our Named Executive Officers ("Say-On-Pay Vote").	For	Unvoted
AIRBNB INC	22-Jun-2021	4	To Approve, On An Advisory (Non-Binding) Basis, The Frequency Of Future Say-On-Pay Votes.	One	Unvoted
AIRBUS SE	14-Apr-2021	8	Vote On The Resolution In Respect Of The: Adoption Of The Audited Accounts For The Financial Year 2020	For	Combined
AIRBUS SE	14-Apr-2021	9	Vote On The Resolution In Respect Of The: Release From Liability Of The Non-Executive Members Of The Board Of Directors	For	For
AIRBUS SE	14-Apr-2021	10	Vote On The Resolution In Respect Of The: Release From Liability Of The Executive Member Of The Board Of Directors	For	For
AIRBUS SE	14-Apr-2021	11	Vote On The Resolution In Respect Of The: Renewal Of The Appointment Of Ernst & Young Accountants Lip As Auditor For The Financial Year 2021	For	For
AIRBUS SE	14-Apr-2021	12	Vote On The Resolution In Respect Of The: Approval, As An Advisory Vote, Of The Implementation Of The Remuneration Policy For The Financial Year 2020	For	For
AIRBUS SE	14-Apr-2021	13	Vote On The Resolution In Respect Of The: Renewal Of The Appointment Of Mr. Rene Obermann As Non-Executive Member Of The Board Of Directors For A Term Of Three Years	For	Combined
AIRBUS SE	14-Apr-2021	14	Vote On The Resolution In Respect Of The: Renewal Of The Appointment Of Ms. Amparo Moraleda As Non-Executive Member Of The Board Of Directors For A Term Of Three Years	For	Combined
AIRBUS SE	14-Apr-2021	15	Vote On The Resolution In Respect Of The: Renewal Of The Appointment Of Mr. Victor Chu As Non-Executive Member Of The Board Of Directors For A Term Of Three Years	For	Combined
AIRBUS SE	14-Apr-2021	16	Vote On The Resolution In Respect Of The: Renewal Of The Appointment Of Mr. Jean-Pierre Clamadieu As Non-Executive Member Of The Board Of Directors For A Term Of Three Years	For	For
AIRBUS SE	14-Apr-2021	17	Vote On The Resolution In Respect Of The: Delegation To The Board Of Directors Of Powers To Issue Shares, To Grant Rights To Subscribe For Shares And To Limit Or Exclude Preferential Subscription Rights Of Existing Shareholders For The Purpose Of Employee Share Ownership Plans And Share-Related Long-Term Incentive Plans	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AIRBUS SE	14-Apr-2021	18	Vote On The Resolution In Respect Of The: Delegation To The Board Of Directors Of Powers To Issue Shares, To Grant Rights To Subscribe For Shares And To Limit Or Exclude Preferential Subscription Rights Of Existing Shareholders For The Purpose Of Funding (Or Any Other Corporate Purpose) The Company And Its Group Companies	For	For
AIRBUS SE	14-Apr-2021	19	Vote On The Resolution In Respect Of The: Renewal Of The Authorisation For The Board Of Directors To Repurchase Up To 10% Of The Company'S Issued Share Capital	For	For
AIRBUS SE	14-Apr-2021	20	Vote On The Resolution In Respect Of The: Cancellation Of Shares Repurchased By The Company	For	For
AIRTAC INTERNATIONAL GROUP	28-May-2021	1	To Recognize The Company'S Operational And Business Report And Consolidated Financial Statements For Year 2020.Proposed Cash Dividend: Twd 9,1476 Per Share	For	For
AIRTAC INTERNATIONAL GROUP	28-May-2021	2	To Discuss The Amendments To The Procedures Of Shareholders' Meetings Of The Company.	For	For
AIRTAC INTERNATIONAL GROUP	28-May-2021	3	To Discuss The Amendments To The Procedures For Election Of Directors Of The Company.	For	For
AIRTAC INTERNATIONAL GROUP	28-May-2021	4	To Discuss The Amendments To The Procedure For Endorsement And Guarantee Of The Company.	For	For
AIRTAC INTERNATIONAL GROUP	28-May-2021	5	To Discuss The Amendments To The Procedure For Trading Of Derivatives Of The Company.	For	For
AISIN CORPORATION	18-Jun-2021	2	Appoint A Director Toyoda, Kanshiro	For	For
AISIN CORPORATION	18-Jun-2021	3	Appoint A Director Ise, Kiyotaka	For	For
AISIN CORPORATION	18-Jun-2021	4	Appoint A Director Haraguchi, Tsunekazu	For	For
AISIN CORPORATION	18-Jun-2021	5	Appoint A Director Hamada, Michiyo	For	For
AISIN CORPORATION	18-Jun-2021	6	Appoint A Director Yoshida, Moritaka	For	For
AISIN CORPORATION	18-Jun-2021	7	Appoint A Director Suzuki, Kenji	For	For
AISIN CORPORATION	18-Jun-2021	8	Appoint A Director Ito, Shintaro	For	For
AISIN CORPORATION	18-Jun-2021	9	Appoint A Director Shin, Seiichi	For	For
AISIN CORPORATION	18-Jun-2021	10	Appoint A Director Kobayashi, Koji	For	Combined
AISIN CORPORATION	18-Jun-2021	11	Appoint A Corporate Auditor Mitsuya, Makoto	For	Combined
AISIN CORPORATION	18-Jun-2021	12	Appoint A Corporate Auditor Kato, Kiyomi	For	For
AISIN CORPORATION	18-Jun-2021	13	Appoint A Corporate Auditor Ueda, Junko	For	For
AISIN CORPORATION	18-Jun-2021	14	Appoint A Substitute Corporate Auditor Nakagawa, Hidenori	For	For
AJINOMOTO CO.,INC.	23-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
AJINOMOTO CO.,INC.	23-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
AJINOMOTO CO.,INC.	23-Jun-2021	3	Amend Articles To: Reduce The Board Of Directors Size, Reduce Term Of Office Of Directors To One Year, Transition To A Company With Three Committees, Allow The Board Of Directors To Authorize Appropriation Of Surplus And Purchase Own Shares	For	For
AJINOMOTO CO.,INC.	23-Jun-2021	4	Appoint A Director Nishii, Takaaki	For	For
AJINOMOTO CO.,INC.	23-Jun-2021	5	Appoint A Director Fukushi, Hiroshi	For	For
AJINOMOTO CO.,INC.	23-Jun-2021	6	Appoint A Director Tochio, Masaya	For	For
AJINOMOTO CO.,INC.	23-Jun-2021	7	Appoint A Director Nosaka, Chiaki	For	For
AJINOMOTO CO.,INC.	23-Jun-2021	8	Appoint A Director Kurashima, Kaoru	For	For
AJINOMOTO CO.,INC.	23-Jun-2021	9	Appoint A Director Nawa, Takashi	For	For
AJINOMOTO CO.,INC.	23-Jun-2021	10	Appoint A Director Iwata, Kimie	For	For
AJINOMOTO CO.,INC.	23-Jun-2021	11	Appoint A Director Toki, Atsushi	For	For
AJINOMOTO CO.,INC.	23-Jun-2021	12	Appoint A Director Amano, Hideki	For	Combined
AJINOMOTO CO.,INC.	23-Jun-2021	13	Appoint A Director Indo, Mami	For	For
AJINOMOTO CO.,INC.	23-Jun-2021	14	Appoint A Director Nakayama, Joji	For	For
AKAMAI TECHNOLOGIES, INC.	03-Jun-2021	1	Election Of Director: Sharon Bowen	For	For
AKAMAI TECHNOLOGIES, INC.	03-Jun-2021	2	Election Of Director: Marianne Brown	For	For
AKAMAI TECHNOLOGIES, INC.	03-Jun-2021	3	Election Of Director: Monte Ford	For	For
AKAMAI TECHNOLOGIES, INC.	03-Jun-2021	4	Election Of Director: Jill Greenthal	For	For
AKAMAI TECHNOLOGIES, INC.	03-Jun-2021	5	Election Of Director: Dan Hesse	For	For
AKAMAI TECHNOLOGIES, INC.	03-Jun-2021	6	Election Of Director: Tom Killalea	For	For
AKAMAI TECHNOLOGIES, INC.	03-Jun-2021	7	Election Of Director: Tom Leighton	For	For
AKAMAI TECHNOLOGIES, INC.	03-Jun-2021	8	Election Of Director: Jonathan Miller	For	For
AKAMAI TECHNOLOGIES, INC.	03-Jun-2021	9	Election Of Director: Madhu Ranganathan	For	For
AKAMAI TECHNOLOGIES, INC.	03-Jun-2021	10	Election Of Director: Ben Verwaayen	For	For
AKAMAI TECHNOLOGIES, INC.	03-Jun-2021	11	Election Of Director: Bill Wagner	For	For
AKAMAI TECHNOLOGIES, INC.	03-Jun-2021	12	To Approve An Amendment And Restatement Of The Akamai Technologies, Inc. 2013 Stock Incentive Plan.	For	For
AKAMAI TECHNOLOGIES, INC.	03-Jun-2021	13	To Approve, On An Advisory Basis, Our Executive Officer Compensation.	For	For
AKAMAI TECHNOLOGIES, INC.	03-Jun-2021	14	To Ratify The Selection Of Pricewaterhousecoopers Llp As Our Independent Auditors For The Fiscal Year Ending December 31, 2021.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AKBANK T.A.S.	24-Mar-2021	4	Opening And Appointment Of The Meeting Presidential Board	For	For
AKBANK T.A.S.	24-Mar-2021	5	Communication And Discussion Of The Report Of The Board Of Directors	For	For
AKBANK T.A.S.	24-Mar-2021	6	Communication Of The Independent Auditors Report	For	For
AKBANK T.A.S.	24-Mar-2021	7	Communication Discussion And Ratification Of The Financial Statements Of 2020	For	For
AKBANK T.A.S.	24-Mar-2021	8	Discharge Of Liability Of The Members Of The Board Of Directors	For	For
AKBANK T.A.S.	24-Mar-2021	9	Decision On The Appropriation Of 2020 Net Profit	For	For
AKBANK T.A.S.	24-Mar-2021	10	Appointment And Determination Of The Tenure Of The Members Of The Board Of Directors	For	Combined
AKBANK T.A.S.	24-Mar-2021	11	Determination Of The Compensation Of The Members Of The Board Of Directors	For	Against
AKBANK T.A.S.	24-Mar-2021	12	Appointment Of The Independent Auditors	For	Combined
AKBANK T.A.S.	24-Mar-2021	13	Amendment To The Article 9 Of The Articles Of Association Of The Bank	For	Combined
AKBANK T.A.S.	24-Mar-2021	14	Providing Information Regarding The Updated Remuneration Policy	For	Combined
AKBANK T.A.S.	24-Mar-2021	15	Providing Information Regarding The Donations Made In 2020	For	Abstain
AKBANK T.A.S.	24-Mar-2021	16	Determining The Banks Donation Limits For 2021	For	Combined
AKBANK T.A.S.	24-Mar-2021	17	Empowerment Of The Board Of Directors In Connection With Matters Falling Within The Scope Of Articles 395 And 396 Of The Turkish Commercial Code	For	For
AKESO, INC.	28-Jun-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries And The Reports Of The Directors And Auditor For The Year Ended December 31, 2020	For	For
AKESO, INC.	28-Jun-2021	4	To Re-Elect The Following Retiring Director Of The Company: Dr. Xia Yu, Executive Director Of The Company	For	For
AKESO, INC.	28-Jun-2021	5	To Re-Elect The Following Retiring Director Of The Company: Dr. Li Baiyong, Executive Director Of The Company	For	For
AKESO, INC.	28-Jun-2021	6	To Re-Elect The Following Retiring Director Of The Company: Dr. Wang Zhongmin Maxwell, Executive Director Of The Company	For	For
AKESO, INC.	28-Jun-2021	7	To Re-Elect The Following Retiring Director Of The Company: Mr. Xie Ronggang, Non-Executive Director Of The Company	For	For
AKESO, INC.	28-Jun-2021	8	To Authorise The Board Of Directors Of The Company To Fix The Remuneration Of The Directors	For	For
AKESO, INC.	28-Jun-2021	9	To Re-Appoint Ernst & Young As Auditor Of The Company And Authorise The Board Of Directors Of The Company To Fix Their Remuneration	For	For
AKESO, INC.	28-Jun-2021	10	To Give A General Mandate To The Directors Of The Company To Allot, Issue And Deal With Additional Shares Not Exceeding 20% Of The Issued Share Capital Of The Company As At The Date Of This Resolution	For	Combined
AKESO, INC.	28-Jun-2021	11	To Give A General Mandate To The Directors Of The Company To Repurchase Shares Not Exceeding 10% Of The Issued Share Capital Of The Company As At The Date Of This Resolution	For	Combined
AKESO, INC.	28-Jun-2021	12	To Extend The Authority Given To The Directors Of The Company Pursuant To Ordinary Resolution No. 4(A) To Issue Shares By Adding To The Issued Share Capital Of The Company Repurchased Under Ordinary Resolution No. 4(B)	For	Combined
AKZO NOBEL NV	22-Apr-2021	1	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive II, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined
AKZO NOBEL NV	22-Apr-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
AKZO NOBEL NV	22-Apr-2021	3	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You	Non-voting resolution	Non-voting resolution
AKZO NOBEL NV	22-Apr-2021	4	Opening	Non-voting resolution	Non-voting resolution
AKZO NOBEL NV	22-Apr-2021	5	Financial Year 2020	Non-voting resolution	Non-voting resolution
AKZO NOBEL NV	22-Apr-2021	6	Report Of The Board Of Management For The Financial Year 2020	Non-voting resolution	Non-voting resolution
AKZO NOBEL NV	22-Apr-2021	7	Financial Statements, Result And Dividend	Non-voting resolution	Non-voting resolution
AKZO NOBEL NV	22-Apr-2021	8	Adoption Of The 2020 Financial Statements Of The Company	For	Combined
AKZO NOBEL NV	22-Apr-2021	9	Discussion On The Dividend Policy	Non-voting resolution	Combined
AKZO NOBEL NV	22-Apr-2021	10	Profit Allocation And Adoption Of Dividend Proposal	For	Combined
AKZO NOBEL NV	22-Apr-2021	11	Remuneration Report 2020 (Advisory Vote)	For	Combined
AKZO NOBEL NV	22-Apr-2021	12	Discharge	Non-voting resolution	Combined
AKZO NOBEL NV	22-Apr-2021	13	Discharge From Liability Of Members Of The Board Of Management In Office In 2020 For The Performance Of Their Duties In 2020	For	Combined
AKZO NOBEL NV	22-Apr-2021	14	Discharge From Liability Of Members Of The Supervisory Board In Office In 2020 For The Performance Of Their Duties In 2020	For	Combined
AKZO NOBEL NV	22-Apr-2021	15	Remuneration	Non-voting resolution	Combined
AKZO NOBEL NV	22-Apr-2021	16	Amendment Remuneration Policy For The Board Of Management	For	Combined
AKZO NOBEL NV	22-Apr-2021	17	Amendment Remuneration Policy For The Supervisory Board	For	Combined
AKZO NOBEL NV	22-Apr-2021	18	Board Of Management	Non-voting resolution	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AKZO NOBEL NV	22-Apr-2021	19	Re-Appointment Of Mr. T.F.J. Vanlancker	For	Combined
AKZO NOBEL NV	22-Apr-2021	20	Supervisory Board	Non-voting resolution	Combined
AKZO NOBEL NV	22-Apr-2021	21	Re-Appointment Of Mr. P.W. Thomas	For	Combined
AKZO NOBEL NV	22-Apr-2021	22	Authorization For The Board Of Management	Non-voting resolution	Combined
AKZO NOBEL NV	22-Apr-2021	23	To Issue Shares	For	Combined
AKZO NOBEL NV	22-Apr-2021	24	To Restrict Or Exclude Pre-Emptive Rights Of Shareholders	For	Combined
AKZO NOBEL NV	22-Apr-2021	25	Authorization For The Board Of Management To Acquire Common Shares In The Share Capital Of The Company On Behalf Of The Company	For	Combined
AKZO NOBEL NV	22-Apr-2021	26	Cancellation Of Common Shares Held Or Acquired By The Company	For	Combined
AKZO NOBEL NV	22-Apr-2021	27	Closing	Non-voting resolution	Combined
AL RAJHI BANK	29-Mar-2021	1	Voting On The Board Of Directors Report For The Financial Year Ended 31/12/2020	For	Combined
AL RAJHI BANK	29-Mar-2021	2	Voting On The Company Financial Statements For The Financial Year Ended 31/12/2020	For	For
AL RAJHI BANK	29-Mar-2021	3	Voting On The Company'S External Auditors Report For The Financial Year Ended 31/12/2020	For	For
AL RAJHI BANK	29-Mar-2021	4	Voting On The Discharge Of The Members Of The Board Of Directors From Liability For The Financial Year Ended 31/12/2020	For	For
AL RAJHI BANK	29-Mar-2021	5	Voting On The Recommendation Of The Board Of Directors Of Distribution Of Cash Dividend To Shareholders For The Financial Year Ended 31/12/2020 With Total Amount Sar (2,500) Million, Estimated At Sar (1.00) Per Share, Representing (10%) Of The Nominal Value Of Share. The Eligibility Of Dividends Shall Be For The Bank'S Shareholders Who Own Shares At The End Of Trading Day In Which The General Assembly Meeting Is Convened And Registered In The Bank'S Share Registry At Securities Depository Center (Edaa) At The End Of The Second Trading Day Following The Due Date Noting That Dividends Distribution Will Start On (06/04/2021)	For	For
AL RAJHI BANK	29-Mar-2021	6	Voting On Authorizing The Board Of Directors To Distribute Interim Cash Dividend To The Bank'S Shareholders On Biannually Or Quarterly Basis For The Financial Year 2021	For	For
AL RAJHI BANK	29-Mar-2021	7	Voting On The Appointment Of The Bank'S External Auditors, From Among Nominees Based On Audit Committee Recommendation, To Examine, Review And Audit The Primary Financial Statements For The First, Second And Third Quarter'S Financial Statements And Annual Financial Statements For The Financial Year 2021, And Determining Their Fees	For	Combined
AL RAJHI BANK	29-Mar-2021	8	Voting On The Payment An Amount Of Sar (5,148,125) As Remuneration And Compensations To The Members Of The Board Of Directors For The Period From 01/01/2020 To 31/12/2020	For	For
AL RAJHI BANK	29-Mar-2021	9	Voting On The Payment An Amount Of Sar (860,656) As Remuneration And Compensations To The Members Of The Audit Committee For The Period From 01/01/2020 To 31/12/2020	For	For
AL RAJHI BANK	29-Mar-2021	10	Voting On Delegating The Ordinary General Assembly Authorization Powers Stipulated In Paragraph (1) Of Article (71) Of The Companies Law To The Bank'S Board Of Directors, For A Maximum Period Of One Year From The Date Of Approval By The General Assembly To Delegate Its Powers, Or Until The End Of The Term Of The Delegated Board Of Directors, Whichever Is Earlier, In Accordance With The Conditions Contained In The Regulatory Rules And Procedures Issued Pursuant To The Companies Law Relating To Listed Joint Stock Companies	For	For
AL RAJHI BANK	29-Mar-2021	11	Voting On Increasing The Seats Of Audit Committee Members From Three To Five Seats And Number Of Audit Committee Members Becomes Five Members Through Appointing: A) Mr. Abdulatif Bin Ali Al Seif (Independent Board Member) - Chairman B) Mr. Raed Bin Abdullah Al Tamimi (Non-Executive Board Member) - Member As Members Of Audit Committee Effective From The Date Of The General Assembly Approval Until End Of The Current Committee Term On 13/11/2023	For	For
AL RAJHI BANK	29-Mar-2021	12	Voting On The Formation Of The Bank'S Shariah Board For A Term Of Three Years Effective From The Date Of General Assembly Meeting And Ending On 28/03/2024: Sheikh/ Suleiman Bin Abdullah Al-Majid	For	For
AL RAJHI BANK	29-Mar-2021	13	Voting On The Formation Of The Bank'S Shariah Board For A Term Of Three Years Effective From The Date Of General Assembly Meeting And Ending On 28/03/2024: Sheikh/ Saad Bin Turki Al-Khathlan	For	For
AL RAJHI BANK	29-Mar-2021	14	Voting On The Formation Of The Bank'S Shariah Board For A Term Of Three Years Effective From The Date Of General Assembly Meeting And Ending On 28/03/2024: Sheikh/ Abdul Aziz Bin Hamin Al Hamin	For	For
AL RAJHI BANK	29-Mar-2021	15	Voting On The Formation Of The Bank'S Shariah Board For A Term Of Three Years Effective From The Date Of General Assembly Meeting And Ending On 28/03/2024: Sheikh/ Saleh Bin Abdullah Al - Lahidan	For	For
AL RAJHI BANK	29-Mar-2021	16	Voting On The Formation Of The Bank'S Shariah Board For A Term Of Three Years Effective From The Date Of General Assembly Meeting And Ending On 28/03/2024: Sheikh/ Abdullah Bin Nasser Al-Salami	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AL RAJHI BANK	29-Mar-2021	17	Voting On The Business And Contracts Concluded Between The Bank And Berain Company, In Which The Board Member Mr. Badr Bin Mohammed Al Rajhi Has An Indirect Interest, Being A Board Director Of The Company And Authorize The Same For The Upcoming Year. The Transactions Contain A Contract To Supply Bottled Water, At Arm'S Length Basis, For A Period Of One Year With A Value Of Sar 356,850 For 2020, Without Preferential Terms	For	For
AL RAJHI BANK	29-Mar-2021	18	Voting On The Business And Contracts Concluded Between The Bank And Mohammed Bin Abdulaziz Al Rajhi & Sons Investment Company, In Which The Board Member Mr. Badr Bin Mohammed Al Rajhi Has An Indirect Interest, Being A Board Director Of The Company, And Authorize The Same For The Upcoming Year. The Transactions Contain A Contract To Lease South Region Management Building, At Arm'S Length Basis, For A Period Of Seven Years With A Value Of Sar 282,373 For 2020, Without Preferential Terms	For	For
AL RAJHI BANK	29-Mar-2021	19	Voting On The Business And Contracts Concluded Between The Bank And Mohammed Bin Abdulaziz Al Rajhi & Sons Investment Company, In Which The Board Member Mr. Badr Bin Mohammed Al Rajhi Has An Indirect Interest, Being A Board Director Of The Company, And Authorize The Same For The Upcoming Year. The Transactions Contain A Contract To Lease Direct Sales Office In Abha, At Arm'S Length Basis, For A Period Of Seven Years With A Value Of Sar 46,000 For 2020, Without Preferential Terms	For	For
AL RAJHI BANK	29-Mar-2021	20	Voting On The Business And Contracts Concluded Between The Bank And Mohammed Bin Abdulaziz Al Rajhi & Sons Investment Company, In Which The Board Member Mr. Badr Bin Mohammed Al Rajhi Has An Indirect Interest, Being A Board Director Of The Company, And Authorize The Same For The Upcoming Year. The Transactions Contain A Contract To Lease Atm Site, At Arm'S Length Basis, For A Period Of Five Years With A Value Of Sar 40,250 For 2020, Without Preferential Terms	For	For
AL RAJHI BANK	29-Mar-2021	21	Voting On The Business And Contracts Concluded Between The Bank And National Gas And Industrialization Company, In Which The Board Member Mr. Raed Bin Abdullah Al Tamimi Has An Indirect Interest, Being A Board Director Of The Company, And Authorize The Same For The Upcoming Year. The Transactions Contain A Contract To Lease Atm Site, At Arm'S Length Basis, For A Period Of One Year With A Value Of Sar 126,500 For 2020, Without Preferential Terms	For	For
AL RAJHI BANK	29-Mar-2021	22	Voting On The Business And Contracts Concluded Between The Bank And Fursan Travel And Tourism Company, In Which The Board Chairman Mr. Abdullah Bin Sulaiman Al Rajhi Has A Direct Interest, Being The Owner Of The Company, And Authorize The Same For The Upcoming Year. The Transactions Contain A Contract To Provide Travel And Tourism Services, At Arm'S Length Basis, For A Period Of One Year With A Value Of Sar 978,821 For 2020, Without Preferential Terms	For	For
AL RAJHI BANK	29-Mar-2021	23	Voting On The Business And Contracts Concluded Between The Bank And The Board Chairman Mr. Abdullah Bin Sulaiman Al Rajhi. The Transactions Contain A Contract To Lease Al Batha'A Exchange & Remittance Center, At Arm'S Length Basis, For A Period Of One Year With A Value Of Sar 632,500 For 2020, Without Preferential Terms	For	For
AL RAJHI BANK	29-Mar-2021	24	Voting On The Business And Contracts Concluded Between The Bank And Al Rajhi Cooperative Insurance Company, In Which The Board Chairman Mr. Abdullah Bin Sulaiman Al Rajhi Has An Indirect Interest, Being A Board Director Of The Company, And Authorize The Same For The Upcoming Year. The Transactions Contain Renewing A Contract Of Comprehensive Insurance Policies For Banks, Properties, Business Disruption And Executive Managers' Coverage, At Arm'S Length Basis, For A Period Of One Year With A Value Of Sar 99,466,000 For 2020, Without Preferential Terms	For	For
AL RAJHI BANK	29-Mar-2021	25	Voting On The Business And Contracts Concluded Between The Bank And Al Rajhi Cooperative Insurance Company, In Which The Board Chairman Mr. Abdullah Bin Sulaiman Al Rajhi Has An Indirect Interest, Being A Board Director Of The Company, And Authorize The Same For The Upcoming Year. The Transactions Contain Renewing A Contract Of Comprehensive Insurance Policies For Vehicles, At Arm'S Length Basis, For A Period Of One Year With A Value Of Sar 621,144,000 For 2020, Without Preferential Terms	For	For
ALBEMARLE CORPORATION	04-May-2021	1	To Approve The Non-Binding Advisory Resolution Approving The Compensation Of Our Named Executive Officers.	For	For
ALBEMARLE CORPORATION	04-May-2021	2	Elect Nominee To The Board Of Director: Mary Lauren Brilas	For	For
ALBEMARLE CORPORATION	04-May-2021	3	Elect Nominee To The Board Of Director: J. Kent Masters, Jr.	For	For
ALBEMARLE CORPORATION	04-May-2021	4	Elect Nominee To The Board Of Director: Glenda J. Minor	For	For
ALBEMARLE CORPORATION	04-May-2021	5	Elect Nominee To The Board Of Director: James J. O'Brien	For	For
ALBEMARLE CORPORATION	04-May-2021	6	Elect Nominee To The Board Of Director: Diarmuid B. O'Connell	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ALBEMARLE CORPORATION	04-May-2021	7	Elect Nominee To The Board Of Director: Dean L. Seavers	For	For
ALBEMARLE CORPORATION	04-May-2021	8	Elect Nominee To The Board Of Director: Gerald A. Steiner	For	For
ALBEMARLE CORPORATION	04-May-2021	9	Elect Nominee To The Board Of Director: Holly A. Van Deursen	For	For
ALBEMARLE CORPORATION	04-May-2021	10	Elect Nominee To The Board Of Director: Alejandro D. Wolff	For	For
ALBEMARLE CORPORATION	04-May-2021	11	To Ratify The Appointment Of Pricewaterhousecoopers Llp As Albemarle'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Combined
ALCON SA	28-Apr-2021	1	Please Note That Beneficial Owner Details Are Required For This Meeting. If No Beneficial Owner Details Are Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
ALCON SA	28-Apr-2021	2	Part 2 Of This Meeting Is For Voting On Agenda And Meeting Attendance Requests Only. Please Ensure That You Have First Voted In Favour Of The Registration Of Shares In Part 1 Of The Meeting. It Is A Market Requirement For Meetings Of This Type That The Shares Are Registered And Moved To A Registered Location At The Csd, And Specific Policies At The Individual Sub-Custodians May Vary. Upon Receipt Of The Vote Instruction, It Is Possible That A Marker May Be Placed On Your Shares To Allow For Reconciliation And Re-Registration Following A Trade. Therefore Whilst This Does Not Prevent The Trading Of Shares, Any That Are Registered Must Be First Deregistered If Required For Settlement. Deregistration Can Affect The Voting Rights Of Those Shares. If You Have Concerns Regarding Your Accounts, Please Contact Your Client Representative	Non-voting resolution	Unvoted
ALCON SA	28-Apr-2021	3	Accept Financial Statements And Statutory Reports	For	Combined
ALCON SA	28-Apr-2021	4	Approve Discharge Of Board And Senior Management	For	Combined
ALCON SA	28-Apr-2021	5	Approve Allocation Of Income And Dividends Of Chf 0.10 Per Share	For	Combined
ALCON SA	28-Apr-2021	6	Approve Remuneration Report (Non-Binding)	For	Combined
ALCON SA	28-Apr-2021	7	Approve Remuneration Of Directors In The Amount Of Chf 3.3 Million	For	Combined
ALCON SA	28-Apr-2021	8	Approve Remuneration Of Executive Committee In The Amount Of Chf 38.4 Million	For	Combined
ALCON SA	28-Apr-2021	9	Reelect Michael Ball As Director And Board Chairman	For	Combined
ALCON SA	28-Apr-2021	10	Reelect Lynn Bleil As Director	For	Combined
ALCON SA	28-Apr-2021	11	Reelect Arthur Cummings As Director	For	Combined
ALCON SA	28-Apr-2021	12	Reelect David Endicott As Director	For	Combined
ALCON SA	28-Apr-2021	13	Reelect Thomas Glanzmann As Director	For	Combined
ALCON SA	28-Apr-2021	14	Reelect Keith Grossmann As Director	For	Combined
ALCON SA	28-Apr-2021	15	Reelect Scott Maw As Director	For	Combined
ALCON SA	28-Apr-2021	16	Reelect Karen May As Director	For	Combined
ALCON SA	28-Apr-2021	17	Reelect Ines Poeschel As Director	For	Combined
ALCON SA	28-Apr-2021	18	Reelect Dieter Spaelti As Director	For	Combined
ALCON SA	28-Apr-2021	19	Reappoint Thomas Glanzmann As Member Of The Compensation Committee	For	Combined
ALCON SA	28-Apr-2021	20	Reappoint Keith Grossmann As Member Of The Compensation Committee	For	Combined
ALCON SA	28-Apr-2021	21	Reappoint Karen May As Member Of The Compensation Committee	For	Combined
ALCON SA	28-Apr-2021	22	Reappoint Ines Poeschel As Member Of The Compensation Committee	For	Combined
ALCON SA	28-Apr-2021	23	Designate Hartmann Dreyer Attorneys-At-Law As Independent Proxy	For	Combined
ALCON SA	28-Apr-2021	24	Ratify Pricewaterhousecoopers Sa As Auditors	For	Combined
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	3	Authorizing The Chairman Of The Agm To Appoint The Meeting Secretary And The Vote Collector	For	Combined
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	4	Review And Approve The Report Of The Board Of Directors On The Company'S Activities And Its Financial Position For The Year Ended On 31 December 2020	For	For
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	5	Review And Approve The Report Of The Auditor Of The Financial Position Of The Company For The Financial Year Ended On 31 December 2020	For	For
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	6	Discuss And Approve The Company'S Balance Sheet And Its Profit And Loss Accounts For The Financial Year Ended On 31 December 2020	For	For
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	7	Approve The Recommendation Of The Board Of Directors Of The Company To Distribute 14.5 Percent As Cash Dividends (I.E. 14.5 Fils Per Share As Cash Dividend) For The Financial Year Ended On 31 December 2020 (The Total Cash Dividend Distribution Aed 1,140,081,292.44)	For	For
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	8	Determine The Remuneration Of The Board Of Directors For The Year Ended On 31 December 2020	For	For
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	9	Absolve The Board Of Directors And The Auditors Of Liability For Their Activities For The Financial Year Ended On 31 December 2020	For	For
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	10	Absolve The Auditors Of Liability For Their Activities For The Financial Year Ended On 31 December 2020	For	For
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	11	Appoint The Auditors For The Financial Year 2021 And Determine Their Remuneration	For	For
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	12	Approve The Appointment Of Mr. Khalifa Abdulla Khamis Al Romaithi As A Member Of The Company'S Board Of Directors To Replace Mr. Mansour Mohamed Al Mulla Who Resigned On 28Th February 2021	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	13	Appoint The Shareholders Representatives At The General Assembly Meetings And Determine Their Remuneration	For	For
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	14	Approve The Proposal Of Giving Social Contributions During 2021 And Authorize The Board Of Directors To Determine The Beneficiaries, Subject That Such Contributions Not To Exceed 2 Percent Of The Average Net Profits Of The Company During The Two Prior Financial Years (2020 And 2019) And Such Contributions Shall Be Used For The Purposes Of Serving The Society Pursuant To The Federal Law No. 2 Of 2015 Concerning Commercial Companies	For	For
ALDAR PROPERTIES PJSC, ABU DHABI	24-Mar-2021	15	Approve The Amendment Of The Following Articles Of The Company'S Articles Of Association: Articles ((31) ,(17) ,(15 (42) ,(40) ,(39) ,(38) ,(36) ,(35)) And (46) To Comply With The Amendments Made To Federal Law No. 2 Of 2015 Concerning The Commercial Companies By Federal Decree-Law No. 26 Of 2020 On The Amendment Of Certain Provisions Of Federal Law No. 2 Of 2015 On Commercial Companies, Subject To The Approval Of The Competent Authority	For	For
ALEXANDER'S, INC.	20-May-2021	1	Director	For	For
ALEXANDER'S, INC.	20-May-2021	2	Ratification Of The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For The Current Year.	For	For
ALEXANDRIA REAL ESTATE EQUITIES, INC.	18-May-2021	1	Election Of Director: Joel S. Marcus	For	For
ALEXANDRIA REAL ESTATE EQUITIES, INC.	18-May-2021	2	Election Of Director: Steven R. Hash	For	For
ALEXANDRIA REAL ESTATE EQUITIES, INC.	18-May-2021	3	Election Of Director: James P. Cain	For	For
ALEXANDRIA REAL ESTATE EQUITIES, INC.	18-May-2021	4	Election Of Director: Maria C. Freire	For	For
ALEXANDRIA REAL ESTATE EQUITIES, INC.	18-May-2021	5	Election Of Director: Jennifer Friel Goldstein	For	For
ALEXANDRIA REAL ESTATE EQUITIES, INC.	18-May-2021	6	Election Of Director: Richard H. Klein	For	For
ALEXANDRIA REAL ESTATE EQUITIES, INC.	18-May-2021	7	Election Of Director: Michael A. Woronoff	For	For
ALEXANDRIA REAL ESTATE EQUITIES, INC.	18-May-2021	8	To Cast A Non-Binding, Advisory Vote On A Resolution To Approve The Compensation Of The Company'S Named Executive Officers, As More Particularly Described In The Accompanying Proxy Statement.	For	For
ALEXANDRIA REAL ESTATE EQUITIES, INC.	18-May-2021	9	To Ratify The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accountants For The Fiscal Year Ending December 31, 2021, As More Particularly Described In The Accompanying Proxy Statement.	For	For
ALEXION PHARMACEUTICALS, INC.	11-May-2021	1	To Adopt The Agreement And Plan Of Merger, Dated As Of December 12, 2020 (As It May Be Amended From Time To Time, The "Merger Agreement") By And Among Alexion, Astrazeneca Plc ("Astrazeneca"), Delta Omega Sub Holdings Inc., A Wholly Owned Subsidiary Of Astrazeneca ("Bidco"), Delta Omega Sub Holdings Inc. 1, A Direct, Wholly Owned Subsidiary Of Bidco And Delta Omega Sub Holdings Llc 2, A Direct, Wholly Owned Subsidiary Of Bidco (The "Merger Proposal").	For	For
ALEXION PHARMACEUTICALS, INC.	11-May-2021	2	To Approve, On A Non-Binding, Advisory Basis, The Compensation That May Be Paid Or Become Payable To Alexion'S Named Executive Officers That Is Based On Or Otherwise Relates To The Transactions Contemplated By The Merger Agreement.	For	For
ALEXION PHARMACEUTICALS, INC.	11-May-2021	3	To Approve The Adjournment Of The Alexion Special Meeting, If Necessary Or Appropriate, To Solicit Additional Proxies If There Are Not Sufficient Votes At The Time Of The Alexion Special Meeting To Approve The Merger Proposal Or To Ensure That Any Supplement Or Amendment To This Proxy Statement/ Prospectus Is Timely Provided To Alexion Stockholders.	For	For
ALFA LAVAL AB	27-Apr-2021	11	Adoption Of The Income Statement And The Balance Sheet As Well As The Consolidated Income Statement And The Consolidated Balance Sheet	For	For
ALFA LAVAL AB	27-Apr-2021	12	Resolution Regarding Allocation Of The Company'S Profit According To The Adopted Balance Sheet: The Board Of Directors Proposes A Distribution Of Profits In An Amount Of SEK 5,50 Per Share For 2020. Thursday 29 April 2021 Is Proposed As Record Date For The Right To Receive Dividend	For	For
ALFA LAVAL AB	27-Apr-2021	13	Resolution Regarding Discharge From Liability For Member Of The Board Of Directors And The CEO: Discharge From Liability For CEO Tom Erixon	For	For
ALFA LAVAL AB	27-Apr-2021	14	Resolution Regarding Discharge From Liability For Member Of The Board Of Directors And The CEO: Discharge From Liability For Board Member And Chairman Of The Board Dennis Jonsson	For	For
ALFA LAVAL AB	27-Apr-2021	15	Resolution Regarding Discharge From Liability For Member Of The Board Of Directors And The CEO: Discharge From Liability For Board Member Maria Moraeus Hanssen	For	For
ALFA LAVAL AB	27-Apr-2021	16	Resolution Regarding Discharge From Liability For Member Of The Board Of Directors And The CEO: Discharge From Liability For Board Member Henrik Lange	For	For
ALFA LAVAL AB	27-Apr-2021	17	Resolution Regarding Discharge From Liability For Member Of The Board Of Directors And The CEO: Discharge From Liability For Board Member Ray Mauritsson	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ALFA LAVAL AB	27-Apr-2021	18	Resolution Regarding Discharge From Liability For Member Of The Board Of Directors And The Ceo: Discharge From Liability For Board Member Helene Mellquist	For	For
ALFA LAVAL AB	27-Apr-2021	19	Resolution Regarding Discharge From Liability For Member Of The Board Of Directors And The Ceo: Discharge From Liability For Board Member Finn Rausing	For	For
ALFA LAVAL AB	27-Apr-2021	20	Resolution Regarding Discharge From Liability For Member Of The Board Of Directors And The Ceo: Discharge From Liability For Board Member Jorn Rausing	For	For
ALFA LAVAL AB	27-Apr-2021	21	Resolution Regarding Discharge From Liability For Member Of The Board Of Directors And The Ceo: Discharge From Liability For Board Member Ulf Wiinberg	For	For
ALFA LAVAL AB	27-Apr-2021	22	Resolution Regarding Discharge From Liability For Member Of The Board Of Directors And The Ceo: Discharge From Liability For Former Board Member And Chairman Of The Board Anders Narvinger	For	For
ALFA LAVAL AB	27-Apr-2021	23	Resolution Regarding Discharge From Liability For Member Of The Board Of Directors And The Ceo: Discharge From Liability For Former Board Member Anna Ohlsson-Leijon	For	For
ALFA LAVAL AB	27-Apr-2021	24	Resolution Regarding Discharge From Liability For Member Of The Board Of Directors And The Ceo: Discharge From Liability For Employee Representative Bror Garcia Lantz	For	For
ALFA LAVAL AB	27-Apr-2021	25	Resolution Regarding Discharge From Liability For Member Of The Board Of Directors And The Ceo: Discharge From Liability For Employee Representative Susanne Jonsson	For	For
ALFA LAVAL AB	27-Apr-2021	26	Resolution Regarding Discharge From Liability For Member Of The Board Of Directors And The Ceo: Discharge From Liability For Employee Representative Henrik Nielsen	For	For
ALFA LAVAL AB	27-Apr-2021	27	Resolution Regarding Discharge From Liability For Member Of The Board Of Directors And The Ceo: Discharge From Liability For Deputy Employee Representative Leif Norkvist	For	For
ALFA LAVAL AB	27-Apr-2021	28	Resolution Regarding Discharge From Liability For Member Of The Board Of Directors And The Ceo: Discharge From Liability For Deputy Employee Representative Stefan Sandell	For	For
ALFA LAVAL AB	27-Apr-2021	29	Resolution Regarding Discharge From Liability For Member Of The Board Of Directors And The Ceo: Discharge From Liability For Deputy Employee Representative Johnny Hulthen	For	For
ALFA LAVAL AB	27-Apr-2021	30	Presentation Of The Board Of Directors' Remuneration Report For Approval	For	For
ALFA LAVAL AB	27-Apr-2021	31	Determination Of The Number Of Members Of The Board Of Directors And Deputy Members: The Nomination Committee Proposes That The Number Of Members Of The Board Of Directors, Who Are Elected By The General Meeting, Shall Be Nine Elected Members And No Deputy Members	For	For
ALFA LAVAL AB	27-Apr-2021	32	Determination Of The Number Of Auditors And Deputy Auditors: The Nomination Committee Proposes That Both The Number Of Auditors And The Number Of Deputy Auditors Shall Be Two	For	For
ALFA LAVAL AB	27-Apr-2021	33	Determination Of The Compensation To The Board Of Directors In Accordance With The Nomination Committee'S Proposal	For	For
ALFA LAVAL AB	27-Apr-2021	34	Determination Of The Additional Compensation To Members Of The Board Who Also Holds A Position As Chairman Or Member Of The Audit Committee Or The Remuneration Committee In Accordance With The Nomination Committee'S Proposal	For	For
ALFA LAVAL AB	27-Apr-2021	35	Determination Of The Compensation To The Auditors As Proposed By The Nomination Committee	For	For
ALFA LAVAL AB	27-Apr-2021	36	Re-Election Of Maria Moraeus Hanssen As Board Member	For	For
ALFA LAVAL AB	27-Apr-2021	37	Re-Election Of Dennis Jonsson As Board Member	For	For
ALFA LAVAL AB	27-Apr-2021	38	Re-Election Of Henrik Lange As Board Member	For	For
ALFA LAVAL AB	27-Apr-2021	39	Re-Election Of Ray Mauritsson As Board Member	For	For
ALFA LAVAL AB	27-Apr-2021	40	Re-Election Of Helene Mellquist As Board Member	For	Combined
ALFA LAVAL AB	27-Apr-2021	41	Re-Election Of Finn Rausing As Board Member	For	Combined
ALFA LAVAL AB	27-Apr-2021	42	Re-Election Of Jorn Rausing As Board Member	For	For
ALFA LAVAL AB	27-Apr-2021	43	Re-Election Of Ulf Wiinberg As Board Member	For	Combined
ALFA LAVAL AB	27-Apr-2021	44	Election Of Lilian Fossum Biner As Board Member	For	Combined
ALFA LAVAL AB	27-Apr-2021	45	Re-Appointment Of Dennis Jonsson As Chairman Of The Board	For	Combined
ALFA LAVAL AB	27-Apr-2021	46	Re-Election Of Staffan Landen As Auditor	For	Combined
ALFA LAVAL AB	27-Apr-2021	47	Re-Election Of Karoline Tedevall As Auditor	For	For
ALFA LAVAL AB	27-Apr-2021	48	Re-Election Of Henrik Jonzen As Deputy Auditor	For	For
ALFA LAVAL AB	27-Apr-2021	49	Re-Election Of Andreas Mast As Deputy Auditor	For	For
ALFA LAVAL AB	27-Apr-2021	50	Resolution On Amendment Of Executive Remuneration Policy For Compensation To Executive Officers	For	For
ALFA LAVAL AB	27-Apr-2021	51	Resolution On Authorization For The Board Of Directors To Purchase Shares In The Company	For	For
ALFA LAVAL AB	27-Apr-2021	52	Resolution To Amend The Articles Of Association: Section 10	For	For
ALFRESA HOLDINGS CORPORATION	25-Jun-2021	2	Appoint A Director Kubo, Taizo	For	For
ALFRESA HOLDINGS CORPORATION	25-Jun-2021	3	Appoint A Director Arakawa, Ryuji	For	For
ALFRESA HOLDINGS CORPORATION	25-Jun-2021	4	Appoint A Director Izumi, Yasuki	For	For
ALFRESA HOLDINGS CORPORATION	25-Jun-2021	5	Appoint A Director Kishida, Seichi	For	For
ALFRESA HOLDINGS CORPORATION	25-Jun-2021	6	Appoint A Director Katsuki, Hisashi	For	For
ALFRESA HOLDINGS CORPORATION	25-Jun-2021	7	Appoint A Director Shimada, Koichi	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ALFRESA HOLDINGS CORPORATION	25-Jun-2021	8	Appoint A Director Fukujin, Yusuke	For	For
ALFRESA HOLDINGS CORPORATION	25-Jun-2021	9	Appoint A Director Yatsurugi, Yoichiro	For	For
ALFRESA HOLDINGS CORPORATION	25-Jun-2021	10	Appoint A Director Hara, Takashi	For	For
ALFRESA HOLDINGS CORPORATION	25-Jun-2021	11	Appoint A Director Kinoshita, Manabu	For	For
ALFRESA HOLDINGS CORPORATION	25-Jun-2021	12	Appoint A Director Takeuchi, Toshie	For	For
ALFRESA HOLDINGS CORPORATION	25-Jun-2021	13	Appoint A Corporate Auditor Kamigaki, Seisui	For	For
ALFRESA HOLDINGS CORPORATION	25-Jun-2021	14	Appoint A Corporate Auditor Kato, Yoshitaka	For	For
ALGONQUIN POWER & UTILITIES CORP.	03-Jun-2021	1	The Appointment Of Ernst & Young Llp, Chartered Accountants, As Auditors Of The Corporation For The Ensuing Year;	For	For
ALGONQUIN POWER & UTILITIES CORP.	03-Jun-2021	2	Director	For	For
ALGONQUIN POWER & UTILITIES CORP.	03-Jun-2021	3	The Advisory Resolution Set Forth In Schedule "A" Of The Circular To Accept The Approach To Executive Compensation As Disclosed In The Circular;	For	For
ALIBABA HEALTH INFORMATION TECHNOLOGY LTD	01-Mar-2021	3	The Revised Annual Cap Of Rmb950,000,000 In Respect Of The Services Fees Payable By Hangzhou Lukang Health Technology Co., Ltd (As Specified) (Formerly Known As Hangzhou Hengping Health Technology Co., Ltd (As Specified)) ("Hangzhou Lukang") To The Tmall Entities (Namely, Zhejiang Tmall Technology Co., Ltd (As Specified) And Zhejiang Tmall Network Co., Ltd (As Specified) And Their Affiliates (As The Case May Be), Collectively) For The Year Ending March 31, 2021 Under The Technical Services Framework Agreement Dated May 28, 2018, Entered Into Between Hangzhou Lukang And The Tmall Entities Be And Is Hereby Confirmed, Approved, And Ratified	For	For
ALIBABA HEALTH INFORMATION TECHNOLOGY LTD	29-Mar-2021	3	The 2022 Logistics Services Framework Agreement Entered Into Between The Company And Hangzhou Cainiao Supply Chain Management Co., Ltd (As Specified) On February 5, 2021, The Continuing Connected Transactions Contemplated Thereunder And The Proposed Annual Cap For The Year Ending March 31, 2022, Be And Are Hereby Confirmed, Approved And Ratified	For	For
ALIBABA HEALTH INFORMATION TECHNOLOGY LTD	29-Mar-2021	4	The 2022 Platform Services Framework Agreement Entered Into Between The Company And Alibaba Group Holding Limited ("Alibaba Holding") On February 5, 2021, The Continuing Connected Transactions Contemplated Thereunder And The Proposed Annual Cap For The Year Ending March 31, 2022, Be And Are Hereby Confirmed, Approved And Ratified	For	For
ALIBABA HEALTH INFORMATION TECHNOLOGY LTD	29-Mar-2021	5	The 2022 Advertising Services Framework Agreement Entered Into Between The Company And Alibaba Holding On February 5, 2021, The Continuing Connected Transactions Contemplated Thereunder And The Proposed Annual Cap For The Year Ending March 31, 2022, Be And Are Hereby Confirmed, Approved And Ratified	For	For
ALIBABA HEALTH INFORMATION TECHNOLOGY LTD	29-Mar-2021	6	The 2022 Framework Technical Services Agreement Entered Into Between Alibaba Health Technology (Hangzhou) Co., Ltd. (As Specified), Alibaba Health Technology (Hainan) Co., Ltd. (As Specified) And The Tmall Entities (Namely, Zhejiang Tmall Technology Co., Ltd. (As Specified), Zhejiang Tmall Network Co., Ltd. (As Specified) And/Or Their Applicable Affiliates (As The Case May Be), Collectively) On February 5, 2021, The Continuing Connected Transactions Contemplated Thereunder And The Proposed Annual Cap For The Year Ending March 31, 2022, Be And Are Hereby Confirmed, Approved And Ratified	For	For
ALIBABA HEALTH INFORMATION TECHNOLOGY LTD	29-Mar-2021	7	Any One Or More Of The Directors Of The Company For And On Behalf Of The Company Be And Are Hereby Authorized To Sign, Seal, Execute And Deliver All Such Documents And Deeds, And Do All Such Acts, Matters And Things As They May In Their Discretion Consider Necessary, Desirable Or Expedient To Give Effect To And/Or To Implement The Transactions Contemplated In The Resolutions 1 To 4	For	For
ALIBABA PICTURES GROUP LTD	05-Feb-2021	3	(I) To Approve, Confirm And Ratify The Supplemental Agreement (As Defined In The Circular Of The Company Dated January 21, 2021 (The "Circular")) And The Transactions Contemplated Thereunder, And The Implementation Thereof;(ii) To Approve The New Caps (As Defined In The Circular) For The Respective Financial Years Ending On March 31, 2021, 2022 And 2023; And(iii) To Authorize Any One Director Of The Company (Or One Director And The Secretary Of The Company Or Any Two Directors Of The Company Or Such Other Person (Including A Director Of The Company) Or Persons As The Board Of Directors Of The Company May Appoint, In The Case Of Execution Of Documents Under Seal) For And On Behalf Of The Company To Execute All Such Documents, Instruments And Agreements And To Do All Such Acts Or Things Which He/She/They Consider Necessary, Desirable Or Expedient For The Purpose Of, Or In Connection With The Implementation Of And Giving Effect To The Supplemental Agreement And The Transactions Contemplated Thereunder Including The Affixing Of Common Seal Thereon	For	For
ALIGN TECHNOLOGY, INC.	19-May-2021	1	Election Of Director: Kevin J. Dallas	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ALIGN TECHNOLOGY, INC.	19-May-2021	2	Election Of Director: Joseph M. Hogan	For	For
ALIGN TECHNOLOGY, INC.	19-May-2021	3	Election Of Director: Joseph Jacob	For	Combined
ALIGN TECHNOLOGY, INC.	19-May-2021	4	Election Of Director: C. Raymond Larkin, Jr.	For	Combined
ALIGN TECHNOLOGY, INC.	19-May-2021	5	Election Of Director: George J. Morrow	For	For
ALIGN TECHNOLOGY, INC.	19-May-2021	6	Election Of Director: Anne M. Myong	For	For
ALIGN TECHNOLOGY, INC.	19-May-2021	7	Election Of Director: Andrea L. Saia	For	For
ALIGN TECHNOLOGY, INC.	19-May-2021	8	Election Of Director: Greg J. Santora	For	For
ALIGN TECHNOLOGY, INC.	19-May-2021	9	Election Of Director: Susan E. Siegel	For	For
ALIGN TECHNOLOGY, INC.	19-May-2021	10	Election Of Director: Warren S. Thaler	For	For
ALIGN TECHNOLOGY, INC.	19-May-2021	11	Ratification Of Appointment Of Independent Registered Public Accountants: Proposal To Ratify The Appointment Of Pricewaterhousecoopers Llp As Align Technology, Inc.'S Independent Registered Public Accountants For The Fiscal Year Ending December 31, 2021.	For	Combined
ALIGN TECHNOLOGY, INC.	19-May-2021	12	Bylaw Amendment: Ratify An Amendment Of Our Bylaws To Designate Delaware And The District Courts Of The United States As The Exclusive Forums For Adjudication Of Certain Disputes.	For	Combined
ALIGN TECHNOLOGY, INC.	19-May-2021	13	Approval Of Amended Stock Plan: Approve The Amendment And Restatement Of Our 2010 Employee Stock Purchase Plan.	For	For
ALIGN TECHNOLOGY, INC.	19-May-2021	14	Advisory Vote On Named Executives Compensation: Consider An Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	For	For
ALINMA BANK	07-Apr-2021	1	Voting On The Financial Statements For The Financial Year Ended 31/12/2020	For	For
ALINMA BANK	07-Apr-2021	2	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
ALINMA BANK	07-Apr-2021	3	Voting On The Report Of The Bank'S External Auditors For The Financial Year Ended 31/12/2020	For	For
ALINMA BANK	07-Apr-2021	4	Voting On The Discharge Of The Members Of The Board Of Directors From Liability For The Financial Year Ended 31/12/2020	For	Combined
ALINMA BANK	07-Apr-2021	5	Voting On The Recommendation Of The Board Of Directors To Distribute Cash Dividends To Shareholders For The Financial Year 2020 Amounting To Sar (596,122,889) Estimated At Thirty Halalah Sar (0.30) Per Share; Provided That Eligibility Will Be For Shareholders Owning The Shares At The End Of The Trading Day Of The General Assembly Meeting And Who Are Registered In The Bank'S Shareholders 'Register At (Edaa) Center At The End Of The Second Trading Day Following The Eligibility Date. Dividend Distribution Begins On 21/04/2021	For	Combined
ALINMA BANK	07-Apr-2021	6	Voting On Appointing External Auditors For The Bank Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The First, Second, Third Quarters And Annual Audit Financial Statements For The Financial Year 2021, And Determine Their Fees	For	Combined
ALINMA BANK	07-Apr-2021	7	Voting On The Payment Of Sar (6,508,000) As Remuneration For The Members Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	Combined
ALINMA BANK	07-Apr-2021	8	Voting On Authorizing The Board Of Directors To Distribute Interim Dividends To The Bank'S Shareholders On Biannual Or Quarterly Basis For The Financial Year 2021	For	For
ALINMA BANK	07-Apr-2021	9	Voting On The Amendment Of The Succession Policy For The Membership Of The Board Of Directors And Its Committees	For	For
ALINMA BANK	07-Apr-2021	10	Voting On The Amendment Of The Nomination And Remunerations Charter	For	For
ALINMA BANK	07-Apr-2021	11	Voting On The Amendment Of The Charter Of Candidacy To The Membership Of The Board Of Directors	For	For
ALINMA BANK	07-Apr-2021	12	Voting On The Amendment Of The Policy Of Compensations And Allowances Of The Members Of The Board Of Directors, Its Committees, Secretariat And Executive Committee	For	For
ALINMA BANK	07-Apr-2021	13	Voting On The Amendment Of The Shariah Committee Charter	For	For
ALINMA BANK	07-Apr-2021	14	Voting On The Amendment Of The Audit Committee Charter	For	For
ALINMA BANK	07-Apr-2021	15	Voting On The Formation Of The Bank'S Sharia Committee For A Period Of Three Years Effective From The General Assembly Convening Date And Expires On 06/04/2024, As Follows: A) Dr. Abdul Rahman Bin Saleh Al Atram (Chairman) B) Dr. Abdullah Bin Wiakayil Alsheikh (Member) C) Dr. Sulaiman Bin Turkey Al-Turkey (Member) D) Dr. Yousef Bin Abdullah Al-Shubaili (Member)	For	For
ALINMA BANK	07-Apr-2021	16	Voting On The Participation Of Board Of Director Eng. Mutlaq Bin Hamad Al-Mirashid In A Competitive Business Of The Bank	For	For
ALINMA BANK	07-Apr-2021	17	Voting On The Amendment To Article (3) Of The Bank'S By-Laws Concerning The Company'S Purpose	For	For
ALINMA BANK	07-Apr-2021	18	Voting On The Amendment To Article (4) Of The Bank'S By-Laws Concerning Establishment Of Companies	For	For
ALINMA BANK	07-Apr-2021	19	Voting On The Amendment To Article (6) Of The Bank'S By-Laws Concerning Company Headquarters	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ALINMA BANK	07-Apr-2021	20	Voting On The Amendment To Article (9) Of The Bank'S By-Laws Concerning Shares	For	For
ALINMA BANK	07-Apr-2021	21	Voting On The Amendment To Article (11) Of The Bank'S By-Laws Concerning Trading Method	For	For
ALINMA BANK	07-Apr-2021	22	Voting On The Amendment To Article (12) Of The Bank'S By-Laws Concerning Share Lien	For	For
ALINMA BANK	07-Apr-2021	23	Voting On The Amendment To Article (13) Of The Bank'S By-Laws Concerning Capital Increase	For	For
ALINMA BANK	07-Apr-2021	24	Voting On The Amendment To Article (14) Of The Bank'S By-Laws Concerning Capital Reduction	For	For
ALINMA BANK	07-Apr-2021	25	Voting On The Amendment To Article (15) Of The Bank'S By-Laws Concerning Share Purchase	For	For
ALINMA BANK	07-Apr-2021	26	Voting On The Amendment To Article (16) Of The Bank'S By-Laws Concerning Sukuk Issuance	For	For
ALINMA BANK	07-Apr-2021	27	Voting On The Amendment To Article (18) Of The Bank'S By-Laws Concerning Management	For	For
ALINMA BANK	07-Apr-2021	28	Voting On The Amendment To Article (19) Of The Bank'S By-Laws Concerning Membership Expiry	For	For
ALINMA BANK	07-Apr-2021	29	Voting On The Amendment To Article (20) Of The Bank'S By-Laws Concerning Authorities	For	For
ALINMA BANK	07-Apr-2021	30	Voting On The Amendment To Article (21) Of The Bank'S By-Laws Concerning The Board Committees	For	For
ALINMA BANK	07-Apr-2021	31	Voting On The Amendment To Article (22) Of The Bank'S By-Laws Concerning The Executive Committee	For	For
ALINMA BANK	07-Apr-2021	32	Voting On The Amendment To Article (23) Of The Bank'S By-Laws Concerning The Audit Committee	For	For
ALINMA BANK	07-Apr-2021	33	Voting On The Amendment To Article (24) Of The Bank'S By-Laws Concerning Remunerations	For	For
ALINMA BANK	07-Apr-2021	34	Voting On The Amendment To Article (25) Of The Bank'S By-Laws Concerning Chairman Of The Board Of Directors	For	For
ALINMA BANK	07-Apr-2021	35	Voting On The Amendment To Article (26) Of The Bank'S By-Laws Concerning Meeting	For	For
ALINMA BANK	07-Apr-2021	36	Voting On The Amendment To Article (27) Of The Bank'S By-Laws Concerning Meeting Quorum	For	For
ALINMA BANK	07-Apr-2021	37	Voting On The Amendment To Article (28) Of The Bank'S By-Laws Concerning Resolution Of The Board Of Directors	For	For
ALINMA BANK	07-Apr-2021	38	Voting On The Amendment To Article (32) Of The Bank'S By-Laws Concerning Extraordinary General Assembly	For	For
ALINMA BANK	07-Apr-2021	39	Voting On The Amendment To Article (33) Of The Bank'S By-Laws Relating To The Convening Of Shareholders' General Assemblies	For	Combined
ALINMA BANK	07-Apr-2021	40	Voting On The Amendment To Article (35) Of The Bank'S By-Laws Concerning The Quorum For Ordinary General Assemblies	For	Combined
ALINMA BANK	07-Apr-2021	41	Voting On The Amendment To Article (36) Of The Bank'S By-Laws Concerning The Quorum For Extraordinary General Assemblies	For	Combined
ALINMA BANK	07-Apr-2021	42	Voting On The Amendment To Article (40) Of The Bank'S By-Laws Concerning General Assemblies Chairmanship	For	Combined
ALINMA BANK	07-Apr-2021	43	Voting On The Amendment To Article (42) Of The Bank'S By-Laws Concerning Access To Records	For	For
ALINMA BANK	07-Apr-2021	44	Voting On The Amendment To Article (44) Of The Bank'S By-Laws Concerning Annual Budget And Board Of Directors' Report	For	For
ALINMA BANK	07-Apr-2021	45	Voting On The Amendment To Article (45) Of The Bank'S By-Laws Concerning Dividends Distribution	For	For
ALINMA BANK	07-Apr-2021	46	Voting On The Amendment To Article (48) Of The Bank'S By-Laws Concerning Losses Of The Company	For	For
ALINMA BANK	07-Apr-2021	47	Voting On The Deletion Of Article (50) Of The Bank'S By-Laws Concerning Company'S Stamp	For	For
ALINMA BANK	07-Apr-2021	48	Voting On The Amendment To Article (51) Of The Bank'S By-Laws Concerning Companies Law	For	For
ALINMA BANK	07-Apr-2021	49	Voting On The Amendment To Article (53) Of The Bank'S By-Laws Concerning Filing Of The Bylaws	For	For
ALINMA BANK	07-Apr-2021	50	Voting On Reordering And Renumbering Articles Of The Bank'S By-Laws To Comply With The Proposed Amendments To The Items Above (47, 48, And 49) If It Is Approved	For	For
ALINMA BANK	07-Apr-2021	51	Voting On Authorizing The Board Of Directors With The Authority Of An Ordinary General Assembly With The License Provided For In Paragraph (1) Of Article (71) Of The Companies Law For One (1) Year Following The Approval Of The General Assembly Or Until The End Of The Board Of Directors Session, Whichever Is Earlier. In Accordance With The Conditions Set Forth In The Regulatory Rules And Procedures Issued Pursuant To The Companies Law Relating To Listed Joint Stock Companies	For	For
ALINMA BANK	07-Apr-2021	52	Voting On The Businesses And Contracts That Will Be Concluded Between Alinma Bank And Alinma Tokyo Marine Company, In Which Mr. Abdul Mohsen Bin Abdul Aziz Al-Fares And Members Of The Board Of Directors Of Alinma Bank Eng. Mutlaq Bin Hamad Al-Muraishid, Have An Indirect Interest, Including The Issuance And Renewal Of Insurance Policies For The Bank For One (1) Year Without Preferential Conditions, With A Total Annual Premium Of Sar (45,000) As The Bank Owns 28.75% Of The Shares In Alinma Tokyo Marine Company. The Business And Contracts Made In 2020 Amounted To Sar (38,416)	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
A-LIVING SMART CITY SERVICES CO., LTD.	13-Apr-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0226/ 2021022600977. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0226/ 2021022600999. Pdf	Non-voting resolution	Combined
A-LIVING SMART CITY SERVICES CO., LTD.	13-Apr-2021	2	To Approve, Confirm And Ratify The Acquisition Agreement (The "New Cmig Pm Agreement") Dated 12 December 2019, The Supplemental Agreement (The "Supplemental Agreement") Dated 30 November 2020 And The Second Supplemental Agreement (The "Second Supplemental Agreement") Dated 22 February 2021 Entered Into Between As Specified (Tianjin Yachao Enterprise Management Consulting Co., Ltd.) (The "Purchaser") And As Specified (Guangdong Fengxin Yinglong Equity Investment Partnership (Limited Partnership*)) (The "Vendor"), Pursuant To Which The Purchaser Has Conditionally Agreed To Acquire, And The Vendor Has Conditionally Agreed To Dispose Of The 60% Equity Interest In As Specified (Minrui Property Management (Shanghai) Co., Ltd.) At The Total Consideration Of Rmb344,250,000 And The Transactions Contemplated; And To Authorise The Directors Of A-Living To Do All Such Acts, Deeds And Things And To Sign, Execute And Deliver All Such Documents As They May, In Their Absolute Discretion, Consider Necessary, Desirable Or Expedient To Give Effect, Determine, Revise, Supplement Or Complete Any Matters Relating To Or In Connection With The New Cmig Pm Agreement, The Supplemental Agreement, The Second Supplemental Agreement And The Transactions Contemplated Thereunder, Details Of Which Are Set Out In The Notice Convening The Egm Dated 26 February 2021	For	Combined
A-LIVING SMART CITY SERVICES CO., LTD.	25-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0419/ 2021041901020. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0419/ 2021041901046. Pdf	Non-voting resolution	Combined
A-LIVING SMART CITY SERVICES CO., LTD.	25-May-2021	2	To Consider And Approve The Report Of The Board Of Directors (The "Board") Of The Company For The Year Ended 31 December 2020	For	Combined
A-LIVING SMART CITY SERVICES CO., LTD.	25-May-2021	3	To Consider And Approve The Report Of The Supervisory Committee Of The Company (The "Supervisory Committee") For The Year Ended 31 December 2020	For	For
A-LIVING SMART CITY SERVICES CO., LTD.	25-May-2021	4	To Consider And Approve The Audited Consolidated Financial Statements Of The Company For The Year Ended 31 December 2020	For	For
A-LIVING SMART CITY SERVICES CO., LTD.	25-May-2021	5	To Consider And Approve The Annual Report Of The Company For The Year Ended 31 December 2020	For	For
A-LIVING SMART CITY SERVICES CO., LTD.	25-May-2021	6	To Consider And Approve The Annual Financial Budget Of The Company For The Year Ending 31 December 2021	For	For
A-LIVING SMART CITY SERVICES CO., LTD.	25-May-2021	7	To Declare A Final Dividend Of Rmb0.33 Per Share (Before Tax) And A Special Dividend Of Rmb0.19 Per Share (Before Tax) For The Year Ended 31 December 2020	For	For
A-LIVING SMART CITY SERVICES CO., LTD.	25-May-2021	8	To Authorise The Board To Determine The Remuneration Of The Directors	For	For
A-LIVING SMART CITY SERVICES CO., LTD.	25-May-2021	9	To Authorise The Supervisory Committee To Determine The Remuneration Of The Supervisors	For	For
A-LIVING SMART CITY SERVICES CO., LTD.	25-May-2021	10	To Consider And Approve The Re-Appointment Of Pricewaterhousecoopers As The Auditor Of The Company For A Term Until The Conclusion Of The Next Annual General Meeting Of The Company, And To Authorise The Board To Determine Their Remuneration	For	For
A-LIVING SMART CITY SERVICES CO., LTD.	25-May-2021	11	To Grant A General Mandate To The Board To Allot, Issue And Deal With Additional H Shares Not Exceeding 20% Of The Total Number Of Issued H Shares Of The Company And To Authorise The Board To Make Such Amendments As It Deems Appropriate To The Provisions Of The Articles Of Association Of The Company, So As To Reflect The New Capital Structure Upon Additional Allotment And Issuance Of Shares Pursuant To Such Mandate	For	Combined
A-LIVING SMART CITY SERVICES CO., LTD.	25-May-2021	12	To Grant A General Mandate To The Board To Buy Back H Shares Not Exceeding 10% Of The Total Number Of Issued H Shares Of The Company	For	Combined
ALLEGHANY CORPORATION	23-Apr-2021	1	Election Of Director For Term Expiring In 2024: Phillip M. Martineau	For	For
ALLEGHANY CORPORATION	23-Apr-2021	2	Election Of Director For Term Expiring In 2024: Raymond L.M. Wong	For	For
ALLEGHANY CORPORATION	23-Apr-2021	3	To Hold An Advisory, Non-Binding Vote To Approve The Compensation Of The Named Executive Officers Of Alleghany Corporation.	For	For
ALLEGHANY CORPORATION	23-Apr-2021	4	To Ratify The Selection Of Ernst & Young Llp As Alleghany Corporation'S Independent Registered Public Accounting Firm For Fiscal 2021.	For	For
ALLEGION PLC	03-Jun-2021	1	Election Of Director: Kirk S. Hachigian	For	Combined
ALLEGION PLC	03-Jun-2021	2	Election Of Director: Steven C. Mizell	For	Combined
ALLEGION PLC	03-Jun-2021	3	Election Of Director: Nicole Parent Haughey	For	For
ALLEGION PLC	03-Jun-2021	4	Election Of Director: David D. Petratis	For	For
ALLEGION PLC	03-Jun-2021	5	Election Of Director: Dean I. Schaffer	For	For
ALLEGION PLC	03-Jun-2021	6	Election Of Director: Charles L. Szews	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ALLEGION PLC	03-Jun-2021	7	Election Of Director: Dev Vardhan	For	Combined
ALLEGION PLC	03-Jun-2021	8	Election Of Director: Martin E. Welch Iii	For	For
ALLEGION PLC	03-Jun-2021	9	Advisory Approval Of The Compensation Of The Company'S Named Executive Officers.	For	For
ALLEGION PLC	03-Jun-2021	10	Approval Of The Appointment Of Pricewaterhousecoopers As Independent Auditors Of The Company And Authorize The Audit And Finance Committee Of The Board Of Directors To Set The Auditors' Remuneration.	For	For
ALLEGION PLC	03-Jun-2021	11	Approval Of Renewal Of The Board Of Directors' Existing Authority To Issue Shares.	For	For
ALLEGION PLC	03-Jun-2021	12	Approval Of Renewal Of The Board Of Directors' Existing Authority To Issue Shares For Cash Without First Offering Shares To Existing Shareholders (Special Resolution).	For	For
ALLEGRO.EU	17-Jun-2021	3	Approve Financial Statements	For	For
ALLEGRO.EU	17-Jun-2021	5	Approve Consolidated Financial Statements	For	For
ALLEGRO.EU	17-Jun-2021	6	Approve Allocation Of Loss	For	For
ALLEGRO.EU	17-Jun-2021	7	Approve Remuneration Report	For	Combined
ALLEGRO.EU	17-Jun-2021	8	Approve Discharge Of Danielle (Dit Daniele) Arendt-Michels As Director	For	Combined
ALLEGRO.EU	17-Jun-2021	9	Approve Discharge Of Gautier Laurent As Director	For	For
ALLEGRO.EU	17-Jun-2021	10	Approve Discharge Of Severine Michel As Director	For	For
ALLEGRO.EU	17-Jun-2021	11	Approve Discharge Of Cedric Pedoni As Director	For	For
ALLEGRO.EU	17-Jun-2021	12	Approve Discharge Of Gilles Willy Duroy As Director	For	For
ALLEGRO.EU	17-Jun-2021	13	Approve Discharge Of Francois Nuyts As Director	For	For
ALLEGRO.EU	17-Jun-2021	14	Approve Discharge Of Jonathan Eastick As Director	For	For
ALLEGRO.EU	17-Jun-2021	15	Approve Discharge Of Darren Richard Huston As Director	For	Combined
ALLEGRO.EU	17-Jun-2021	16	Approve Discharge Of David Barker As Director	For	Combined
ALLEGRO.EU	17-Jun-2021	17	Approve Discharge Of Carla Smits-Nusteling As Director	For	Combined
ALLEGRO.EU	17-Jun-2021	18	Approve Discharge Of Pawel Padusinski As Director	For	Combined
ALLEGRO.EU	17-Jun-2021	19	Approve Discharge Of Nancy Cruickshank As Director	For	Combined
ALLEGRO.EU	17-Jun-2021	20	Approve Discharge Of Richard Sanders As Director	For	Combined
ALLEGRO.EU	17-Jun-2021	21	Approve Discharge Of Auditors	For	For
ALLEGRO.EU	17-Jun-2021	22	Renew Appointment Of Pwc As Auditor	For	For
ALLIANT ENERGY CORPORATION	20-May-2021	1	Director	For	For
ALLIANT ENERGY CORPORATION	20-May-2021	2	Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	For	For
ALLIANT ENERGY CORPORATION	20-May-2021	3	Ratification Of The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
ALLIANT ENERGY CORPORATION	20-May-2021	4	Shareowner Proposal Regarding A Report On The Costs And Benefits Of Alliant Energy'S Voluntary Climate-Related Activities.	Against	Combined
ALLIANZ SE	05-May-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
ALLIANZ SE	05-May-2021	2	Please Note That Following The Amendment To Paragraph 21 Of The Securities Trade Act On 9Th July 2015 And The Over-Ruling Of The District Court In Cologne Judgment From 6Th June 2012 The Voting Process Has Now Changed With Regard To The German Registered Shares. As A Result, It Is Now The Responsibility Of The End-Investor (I.E. Final Beneficiary) And Not The Intermediary To Disclose Respective Final Beneficiary Voting Rights Therefore The Custodian Bank / Agent In The Market Will Be Sending The Voting Directly To Market And It Is The End Investors Responsibility To Ensure The Registration Element Is Complete With The Issuer Directly, Should They Hold More Than 3 % Of The Total Share Capital	Non-voting resolution	Unvoted
ALLIANZ SE	05-May-2021	3	The Vote/Registration Deadline As Displayed On Proxyedge Is Subject To Change And Will Be Updated As Soon As Broadridge Receives Confirmation From The Sub Custodians Regarding Their Instruction Deadline. For Any Queries Please Contact Your Client Services Representative	Non-voting resolution	Unvoted
ALLIANZ SE	05-May-2021	4	According To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights. Further, Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual	Non-voting resolution	Unvoted
ALLIANZ SE	05-May-2021	5	Further Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Url Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected In The Ballot On Proxyedge	Non-voting resolution	Unvoted
ALLIANZ SE	05-May-2021	6	Receive Financial Statements And Statutory Reports For Fiscal Year 2020	Non-voting resolution	Unvoted
ALLIANZ SE	05-May-2021	7	Appropriation Of Net Earnings	For	Unvoted
ALLIANZ SE	05-May-2021	8	Approval Of The Actions Of The Members Of The Board Of Management	For	Unvoted

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ALLIANZ SE	05-May-2021	9	Approval Of The Actions Of The Members Of The Supervisory Board	For	Unvoted
ALLIANZ SE	05-May-2021	10	Approval Of The Remuneration System For Members Of The Board Of Management Of Allianz Se	For	Unvoted
ALLIANZ SE	05-May-2021	11	Approval Of The Remuneration Of The Members Of The Supervisory Board Of Allianz Se And Corresponding Amendment Of The Statutes	For	Unvoted
ALLIANZ SE	05-May-2021	12	Amendment Of The Statutes Regarding The Term Of Office Of The Members Of The Supervisory Board	For	Unvoted
ALLIANZ SE	05-May-2021	13	From 10Th February, Broadridge Will Code All Agendas For German Meetings In English Only. If You Wish To See The Agenda In German, This Will Be Made Available As A Link Under The 'Material Url' Dropdown At The Top Of The Ballot. The German Agendas For Any Existing Or Past Meetings Will Remain In Place. For Further Information, Please Contact Your Client Service Representative.	Non-voting resolution	Unvoted
ALLIANZ SE	05-May-2021	14	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Unvoted
ALLIED PROPERTIES REIT	10-May-2021	1	Resolution Approving Certain Amendments To The Declaration Of Trust Of Allied, As More Fully Described In The Management Information Circular	For	Combined
ALLIED PROPERTIES REIT	10-May-2021	2	Election Of Trustee: Kay Brekken	For	For
ALLIED PROPERTIES REIT	10-May-2021	3	Election Of Trustee: Gerald R. Connor	For	For
ALLIED PROPERTIES REIT	10-May-2021	4	Election Of Trustee: Lois Cormack	For	For
ALLIED PROPERTIES REIT	10-May-2021	5	Election Of Trustee: Gordon R. Cunningham	For	For
ALLIED PROPERTIES REIT	10-May-2021	6	Election Of Trustee: Michael R. Emory	For	For
ALLIED PROPERTIES REIT	10-May-2021	7	Election Of Trustee: James Griffiths	For	For
ALLIED PROPERTIES REIT	10-May-2021	8	Election Of Trustee: Margaret T. Nelligan	For	For
ALLIED PROPERTIES REIT	10-May-2021	9	Election Of Trustee: Stephen L. Sender	For	For
ALLIED PROPERTIES REIT	10-May-2021	10	Election Of Trustee: Peter Sharpe	For	For
ALLIED PROPERTIES REIT	10-May-2021	11	Election Of Trustee: Jennifer A. Tory	For	For
ALLIED PROPERTIES REIT	10-May-2021	12	Appointment Of Deloitte Llp, Chartered Professional Accountants, As Auditor Of Allied And Authorizing The Trustees To Fix Its Remuneration	For	For
ALLIED PROPERTIES REIT	10-May-2021	13	Non-Binding Advisory Resolution On The Approach To Executive Compensation, As More Fully Described In The Management Information Circular	For	For
ALLREAL HOLDING AG	16-Apr-2021	3	Management Report, Annual Accounts And Consolidated Accounts 2020	For	For
ALLREAL HOLDING AG	16-Apr-2021	4	Appropriation Of The 2020 Net Profit	For	For
ALLREAL HOLDING AG	16-Apr-2021	5	Distribution From Reserves From Capital Contributions	For	For
ALLREAL HOLDING AG	16-Apr-2021	6	Discharge Of The Members Of The Board Of Directors And The Executive Board	For	For
ALLREAL HOLDING AG	16-Apr-2021	7	Re-Election Of Dr. Ralph-Thomas Honegger As Member And Chairman Of The Board Of Director	For	For
ALLREAL HOLDING AG	16-Apr-2021	8	Re-Election To The Board Of Director: Dr. Philipp Gmuer	For	For
ALLREAL HOLDING AG	16-Apr-2021	9	Re-Election To The Board Of Director: Andrea Sieber	For	For
ALLREAL HOLDING AG	16-Apr-2021	10	Re-Election To The Board Of Director: Peter Spuhler	For	Combined
ALLREAL HOLDING AG	16-Apr-2021	11	Re-Election To The Board Of Director: Olivier Steimer	For	Combined
ALLREAL HOLDING AG	16-Apr-2021	12	Re-Election To The Board Of Director: Thomas Stenz	For	For
ALLREAL HOLDING AG	16-Apr-2021	13	Re-Election To The Board Of Director: Juerg Stoekli	For	For
ALLREAL HOLDING AG	16-Apr-2021	14	Re-Election To The Nomination And Compensation Committee: Dr. Philipp Gmuer	For	For
ALLREAL HOLDING AG	16-Apr-2021	15	Re-Election To The Nomination And Compensation Committee: Andrea Sieber	For	For
ALLREAL HOLDING AG	16-Apr-2021	16	Re-Election To The Nomination And Compensation Committee: Peter Spuhler	For	Combined
ALLREAL HOLDING AG	16-Apr-2021	17	Re-Election Of The Independent Voting Proxy: Law Firm Andre Weber, Zurich And Locarno	For	Combined
ALLREAL HOLDING AG	16-Apr-2021	18	Re-Election Of The Auditor: Ernst And Young Ag, Zurich	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ALLREAL HOLDING AG	16-Apr-2021	19	Consultative Vote On The 2020 Remuneration Report	For	For
ALLREAL HOLDING AG	16-Apr-2021	20	Approval Of The Maximum Total Amount Of The Fixed Remuneration Paid To The Members Of The Board Of Directors For Period To The General Meeting 2022	For	For
ALLREAL HOLDING AG	16-Apr-2021	21	Approval Of The Maximum Total Amount Of The Fixed Remuneration Paid To The Members Of The Group Management For The Current Financial Year 2021	For	For
ALLREAL HOLDING AG	16-Apr-2021	22	Approval Of The Maximum Total Amount Of The Variable Remuneration Paid To The Members Of The Group Management For The 2020 Financial Year	For	For
ALLY FINANCIAL INC.	04-May-2021	1	Election Of Director: Franklin W. Hobbs	For	For
ALLY FINANCIAL INC.	04-May-2021	2	Election Of Director: Kenneth J. Bacon	For	For
ALLY FINANCIAL INC.	04-May-2021	3	Election Of Director: Katryn (Trynka) Shineman Blake	For	For
ALLY FINANCIAL INC.	04-May-2021	4	Election Of Director: Maureen A. Breakiron-Evans	For	For
ALLY FINANCIAL INC.	04-May-2021	5	Election Of Director: William H. Cary	For	For
ALLY FINANCIAL INC.	04-May-2021	6	Election Of Director: Mayree C. Clark	For	For
ALLY FINANCIAL INC.	04-May-2021	7	Election Of Director: Kim S. Fennebresque	For	For
ALLY FINANCIAL INC.	04-May-2021	8	Election Of Director: Marjorie Magner	For	For
ALLY FINANCIAL INC.	04-May-2021	9	Election Of Director: Brian H. Sharples	For	For
ALLY FINANCIAL INC.	04-May-2021	10	Election Of Director: John J. Stack	For	For
ALLY FINANCIAL INC.	04-May-2021	11	Election Of Director: Michael F. Steib	For	For
ALLY FINANCIAL INC.	04-May-2021	12	Election Of Director: Jeffrey J. Brown	For	For
ALLY FINANCIAL INC.	04-May-2021	13	Advisory Vote On Executive Compensation.	For	For
ALLY FINANCIAL INC.	04-May-2021	14	Advisory Vote On The Frequency Of The Stockholder Advisory Vote On Executive Compensation.	One	Combined
ALLY FINANCIAL INC.	04-May-2021	15	Approval Of The Ally Financial Inc. Incentive Compensation Plan, Amended And Restated Effective As Of May 4, 2021.	For	Combined
ALLY FINANCIAL INC.	04-May-2021	16	Approval Of The Ally Financial Inc. Non-Employee Directors Equity Compensation Plan, Amended And Restated Effective As Of May 4, 2021.	For	For
ALLY FINANCIAL INC.	04-May-2021	17	Approval Of The Ally Financial Inc. Employee Stock Purchase Plan, Amended And Restated Effective As Of May 4, 2021.	For	For
ALLY FINANCIAL INC.	04-May-2021	18	Ratification Of The Audit Committee'S Engagement Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	Combined
ALMARAI CO LTD	13-Apr-2021	1	Voting On The Company'S External Auditor Report For The Financial Year Ended 31/12/2020	For	For
ALMARAI CO LTD	13-Apr-2021	2	Voting On The Company'S Financial Statements For The Financial Year Ended On 31/12/2020	For	For
ALMARAI CO LTD	13-Apr-2021	3	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
ALMARAI CO LTD	13-Apr-2021	4	Voting On The Recommendation Of The Board Of Directors To Distribute Cash Dividends To Shareholders For The Financial Year Ended 31/12/2020, By Sar (1) Per Share, With Total Amount Of Sar (1,000) Million (This Proposed Cash Dividend Represents 10.0% Of The Capital Share, Based On 1,000 Million Shares). The Eligibility Will Be For Shareholders That Own Shares At The End Of Trading Of The Meeting Date And Registered In The Company'S Share Registry At The Depository Center At The End Of The Second Trading Day Following The Entitlement Date. The Dividends Will Be Distributed On 03/05/2021. The Dividend Distribution Date Will Be Announced Later	For	For
ALMARAI CO LTD	13-Apr-2021	5	Voting On The Discharge Of Board Of Directors Members From Liability For The Financial Year Ended 31/12/2020	For	Combined
ALMARAI CO LTD	13-Apr-2021	6	Voting On The Payment An Amount Of Sar (1,800,000) As Remuneration To The Members Of The Board Of Directors Where Sar (200,000) Will Be Distributed To Each Member For The Financial Year Ended 31/12/2020	For	Combined
ALMARAI CO LTD	13-Apr-2021	7	Voting On Appointing An External Auditor For The Company Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The Financial Statements For The Second, Third And Fourth Quarters And Audit Annual Financial Year 2021 And Audit The Financial Statements For The First, Second, Third And Fourth Quarters And Audit Annual Financial Year 2022, And The First Quarter For The Year 2023, And Determine Their Fees	For	Combined
ALMARAI CO LTD	13-Apr-2021	8	Voting On The Business And Contracts That Have Been Concluded Between The Company And Al Nafoura Catering, In Which The Former Chairman Of The Board Of Directors Hh Prince Sultan Bin Mohammed Bin Saud Al Kabeer Has A Direct Interest. It Is A Catering Services Contract That Was Done In 2020, With A Value Of Sar (38) Thousand Under The Prevailing Commercial Terms	For	Combined
ALMARAI CO LTD	13-Apr-2021	9	Voting On The Business And Contracts That Have Been Concluded Between The Company And Arabian Shield Insurance Co., In Which The Former Chairman Of The Board Of Directors Hh Prince Sultan Bin Mohammed Bin Saud Al Kabeer Has A Direct Interest. It Is An Insurance Contract That Was Done In 2020, With A Value Of Sar (153,791) Thousand Under The Prevailing Commercial Terms	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ALMARAI CO LTD	13-Apr-2021	10	Voting On The Business And Contracts That Have Been Concluded Between The Company And Mobile Telecommunication Company Saudi Arabia (Zain), In Which The Chairman Of The Board Of Directors Hh Prince Sultan Bin Mohammed Bin Saud Al Kabeer Has A Direct Interest. It Is Telecommunication Services Contracts That Were Done In 2020, With A Value Of Sar (4,901) Thousand Under The Prevailing Commercial Terms	For	For
ALMARAI CO LTD	13-Apr-2021	11	Voting On The Business And Contracts That Have Been Concluded Between The Company And Panda Retail Company, In Which Savola Group, One Of Almarai'S Main Shareholders And Who Is Represented In The Board Of Directors, Holds Significant Shares. Savola Board Representatives At Almarai Include: Mr. Suliman Bin Abdulkader Al-Muhaideb, Eng. Anees Bin Ahmed Bin Mohammed Moumina And Mr. Bader Bin Abdullah Al-Issa. It Is Sales Contract That Was Done In 2020, With A Value Of Sar (730,416) Thousand Under The Prevailing Terms And Conditions	For	For
ALMARAI CO LTD	13-Apr-2021	12	Voting On The Business And Contracts That Have Been Concluded Between The Company And United Sugar Co., In Which Savola Group, One Of Almarai'S Main Shareholders And Who Is Represented In The Board Of Directors, Holds Significant Shares. Savola Board Representatives At Almarai Include: Mr. Suliman Bin Abdulkader Al-Muhaideb, Eng. Anees Bin Ahmed Bin Mohammed Moumina And Mr. Bader Bin Abdullah Al-Issa. It Is A Sugar Purchase Contract That Was Done In 2020, With A Value Of Sar (38,373) Thousand Under The Prevailing Commercial Terms And Conditions	For	For
ALMARAI CO LTD	13-Apr-2021	13	Voting On The Business And Contracts That Have Been Concluded Between The Company And Afia International Company, In Which Savola Group, One Of Almarai'S Main Shareholders And Who Is Represented In The Board Of Directors, Holds Significant Shares. Savola Board Representatives At Almarai Include: Mr. Suliman Bin Abdulkader Al-Muhaideb, Eng. Anees Bin Ahmed Bin Mohammed Moumina And Mr. Bader Bin Abdullah Al-Issa. It Is An Oil Purchase Contract That Was Done In 2020, With A Value Of Sar (7,947) Thousand Under The Prevailing Commercial Terms And Conditions	For	For
ALMARAI CO LTD	13-Apr-2021	14	Voting On The Business And Contracts That Have Been Concluded Between The Company And Herfy Food Services, In Which Eng. Anees Bin Ahmed Bin Mohammed Moumina Has A Direct Interest. It Is Sales Contract That Was Done In 2020, With A Value Of Sar (3,799) Thousand Under The Prevailing Terms And Conditions	For	For
ALMARAI CO LTD	13-Apr-2021	15	Voting On The Business And Contracts That Have Been Concluded Between The Company And National Commercial Bank, In Which Eng. Anees Bin Ahmed Bin Mohammed Moumina Has A Direct Interest. It Is A Financial Services Contract That Was Done In 2020, With A Value Of Sar (4,291) Thousand Under The Prevailing Terms And Conditions	For	For
ALMARAI CO LTD	13-Apr-2021	16	Voting On The Business And Contracts That Have Been Concluded Between The Company And National Commercial Bank, In Which Eng. Anees Bin Ahmed Bin Mohammed Moumina Has A Direct Interest. It Is Sukuk Dividends Payment Totalled Sar (7,286) Thousand For 2020, National Commercial Bank Holds Under The Prevailing Terms And Conditions Sukuk As Follows: National Commercial Bank Holds Sar (190,000,000), For The Period (2013 To 2020) An Amount Of Sar (200,000,000), Of Sukuk Issued For The Period (2015 To 2022)	For	For
ALMARAI CO LTD	13-Apr-2021	17	Voting On The Business And Contracts That Have Been Concluded Between The Company And Saudi British Bank (Sabb), In Which The Board Member Mr. Saad Bin Abdul Mohsen Al-Fadly Has A Direct Interest. It Is A Banking Services Contract That Was Done In 2020, With A Value Of Sar (34,482) Thousand Under The Prevailing Commercial Terms And Conditions	For	For
ALMARAI CO LTD	13-Apr-2021	18	Voting On The Business And Contracts That Have Been Concluded Between The Company And Saudi British Bank (Sabb), In Which The Board Member Mr. Saad Bin Abdul Mohsen Al-Fadly Has A Direct Interest. It Is Sukuk Dividends Payment Totalled Sar (8,969) Thousand For 2020, Saudi British Bank (Sabb) Holds Under The Prevailing Terms And Conditions Sukuk As Follows: National Commercial Bank Holds Sar (167,000,000), For The Period (2013 To 2020) An Amount Of Sar (270,000,000) Of Sukuk Issued For The Period (2015 To 2022)	For	For
ALMARAI CO LTD	13-Apr-2021	19	Voting On The Business And Contracts That Have Been Concluded Between The Company And Banque Saudi Fransi, In Which The Board Member Mr. Bader Bin Abdullah Al-Issa Has A Direct Interest. It Is A Banking Financing Contract That Was Done In 2020, With A Value Of Sar (3,456) Thousand Under The Prevailing Commercial Terms And Conditions	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ALMARAI CO LTD	13-Apr-2021	20	Voting On The Business And Contracts That Have Been Concluded Between The Company And Banque Saudi Fransi, In Which The Board Member Mr. Bader Bin Abdullah Al-Issa Has A Direct Interest. It Is Sukuk Dividends Payment Totalled Sar (3,207) Thousand For 2020, Banque Saudi Fransi Holds Under The Prevailing Terms And Conditions Sukuk As Follows: National Commercial Bank Holds Sar (50,000,000), For The Period (2013 To 2020) An Amount Of Sar (100,000,000) Of Sukuk Issued For The Period (2015 To 2022)	For	For
ALMARAI CO LTD	13-Apr-2021	21	Voting On The Business And Contracts That Have Been Concluded Between The Company And Saudi Telecom Company (Stc), In Which The Board Member Mr. Sultan Al-Sheikh Has A Direct Interest. It Is Telecommunication Services Contract That Was Done In 2020, With A Value Of Sar (17,075) Thousand Under The Prevailing Commercial Terms And Conditions	For	For
ALMARAI CO LTD	13-Apr-2021	22	Voting On The Business And Contracts That Have Been Concluded Between The Company And Samba Financial Group (Samba), In Which The Board Member Mr. Ammar Al-Khodairi Has A Direct Interest. It Is A Banking Financing Contract That Was Done In 2020, With A Value Of Sar (19,707) Thousand Under The Prevailing Commercial Terms And Conditions	For	For
ALMARAI CO LTD	13-Apr-2021	23	Voting On Board'S Resolution To Appoint Mr. Waleed Bin Khalid Fatani As (Non-Executive Member) In Company'S Board Of Directors As Of 01/01/2021 To Complete The Board Current Session Which Will Be Over By 06/08/2022 Replacing The Former Board Member Eng. Anees Bin Ahmed Bin Mohammed Moumina (Non-Executive Member)	For	Combined
ALMARAI CO LTD	13-Apr-2021	24	Voting On The Participation Of Board Of Directors Member Mr. Sulaiman Bin Abdul Kader Al-Muhaideb In A Business That Competes With The Business Of The Company	For	For
ALMARAI CO LTD	13-Apr-2021	25	Voting On The Participation Of Board Of Directors Member Mr. Bader Bin Abdullah Al-Issa In A Business That Competes With The Business Of The Company	For	For
ALMARAI CO LTD	13-Apr-2021	26	Voting On The Participation Of Board Of Directors Member Mr. Waleed Bin Khalid Fatani In A Business That Competes With The Business Of The Company	For	For
ALMARAI CO LTD	13-Apr-2021	27	Voting On The Purchase Of Up To 10 Million Shares And To Allocate Them Within The Employee Share Participation Program (Esop). This Is To Be Financed By The Company'S Own Resources, And To Authorize The Board Of Directors To Complete The Purchase In One Or Several Tranches Over A Maximum Period Of Twelve Months From The Date Of The Extraordinary General Assembly Resolution, As Well As To Authorize The Board Of Directors To Determine The Conditions Of This Program, Including The Allocation Price For Each Share Offered To The Designated Employees, And To Be Kept No Longer Than 10 Years From The Date Of Approval	For	For
ALMARAI CO LTD	13-Apr-2021	28	Voting On Delegating The Board Of Directors With The Authority Of The Ordinary General Assembly Relating To The Permission Mentioned In Paragraph (1) Of Article (71) Of The Companies Law, For One Year From The Date Of Approval Of The Ordinary General Meeting Or Until The End Of The Board Of Directors Session, Whichever Is Proceeds, In Accordance With The Regulatory Rules And Procedures Issued And Pursuant To The Companies Law Relating To Listed Joint Stock Companies	For	For
ALMARAI CO LTD	13-Apr-2021	29	Voting On The Deletion To The Article (27) Of The Company'S By-Laws Related To Executive Committee	For	For
ALNYLAM PHARMACEUTICALS, INC.	18-May-2021	1	Election Of Class Ii Director To Serve For A Term Ending In 2024: Dennis A. Ausiello, M.D.	For	For
ALNYLAM PHARMACEUTICALS, INC.	18-May-2021	2	Election Of Class Ii Director To Serve For A Term Ending In 2024: Olivier Brandicourt, M.D.	For	For
ALNYLAM PHARMACEUTICALS, INC.	18-May-2021	3	Election Of Class Ii Director To Serve For A Term Ending In 2024: Marsha H. Fanucci	For	For
ALNYLAM PHARMACEUTICALS, INC.	18-May-2021	4	Election Of Class Ii Director To Serve For A Term Ending In 2024: David E.I. Pyott	For	For
ALNYLAM PHARMACEUTICALS, INC.	18-May-2021	5	To Approve, In A Non-Binding Advisory Vote, The Compensation Of Alnylam'S Named Executive Officers.	For	For
ALNYLAM PHARMACEUTICALS, INC.	18-May-2021	6	To Ratify The Appointment Of Pricewaterhousecoopers Llp, An Independent Registered Public Accounting Firm, As Alnylam'S Independent Auditors For The Fiscal Year Ending December 31, 2021.	For	For
ALPARGATAS S.A.	22-Apr-2021	5	Do You Wish To Request The Separated Election Of The Board Of Directors	For	For
ALPARGATAS S.A.	22-Apr-2021	6	Separate Election Of A Member Of The Board Of Directors By Shareholders Who Hold Preferred Shares Without Voting Rights Or With Restricted Voting Rights. Shareholder Can Only Fill Out This Field If He Or She Has Left The General Election Item In Blank And Has Been The Owner, Without Interruption, Of The Shares With Which He Or She Is Voting During The Three Months Immediately Prior To The Holding Of The General Meeting. Name	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ALPARGATAS S.A.	22-Apr-2021	7	In The Event It Is Found That Neither The Owners Of Shares With Voting Rights Nor The Owners Of Preferred Shares Without Voting Rights Or With Restricted Voting Rights Make Up, Respectively, The Quorum That Is Required By Article 141, I And II, 4 Of Law 6,404 Of 1976, Do You Want Your Vote To Be Grouped With The Votes Of The Preferred Shares In Order To Elect, To The Board Of Directors, The Candidate With The Highest Number Of Votes Among All Of Those Who, Being Listed On This Proxy Card, Ran For Separate Election	For	Combined
ALPARGATAS S.A.	22-Apr-2021	8	Do You Wish To Request The Instatement Of The Fiscal Council, Under The Terms Of Article 161 Of Law 6,404 Of 1976	For	For
ALPARGATAS S.A.	22-Apr-2021	9	In The Eventuality Of A Second Call Of This Meeting, The Voting Instructions In This Voting List May Also Be Considered Valid For The Purposes Of Holding The Meeting On Second Call	For	For
ALPHA SERVICES AND HOLDINGS S.A.	15-Jun-2021	2	Increase Of The Share Capital Of The Company, In Accordance With Article 6 Of The Company'S Articles Of Association, Through Payment In Cash And The Issuance Of New, Common, Registered, Voting, Dematerialized Shares. Abolition Of The Preemption Rights. Authorization Pursuant To Article 25 Par. 2 Of Law 4548/2018 To The Board Of Directors To Determine The Offer Price Of The New Shares. Amendment Of Article 5 (On Share Capital And Share Capital Historical Evolution) Of The Articles Of Association Of The Company. Authorization To The Board Of Directors To Specify The Terms Of The Share Capital Increase And Offering Of The New Shares And Complete All Relevant Actions	For	For
ALPHABET INC.	02-Jun-2021	1	Election Of Director: Larry Page	For	Combined
ALPHABET INC.	02-Jun-2021	2	Election Of Director: Sergey Brin	For	Combined
ALPHABET INC.	02-Jun-2021	3	Election Of Director: Sundar Pichai	For	Combined
ALPHABET INC.	02-Jun-2021	4	Election Of Director: John L. Hennessy	For	Combined
ALPHABET INC.	02-Jun-2021	5	Election Of Director: Frances H. Arnold	For	Combined
ALPHABET INC.	02-Jun-2021	6	Election Of Director: L. John Doerr	For	Combined
ALPHABET INC.	02-Jun-2021	7	Election Of Director: Roger W. Ferguson Jr.	For	Combined
ALPHABET INC.	02-Jun-2021	8	Election Of Director: Ann Mather	For	Combined
ALPHABET INC.	02-Jun-2021	9	Election Of Director: Alan R. Mulally	For	Combined
ALPHABET INC.	02-Jun-2021	10	Election Of Director: K. Ram Shriram	For	Combined
ALPHABET INC.	02-Jun-2021	11	Election Of Director: Robin L. Washington	For	Combined
ALPHABET INC.	02-Jun-2021	12	Ratification Of The Appointment Of Ernst & Young Llp As Alphabet'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Combined
ALPHABET INC.	02-Jun-2021	13	Approval Of Alphabet'S 2021 Stock Plan.	For	Combined
ALPHABET INC.	02-Jun-2021	14	A Stockholder Proposal Regarding Equal Shareholder Voting, If Properly Presented At The Meeting.	Against	Combined
ALPHABET INC.	02-Jun-2021	15	A Stockholder Proposal Regarding The Nomination Of Human Rights And/Or Civil Rights Expert To The Board, If Properly Presented At The Meeting.	Against	Combined
ALPHABET INC.	02-Jun-2021	16	A Stockholder Proposal Regarding A Report On Sustainability Metrics, If Properly Presented At The Meeting.	Against	Combined
ALPHABET INC.	02-Jun-2021	17	A Stockholder Proposal Regarding A Report On Takedown Requests, If Properly Presented At The Meeting.	Against	Combined
ALPHABET INC.	02-Jun-2021	18	A Stockholder Proposal Regarding A Report On Whistleblower Policies And Practices, If Properly Presented At The Meeting.	Against	Combined
ALPHABET INC.	02-Jun-2021	19	A Stockholder Proposal Regarding A Report On Charitable Contributions, If Properly Presented At The Meeting.	Against	Combined
ALPHABET INC.	02-Jun-2021	20	A Stockholder Proposal Regarding A Report On Risks Related To Anticompetitive Practices, If Properly Presented At The Meeting.	Against	Combined
ALPHABET INC.	02-Jun-2021	21	A Stockholder Proposal Regarding A Transition To A Public Benefit Corporation, If Properly Presented At The Meeting.	Against	Combined
ALROSA PJSC	16-Jun-2021	2	Approval Of The Annual Report Of Pjsc Alrosa	For	Combined
ALROSA PJSC	16-Jun-2021	3	Approval Of The Annual Accounting (Financial) Statements Of Pjsc Alrosa	For	Unvoted
ALROSA PJSC	16-Jun-2021	4	Approval Of The Distribution Of Profit Of Pjsc Alrosa Based On The Results Of 2020	For	Unvoted
ALROSA PJSC	16-Jun-2021	5	Approval Of The Distribution Of Retained Earnings From Previous Years	For	Unvoted
ALROSA PJSC	16-Jun-2021	6	On The Amount Of Dividends, The Timing And Form Of Their Payment Based On The Results Of Work For 2020 And The Establishment Of The Date On Which The Persons Entitled To Receive Dividends Are Determined	For	Unvoted
ALROSA PJSC	16-Jun-2021	7	Payment Of Remuneration To Members Of The Supervisory Board Of Pjsc Alrosa	For	Unvoted
ALROSA PJSC	16-Jun-2021	8	Payment Of Remuneration To Members Of The Audit Commission Of Pjsc Alrosa	For	Unvoted
ALROSA PJSC	16-Jun-2021	10	Election Of Member Of The Supervisory Board Of Pjsc Alrosa: Gordon Maria Vladimirovna	For	Unvoted
ALROSA PJSC	16-Jun-2021	11	Election Of Member Of The Supervisory Board Of Pjsc Alrosa: Grigorieva Evgeniya Vasilievna	For	Unvoted
ALROSA PJSC	16-Jun-2021	12	Election Of Member Of The Supervisory Board Of Pjsc Alrosa: Danilenko Igor Konstantinovich	For	Unvoted
ALROSA PJSC	16-Jun-2021	13	Election Of Member Of The Supervisory Board Of Pjsc Alrosa: Dmitriev Kirill Alexandrovich	For	Unvoted
ALROSA PJSC	16-Jun-2021	14	Election Of Member Of The Supervisory Board Of Pjsc Alrosa: Donets Andrey Ivanovich	For	Unvoted
ALROSA PJSC	16-Jun-2021	15	Election Of Member Of The Supervisory Board Of Pjsc Alrosa: Efimov Vasily Vasilievich	For	Unvoted

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ALROSA PJSC	16-Jun-2021	16	Election Of Member Of The Supervisory Board Of Pjsc Alrosa: Ivanov Sergey Sergeevich	For	Unvoted
ALROSA PJSC	16-Jun-2021	17	Election Of Member Of The Supervisory Board Of Pjsc Alrosa: Konov Dmitry Vladimirovich	For	Unvoted
ALROSA PJSC	16-Jun-2021	18	Election Of Member Of The Supervisory Board Of Pjsc Alrosa: Mestnikov Sergey Vasilievich	For	Unvoted
ALROSA PJSC	16-Jun-2021	19	Election Of Member Of The Supervisory Board Of Pjsc Alrosa: Moiseev Alexey Vladimirovich	For	Unvoted
ALROSA PJSC	16-Jun-2021	20	Election Of Member Of The Supervisory Board Of Pjsc Alrosa: Nikolaev Aisen Sergeevich	For	Unvoted
ALROSA PJSC	16-Jun-2021	21	Election Of Member Of The Supervisory Board Of Pjsc Alrosa: Noskov Alexey Petrovich	For	Unvoted
ALROSA PJSC	16-Jun-2021	22	Election Of Member Of The Supervisory Board Of Pjsc Alrosa: Rashevsky Vladimir Valerievich	For	Unvoted
ALROSA PJSC	16-Jun-2021	23	Election Of Member Of The Supervisory Board Of Pjsc Alrosa: Siluanov Anton Germanovich	For	Unvoted
ALROSA PJSC	16-Jun-2021	24	Election Of Member Of The Supervisory Board Of Pjsc Alrosa: Cherepanov Alexander Vyacheslavovich	For	Unvoted
ALROSA PJSC	16-Jun-2021	25	Election Of Member Of The Audit Commission Of Pjsc Alrosa: Bagynanov Pavel Nikolaevich	For	Unvoted
ALROSA PJSC	16-Jun-2021	26	Election Of Member Of The Audit Commission Of Pjsc Alrosa: Kozhemyakin Nikita Valerievich	For	Unvoted
ALROSA PJSC	16-Jun-2021	27	Election Of Member Of The Audit Commission Of Pjsc Alrosa: Markin Alexander Vladimirovich	For	Unvoted
ALROSA PJSC	16-Jun-2021	28	Election Of Member Of The Audit Commission Of Pjsc Alrosa: Turukhina Maria Alexandrovna	For	Unvoted
ALROSA PJSC	16-Jun-2021	29	Election Of Member Of The Audit Commission Of Pjsc Alrosa: Romanova Nyurguyana Vladimirovna	For	Unvoted
ALROSA PJSC	16-Jun-2021	30	Approval Of The Auditor Of Pjsc Alrosa	For	Unvoted
ALROSA PJSC	16-Jun-2021	31	Approval Of Amendments To The Regulation On The Supervisory Board Of Pjsc Alrosa	For	Unvoted
ALROSA PJSC	16-Jun-2021	32	Approval Of Amendments To The Regulations On The Management Board Of Pjsc Alrosa	For	Unvoted
ALROSA PJSC	16-Jun-2021	33	Approval Of Amendments To The Regulations On The Remuneration Of Members Of The Supervisory Board Of Pjsc Alrosa	For	Unvoted
ALROSA PJSC	16-Jun-2021	34	Approval Of Amendments To The Corporate Governance Code Of Pjsc Alrosa	For	Unvoted
ALSTRIA OFFICE REIT-AKTIENGESELLSCHAFT	06-May-2021	6	Approve Allocation Of Income And Dividends Of Eur 0.53 Per Share	For	Combined
ALSTRIA OFFICE REIT-AKTIENGESELLSCHAFT	06-May-2021	7	Approve Eur 1.8 Million Investment In Green Projects	For	Combined
ALSTRIA OFFICE REIT-AKTIENGESELLSCHAFT	06-May-2021	8	Approve Discharge Of Management Board For Fiscal Year 2020	For	Combined
ALSTRIA OFFICE REIT-AKTIENGESELLSCHAFT	06-May-2021	9	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	For
ALSTRIA OFFICE REIT-AKTIENGESELLSCHAFT	06-May-2021	10	Ratify Kpmg Ag As Auditors For Fiscal Year 2021	For	For
ALSTRIA OFFICE REIT-AKTIENGESELLSCHAFT	06-May-2021	11	Elect Frank Poerschke To The Supervisory Board	For	For
ALSTRIA OFFICE REIT-AKTIENGESELLSCHAFT	06-May-2021	12	Elect Elisabeth Stheeman To The Supervisory Board	For	For
ALSTRIA OFFICE REIT-AKTIENGESELLSCHAFT	06-May-2021	13	Approve Remuneration Policy	For	For
ALSTRIA OFFICE REIT-AKTIENGESELLSCHAFT	06-May-2021	14	Approve Remuneration Of Supervisory Board	For	For
ALTAGAS LTD.	30-Apr-2021	1	Appoint Ernst & Young Llp As Auditors Of The Company And Authorize The Directors Of The Company To Fix Ernst & Young Llp'S Remuneration In That Capacity.	For	For
ALTAGAS LTD.	30-Apr-2021	2	Director	For	Combined
ALTAGAS LTD.	30-Apr-2021	3	Advisory Vote To Approve The Company'S Approach To Executive Compensation, As Described In The Management Information Circular Dated March 11, 2021.	For	For
ALTEOGEN INC.	29-Mar-2021	1	Approval Of Financial Statements	For	For
ALTEOGEN INC.	29-Mar-2021	2	Election Of Director: I Seung Ju	For	For
ALTEOGEN INC.	29-Mar-2021	3	Election Of Director: Gang Sang U	For	For
ALTEOGEN INC.	29-Mar-2021	4	Election Of A Non-Permanent Director: Gim Yang U	For	For
ALTEOGEN INC.	29-Mar-2021	5	Election Of Outside Director: Choe Jong In	For	For
ALTEOGEN INC.	29-Mar-2021	6	Election Of Outside Director: Go In Yeong	For	For
ALTEOGEN INC.	29-Mar-2021	7	Election Of Auditor: I Byeong Gyu	For	For
ALTEOGEN INC.	29-Mar-2021	8	Approval Of Remuneration For Director	For	For
ALTEOGEN INC.	29-Mar-2021	9	Approval Of Remuneration For Auditor	For	For
ALTEOGEN INC.	29-Mar-2021	10	Approval Of Grant Of Stock Option	For	For
ALTEOGEN INC.	29-Mar-2021	11	Approval Of Grant Of Stock Option	For	For
ALTICE EUROPE N.V.	07-Jan-2021	5	Recommended Public Offer: Proposal To Adopt The Back-End Resolution (Merger)	For	For
ALTICE EUROPE N.V.	07-Jan-2021	6	Recommended Public Offer: Proposal To Adopt The Back-End Resolution (Asset Sale)	For	For
ALTICE EUROPE N.V.	07-Jan-2021	7	Recommended Public Offer: Proposal To Conditionally Amend The Company'S Articles Of Association	For	For
ALTICE EUROPE N.V.	07-Jan-2021	9	Treatment Of Share-Based Incentives: Proposal To Settle The Stock Options Held By Ms. Natacha Marty In Connection With The Recommended Public Offer	For	Combined
ALTICE EUROPE N.V.	07-Jan-2021	10	Treatment Of Share-Based Incentives: Proposal To Amend The Terms And Conditions Of The 2016 Fpps And 2018 Fpps, In Connection With The Recommended Public Offer, Held By Mr. Alain Weill	For	Against

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ALTICE USA, INC.	16-Jun-2021	1	Election Of Director: Patrick Drahi	For	Against
ALTICE USA, INC.	16-Jun-2021	2	Election Of Director: Gerrit Jan Bakker	For	Combined
ALTICE USA, INC.	16-Jun-2021	3	Election Of Director: Manon Brouillette	For	Combined
ALTICE USA, INC.	16-Jun-2021	4	Election Of Director: David Drahi	For	Combined
ALTICE USA, INC.	16-Jun-2021	5	Election Of Director: Dexter Goei	For	Combined
ALTICE USA, INC.	16-Jun-2021	6	Election Of Director: Mark Mullen	For	For
ALTICE USA, INC.	16-Jun-2021	7	Election Of Director: Dennis Okhuijsen	For	Combined
ALTICE USA, INC.	16-Jun-2021	8	Election Of Director: Charles Stewart	For	Combined
ALTICE USA, INC.	16-Jun-2021	9	Election Of Director: Raymond Svider	For	For
ALTICE USA, INC.	16-Jun-2021	10	To Ratify The Appointment Of The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
ALUMINUM CORPORATION OF CHINA LTD	29-Jun-2021	3	To Consider And Approve The Resolution In Relation To The Report Of The Board Of The Company For The Year Ended 31 December 2020	For	For
ALUMINUM CORPORATION OF CHINA LTD	29-Jun-2021	4	To Consider And Approve The Resolution In Relation To The Supervisory Committee'S Report Of The Company For The Year Ended 31 December 2020	For	For
ALUMINUM CORPORATION OF CHINA LTD	29-Jun-2021	5	To Consider And Approve The Resolution In Relation To The Independent Auditor'S Report And The Audited Financial Reports Of The Company For The Year Ended 31 December 2020	For	For
ALUMINUM CORPORATION OF CHINA LTD	29-Jun-2021	6	To Consider And Approve The Resolution In Relation To The Loss Recovery Plan Of The Company For The Year 2020	For	For
ALUMINUM CORPORATION OF CHINA LTD	29-Jun-2021	7	To Consider And Approve The Resolution In Relation To The Proposed Provision Of Guarantees By The Company To Chalco Hong Kong Investment For Financing	For	For
ALUMINUM CORPORATION OF CHINA LTD	29-Jun-2021	8	To Consider And Approve The Resolution In Relation To The Proposed Provision Of Guarantees By The Company And Chalco Shandong To Xinghua Technology For Financing	For	For
ALUMINUM CORPORATION OF CHINA LTD	29-Jun-2021	9	To Consider And Approve The Resolution In Relation To The Determination Of Remuneration Standards For Directors And Supervisors Of The Company For The Year 2021	For	For
ALUMINUM CORPORATION OF CHINA LTD	29-Jun-2021	10	To Consider And Approve The Resolution In Relation To The Proposed Renewal Of Liability Insurance For Year 2021-2022 For The Directors, Supervisors And Senior Management Members Of The Company	For	For
ALUMINUM CORPORATION OF CHINA LTD	29-Jun-2021	11	To Consider And Approve The Resolution In Relation To The Proposed Re-Appointment Of Auditors Of The Company	For	For
ALUMINUM CORPORATION OF CHINA LTD	29-Jun-2021	12	To Consider And Approve The Resolution In Relation To The 2021 Domestic Bonds Issuance Plan Of The Company	For	For
ALUMINUM CORPORATION OF CHINA LTD	29-Jun-2021	13	To Consider And Approve The Resolution In Relation To The 2021 Overseas Bonds Issuance Plan Of The Company	For	For
ALUMINUM CORPORATION OF CHINA LTD	29-Jun-2021	14	To Consider And Approve The Resolution In Relation To The General Mandate To Issue Additional H Shares	For	Combined
ALUMINUM CORPORATION OF CHINA LTD	29-Jun-2021	16	To Consider And Approve The Resolution In Relation To The Election Of Mr. Liu Jianping As An Executive Director Of The Seventh Session Of The Board Of The Company	For	Combined
ALUMINUM CORPORATION OF CHINA LTD	29-Jun-2021	17	To Consider And Approve The Resolution In Relation To The Election Of Mr. Jiang Tao As An Executive Director Of The Seventh Session Of The Board Of The Company	For	For
ALUMINUM CORPORATION OF CHINA LTD	29-Jun-2021	18	To Consider And Approve The Resolution In Relation To The Election Of Mr. Ou Xiaowu As An Executive Director Of The Seventh Session Of The Board Of The Company	For	For
ALUMINUM CORPORATION OF CHINA LTD	29-Jun-2021	19	To Consider And Approve The Resolution In Relation To The Election Of Mr. Zhang Jilong As A Non-Executive Director Of The Seventh Session Of The Board Of The Company	For	For
ALUMINUM CORPORATION OF CHINA LTD	29-Jun-2021	21	To Consider And Approve The Resolution In Relation To The Election Of Mr. Qiu Guanzhou As An Independent Nonexecutive Director Of The Seventh Session Of The Board Of The Company	For	For
ALUMINUM CORPORATION OF CHINA LTD	29-Jun-2021	22	To Consider And Approve The Resolution In Relation To The Election Of Mr. Yu Jinsong As An Independent Nonexecutive Director Of The Seventh Session Of The Board Of The Company	For	For
ALUMINUM CORPORATION OF CHINA LTD	29-Jun-2021	23	To Consider And Approve The Resolution In Relation To The Election Of Ms. Chan Yuen Sau Kelly As An Independent Non-Executive Director Of The Seventh Session Of The Board Of The Company	For	For
AMADA CO.,LTD.	25-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
AMADA CO.,LTD.	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
AMADA CO.,LTD.	25-Jun-2021	3	Appoint A Director Isobe, Tsutomu	For	Combined
AMADA CO.,LTD.	25-Jun-2021	4	Appoint A Director Kurihara, Toshinori	For	For
AMADA CO.,LTD.	25-Jun-2021	5	Appoint A Director Miwa, Kazuhiko	For	For
AMADA CO.,LTD.	25-Jun-2021	6	Appoint A Director Yamanashi, Takaaki	For	Combined
AMADA CO.,LTD.	25-Jun-2021	7	Appoint A Director Okamoto, Mitsuo	For	For
AMADA CO.,LTD.	25-Jun-2021	8	Appoint A Director Mazuka, Michiyoshi	For	For
AMADA CO.,LTD.	25-Jun-2021	9	Appoint A Director Chino, Toshitake	For	For
AMADA CO.,LTD.	25-Jun-2021	10	Appoint A Director Miyoshi, Hidekazu	For	Combined
AMADA CO.,LTD.	25-Jun-2021	11	Appoint A Corporate Auditor Nishiura, Seiji	For	For
AMADA CO.,LTD.	25-Jun-2021	12	Appoint A Substitute Corporate Auditor Murata, Makoto	For	For
AMADEUS IT GROUP S.A	16-Jun-2021	4	Approve Consolidated And Standalone Financial Statements	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AMADEUS IT GROUP S.A	16-Jun-2021	5	Approve Non-Financial Information Statement	For	For
AMADEUS IT GROUP S.A	16-Jun-2021	6	Approve Treatment Of Net Loss	For	For
AMADEUS IT GROUP S.A	16-Jun-2021	7	Approve Discharge Of Board	For	For
AMADEUS IT GROUP S.A	16-Jun-2021	8	Elect Jana Eggers As Director	For	For
AMADEUS IT GROUP S.A	16-Jun-2021	9	Elect Amanda Mesler As Director	For	For
AMADEUS IT GROUP S.A	16-Jun-2021	10	Reelect Luis Maroto Camino As Director	For	For
AMADEUS IT GROUP S.A	16-Jun-2021	11	Reelect David Webster As Director	For	Combined
AMADEUS IT GROUP S.A	16-Jun-2021	12	Reelect Clara Furse As Director	For	Combined
AMADEUS IT GROUP S.A	16-Jun-2021	13	Reelect Nicolas Huss As Director	For	Combined
AMADEUS IT GROUP S.A	16-Jun-2021	14	Reelect Stephan Gemkow As Director	For	For
AMADEUS IT GROUP S.A	16-Jun-2021	15	Reelect Peter Kuerpick As Director	For	Combined
AMADEUS IT GROUP S.A	16-Jun-2021	16	Reelect Pilar Garcia Ceballos Zuniga As Director	For	Combined
AMADEUS IT GROUP S.A	16-Jun-2021	17	Reelect Francesco Loredan As Director	For	Combined
AMADEUS IT GROUP S.A	16-Jun-2021	18	Advisory Vote On Remuneration Report	For	Combined
AMADEUS IT GROUP S.A	16-Jun-2021	19	Approve Remuneration Of Directors	For	Combined
AMADEUS IT GROUP S.A	16-Jun-2021	20	Approve Remuneration Policy	For	For
AMADEUS IT GROUP S.A	16-Jun-2021	21	Approve Performance Share Plan	For	For
AMADEUS IT GROUP S.A	16-Jun-2021	22	Amend Article 11 Re: Share Capital Increase	For	For
AMADEUS IT GROUP S.A	16-Jun-2021	23	Amend Article 24 Re: Remote Voting	For	For
AMADEUS IT GROUP S.A	16-Jun-2021	24	Add New Article 24 Bis Re: Allow Shareholder Meetings To Be Held In Virtual-Only Format	For	For
AMADEUS IT GROUP S.A	16-Jun-2021	25	Amend Articles Re: Board Functions And Remuneration	For	For
AMADEUS IT GROUP S.A	16-Jun-2021	26	Amend Articles Re: Board Committees	For	For
AMADEUS IT GROUP S.A	16-Jun-2021	27	Amend Articles Of General Meeting Regulations Re: Company'S Name And Corporate Website	For	For
AMADEUS IT GROUP S.A	16-Jun-2021	28	Amend Article 7 Of General Meeting Regulations Re: Right To Information	For	For
AMADEUS IT GROUP S.A	16-Jun-2021	29	Amend Articles Of General Meeting Regulations Re: Holding Of The General Meeting	For	For
AMADEUS IT GROUP S.A	16-Jun-2021	30	Amend Articles Of General Meeting Regulations Re: Constitution And Start Of The Session	For	For
AMADEUS IT GROUP S.A	16-Jun-2021	31	Authorize Board To Ratify And Execute Approved Resolutions	For	For
AMAZON.COM, INC.	26-May-2021	1	Election Of Director: Jeffrey P. Bezos	For	For
AMAZON.COM, INC.	26-May-2021	2	Election Of Director: Keith B. Alexander	For	For
AMAZON.COM, INC.	26-May-2021	3	Election Of Director: Jamie S. Gorelick	For	For
AMAZON.COM, INC.	26-May-2021	4	Election Of Director: Daniel P. Huttenlocher	For	For
AMAZON.COM, INC.	26-May-2021	5	Election Of Director: Judith A. Mcgrath	For	For
AMAZON.COM, INC.	26-May-2021	6	Election Of Director: Indra K. Nooyi	For	For
AMAZON.COM, INC.	26-May-2021	7	Election Of Director: Jonathan J. Rubinstein	For	For
AMAZON.COM, INC.	26-May-2021	8	Election Of Director: Thomas O. Ryder	For	For
AMAZON.COM, INC.	26-May-2021	9	Election Of Director: Patricia Q. Stonesifer	For	For
AMAZON.COM, INC.	26-May-2021	10	Election Of Director: Wendell P. Weeks	For	For
AMAZON.COM, INC.	26-May-2021	11	Ratification Of The Appointment Of Ernst & Young Llp As Independent Auditors.	For	Combined
AMAZON.COM, INC.	26-May-2021	12	Advisory Vote To Approve Executive Compensation.	For	Combined
AMAZON.COM, INC.	26-May-2021	13	Shareholder Proposal Requesting A Report On Customer Due Diligence.	Against	Combined
AMAZON.COM, INC.	26-May-2021	14	Shareholder Proposal Requesting A Mandatory Independent Board Chair Policy.	Against	Combined
AMAZON.COM, INC.	26-May-2021	15	Shareholder Proposal Requesting Additional Reporting On Gender/Racial Pay.	Against	Combined
AMAZON.COM, INC.	26-May-2021	16	Shareholder Proposal Requesting A Report On Promotion Data.	Against	Combined
AMAZON.COM, INC.	26-May-2021	17	Shareholder Proposal Requesting A Report On Packaging Materials.	Against	Combined
AMAZON.COM, INC.	26-May-2021	18	Shareholder Proposal Requesting A Diversity And Equity Audit Report.	Against	Combined
AMAZON.COM, INC.	26-May-2021	19	Shareholder Proposal Requesting An Alternative Director Candidate Policy.	Against	Combined
AMAZON.COM, INC.	26-May-2021	20	Shareholder Proposal Requesting A Report On Competition Strategy And Risk.	Against	Combined
AMAZON.COM, INC.	26-May-2021	21	Shareholder Proposal Requesting An Additional Reduction In Threshold For Calling Special Shareholder Meetings.	Against	Combined
AMAZON.COM, INC.	26-May-2021	22	Shareholder Proposal Requesting Additional Reporting On Lobbying.	Against	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AMAZON.COM, INC.	26-May-2021	23	Shareholder Proposal Requesting A Report On Customer Use Of Certain Technologies.	Against	Combined
AMBEV S.A.	29-Apr-2021	1	To Analyze And Approve The Management Accounts, With Examination, Discussion And Voting On The Financial Statements Related To The Fiscal Year Ended December 31, 2020.	For	Combined
AMBEV S.A.	29-Apr-2021	2	To Resolve On The Allocation Of The Net Profits For The Fiscal Year Ended December 31, 2020 And Ratification Of The Payments Of Interest On Own Capital And Dividends Related To The Fiscal Year Ended December 31, 2020, Approved By The Board Of Directors At The Meetings Held, Respectively, On December 9 And December 21, 2020.	For	For
AMBEV S.A.	29-Apr-2021	3	Controller Slate - Fiscal Council: José Ronaldo Vilela Rezende, Elidie Palma Bifano, Emanuel Sotelino Schifferle (Alternate) Eduardo Rogatto Luque (Alternate). You Can Only Vote In Favor Of Either 3A Or 3B.	Take No Action	Combined
AMBEV S.A.	29-Apr-2021	4	Separate Election Of The Fiscal Council - Candidates Nominated By Minority Shareholders: Vinicius Balbino Bouhid, Carlos Tersandro Fonseca Adeodato (Alternate). You Can Only Vote In Favor Of Either 3A Or 3B.	Take No Action	Combined
AMBEV S.A.	29-Apr-2021	5	To Determine The Managers' Overall Compensation For The Year Of 2021, In The Annual Amount Of Up To R\$ 123,529,137.63, Including Expenses Related To The Recognition Of The Fair Amount Of (X) The Stock Options That The Company Intends To Grant In The Fiscal Year, And (Y) The Compensation Based On Shares That The Company Intends To Execute In The Fiscal Year.	For	Combined
AMBEV S.A.	29-Apr-2021	6	To Determine The Overall Compensation Of The Fiscal Council'S Members For The Year Of 2021, In The Annual Amount Of Up To R\$ 1,845,504.00, With Alternate Members' Compensation Corresponding To Half Of The Amount Received By The Effective Members, In Accordance With The Management Proposal.	For	Combined
AMBEV S.A.	29-Apr-2021	7	To Approve The Amendment Of The Heading Of Article 2 Of The Bylaws To Reflect The Change In The Management Body Responsible For Deciding On The Opening, Maintenance And Closure Of Branches, Offices, Deposits Or Representation Agencies Of The Company, According To Exhibit B.I Of The Management Proposal.	For	For
AMBEV S.A.	29-Apr-2021	8	To Approve The Amendment Of Items "B", "H", "I" And "M" And Include Items "O" And "P", All Of Article 3 Of The Bylaws, To Detail In The Corporate Purpose Ancillary Activities To The Company'S Main Activities, According To Exhibit B.I Of The Management Proposal.	For	For
AMBEV S.A.	29-Apr-2021	9	To Approve The Amendment Of The Heading Of Article 5 Of The Bylaws In Order To Reflect The Capital Increases Approved By The Board Of Directors, Within The Authorized Capital Limit Until The Date Of The Shareholders' Meeting, According To Exhibit B.I Of The Management Proposal.	For	For
AMBEV S.A.	29-Apr-2021	10	To Approve The Amendment Of Item "S" Of Article 21 Of The Bylaws In Order To Specify The Competence Of The Board Of Directors To Decide On The Participation Of The Company In Other Companies And Ventures, According To Exhibit B.I Of The Management Proposal.	For	For
AMBEV S.A.	29-Apr-2021	11	In View Of The Proposed Amendments To The Bylaws Described Above, To Approve The Consolidation Of The Company'S Bylaws, According To The Management Proposal.	For	For
AMBEV SA	29-Apr-2021	3	To Receive The Administrators Accounts, The Financial Statements, For The Year Ended December 31, 2020	For	Combined
AMBEV SA	29-Apr-2021	3	To Approve The Amendment Of The Main Part Of Article 2 Of The Corporate Bylaws In Order To Reflect The Change Of The Administrator Who Is Responsible For Resolving In Regard To The Opening, Maintenance And Closing Of Branches, Offices, Warehouses Or Representation Agencies Of The Company, As Is Detailed In Appendix B.I Of The Proposal From The Management	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AMBEV SA	29-Apr-2021	4	To Resolve On The Allocation Of Net Profit For The Fiscal Year Ended December 31, 2020, In Accordance With The Company'S Management Proposal, In The Following Terms Net Profits, Brl 11.379.394.019,03 Amount Allocated To The Tax Incentives Reserve, Brl 1.332.751.795,49 Amount Allocated To Payment Of Dividends And Or Interest On Own Capital Gross, Declared Based On The Net Profit Relating To The Fiscal Year Ended December 31, 2020, Brl 7.716.366.664,66 Amount Allocated To The Investments Reserve 1, Brl 3.713.041.678,34 1 Including Values Relating To I Reversion Of Effects Of The Revaluation Of Fixed Assets In The Amount Of Brl 11.823.167,53 Ii Effect Of Application Of Ias 29 Cpc 42 Hyperinflation In The Amount Of Brl 1.344.887.000,00,And Iii Expired Dividends In The Amount Of Brl 26.055.951,93, As Detailed In Exhibit A.Ii To The Management Proposal. With The Consequent Ratification Of Payment Of Interest Over Shareholders Equity Made In Advance To The Shareholders, To Debit Of The Profit For The Year Of 2020, In The Total Amount Of Brl 7.716.366.664,66, Approved By The Board Of Directors. A. Brl 6,509,498,701.04 At A Meeting That Was Held On December 9, 2020, Coming To Brl 0.4137 Per Common Share, As Interest On Shareholder Equity, Resulting In A Net Distribution Of Brl 0.3517 Per Share, And B. Brl 1,206,867,963.63 At A Meeting That Was Held On December 21, 2020, Coming To Brl 0.0767 Per Common Share, As Dividends	For	For
AMBEV SA	29-Apr-2021	4	To Approve The Amendment Of Items B, H, I And M And To Add Items O And P, All Of Which Are In Article 3 Of The Corporate Bylaws, In Order To Detail In The Corporate Purpose Activities That Are Related To The Main Activities That Are Conducted By The Company, As Is Detailed In Appendix B.I Of The Proposal From The Management	For	For
AMBEV SA	29-Apr-2021	5	Election Of Members Of The Fiscal Council By Single Slate. Indication Of Each Slate Of Candidates And Of All The Names That Are On It. Jose Ronaldo Vilela Rezende, Principal. Elidie Palma Bifano, Principal. Emanuel Sotelino Schifferle, Substitute. Eduardo Rogatto Luque, Substitute	For	Combined
AMBEV SA	29-Apr-2021	5	To Approve The Amendment Of The Main Part Of Article 5 Of The Corporate Bylaws In Order To Reflect The Capital Increases That Were Approved By The Board Of Directors, Within The Limit Of The Authorized Capital, To The Date Of The Extraordinary General Meeting, As Is Detailed In Appendix B.I Of The Proposal From The Management	For	Combined
AMBEV SA	29-Apr-2021	6	If One Of The Candidates Who Is Part Of The Slate Ceases To Be Part Of It In Order To Accommodate The Separate Election That Is Dealt With In Article 161, 4 And Article 240 Of Law 6,404 Of 1976, Can The Votes Corresponding To Your Shares Continue To Be Conferred On The Chosen Slate	For	Combined
AMBEV SA	29-Apr-2021	6	To Approve The Amendment Of Item S Of Article 21 Of The Corporate Bylaws In Order To Specify The Authority Of The Board Of Directors To Resolve In Regard To The Company Holding An Equity Interest In Other Companies And Enterprises, As Is Detailed In Appendix B.I Of The Proposal From The Management	For	Combined
AMBEV SA	29-Apr-2021	7	Separate Election Of A Member Of The Fiscal Council By Minority Shareholders Holding Shares Of Voting Rights. The Shareholder Must Complete This Field Should He Have Left The General Election Field Blank. Vinicius Balbino Bouhid, Principal. Carlos Tersandro Fonseca Adeodato, Substitute	For	For
AMBEV SA	29-Apr-2021	7	In View Of The Proposed Amendments To The Bylaws Described Above, Approve The Consolidation Of The Company'S Bylaws, According To The Management Proposal	For	For
AMBEV SA	29-Apr-2021	8	To Determine Managers Overall Compensation For The Year Of 2021, In The Annual Amount Of Up To Brl 123.529.137,63, Including Expenses Related To The Recognition Of The Fair Amount Of X The Stock Options That The Company Intends To Grant In The Fiscal Year, And Y The Compensation Based On Shares That The Company Intends To Execute In The Fiscal Year	For	Combined
AMBEV SA	29-Apr-2021	8	In The Eventuality Of A Second Call Of This Meeting, The Voting Instructions In This Voting List May Also Be Considered Valid For The Purposes Of Holding The Meeting On Second Call	For	Combined
AMBEV SA	29-Apr-2021	9	To Determine The Overall Compensation Of The Fiscal Councils Members For The Year Of 2021, In The Annual Amount Of Up To Brl 1.845.504,00, With Alternate Members Compensation Corresponding To Half Of The Amount Received By The Effective Members, In Accordance With The Management Proposal	For	For
AMBEV SA	29-Apr-2021	10	In The Eventuality Of A Second Call Of This Meeting, The Voting Instructions In This Voting List May Also Be Considered Valid For The Purposes Of Holding The Meeting On Second Call	For	For
AMBUJA CEMENTS LTD	09-Apr-2021	1	To Receive, Consider And Adopt: (A) The Audited Standalone Financial Statements Of The Company For The Financial Year Ended December 31, 2020, Together With The Reports Of The Directors And The Auditors Thereon; And (B) The Audited Consolidated Financial Statements Of The Company For The Financial Year Ended December 31, 2020 And The Report Of The Auditors Thereon	For	For
AMBUJA CEMENTS LTD	09-Apr-2021	2	To Declare Final Dividend On Equity Shares For The Financial Year Ended December 31, 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AMBUJA CEMENTS LTD	09-Apr-2021	3	To Appoint A Director In Place Of Ms. Then Hwee Tan (Din: 08354724), Who Retires By Rotation And Being Eligible, Offers Herself For Re-Appointment	For	Combined
AMBUJA CEMENTS LTD	09-Apr-2021	4	To Appoint A Director In Place Of Mr. Mahendra Kumar Sharma (Din: 00327684), Who Retires By Rotation And Being Eligible, Offers Himself For Re-Appointment	For	Against
AMBUJA CEMENTS LTD	09-Apr-2021	5	Appointment Of Mr. Ramanathan Muthu (Din: 01607274) As A Director	For	Against
AMBUJA CEMENTS LTD	09-Apr-2021	6	Ratification Of Remuneration To The Cost Auditors	For	Combined
AMEREN CORPORATION	06-May-2021	1	Election Of Director: Warner L. Baxter	For	For
AMEREN CORPORATION	06-May-2021	2	Election Of Director: Cynthia J. Brinkley	For	For
AMEREN CORPORATION	06-May-2021	3	Election Of Director: Catherine S. Brune	For	For
AMEREN CORPORATION	06-May-2021	4	Election Of Director: J. Edward Coleman	For	For
AMEREN CORPORATION	06-May-2021	5	Election Of Director: Ward H. Dickson	For	For
AMEREN CORPORATION	06-May-2021	6	Election Of Director: Noelle K. Eder	For	For
AMEREN CORPORATION	06-May-2021	7	Election Of Director: Ellen M. Fitzsimmons	For	For
AMEREN CORPORATION	06-May-2021	8	Election Of Director: Rafael Flores	For	For
AMEREN CORPORATION	06-May-2021	9	Election Of Director: Richard J. Harshman	For	For
AMEREN CORPORATION	06-May-2021	10	Election Of Director: Craig S. Ivey	For	For
AMEREN CORPORATION	06-May-2021	11	Election Of Director: James C. Johnson	For	For
AMEREN CORPORATION	06-May-2021	12	Election Of Director: Steven H. Lipstein	For	For
AMEREN CORPORATION	06-May-2021	13	Election Of Director: Leo S. Mackay, Jr.	For	For
AMEREN CORPORATION	06-May-2021	14	Company Proposal - Advisory Approval Of Compensation Of The Named Executive Officers Disclosed In The Proxy Statement.	For	For
AMEREN CORPORATION	06-May-2021	15	Company Proposal - Ratification Of The Appointment Of Pricewaterhousecoopers Llp As Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Combined
AMERICA MOVIL SAB DE CV	26-Apr-2021	1	Approve Ceo And Auditors Report On Operations And Results And Boards Opinion On Ceo And Auditors Report	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	1	Elect Or Ratify Pablo Roberto Gonzalez Guajardo As Director For Series L Shareholders	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	2	Approve Boards Report On Principal Policies And Accounting Criteria Followed In Preparation Of Financial Information	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	2	Elect Or Ratify David Ibarra Munoz As Director For Series L Shareholders	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	3	Approve Report On Activities And Operations Undertaken By Board	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	3	Authorize Board To Ratify And Execute Approved Resolutions	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	4	Approve Audit And Corporate Practices Committees Report On Their Activities	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	5	Approve Consolidated Financial Statements, Allocation Of Income And Dividends	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	6	Approve Report On Repurchased Shares Reserve	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	7	Approve Discharge Of Board And Ceo	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	8	Elect Or Ratify Carlos Slim Domit As Board Chairman.	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	9	Elect Or Ratify Patrick Slim Domit As Vice Chairman	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	10	Elect Or Ratify Antonio Cosio Pando As Director	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	11	Elect Or Ratify Arturo Elias Ayub As Director	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	12	Elect Or Ratify Daniel Hajj Aboumrard As Director	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	13	Elect Or Ratify Vanessa Hajj Slim As Director	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	14	Elect Or Ratify Rafael Moises Kalach Mizrahi As Director	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	15	Elect Or Ratify Francisco Medina Chavez As Director	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	16	Elect Or Ratify Luis Alejandro Soberon Kuri As Director	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	17	Elect Or Ratify Ernesto Vega Velasco As Director	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	18	Elect Or Ratify Oscar Von Hauske Solis As Director	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	19	Elect Or Ratify Alejandro Cantu Jimenez As Secretary Non Member Of Board	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	20	Elect Or Ratify Rafael Robles Miaja As Deputy Secretary Non Member Of Board	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	21	Approve Remuneration Of Directors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AMERICA MOVIL SAB DE CV	26-Apr-2021	22	Approve Discharge Of Executive Committee	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	23	Elect Or Ratify Carlos Slim Domit As Chairman Of Executive Committee	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	24	Elect Or Ratify Patrick Slim Domit As Member Of Executive Committee	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	25	Elect Or Ratify Daniel Hajj Aboumrak As Member Of Executive Committee	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	26	Approve Remuneration Of Executive Committee	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	27	Approve Discharge Of Audit And Corporate Practices Committee	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	28	Elect Or Ratify Ernesto Vega Velasco As Chairman Of Audit And Corporate Practices Committee	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	29	Elect Or Ratify Pablo Roberto Gonzalez Guajardo As Member Of Audit And Corporate Practices Committee	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	30	Elect Or Ratify Rafael Moises Kalach Mizrahi As Member Of Audit And Corporate Practices Committee	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	31	Approve Remuneration Of Members Of Audit And Corporate Practices Committee	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	32	Set Amount Of Share Repurchase Reserve	For	For
AMERICA MOVIL SAB DE CV	26-Apr-2021	33	Authorize Board To Ratify And Execute Approved Resolutions	For	For
AMERICA MOVIL, S.A.B. DE C.V.	26-Apr-2021	1	Appointment Or, Ratification Of The Member Of The Board Of Director Of The Company: Pablo Roberto González Guajardo	Take No Action	Combined
AMERICA MOVIL, S.A.B. DE C.V.	26-Apr-2021	2	Appointment Or, Ratification Of The Member Of The Board Of Director Of The Company: David Ibarra Muñoz	Take No Action	Combined
AMERICA MOVIL, S.A.B. DE C.V.	26-Apr-2021	3	Appointment Of Delegates To Execute And, If Applicable, Formalize The Resolutions Adopted By The Meeting. Adoption Of Resolutions Thereon.	Take No Action	Combined
AMERICAN ASSETS TRUST, INC.	08-Jun-2021	1	Director	For	Combined
AMERICAN ASSETS TRUST, INC.	08-Jun-2021	2	The Ratification Of The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
AMERICAN ASSETS TRUST, INC.	08-Jun-2021	3	An Advisory Resolution To Approve Our Executive Compensation For The Fiscal Year Ended December 31, 2020.	For	For
AMERICAN CAMPUS COMMUNITIES, INC.	28-Apr-2021	1	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: William C. Bayless, Jr.	For	For
AMERICAN CAMPUS COMMUNITIES, INC.	28-Apr-2021	2	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: Herman E. Bulls	For	For
AMERICAN CAMPUS COMMUNITIES, INC.	28-Apr-2021	3	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: G. Steven Dawson	For	For
AMERICAN CAMPUS COMMUNITIES, INC.	28-Apr-2021	4	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: Cydney C. Donnell	For	For
AMERICAN CAMPUS COMMUNITIES, INC.	28-Apr-2021	5	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: Mary C. Egan	For	For
AMERICAN CAMPUS COMMUNITIES, INC.	28-Apr-2021	6	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: Alison M. Hill	For	For
AMERICAN CAMPUS COMMUNITIES, INC.	28-Apr-2021	7	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: Craig A. Leupold	For	For
AMERICAN CAMPUS COMMUNITIES, INC.	28-Apr-2021	8	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: Oliver Luck	For	For
AMERICAN CAMPUS COMMUNITIES, INC.	28-Apr-2021	9	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: C. Patrick Oles, Jr.	For	For
AMERICAN CAMPUS COMMUNITIES, INC.	28-Apr-2021	10	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: John T. Rippel	For	For
AMERICAN CAMPUS COMMUNITIES, INC.	28-Apr-2021	11	Ratification Of Ernst & Young As Our Independent Auditors For 2021.	For	For
AMERICAN CAMPUS COMMUNITIES, INC.	28-Apr-2021	12	To Provide A Non-Binding Advisory Vote Approving The Company'S Executive Compensation Program.	For	For
AMERICAN EAGLE OUTFITTERS, INC.	03-Jun-2021	1	Election Of Director: Janice E. Page	For	For
AMERICAN EAGLE OUTFITTERS, INC.	03-Jun-2021	2	Election Of Director: David M. Sable	For	For
AMERICAN EAGLE OUTFITTERS, INC.	03-Jun-2021	3	Election Of Director: Noel J. Spiegel	For	For
AMERICAN EAGLE OUTFITTERS, INC.	03-Jun-2021	4	Proposal Two. Ratify The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending January 29, 2022.	For	Combined
AMERICAN EAGLE OUTFITTERS, INC.	03-Jun-2021	5	Proposal Three. Hold An Advisory Vote On The Compensation Of Our Named Executive Officers.	For	Against
AMERICAN ELECTRIC POWER COMPANY, INC.	20-Apr-2021	1	Election Of Director: Nicholas K. Akins	For	Combined
AMERICAN ELECTRIC POWER COMPANY, INC.	20-Apr-2021	2	Election Of Director: David J. Anderson	For	For
AMERICAN ELECTRIC POWER COMPANY, INC.	20-Apr-2021	3	Election Of Director: J. Barnie Beasley, Jr.	For	For
AMERICAN ELECTRIC POWER COMPANY, INC.	20-Apr-2021	4	Election Of Director: Art A. Garcia	For	For
AMERICAN ELECTRIC POWER COMPANY, INC.	20-Apr-2021	5	Election Of Director: Linda A. Goodspeed	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AMERICAN ELECTRIC POWER COMPANY, INC.	20-Apr-2021	6	Election Of Director: Thomas E. Hoaglin	For	For
AMERICAN ELECTRIC POWER COMPANY, INC.	20-Apr-2021	7	Election Of Director: Sandra Beach Lin	For	For
AMERICAN ELECTRIC POWER COMPANY, INC.	20-Apr-2021	8	Election Of Director: Margaret M. Mccarthy	For	For
AMERICAN ELECTRIC POWER COMPANY, INC.	20-Apr-2021	9	Election Of Director: Stephen S. Rasmussen	For	For
AMERICAN ELECTRIC POWER COMPANY, INC.	20-Apr-2021	10	Election Of Director: Oliver G. Richard Iii	For	For
AMERICAN ELECTRIC POWER COMPANY, INC.	20-Apr-2021	11	Election Of Director: Daryl Roberts	For	For
AMERICAN ELECTRIC POWER COMPANY, INC.	20-Apr-2021	12	Election Of Director: Sara Martinez Tucker	For	For
AMERICAN ELECTRIC POWER COMPANY, INC.	20-Apr-2021	13	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
AMERICAN ELECTRIC POWER COMPANY, INC.	20-Apr-2021	14	Advisory Approval Of The Company'S Executive Compensation.	For	For
AMERICAN EXPRESS COMPANY	04-May-2021	1	Election Of Director For A Term Of One Year: Thomas J. Baltimore	For	For
AMERICAN EXPRESS COMPANY	04-May-2021	2	Election Of Director For A Term Of One Year: Charlene Barshefsky	For	For
AMERICAN EXPRESS COMPANY	04-May-2021	3	Election Of Director For A Term Of One Year: John J. Brennan	For	For
AMERICAN EXPRESS COMPANY	04-May-2021	4	Election Of Director For A Term Of One Year: Peter Chernin	For	For
AMERICAN EXPRESS COMPANY	04-May-2021	5	Election Of Director For A Term Of One Year: Ralph De La Vega	For	For
AMERICAN EXPRESS COMPANY	04-May-2021	6	Election Of Director For A Term Of One Year: Michael O. Leavitt	For	For
AMERICAN EXPRESS COMPANY	04-May-2021	7	Election Of Director For A Term Of One Year: Theodore J. Leonsis	For	For
AMERICAN EXPRESS COMPANY	04-May-2021	8	Election Of Director For A Term Of One Year: Karen L. Parkhill	For	For
AMERICAN EXPRESS COMPANY	04-May-2021	9	Election Of Director For A Term Of One Year: Charles E. Phillips	For	For
AMERICAN EXPRESS COMPANY	04-May-2021	10	Election Of Director For A Term Of One Year: Lynn A. Pike	For	For
AMERICAN EXPRESS COMPANY	04-May-2021	11	Election Of Director For A Term Of One Year: Stephen J. Squeri	For	For
AMERICAN EXPRESS COMPANY	04-May-2021	12	Election Of Director For A Term Of One Year: Daniel L. Vasella	For	For
AMERICAN EXPRESS COMPANY	04-May-2021	13	Election Of Director For A Term Of One Year: Lisa W. Wardell	For	For
AMERICAN EXPRESS COMPANY	04-May-2021	14	Election Of Director For A Term Of One Year: Ronald A. Williams	For	For
AMERICAN EXPRESS COMPANY	04-May-2021	15	Election Of Director For A Term Of One Year: Christopher D. Young	For	For
AMERICAN EXPRESS COMPANY	04-May-2021	16	Ratification Of Appointment Of Pricewaterhousecoopers Llp As Independent Registered Public Accounting Firm For 2021.	For	For
AMERICAN EXPRESS COMPANY	04-May-2021	17	Approval, On An Advisory Basis, Of The Company'S Executive Compensation.	For	For
AMERICAN EXPRESS COMPANY	04-May-2021	18	Shareholder Proposal Relating To Action By Written Consent.	Against	Combined
AMERICAN EXPRESS COMPANY	04-May-2021	19	Shareholder Proposal Relating To Annual Report On Diversity.	Against	For
AMERICAN FINANCE TRUST, INC.	12-Apr-2021	1	Election Of Class I Director: Stanley R. Perla	For	Combined
AMERICAN FINANCE TRUST, INC.	12-Apr-2021	2	Election Of Class I Director: Edward G. Rendell	For	Against
AMERICAN FINANCE TRUST, INC.	12-Apr-2021	3	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	Combined
AMERICAN FINANCIAL GROUP, INC.	19-May-2021	1	Director	For	Combined
AMERICAN FINANCIAL GROUP, INC.	19-May-2021	2	Proposal To Ratify The Audit Committee'S Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	Combined
AMERICAN FINANCIAL GROUP, INC.	19-May-2021	3	Advisory Vote On Compensation Of Named Executive Officers.	For	For
AMERICAN HOMES 4 RENT	06-May-2021	1	Election Of Trustee: Kenneth M. Woolley	For	For
AMERICAN HOMES 4 RENT	06-May-2021	2	Election Of Trustee: David P. Singelyn	For	For
AMERICAN HOMES 4 RENT	06-May-2021	3	Election Of Trustee: Douglas N. Benham	For	For
AMERICAN HOMES 4 RENT	06-May-2021	4	Election Of Trustee: Jack Corrigan	For	For
AMERICAN HOMES 4 RENT	06-May-2021	5	Election Of Trustee: David Goldberg	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AMERICAN HOMES 4 RENT	06-May-2021	6	Election Of Trustee: Tamara Hughes Gustavson	For	For
AMERICAN HOMES 4 RENT	06-May-2021	7	Election Of Trustee: Matthew J. Hart	For	For
AMERICAN HOMES 4 RENT	06-May-2021	8	Election Of Trustee: Michelle C. Kerrick	For	For
AMERICAN HOMES 4 RENT	06-May-2021	9	Election Of Trustee: James H. Kropp	For	For
AMERICAN HOMES 4 RENT	06-May-2021	10	Election Of Trustee: Lynn C. Swann	For	For
AMERICAN HOMES 4 RENT	06-May-2021	11	Election Of Trustee: Winifred M. Webb	For	For
AMERICAN HOMES 4 RENT	06-May-2021	12	Election Of Trustee: Jay Willoughby	For	For
AMERICAN HOMES 4 RENT	06-May-2021	13	Election Of Trustee: Matthew R. Zaist	For	For
AMERICAN HOMES 4 RENT	06-May-2021	14	Approval Of The Adoption Of The American Homes 4 Rent 2021 Equity Incentive Plan.	For	For
AMERICAN HOMES 4 RENT	06-May-2021	15	Approval Of The Adoption Of The American Homes 4 Rent Employee Stock Purchase Plan.	For	For
AMERICAN HOMES 4 RENT	06-May-2021	16	Ratification Of The Appointment Of Ernst & Young Llp As American Homes 4 Rent'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
AMERICAN HOMES 4 RENT	06-May-2021	17	Advisory Vote To Approve American Homes 4 Rent'S Named Executive Officer Compensation.	For	For
AMERICAN HOMES 4 RENT	06-May-2021	18	Advisory Vote On The Frequency Of Future Advisory Votes On Executive Compensation.	One	Combined
AMERICAN INTERNATIONAL GROUP, INC.	12-May-2021	1	Election Of Director: James Cole, Jr.	For	Combined
AMERICAN INTERNATIONAL GROUP, INC.	12-May-2021	2	Election Of Director: W. Don Cornwell	For	For
AMERICAN INTERNATIONAL GROUP, INC.	12-May-2021	3	Election Of Director: Brian Duperreault	For	For
AMERICAN INTERNATIONAL GROUP, INC.	12-May-2021	4	Election Of Director: John H. Fitzpatrick	For	For
AMERICAN INTERNATIONAL GROUP, INC.	12-May-2021	5	Election Of Director: William G. Jurgensen	For	For
AMERICAN INTERNATIONAL GROUP, INC.	12-May-2021	6	Election Of Director: Christopher S. Lynch	For	For
AMERICAN INTERNATIONAL GROUP, INC.	12-May-2021	7	Election Of Director: Linda A. Mills	For	For
AMERICAN INTERNATIONAL GROUP, INC.	12-May-2021	8	Election Of Director: Thomas F. Motamed	For	For
AMERICAN INTERNATIONAL GROUP, INC.	12-May-2021	9	Election Of Director: Peter R. Porrino	For	For
AMERICAN INTERNATIONAL GROUP, INC.	12-May-2021	10	Election Of Director: Amy L. Schioldager	For	For
AMERICAN INTERNATIONAL GROUP, INC.	12-May-2021	11	Election Of Director: Douglas M. Steenland	For	For
AMERICAN INTERNATIONAL GROUP, INC.	12-May-2021	12	Election Of Director: Therese M. Vaughan	For	For
AMERICAN INTERNATIONAL GROUP, INC.	12-May-2021	13	Election Of Director: Peter S. Zaffino	For	For
AMERICAN INTERNATIONAL GROUP, INC.	12-May-2021	14	To Vote, On A Non-Binding Advisory Basis, To Approve Executive Compensation.	For	For
AMERICAN INTERNATIONAL GROUP, INC.	12-May-2021	15	To Vote On A Proposal To Approve The American International Group, Inc. 2021 Omnibus Incentive Plan.	For	For
AMERICAN INTERNATIONAL GROUP, INC.	12-May-2021	16	To Act Upon A Proposal To Ratify The Selection Of Pricewaterhousecoopers Llp As Aig'S Independent Registered Public Accounting Firm For 2021.	For	For
AMERICAN INTERNATIONAL GROUP, INC.	12-May-2021	17	To Vote On A Shareholder Proposal To Give Shareholders Who Hold At Least 10 Percent Of Aig'S Outstanding Common Stock The Right To Call Special Meetings.	Against	Combined
AMERICAN TOWER CORPORATION	26-May-2021	1	Election Of Director: Thomas A. Bartlett	For	Combined
AMERICAN TOWER CORPORATION	26-May-2021	2	Election Of Director: Raymond P. Dolan	For	For
AMERICAN TOWER CORPORATION	26-May-2021	3	Election Of Director: Kenneth R. Frank	For	For
AMERICAN TOWER CORPORATION	26-May-2021	4	Election Of Director: Robert D. Hormats	For	For
AMERICAN TOWER CORPORATION	26-May-2021	5	Election Of Director: Gustavo Lara Cantu	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AMERICAN TOWER CORPORATION	26-May-2021	6	Election Of Director: Grace D. Lieblein	For	For
AMERICAN TOWER CORPORATION	26-May-2021	7	Election Of Director: Craig Macnab	For	For
AMERICAN TOWER CORPORATION	26-May-2021	8	Election Of Director: Joann A. Reed	For	For
AMERICAN TOWER CORPORATION	26-May-2021	9	Election Of Director: Pamela D.A. Reeve	For	For
AMERICAN TOWER CORPORATION	26-May-2021	10	Election Of Director: David E. Sharbutt	For	For
AMERICAN TOWER CORPORATION	26-May-2021	11	Election Of Director: Bruce L. Tanner	For	For
AMERICAN TOWER CORPORATION	26-May-2021	12	Election Of Director: Samme L. Thompson	For	For
AMERICAN TOWER CORPORATION	26-May-2021	13	To Ratify The Selection Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	Combined
AMERICAN TOWER CORPORATION	26-May-2021	14	To Approve, On An Advisory Basis, The Company'S Executive Compensation.	For	For
AMERICAN TOWER CORPORATION	26-May-2021	15	Stockholder Proposal To Amend The Appropriate Governing Documents To Reduce The Ownership Threshold Required To Call A Special Meeting Of The Stockholders.	Against	Combined
AMERICAN TOWER CORPORATION	26-May-2021	16	Stockholder Proposal To Require The Board Of Directors To Create A Standing Committee To Oversee Human Rights Issues.	Against	Combined
AMERICAN WATER WORKS COMPANY, INC.	12-May-2021	1	Election Of Director: Jeffrey N. Edwards	For	Combined
AMERICAN WATER WORKS COMPANY, INC.	12-May-2021	2	Election Of Director: Martha Clark Goss	For	For
AMERICAN WATER WORKS COMPANY, INC.	12-May-2021	3	Election Of Director: Veronica M. Hagen	For	For
AMERICAN WATER WORKS COMPANY, INC.	12-May-2021	4	Election Of Director: Kimberly J. Harris	For	For
AMERICAN WATER WORKS COMPANY, INC.	12-May-2021	5	Election Of Director: Julia L. Johnson	For	For
AMERICAN WATER WORKS COMPANY, INC.	12-May-2021	6	Election Of Director: Patricia L. Kampling	For	For
AMERICAN WATER WORKS COMPANY, INC.	12-May-2021	7	Election Of Director: Karl F. Kurz	For	For
AMERICAN WATER WORKS COMPANY, INC.	12-May-2021	8	Election Of Director: Walter J. Lynch	For	For
AMERICAN WATER WORKS COMPANY, INC.	12-May-2021	9	Election Of Director: George Mackenzie	For	For
AMERICAN WATER WORKS COMPANY, INC.	12-May-2021	10	Election Of Director: James G. Stavridis	For	For
AMERICAN WATER WORKS COMPANY, INC.	12-May-2021	11	Election Of Director: Lloyd M. Yates	For	For
AMERICAN WATER WORKS COMPANY, INC.	12-May-2021	12	Approval, On An Advisory Basis, Of The Compensation Of The Company'S Named Executive Officers.	For	For
AMERICAN WATER WORKS COMPANY, INC.	12-May-2021	13	Ratification Of The Appointment, By The Audit, Finance And Risk Committee Of The Board Of Directors, Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	Combined
AMERICOLD REALTY TRUST	19-May-2021	1	Election Of Trustee To Hold Office Until The Annual Meeting In 2022: Fred W. Boehler	For	For
AMERICOLD REALTY TRUST	19-May-2021	2	Election Of Trustee To Hold Office Until The Annual Meeting In 2022: George J. Alburger, Jr.	For	For
AMERICOLD REALTY TRUST	19-May-2021	3	Election Of Trustee To Hold Office Until The Annual Meeting In 2022: Kelly H. Barrett	For	For
AMERICOLD REALTY TRUST	19-May-2021	4	Election Of Trustee To Hold Office Until The Annual Meeting In 2022: Antonio F. Fernandez	For	For
AMERICOLD REALTY TRUST	19-May-2021	5	Election Of Trustee To Hold Office Until The Annual Meeting In 2022: James R. Heistand	For	For
AMERICOLD REALTY TRUST	19-May-2021	6	Election Of Trustee To Hold Office Until The Annual Meeting In 2022: David J. Neithercut	For	For
AMERICOLD REALTY TRUST	19-May-2021	7	Election Of Trustee To Hold Office Until The Annual Meeting In 2022: Mark R. Patterson	For	For
AMERICOLD REALTY TRUST	19-May-2021	8	Election Of Trustee To Hold Office Until The Annual Meeting In 2022: Andrew P. Power	For	For
AMERICOLD REALTY TRUST	19-May-2021	9	Advisory Vote On Compensation Of Named Executive Officers (Say- On-Pay).	For	For
AMERICOLD REALTY TRUST	19-May-2021	10	Ratification Of Ernst & Young Llp As Our Independent Accounting Firm For 2021.	For	For
AMERIPRISE FINANCIAL, INC.	28-Apr-2021	1	Election Of Director: James M. Cracchiolo	For	For
AMERIPRISE FINANCIAL, INC.	28-Apr-2021	2	Election Of Director: Dianne Neal Blixt	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AMERIPRISE FINANCIAL, INC.	28-Apr-2021	3	Election Of Director: Amy Digeso	For	For
AMERIPRISE FINANCIAL, INC.	28-Apr-2021	4	Election Of Director: Lon R. Greenberg	For	For
AMERIPRISE FINANCIAL, INC.	28-Apr-2021	5	Election Of Director: Jeffrey Noddle	For	For
AMERIPRISE FINANCIAL, INC.	28-Apr-2021	6	Election Of Director: Robert F. Sharpe, Jr.	For	Combined
AMERIPRISE FINANCIAL, INC.	28-Apr-2021	7	Election Of Director: Brian T. Shea	For	Combined
AMERIPRISE FINANCIAL, INC.	28-Apr-2021	8	Election Of Director: W. Edward Walter Iii	For	For
AMERIPRISE FINANCIAL, INC.	28-Apr-2021	9	Election Of Director: Christopher J. Williams	For	For
AMERIPRISE FINANCIAL, INC.	28-Apr-2021	10	To Approve The Compensation Of The Named Executive Officers By A Nonbinding Advisory Vote.	For	For
AMERIPRISE FINANCIAL, INC.	28-Apr-2021	11	To Ratify The Audit Committee'S Selection Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
AMERISOURCEBERGEN CORPORATION	11-Mar-2021	1	Election Of Director: Ornella Barra	For	For
AMERISOURCEBERGEN CORPORATION	11-Mar-2021	2	Election Of Director: Steven H. Collis	For	For
AMERISOURCEBERGEN CORPORATION	11-Mar-2021	3	Election Of Director: D. Mark Durcan	For	For
AMERISOURCEBERGEN CORPORATION	11-Mar-2021	4	Election Of Director: Richard W. Gochnauer	For	Combined
AMERISOURCEBERGEN CORPORATION	11-Mar-2021	5	Election Of Director: Lon R. Greenberg	For	Combined
AMERISOURCEBERGEN CORPORATION	11-Mar-2021	6	Election Of Director: Jane E. Henney, M.D.	For	For
AMERISOURCEBERGEN CORPORATION	11-Mar-2021	7	Election Of Director: Kathleen W. Hyle	For	Combined
AMERISOURCEBERGEN CORPORATION	11-Mar-2021	8	Election Of Director: Michael J. Long	For	Combined
AMERISOURCEBERGEN CORPORATION	11-Mar-2021	9	Election Of Director: Henry W. Mcgee	For	Combined
AMERISOURCEBERGEN CORPORATION	11-Mar-2021	10	Election Of Director: Dennis M. Nally	For	For
AMERISOURCEBERGEN CORPORATION	11-Mar-2021	11	Ratification Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	Combined
AMERISOURCEBERGEN CORPORATION	11-Mar-2021	12	Advisory Vote To Approve The Compensation Of Named Executive Officers.	For	Combined
AMERISOURCEBERGEN CORPORATION	11-Mar-2021	13	Stockholder Proposal, If Properly Presented, To Adopt A Policy That The Chair Of The Board Be An Independent Director.	Against	Against
AMETEK INC.	06-May-2021	1	Election Of Director For Three Years Term: Tod E. Carpenter	For	Combined
AMETEK INC.	06-May-2021	2	Election Of Director For Three Years Term: Karleen M. Oberton	For	For
AMETEK INC.	06-May-2021	3	Approval, By Advisory Vote, Of The Compensation Of Ametek, Inc.'S Named Executive Officers.	For	For
AMETEK INC.	06-May-2021	4	Ratification Of The Appointment Of Ernst & Young Llp As Independent Registered Public Accounting Firm For 2021.	For	For
AMGEN INC.	18-May-2021	1	Election Of Director For A Term Of Office Expiring At The 2022 Annual Meeting: Dr. Wanda M. Austin	For	For
AMGEN INC.	18-May-2021	2	Election Of Director For A Term Of Office Expiring At The 2022 Annual Meeting: Mr. Robert A. Bradway	For	For
AMGEN INC.	18-May-2021	3	Election Of Director For A Term Of Office Expiring At The 2022 Annual Meeting: Dr. Brian J. Druker	For	For
AMGEN INC.	18-May-2021	4	Election Of Director For A Term Of Office Expiring At The 2022 Annual Meeting: Mr. Robert A. Eckert	For	For
AMGEN INC.	18-May-2021	5	Election Of Director For A Term Of Office Expiring At The 2022 Annual Meeting: Mr. Greg C. Garland	For	For
AMGEN INC.	18-May-2021	6	Election Of Director For A Term Of Office Expiring At The 2022 Annual Meeting: Mr. Charles M. Holley, Jr.	For	For
AMGEN INC.	18-May-2021	7	Election Of Director For A Term Of Office Expiring At The 2022 Annual Meeting: Dr. Tyler Jacks	For	For
AMGEN INC.	18-May-2021	8	Election Of Director For A Term Of Office Expiring At The 2022 Annual Meeting: Ms. Ellen J. Kullman	For	For
AMGEN INC.	18-May-2021	9	Election Of Director For A Term Of Office Expiring At The 2022 Annual Meeting: Ms. Amy E. Miles	For	For
AMGEN INC.	18-May-2021	10	Election Of Director For A Term Of Office Expiring At The 2022 Annual Meeting: Dr. Ronald D. Sugar	For	For
AMGEN INC.	18-May-2021	11	Election Of Director For A Term Of Office Expiring At The 2022 Annual Meeting: Dr. R. Sanders Williams	For	For
AMGEN INC.	18-May-2021	12	Advisory Vote To Approve Our Executive Compensation.	For	For
AMGEN INC.	18-May-2021	13	To Ratify The Selection Of Ernst & Young Llp As Our Independent Registered Public Accountants For The Fiscal Year Ending December 31, 2021.	For	Combined
AMOREPACIFIC CORP.	19-Mar-2021	1	Approval Of Financial Statements	For	Combined
AMOREPACIFIC CORP.	19-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
AMOREPACIFIC CORP.	19-Mar-2021	3	Election Of Inside Director: Seo Gyeong Bae	For	For
AMOREPACIFIC CORP.	19-Mar-2021	4	Election Of Inside Director: An Se Hong	For	Combined
AMOREPACIFIC CORP.	19-Mar-2021	5	Election Of Inside Director: I Dong Sun	For	Combined
AMOREPACIFIC CORP.	19-Mar-2021	6	Election Of Outside Director Who Is An Audit Committee Member: Jo Seong Jin	For	For
AMOREPACIFIC CORP.	19-Mar-2021	7	Amendment Of Articles On Retirement Allowance For Director	For	Combined
AMOREPACIFIC CORP.	19-Mar-2021	8	Approval Of Remuneration For Director	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AMOREPACIFIC GROUP	19-Mar-2021	1	Approval Of Financial Statements	For	For
AMOREPACIFIC GROUP	19-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
AMOREPACIFIC GROUP	19-Mar-2021	3	Election Of Inside Director: Seo Gyeong Bae	For	For
AMOREPACIFIC GROUP	19-Mar-2021	4	Amendment Of Articles On Retirement Allowance For Director	For	For
AMOREPACIFIC GROUP	19-Mar-2021	5	Approval Of Remuneration For Director	For	For
AMPHENOL CORPORATION	19-May-2021	1	Election Of Director: Stanley L. Clark	For	For
AMPHENOL CORPORATION	19-May-2021	2	Election Of Director: John D. Craig	For	For
AMPHENOL CORPORATION	19-May-2021	3	Election Of Director: David P. Falck	For	For
AMPHENOL CORPORATION	19-May-2021	4	Election Of Director: Edward G. Jepsen	For	For
AMPHENOL CORPORATION	19-May-2021	5	Election Of Director: Rita S. Lane	For	For
AMPHENOL CORPORATION	19-May-2021	6	Election Of Director: Robert A. Livingston	For	For
AMPHENOL CORPORATION	19-May-2021	7	Election Of Director: Martin H. Loeffler	For	For
AMPHENOL CORPORATION	19-May-2021	8	Election Of Director: R. Adam Norwitt	For	For
AMPHENOL CORPORATION	19-May-2021	9	Election Of Director: Anne Clarke Wolff	For	For
AMPHENOL CORPORATION	19-May-2021	10	Ratify The Selection Of Deloitte & Touche Llp As Independent Public Accountants.	For	Combined
AMPHENOL CORPORATION	19-May-2021	11	Advisory Vote To Approve Compensation Of Named Executive Officers.	For	For
AMPHENOL CORPORATION	19-May-2021	12	Ratify And Approve The Amended And Restated 2017 Stock Purchase Option Plan For Key Employees Of Amphenol And Subsidiaries.	For	For
AMPHENOL CORPORATION	19-May-2021	13	Approve An Amendment To The Company'S Certificate Of Incorporation To Increase The Number Of Authorized Shares.	For	For
AMPHENOL CORPORATION	19-May-2021	14	Stockholder Proposal: Improve Our Catch-22 Proxy Access.	Against	Combined
AMPLIFON S.P.A.	23-Apr-2021	4	To Approve The Balance Sheet As Of 31 December 2020; Board Of Directors' Internal And External Auditors' Reports. To Present The Consolidated Balance Sheet As Of 31 December 2020 And Report On Management. To Present The Non-Financial Declaration As Of 31 December 2020	For	Combined
AMPLIFON S.P.A.	23-Apr-2021	5	Profit Allocation For Financial Year 2020	For	For
AMPLIFON S.P.A.	23-Apr-2021	6	To State Directors' Emolument For Financial Year 2021	For	For
AMPLIFON S.P.A.	23-Apr-2021	8	Please Note That This Resolution Is A Shareholder Proposal: To Appoint Effective And Alternate Auditors For Financial Years 2021/2023. List Presented By Ampliter S.R.L., Representing 42.23 Pct Of Share Capital: Effective Auditors: Patrizia Arienti, Dario Righetti, Roberto Sorci. Alternate Auditors: Maria Venturini, Giuseppe Ferrazzano	Take No Action	Combined
AMPLIFON S.P.A.	23-Apr-2021	9	Please Note That This Resolution Is A Shareholder Proposal: To Appoint Effective And Alternate Auditors For Financial Years 2021/2023. List Presented By Allianz Global Investors Fund; Amundi Asset Management Sgr S.P.A.; Arca Fondi Sgr S.P.A.; Bancoposta Fondi S.P.A. Sgr; Eurizon Capital S.A.; Eurizon Capital Sgr S.P.A; Epsilon Sgr S.P.A.; Fideuram Asset Management Ireland; Fideuram Intesa Sanpaolo Private Banking Asset Management Sgr S.P.A.; Interfund Sicav - Interfund Equity Italy; Kairos Partners Sgr S.P.A. As Management Company Of Kairos International Sicav - Sectors: Italia, Italia Pir; Legal & General Investment Management; Mediolanum Gestione Fondi Sgr S.P.A.; Pramerica Sicav Sector Italian Equity, Representing 1.52360 Pct Of Share Capital. Effective Auditors: Raffaella Annamaria Pagani. Alternate Auditors: Alessandro Grange	Take No Action	Combined
AMPLIFON S.P.A.	23-Apr-2021	10	To State Internal Auditors' Emolument For Financial Years 2021/2023	For	For
AMPLIFON S.P.A.	23-Apr-2021	11	2021 Rewarding Policy And Emolument Paid Report As Per Ex. Art. 123-Ter Of The Legislative Decree 58/98 ("Tuf") And Art. 84-Quarter Of Issuers' Regulation: Binding Vote On The First Section As Per Art. 123-Ter, Item 3-Bis Of Tuf	For	Combined
AMPLIFON S.P.A.	23-Apr-2021	12	2021 Rewarding Policy And Emolument Paid Report As Per Ex. Art. 123-Ter Of The Legislative Decree 58/98 ("Tuf") And Art.84-Quarter Of Issuers' Regulation: Non-Binding Vote On The Second Section As Per Art. 123-Ter, Item 6 Of Tuf	For	Against
AMPLIFON S.P.A.	23-Apr-2021	13	To Approve The Purchase And Disposal Of Own Shares' Plan As Per Art. 2357 And 2357-Ter Of The Italian Civil Code, Upon Revocation Of The Current Plan. Resolutions Related Thereto	For	Combined
AMUNDI SA	10-May-2021	6	Approval Of The Corporate Financial Statements For The Financial Year 2020	For	For
AMUNDI SA	10-May-2021	7	Approval Of The Consolidated Financial Statements For The Financial Year 2020	For	For
AMUNDI SA	10-May-2021	8	Allocation Of Income For The Financial Year And Payment Of The Dividend	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AMUNDI SA	10-May-2021	9	Approval Of The Agreements Subject To The Provisions Of Articles L. 225-38 And Following Of The French Commercial Code	For	For
AMUNDI SA	10-May-2021	10	Approval Of The Information Mentioned In Section I Of Article L. 22-10-9 Of The French Commercial Code Included In The Corporate Governance Report	For	For
AMUNDI SA	10-May-2021	11	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Remuneration And Benefits Of Any Kind Paid During The Financial Year 2020, Or Awarded In Respect Of The Same Financial Year, To Mr. Yves Perrier, Chief Executive Officer	For	For
AMUNDI SA	10-May-2021	12	Approval Of The Remuneration Policy For Directors For The Financial Year 2021, Pursuant To Section II Of Article L. 22-10-8 Of The French Commercial Code	For	For
AMUNDI SA	10-May-2021	13	Approval Of The Remuneration Policy For The Chief Executive Officer, For The Period From 1st January 2021 To 10 May 2021 Inclusive, Pursuant To Section II Of Article L. 22-10-8 Of The French Commercial Code	For	For
AMUNDI SA	10-May-2021	14	Approval Of The Remuneration Policy For The Chief Executive Officer, For The Period From 11 May 2021 To 31 December 2021 Inclusive, Pursuant To Section II Of Article L. 22-10-8 Of The French Commercial Code	For	For
AMUNDI SA	10-May-2021	15	Approval Of The Remuneration Policy For The Chairman Of The Board Of Directors, For The Period From 1st January 2021 To 10 May 2021 Inclusive, Pursuant To Section II Of Article L. 22-10-8 Of The French Commercial Code	For	For
AMUNDI SA	10-May-2021	16	Approval Of The Remuneration Policy For The Chairman Of The Board Of Directors, For The Period From 11 May 2021 To 31 December 2021 Inclusive, Pursuant To Section II Of Article L. 22-10-8 Of The French Commercial Code	For	For
AMUNDI SA	10-May-2021	17	Opinion On The Overall Remuneration Package Paid, During The Past Financial Year To Effective Managers Pursuant To Article L. 511-13 Of The French Monetary And Financial Code And To Identified Categories Of Staff Pursuant To Article L. 511-71 Of The French Monetary And Financial Code	For	For
AMUNDI SA	10-May-2021	18	Ratification Of The Co-Optation Of Mrs. Michele Guibert As Director, As A Replacement For Mrs. Renee Talamona, Who Resigned	For	For
AMUNDI SA	10-May-2021	19	Renewal Of The Term Of Office Of Mrs. Michele Guibert As Director	For	For
AMUNDI SA	10-May-2021	20	Renewal Of The Term Of Office Of Mr. William Kadouch-Chassaing As Director	For	Combined
AMUNDI SA	10-May-2021	21	Renewal Of The Term Of Office Of Mr. Michel Mathieu As Director	For	Against
AMUNDI SA	10-May-2021	22	Non-Renewal Of The Term Of Office Of Mr. Henri Buecher As Director	For	Combined
AMUNDI SA	10-May-2021	23	Appointment Of Mr. Patrice Gentie As Director	For	For
AMUNDI SA	10-May-2021	24	Non-Renewal Of Ernst & Young Et Autres Firm As Principal Co-Statutory Auditor	For	For
AMUNDI SA	10-May-2021	25	Appointment Of Mazars Firm As A New Principal Co-Statutory Auditor	For	For
AMUNDI SA	10-May-2021	26	Non-Renewal Of Pricar Et Associates Firm As Deputy Statutory Auditor	For	For
AMUNDI SA	10-May-2021	27	Authorisation To Be Granted To The Board Of Directors In Order To Trade In The Company'S Shares	For	For
AMUNDI SA	10-May-2021	28	Delegation Of Authority To Be Granted To The Board Of Directors To Decide To Increase The Capital Of The Company Or Of Another Company By Issuing Shares And/Or Transferable Securities Granting Access To The Capital Immediately Or In The Future, With Retention Of The Pre-Emptive Subscription Right	For	For
AMUNDI SA	10-May-2021	29	Possibility Of Issuing Shares And/Or Transferable Securities Granting Immediate Or Future Access To Shares To Be Issued By The Company As Consideration For Contributions In Kind Consisting Of Equity Securities Or Transferable Securities Granting Access To The Capital	For	For
AMUNDI SA	10-May-2021	30	Delegation Of Authority To Be Granted To The Board Of Directors In Order To Proceed With Capital Increases By Issuing Shares And/Or Transferable Securities Granting Access To The Capital Immediately Or In The Future Reserved For Members Of Savings Plans, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right	For	For
AMUNDI SA	10-May-2021	31	Authorisation To Be Granted To The Board Of Directors In Order To Proceed With Allocations Of Existing Performance Shares Or Performance Shares To Be Issued In Favour Of Employees And Corporate Officers Of The Group Or Some Of Them	For	For
AMUNDI SA	10-May-2021	32	Authorisation To Be Granted To The Board Of Directors To Reduce The Share Capital By Cancelling Treasury Shares	For	For
AMUNDI SA	10-May-2021	33	Amendment To Article 19 Of The By-Laws	For	For
AMUNDI SA	10-May-2021	34	Amendment To The By-Laws In Order To Acknowledge The Renumbering Of The French Commercial Code Resulting From Order No. 2020-1142 Of 16 September 2020 Creating, As Part Of The French Commercial Code, A Chapter Relating To Companies Whose Securities Are Admitted To Trading On A Regulated Market Or On A Multilateral Trading Facility	For	For
AMUNDI SA	10-May-2021	35	Powers To Carry Out Formalities	For	For
ANA HOLDINGS INC.	29-Jun-2021	2	Amend Articles To: Increase Capital Shares To Be Issued	For	For
ANA HOLDINGS INC.	29-Jun-2021	3	Appoint A Director Ito, Shinichiro	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ANA HOLDINGS INC.	29-Jun-2021	4	Appoint A Director Katanozaka, Shinya	For	For
ANA HOLDINGS INC.	29-Jun-2021	5	Appoint A Director Shibata, Koji	For	For
ANA HOLDINGS INC.	29-Jun-2021	6	Appoint A Director Takada, Naoto	For	For
ANA HOLDINGS INC.	29-Jun-2021	7	Appoint A Director Fukuzawa, Ichiro	For	For
ANA HOLDINGS INC.	29-Jun-2021	8	Appoint A Director Mitsukura, Tatsuhiko	For	For
ANA HOLDINGS INC.	29-Jun-2021	9	Appoint A Director Hirako, Yuji	For	For
ANA HOLDINGS INC.	29-Jun-2021	10	Appoint A Director Yamamoto, Ado	For	For
ANA HOLDINGS INC.	29-Jun-2021	11	Appoint A Director Kobayashi, Izumi	For	For
ANA HOLDINGS INC.	29-Jun-2021	12	Appoint A Director Katsu, Eijiro	For	For
ANA HOLDINGS INC.	29-Jun-2021	13	Appoint A Corporate Auditor Miura, Akihiko	For	For
ANALOG DEVICES, INC.	10-Mar-2021	1	Election Of Director: Ray Stata	For	For
ANALOG DEVICES, INC.	10-Mar-2021	2	Election Of Director: Vincent Roche	For	For
ANALOG DEVICES, INC.	10-Mar-2021	3	Election Of Director: James A. Champy	For	For
ANALOG DEVICES, INC.	10-Mar-2021	4	Election Of Director: Anantha P. Chandrakasan	For	Combined
ANALOG DEVICES, INC.	10-Mar-2021	5	Election Of Director: Bruce R. Evans	For	For
ANALOG DEVICES, INC.	10-Mar-2021	6	Election Of Director: Edward H. Frank	For	For
ANALOG DEVICES, INC.	10-Mar-2021	7	Election Of Director: Laurie H. Glimcher	For	For
ANALOG DEVICES, INC.	10-Mar-2021	8	Election Of Director: Karen M. Golz	For	For
ANALOG DEVICES, INC.	10-Mar-2021	9	Election Of Director: Mark M. Little	For	For
ANALOG DEVICES, INC.	10-Mar-2021	10	Election Of Director: Kenton J. Sicchitano	For	For
ANALOG DEVICES, INC.	10-Mar-2021	11	Election Of Director: Susie Wee	For	For
ANALOG DEVICES, INC.	10-Mar-2021	12	Advisory Resolution To Approve The Compensation Of Our Named Executive Officers.	For	For
ANALOG DEVICES, INC.	10-Mar-2021	13	Ratification Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For Fiscal 2021.	For	Combined
ANGEL YEAST CO LTD	10-Mar-2021	1	2020 Restricted Stock Incentive Plan (Revised Draft) And Its Summary	For	Combined
ANGEL YEAST CO LTD	10-Mar-2021	2	Appraisal Management Measures For The 2020 Restricted Stock Incentive Plan (Revised)	For	Against
ANGEL YEAST CO LTD	10-Mar-2021	3	Management Measures For The 2020 Restricted Stock Incentive Plan	For	Against
ANGEL YEAST CO LTD	10-Mar-2021	4	Authorization To The Board To Handle Matters Regarding 2020 Restricted Stock Incentive Plan	For	Against
ANGEL YEAST CO LTD	10-Mar-2021	5	Implementation Of A Project	For	Combined
ANGEL YEAST CO LTD	10-Mar-2021	6	Implementation Of Another Project	For	For
ANGEL YEAST CO LTD	29-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
ANGEL YEAST CO LTD	29-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	For
ANGEL YEAST CO LTD	29-Apr-2021	3	2020 Annual Report And Its Summary	For	For
ANGEL YEAST CO LTD	29-Apr-2021	4	2020 Annual Accounts And 2021 Financial Budget Report	For	For
ANGEL YEAST CO LTD	29-Apr-2021	5	2020 Work Report Of Independent Directors	For	For
ANGEL YEAST CO LTD	29-Apr-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny5.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
ANGEL YEAST CO LTD	29-Apr-2021	7	Reappointment Of 2021 Financial Audit Firm	For	For
ANGEL YEAST CO LTD	29-Apr-2021	8	2021 Estimated Guarantee For Controlled Subsidiaries	For	For
ANGEL YEAST CO LTD	29-Apr-2021	9	2021 Estimated Financial Leasing Business	For	For
ANGEL YEAST CO LTD	29-Apr-2021	10	Launching 2021 Foreign Exchange Risk And Interest Rate Risk Management Business	For	For
ANGEL YEAST CO LTD	29-Apr-2021	11	2021 Issuance Of Non-Financial Enterprise Debt Financing Instruments	For	For
ANGEL YEAST CO LTD	29-Apr-2021	12	2021 Launching The Bill Pool Business	For	For
ANGEL YEAST CO LTD	29-Apr-2021	13	Implementation Of A Project	For	For
ANGEL YEAST CO LTD	29-Apr-2021	14	Implementation Of Another Project	For	For
ANGEL YEAST CO LTD	29-Apr-2021	15	Amendments To The Company'S Articles Of Association	For	For
ANGEL YEAST CO LTD	29-Apr-2021	16	Amendments To The Rules Of Procedure Governing The Board Meetings	For	For
ANGEL YEAST CO LTD	29-Apr-2021	17	2021 Remuneration Appraisal Plan For Directors And Senior Management	For	For
ANGEL YEAST CO LTD	29-Apr-2021	18	2020 Internal Control Evaluation Report	For	For
ANGEL YEAST CO LTD	29-Apr-2021	19	2020 Social Responsibility Report	For	For
ANGEL YEAST CO LTD	29-Apr-2021	20	By-Election Of Non-Independent Director: Wang Xishan	For	For
ANGEL YEAST CO LTD	08-Jun-2021	1	Change Of The Registered Capital Of The Company And Amendments To The Articles Of Association Of The Company	For	For
ANGEL YEAST CO LTD	08-Jun-2021	2	Adjustment Of The Estimated Guarantee Quota For Controlled Subsidiaries In 2021	For	For
ANGLO AMERICAN PLATINUM LIMITED	13-May-2021	1	Re-Elect Nombulelo Moholi As Director	For	Combined
ANGLO AMERICAN PLATINUM LIMITED	13-May-2021	2	Re-Elect Stephen Pearce As Director	For	For
ANGLO AMERICAN PLATINUM LIMITED	13-May-2021	3	Elect Thabi Leoka As Director	For	For
ANGLO AMERICAN PLATINUM LIMITED	13-May-2021	4	Elect Roger Dixon As Director	For	For
ANGLO AMERICAN PLATINUM LIMITED	13-May-2021	5	Re-Elect Peter Mageza As Member Of The Audit And Risk Committee	For	For
ANGLO AMERICAN PLATINUM LIMITED	13-May-2021	6	Re-Elect John Vice As Member Of The Audit And Risk	For	For
ANGLO AMERICAN PLATINUM LIMITED	13-May-2021	7	Re-Elect Daisy Naidoo As Member Of The Audit And Risk Committee	For	Combined
ANGLO AMERICAN PLATINUM LIMITED	13-May-2021	8	Reappoint Pricewaterhousecoopers (Pwc) As Auditors With Jfm Kotze As Individual Designated Auditor	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ANGLO AMERICAN PLATINUM LIMITED	13-May-2021	9	Place Authorised But Unissued Shares Under Control Of Directors	For	For
ANGLO AMERICAN PLATINUM LIMITED	13-May-2021	10	Authorise Ratification Of Approved Resolutions	For	For
ANGLO AMERICAN PLATINUM LIMITED	13-May-2021	11	Approve Remuneration Policy	For	For
ANGLO AMERICAN PLATINUM LIMITED	13-May-2021	12	Approve Remuneration Implementation Report	For	Combined
ANGLO AMERICAN PLATINUM LIMITED	13-May-2021	13	Approve Non-Executive Directors' Fees	For	Combined
ANGLO AMERICAN PLATINUM LIMITED	13-May-2021	14	Approve Financial Assistance In Terms Of Sections 44 And 45 Of The Companies Act	For	For
ANGLO AMERICAN PLATINUM LIMITED	13-May-2021	15	Authorise Repurchase Of Issued Share Capital	For	For
ANGLO AMERICAN PLC	05-May-2021	1	To Approve: A) The Reduction Of The Share Premium Account Of Anglo American Plc By Usd1,800,000,000 And The Repayment Of Part Of Such Amount To Be Satisfied By Anglo American Plc Transferring The Entire Issued Share Capital Of Thungela Resources Limited To Anglo American Plc Shareholders At The Demerger Record Time Of One Thungelo Resources Limited Share For Every Ten Anglo American Plc Shares Held By Them; B) The Authorisation Of The Directors Of Anglo American Plc To Take The Necessary Actions To Carry The Scheme Into Effect; And C) The Amendments To The Anglo American Plc Articles Of Association In Connection With (A) Above As Set Out In The Notice Of Anglo American Plc General Meeting	For	For
ANGLO AMERICAN PLC	05-May-2021	1	To Approve The Scheme Of Arrangement Contained In The Notice Of Court Meeting Dated 8 April 2021	For	For
ANGLO AMERICAN PLC	05-May-2021	1	To Receive The Financial Statements Of The Company And The Group And The Reports Of The Directors And Auditors For The Year Ended 31 December 2020	For	For
ANGLO AMERICAN PLC	05-May-2021	1	To Approve: A) The Reduction Of The Share Premium Account Of Anglo American Plc By Usd1,800,000,000 And The Repayment Of Part Of Such Amount To Be Satisfied By Anglo American Plc Transferring The Entire Issued Share Capital Of Thungela Resources Limited To Anglo American Plc Shareholders At The Demerger Record Time Of One Thungelo Resources Limited Share For Every Ten Anglo American Plc Shares Held By Them; B) The Authorisation Of The Directors Of Anglo American Plc To Take The Necessary Actions To Carry The Scheme Into Effect; And C) The Amendments To The Anglo American Plc Articles Of Association In Connection With (A) Above As Set Out In The Notice Of Anglo American Plc General Meeting	For	For
ANGLO AMERICAN PLC	05-May-2021	1	To Approve The Scheme Of Arrangement Contained In The Notice Of Court Meeting Dated 8 April 2021	For	For
ANGLO AMERICAN PLC	05-May-2021	2	Please Note That Abstain Is Not A Valid Vote Option For This Meeting Type. Please Choose Between "For" And "Against" Only. Should You Choose To Vote Abstain For This Meeting Then Your Vote Will Be Disregarded By The Issuer Or Issuers Agent.	Non-voting resolution	Combined
ANGLO AMERICAN PLC	05-May-2021	2	To Declare A Final Dividend Of 72 Us Cents Per Ordinary Share, Payable On 7 May 2021 To Those Shareholders Registered At The Close Of Business On 19 March 2021	For	Combined
ANGLO AMERICAN PLC	05-May-2021	3	To Elect Elisabeth Brinton As A Director Of The Company	For	For
ANGLO AMERICAN PLC	05-May-2021	4	To Elect Hilary Maxson As A Director Of The Company With Effect From 1 June 2021	For	For
ANGLO AMERICAN PLC	05-May-2021	5	To Re-Elect Ian Ashby As A Director Of The Company	For	For
ANGLO AMERICAN PLC	05-May-2021	6	To Re-Elect Marcelo Bastos As A Director Of The Company	For	For
ANGLO AMERICAN PLC	05-May-2021	7	To Re-Elect Stuart Chambers As A Director Of The Company	For	For
ANGLO AMERICAN PLC	05-May-2021	8	To Re-Elect Mark Cutifani As A Director Of The Company	For	For
ANGLO AMERICAN PLC	05-May-2021	9	To Re-Elect Byron Grote As A Director Of The Company	For	For
ANGLO AMERICAN PLC	05-May-2021	10	To Re-Elect Hixonia Nyasulu As A Director Of The Company	For	For
ANGLO AMERICAN PLC	05-May-2021	11	To Re-Elect Nonkululeko Nyembezi As A Director Of The Company	For	For
ANGLO AMERICAN PLC	05-May-2021	12	To Re-Elect Tony O'Neill As A Director Of The Company	For	For
ANGLO AMERICAN PLC	05-May-2021	13	To Re-Elect Stephen Pearce As A Director Of The Company	For	For
ANGLO AMERICAN PLC	05-May-2021	14	To Re-Elect Anne Stevens As A Director Of The Company	For	For
ANGLO AMERICAN PLC	05-May-2021	15	To Re-Appoint Pricewaterhousecoopers Llp As Auditor Of The Company For The Ensuing Year	For	For
ANGLO AMERICAN PLC	05-May-2021	16	To Authorise The Directors To Determine The Remuneration Of The Auditor	For	For
ANGLO AMERICAN PLC	05-May-2021	17	To Approve The Implementation Report Section Of The Directors' Remuneration Report Set Out In The Integrated Annual Report For The Year Ended 31 December 2020	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ANGLO AMERICAN PLC	05-May-2021	18	To Resolve That The Directors Be Generally And Unconditionally Authorised Pursuant To And In Accordance With Section 551 Of The Companies Act 2006 To Exercise All The Powers Of The Company To Allot Shares In The Company Or Grant Rights To Subscribe For, Or To Convert Any Security Into, Shares Of The Company Up To A Nominal Value Of Usd 37,448,261.45 Million, Which Represents Not More Than 5% Of The Total Issued Share Capital Of The Company As At 2 March 2021. This Authority Shall Expire At The Earlier Of The Conclusion Of The Annual General Meeting In 2022 Or At The Close Of Business On 30 June 2022 (Whichever Is Earlier). Such Authority Shall Be In Substitution For All Previous Authorities Pursuant To Section 551 Of The Companies Act 2006	For	For
ANGLO AMERICAN PLC	05-May-2021	19	To Resolve That Subject To The Passing Of Resolution 18 Above, The Directors Be Authorised To Allot Shares Wholly For Cash Pursuant To The Authority Granted By Resolution 18 Above And To Sell Treasury Shares Wholly For Cash, In Each Case - A) In Connection With A Pre-Emptive Offer; And B) Otherwise Than In Connection With A Pre-Emptive Offer, Up To A Nominal Value Of Usd 18,724,130.73 Million, Which Represents No More Than 2.5% Of The Total Issued Ordinary Share Capital Of The Company, In Issue At 2 March 2021 - As If Section 561(1) Of The Companies Act 2006 Did Not Apply To Any Such Allotment. This Authority Shall Expire At The Earlier Of The Conclusion Of The Annual General Meeting In 2022 Or The Close Of Business On 30 June 2022 But So That The Company May, Before Such Expiry, Make Offers And Enter Into Agreements Which Would, Or Might, Require Equity Securities To Be Allotted And Treasury Shares To Be Sold After The Authority Given By This Resolution Has Expired And The Directors May Allot Equity Securities And Sell Treasury Shares Under Any Such Offer Or Agreement As If The Authority Had Not Expired. Such Authority Shall Be In Substitution For All Previous Authorities Pursuant To Section 561 Of The Companies Act 2006	For	For
ANGLO AMERICAN PLC	05-May-2021	20	To Resolve That The Company Be And Is Generally And Unconditionally Authorised For The Purpose Of Section 701 Of The Companies Act 2006 To Make Market Purchases (Within The Meaning Of Section 693 Of The Companies Act 2006) Of Ordinary Shares Of 5486/91 Us Cents Each In The Capital Of The Company Provided That: A) The Maximum Number Of Ordinary Shares Of 5486/91 Us Cents Each In The Capital Of The Company Authorised To Be Acquired Is 204,331,400 Million; B) The Minimum Price Which May Be Paid For An Ordinary Share Is 5486/91 Us Cents, Which Amount Shall Be Exclusive Of Expenses; C) The Maximum Price Which May Be Paid For An Ordinary Share Is An Amount (Exclusive Of Expenses) Equal To The Higher Of (i) 105% Of The Average Of The Middle Market Quotation For An Ordinary Share, As Derived From The London Stock Exchange Daily Official List, For The Five Business Days Immediately Preceding The Day On Which Such Ordinary Share Is Contracted To Be Purchased; And (ii) The Higher Of The Price Of The Last Independent Trade And The Highest Current Bid On The Trading Venues Where The Purchase Is Carried Out; And D) The Authority Hereby Conferred Shall Expire At The Conclusion Of The Annual General Meeting Of The Company To Be Held In 2022 (Except In Relation To The Purchase Of Ordinary Shares The Contract For Which Was Concluded Before The Expiry Of Such Authority And Which Might Be Executed Wholly Or Partly After Such Expiry) Unless Such Authority Is Renewed Prior To Such Time	For	For
ANGLO AMERICAN PLC	05-May-2021	21	To Resolve That, With Effect From 23:59 (Uk Time) On The Day Of The Anglo American Plc 2021 Annual General Meeting, The Articles Of Association Produced To The Meeting And Initialed By The Chairman Of The Meeting For The Purposes Of Identification Be Adopted As The Articles Of Association Of The Company In Substitution For, And To The Exclusion Of, The Existing Articles Of Association	For	For
ANGLO AMERICAN PLC	05-May-2021	22	To Resolve That A General Meeting Other Than An Annual General Meeting May Be Called On Not Less Than 14 Clear Days' Notice	For	Combined
ANGLOGOLD ASHANTI LIMITED	04-May-2021	1	Re-Election Of Director: Mr Am Ferguson (Ordinary Resolution 1.1)	For	For
ANGLOGOLD ASHANTI LIMITED	04-May-2021	2	Re-Election Of Director: Mrs Kc Ramon (Ordinary Resolution 1.2)	For	For
ANGLOGOLD ASHANTI LIMITED	04-May-2021	3	Re-Election Of Director: Mr Je Tilk (Ordinary Resolution 1.3)	For	For
ANGLOGOLD ASHANTI LIMITED	04-May-2021	4	Election Of Director: Kof Busia (Ordinary Resolution 2)	For	For
ANGLOGOLD ASHANTI LIMITED	04-May-2021	5	Appointment Of Audit And Risk Committee Member: Mr Am Ferguson (Ordinary Resolution 3.1)	For	For
ANGLOGOLD ASHANTI LIMITED	04-May-2021	6	Appointment Of Audit And Risk Committee Member: Mr R Gasant (Ordinary Resolution 3.2)	For	For
ANGLOGOLD ASHANTI LIMITED	04-May-2021	7	Appointment Of Audit And Risk Committee Member: Ms Nvb Magubane (Ordinary Resolution 3.3)	For	For
ANGLOGOLD ASHANTI LIMITED	04-May-2021	8	Appointment Of Audit And Risk Committee Member: Ms Mc Richter (Ordinary Resolution 3.4)	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ANGLOGOLD ASHANTI LIMITED	04-May-2021	9	Appointment Of Audit And Risk Committee Member: Mr Je Tilk (Ordinary Resolution 3.5)	For	For
ANGLOGOLD ASHANTI LIMITED	04-May-2021	10	Re-Appointment Of Ernst & Young Inc. As Auditors Of The Company. (Ordinary Resolution 4)	For	Combined
ANGLOGOLD ASHANTI LIMITED	04-May-2021	11	General Authority To Directors To Allot And Issue Ordinary Shares. (Ordinary Resolution 5)	For	Combined
ANGLOGOLD ASHANTI LIMITED	04-May-2021	12	Separate Non-Binding Advisory Endorsements Of The Anglogold Ashanti: Remuneration Policy (Ordinary Resolution 6.1)	For	For
ANGLOGOLD ASHANTI LIMITED	04-May-2021	13	Separate Non-Binding Advisory Endorsements Of The Anglogold Ashanti: Implementation Report (Ordinary Resolution 6.2)	For	For
ANGLOGOLD ASHANTI LIMITED	04-May-2021	14	Remuneration Of Non-Executive Directors. (Special Resolution 1)	For	For
ANGLOGOLD ASHANTI LIMITED	04-May-2021	15	General Authority To Acquire The Company'S Own Shares (Special Resolution 2)	For	For
ANGLOGOLD ASHANTI LIMITED	04-May-2021	16	General Authority To Directors To Issue For Cash, Those Ordinary Shares Which The Directors Are Authorised To Allot And Issue In Terms Of Ordinary Resolution 5. (Special Resolution 3)	For	For
ANGLOGOLD ASHANTI LIMITED	04-May-2021	17	General Authority To Provide Financial Assistance In Terms Of Sections 44 And 45 Of The Companies Act. (Special Resolution 4)	For	For
ANGLOGOLD ASHANTI LIMITED	04-May-2021	18	Directors' Authority To Implement Special And Ordinary Resolutions. (Ordinary Resolution 7)	For	For
ANGLOGOLD ASHANTI LTD	04-May-2021	1	Re-Election Of Director: Mr Am Ferguson	For	For
ANGLOGOLD ASHANTI LTD	04-May-2021	2	Re-Election Of Director: Mrs Kc Ramon	For	For
ANGLOGOLD ASHANTI LTD	04-May-2021	3	Re-Election Of Director: Mr Je Tilk	For	Combined
ANGLOGOLD ASHANTI LTD	04-May-2021	4	Election Of Kof Busia	For	Combined
ANGLOGOLD ASHANTI LTD	04-May-2021	5	Appointment Of Audit And Risk Committee Member: Mr Am Ferguson	For	For
ANGLOGOLD ASHANTI LTD	04-May-2021	6	Appointment Of Audit And Risk Committee Member: Mr R Gasant	For	For
ANGLOGOLD ASHANTI LTD	04-May-2021	7	Appointment Of Audit And Risk Committee Member: Ms Nvb Magubane	For	For
ANGLOGOLD ASHANTI LTD	04-May-2021	8	Appointment Of Audit And Risk Committee Member: Ms Mc Richter	For	For
ANGLOGOLD ASHANTI LTD	04-May-2021	9	Appointment Of Audit And Risk Committee Member: Mr Je Tilk	For	For
ANGLOGOLD ASHANTI LTD	04-May-2021	10	Re-Appointment Of Ernst & Young Inc. As Auditors Of The Company	For	For
ANGLOGOLD ASHANTI LTD	04-May-2021	11	General Authority To Directors To Allot And Issue Ordinary Shares	For	For
ANGLOGOLD ASHANTI LTD	04-May-2021	12	Separate Non-Binding Advisory Endorsements Of The Anglogold Ashanti Remuneration Policy And Implementation Report: Remuneration Policy	For	For
ANGLOGOLD ASHANTI LTD	04-May-2021	13	Separate Non-Binding Advisory Endorsements Of The Anglogold Ashanti Remuneration Policy And Implementation Report: Implementation Report	For	For
ANGLOGOLD ASHANTI LTD	04-May-2021	14	Remuneration Of Non-Executive Directors	For	For
ANGLOGOLD ASHANTI LTD	04-May-2021	15	General Authority To Acquire The Company'S Own Shares	For	For
ANGLOGOLD ASHANTI LTD	04-May-2021	16	General Authority For Directors To Issue For Cash, Those Ordinary Shares Which The Directors Are Authorised To Allot And Issue In Terms Of Ordinary Resolution 5	For	For
ANGLOGOLD ASHANTI LTD	04-May-2021	17	General Authority To Provide Financial Assistance In Terms Of Sections 44 And 45 Of The Companies Act	For	For
ANGLOGOLD ASHANTI LTD	04-May-2021	18	Directors' Authority To Implement Special And Ordinary Resolutions	For	For
ANHEUSER-BUSCH INBEV SA/NV	28-Apr-2021	4	Renewal Of The Powers Of The Board Of Directors Relating To The Acquisition By The Company Of Its Own Shares And Amendments To Article 15 Of The Articles Of Association	For	For
ANHEUSER-BUSCH INBEV SA/NV	28-Apr-2021	8	Approval Of The Statutory Annual Accounts: Dividend For 2020 Of Eur 0.50 Per Share	For	For
ANHEUSER-BUSCH INBEV SA/NV	28-Apr-2021	9	Discharge To The Directors: Granting Discharge To The Directors For The Performance Of Their Duties During The Accounting Year Ended On 31 December 2020	For	Combined
ANHEUSER-BUSCH INBEV SA/NV	28-Apr-2021	10	Discharge To The Statutory Auditor: Granting Discharge To The Statutory Auditor For The Performance Of His Duties During The Accounting Year Ended On 31 December 2020	For	Combined
ANHEUSER-BUSCH INBEV SA/NV	28-Apr-2021	11	Appointment Of Director: Upon Proposal From The Restricted Shareholders, Renewing The Appointment As Restricted Share Director Of Mr. Martin J. Barrington, For A Period Of One Year Ending At The End Of The Shareholders' Meeting Which Will Be Asked To Approve The Accounts For The Year 2021	For	Combined
ANHEUSER-BUSCH INBEV SA/NV	28-Apr-2021	12	Appointment Of Director: Upon Proposal From The Restricted Shareholders, Renewing The Appointment As Restricted Share Director Of Mr. William F. Gifford, Jr., For A Period Of One Year Ending At The End Of The Shareholders' Meeting Which Will Be Asked To Approve The Accounts For The Year 2021	For	Combined
ANHEUSER-BUSCH INBEV SA/NV	28-Apr-2021	13	Appointment Of Director: Upon Proposal From The Restricted Shareholders, Renewing The Appointment As Restricted Share Director Of Mr. Alejandro Santo Domingo Davila, For A Period Of One Year Ending At The End Of The Shareholders' Meeting Which Will Be Asked To Approve The Accounts For The Year 2021	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ANHEUSER-BUSCH INBEV SA/NV	28-Apr-2021	14	Remuneration Policy: Approving The Remuneration Policy Drafted In Accordance With Article 7:89/1 Of The Belgian Code Of Companies And Associations. The 2020 Annual Report Containing The Remuneration Policy Is Available On The Company'S Website As Indicated In This Notice	For	Combined
ANHEUSER-BUSCH INBEV SA/NV	28-Apr-2021	15	Remuneration Report: Approving The Remuneration Report For The Financial Year 2020. The 2020 Annual Report Containing The Remuneration Report Is Available On The Company'S Website As Indicated In This Notice	For	Against
ANHEUSER-BUSCH INBEV SA/NV	28-Apr-2021	16	Approval Of A Change Of Control Provision: Approving, In Accordance With Article 7:151 Of The Belgian Code Of Companies And Associations, (I) Clause 17 (Mandatory Prepayment) Of The (Currently) Usd 10,100,000,000 Revolving Credit And Swingline Facilities Agreement Originally Dated 26 February 2010 And As Amended From Time To Time And For The Last Time Pursuant To An Amendment And Restatement Agreement Dated 16 February 2021 (The "Restated Facilities Agreement") And (ii) Any Other Provision Of The Restated Facilities Agreement Granting Rights To Third Parties Which Could Materially Affect The Company'S Assets Or Could Impose A Material Liability Or Obligation On The Company Where In Each Case The Exercise Of Those Rights Is Dependent On The Launch Of A Public Take-Over Bid Over The Shares Of The Company Or On A "Change Of Control" (As Defined In The Restated Facilities Agreement) (*,*) Pursuant To The Restated Facilities Agreement, (A) "Change Of Control" Means "Any Person Or Group Of Persons Acting In Concert (In Each Case Other Than Stichting Anheuser-Busch Inbev Or Any Existing Direct Or Indirect Certificate Holder Or Certificate Holders Of Stichting Anheuser-Busch Inbev Or Any Person Or Group Of Persons Acting In Concert With Any Such Persons) Gaining Control Of The Company, (B) "Acting In Concert" Means "A Group Of Persons Who, Pursuant To An Agreement Or Understanding (Whether Formal Or Informal), Actively Co-Operate, Through The Acquisition Directly Or Indirectly Of Shares In The Company By Any Of Them, Either Directly Or Indirectly, To Obtain Control Of The Company" And (C) "Control" Means, In Respect Of The Company, "The Direct Or Indirect Ownership Of More Than 50 Per Cent Of The Share Capital Or Similar Rights Of Ownership Of The Company Or The Power To Direct The Management And The Policies Of The Company Whether Through The Ownership Of Share Capital, Contract Or Otherwise Or (B) The Power (Whether By Way Of Ownership Of Shares, Proxy, Contract, Agency Or Otherwise) To: (i) Cast Or Control The Casting Of More Than 50 Per Cent Of The	For	Combined
ANHEUSER-BUSCH INBEV SA/NV	28-Apr-2021	17	Fillings: Without Prejudice To Other Delegations Of Powers To The Extent Applicable, Granting Powers To Jan Vandermeersch, Global Legal Director Corporate, With Power To Substitute, To Proceed To (i) The Signing Of The Restated Articles Of Association And Their Filings With The Clerk'S Office Of The Enterprise Court Of Brussels As A Result Of The Approval Of The Resolutions Referred To In Item 1 Above, (ii) The Filing Of The Resolution Referred To In Item 11 Above With The Clerk'S Office Of The Enterprise Court Of Brussels, And (iii) Any Other Filings And Publication Formalities In Relation To The Above Resolutions	For	For
ANHUI CONCH CEMENT CO LTD	03-Feb-2021	1	To Consider And Approve And Vote On The Election Of Mr. Zhang Xiaorong As An Independent Non-Executive Director Of The Eighth Session Of The Board Of Directors Of The Company	For	Combined
ANHUI CONCH CEMENT CO LTD	03-Feb-2021	2	To Consider And Approve The Appointment Of Mr. Zhang Xiaorong (As Specified) ("Mr. Zhang") As An Independent Nonexecutive Director Of The Eighth Session Of The Board ("Board") Of Directors Of The Company For A Term Commencing From The Date Of Approval At The Meeting (I.E. 3 February 2021) Until The Date Of Expiry Of The Term Of The Eighth Session Of The Board (Expected To Be 29 May 2022)	For	For
ANHUI CONCH CEMENT CO LTD	28-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
ANHUI CONCH CEMENT CO LTD	28-May-2021	2	To Approve The Report Of The Board (The "Board") Of Directors (The "Director(S)") Of The Company For The Year Ended 31 December 2020	For	For
ANHUI CONCH CEMENT CO LTD	28-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
ANHUI CONCH CEMENT CO LTD	28-May-2021	3	To Approve The Report Of The Supervisory Committee Of The Company For The Year Ended 31 December 2020	For	For
ANHUI CONCH CEMENT CO LTD	28-May-2021	3	2020 Audited Financial Reports Respectively Prepared In Accordance With China Accounting Standards And International Financial Reporting Standards	For	For
ANHUI CONCH CEMENT CO LTD	28-May-2021	4	To Approve The Audited Financial Reports Prepared In Accordance With The Prc Accounting Standards And The International Financial Reporting Standards Respectively For The Year Ended 31 December 2020	For	For
ANHUI CONCH CEMENT CO LTD	28-May-2021	4	Reappointment Of Financial And Internal Control Audit Firm	For	For
ANHUI CONCH CEMENT CO LTD	28-May-2021	5	To Approve The Reappointment Of Kpmg Huazhen Llp And Kpmg As The Prc And International (Financial) Auditors Of The Company Respectively, The Reappointment Of Kpmg Huazhen Llp As The Internal Control Auditor Of The Company, And The Authorization Of The Board To Determine The Remuneration Of The Auditors In Accordance With The Volume Of Auditing Work Performed By The Auditors As Required By The Business And Scale Of The Company	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ANHUI CONCH CEMENT CO LTD	28-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny21.20000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
ANHUI CONCH CEMENT CO LTD	28-May-2021	6	To Approve The Company'S 2020 Profit Appropriation Proposal (Including Declaration Of Final Dividend)	For	For
ANHUI CONCH CEMENT CO LTD	28-May-2021	6	Provision Of Guarantee For 9 Affiliated Companies And Joint Ventures	For	For
ANHUI CONCH CEMENT CO LTD	28-May-2021	7	To Approve The Provision Of Guarantee By The Company In Respect Of The Bank Borrowings Or Trade Finance Credit Of 9 Subsidiaries And Invested Companies	For	For
ANHUI CONCH CEMENT CO LTD	28-May-2021	7	Election Of Wang Cheng As An Executive Director	For	For
ANHUI CONCH CEMENT CO LTD	28-May-2021	8	To Approve The Appointment Of Mr. Wang Cheng (As Specified) As An Executive Director Of The Eighth Session Of The Board Of The Company For A Term Commencing From The Date Of Approval At The Meeting (I.E. 28 May 2021) Until The Date Of Expiry Of The Term Of The Eighth Session Of The Board (Expected To Be 29 May 2022)	For	For
ANHUI CONCH CEMENT CO LTD	28-May-2021	8	Authorization To The Board To Decide On The Allotment Of Overseas Listed Foreign Shares	For	Combined
ANHUI CONCH CEMENT CO LTD	28-May-2021	9	To Approve The Grant Of A Mandate To The Board To Exercise The Power To Allot And Issue New Shares Of The Company	For	Against
ANHUI GUJING DISTILLERY CO LTD	25-May-2021	1	2020 Annual Report And Its Summary	For	Combined
ANHUI GUJING DISTILLERY CO LTD	25-May-2021	1	2020 Annual Report And Its Summary	For	For
ANHUI GUJING DISTILLERY CO LTD	25-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
ANHUI GUJING DISTILLERY CO LTD	25-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
ANHUI GUJING DISTILLERY CO LTD	25-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
ANHUI GUJING DISTILLERY CO LTD	25-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
ANHUI GUJING DISTILLERY CO LTD	25-May-2021	4	2020 Annual Accounts	For	For
ANHUI GUJING DISTILLERY CO LTD	25-May-2021	4	2020 Annual Accounts	For	For
ANHUI GUJING DISTILLERY CO LTD	25-May-2021	5	2021 Financial Budget Report	For	For
ANHUI GUJING DISTILLERY CO LTD	25-May-2021	5	2021 Financial Budget Report	For	For
ANHUI GUJING DISTILLERY CO LTD	25-May-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny15.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
ANHUI GUJING DISTILLERY CO LTD	25-May-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny15.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
ANHUI GUJING DISTILLERY CO LTD	25-May-2021	7	2021 Appointment Of Audit Firm	For	For
ANHUI GUJING DISTILLERY CO LTD	25-May-2021	7	2021 Appointment Of Audit Firm	For	For
ANHUI GUJING DISTILLERY CO LTD	25-May-2021	8	Change Of The Performance Commitments On A Company	For	For
ANHUI GUJING DISTILLERY CO LTD	25-May-2021	8	Change Of The Performance Commitments On A Company	For	For
ANNALY CAPITAL MANAGEMENT, INC.	19-May-2021	1	Election Of Director: Francine J. Bovich	For	For
ANNALY CAPITAL MANAGEMENT, INC.	19-May-2021	2	Election Of Director: Wellington J. Denahan	For	For
ANNALY CAPITAL MANAGEMENT, INC.	19-May-2021	3	Election Of Director: Katie Beirne Fallon	For	For
ANNALY CAPITAL MANAGEMENT, INC.	19-May-2021	4	Election Of Director: David L. Finkelstein	For	For
ANNALY CAPITAL MANAGEMENT, INC.	19-May-2021	5	Election Of Director: Thomas Hamilton	For	For
ANNALY CAPITAL MANAGEMENT, INC.	19-May-2021	6	Election Of Director: Kathy Hopinkah Hannan	For	For
ANNALY CAPITAL MANAGEMENT, INC.	19-May-2021	7	Election Of Director: Michael Haylon	For	For
ANNALY CAPITAL MANAGEMENT, INC.	19-May-2021	8	Election Of Director: Eric A. Reeves	For	For
ANNALY CAPITAL MANAGEMENT, INC.	19-May-2021	9	Election Of Director: John H. Schaefer	For	For
ANNALY CAPITAL MANAGEMENT, INC.	19-May-2021	10	Election Of Director: Glenn A. Votek	For	For
ANNALY CAPITAL MANAGEMENT, INC.	19-May-2021	11	Election Of Director: Vicki Williams	For	For
ANNALY CAPITAL MANAGEMENT, INC.	19-May-2021	12	Advisory Approval Of The Company'S Executive Compensation.	For	For
ANNALY CAPITAL MANAGEMENT, INC.	19-May-2021	13	Ratification Of The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ANSYS, INC.	14-May-2021	1	Election Of Class I Director For Three-Year Term: Jim Frankola	For	For
ANSYS, INC.	14-May-2021	2	Election Of Class I Director For Three-Year Term: Alec D. Gallimore	For	For
ANSYS, INC.	14-May-2021	3	Election Of Class I Director For Three-Year Term: Ronald W. Hovsepian	For	For
ANSYS, INC.	14-May-2021	4	Ratification Of The Selection Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	For
ANSYS, INC.	14-May-2021	5	Approval Of The Ansys, Inc. 2021 Equity And Incentive Compensation Plan.	For	For
ANSYS, INC.	14-May-2021	6	Advisory Approval Of The Compensation Of Our Named Executive Officers.	For	For
ANSYS, INC.	14-May-2021	7	Stockholder Proposal Requesting The Adoption Of A Simple Majority Voting Provision, If Properly Presented.	Against	For
ANTA SPORTS PRODUCTS LTD	07-May-2021	3	To Receive And Consider The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries And The Reports Of The Directors And The Auditor Of The Company For The Year Ended 31 December 2020	For	For
ANTA SPORTS PRODUCTS LTD	07-May-2021	4	To Declare A Final Dividend Of Hk47 Cents Per Ordinary Share Of The Company In Respect Of The Year Ended 31 December 2020	For	For
ANTA SPORTS PRODUCTS LTD	07-May-2021	5	To Re-Elect Mr. Ding Shijia As An Executive Director Of The Company	For	For
ANTA SPORTS PRODUCTS LTD	07-May-2021	6	To Re-Elect Mr. Zheng Jie As An Executive Director Of The Company	For	For
ANTA SPORTS PRODUCTS LTD	07-May-2021	7	To Re-Elect Mr. Yiu Kin Wah Stephen As An Independent Non-Executive Director Of The Company	For	Combined
ANTA SPORTS PRODUCTS LTD	07-May-2021	8	To Re-Elect Mr. Lai Hin Wing Henry Stephen As An Independent Non-Executive Director Of The Company	For	Against
ANTA SPORTS PRODUCTS LTD	07-May-2021	9	To Authorise The Board Of Directors Of The Company To Fix The Remuneration Of The Company'S Directors	For	Combined
ANTA SPORTS PRODUCTS LTD	07-May-2021	10	To Re-Appoint Kpmg As The Company'S Auditor And To Authorise The Board Of Directors Of The Company To Fix Their Remuneration	For	For
ANTA SPORTS PRODUCTS LTD	07-May-2021	11	To Grant A General Mandate To The Directors Of The Company To Allot, Issue And Deal With The Company'S Shares	For	Combined
ANTA SPORTS PRODUCTS LTD	07-May-2021	12	To Grant A General Mandate To The Directors Of The Company To Repurchase The Company'S Shares	For	Combined
ANTA SPORTS PRODUCTS LTD	07-May-2021	13	To Extend The General Mandate Granted To The Directors Of The Company Under Resolution No. 9 By The Number Of Shares Repurchased Under Resolution No. 10	For	Combined
ANTHEM, INC.	26-May-2021	1	Election Of Director: Lewis Hay, Iii	For	Combined
ANTHEM, INC.	26-May-2021	2	Election Of Director: Antonio F. Neri	For	For
ANTHEM, INC.	26-May-2021	3	Election Of Director: Ramiro G. Peru	For	For
ANTHEM, INC.	26-May-2021	4	Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	For	For
ANTHEM, INC.	26-May-2021	5	To Ratify The Appointment Of Ernst & Young Llp As The Independent Registered Public Accounting Firm For 2021.	For	Combined
ANTOFAGASTA PLC	12-May-2021	1	Accept Financial Statements And Statutory Reports	For	For
ANTOFAGASTA PLC	12-May-2021	1	That, This Separate Meeting Of The Holders Of The Ordinary Shares Of 5P Each In The Capital Of The Company (The "Ordinary Shares") Hereby Sanctions And Consents To The Passing And Implementation Of Resolution 22 Set Out In The Notice Dated 24 March 2021 Convening The Annual General Meeting Of The Company For 12 May 2021 , And Sanctions And Consents To Any Variation Or Abrogation Of The Rights Attaching To The Ordinary Shares Which Is Or May Be Effected By Or Involved In The Passing Or Implementation Of The Said Resolution	For	Combined
ANTOFAGASTA PLC	12-May-2021	2	Approve Remuneration Report	For	Combined
ANTOFAGASTA PLC	12-May-2021	3	Approve Final Dividend	For	For
ANTOFAGASTA PLC	12-May-2021	4	Re-Elect Jean-Paul Luksic As Director	For	For
ANTOFAGASTA PLC	12-May-2021	5	Re-Elect Ollie Oliveira As Director	For	For
ANTOFAGASTA PLC	12-May-2021	6	Re-Elect Ramon Jara As Director	For	For
ANTOFAGASTA PLC	12-May-2021	7	Re-Elect Juan Claro As Director	For	For
ANTOFAGASTA PLC	12-May-2021	8	Re-Elect Andronico Luksic As Director	For	For
ANTOFAGASTA PLC	12-May-2021	9	Re-Elect Vivianne Blanlot As Director	For	For
ANTOFAGASTA PLC	12-May-2021	10	Re-Elect Jorge Bande As Director	For	For
ANTOFAGASTA PLC	12-May-2021	11	Re-Elect Francisca Castro As Director	For	For
ANTOFAGASTA PLC	12-May-2021	12	Re-Elect Michael Anglin As Director	For	For
ANTOFAGASTA PLC	12-May-2021	13	Re-Elect Tony Jensen As Director	For	For
ANTOFAGASTA PLC	12-May-2021	14	Elect Director Appointed Between 24 March 2021 And 12 May 2021	For	For
ANTOFAGASTA PLC	12-May-2021	15	Reappoint Pricewaterhousecoopers Llp As Auditors	For	For
ANTOFAGASTA PLC	12-May-2021	16	Authorise The Audit And Risk Committee To Fix Remuneration Of Auditors	For	For
ANTOFAGASTA PLC	12-May-2021	17	Authorise Issue Of Equity	For	For
ANTOFAGASTA PLC	12-May-2021	18	Authorise Issue Of Equity Without Pre-Emptive Rights	For	For
ANTOFAGASTA PLC	12-May-2021	19	Authorise Issue Of Equity Without Pre-Emptive Rights In Connection With An Acquisition Or Other Capital Investment	For	For
ANTOFAGASTA PLC	12-May-2021	20	Authorise Market Purchase Of Ordinary Shares	For	For
ANTOFAGASTA PLC	12-May-2021	21	Authorise The Company To Call General Meeting With Two Weeks' Notice	For	For
ANTOFAGASTA PLC	12-May-2021	22	Adopt New Articles Of Association	For	Combined
AON PLC	02-Jun-2021	1	Election Of Director: Lester B. Knight	For	Combined
AON PLC	02-Jun-2021	2	Election Of Director: Gregory C. Case	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AON PLC	02-Jun-2021	3	Election Of Director: Jin-Yong Cai	For	For
AON PLC	02-Jun-2021	4	Election Of Director: Jeffrey C. Campbell	For	For
AON PLC	02-Jun-2021	5	Election Of Director: Fulvio Conti	For	For
AON PLC	02-Jun-2021	6	Election Of Director: Cheryl A. Francis	For	For
AON PLC	02-Jun-2021	7	Election Of Director: J. Michael Losh	For	For
AON PLC	02-Jun-2021	8	Election Of Director: Richard B. Myers	For	For
AON PLC	02-Jun-2021	9	Election Of Director: Richard C. Notebaert	For	For
AON PLC	02-Jun-2021	10	Election Of Director: Gloria Santona	For	For
AON PLC	02-Jun-2021	11	Election Of Director: Byron O. Spruell	For	For
AON PLC	02-Jun-2021	12	Election Of Director: Carolyn Y. Woo	For	For
AON PLC	02-Jun-2021	13	Advisory Vote To Approve The Compensation Of The Company'S Named Executive Officers.	For	For
AON PLC	02-Jun-2021	14	Ratify The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
AON PLC	02-Jun-2021	15	Re-Appoint Ernst & Young Chartered Accountants As The Company'S Statutory Auditor Under Irish Law.	For	For
AON PLC	02-Jun-2021	16	Authorize The Board Or The Audit Committee Of The Board To Determine The Remuneration Of Ernst & Young Chartered Accountants, In Its Capacity As The Company'S Statutory Auditor Under Irish Law.	For	For
AON PLC	02-Jun-2021	17	Amend Article 190 Of The Company'S Articles Of Association.	For	For
AON PLC	02-Jun-2021	18	Authorize The Board To Capitalize Certain Of The Company'S Non-Distributable Reserves.	For	For
AON PLC	02-Jun-2021	19	Approve The Creation Of Distributable Profits By The Reduction And Cancellation Of The Amounts Capitalized Pursuant To The Authority Given Under Proposal 7.	For	For
APOLLO HOSPITALS ENTERPRISE LTD	09-Jan-2021	2	Approval Of The Proposal For Capital Raising Through Issuance Of Securities By Way Of Qualified Institutional Placement(S) And/Or Preferential Allotment(S)	For	For
APOLLO HOSPITALS ENTERPRISE LTD	03-May-2021	1	Consider And Approve The Scheme Of Amalgamation Between Western Hospitals Corporation Private Limited (Transferor Company - 01), Apollo Home Health Care (India) Limited (Transferor Company - 02) (Hereinafter Referred To As Transferor Companies) And Apollo Hospitals Enterprise Limited (Transferee Company) And Their Respective Members And Creditors Under Section 233 Of The Companies Act, 2013	For	For
APPLE HOSPITALITY REIT, INC.	13-May-2021	1	Director	For	For
APPLE HOSPITALITY REIT, INC.	13-May-2021	2	Approval On An Advisory Basis Of Executive Compensation Paid By The Company.	For	For
APPLE HOSPITALITY REIT, INC.	13-May-2021	3	Ratification Of The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm To Serve For 2021.	For	For
APPLE INC.	23-Feb-2021	1	Election Of Director: James Bell	For	For
APPLE INC.	23-Feb-2021	2	Election Of Director: Tim Cook	For	For
APPLE INC.	23-Feb-2021	3	Election Of Director: Al Gore	For	For
APPLE INC.	23-Feb-2021	4	Election Of Director: Andrea Jung	For	For
APPLE INC.	23-Feb-2021	5	Election Of Director: Art Levinson	For	For
APPLE INC.	23-Feb-2021	6	Election Of Director: Monica Lozano	For	For
APPLE INC.	23-Feb-2021	7	Election Of Director: Ron Sugar	For	For
APPLE INC.	23-Feb-2021	8	Election Of Director: Sue Wagner	For	For
APPLE INC.	23-Feb-2021	9	Ratification Of The Appointment Of Ernst & Young Llp As Apple'S Independent Registered Public Accounting Firm For Fiscal 2021.	For	For
APPLE INC.	23-Feb-2021	10	Advisory Vote To Approve Executive Compensation.	For	For
APPLE INC.	23-Feb-2021	11	A Shareholder Proposal Entitled "Shareholder Proxy Access Amendments".	Against	Combined
APPLE INC.	23-Feb-2021	12	A Shareholder Proposal Entitled "Shareholder Proposal To Improve Executive Compensation Program".	Against	Against
APPLIED MATERIALS, INC.	11-Mar-2021	1	Election Of Director: Rani Borkar	For	Combined
APPLIED MATERIALS, INC.	11-Mar-2021	2	Election Of Director: Judy Bruner	For	For
APPLIED MATERIALS, INC.	11-Mar-2021	3	Election Of Director: Xun (Eric) Chen	For	For
APPLIED MATERIALS, INC.	11-Mar-2021	4	Election Of Director: Aart J. De Geus	For	For
APPLIED MATERIALS, INC.	11-Mar-2021	5	Election Of Director: Gary E. Dickerson	For	For
APPLIED MATERIALS, INC.	11-Mar-2021	6	Election Of Director: Thomas J. Iannotti	For	For
APPLIED MATERIALS, INC.	11-Mar-2021	7	Election Of Director: Alexander A. Karsner	For	For
APPLIED MATERIALS, INC.	11-Mar-2021	8	Election Of Director: Adrianna C. Ma	For	For
APPLIED MATERIALS, INC.	11-Mar-2021	9	Election Of Director: Yvonne McGill	For	For
APPLIED MATERIALS, INC.	11-Mar-2021	10	Election Of Director: Scott A. McGregor	For	For
APPLIED MATERIALS, INC.	11-Mar-2021	11	Approval, On An Advisory Basis, Of The Compensation Of Applied Materials' Named Executive Officers For Fiscal Year 2020.	For	For
APPLIED MATERIALS, INC.	11-Mar-2021	12	Ratification Of The Appointment Of Kpmg Llp As Applied Materials' Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
APPLIED MATERIALS, INC.	11-Mar-2021	13	Approval Of The Amended And Restated Employee Stock Incentive Plan.	For	For
APPLIED MATERIALS, INC.	11-Mar-2021	14	Approval Of The Omnibus Employees' Stock Purchase Plan.	For	For
APPLIED MATERIALS, INC.	11-Mar-2021	15	Shareholder Proposal To Adopt A Policy, And Amend Our Governing Documents As Necessary, To Require The Chairman Of The Board To Be Independent Whenever Possible Including The Next Chairman Of The Board Transition.	Against	Combined
APPLIED MATERIALS, INC.	11-Mar-2021	16	Shareholder Proposal To Improve The Executive Compensation Program And Policy To Include Ceo Pay Ratio And Other Factors.	Against	Combined
APTIV PLC	30-Apr-2021	1	Election Of Director: Kevin P. Clark	For	Combined
APTIV PLC	30-Apr-2021	2	Election Of Director: Richard L. Clemmer	For	For
APTIV PLC	30-Apr-2021	3	Election Of Director: Nancy E. Cooper	For	For
APTIV PLC	30-Apr-2021	4	Election Of Director: Nicholas M. Donofrio	For	For
APTIV PLC	30-Apr-2021	5	Election Of Director: Rajiv L. Gupta	For	Combined
APTIV PLC	30-Apr-2021	6	Election Of Director: Joseph L. Hooley	For	Combined
APTIV PLC	30-Apr-2021	7	Election Of Director: Merit E. Janow	For	For
APTIV PLC	30-Apr-2021	8	Election Of Director: Sean O. Mahoney	For	For
APTIV PLC	30-Apr-2021	9	Election Of Director: Paul M. Meister	For	Combined
APTIV PLC	30-Apr-2021	10	Election Of Director: Robert K. Ortberg	For	For
APTIV PLC	30-Apr-2021	11	Election Of Director: Colin J. Parris	For	For
APTIV PLC	30-Apr-2021	12	Election Of Director: Ana G. Pinczuk	For	For
APTIV PLC	30-Apr-2021	13	Proposal To Re-Appoint Auditors, Ratify Independent Public Accounting Firm And Authorize The Directors To Determine The Fees Paid To The Auditors.	For	For
APTIV PLC	30-Apr-2021	14	Say-On-Pay - To Approve, By Advisory Vote, Executive Compensation.	For	Combined
ARAB NATIONAL BANK	30-Mar-2021	1	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
ARAB NATIONAL BANK	30-Mar-2021	2	Voting On The Bank'S Financial Statements For The Financial Year Ended 31/12/2020	For	For
ARAB NATIONAL BANK	30-Mar-2021	3	Voting On The Bank'S External Auditors Report For The Financial Year Ended 31/12/2020	For	For
ARAB NATIONAL BANK	30-Mar-2021	4	Voting On The Discharge Of The Members Of The Board Of Directors From Liability For The Financial Year Ended 31/12/2020	For	For
ARAB NATIONAL BANK	30-Mar-2021	5	Voting On The Board Of Directors' Recommendation To Distribute Cash Dividend Amounting To Sar (600) Million, At A Value Of (0.40) Halala Per Share, Representing 4% Of The Share Nominal Value. Provided That The Entitlement To Dividends Is For Shareholders Holding The Shares By The End Of The Trading Day Of The Assembly Date, And Who Are Registered In The Company'S Shareholders Registry Held With The Securities Depository Center Bank (Edaa) At The End Of The Second Trading Day Following The Entitlement Date. Distribution Of The Cash Dividends Will Start On 12/04/2021	For	For
ARAB NATIONAL BANK	30-Mar-2021	6	Voting On The Amendment Of The Audit Committee Charter	For	For
ARAB NATIONAL BANK	30-Mar-2021	7	Voting On The Payment An Amount Of Sar (4,860,245) As Remuneration To The Board Members For The Financial Year Ended On 31/12/2020	For	For
ARAB NATIONAL BANK	30-Mar-2021	8	Voting On Appointing External Auditors For The Bank Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The Financial Statement For The First, Second, And Third Quarters And Audit Annual Financial Year 2021 And The First Quarter For The Year 2022, And Determine Their Fees	For	Combined
ARAB NATIONAL BANK	30-Mar-2021	9	Voting On Delegating To The Board Of Directors The Authorization Powers Of The General Assembly Stipulated In Paragraph (1) Of Article 71 Of The Companies Law, For A Period Of One Year Starting From The Date Of The Approval By The General Assembly Or Until The End Of The Delegated Board Of Directors' Term, Whichever Is Earlier, In Accordance With The Conditions Set Forth In The Regulatory Rules And Procedures Issued Pursuant To The Companies Law Relating To Listed Joint Stock Companies	For	Combined
ARAB NATIONAL BANK	30-Mar-2021	10	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Takamul Business Services Company (A Wholly Government Owned Company And Sole Operator Of Nafith Platform), In Which Mr. Ahmed Mohammed Abdul Kader Al-Omran Is A Board Member Of The Company, It Is Business Services. There Are No Amounts During The Yea	For	For
ARAB NATIONAL BANK	30-Mar-2021	11	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Al Rashid Trading And Contracting Company Ltd., In Which The Board Chairman, Mr. Salah Rashid Alrashid, Has An Indirect Interest, Relating To Rent Of A Branch At Al Rashid Complex In Alkhobar In The Ordinary Course Of Business On No Preferential Conditions. Contract Term: Annual. Lease Amount: Sar (799,006). Contract Expiry Date: 04/09/2021, Renewable Annually. The Complex Applies A "Rent Per Square Meter" Policy. The Rent Price Is Sar (1,216) Per Square Meter	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ARAB NATIONAL BANK	30-Mar-2021	12	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Al Jabr Investment And Real Estate Company In Which Board Member, Mr. Hesham Abdullatif Al-Jabr, Has An Indirect Interest, Relating To Jubail (Downtown) Branch Sire Rental In The Ordinary Course Of Business On No Preferential Conditions. Contract Value: Sar (788,000). Contract Expiry Date: 31/05/2021	For	For
ARAB NATIONAL BANK	30-Mar-2021	13	Voting On The Business And Contracts That Have Been Concluded Between The Bank And And Al Jabr Investment And Real Estate Company, In Which Board Member, Mr. Hesham Abdullatif Al-Jabr, Has An Indirect Interest, Relating To Almebrez Branch/Alahsa Site Rental In The Ordinary Course Of Business On No Preferential Conditions. Contract Value: Sar (240,000). Contract Expiry Date: 31/08/2021	For	For
ARAB NATIONAL BANK	30-Mar-2021	14	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Alrashid Trading And Contracting Company Ltd., In Which The Board Chairman, Mr. Salah Rashid Alrashid, Has An Indirect Interest, Relating To Rent Of Space For 5 Atm Sites In The Ordinary Course Of Business On No Preferential Conditions. Contract Term: Annual. Total Lease Amount: Sar (241,041). Contract Expiry Date: 20/08/2021, Renewable Annually	For	For
ARAB NATIONAL BANK	30-Mar-2021	15	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Rashid Abdulrahman Alrashid And Sons Company, In Which The Board Chairman, Mr. Salah Rashid Alrashid, Has An Indirect Interest Relating To Rent Of An Atm Site Located At Takhassusi Road/Telecommunications Complex, In The Ordinary Course Of Business On No Preferential Conditions. Contract Term: 5 Years. Annual Lease Amount: Sar (45,000). Contract Expiry Date: 30/04/2023, Renewable Annually	For	For
ARAB NATIONAL BANK	30-Mar-2021	16	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Al Jabr Investment And Real Estate Company, In Which Board Member, Mr. Hesham Abdullatif Aljabr, Has An Indirect Interest, Relating To Rent Of An Atm Site Opposite To Aljabr Refreshments Factory At Almebrez, Oyoum Road In The Ordinary Course Of Business On No Preferential Conditions. Annual Rent: Sar (48,000). Contract Expiry Date: 30/06/2021	For	For
ARAB NATIONAL BANK	30-Mar-2021	17	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Abana Projects Group Company, In Which Board Chairman, Mr. Salah Rashid Alrashid, Has An Indirect Interest, Relating To Maintenance Charges And Purchase Cost Of Cash Counting Machines For The Branches And Head Office (Purchase To Be Conducted On "As Needed Basis" On Competitive Prices And Specifications) In The Ordinary Course Of Business On No Preferential Conditions. Total Amount Of Business Dealings With The Company In 2020: (Sar 2,125,000), Renewable Annually	For	For
ARAB NATIONAL BANK	30-Mar-2021	18	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Alkhaleej Training And Education Company, In Which Board Chairman, Mr. Salah Rashid Alrashid, Has An Indirect Interest, Relating To Manpower Supply Agreement (Labor Services) In The Ordinary Course Of Business On No Preferential Conditions, On Annual Contract Basis. Total Value Of Business Dealings In 2020: Sar (28,952,000) (Contract Amount Dependent On Numbers And Quality Of Manpower Provided)	For	For
ARAB NATIONAL BANK	30-Mar-2021	19	Voting On The Business And Contracts That Have Been Concluded Between N The Bank And Riyadh Business Gate Company In Which The Ceo Of Arab National Bank Invest Company (Anb Invest), Mr. Bassam Rashid Al Mubarak, Has A Direct Interest, Being Rental Of A Bank Branch Site At The Business Gate In The Ordinary Course Of Business On No Preferential Conditions. Contract Term: 5 Years. Annual Rental: Sar (759,000). Contract Expiry Date: 30/09/2022	For	For
ARAB NATIONAL BANK	30-Mar-2021	20	Voting On The Business And Contracts That Have Been Concluded Between The Bank And The Saudi Financial Support Services Company (Sanid) In Which The Head Of Retail Bank, Mr. Fahad A. Al-Kadi, Has An Indirect Interest, As Sanid'S Board Chairman, Relating To Cash Pickup And Delivery. Dealings Are Conducted On "As Needed Basis" In The Ordinary Course Of Business On No Preferential Conditions. Contract Term: One Year Expiring On 31/10/2020, Renewable Automatically. Total Amount Of Business Dealings With The Company In 2020: Sar (15,890,000)	For	For
ARAB NATIONAL BANK	30-Mar-2021	21	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Al Jabr Holding Group In Which Board Member Mr. Hesham Abdullatif Aljabr, Has Both A Direct And Indirect Interest, Relating To Credit Facilities Which Are Subject To Controls Cited Under The Banking Control Law And Saudi Central Bank'S Guidelines (As Stated In The Bank'S Annual Report For 2020). The Total Amount Of Facilities Extended For 2020 Was Sar (2,027,519,000). Facility Line Extended In The Ordinary Course Of Business On No Preferential Conditions	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ARAB NATIONAL BANK	30-Mar-2021	22	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Astra Group In Which The Board Chairman Of Arab Bank Plc/Jordan (Foreign Partner), Mr. Sabeeh Al Masri, Has An Indirect Interest, Relating To Credit Facilities Which Are Subject To Controls Cited Under The Banking Control Law And Saudi Central Bank'S Guidelines (As Stated In The Bank'S Annual Report For 2020). The Total Amount Of Facilities Extended For 2020 Was Sar (1,256,398,000). Facility Line Extended In The Ordinary Course Of Business On No Preferential Conditions	For	For
ARAB NATIONAL BANK	30-Mar-2021	23	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Al Touk Group In Which The Board Member Mr. Abdul Mohsen Ibrahim Al Touk, Has An Indirect Interest, Relating To Credit Facilities Which Are Subject To Controls Cited Under The Banking Control Law And Saudi Central Bank'S Guidelines (As Stated In The Bank'S Annual Report For 2020). The Total Amount Of Facilities Extended For 2020 Was Sar (234,248,000). Facility Line Extended In The Ordinary Course Of Business On No Preferential Conditions	For	For
ARAB NATIONAL BANK	30-Mar-2021	24	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Salah Rashid Alrashid Group In Which The Board Chairman, Mr. Salah Rashid Alrashid, Has An Indirect Interest, Relating To Credit Facilities Which Are Subject To Controls Cited Under The Banking Control Law And Saudi Central Bank'S Guidelines (As Stated In The Bank'S Annual Report For 2020). The Total Amount Of Facilities Extended For 2020 Was Sar (4,098,246,000). Facility Line Extended In The Ordinary Course Of Business On No Preferential Conditions	For	For
ARAB NATIONAL BANK	30-Mar-2021	25	Voting On The Business And Contracts That Have Been Concluded Between The Bank And The Heirs Of Homoud Alobaid Al Rasheed As Mrs. Maha (D/O) Homoud Obaid Al Rasheed And Spouse Of Chief Executive Officer, Mr. Obaid Abdullah Al Rasheed (Related Party), Holds A Share Of The Property Being Rental Of A Site For Dhabab Branch In The Ordinary Course Of Business On No Preferential Conditions. Contract Term: 5 Years. Annual Rent: Sar (475,000). Contract Expiry: 30/04/2024	For	For
ARAB NATIONAL BANK	30-Mar-2021	26	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Walaa Cooperative Insurance Company In Which Board Member, Mr. Hesham Abdullaif Aljabr, Has An Indirect Interest Considering That He Represents The Bank On The Board Of Directors Of Walaa Cooperative Insurance Company, Relating To Renewal Of Marine Shipping Insurance Policy (Policy Term: 1 Year Starting On 01/04/2020 And Ending On 31/03/2021; Overall Insurance Premium: Sar (369,947) In The Ordinary Course Of Business On No Preferential Conditions	For	For
ARAB NATIONAL BANK	30-Mar-2021	27	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Walaa Cooperative Insurance Company In Which Board Member, Mr. Hesham Abdullaif Aljabr, Has An Indirect Interest Considering That He Represents The Bank On The Board Of Directors Of Walaa Cooperative Insurance Company, Relating To Renewal Of Private Auto Fleet Insurance Policy (Policy Term: 1 Year Starting On 01/04/2020 And Ending On 31/03/2021; Overall Insurance Premium: Sar (23,231) In The Ordinary Course Of Business On No Preferential Conditions	For	For
ARAB NATIONAL BANK	30-Mar-2021	28	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Walaa Cooperative Insurance Company In Which Board Member, Mr. Hesham Abdullaif Aljabr, Has An Indirect Interest Considering That He Represents The Bank On The Board Of Directors Of Walaa Cooperative Insurance Company, Relating To Renewal Of Commercial Fleet Insurance Policy (Policy Term: 1 Year Starting On 01/04/2020 And Ending On 31/03/2021; Overall Insurance Premium: Sar (140,096) In The Ordinary Course Of Business On No Preferential Conditions	For	For
ARAB NATIONAL BANK	30-Mar-2021	29	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Walaa Cooperative Insurance Company In Which Board Member, Mr. Hesham Abdullaif Aljabr, Has An Indirect Interest Considering That He Represents The Bank On The Board Of Directors Of Walaa Cooperative Insurance Company, Relating To Renewal Of Property All Risk Insurance Policy (Policy Term: 1 Year Starting On 01/06/2020 And Ending On 31/05/2021; Overall Insurance Premium: Sar (672,157) In The Ordinary Course Of Business On No Preferential Conditions	For	For
ARAB NATIONAL BANK	30-Mar-2021	30	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Walaa Cooperative Insurance Company In Which Board Member, Mr. Hesham Abdullaif Aljabr, Has An Indirect Interest Considering That He Represents The Bank On The Board Of Directors Of Walaa Cooperative Insurance Company, Relating To Renewal Of Terrorism Risk Insurance Policy (Policy Term: 1 Year Starting On 01/06/2020 And Ending On 31/05/2021; Overall Insurance Premium: Sar (153,010) In The Ordinary Course Of Business On No Preferential Conditions	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ARAB NATIONAL BANK	30-Mar-2021	31	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Walaa Cooperative Insurance Company In Which Board Member, Mr. Hesham Abdullaif Aljabr, Has An Indirect Interest Considering That He Represents The Bank On The Board Of Directors Of Walaa Cooperative Insurance Company, Relating To Renewal Of Directors And Staff Liability Insurance Policy (Policy Term: 1 Week Starting On 01/07/2020 And Ending On 07/07/2020; Overall Insurance Premium: Sar (11,905) In The Ordinary Course Of Business On No Preferential Conditions	For	For
ARAB NATIONAL BANK	30-Mar-2021	32	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Walaa Cooperative Insurance Company In Which Board Member, Mr. Hesham Abdullaif Aljabr, Has An Indirect Interest Considering That He Represents The Bank On The Board Of Directors Of Walaa Cooperative Insurance Company, Relating To Renewal Of Directors And Staff Liability Risk Insurance Policy (Policy Term: 1 Year Starting On 08/07/2020 And Ending On 07/07/2021; Overall Insurance Premium: Sar (663,000) In The Ordinary Course Of Business On No Preferential Conditions	For	For
ARAB NATIONAL BANK	30-Mar-2021	33	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Walaa Cooperative Insurance Company In Which Board Member, Mr. Hesham Abdullaif Aljabr, Has An Indirect Interest Considering That He Represents The Bank On The Board Of Directors Of Walaa Cooperative Insurance Company, Relating To Renewal Of Third Party Liability Insurance Policy (Policy Term: 1 Year Starting On 01/06/2020 And Ending On 31/05/2021; Overall Insurance Premium: Sar (34,025) In The Ordinary Course Of Business On No Preferential Conditions	For	For
ARAB NATIONAL BANK	30-Mar-2021	34	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Walaa Cooperative Insurance Company In Which Board Member, Mr. Hesham Abdullaif Aljabr, Has An Indirect Interest Considering That He Represents The Bank On The Board Of Directors Of Walaa Cooperative Insurance Company, Relating To Renewal Of Employee Group Life Insurance Policy (Policy Term: 1 Year Starting On 01/06/2020 And Ending On 31/05/2021; Overall Insurance Premium: Sar (1,451,789) In The Ordinary Course Of Business On No Preferential Conditions	For	For
ARAB NATIONAL BANK	30-Mar-2021	35	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Walaa Cooperative Insurance Company In Which Board Member, Mr. Hesham Abdullaif Aljabr, Has An Indirect Interest Considering That He Represents The Bank On The Board Of Directors Of Walaa Cooperative Insurance Company, Relating To Renewal Of Mortgage Credit Insurance Policy Based On Number Of Housing Loans As On Period End (Policy Term: 1 Year Starting On 01/01/2020 And Ending On 30/09/2021; Overall Insurance Premium: Sar (4,545,847) In The Ordinary Course Of Business On No Preferential Conditions	For	For
ARAB NATIONAL BANK	30-Mar-2021	36	Voting On The Business And Contracts That Have Been Concluded Between The Bank And Walaa Cooperative Insurance Company In Which Board Member, Mr. Hesham Abdullaif Aljabr, Has An Indirect Interest Considering That He Represents The Bank On The Board Of Directors Of Walaa Cooperative Insurance Company, Relating To Renewal Of Auto Financial Lease Fleet Insurance Policy (On Monthly Basis Covering Auto Financial Lease Loans Portfolio)(Policy Term: 1 Year Starting On 01/06/2020 And Ending On 31/05/2021; Overall Insurance Premium: Sar (23,624,751) In The Ordinary Course Of Business On No Preferential Conditions	For	For
ARAMARK	02-Feb-2021	1	Election Of Director: Susan M. Cameron	For	For
ARAMARK	02-Feb-2021	2	Election Of Director: Greg Creed	For	For
ARAMARK	02-Feb-2021	3	Election Of Director: Calvin Darden	For	For
ARAMARK	02-Feb-2021	4	Election Of Director: Richard W. Dreiling	For	For
ARAMARK	02-Feb-2021	5	Election Of Director: Irene M. Esteves	For	For
ARAMARK	02-Feb-2021	6	Election Of Director: Daniel J. Heinrich	For	For
ARAMARK	02-Feb-2021	7	Election Of Director: Bridgette P. Heller	For	For
ARAMARK	02-Feb-2021	8	Election Of Director: Paul C. Hilal	For	For
ARAMARK	02-Feb-2021	9	Election Of Director: Karen M. King	For	For
ARAMARK	02-Feb-2021	10	Election Of Director: Stephen I. Sadove	For	For
ARAMARK	02-Feb-2021	11	Election Of Director: Arthur B. Winkleblack	For	For
ARAMARK	02-Feb-2021	12	Election Of Director: John J. Zillmer	For	For
ARAMARK	02-Feb-2021	13	To Ratify The Appointment Of Deloitte & Touche Llp As Aramark'S Independent Registered Public Accounting Firm For The Fiscal Year Ending October 1, 2021.	For	For
ARAMARK	02-Feb-2021	14	To Approve, In A Non-Binding Advisory Vote, The Compensation Paid To The Named Executive Officers.	For	For
ARAMARK	02-Feb-2021	15	Non-Binding Advisory Vote On The Frequency Of Future Stockholder Advisory Votes On Named Executive Officer Compensation.	One	Combined
ARAMARK	02-Feb-2021	16	To Approve Aramark'S Third Amended And Restated 2013 Stock Incentive Plan.	For	Combined
ARAMARK	02-Feb-2021	17	To Approve Aramark'S 2021 Employee Stock Purchase Plan.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ARCA CONTINENTAL SAB DE CV	15-Apr-2021	1	Submission And, As The Case May Be, Approval. I Of The Chief Executive Officers Report Prepared Pursuant To Article 44, Section Xi Of The Securities Market Law, In Respect To The Company'S Transactions And Results For The Fiscal Year Ended As Of December 31, 2020, Together With The External Auditors Report, As Well As The Board Of Directors Opinion On The Content Of Such Report, Ii Of The Board Of Directors Report On The Transactions And Activities In Which The Same Participated, Pursuant To The Provisions Set Forth In The Securities Market Law, As Well As In Respect So Section B Of Article 172 Of The General Corporation And Partnership Law, And Iii Of The Annual Report Of The Chairman Of The Audit And Corporate Practices Committee. Reading Of The Report On The Compliance With The Tax Obligations	For	Combined
ARCA CONTINENTAL SAB DE CV	15-Apr-2021	2	Proposal On The Allocation Of The Profit And Loss Account Of Fiscal Year 2020, Which Includes To Declare And Pay A Dividend In Cash, In Mexican Currency, At A Ratio Of 2.94 Two Pesos And Ninety Four Cents, Mexican Currency Per Each Of The Shares Outstanding	For	Combined
ARCA CONTINENTAL SAB DE CV	15-Apr-2021	3	Proposal In Respect To The Maximum Amount Of Funds That May Be Used For The Purchase Of Own Shares	For	Combined
ARCA CONTINENTAL SAB DE CV	15-Apr-2021	4	Election Of The Members Of The Company'S Board Of Directors, Assessment Of The Independence Thereof, Under The Terms Of Article 26 Of The Securities Market Law, Determination Of Compensations Therto And Resolutions In Connection Therewith. Election Of Secretaries	For	Combined
ARCA CONTINENTAL SAB DE CV	15-Apr-2021	5	Determination Of Compensations To The Members Of The Different Committees Of The Board Of Directors, As Well As Appointment Of The Chairman Of The Audit And Corporate Practices Committee	For	Combined
ARCA CONTINENTAL SAB DE CV	15-Apr-2021	6	Appointment Of Representatives	For	Combined
ARCA CONTINENTAL SAB DE CV	15-Apr-2021	7	Reading And, As The Case May Be, Approval Of The Meetings Minute	For	Combined
ARCA CONTINENTAL SAB DE CV	15-Apr-2021	8	16 Mar 2021: Please Note That This Is A Revision Due To Change In Record Date From 07 Apr 2021 To 09 Apr 2021 And Further Change In Record Date From 09 Apr 2021 To 31 Mar 2021. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined
ARCH CAPITAL GROUP LTD.	06-May-2021	1	Election Of Class Ii Director For A Term Of Three Years: Eric W. Doppstadt	For	Combined
ARCH CAPITAL GROUP LTD.	06-May-2021	2	Election Of Class Ii Director For A Term Of Three Years: Laurie S. Goodman	For	For
ARCH CAPITAL GROUP LTD.	06-May-2021	3	Election Of Class Ii Director For A Term Of Three Years: John M. Pasquesi	For	For
ARCH CAPITAL GROUP LTD.	06-May-2021	4	Election Of Class Ii Director For A Term Of Three Years: Thomas R. Watjen	For	For
ARCH CAPITAL GROUP LTD.	06-May-2021	5	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
ARCH CAPITAL GROUP LTD.	06-May-2021	6	To Appoint Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
ARCH CAPITAL GROUP LTD.	06-May-2021	7	To Elect The Nominee Listed As Designated Company Director So That They May Be Elected Directors Of Certain Of Our Non-U.S. Subsidiaries: Robert Appleby	For	For
ARCH CAPITAL GROUP LTD.	06-May-2021	8	To Elect The Nominee Listed As Designated Company Director So That They May Be Elected Directors Of Certain Of Our Non-U.S. Subsidiaries: Matthew Dragonetti	For	For
ARCH CAPITAL GROUP LTD.	06-May-2021	9	To Elect The Nominee Listed As Designated Company Director So That They May Be Elected Directors Of Certain Of Our Non-U.S. Subsidiaries: Seamus Fearon	For	For
ARCH CAPITAL GROUP LTD.	06-May-2021	10	To Elect The Nominee Listed As Designated Company Director So That They May Be Elected Directors Of Certain Of Our Non-U.S. Subsidiaries: H. Beau Franklin	For	For
ARCH CAPITAL GROUP LTD.	06-May-2021	11	To Elect The Nominee Listed As Designated Company Director So That They May Be Elected Directors Of Certain Of Our Non-U.S. Subsidiaries: Jerome Halgan	For	For
ARCH CAPITAL GROUP LTD.	06-May-2021	12	To Elect The Nominee Listed As Designated Company Director So That They May Be Elected Directors Of Certain Of Our Non-U.S. Subsidiaries: James Haney	For	For
ARCH CAPITAL GROUP LTD.	06-May-2021	13	To Elect The Nominee Listed As Designated Company Director So That They May Be Elected Directors Of Certain Of Our Non-U.S. Subsidiaries: Chris Hovey	For	For
ARCH CAPITAL GROUP LTD.	06-May-2021	14	To Elect The Nominee Listed As Designated Company Director So That They May Be Elected Directors Of Certain Of Our Non-U.S. Subsidiaries: W. Preston Hutchings	For	For
ARCH CAPITAL GROUP LTD.	06-May-2021	15	To Elect The Nominee Listed As Designated Company Director So That They May Be Elected Directors Of Certain Of Our Non-U.S. Subsidiaries: Pierre Jal	For	For
ARCH CAPITAL GROUP LTD.	06-May-2021	16	To Elect The Nominee Listed As Designated Company Director So That They May Be Elected Directors Of Certain Of Our Non-U.S. Subsidiaries: François Morin	For	For
ARCH CAPITAL GROUP LTD.	06-May-2021	17	To Elect The Nominee Listed As Designated Company Director So That They May Be Elected Directors Of Certain Of Our Non-U.S. Subsidiaries: David J. Mulholland	For	For
ARCH CAPITAL GROUP LTD.	06-May-2021	18	To Elect The Nominee Listed As Designated Company Director So That They May Be Elected Directors Of Certain Of Our Non-U.S. Subsidiaries: Chiara Nannini	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ARCH CAPITAL GROUP LTD.	06-May-2021	19	To Elect The Nominee Listed As Designated Company Director So That They May Be Elected Directors Of Certain Of Our Non-U.S. Subsidiaries: Tim Peckett	For	For
ARCH CAPITAL GROUP LTD.	06-May-2021	20	To Elect The Nominee Listed As Designated Company Director So That They May Be Elected Directors Of Certain Of Our Non-U.S. Subsidiaries: Maamoun Rajeh	For	For
ARCH CAPITAL GROUP LTD.	06-May-2021	21	To Elect The Nominee Listed As Designated Company Director So That They May Be Elected Directors Of Certain Of Our Non-U.S. Subsidiaries: Roderick Romeo	For	For
ARCHER-DANIELS-MIDLAND COMPANY	06-May-2021	1	Election Of Director: M.S. Burke	For	For
ARCHER-DANIELS-MIDLAND COMPANY	06-May-2021	2	Election Of Director: T. Colbert	For	For
ARCHER-DANIELS-MIDLAND COMPANY	06-May-2021	3	Election Of Director: T.K. Crews	For	For
ARCHER-DANIELS-MIDLAND COMPANY	06-May-2021	4	Election Of Director: P. Dufour	For	For
ARCHER-DANIELS-MIDLAND COMPANY	06-May-2021	5	Election Of Director: D.E. Felsing	For	For
ARCHER-DANIELS-MIDLAND COMPANY	06-May-2021	6	Election Of Director: S.F. Harrison	For	For
ARCHER-DANIELS-MIDLAND COMPANY	06-May-2021	7	Election Of Director: J.R. Luciano	For	For
ARCHER-DANIELS-MIDLAND COMPANY	06-May-2021	8	Election Of Director: P.J. Moore	For	For
ARCHER-DANIELS-MIDLAND COMPANY	06-May-2021	9	Election Of Director: F.J. Sanchez	For	For
ARCHER-DANIELS-MIDLAND COMPANY	06-May-2021	10	Election Of Director: D.A. Sandler	For	For
ARCHER-DANIELS-MIDLAND COMPANY	06-May-2021	11	Election Of Director: L.Z. Schlitz	For	For
ARCHER-DANIELS-MIDLAND COMPANY	06-May-2021	12	Election Of Director: K.R. Westbrook	For	For
ARCHER-DANIELS-MIDLAND COMPANY	06-May-2021	13	Ratify The Appointment Of Ernst & Young Llp As Independent Auditors For The Year Ending December 31, 2021.	For	For
ARCHER-DANIELS-MIDLAND COMPANY	06-May-2021	14	Advisory Vote On Executive Compensation.	For	For
ARCHER-DANIELS-MIDLAND COMPANY	06-May-2021	15	Stockholder Proposal Regarding Shareholder Aggregation For Proxy Access.	Against	Combined
ARGENX SE	11-May-2021	5	Adoption Of The New Remuneration Policy	For	Against
ARGENX SE	11-May-2021	6	Advisory Vote To Approve The 2020 Remuneration Report	For	Against
ARGENX SE	11-May-2021	8	Adoption Of The 2020 Annual Accounts	For	Combined
ARGENX SE	11-May-2021	10	Allocation Of Losses Of The Company In The Financial Year 2020 To The Retained Earnings Of The Company	For	For
ARGENX SE	11-May-2021	11	Proposal To Release The Members Of The Board Of Directors From Liability For Their Respective Duties Carried Out In The Financial Year 2020	For	Combined
ARGENX SE	11-May-2021	12	Appointment Of Yvonne Greenstreet As Non-Executive Director To The Board Of Directors Of The Company	For	Against
ARGENX SE	11-May-2021	13	Re-Appointment Of Anthony Rosenberg As Non-Executive Director To The Board Of Directors Of The Company	For	Combined
ARGENX SE	11-May-2021	14	Authorization Of The Board Of Directors To Issue Shares And Grant Rights To Subscribe For Shares In The Share Capital Of The Company Up To A Maximum Of 10% Of The Outstanding Capital At The Date Of The General Meeting, For A Period Of 18 Months From The Annual General Meeting And To Limit Or Exclude Statutory Pre-Emptive Rights, If Any	For	For
ARGENX SE	11-May-2021	15	Appointment Of Deloitte Accountants B.V. As Statutory Auditor For The 2021 Financial Year	For	For
ARISTA NETWORKS, INC.	01-Jun-2021	1	Director	For	Combined
ARISTA NETWORKS, INC.	01-Jun-2021	2	Approval, On An Advisory Basis, Of The Compensation Of The Named Executive Officers.	For	For
ARISTA NETWORKS, INC.	01-Jun-2021	3	To Ratify The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For Our Fiscal Year Ending December 31, 2021.	For	For
ARKEMA SA	20-May-2021	6	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Company'S Financial Statements For The Fiscal Year That Ended In 2020, As Presented To The Meeting. The Shareholders' Meeting Approves The Nondeductible Expenses And Charges Amounting To Eur 88,311.00 And Their Corresponding Tax Of Eur 14,139.00	For	For
ARKEMA SA	20-May-2021	7	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Consolidated Financial Statements For Said Fiscal Year, As Presented To The Meeting	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ARKEMA SA	20-May-2021	8	The Shareholders' Meeting Approves The Recommendations Of The Board Of Directors And Resolves To Allocate The Distributable Income For The Year As Follows: Origin Earnings: Eur 102,815,816.76 Retained Earnings: Eur 1,900,510,348.22 Distributable Income: Eur 2,003,326,164.98 Allocation Legal Reserve: Eur 112,256.00 Dividends: Eur 191,841,190.00 (I.E. 76,736,476 Shares Bearing Rights From January 1st 2020) Retained Earnings: Eur 1,811,372,718.98 The Shareholders Will Be Granted A Net Dividend Of Eur 2.50 Per Share That Will Be Eligible For The 40 Percent Deduction Provided By The French General Tax Code, Paid On May 28Th 2021. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Determine The Final Overall Amount Of The Dividend, Then The Distribute Income And The Amount To Allocate To The Retained Earning Account. For The Last Three Financial Years, The Dividends Were Paid Per Shares: Eur 2.20 For Fiscal Year 2019, Eur 2.50 For Fiscal Year 2018, Eur 2.30 For Fiscal Year 2017	For	For
ARKEMA SA	20-May-2021	9	The Shareholders' Meeting Hereby, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L.225-40 Of The French Commercial Code, Notices The Information Related To The Agreements Entered Into And The Commitments Made During Previous Fiscal Years And Approved By The Shareholders' Meeting, And Approves The Agreement Authorised And Entered Into During Said Fiscal Year Referred To Therein	For	For
ARKEMA SA	20-May-2021	10	The Shareholders' Meeting Appoints Mr. Thierry Pilenko As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	For
ARKEMA SA	20-May-2021	11	The Shareholders' Meeting Appoints Bpifrance Investissement As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	For
ARKEMA SA	20-May-2021	12	The Shareholders' Meeting Appoints Mrs. Ilse Henne As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	For
ARKEMA SA	20-May-2021	13	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Corporate Officers (Chief Executive Officer Excluded)	For	For
ARKEMA SA	20-May-2021	14	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Chief Executive Officer	For	For
ARKEMA SA	20-May-2021	15	The Shareholders' Meeting Approves The Information Related To The Compensation Applicable To The Corporate Officers, In Accordance With The Article L.22-10-9 Of The French Commercial Code	For	For
ARKEMA SA	20-May-2021	16	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid Or Awarded To The Chief Executive Officer, Mr. Thierry Le Henaff, For Said Fiscal Year	For	For
ARKEMA SA	20-May-2021	17	The Shareholders' Meeting Authorises The Board Of Directors To Buy Back The Company'S Shares On The Open Market, Subject To The Conditions Described Below: Maximum Purchase Price: Eur 135.00, Maximum Number Of Shares To Be Acquired: 10 Percent Of The Shares Composing The Share Capital, Maximum Funds Invested In The Share Buybacks: Eur 1,035,942,345.00 (On The Basis Of The Share Capital On December 31St 2020). The Number Of Treasury Shares To Be Held By The Company Shall Not Exceed 10 Percent Of The Shares Composing The Share Capital. This Authorisation Is Given For An 18-Month Period And Supersedes The Fraction Unused Of The Authorisation Given By The Shareholders' Meeting Of May 19Th 2020 In Resolution Nr. 11. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
ARKEMA SA	20-May-2021	18	The Shareholders' Meeting Grants All Powers To The Board Of Directors To Reduce The Share Capital, On One Or More Occasions, By Cancelling All Or Part Of The Shares Held By The Company In Connection With The Stock Repurchase Plan Under Resolution 12, Up To A Maximum Of 10 Percent Of The Share Capital Over A 24-Month Period. This Authorisation Is Given For A 24-Month Period And Supersedes The Fraction Unused Of The Authorisation Given By The Shareholders' Meeting Of May 21St 2019 In Resolution Nr. 12. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
ARKEMA SA	20-May-2021	19	The Shareholders' Meeting Decides To Amend Article Number 10: 'Director Representing The Employees' And Article 16: 'Representation' Of The Bylaws	For	For
ARKEMA SA	20-May-2021	20	The Shareholders' Meeting Grants Full Powers To The Bearer Of An Original, A Copy Or Extract Of The Minutes Of This Meeting To Carry Out All Filings, Publications And Other Formalities Prescribed By Law	For	For
ARMADA HOFFLER PROPERTIES, INC.	16-Jun-2021	1	Director	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ARMADA HOFFLER PROPERTIES, INC.	16-Jun-2021	2	Ratification Of The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For Our Fiscal Year Ending December 31, 2021.	For	For
ARMADA HOFFLER PROPERTIES, INC.	16-Jun-2021	3	Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	For	For
AROUNDTOWN SA	30-Jun-2021	4	The General Meeting, After Having Reviewed The Management Report Of The Board Of Directors And The Report Of The Independent Auditor Of The Company, Approves The Statutory Financial Statements Of The Company For The Financial Year Ended On 31 December 2020 In Their Entirety	For	For
AROUNDTOWN SA	30-Jun-2021	5	The General Meeting, After Having Reviewed The Management Report Of The Board Of Directors And The Report Of The Independent Auditor Of The Company, Approves The Consolidated Financial Statements Of The Company And Its Group For The Financial Year Ended On 31 December 2020 In Their Entirety	For	For
AROUNDTOWN SA	30-Jun-2021	6	The General Meeting Notes And Acknowledges The Statutory Net Profit Of The Company In The Amount Of Eur 65,174,392 For The Financial Year Ended On 31 December 2020 And Resolves To Carry It Forward To The Next Financial Year	For	For
AROUNDTOWN SA	30-Jun-2021	7	The General Meeting Resolves To Grant Discharge To Each Of The Members Of The Board Of Directors (Current And Former) In Respect Of The Performance Of Their Duties During The Financial Year Ended On 31 December 2020	For	Combined
AROUNDTOWN SA	30-Jun-2021	8	The General Meeting Resolves To Renew The Mandate Of Kpmg Luxembourg, Societe Cooperative, Having Its Registered Office At 39, Avenue John F. Kennedy, L-1855 Luxembourg, Grand Duchy Of Luxembourg, Registered With The Rcsl Under Number B149133, As Independent Auditor Of The Company In Relation To The Statutory Financial Statements Of The Company And The Consolidated Financial Statements Of The Company And Its Group For A Term Which Will Expire At The End Of The Annual General Meeting Of The Shareholders Of The Company Called To Approve The Statutory Financial Statements Of The Company And The Consolidated Financial Statements Of The Company And Its Group For The Financial Year Ending On 31 December 2021	For	For
AROUNDTOWN SA	30-Jun-2021	9	The General Meeting, Upon The Proposal Of The Board Of Directors, Resolves To Approve The Distribution Of A Dividend From The Share Premium Account Of The Company Relating To The Financial Year Ended On 31 December 2020 In The Amount Of Eur 0.22 (Gross) Per Share For The Holders Of Record In The Security Settlement Systems On 2 July 2021	For	For
AROUNDTOWN SA	30-Jun-2021	10	The General Meeting Approves On An Advisory Non-Binding Basis The Remuneration Report Of The Company For The Financial Year Ended On 31 December 2020 In Its Entirety	For	Combined
AROUNDTOWN SA	30-Jun-2021	11	The General Meeting Approves On An Advisory Non-Binding Basis The Remuneration Policy Established By The Board Of Directors Of The Company In Its Entirety	For	Combined
AROUNDTOWN SA	30-Jun-2021	12	The General Meeting Resolves To: (I) Increase The Maximum Aggregate Nominal Amount Of The Shares Of The Company Which May Be Acquired Under The Company'S Existing Buy-Back Programme, As Approved By The Ordinary General Meeting Of The Shareholders Of The Company On 6 May 2020, By 10% Of The Aggregate Nominal Amount Of The Issued Share Capital Of The Company From Time To Time; And (Ii) Amend The First Paragraph Of The Buy-Back Programme Resolution Taken On 6 May 2020 To Read As Follows: "The General Meeting Grants All Powers To The Board Of Directors, With Option To Delegate, To Buy-Back, Either Directly Or Through A Subsidiary Of The Company, Shares Of The Company For A Period Of Five (5) Years Following The Date Of The Present General Meeting. In Particular, The General Meeting Resolves That The Aggregate Nominal Amount Of The Shares Of The Company Which May Be Acquired May Not Exceed 30% Of The Aggregate Nominal Amount Of The Issued Share Capital Of The Company From Time To Time, At The Date Of Exercise Of The Present Authorisation."	For	Combined
ARROW ELECTRONICS, INC.	12-May-2021	1	Director	For	Combined
ARROW ELECTRONICS, INC.	12-May-2021	2	To Ratify The Appointment Of Ernst & Young Llp As Arrow'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Combined
ARROW ELECTRONICS, INC.	12-May-2021	3	To Approve, By Non-Binding Vote, Named Executive Officer Compensation.	For	For
ARTHUR J. GALLAGHER & CO.	11-May-2021	1	Election Of Director: Sherry S. Barrat	For	For
ARTHUR J. GALLAGHER & CO.	11-May-2021	2	Election Of Director: William L. Bax	For	For
ARTHUR J. GALLAGHER & CO.	11-May-2021	3	Election Of Director: D. John Coldman	For	For
ARTHUR J. GALLAGHER & CO.	11-May-2021	4	Election Of Director: J. Patrick Gallagher, Jr.	For	For
ARTHUR J. GALLAGHER & CO.	11-May-2021	5	Election Of Director: David S. Johnson	For	For
ARTHUR J. GALLAGHER & CO.	11-May-2021	6	Election Of Director: Kay W. Mccurdy	For	For
ARTHUR J. GALLAGHER & CO.	11-May-2021	7	Election Of Director: Christopher C. Miskel	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ARTHUR J. GALLAGHER & CO.	11-May-2021	8	Election Of Director: Ralph J. Nicoletti	For	For
ARTHUR J. GALLAGHER & CO.	11-May-2021	9	Election Of Director: Norman L. Rosenthal	For	For
ARTHUR J. GALLAGHER & CO.	11-May-2021	10	Ratification Of The Appointment Of Ernst & Young Llp As Our Independent Auditor For The Fiscal Year Ending December 31, 2021.	For	For
ARTHUR J. GALLAGHER & CO.	11-May-2021	11	Approval, On An Advisory Basis, Of The Compensation Of Our Named Executive Officers.	For	For
ARTIS REAL ESTATE INVESTMENT TRUST	21-May-2021	1	The Resolution Fixing The Number Of Trustees ("Trustees") To Be Elected At The Meeting At Seven (7).	For	For
ARTIS REAL ESTATE INVESTMENT TRUST	21-May-2021	2	Election Of Trustees: The Resolution To Elect The Following Nominees Named In The Management Information Circular Dated April 12, 2021 (The "Information Circular"), As Trustees For The Ensuing Year To Hold Office From The Close Of The Meeting Until The Close Of The Next Annual Meeting Of Unitholders. Election On Trustee - Heather-Anne Irwin	For	For
ARTIS REAL ESTATE INVESTMENT TRUST	21-May-2021	3	Election On Trustee - Samir Manji	For	For
ARTIS REAL ESTATE INVESTMENT TRUST	21-May-2021	4	Election On Trustee - Ben Rodney	For	For
ARTIS REAL ESTATE INVESTMENT TRUST	21-May-2021	5	Election On Trustee - Mike Shaikh	For	For
ARTIS REAL ESTATE INVESTMENT TRUST	21-May-2021	6	Election On Trustee - Aida Tammer	For	For
ARTIS REAL ESTATE INVESTMENT TRUST	21-May-2021	7	Election On Trustee - Lis Wigmore	For	For
ARTIS REAL ESTATE INVESTMENT TRUST	21-May-2021	8	Election On Trustee - Lauren Zucker	For	For
ARTIS REAL ESTATE INVESTMENT TRUST	21-May-2021	9	The Resolution Reappointing Deloitte Llp As The External Auditor Of Artis For The Ensuing Year And Authorizing The Trustees To Fix The Remuneration Of The External Auditor.	For	For
ARTIS REAL ESTATE INVESTMENT TRUST	21-May-2021	10	The Resolution, On An Advisory Basis, To Accept The Approach To Executive Compensation Disclosed In The Information Circular.	For	For
ARTIS REAL ESTATE INVESTMENT TRUST	21-May-2021	11	The Special Resolution Approving Certain Amendments To The Reit'S Declaration Of Trust, As More Particularly Described In The Information Circular.	For	For
ARTIS REAL ESTATE INVESTMENT TRUST	21-May-2021	12	The Special Resolution Granting The Trustees The Authority, If And When They Consider Desirable, To Convert The Reit From A "Closed-End" Trust To An "Open-End" Trust, As More Particularly Described In The Information Circular.	For	For
ASAHI GROUP HOLDINGS,LTD.	25-Mar-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
ASAHI GROUP HOLDINGS,LTD.	25-Mar-2021	2	Approve Appropriation Of Surplus	For	Combined
ASAHI GROUP HOLDINGS,LTD.	25-Mar-2021	3	Appoint A Director Koji, Akiyoshi	For	For
ASAHI GROUP HOLDINGS,LTD.	25-Mar-2021	4	Appoint A Director Katsuki, Atsushi	For	For
ASAHI GROUP HOLDINGS,LTD.	25-Mar-2021	5	Appoint A Director Taemin Park	For	For
ASAHI GROUP HOLDINGS,LTD.	25-Mar-2021	6	Appoint A Director Tanimura, Keizo	For	For
ASAHI GROUP HOLDINGS,LTD.	25-Mar-2021	7	Appoint A Director Kosaka, Tatsuro	For	For
ASAHI GROUP HOLDINGS,LTD.	25-Mar-2021	8	Appoint A Director Shingai, Yasushi	For	For
ASAHI GROUP HOLDINGS,LTD.	25-Mar-2021	9	Appoint A Director Christina L. Ahmadjian	For	For
ASAHI GROUP HOLDINGS,LTD.	25-Mar-2021	10	Appoint A Director Kitagawa, Ryoichi	For	For
ASAHI GROUP HOLDINGS,LTD.	25-Mar-2021	11	Appoint A Corporate Auditor Kawakami, Yutaka	For	For
ASAHI KASEI CORPORATION	25-Jun-2021	2	Appoint A Director Kobori, Hideki	For	For
ASAHI KASEI CORPORATION	25-Jun-2021	3	Appoint A Director Takayama, Shigeki	For	For
ASAHI KASEI CORPORATION	25-Jun-2021	4	Appoint A Director Yoshida, Hiroshi	For	For
ASAHI KASEI CORPORATION	25-Jun-2021	5	Appoint A Director Sakamoto, Shuichi	For	For
ASAHI KASEI CORPORATION	25-Jun-2021	6	Appoint A Director Kawabata, Fumitoshi	For	For
ASAHI KASEI CORPORATION	25-Jun-2021	7	Appoint A Director Kudo, Koshiro	For	For
ASAHI KASEI CORPORATION	25-Jun-2021	8	Appoint A Director Tatsuoaka, Tsuneyoshi	For	For
ASAHI KASEI CORPORATION	25-Jun-2021	9	Appoint A Director Okamoto, Tsuyoshi	For	For
ASAHI KASEI CORPORATION	25-Jun-2021	10	Appoint A Director Maeda, Yuko	For	For
ASAHI KASEI CORPORATION	25-Jun-2021	11	Appoint A Corporate Auditor Shibata, Yutaka	For	For
ASAHI KASEI CORPORATION	25-Jun-2021	12	Appoint A Corporate Auditor Mochizuki, Akemi	For	For
ASCENCIO SCA	29-Jan-2021	7	Approve Financial Statements, Allocation Of Income, And Dividends Of Eur 3.65 Per Share	For	For
ASCENCIO SCA	29-Jan-2021	8	Approve Discharge Of Directors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ASCENCIO SCA	29-Jan-2021	9	Approve Discharge Of Auditors	For	For
ASCENCIO SCA	29-Jan-2021	10	Approve Remuneration Policy	For	For
ASCENCIO SCA	29-Jan-2021	11	Approve Remuneration Report	For	For
ASCENCIO SCA	29-Jan-2021	12	Approve Change Of Control Clause Re: Credit Agreements With Caisse D Epargne Et De Prevoyance Hauts De France	For	For
ASCENCIO SCA	29-Jan-2021	13	Authorize Implementation Of Approved Resolutions And Filing Of Required Documents Formalities At Trade Registry	For	For
ASCENDAS REAL ESTATE INVESTMENT TRUST	29-Apr-2021	1	To Receive And Adopt The Trustee'S Report, The Manager'S Statement, The Audited Financial Statements Of Ascendas Reit For The Financial Year Ended 31 December 2020 And The Auditors' Report Thereon	For	Combined
ASCENDAS REAL ESTATE INVESTMENT TRUST	29-Apr-2021	2	To Re-Appoint Ernst & Young Llp As Auditors Of Ascendas Reit To Hold Office Until The Conclusion Of The Next Agm Of Ascendas Reit, And To Authorise The Manager To Fix Their Remuneration	For	Combined
ASCENDAS REAL ESTATE INVESTMENT TRUST	29-Apr-2021	3	To Authorise The Manager To Issue Units And To Make Or Grant Convertible Instruments	For	Combined
ASCENDAS REAL ESTATE INVESTMENT TRUST	29-Apr-2021	4	To Approve The Renewal Of The Unit Buy-Back Mandate	For	Combined
ASCENDAS REAL ESTATE INVESTMENT TRUST	16-Jun-2021	1	To Approve The Proposed Acquisition Of 75% Of The Total Issued Share Capital Of Ascendas Fusion 5 Pte. Ltd. As An Interested Person Transaction	For	Combined
ASCENDAS REAL ESTATE INVESTMENT TRUST	16-Jun-2021	2	To Approve The Proposed Issuance Of Consideration Units (Conditional On The Passing Of Ordinary Resolution 1)	For	For
ASCOTT RESIDENCE TRUST	19-Apr-2021	1	To Receive And Adopt The Report Of The Reit Trustee, The Report Of The Reit Manager, The Report Of The Trustee-Manager, The Statement By The Chief Executive Officer Of The Trustee-Manager, And The Audited Financial Statements Of Ascott Bt, Ascott Reit And Art For The Financial Year Ended 31 December 2020 And The Auditors' Report Thereon	For	For
ASCOTT RESIDENCE TRUST	19-Apr-2021	2	To Re-Appoint Kpmg Llp As Auditors Of Art, A Stapled Group Comprising Ascott Reit And Ascott Bt, To Hold Office Until The Conclusion Of The Next Agm Of Art And To Authorise The Trustee-Manager And The Reit Manager To Fix Their Remuneration	For	For
ASCOTT RESIDENCE TRUST	19-Apr-2021	3	To Authorise The Trustee-Manager And The Reit Manager To Issue Stapled Securities And To Make Or Grant Convertible Instruments	For	For
ASCOTT RESIDENCE TRUST	19-Apr-2021	4	To Approve The Stapled Security Buy-Back Mandate	For	For
ASE TECHNOLOGY HOLDING CO., LTD.	22-Jun-2021	1	Ratification Of Asehs 2020 Business Report And Financial Statements.	For	For
ASE TECHNOLOGY HOLDING CO., LTD.	22-Jun-2021	2	Ratification Of 2020 Profits Distribution Proposal. Proposed Cash Dividend :Twd 4.2 Per Share.	For	For
ASE TECHNOLOGY HOLDING CO., LTD.	22-Jun-2021	3	Discussion Of Revision Of The Procedures For Lending Funds To Other Parties.	For	For
ASE TECHNOLOGY HOLDING CO., LTD.	22-Jun-2021	4	Discussion Of Revision Of The Articles Of Incorporation.	For	Combined
ASE TECHNOLOGY HOLDING CO., LTD.	22-Jun-2021	5	Discussion The Issuance Of Restricted Stock Of The Company.	For	For
ASE TECHNOLOGY HOLDING CO., LTD.	22-Jun-2021	6	The Election Of The Director.:Ase Enterprises Ltd.,Shareholder No.00000001,Jason C.S. Chang As Representative	For	For
ASE TECHNOLOGY HOLDING CO., LTD.	22-Jun-2021	7	The Election Of The Director.:Ase Enterprises Ltd.,Shareholder No.00000001,Richard H.P.Chang As Representative	For	For
ASE TECHNOLOGY HOLDING CO., LTD.	22-Jun-2021	8	The Election Of The Director.:Ase Enterprises Ltd.,Shareholder No.00000001,Chi-Wen Tsai As Representative	For	For
ASE TECHNOLOGY HOLDING CO., LTD.	22-Jun-2021	9	The Election Of The Director.:Ase Enterprises Ltd.,Shareholder No.00000001,Yen-Chun Chang As Representative	For	For
ASE TECHNOLOGY HOLDING CO., LTD.	22-Jun-2021	10	The Election Of The Director.:Ase Enterprises Ltd.,Shareholder No.00000001,Tien Wu As Representative	For	For
ASE TECHNOLOGY HOLDING CO., LTD.	22-Jun-2021	11	The Election Of The Director.:Ase Enterprises Ltd.,Shareholder No.00000001,Joseph Tung As Representative	For	For
ASE TECHNOLOGY HOLDING CO., LTD.	22-Jun-2021	12	The Election Of The Director.:Ase Enterprises Ltd.,Shareholder No.00000001,Raymond Lo As Representative	For	For
ASE TECHNOLOGY HOLDING CO., LTD.	22-Jun-2021	13	The Election Of The Director.:Ase Enterprises Ltd.,Shareholder No.00000001,Ts Chen As Representative	For	For
ASE TECHNOLOGY HOLDING CO., LTD.	22-Jun-2021	14	The Election Of The Director.:Ase Enterprises Ltd.,Shareholder No.00000001,Jeffery Chen As Representative	For	For
ASE TECHNOLOGY HOLDING CO., LTD.	22-Jun-2021	15	The Election Of The Director.:Rutherford Chang,Shareholder No.00059235	For	For
ASE TECHNOLOGY HOLDING CO., LTD.	22-Jun-2021	16	The Election Of The Independent Director.:Sheng-Fu You,Shareholder No.H101915Xxx	For	For
ASE TECHNOLOGY HOLDING CO., LTD.	22-Jun-2021	17	The Election Of The Independent Director.:Mei-Yueh Ho,Shareholder No.Q200495Xxx	For	For
ASE TECHNOLOGY HOLDING CO., LTD.	22-Jun-2021	18	The Election Of The Independent Director.:Philip Wen-Chyi Ong,Shareholder No.A120929Xxx	For	For
ASE TECHNOLOGY HOLDING CO., LTD.	22-Jun-2021	19	Waiver Of Non-Competition Clauses For Newly Elected Directors Of The Company.	For	For
AELSAN ELEKTRONIK SANAYI VE TICARET A.S.	29-Jun-2021	4	Opening, Moment Of Silence, Performing Of The National Anthem And Appointment Of The Chairman Of The Meeting	For	For
AELSAN ELEKTRONIK SANAYI VE TICARET A.S.	29-Jun-2021	5	Review And Discussion Of The Annual Report For Fiscal Year 2020 As Prepared By The Board Of Directors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ASELSAN ELEKTRONİK SANAYİ VE TİCARET A.Ş.	29-Jun-2021	6	Presentation Of The Report Of The Independent Auditing Firm For Fiscal Year 2020	For	For
ASELSAN ELEKTRONİK SANAYİ VE TİCARET A.Ş.	29-Jun-2021	7	Review, Discussion And Approval Of Financial Statements For Fiscal Year 2020	For	For
ASELSAN ELEKTRONİK SANAYİ VE TİCARET A.Ş.	29-Jun-2021	8	Reaching Resolution On The Acquittal Of The Members Of Board Of Directors On Operations And Accounts Of The Company For Fiscal Year 2020	For	For
ASELSAN ELEKTRONİK SANAYİ VE TİCARET A.Ş.	29-Jun-2021	9	Determination Of The Dividend Distribution For Fiscal Year 2020 And The Dividend Payout Ratio	For	For
ASELSAN ELEKTRONİK SANAYİ VE TİCARET A.Ş.	29-Jun-2021	10	Election Of Members Of The Board Of Directors And Independent Members Of The Board Of Directors, Whose Terms Of Duties Have Expired And Determination Of Their Duty Term	For	Combined
ASELSAN ELEKTRONİK SANAYİ VE TİCARET A.Ş.	29-Jun-2021	11	Determination Of The Remuneration Of The Members Of The Board Of Directors	For	Against
ASELSAN ELEKTRONİK SANAYİ VE TİCARET A.Ş.	29-Jun-2021	12	Approval Of The Independent Auditing Firm, Which Is Decided By The Board Of Directors, In Accordance With The Regulations Of Capital Markets Board	For	Combined
ASELSAN ELEKTRONİK SANAYİ VE TİCARET A.Ş.	29-Jun-2021	13	Submitting Information On Donations Made Guarantee, Pledge, Mortgage And Warranties Given On Behalf Of Third Parties And Revenue And Benefits Acquired In 2020	For	Abstain
ASELSAN ELEKTRONİK SANAYİ VE TİCARET A.Ş.	29-Jun-2021	14	Providing Information Regarding The Reports, Which Comprises The Conditions Of The Transactions With Presidency Of Defense Industries And Its Comparison With The Market Conditions In 2020, As Per The Regulations Of The Capital Markets Board	For	Abstain
ASELSAN ELEKTRONİK SANAYİ VE TİCARET A.Ş.	29-Jun-2021	15	Determining The Upper Limit Of Donations And Aids To Be Made In Fiscal Year 2021	For	Combined
ASELSAN ELEKTRONİK SANAYİ VE TİCARET A.Ş.	29-Jun-2021	16	Determining The Upper Limit Of Sponsorships To Be Made In Fiscal Year 2021	For	Combined
ASELSAN ELEKTRONİK SANAYİ VE TİCARET A.Ş.	29-Jun-2021	17	Submitting Information On The Subject That Shareholders Who Got The Administrative Competence, Members Of Board Of Directors, Managers With Administrative Liability And Their Spouses, Relatives By Blood Or Marriage Up To Second Degree May Conduct A Transaction With The Corporation Or Subsidiaries Thereof Which May Cause A Conflict Of Interest And Compete With Them	For	Combined
ASELSAN ELEKTRONİK SANAYİ VE TİCARET A.Ş.	29-Jun-2021	18	Wishes And Recommendations	For	Combined
ASIA CEMENT CORP	25-Jun-2021	1	Acceptance Of The 2020 Business Report And Financial Statements.	For	Combined
ASIA CEMENT CORP	25-Jun-2021	2	Acceptance Of The Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend Twd 3.55 Per Share.	For	For
ASIA CEMENT CORP	25-Jun-2021	3	Amendment To The Election Rules Of The Directors.	For	For
ASIAN PAINTS LIMITED	29-Jun-2021	1	To Receive, Consider And Adopt: A. Audited Financial Statements Of The Company For The Financial Year Ended 31st March, 2021 Together With The Reports Of Board Of Directors And Auditors Thereon; And B. Audited Consolidated Financial Statements Of The Company For The Financial Year Ended 31st March, 2021 Together With The Report Of Auditors Thereon	For	For
ASIAN PAINTS LIMITED	29-Jun-2021	2	To Declare Final Dividend On Equity Shares For The Financial Year Ended 31st March, 2021	For	For
ASIAN PAINTS LIMITED	29-Jun-2021	3	To Appoint A Director In Place Of Mr. Abhay Vakil (Din: 00009151), Who Retires By Rotation And Being Eligible, Offers Himself For Re-Appointment	For	Combined
ASIAN PAINTS LIMITED	29-Jun-2021	4	To Appoint A Director In Place Of Mr. Jigish Choksi (Din: 08093304), Who Retires By Rotation And Being Eligible, Offers Himself For Re-Appointment	For	Combined
ASIAN PAINTS LIMITED	29-Jun-2021	5	To Consider The Re-Appointment Of M/S. Deloitte Haskins & Sells Llp, Chartered Accountants (Firm Registration No. 117366W/W-100018), As The Statutory Auditors Of The Company And, If Thought Fit, To Pass The Following Resolution As An Ordinary Resolution: "Resolved That Pursuant To Sections 139, 142 And Other Applicable Provisions, If Any, Of The Companies Act, 2013 Read With The Companies (Audit And Auditors) Rules, 2014 (Including Any Statutory Modification(S) Or Re-Enactment(S) Thereof For The Time Being In Force), M/S. Deloitte Haskins & Sells Llp, Chartered Accountants (Firm Registration No. 117366W/W-100018) Be And Are Hereby Re-Appointed As Statutory Auditors Of The Company To Hold Office From The Conclusion Of This Annual General Meeting Till The Conclusion Of The 80Th Annual General Meeting, On Such Remuneration As Shall Be Fixed By The Board Of Directors Of The Company	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ASIAN PAINTS LIMITED	29-Jun-2021	6	To Consider The Re-Appointment Of Mr. R. Seshasayee (Din: 00047985) As An Independent Director Of The Company To Hold Office For A Second Term From 23Rd January, 2022 To 22Nd January, 2027 And, If Thought Fit, To Pass The Following Resolution As A Special Resolution: "Resolved That Pursuant To The Provisions Of Sections 149 And 152 Read With Schedule Iv And Other Applicable Provisions, If Any, Of The Companies Act, 2013 And Companies (Appointment And Qualification Of Directors) Rules, 2014 And The Applicable Provisions Of The Securities And Exchange Board Of India (Listing Obligations And Disclosure Requirements) Regulations, 2015 (Including Any Statutory Modification(S) And/Or Re-Enactment(S) Thereof For The Time Being In Force), Mr. R. Seshasayee Who Was Appointed As An Independent Director And Who Holds Office Upto 22Nd January, 2022 And Being Eligible, Be And Is Hereby Re-Appointed As An Independent Director Of The Company, Not Liable To Retire By Rotation, To Hold Office For A Second Term Up To 22Nd January, 2027	For	For
ASIAN PAINTS LIMITED	29-Jun-2021	7	To Continue The Directorship By Mr. R. Seshasayee (Din: 00047985) As An Independent Director Of The Company And, If Thought Fit, To Pass The Following Resolution As A Special Resolution: "Resolved That Pursuant To Regulation 17(1A) Of The Securities And Exchange Board Of India (Listing Obligations And Disclosure Requirements) Regulations, 2015 (Including Any Statutory Modification(S) And/Or Re-Enactment(S) Thereof For The Time Being In Force) And Other Applicable Laws, If Any, Approval Of The Members Of Company Be And Is Hereby Accorded For Continuation Of Directorship Of Mr. R. Seshasayee As An Independent Director Of The Company Beyond 75 (Seventy-Five) Years Of Age, After 31St May, 2023, Not Liable To Retire By Rotation	For	For
ASIAN PAINTS LIMITED	29-Jun-2021	8	To Consider The Asian Paints Employee Stock Option Plan 2021 ("2021 Plan") And Grant Of Stock Options To The Eligible Employees Of The Company Under The 2021 Plan And, If Thought Fit, To Pass The Following Resolution As A Special Resolution: "Resolved That Pursuant To The Applicable Provisions Of The Companies Act, 2013, The Securities And Exchange Board Of India (Share Based Employee Benefits) Regulations, 2014 ("Sebi Regulations") (Including Any Statutory Modification(S) Or Re-Enactment(S) Thereof For The Time Being In Force), And Other Rules, Regulations, Circulars And Guidelines Of Any/Various Statutory/Regulatory Authority(ies) That Are Or May Become Applicable And Subject To Any Approvals, Permissions And Sanctions Of Any/Various Authority(ies) As May Be Required And Subject To Such Conditions And Modifications As May Be Prescribed Or Imposed While Granting Such Approvals, Permissions And Sanctions Which May Be Agreed To By The Board Of Directors Of The Company (Hereinafter Referred To As "The Board") The Approval Of The Shareholders Be And Is Hereby Accorded To The Board To Introduce, Offer, Issue And Provide Stock Options Under The Asian Paints Employee Stock Option Plan 2021 ("2021 Plan"), The Salient Features Of Which Are Furnished In The Explanatory Statement To This Notice And To Grant Such Stock Options, To Such Person(S) Who Are In The Permanent Employment Of The Company, Whether Working In India Or Out Of India, And To The Directors Of The Company, Except For Persons Who, Being Permanent Employees Of The Company And/Or Directors Of The Company, Are Otherwise Not Eligible Under Applicable Laws To Be Granted Stock Options Under The 2021 Plan (All Such Persons Are Hereinafter Collectively Referred To As "Eligible Employees"); At Such Price Or Prices, In One Or More Tranches And On Such Terms And Conditions As May Be Fixed Or Determined By The Board In Accordance With The 2021 Plan	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ASIAN PAINTS LIMITED	29-Jun-2021	9	To Consider The Asian Paints Employee Stock Option Plan 2021 ("2021 Plan") And Grant Of Stock Options To The Eligible Employees Of The Company'S Subsidiaries Under The 2021 Plan And, If Thought Fit, To Pass The Following Resolution As A Special Resolution:"Resolved That Pursuant To The Applicable Provisions Of The Companies Act, 2013, The Securities And Exchange Board Of India (Share Based Employee Benefits) Regulations, 2014 ("Sebi Regulations") (Including Any Statutory Modification(S) Or Re-Enactment(S) Thereof For The Time Being In Force), And Other Rules, Regulations, Circulars And Guidelines Of Any/Various Statutory/Regulatory Authority(ies) That Are Or May Become Applicable And Subject To Any Approvals, Permissions And Sanctions Of Any/Various Authority(ies) As May Be Required And Subject To Such Conditions And Modifications As May Be Prescribed Or Imposed While Granting Such Approvals, Permissions And Sanctions Which May Be Agreed To By The Board Of Directors Of The Company (Hereinafter Referred To As "The Board") The Approval Of The Shareholders Be And Is Hereby Accorded To The Board To Introduce, Offer, Issue And Provide Stock Options Under The Asian Paints Employee Stock Option Plan 2021 ("2021 Plan"), The Salient Features Of Which Are Furnished In The Explanatory Statement To This Notice And To Grant Such Stock Options, To Such Person(S) Who Are In The Permanent Employment Of Any Of The Company'S Subsidiaries, Whether Working In India Or Outof India, And To The Directors Of Any Of The Company'S Subsidiaries, Except For Persons Who, Being Permanent Employees Of Any Subsidiary And/Or Directors Of Any Subsidiary, Are Otherwise Not Eligible Under Applicable Laws To Be Granted Stock Options Under The 2021 Plan (All Such Persons Are Hereinafter Collectively Referred To As "Eligible Employees"); At Such Price Or Prices, In One Or More Tranches And On Such Terms And Conditions, As May Be Fixed Or Determined By The Board In Accordance With The 2021 Plan	For	Combined
ASIAN PAINTS LIMITED	29-Jun-2021	10	To Consider The Secondary Acquisition Of Equity Shares Of The Company By The Asian Paints Employees Stock Ownership Trust For The Implementation Of The Asian Paints Employee Stock Option Plan 2021 ("2021 Plan") And, If Thought Fit, To Pass The Following Resolution As A Special Resolution: "Resolved That Subject To The Provisions Of The Indian Trusts Act, 1882 And The Securities And Exchange Board Of India (Share Based Employee Benefits) Regulations, 2014 And Other Applicable Laws (If Any), The Approval Of The Shareholders Of The Company Be And Is Hereby Accorded To Asian Paints Employees Stock Ownership Trust ("The Trust") To Acquire Equity Shares Of The Company By Way Of Secondary Acquisition For Implementing The Asian Paints Employee Stock Option Plan 2021 ("2021 Plan"), With Such Acquisition (In One Or More Tranches) Not Cumulatively Exceeding 25,00,000 Equity Shares (As May Be Adjusted For Any Changes In Capital Structure Of The Company) Of The Company Constituting 0.26% Of The Paid-Up Equity Share Capital Of The Company As On 12Th May, 2021 (Or Such Lower Percentage As May Be Permitted Under Applicable Laws) At Such Price(S) And On Such Terms And Conditions As May Be Determined By The Board Of Directors Of The Company (Hereinafter Referred To As "The Board") Over The Term Of The 2021 Plan	For	Combined
ASIAN PAINTS LIMITED	29-Jun-2021	11	To Consider The Grant Of Equity Stock Options To Mr. Amit Syngle, Managing Director And Ceo, Under The Asian Paints Employee Stock Option Plan 2021 ("2021 Plan") And, If Thought Fit, To Pass The Following Resolution As An Ordinary Resolution: "Resolved That Pursuant To The Recommendations Of The Nomination And Remuneration Committee And The Approval Of The Board Of Directors Of The Company (Hereinafter Referred To As "The Board") And Pursuant To The Provisions Of Sections 196, 197, 198, 203 And Other Applicable Provisions Of The Companies Act, 2013 ("The Act") And The Rules Made Thereunder, Read With Schedule V To The Act (Including Any Statutory Modification(S) Or Re-Enactments Thereof) And Pursuant To The Asian Paints Employee Stock Option Plan 2021 ("2021 Plan") (Upon Approval Of The 2021 Plan By The Shareholders Of The Company), And In Partial Modification To The Resolution Passed By Shareholders On 5Th August, 2020 Pursuant To The Notice Of Agm Dated 23Rd June, 2020 Sent To The Company'S Shareholders Approving The Appointment And Remuneration Of Mr. Amit Syngle As The Managing Director & Ceo Of The Company, Consent Of The Shareholders Be And Is Hereby Accorded To Grant Stock Options Under The 2021 Plan, To Mr. Amit Syngle, Managing Director & Ceo Of The Company	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ASIAN PAINTS LIMITED	29-Jun-2021	12	To Consider Change Of Place Of Keeping And Inspection Of Register And Index Of Members, Returns, Etc. And, If Thought Fit, To Pass The Following Resolution As A Special Resolution: "Resolved That Pursuant To The Provisions Of Sections 88, 94 And Other Applicable Provisions, If Any, Of The Companies Act, 2013 (Hereinafter Referred To As "The Act") Read With The Companies (Management And Administration) Rules, 2014 (Including Any Statutory Modification(S) Or Re-Enactment(S) Thereof For The Time Being In Force), Consent Of The Members Of The Company Be And Is Hereby Accorded For The Maintenance Of The Registers And Index Of Members Of The Company Under Section 150 Of The Companies Act, 1956 Or Section 88 Of The Act, As Applicable And Copies Of The Returns Prepared Under Section 159 Of The Companies Act, 1956 Or Section 92 Of The Act, As Applicable, Read With The Companies (Management And Administration) Rules, 2014 (Including Any Statutory Modification(S) Or Re-Enactment(S) Thereof For The Time Being In Force) And In Accordance With Article 144 Of The Articles Of Association Of The Company, For The Period(S) On Or After 1st April, 2003, Be Shifted And Maintained At M/S. Tsr Darashaw Consultants Private Limited, C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai - 400 083, Or At Such Other Place Within Mumbai, Where The Registrar And Transfer Agent May Shift Its Office From Time To Time	For	For
ASIAN PAINTS LIMITED	29-Jun-2021	13	To Ratify The Remuneration Payable To M/S. Ra & Co., Cost Accountants (Firm Registration No. 000242), Cost Auditors Of The Company For The Financial Year Ending 31st March, 2022 And, If Thought Fit, To Pass The Following Resolution As An Ordinary Resolution: Resolved That Pursuant To Section 148 And Other Applicable Provisions, If Any, Of The Companies Act, 2013 Read With The Companies (Audit And Auditors) Rules, 2014 And Companies (Cost Records And Audit) Rules, 2014 (Including Any Statutory Modification(S) Or Re-Enactment(S) Thereof For The Time Being In Force), The Company Hereby Ratifies The Remuneration Of Inr 8 Lakhs (Rupees Eight Lakhs Only) Plus Taxes And Reimbursement Of Out Of Pocket Expenses At Actuals, If Any, Incurred In Connection With The Audit To M/S. Ra & Co., Cost Accountants (Firm Registration No. 000242) Who Were Appointed By The Board Of Directors As Cost Auditors Of The Company, Based On Recommendations Of Audit Committee, To Conduct Cost Audits Relating To Cost Records Of The Company Under The Companies (Cost Records And Audit) Rules, 2015 (Including Any Statutory Modification(S) Or Re-Enactment(S) Thereof For The Time Being In Force) For The Financial Year Ending 31st March, 2022	For	For
ASIAN PAINTS LIMITED	29-Jun-2021	14	17 Jun 2021: Please Note That This Is A Revision Due To Modification Of The Text Of Resolution 1 And Change In Record Date From 27 Jun 2021 To 22 Jun 2021. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
ASM PACIFIC TECHNOLOGY LTD	11-May-2021	3	To Receive, Consider And Adopt The Audited Consolidated Financial Statements Of The Company And The Reports Of The Directors And Of The Independent Auditor For The Year Ended 31 December 2020	For	Combined
ASM PACIFIC TECHNOLOGY LTD	11-May-2021	4	To Declare A Final Dividend Of Hkd 2.00 Per Share For The Year Ended 31 December 2020	For	For
ASM PACIFIC TECHNOLOGY LTD	11-May-2021	5	To Re-Appoint Deloitte Touche Tohmatsu As The Auditors And To Authorize The Board Of Directors To Fix Their Remuneration	For	For
ASM PACIFIC TECHNOLOGY LTD	11-May-2021	6	To Give A General Mandate To The Directors To Buy Back Shares Up To A Maximum Of 5% Of The Issued Capital Of The Company As At The Date Of Passing Of The Resolution	For	For
ASM PACIFIC TECHNOLOGY LTD	11-May-2021	7	To Give A General Mandate To The Directors To Issue, Allot And Deal With Additional Shares Up To A Maximum Of 5% Of The Issued Share Capital Of The Company As At The Date Of Passing Of The Resolution	For	For
ASM PACIFIC TECHNOLOGY LTD	11-May-2021	8	To Extend The General Mandate Granted To The Directors To Issue Additional Shares Of The Company By Adding Thereto The Shares Bought Back By The Company	For	For
ASM PACIFIC TECHNOLOGY LTD	11-May-2021	9	To Re-Elect Mr. Lok Kam Chong, John As Director	For	For
ASM PACIFIC TECHNOLOGY LTD	11-May-2021	10	To Re-Elect Mr. Benjamin Loh Gek Lim As Director	For	For
ASM PACIFIC TECHNOLOGY LTD	11-May-2021	11	To Re-Elect Ms. Patricia Chou Pei-Fen As Director	For	For
ASM PACIFIC TECHNOLOGY LTD	11-May-2021	12	To Authorize The Board Of Directors To Fix The Directors' Remuneration	For	For
ASMEDIA TECHNOLOGY INC	11-Jun-2021	1	To Adopt 2020 Business Report And Financial Statements.	For	For
ASMEDIA TECHNOLOGY INC	11-Jun-2021	2	To Adopt The Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend : Twd 24 Per Share.	For	For
ASMEDIA TECHNOLOGY INC	11-Jun-2021	3	Issuance Of Restricted Stock Awards (For Employees).	For	For
ASML HOLDING NV	29-Apr-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ASML HOLDING NV	29-Apr-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
ASML HOLDING NV	29-Apr-2021	3	Opening	Non-voting resolution	Non-voting resolution
ASML HOLDING NV	29-Apr-2021	4	Overview Of The Company'S Business, Financial Situation And Sustainability	Non-voting resolution	Non-voting resolution
ASML HOLDING NV	29-Apr-2021	5	Financial Statements, Results And Dividend	Non-voting resolution	Non-voting resolution
ASML HOLDING NV	29-Apr-2021	6	Advisory Vote On The Remuneration Report For The Board Of Management And The Supervisory Board For The Financial Year 2020	For	Combined
ASML HOLDING NV	29-Apr-2021	7	Proposal To Adopt The Financial Statements Of The Company For The Financial Year 2020, As Prepared In Accordance With Dutch Law	For	Combined
ASML HOLDING NV	29-Apr-2021	8	Clarification Of The Company'S Reserves And Dividend Policy	Non-voting resolution	Combined
ASML HOLDING NV	29-Apr-2021	9	Proposal To Adopt A Dividend In Respect Of The Financial Year 2020: Eur 2.75 Per Share	For	Combined
ASML HOLDING NV	29-Apr-2021	10	Discharge	Non-voting resolution	Combined
ASML HOLDING NV	29-Apr-2021	11	Proposal To Discharge The Members Of The Board Of Management From Liability For Their Responsibilities In The Financial Year 2020	For	Combined
ASML HOLDING NV	29-Apr-2021	12	Proposal To Discharge The Members Of The Supervisory Board From Liability For Their Responsibilities In The Financial Year 2020	For	Combined
ASML HOLDING NV	29-Apr-2021	13	Proposal To Approve The Number Of Shares For The Board Of Management	For	Combined
ASML HOLDING NV	29-Apr-2021	14	Proposal To Adopt Certain Adjustments To The Remuneration Policy For The Board Of Management	For	Combined
ASML HOLDING NV	29-Apr-2021	15	Proposal To Adopt Certain Adjustments To The Remuneration Policy For The Supervisory Board	For	Combined
ASML HOLDING NV	29-Apr-2021	16	Composition Of The Board Of Management	Non-voting resolution	Combined
ASML HOLDING NV	29-Apr-2021	17	Composition Of The Supervisory Board	Non-voting resolution	Non-voting resolution
ASML HOLDING NV	29-Apr-2021	18	Proposal To Appoint Ms. B. Conix As A Member Of The Supervisory Board	For	Combined
ASML HOLDING NV	29-Apr-2021	19	Composition Of The Supervisory Board In 2022	Non-voting resolution	Combined
ASML HOLDING NV	29-Apr-2021	20	Proposal To Appoint Kpmg Accountants N.V. As External Auditor For The Reporting Year 2022: Kpmg Accountants N.V.	For	Combined
ASML HOLDING NV	29-Apr-2021	21	Proposals To Authorize The Board Of Management To Issue Ordinary Shares Or Grant Rights To Subscribe For Ordinary Shares, As Well As To Restrict Or Exclude The Pre-Emption Rights Accruing To Shareholders	Non-voting resolution	Combined
ASML HOLDING NV	29-Apr-2021	22	Authorization To Issue Ordinary Shares Or Grant Rights To Subscribe For Ordinary Shares Up To 5% For General Purposes	For	Combined
ASML HOLDING NV	29-Apr-2021	23	Authorization Of The Board Of Management To Restrict Or Exclude Pre-Emption Rights In Connection With Agenda Item 11 A)	For	Combined
ASML HOLDING NV	29-Apr-2021	24	Authorization To Issue Ordinary Shares Or Grant Rights To Subscribe For Ordinary Shares Up To 5% In Connection With Or On The Occasion Of Mergers, Acquisitions And/Or (Strategic) Alliances	For	Combined
ASML HOLDING NV	29-Apr-2021	25	Authorization Of The Board Of Management To Restrict Or Exclude Pre-Emption Rights In Connection With Agenda Item 11 C)	For	Combined
ASML HOLDING NV	29-Apr-2021	26	Proposals To Authorize The Board Of Management To Repurchase Ordinary Shares Up To 20% Of The Issued Share Capital	Non-voting resolution	Combined
ASML HOLDING NV	29-Apr-2021	27	Authorization To Repurchase Ordinary Shares Up To 10% Of The Issued Share Capital	For	Combined
ASML HOLDING NV	29-Apr-2021	28	Authorization To Repurchase Additional Ordinary Shares Up To 10% Of The Issued Share Capital	For	Combined
ASML HOLDING NV	29-Apr-2021	29	Proposal To Cancel Ordinary Shares	For	Combined
ASML HOLDING NV	29-Apr-2021	30	Any Other Business	Non-voting resolution	Combined
ASML HOLDING NV	29-Apr-2021	31	Closing	Non-voting resolution	Non-voting resolution
ASML HOLDING NV	29-Apr-2021	32	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Non-voting resolution
ASML HOLDING NV	29-Apr-2021	33	30 Mar 2021: Please Note That This Is A Revision Due To Modification Of Text In Resolution 3.D, 10 And Change In Numbering Of All Resolutions.. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Non-voting resolution
ASML HOLDING NV	29-Apr-2021	34	30 Mar 2021: Deletion Of Comment	Non-voting resolution	Non-voting resolution
ASML HOLDINGS N.V.	29-Apr-2021	1	Advisory Vote On The Remuneration Report For The Board Of Management And The Supervisory Board For The Financial Year 2020.	For	Combined
ASML HOLDINGS N.V.	29-Apr-2021	2	Proposal To Adopt The Financial Statements Of The Company For The Financial Year 2020, As Prepared In Accordance With Dutch Law.	For	Combined
ASML HOLDINGS N.V.	29-Apr-2021	3	Proposal To Adopt A Dividend In Respect Of The Financial Year 2020.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ASML HOLDINGS N.V.	29-Apr-2021	4	Proposal To Discharge The Members Of The Board Of Management From Liability For Their Responsibilities In The Financial Year 2020.	For	For
ASML HOLDINGS N.V.	29-Apr-2021	5	Proposal To Discharge The Members Of The Supervisory Board From Liability For Their Responsibilities In The Financial Year 2020.	For	For
ASML HOLDINGS N.V.	29-Apr-2021	6	Proposal To Approve The Number Of Shares For The Board Of Management.	For	For
ASML HOLDINGS N.V.	29-Apr-2021	7	Proposal To Adopt Certain Adjustments To The Remuneration Policy For The Board Of Management.	For	For
ASML HOLDINGS N.V.	29-Apr-2021	8	Proposal To Adopt Certain Adjustments To The Remuneration Policy For The Supervisory Board.	For	For
ASML HOLDINGS N.V.	29-Apr-2021	9	Proposal To Appoint Ms. B. Conix As A Member Of The Supervisory Board.	For	For
ASML HOLDINGS N.V.	29-Apr-2021	10	Proposal To Appoint Kpmg Accountants N.V. As External Auditor For The Reporting Year 2022.	For	For
ASML HOLDINGS N.V.	29-Apr-2021	11	Authorization To Issue Ordinary Shares Or Grant Rights To Subscribe For Ordinary Shares Up To 5% For General Purposes.	For	For
ASML HOLDINGS N.V.	29-Apr-2021	12	Authorization Of The Board Of Management To Restrict Or Exclude Pre-Emption Rights In Connection With Agenda Item 11 A).	For	For
ASML HOLDINGS N.V.	29-Apr-2021	13	Authorization To Issue Ordinary Shares Or Grant Rights To Subscribe For Ordinary Shares Up To 5% In Connection With Or On The Occasion Of Mergers, Acquisitions And/Or (Strategic) Alliances.	For	For
ASML HOLDINGS N.V.	29-Apr-2021	14	Authorization Of The Board Of Management To Restrict Or Exclude Pre-Emption Rights In Connection With Agenda Item 11 C).	For	For
ASML HOLDINGS N.V.	29-Apr-2021	15	Authorization To Repurchase Ordinary Shares Up To 10% Of The Issued Share Capital.	For	For
ASML HOLDINGS N.V.	29-Apr-2021	16	Authorization To Repurchase Additional Ordinary Shares Up To 10% Of The Issued Share Capital.	For	For
ASML HOLDINGS N.V.	29-Apr-2021	17	Proposal To Cancel Ordinary Shares.	For	For
ASSA ABLOY AB	28-Apr-2021	11	Resolution Regarding Adoption Of The Statement Of Income And The Balance Sheet As Well As The Consolidated Statement Of Income And The Consolidated Balance Sheet	For	Combined
ASSA ABLOY AB	28-Apr-2021	12	Resolution Regarding Dispositions Of The Company'S Profit According To The Adopted Balance Sheet: Sek 3.90 Per Share	For	Combined
ASSA ABLOY AB	28-Apr-2021	13	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Director And The Ceo: Lars Renstrom (Chairman Of The Board)	For	Combined
ASSA ABLOY AB	28-Apr-2021	14	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Director And The Ceo: Carl Douglas (Vice Chairman Of The Board)	For	Combined
ASSA ABLOY AB	28-Apr-2021	15	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Director And The Ceo: Eva Karlsson (Board Member)	For	Combined
ASSA ABLOY AB	28-Apr-2021	16	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Director And The Ceo: Birgitta Klasen (Board Member)	For	Combined
ASSA ABLOY AB	28-Apr-2021	17	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Director And The Ceo: Lena Olving (Board Member)	For	Combined
ASSA ABLOY AB	28-Apr-2021	18	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Director And The Ceo: Sofia Schorling Hogberg (Board Member)	For	Combined
ASSA ABLOY AB	28-Apr-2021	19	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Director And The Ceo: Jan Svensson (Board Member)	For	Combined
ASSA ABLOY AB	28-Apr-2021	20	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Director And The Ceo: Joakim Weidemanis (Board Member)	For	Combined
ASSA ABLOY AB	28-Apr-2021	21	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Director And The Ceo: Rune Hjaln (Board Member, Employee Representative)	For	Combined
ASSA ABLOY AB	28-Apr-2021	22	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Director And The Ceo: Mats Persson (Board Member, Employee Representative)	For	Combined
ASSA ABLOY AB	28-Apr-2021	23	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Director And The Ceo: Bjarne Johansson (Deputy Board Member, Employee Representative)	For	Combined
ASSA ABLOY AB	28-Apr-2021	24	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Director And The Ceo: Nadja Wikstrom (Deputy Board Member, Employee Representative)	For	Combined
ASSA ABLOY AB	28-Apr-2021	25	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Director And The Ceo: Nico Delvaux (Ceo)	For	Combined
ASSA ABLOY AB	28-Apr-2021	26	Determination Of The Number Of Members Of The Board Of Directors: The Number Of Members Of The Board Of Directors Shall Be Eight	For	Combined
ASSA ABLOY AB	28-Apr-2021	27	Determination Of Fees To The Board Of Directors	For	Combined
ASSA ABLOY AB	28-Apr-2021	28	Determination Of Fees To The Auditor	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ASSA ABLOY AB	28-Apr-2021	29	Election Of The Board Of Directors, Chairman Of The Board Of Directors And Vice Chairman Of The Board Of Directors: Re-Election Of Lars Renstrom, Carl Douglas, Eva Karlsson, Lena Olving, Sofia Schorling Hogberg And Joakim Weidemanis As Members Of The Board Of Directors. Birgitta Klasen And Jan Svensson Have Declined Re-Election. Election Of Johan Hjertonsso And Susanne Pahlen Aklundh As New Members Of The Board Of Directors. Re-Election Of Lars Renstrom As Chairman Of The Board Of Directors And Carl Douglas As Vice Chairman	For	Combined
ASSA ABLOY AB	28-Apr-2021	30	Election Of Auditor: Re-Election Of The Registered Audit Firm Ernst & Young Ab As Auditor For The Time Period Until The End Of The Annual General Meeting 2022, In Accordance With The Audit Committee'S Recommendation. Ernst & Young Ab Has Notified That, Provided That The Nomination Committee'S Proposal Is Adopted By The Annual General Meeting, Authorized Public Accountant Hamish Mabon Will Remain Appointed As Auditor In Charge	For	Combined
ASSA ABLOY AB	28-Apr-2021	31	Resolution On Approval Of The Remuneration Report	For	Combined
ASSA ABLOY AB	28-Apr-2021	32	Resolution Regarding Authorization To Repurchase And Transfer Series B Shares In The Company	For	Combined
ASSA ABLOY AB	28-Apr-2021	33	Resolution Regarding Long-Term Incentive Program	For	Combined
ASSICURAZIONI GENERALI S.P.A.	26-Apr-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
ASSICURAZIONI GENERALI S.P.A.	26-Apr-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
ASSICURAZIONI GENERALI S.P.A.	26-Apr-2021	3	Accept Financial Statements And Statutory Reports	For	Combined
ASSICURAZIONI GENERALI S.P.A.	26-Apr-2021	4	Approve Allocation Of Income	For	Combined
ASSICURAZIONI GENERALI S.P.A.	26-Apr-2021	5	Amend Company Bylaws Re: Articles 8.1, 8.4, 8.5, 8.6, And 8.7	For	Combined
ASSICURAZIONI GENERALI S.P.A.	26-Apr-2021	6	Amend Company Bylaws Re: Article 9.1	For	Combined
ASSICURAZIONI GENERALI S.P.A.	26-Apr-2021	7	Approve Remuneration Policy	For	Combined
ASSICURAZIONI GENERALI S.P.A.	26-Apr-2021	8	Approve Second Section Of The Remuneration Report	For	Combined
ASSICURAZIONI GENERALI S.P.A.	26-Apr-2021	9	Approve Group Long Term Incentive Plan	For	Combined
ASSICURAZIONI GENERALI S.P.A.	26-Apr-2021	10	Authorize Share Repurchase Program And Reissuance Of Repurchased Shares To Service Group Long Term Incentive Plan	For	Combined
ASSICURAZIONI GENERALI S.P.A.	26-Apr-2021	11	Authorize Board To Increase Capital To Service Group Long Term Incentive Plan	For	Combined
ASSICURAZIONI GENERALI S.P.A.	26-Apr-2021	12	Please Note In The Event The Meeting Does Not Reach Quorum, There Will Be A Second Call On 28 Apr 2021 (And A Third Call On 29 Apr 2021). Consequently, Your Voting Instructions Will Remain Valid For All Calls Unless The Agenda Is Amended. Thank You.	Non-voting resolution	Combined
ASSICURAZIONI GENERALI S.P.A.	26-Apr-2021	13	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
ASSURANT, INC.	13-May-2021	1	Election Of Director: Elaine D. Rosen	For	Combined
ASSURANT, INC.	13-May-2021	2	Election Of Director: Paget L. Alves	For	For
ASSURANT, INC.	13-May-2021	3	Election Of Director: J. Braxton Carter	For	For
ASSURANT, INC.	13-May-2021	4	Election Of Director: Juan N. Cento	For	For
ASSURANT, INC.	13-May-2021	5	Election Of Director: Alan B. Colberg	For	For
ASSURANT, INC.	13-May-2021	6	Election Of Director: Harriet Edelman	For	For
ASSURANT, INC.	13-May-2021	7	Election Of Director: Lawrence V. Jackson	For	For
ASSURANT, INC.	13-May-2021	8	Election Of Director: Jean-Paul L. Montupet	For	For
ASSURANT, INC.	13-May-2021	9	Election Of Director: Debra J. Perry	For	For
ASSURANT, INC.	13-May-2021	10	Election Of Director: Ognjen (Ogi) Redzic	For	For
ASSURANT, INC.	13-May-2021	11	Election Of Director: Paul J. Reilly	For	For
ASSURANT, INC.	13-May-2021	12	Election Of Director: Robert W. Stein	For	For
ASSURANT, INC.	13-May-2021	13	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As Assurant'S Independent Registered Public Accounting Firm For 2021.	For	Combined
ASSURANT, INC.	13-May-2021	14	Advisory Approval Of The 2020 Compensation Of The Company'S Named Executive Officers.	For	For
ASSURANT, INC.	13-May-2021	15	Approval Of Amendment To The Assurant, Inc. 2017 Long Term Equity Incentive Plan.	For	For
ASTELLAS PHARMA INC.	18-Jun-2021	2	Appoint A Director Who Is Not Audit And Supervisory Committee Member Hatanaka, Yoshihiko	For	For
ASTELLAS PHARMA INC.	18-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yasukawa, Kenji	For	For
ASTELLAS PHARMA INC.	18-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Okamura, Naoki	For	For
ASTELLAS PHARMA INC.	18-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sekiyama, Mamoru	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ASTELLAS PHARMA INC.	18-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kawabe, Hiroshi	For	For
ASTELLAS PHARMA INC.	18-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ishizuka, Tatsuro	For	For
ASTELLAS PHARMA INC.	18-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tanaka, Takashi	For	For
ASTELLAS PHARMA INC.	18-Jun-2021	9	Appoint A Director Who Is Audit And Supervisory Committee Member Shibumura, Haruko	For	For
ASTRAZENECA PLC	11-May-2021	1	Proposed Acquisition By The Company Of Alexion Pharmaceuticals Inc	For	For
ASTRAZENECA PLC	11-May-2021	1	To Receive The Company'S Accounts, The Reports Of The Directors And Auditor And The Strategic Report For The Year Ended 31 December 2020	For	For
ASTRAZENECA PLC	11-May-2021	1	Proposed Acquisition By The Company Of Alexion Pharmaceuticals Inc	For	For
ASTRAZENECA PLC	11-May-2021	1	To Receive The Company'S Accounts, The Reports Of The Directors And Auditor And The Strategic Report For The Year Ended 31 December 2020	For	For
ASTRAZENECA PLC	11-May-2021	2	23 Apr 2021: Please Note That The Meeting Type Changed From Egm To Ogm. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
ASTRAZENECA PLC	11-May-2021	2	To Confirm Dividends	For	Combined
ASTRAZENECA PLC	11-May-2021	3	To Reappoint Pricewaterhousecoopers Llp As Auditor	For	For
ASTRAZENECA PLC	11-May-2021	4	To Authorise The Directors To Agree The Remuneration Of The Auditor	For	For
ASTRAZENECA PLC	11-May-2021	5	To Elect Or Re-Elect The Following Directors: Leif Johansson	For	For
ASTRAZENECA PLC	11-May-2021	6	To Elect Or Re-Elect The Following Directors: Pascal Soriot	For	For
ASTRAZENECA PLC	11-May-2021	7	To Elect Or Re-Elect The Following Directors: Marc Dunoyer	For	For
ASTRAZENECA PLC	11-May-2021	8	To Elect Or Re-Elect The Following Directors: Philip Bradley	For	For
ASTRAZENECA PLC	11-May-2021	9	To Elect Or Re-Elect The Following Directors: Euan Ashley	For	For
ASTRAZENECA PLC	11-May-2021	10	To Elect Or Re-Elect The Following Directors: Michel Demare	For	For
ASTRAZENECA PLC	11-May-2021	11	To Elect Or Re-Elect The Following Directors: Deborah Disanzo	For	Combined
ASTRAZENECA PLC	11-May-2021	12	To Elect Or Re-Elect The Following Directors: Diana Layfield	For	For
ASTRAZENECA PLC	11-May-2021	13	To Elect Or Re-Elect The Following Directors: Sheri McCoy	For	Combined
ASTRAZENECA PLC	11-May-2021	14	To Elect Or Re-Elect The Following Directors: Tony Mok	For	Combined
ASTRAZENECA PLC	11-May-2021	15	To Elect Or Re-Elect The Following Directors: Nazneen Rahman	For	For
ASTRAZENECA PLC	11-May-2021	16	To Elect Or Re-Elect The Following Directors: Marcus Wallenberg	For	For
ASTRAZENECA PLC	11-May-2021	17	To Approve The Annual Report On Remuneration For The Year Ended 31 December 2020	For	For
ASTRAZENECA PLC	11-May-2021	18	To Approve The Directors' Remuneration Policy	For	Combined
ASTRAZENECA PLC	11-May-2021	19	To Authorise Limited Political Donations	For	Combined
ASTRAZENECA PLC	11-May-2021	20	To Authorise The Directors To Allot Shares	For	For
ASTRAZENECA PLC	11-May-2021	21	To Authorise The Directors To Disapply Pre-Emption Rights	For	For
ASTRAZENECA PLC	11-May-2021	22	To Authorise The Directors To Further Disapply Pre-Emption Rights For Acquisitions And Specified Capital Investments	For	For
ASTRAZENECA PLC	11-May-2021	23	To Authorise The Company To Purchase Its Own Shares	For	For
ASTRAZENECA PLC	11-May-2021	24	To Reduce The Notice Period For General Meetings	For	Combined
ASTRAZENECA PLC	11-May-2021	25	To Amend The Rules Of The Performance Share Plan 2020	For	Combined
ASUSTEK COMPUTER INC	10-Jun-2021	1	To Adopt 2020 Business Report And Financial Statements	For	For
ASUSTEK COMPUTER INC	10-Jun-2021	2	To Adopt The Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend: Twd 26 Per Share.	For	For
ASUSTEK COMPUTER INC	10-Jun-2021	3	Amendment To The Articles Of Incorporation	For	For
ASUSTEK COMPUTER INC	10-Jun-2021	4	Amendment To The Rules For Election Of Directors	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	1	H-Share Offering And Listing On The Main Board Of The Hong Kong Stock Exchange	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	2	Plan For H-Share Offering And Listing On The Main Board Of The Hong Kong Stock Exchange: Stock Type And Par Value	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	3	Plan For H-Share Offering And Listing On The Main Board Of The Hong Kong Stock Exchange: Issuing Date	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	4	Plan For H-Share Offering And Listing On The Main Board Of The Hong Kong Stock Exchange: Issuing Method	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	5	Plan For H-Share Offering And Listing On The Main Board Of The Hong Kong Stock Exchange: Issuing Volume	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	6	Plan For H-Share Offering And Listing On The Main Board Of The Hong Kong Stock Exchange: Pricing Method	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	7	Plan For H-Share Offering And Listing On The Main Board Of The Hong Kong Stock Exchange: Issuing Targets	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	8	Plan For H-Share Offering And Listing On The Main Board Of The Hong Kong Stock Exchange: Issuing Principles	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	9	Conversion Into A Company Limited By Shares Which Raises Funds Overseas	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	10	The Valid Period Of The Resolution On The H-Share Offering And Listing On The Main Board Of The Hong Kong Stock Exchange	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	11	Plan For Use Of Funds To Be Raised From The H-Share Offering	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	12	Distribution Plan For Accumulated Retained Profits Before The Issuance	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	13	Report On The Use Of Previously-Raised Funds	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	14	By-Election Of Independent Directors	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	15	Authorization To The Board And Its Authorized Persons To Handle Matters Regarding H-Share Offering And Listing On The Main Board Of The Hong Kong Stock Exchange	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	16	Confirmation Of Authorized Persons Of The Board To Handle Matters Regarding H-Share Offering And Listing On The Main Board Of The Hong Kong Stock Exchange	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	17	Formulation Of The Articles Of Association Of The Company (Draft) (Applicable After H-Listing)	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	18	Formulation Of The Rules Of Procedure Governing Shareholders' General Meetings (Applicable After H-Listing)	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	19	Formulation Of The Rules Of Procedure Governing The Board Meetings (Applicable After H-Listing)	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	20	Formulation Of The Rules Of Procedure Governing The Supervisory Committee (Applicable After H-Listing)	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	21	Formulation Of The Connected Transactions Decision-Making System (Applicable After H-Listing)	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	22	Formulation Of The External Investment Management Measures (Applicable After H-Listing)	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	23	Formulation Of The External Guarantee Management Measures (Applicable After H-Listing)	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	24	Formulation Of The Work System For Independent Directors (Applicable After H-Listing)	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	25	Formulation Of The Raised Funds Management System (Applicable After H-Listing)	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	26	Formulation Of The Management System For Capital Transfer With Related Parties (Applicable After H-Listing)	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	27	Formulation Of The Code Of Conduct For Controlling Shareholders (Applicable After H-Listing)	For	For
ASYMCHEM LABORATORIES (TIANJIN) CO LTD	16-Jun-2021	28	Appointment Of Audit Firm For The H-Share Offering And Listing On The Main Board Of The Hong Kong Stock Exchange	For	For
AT&T INC.	30-Apr-2021	1	Election Of Director: William E. Kennard	For	For
AT&T INC.	30-Apr-2021	2	Election Of Director: Samuel A. Di Piazza, Jr.	For	For
AT&T INC.	30-Apr-2021	3	Election Of Director: Scott T. Ford	For	Combined
AT&T INC.	30-Apr-2021	4	Election Of Director: Glenn H. Hutchins	For	Combined
AT&T INC.	30-Apr-2021	5	Election Of Director: Debra L. Lee	For	For
AT&T INC.	30-Apr-2021	6	Election Of Director: Stephen J. Luczo	For	For
AT&T INC.	30-Apr-2021	7	Election Of Director: Michael B. Mccallister	For	Combined
AT&T INC.	30-Apr-2021	8	Election Of Director: Beth E. Mooney	For	Combined
AT&T INC.	30-Apr-2021	9	Election Of Director: Matthew K. Rose	For	Against
AT&T INC.	30-Apr-2021	10	Election Of Director: John T. Stankey	For	Combined
AT&T INC.	30-Apr-2021	11	Election Of Director: Cynthia B. Taylor	For	For
AT&T INC.	30-Apr-2021	12	Election Of Director: Geoffrey Y. Yang	For	Combined
AT&T INC.	30-Apr-2021	13	Ratification Of Appointment Of Independent Auditors.	For	Combined
AT&T INC.	30-Apr-2021	14	Advisory Approval Of Executive Compensation.	For	Combined
AT&T INC.	30-Apr-2021	15	Stockholder Right To Act By Written Consent.	Against	Against
ATACADAO SA	13-Apr-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
ATACADAO SA	13-Apr-2021	2	Please Note That This Is An Amendment To Meeting Id 531304 Due To Change In Record Date From 07 Mar 2021 To 07 Apr 2021. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Combined
ATACADAO SA	13-Apr-2021	2	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ATACADAO SA	13-Apr-2021	3	Resolve On The Amendment Of Article 5 To The Company'S Bylaws To Update The Fully Subscribed And Paid In Share Capital Of The Company	For	Combined
ATACADAO SA	13-Apr-2021	3	Examine, Discuss And Vote On The Financial Statements Of The Company, Containing The Notes To Financial Statements, Accompanied By The Report And Opinion Of The Independent Auditors And The Statutory Audit Committees Summarized Annual Report, For The Fiscal Year Ended December 31, 2020	For	Combined
ATACADAO SA	13-Apr-2021	3	Resolve On The Amendment Of Article 5 To The Company'S Bylaws To Update The Fully Subscribed And Paid In Share Capital Of The Company	For	Combined
ATACADAO SA	13-Apr-2021	4	Resolve On The Consolidation Of The Company'S Bylaws	For	Combined
ATACADAO SA	13-Apr-2021	4	Examine, Discuss And Vote The Management Proposal And Respective Management Account For The Allocation Of The Results Of The Fiscal Year Ended December 31, 2020	For	Combined
ATACADAO SA	13-Apr-2021	4	Resolve On The Consolidation Of The Company'S Bylaws	For	Combined
ATACADAO SA	13-Apr-2021	5	If A Second Call Notice For The Egm Is Necessary, Can The Voting Instructions Contained In This Form Be Also Used If An Egm Is Held At Second Call	For	Combined
ATACADAO SA	13-Apr-2021	5	Resolve On The Management Proposal For Allocation Of The Results In The Fiscal Year Ended December 31, 2020, And Distribution Of Dividends	For	Combined
ATACADAO SA	13-Apr-2021	5	If A Second Call Notice For The Egm Is Necessary, Can The Voting Instructions Contained In This Form Be Also Used If An Egm Is Held At Second Call	For	For
ATACADAO SA	13-Apr-2021	6	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Combined
ATACADAO SA	13-Apr-2021	6	Do You Want To Request The Adoption Of The Multiple Vote Process For The Election Of The Board Of Directors, Pursuant To Article 141 Of Brazilian Corporate Law	For	Combined
ATACADAO SA	13-Apr-2021	7	Resolve On The Management Proposal For Election Of Ten 10 Members For The Board Of Directors, Two 2 Of Whom Being Independent Directors	For	Combined
ATACADAO SA	13-Apr-2021	8	To Elect The Members Of The Board Of Directors By Slate. Indication Of All The Names That Make Up The By Slate. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. . Matthieu Dominique Marie Malige Edouard Balthazard Bertrand De Chavagnac Noel Frederic Georges Prioux Claire Marie Du Payrat Jerome Alexis Louis Nanty Eduardo Pongracz Rossi Abilio Dos Santos Diniz Luiz Fernando Vendramini Fleury Marcelo Pavao Lacerda Marc Olivier Pierre Jean Francois Rochu	For	Combined
ATACADAO SA	13-Apr-2021	9	In Case One Of The Candidates That Compose The Chosen Plaque No Longer Integrates It, Can The Votes Corresponding To Your Shares Continue To Be Conferred On The Chosen Plaque	For	Combined
ATACADAO SA	13-Apr-2021	10	For The Proposal 8 Regarding The Adoption Of Cumulative Voting, Please Be Advised That You Can Only Vote For Or Abstain. An Against Vote On This Proposal Requires Percentages To Be Allocated Amongst The Directors In Proposal 9.1 To 9.10 In This Case Please Contact Your Client Service Representative In Order To Allocate Percentages Amongst The Directors	Non-voting resolution	Combined
ATACADAO SA	13-Apr-2021	11	In The Event Of The Adoption Of The Cumulative Voting Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages Across The Members Of The Slate That You Have Chosen. If The Shareholder Chooses To Abstain And The Election Occurs Through The Cumulative Voting Process, His Vote Must Be Counted As Abstention In The Respective Resolution Of The Meeting	For	Combined
ATACADAO SA	13-Apr-2021	12	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Matthieu Dominique Marie Malige	For	Combined
ATACADAO SA	13-Apr-2021	13	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Edouard Balthazard Bertrand De Chavagnac	For	Combined
ATACADAO SA	13-Apr-2021	14	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Noel Frederic Georges Prioux	For	Combined
ATACADAO SA	13-Apr-2021	15	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Claire Marie Du Payrat	For	Combined
ATACADAO SA	13-Apr-2021	16	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Jerome Alexis Louis Nanty	For	Combined
ATACADAO SA	13-Apr-2021	17	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Eduardo Pongracz Rossi	For	Combined
ATACADAO SA	13-Apr-2021	18	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Abilio Dos Santos Diniz	For	Combined
ATACADAO SA	13-Apr-2021	19	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Luiz Fernando Vendramini Fleury	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ATACADAO SA	13-Apr-2021	20	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Marcelo Pavao Lacerda	For	Combined
ATACADAO SA	13-Apr-2021	21	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Marc Olivier Pierre Jean Francois Rochu	For	Combined
ATACADAO SA	13-Apr-2021	22	If You Are The Uninterrupted Holder Of The Common Shares With Which You Vote, During The Three 3 Months Immediately Prior To The Holding Of The Agm, Do You Want To Request The Adoption Of The Separate Election Of A Member To The Board Of Directors, Under The Terms Of The Article 141, Paragraph 4, Item I Of Brazilian Corporate Law. The Shareholder Who Chooses The Option Yes Shall Forward To The Company, Through The Email Ribrasil.At.Carrefour.Com The Proof Of Uninterrupted Ownership Of The Shareholding For During The 3Month Period, At Least, Immediately Prior To The Agm, Issued Not Earlier Than April 11, 2021 By The Competent Entity, Under The Terms Of Article 141, Paragraph 6 Of The Brazilian Corporate Law. If The Quorum Legally Required To Hold The Separate Election Is Not Reached, The Voting Instructions Contained In This Form For The General Election Will Be Considered	For	Combined
ATACADAO SA	13-Apr-2021	23	Resolve On Qualification Of Messrs. Marcelo Pavao Lacerda And Luiz Fernando Vendramini Fleury As Independent Member Candidates	For	Combined
ATACADAO SA	13-Apr-2021	24	Resolve On The Management Proposal For Setting The Overall Compensation Of The Management Of The Company In The 2021 Fiscal Year	For	Combined
ATACADAO SA	13-Apr-2021	25	Although Not Provided On The Agms Agenda, The Law Entitles Shareholders Holding More Than 2 Percent Of The Company'S Total Share Capital To Require The Instatement Of Fiscal Council And, By Virtue Of Legal Provision, This Form Provides This Simple Question No. 13 So That The Shareholders Express Its Will With Respect The Instatement Of The Fiscal Council. The Management Informs That There Was No Request For Inclusion Of Candidates To The Fiscal Council In This Form Until This Date, As Provided By Cvm Instruction 481.2009. Hence, Shareholders That Opt To Exercise Their Right To Remote Voting Will Be Unable To Know The Names, Curriculum And Other Relevant Information Of Any Candidate That May Be Nominated Thereafter, Even At The Agm, As Well As To Participate In Their Election, In Case Of Shareholders That Hold, At Least, 2Percent The Company'S Total Share Capital Vote In Favor Of The Instatement Of The Fiscal Council Considering The Sum Of The In Person And Remote Votes. In Addition, The Management Understands That The Company'S Statutory Audit Committee Already Performs Supervisory Actions, Dismissing The Installation Of The Fiscal Council, Which, If Installed, Would Result In Increased Costs Without Clear Benefits. Hence, In Order To Avoid The Risk Of Shareholders Who Opt To Exercise Their Right To Remote Voting Will Unknowingly Contribute To The Election Of Candidates Whose Names And Curriculum And Other Relevant Information To Enable An Informed Decision Have Not Been Disclosed With Cautious Advance Until The Date Of Fulfilling Of This Form, The Management Suggests That Shareholders Who Opt To Exercise Their Right To Remote Voting To Vote Abstain In Response To The Question Below. Do You Wish To Apply For Instatement Of The Fiscal Council, Pursuant To Article 161 Of Law 6,404.1976	For	Combined
ATACADAO SA	13-Apr-2021	26	If A Second Call Notice For The Agm Is Necessary, Can The Voting Instructions Contained In This Form Be Also Used If An Agm Is Held At Second Call	For	Combined
ATLANTIA S.P.A.	15-Jan-2021	3	To Approve The Plan Of Partial Proportional Spin-Off Of Atlantia S.P.A. In Favour Of The Fully-Owned Subsidiary Autostrade Concessioni E Costruzioni S.P.A.; To Propose The Amendment Of Art. 6 Of The By-Laws (Share Capital, Shares, Bonds); Resolutions Related Thereto	For	For
ATLANTIA S.P.A.	29-Mar-2021	4	To Extend The Deadline For The Fulfillment Of The Suspensive Condition, Pursuant To Art. 7.1, Of The Plan Of Partial Proportional Spin-Off Of Atlantia S.P.A. In Favour Of Autostrade Concessioni E Costruzioni S.P.A Approved On 15 January 2021; Resolutions Related Thereto	For	For
ATLANTIA S.P.A.	28-Apr-2021	5	Balance Sheet 2020: To Approve Atlantia Spa'S Balance Sheet As Of 31 December 2020, Together With Internal And External Auditors' Reports. To Present The Integrated Annual Report And The Consolidated Balance Sheet As Of 31 December 2020. Resolutions Related Thereto	For	For
ATLANTIA S.P.A.	28-Apr-2021	6	Balance Sheet 2020: Profit Allocation. Resolutions Related Thereto	For	For
ATLANTIA S.P.A.	28-Apr-2021	8	Please Note That This Resolution Is A Shareholder Proposal: To Appoint The Internal Auditors And The Internal Auditors' Chairman For Financial Years 2021-2022-2023. Resolutions Related Thereto. List Presented By Sintonia S.P.A., Representing 30.25Pct Of The Share Capital. Effective Internal Auditors - Lelio Fornabaio - Maura Campra - Angelo Rocco Bonissoni Alternative Internal Auditors - Mario Civetta - Ilaria Antonella Belluco	Take No Action	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ATLANTIA S.P.A.	28-Apr-2021	9	Please Note That This Resolution Is A Shareholder Proposal: To Appoint The Internal Auditors And The Internal Auditors' Chairman For Financial Years 2021-2022-2023. Resolutions Related Thereto. List Presented By Aberdeen Standard Investments; Arca Fondi Sgr S.P.A.; Bancoposta Fondi S.P.A. Sgr; Eurizon Capital S.A.; Eurizon Capital Sgr S.P.A.; Fideuram Asset Management Ireland; Fideuram Intesa Sanpaolo Private Banking Asset Management Sgr S.P.A.; Interfund Sicav - Interfund Equity Italy; Kairos Partners Sgr S.P.A.; Mediobanca Sgr S.P.A.; Mediolanum Gestione Fondi Sgr S.P.A.; Pramerica Sicav Comparto Italian Equity, Representing Together 0.71672Pct Of The Share Capital. Effective Internal Auditors - Roberto Ruggero Capone - Sonia Ferrero Alternative Internal Auditors - Francesco Fallacara	Take No Action	Combined
ATLANTIA S.P.A.	28-Apr-2021	10	To State Internal Auditors' Chairman Emolument And Effective Auditors' Emoluments. Resolutions Related Thereto	For	Combined
ATLANTIA S.P.A.	28-Apr-2021	12	Please Note That This Resolution Is A Shareholder Proposal: To Appoint One Member Of The Board Of Directors. Resolutions Related Thereto. Proposal Presented By Sintonia S.P.A., Representing 30.25Pct Of The Share Capital: Nicola Verdicchio	Take No Action	Combined
ATLANTIA S.P.A.	28-Apr-2021	13	Please Note That This Resolution Is A Shareholder Proposal: To Appoint One Member Of The Board Of Directors. Resolutions Related Thereto. Proposal Presented By Aberdeen Standard Investments; Arca Fondi Sgr S.P.A.; Bancoposta Fondi S.P.A. Sgr; Eurizon Capital S.A.; Eurizon Capital Sgr S.P.A.; Fideuram Asset Management Ireland; Fideuram Intesa Sanpaolo Private Banking Asset Management Sgr S.P.A.; Interfund Sicav - Interfund Equity Italy; Kairos Partners Sgr S.P.A.; Mediobanca Sgr S.P.A.; Mediolanum Gestione Fondi Sgr S.P.A.; Pramerica Sicav Comparto Italian Equity, Representing Together 0.71672Pct Of The Share Capital: Andrea Brentan	Take No Action	Combined
ATLANTIA S.P.A.	28-Apr-2021	14	To Approve An Incentive Plan Involving Atlantia Spa'S Ordinary Shares Called 'Stock Grant Plan 2021-2023'. Resolutions Related Thereto	For	For
ATLANTIA S.P.A.	28-Apr-2021	15	Rewarding Policy 2021 And 2020 Emolument Paid Report As Per Art. 123-Ter Of The Legislative Decree Of 24Th February No.58/1998: To Approve The 'First Section' Of The 2021 Rewarding Policy Report (Binding Resolution)	For	For
ATLANTIA S.P.A.	28-Apr-2021	16	Rewarding Policy 2021 And 2020 Emolument Paid Report As Per Art. 123-Ter Of The Legislative Decree Of 24Th February No.58/1998: Non-Binding Resolution On The 'Second Section' Of The 2021 Emoluments Paid Report	For	Combined
ATLANTIA S.P.A.	28-Apr-2021	17	Proposals For Statutory Amendments; Resolutions Related Thereto: Art. 8, For The Inclusion Of A Provision Regarding The Identification Of Shareholders	For	Combined
ATLANTIA S.P.A.	28-Apr-2021	18	Proposals For Statutory Amendments; Resolutions Related Thereto: Art. 20, Regarding The Appointment Of The Board Of Directors	For	For
ATLANTIA S.P.A.	28-Apr-2021	19	Proposals For Statutory Amendments; Resolutions Related Thereto: Art.23, Regarding Board Of Directors' Meetings	For	For
ATLANTIA S.P.A.	28-Apr-2021	20	Proposals For Statutory Amendments; Resolutions Related Thereto: Articles 26 And 28, For The Inclusion Of Provisions Regarding Internal Board Committees	For	For
ATLANTIA S.P.A.	31-May-2021	3	Disposal Of The Entire Participation Held By Atlantia S.P.A. In Autostrade Per L'Italia S.P.A. To The Consortium Formed By Cdp Equity S.P.A., The Blackstone Group International Partners Llp And Macquarie European Infrastructure Fund 6 Scsp.	For	For
ATLAS COPCO AB	27-Apr-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Combined
ATLAS COPCO AB	27-Apr-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution
ATLAS COPCO AB	27-Apr-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
ATLAS COPCO AB	27-Apr-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
ATLAS COPCO AB	27-Apr-2021	5	Please Note That This Is An Amendment To Meeting Id 535275 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinject On This Meeting Notice. Thank You	Non-voting resolution	Non-voting resolution
ATLAS COPCO AB	27-Apr-2021	6	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Non-voting resolution
ATLAS COPCO AB	27-Apr-2021	7	Opening Of Meeting; Elect Chairman Of Meeting	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ATLAS COPCO AB	27-Apr-2021	8	Prepare And Approve List Of Shareholders	Non-voting resolution	Non-voting resolution
ATLAS COPCO AB	27-Apr-2021	9	Approve Agenda Of Meeting	Non-voting resolution	Non-voting resolution
ATLAS COPCO AB	27-Apr-2021	10	Designate Inspector(S) Of Minutes Of Meeting	Non-voting resolution	Non-voting resolution
ATLAS COPCO AB	27-Apr-2021	11	Acknowledge Proper Convening Of Meeting	Non-voting resolution	Non-voting resolution
ATLAS COPCO AB	27-Apr-2021	11	Resolution On Adoption Of The Income Statement And Balance Sheet As Well As The Consolidated Income Statement And Consolidated Balance Sheet	For	Combined
ATLAS COPCO AB	27-Apr-2021	12	Receive Financial Statements And Statutory Reports	Non-voting resolution	Combined
ATLAS COPCO AB	27-Apr-2021	12	Decision On Discharge From Liability For The Board Member And The President And Ceo For 2020: Staffan Bohman	For	Combined
ATLAS COPCO AB	27-Apr-2021	13	Accept Financial Statements And Statutory Reports	For	Combined
ATLAS COPCO AB	27-Apr-2021	13	Decision On Discharge From Liability For The Board Member And The President And Ceo For 2020: Tina Donikowski	For	Combined
ATLAS COPCO AB	27-Apr-2021	14	Approve Discharge Of Staffan Bohman	For	Combined
ATLAS COPCO AB	27-Apr-2021	14	Decision On Discharge From Liability For The Board Member And The President And Ceo For 2020: Johan Forssell	For	Combined
ATLAS COPCO AB	27-Apr-2021	15	Approve Discharge Of Tina Donikowski	For	Combined
ATLAS COPCO AB	27-Apr-2021	15	Decision On Discharge From Liability For The Board Member And The President And Ceo For 2020: Anna Ohlsson-Leijon	For	Combined
ATLAS COPCO AB	27-Apr-2021	16	Approve Discharge Of Johan Forssell	For	Combined
ATLAS COPCO AB	27-Apr-2021	16	Decision On Discharge From Liability For The Board Member And The President And Ceo For 2020: Mats Rahmstrom	For	Combined
ATLAS COPCO AB	27-Apr-2021	17	Approve Discharge Of Anna Ohlsson-Leijon	For	Combined
ATLAS COPCO AB	27-Apr-2021	17	Decision On Discharge From Liability For The Board Member And The President And Ceo For 2020: Gordon Riske	For	Combined
ATLAS COPCO AB	27-Apr-2021	18	Approve Discharge Of Mats Rahmstrom	For	Combined
ATLAS COPCO AB	27-Apr-2021	18	Decision On Discharge From Liability For The Board Member And The President And Ceo For 2020: Hans Straberg	For	Combined
ATLAS COPCO AB	27-Apr-2021	19	Approve Discharge Of Gordon Riske	For	Combined
ATLAS COPCO AB	27-Apr-2021	19	Decision On Discharge From Liability For The Board Member And The President And Ceo For 2020: Peter Wallenberg Jr	For	Combined
ATLAS COPCO AB	27-Apr-2021	20	Approve Discharge Of Hans Straberg	For	Combined
ATLAS COPCO AB	27-Apr-2021	20	Decision On Discharge From Liability For The Board Member And The President And Ceo For 2020: Sabine Neuss	For	Combined
ATLAS COPCO AB	27-Apr-2021	21	Approve Discharge Of Peter Wallenberg Jr	For	Combined
ATLAS COPCO AB	27-Apr-2021	21	Decision On Discharge From Liability For The Board Member And The President And Ceo For 2020: Mikael Bergstedt	For	Combined
ATLAS COPCO AB	27-Apr-2021	22	Approve Discharge Of Sabine Neuss	For	Combined
ATLAS COPCO AB	27-Apr-2021	22	Decision On Discharge From Liability For The Board Member And The President And Ceo For 2020: Benny Larsson	For	Combined
ATLAS COPCO AB	27-Apr-2021	23	Approve Discharge Of Mikael Bergstedt	For	Combined
ATLAS COPCO AB	27-Apr-2021	23	Decision On Discharge From Liability For The Board Member And The President And Ceo For 2020: Mats Rahmstrom (In His Capacity As President And Ceo)	For	Combined
ATLAS COPCO AB	27-Apr-2021	24	Approve Discharge Of Benny Larsson	For	Combined
ATLAS COPCO AB	27-Apr-2021	24	Resolution On Dispositions Regarding The Company'S Profit According To The Approved Balance Sheet: Sek 7.30 Per Share	For	Combined
ATLAS COPCO AB	27-Apr-2021	25	Approve Discharge Of President Mats Rahmstrom	For	Combined
ATLAS COPCO AB	27-Apr-2021	25	Resolution On Record Dates For Dividends	For	Combined
ATLAS COPCO AB	27-Apr-2021	26	Approve Allocation Of Income And Dividends Of Sek 7.30 Per Share	For	Combined
ATLAS COPCO AB	27-Apr-2021	26	Determination Of The Number Of Board Members And Deputies: Eight	For	Combined
ATLAS COPCO AB	27-Apr-2021	27	Approve Record Date For Dividend Payment	For	Combined
ATLAS COPCO AB	27-Apr-2021	27	Determination Of The Number Of Auditors And Deputy Auditors Or Registered Auditing Companies: One	For	Combined
ATLAS COPCO AB	27-Apr-2021	28	Determine Number Of Members (8) And Deputy Members Of Board (0)	For	Combined
ATLAS COPCO AB	27-Apr-2021	28	Re-Election Of Board Member: Staffan Bohman	For	Combined
ATLAS COPCO AB	27-Apr-2021	29	Determine Number Of Auditors (1) And Deputy Auditors (0)	For	Combined
ATLAS COPCO AB	27-Apr-2021	29	Re-Election Of Board Member: Tina Donikowski	For	Combined
ATLAS COPCO AB	27-Apr-2021	30	Election Of Board Members	Non-voting resolution	Combined
ATLAS COPCO AB	27-Apr-2021	30	Re-Election Of Board Member: Johan Forssell	For	Combined
ATLAS COPCO AB	27-Apr-2021	31	Reelect Staffan Bohman As Director	For	Combined
ATLAS COPCO AB	27-Apr-2021	31	Re-Election Of Board Member: Anna Ohlsson-Leijon	For	Combined
ATLAS COPCO AB	27-Apr-2021	32	Reelect Tina Donikowski As Director	For	Combined
ATLAS COPCO AB	27-Apr-2021	32	Re-Election Of Board Member: Mats Rahmstrom	For	Combined
ATLAS COPCO AB	27-Apr-2021	33	Reelect Johan Forssell As Director	For	Combined
ATLAS COPCO AB	27-Apr-2021	33	Re-Election Of Board Member: Gordon Riske	For	Combined
ATLAS COPCO AB	27-Apr-2021	34	Reelect Anna Ohlsson-Leijon As Director	For	Combined
ATLAS COPCO AB	27-Apr-2021	34	Re-Election Of Board Member: Hans Straberg	For	Combined
ATLAS COPCO AB	27-Apr-2021	35	Reelect Mats Rahmstrom As Director	For	Combined
ATLAS COPCO AB	27-Apr-2021	35	Re-Election Of Board Member: Peter Wallenberg Jr	For	Combined
ATLAS COPCO AB	27-Apr-2021	36	Reelect Gordon Riske As Director	For	Combined
ATLAS COPCO AB	27-Apr-2021	36	Election Of Hans Straberg As Chairman Of The Board (Re-Election)	For	Combined
ATLAS COPCO AB	27-Apr-2021	37	Reelect Hans Straberg As Director	For	Combined
ATLAS COPCO AB	27-Apr-2021	37	Election Of Auditor (Re-Election): Ernst & Young Ab	For	Combined
ATLAS COPCO AB	27-Apr-2021	38	Reelect Peter Wallenberg Jr As Director	For	Combined
ATLAS COPCO AB	27-Apr-2021	38	Determination Of Fees To The Board	For	Combined
ATLAS COPCO AB	27-Apr-2021	39	Reelect Hans Straberg As Board Chairman	For	Combined
ATLAS COPCO AB	27-Apr-2021	39	Determination Of Fee To The Auditor	For	Combined
ATLAS COPCO AB	27-Apr-2021	40	Ratify Ernst & Young As Auditors	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ATLAS COPCO AB	27-Apr-2021	40	Decision On Approval Of Remuneration Report	For	Combined
ATLAS COPCO AB	27-Apr-2021	41	Approve Remuneration Of Directors In The Amount Of Sek 2.6 Million To Chair And Sek 825,000 To Other Directors; Approve Remuneration For Committee Work; Approve Delivering Part Of Remuneration In Form Of Synthetic Shares	For	Combined
ATLAS COPCO AB	27-Apr-2021	41	Decision On A Performance Based Personnel Option Plan For 2021	For	Combined
ATLAS COPCO AB	27-Apr-2021	42	Approve Remuneration Of Auditors	For	Combined
ATLAS COPCO AB	27-Apr-2021	42	Decision On Mandate To Acquire Series A Shares In Connection With The Personnel Option Plan 2021	For	Combined
ATLAS COPCO AB	27-Apr-2021	43	Approve Remuneration Report	For	Combined
ATLAS COPCO AB	27-Apr-2021	43	Decision On Mandate To Acquire Series A Shares In Connection With Board Fees In The Form Of Synthetic Shares	For	Combined
ATLAS COPCO AB	27-Apr-2021	44	Approve Stock Option Plan 2021 For Key Employees	For	Combined
ATLAS COPCO AB	27-Apr-2021	44	Decision On Mandate To Transfer Series A Shares In Connection With The Personnel Option Plan 2021	For	Combined
ATLAS COPCO AB	27-Apr-2021	45	Acquire Class A Shares Related To Personnel Option Plan For 2021	For	Combined
ATLAS COPCO AB	27-Apr-2021	45	Decision On Mandate To Sell Series A Shares To Cover Costs In Connection With Synthetic Shares To Board Members	For	Combined
ATLAS COPCO AB	27-Apr-2021	46	Acquire Class A Shares Related To Remuneration Of Directors In The Form Of Synthetic Shares	For	Combined
ATLAS COPCO AB	27-Apr-2021	46	Decision On Mandate To Sell Series A Shares To Cover Costs In Connection With The 2016, 2017 And 2018 Personnel Option Plans	For	Combined
ATLAS COPCO AB	27-Apr-2021	47	Transfer Class A Shares Related To Personnel Option Plan For 2021	For	Combined
ATLAS COPCO AB	27-Apr-2021	48	Sell Class A Shares To Cover Costs Related To Synthetic Shares To The Board	For	Combined
ATLAS COPCO AB	27-Apr-2021	49	Sell Class A To Cover Costs In Relation To The Personnel Option Plans For 2016, 2017 And 2018	For	Combined
ATLAS COPCO AB	27-Apr-2021	50	Close Meeting	Non-voting resolution	Combined
ATMOS ENERGY CORPORATION	03-Feb-2021	1	Election Of Director: J. Kevin Akers	For	Combined
ATMOS ENERGY CORPORATION	03-Feb-2021	2	Election Of Director: Robert W. Best	For	For
ATMOS ENERGY CORPORATION	03-Feb-2021	3	Election Of Director: Kim R. Cocklin	For	For
ATMOS ENERGY CORPORATION	03-Feb-2021	4	Election Of Director: Kelly H. Compton	For	For
ATMOS ENERGY CORPORATION	03-Feb-2021	5	Election Of Director: Sean Donohue	For	For
ATMOS ENERGY CORPORATION	03-Feb-2021	6	Election Of Director: Rafael G. Garza	For	For
ATMOS ENERGY CORPORATION	03-Feb-2021	7	Election Of Director: Richard K. Gordon	For	Combined
ATMOS ENERGY CORPORATION	03-Feb-2021	8	Election Of Director: Robert C. Grable	For	Combined
ATMOS ENERGY CORPORATION	03-Feb-2021	9	Election Of Director: Nancy K. Quinn	For	For
ATMOS ENERGY CORPORATION	03-Feb-2021	10	Election Of Director: Richard A. Sampson	For	For
ATMOS ENERGY CORPORATION	03-Feb-2021	11	Election Of Director: Stephen R. Springer	For	For
ATMOS ENERGY CORPORATION	03-Feb-2021	12	Election Of Director: Diana J. Walters	For	Combined
ATMOS ENERGY CORPORATION	03-Feb-2021	13	Election Of Director: Richard Ware II	For	For
ATMOS ENERGY CORPORATION	03-Feb-2021	14	Election Of Director: Frank Yoho	For	For
ATMOS ENERGY CORPORATION	03-Feb-2021	15	Proposal To Amend The Company'S 1998 Long-Term Incentive Plan.	For	For
ATMOS ENERGY CORPORATION	03-Feb-2021	16	Proposal To Ratify The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For Fiscal 2021.	For	Combined
ATMOS ENERGY CORPORATION	03-Feb-2021	17	Proposal For An Advisory Vote By Shareholders To Approve The Compensation Of The Company'S Named Executive Officers For Fiscal 2020 ("Say-On-Pay").	For	For
ATOS SE	12-May-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
ATOS SE	12-May-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution
ATOS SE	12-May-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ATOS SE	12-May-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
ATOS SE	12-May-2021	5	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
ATOS SE	12-May-2021	6	23 Apr 2021:Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202104232101143-49 And Please Note That This Is A Revision Due To Receipt Of Updated Balo Link. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
ATOS SE	12-May-2021	7	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
ATOS SE	12-May-2021	8	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Company'S Financial Statements For The Fiscal Year That Ended In 2020, As Presented To The Meeting	For	Combined
ATOS SE	12-May-2021	9	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Consolidated Financial Statements For Said Financial Year, As Presented To The Meeting	For	Combined
ATOS SE	12-May-2021	10	The Shareholders' Meeting Resolves To Allocate The Earnings As Follows: Origin: Earnings: Eur 1,378,572,313.17 Retained Earnings: Eur 3,528,430,291.23 Distributable Income: Eur 4,907,002,604.40 Allocation: Ordinary Dividends: Eur 98,945,910.90 (Based On 109,993,166 Shares Composing The Share Capital As Of The 31St Of December 2020, Including 53,265 Treasury Shares) Retained Earnings: Eur 4,808,056,693.50 The Shareholders Will Be Granted A Dividend Of Eur 0.90 Per Share (Based On 109,939,901 Shares), Eligible To The 40 Per Cent Deduction Provided By The French General Tax Code. This Dividend Will Be Paid On The 18Th Of May 2021. Following This Allocation, The Legal Reserve Account Will Show A New Balance Of Eur 10,999,316.60. The Amount Corresponding To The Treasury Shares Will Be Allocated To The Other Reserves Account. For The Last Three Financial Years, The Dividends Were Paid As Follows: Eur 0.00 Per Share For Fiscal Year 2019 Eur 1.70 Per Share For Fiscal Year 2018 Eur 1.60 Per Share For Fiscal Year 2017	For	Combined
ATOS SE	12-May-2021	11	The Shareholders' Meeting Renews The Appointment Of Mr Vivek Badrinath As A Director For A 3-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2023 Fiscal Year	For	Combined
ATOS SE	12-May-2021	12	The Shareholders' Meeting Renews The Appointment Of Mr Bertrand Meunier As A Director For A 3-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2023 Fiscal Year	For	Combined
ATOS SE	12-May-2021	13	The Shareholders' Meeting Renews The Appointment Of Mrs Aminata Niane As A Director For A 3-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2023 Fiscal Year	For	Combined
ATOS SE	12-May-2021	14	The Shareholders' Meeting Renews The Appointment Of Mrs Lynn Paine As A Director For A 3-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2023 Fiscal Year	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ATOS SE	12-May-2021	15	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L.225-38 Et Seq. Of The French Commercial Code, Approves Said Report And The Agreements Authorized For Said Fiscal Year Referred To Therein	For	Combined
ATOS SE	12-May-2021	16	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Bertrand Meunier As Chairman Of The Board Of Directors For The 2020 Financial Year	For	Combined
ATOS SE	12-May-2021	17	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Elie Girard As Managing Director For The 2020 Financial Year	For	Combined
ATOS SE	12-May-2021	18	The Shareholders' Meeting Approves The Information Related To The Compensation Applicable To The Corporate Officers In Accordance With The Article L.22-10-9 I Of The French Commercial Code	For	Combined
ATOS SE	12-May-2021	19	The Shareholders' Meeting Approves The Policy Of The Compensation Applicable To The Directors	For	Combined
ATOS SE	12-May-2021	20	The Shareholders' Meeting Approves The Policy Of The Compensation Applicable To The Chairman Of The Board Of Directors	For	Combined
ATOS SE	12-May-2021	21	The Shareholders' Meeting Approves The Policy Of The Compensation Applicable To The Managing Director	For	Combined
ATOS SE	12-May-2021	22	The Shareholders' Meeting Gives A Favourable Opinion On The Ambition Of The Company And Its Group In Terms Of 'Net Zero Emissions' Decarbonisation	For	Combined
ATOS SE	12-May-2021	23	The Shareholders' Meeting Authorizes The Board Of Directors To Buy Back The Company'S Shares, Subject To The Conditions Described Below: Maximum Purchase Price: Eur 120.00, Maximum Number Of Shares To Be Acquired: 10 Per Cent Of The Shares Composing The Share Capital, Maximum Funds Invested In The Share Buybacks: Eur 1,319,917,920.00. This Authorization Is Given For An 18-Month Period. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
ATOS SE	12-May-2021	24	The Shareholders' Meeting Grants All Powers To The Board Of Directors To Reduce The Share Capital, On One Or More Occasions And At Its Sole Discretion, By Cancelling All Or Part Of The Shares Held By The Company In Connection With The Stock Repurchase Plan, Up To A Maximum Of 10 Per Cent Of The Share Capital Over A 24-Month Period. This Authorization Is Given For A 26-Month Period. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect	For	Combined
ATOS SE	12-May-2021	25	The Shareholders' Meeting Authorizes The Board Of Directors To Increase The Share Capital, On One Or More Occasions, In Favour Of Employees And Corporate Officers Of The Company Or Related Companies Who Are Members Of A Company Savings Plan Or Any Other Qualified Equivalent Plan, By Issuance Of Shares Or Other Equity Securities Of The Company, Or Securities Giving Access To Existing Or To Be Issued Shares Or Other Equity Securities Of The Company, With Cancellation Of Preferential Subscription Rights. This Delegation Is Given For An 18-Month Period And For A Nominal Amount That Shall Not Exceed 2 Per Cent Of The Share Capital. This Amount Shall Count Against The Overall Value Set Forth In Resolution Number 24 Granted By The Shareholders' Meeting Of The 16Th Of June 2020. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
ATOS SE	12-May-2021	26	The Shareholders' Meeting Authorizes The Board Of Directors To Increase The Share Capital In Favour Of (I) Employees, Corporate Officers Of Related Companies With Their Head Office Abroad, (Ii) Aif, Ucits, Employee Shareholding Invested In Company'S Equities Whose Shareholders Are Referred In (I), (Iii) Any Credit Institution Setting Up On Behalf Of The Company A Shareholding Or Savings Plan For The Persons Referred In (I) To Offer A Shareholding-Employee Savings Plan Similar To The Plan Granted To The Other Employees Of The Atos Group, By Issuance Of Shares (Preference Shares Excluded), Securities Giving Access To The Company'S Share Capital (Including Equity Securities Giving Right To The Allocation Of Debt Securities), With Cancellation Of Preferential Subscription Rights. Delegation For 18 Months, For A Nominal Amount That Shall Not Exceed 0.2 Per Cent Of The Share Capital And Counting Against The Overall Value Set Forth In Resolution 24 Granted On June 16, 2020. All Powers To The Board Of Directors	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ATOS SE	12-May-2021	27	The Shareholders' Meeting Authorizes The Board Of Directors To Grant, For Free, On One Or More Occasions, Existing Or To Be Issued Shares, In Favour Of Beneficiaries To Be Chosen Among The Employees Or The Corporate Officers Of The Company And Or Related Companies Or Economic Interest Groupings. They May Not Represent More Than 0.9 Per Cent Of The Share Capital, Among Which The Shares Granted To The Managing Corporate Officers May Not Represent More Than 0.09 Per Cent Of The Share Capital. This Authorization Is Given For A 38-Month Period. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
ATOS SE	12-May-2021	28	The Shareholders' Meeting Decides To Amend Articles: Nr 25: 'Regulated Agreements', Nr 28: 'Provisions Common To The Shareholders' Meetings', Nr 33: 'Deliberations Of The Shareholders' Meetings', Of The Bylaws	For	Combined
ATOS SE	12-May-2021	29	The Shareholders' Meeting Grants Full Powers To The Bearer Of An Original, A Copy Or Extract Of The Minutes Of This Meeting To Carry Out All Filings, Publications And Other Formalities Prescribed By Law	For	Combined
ATRIUM LJUNGBERG	25-Mar-2021	12	Accept Financial Statements And Statutory Reports	For	Combined
ATRIUM LJUNGBERG	25-Mar-2021	13	Approve Discharge Of Board Member Johan Ljungberg	For	For
ATRIUM LJUNGBERG	25-Mar-2021	14	Approve Discharge Of Board Member Gunilla Berg	For	For
ATRIUM LJUNGBERG	25-Mar-2021	15	Approve Discharge Of Board Member Simon De Chateau	For	For
ATRIUM LJUNGBERG	25-Mar-2021	16	Approve Discharge Of Board Member Conny Fogelstrom	For	For
ATRIUM LJUNGBERG	25-Mar-2021	17	Approve Discharge Of Board Member Erik Langby	For	For
ATRIUM LJUNGBERG	25-Mar-2021	18	Approve Discharge Of Board Member Sara Laurell	For	For
ATRIUM LJUNGBERG	25-Mar-2021	19	Approve Discharge Of Ceo Annica Anas	For	For
ATRIUM LJUNGBERG	25-Mar-2021	20	Approve Allocation Of Income And Dividends Of Sek 5.05 Per Share	For	For
ATRIUM LJUNGBERG	25-Mar-2021	21	Determine Number Of Members (6) And Deputy Members Of Board	For	For
ATRIUM LJUNGBERG	25-Mar-2021	22	Approve Remuneration Of Directors In The Amount Of Sek 440,000 For Chairman, And Sek 220,000 For Other Directors Approve Remuneration For Committee Work Approve Remuneration Of Auditors	For	For
ATRIUM LJUNGBERG	25-Mar-2021	23	Reelect Johan Ljungberg As Director	For	Combined
ATRIUM LJUNGBERG	25-Mar-2021	24	Reelect Gunilla Berg As Director	For	Against
ATRIUM LJUNGBERG	25-Mar-2021	25	Reelect Simon De Chateau As Director	For	Combined
ATRIUM LJUNGBERG	25-Mar-2021	26	Reelect Conny Fogelstrom As Director	For	For
ATRIUM LJUNGBERG	25-Mar-2021	27	Reelect Erik Langby As Director	For	For
ATRIUM LJUNGBERG	25-Mar-2021	28	Reelect Sara Laurell As Director	For	For
ATRIUM LJUNGBERG	25-Mar-2021	29	Approve Remuneration Report	For	For
ATRIUM LJUNGBERG	25-Mar-2021	30	Approve Issuance Of 13.3 Million Class B Shares Without Pre-Emptive Rights	For	For
ATRIUM LJUNGBERG	25-Mar-2021	31	Authorize Share Repurchase Program And Reissuance Of Repurchased Shares	For	For
ATRIUM LJUNGBERG	25-Mar-2021	32	Amend Articles Of Association Re Postal Ballots	For	For
AU OPTRONICS CORP	10-Jun-2021	1	To Recognize 2020 Business Report And Financial Statements	For	For
AU OPTRONICS CORP	10-Jun-2021	2	To Recognize The Proposal For The Distribution Of 2020 Earnings. Proposed Cash Dividend: Twd 0.3 Per Share.	For	For
AU OPTRONICS CORP	10-Jun-2021	3	To Approve Issuance Of New Common Shares For Cash To Sponsor Issuance Of The Overseas Depositary Shares And/Or Issuance Of New Common Shares For Cash In Public Offering And/Or Issuance Of New Common Shares For Cash In Private Placement And/Or Issuance Of Overseas Or Domestic Convertible Bonds In Private Placement.	For	For
AU OPTRONICS CORP	10-Jun-2021	4	To Approve The Amendment To Handling Procedures For Acquisition Or Disposal Of Assets And Handling Procedures For Providing Endorsements And Guarantees For Third Parties.	For	For
AU OPTRONICS CORP	10-Jun-2021	5	To Lift Non-Competition Restrictions On Board Members.	For	For
AUTODESK, INC.	16-Jun-2021	1	Election Of Director: Andrew Anagnost	For	Combined
AUTODESK, INC.	16-Jun-2021	2	Election Of Director: Karen Blasing	For	Combined
AUTODESK, INC.	16-Jun-2021	3	Election Of Director: Reid French	For	Combined
AUTODESK, INC.	16-Jun-2021	4	Election Of Director: Dr. Ayanna Howard	For	Combined
AUTODESK, INC.	16-Jun-2021	5	Election Of Director: Blake Irving	For	Combined
AUTODESK, INC.	16-Jun-2021	6	Election Of Director: Mary T. Mcdowell	For	Combined
AUTODESK, INC.	16-Jun-2021	7	Election Of Director: Stephen Milligan	For	Combined
AUTODESK, INC.	16-Jun-2021	8	Election Of Director: Lorrie M. Norrington	For	Combined
AUTODESK, INC.	16-Jun-2021	9	Election Of Director: Betsy Rafael	For	Combined
AUTODESK, INC.	16-Jun-2021	10	Election Of Director: Stacy J. Smith	For	Combined
AUTODESK, INC.	16-Jun-2021	11	Ratify The Appointment Of Ernst & Young Llp As Autodesk, Inc.'S Independent Registered Public Accounting Firm For The Fiscal Year Ending January 31, 2022.	For	Combined
AUTODESK, INC.	16-Jun-2021	12	Approve, On An Advisory (Non-Binding) Basis, The Compensation Of Autodesk, Inc.'S Named Executive Officers.	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AUTOHOME, INC.	02-Feb-2021	1	It Is Resolved As A Special Resolution: That The Share Capital Of The Company Be Re-Organized As Follows, Effective As Of February 5, 2021 (The "Variation Of Share Capital"): A. All The Authorized Class A Ordinary Shares (Whether Issued Or Unissued) And Class B Ordinary Shares (Whether Issued Or Unissued) In The Authorized Share Capital Of The Company Be, And Hereby Are, Re-Designated As Ordinary Shares, Such That Following Such Re Designated As Ordinary Shares, Such That Following Such Re...(Due To Space Limits, See Proxy Material For Full Proposal).	Take No Action	For
AUTOHOME, INC.	02-Feb-2021	2	It Is Resolved As A Special Resolution: That The Adoption Of The Fifth Amended And Restated Memorandum Of Association And Articles Of Association In Substitution For And To The Exclusion Of The Company'S Currently Effective Fourth Amended And Restated Memorandum Of Association And Articles Of Association Be, And Hereby Is, Approved And Confirmed In All Respects, Effective As Of February 5, 2021.	Take No Action	For
AUTOLIV, INC.	12-May-2021	1	Director	For	Combined
AUTOLIV, INC.	12-May-2021	2	Advisory Vote On Autoliv, Inc.'S 2020 Executive Compensation.	For	For
AUTOLIV, INC.	12-May-2021	3	Ratification Of Ernst & Young Ab As Independent Registered Public Accounting Firm Of The Company For The Fiscal Year Ending December 31, 2021.	For	For
AVALARA, INC.	03-Jun-2021	1	Director	For	For
AVALARA, INC.	03-Jun-2021	2	Approval On An Advisory Basis Of The Compensation Of The Company'S Named Executive Officers.	For	For
AVALARA, INC.	03-Jun-2021	3	Ratification Of The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
AVALONBAY COMMUNITIES, INC.	20-May-2021	1	Election Of Director To Serve Until The 2022 Annual Meeting: Glyn F. Aeppel	For	For
AVALONBAY COMMUNITIES, INC.	20-May-2021	2	Election Of Director To Serve Until The 2022 Annual Meeting: Terry S. Brown	For	For
AVALONBAY COMMUNITIES, INC.	20-May-2021	3	Election Of Director To Serve Until The 2022 Annual Meeting: Alan B. Buckelew	For	For
AVALONBAY COMMUNITIES, INC.	20-May-2021	4	Election Of Director To Serve Until The 2022 Annual Meeting: Ronald L. Havner, Jr.	For	For
AVALONBAY COMMUNITIES, INC.	20-May-2021	5	Election Of Director To Serve Until The 2022 Annual Meeting: Stephen P. Hills	For	For
AVALONBAY COMMUNITIES, INC.	20-May-2021	6	Election Of Director To Serve Until The 2022 Annual Meeting: Christopher B. Howard	For	For
AVALONBAY COMMUNITIES, INC.	20-May-2021	7	Election Of Director To Serve Until The 2022 Annual Meeting: Richard J. Lieb	For	For
AVALONBAY COMMUNITIES, INC.	20-May-2021	8	Election Of Director To Serve Until The 2022 Annual Meeting: Nnenna Lynch	For	For
AVALONBAY COMMUNITIES, INC.	20-May-2021	9	Election Of Director To Serve Until The 2022 Annual Meeting: Timothy J. Naughton	For	For
AVALONBAY COMMUNITIES, INC.	20-May-2021	10	Election Of Director To Serve Until The 2022 Annual Meeting: Benjamin W. Schall	For	For
AVALONBAY COMMUNITIES, INC.	20-May-2021	11	Election Of Director To Serve Until The 2022 Annual Meeting: Susan Swanezy	For	For
AVALONBAY COMMUNITIES, INC.	20-May-2021	12	Election Of Director To Serve Until The 2022 Annual Meeting: W. Edward Walter	For	For
AVALONBAY COMMUNITIES, INC.	20-May-2021	13	To Ratify The Selection Of Ernst & Young Llp As The Company'S Independent Auditors For The Year Ending December 31, 2021.	For	For
AVALONBAY COMMUNITIES, INC.	20-May-2021	14	To Adopt A Resolution Approving, On A Non-Binding Advisory Basis, The Compensation Paid To The Company'S Named Executive Officers, As Disclosed Pursuant To Item 402 Of Regulation S-K, Including The Compensation Discussion And Analysis, Compensation Tables And Narrative Discussion Set Forth In The Proxy Statement.	For	For
AVANTOR, INC.	13-May-2021	1	Election Of Director: Matthew Holt	For	For
AVANTOR, INC.	13-May-2021	2	Election Of Director: Christi Shaw	For	For
AVANTOR, INC.	13-May-2021	3	Election Of Director: Michael Severino	For	For
AVANTOR, INC.	13-May-2021	4	Election Of Director: Gregory Summe	For	For
AVANTOR, INC.	13-May-2021	5	Amendment To The Certificate Of Incorporation To Permit Stockholders Of Record Representing At Least 20% Of The Relevant Voting Power Continuously For One Year To Call A Special Meeting Of Stockholders.	For	For
AVANTOR, INC.	13-May-2021	6	Amendment To The Certificate Of Incorporation To Remove Supermajority Voting Standards For Stockholder Approval Of Future Amendments To The Certificate Of Incorporation And Bylaws.	For	For
AVANTOR, INC.	13-May-2021	7	Ratification Of The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Accounting Firm For 2021.	For	For
AVANTOR, INC.	13-May-2021	8	Approve, On An Advisory Basis, Named Executive Officer Compensation.	For	For
AVAST PLC	06-May-2021	1	To Receive The Annual Accounts For The Financial Year Ended 31 December 2020, The Report Of The Directors, Together With The Reports Of The Auditors Thereon	For	For
AVAST PLC	06-May-2021	2	To Approve The Directors' Remuneration Report For The Financial Year Ended 31 December 2020	For	For
AVAST PLC	06-May-2021	3	To Declare A Final Dividend Of 11.2 Us Cents Per Ordinary Share	For	For
AVAST PLC	06-May-2021	4	To Re-Elect John Schwarz As A Director	For	For
AVAST PLC	06-May-2021	5	To Re-Elect Ondrej Vitek As A Director	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AVAST PLC	06-May-2021	6	To Re-Elect Philip Marshall As A Director	For	For
AVAST PLC	06-May-2021	7	To Re-Elect Pavel Baudis As A Director	For	For
AVAST PLC	06-May-2021	8	To Re-Elect Eduard Kucera As A Director	For	For
AVAST PLC	06-May-2021	9	To Re-Elect Warren Finegold As A Director	For	For
AVAST PLC	06-May-2021	10	To Re-Elect Maggie Chan Jones As A Director	For	For
AVAST PLC	06-May-2021	11	To Re-Elect Tamara Minick-Scokalo As A Director	For	For
AVAST PLC	06-May-2021	12	To Re-Elect Belinda Richards As A Director	For	For
AVAST PLC	06-May-2021	13	To Re-Appoint Ernst & Young Llp As Auditor	For	For
AVAST PLC	06-May-2021	14	To Authorise The Directors To Set The Auditor'S Remuneration	For	For
AVAST PLC	06-May-2021	15	To Authorise The Company To Make "Political Donations" And Incur "Political Expenditure"	For	For
AVAST PLC	06-May-2021	16	To Authorise The Directors To Allot Shares	For	For
AVAST PLC	06-May-2021	17	Authority To Disapply Pre-Emption Rights Without Restriction As To Use	For	For
AVAST PLC	06-May-2021	18	Authority To Disapply Pre-Emption Rights In Connection With An Acquisition Or Capital Investment	For	For
AVAST PLC	06-May-2021	19	To Authorise The Company To Purchase Its Own Shares	For	For
AVAST PLC	06-May-2021	20	To Approve The Avast Employee Benefit Trust	For	For
AVAST PLC	06-May-2021	21	To Authorise The Company To Call A General Meeting (Other Than An Annual General Meeting) On Not Less Than 14 Clear Days' Notice	For	For
AVERY DENNISON CORPORATION	22-Apr-2021	1	Election Of Director: Bradley Alford	For	For
AVERY DENNISON CORPORATION	22-Apr-2021	2	Election Of Director: Anthony Anderson	For	For
AVERY DENNISON CORPORATION	22-Apr-2021	3	Election Of Director: Mark Barrenechea	For	Combined
AVERY DENNISON CORPORATION	22-Apr-2021	4	Election Of Director: Mitchell Butier	For	Combined
AVERY DENNISON CORPORATION	22-Apr-2021	5	Election Of Director: Ken Hicks	For	For
AVERY DENNISON CORPORATION	22-Apr-2021	6	Election Of Director: Andres Lopez	For	For
AVERY DENNISON CORPORATION	22-Apr-2021	7	Election Of Director: Patrick Siewert	For	Combined
AVERY DENNISON CORPORATION	22-Apr-2021	8	Election Of Director: Julia Stewart	For	Combined
AVERY DENNISON CORPORATION	22-Apr-2021	9	Election Of Director: Martha Sullivan	For	For
AVERY DENNISON CORPORATION	22-Apr-2021	10	Approval, On An Advisory Basis, Of Our Executive Compensation.	For	For
AVERY DENNISON CORPORATION	22-Apr-2021	11	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	Combined
AVIC JONHON OPTRONIC TECHNOLOGY CO LTD	15-Jan-2021	1	Connected Transaction Regarding Application For Loans To A Company	For	For
AVIC JONHON OPTRONIC TECHNOLOGY CO LTD	21-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
AVIC JONHON OPTRONIC TECHNOLOGY CO LTD	21-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	For
AVIC JONHON OPTRONIC TECHNOLOGY CO LTD	21-Apr-2021	3	2020 Annual Accounts	For	For
AVIC JONHON OPTRONIC TECHNOLOGY CO LTD	21-Apr-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny4.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
AVIC JONHON OPTRONIC TECHNOLOGY CO LTD	21-Apr-2021	5	2021 Estimated Continuing Connected Transactions	For	Combined
AVIC JONHON OPTRONIC TECHNOLOGY CO LTD	21-Apr-2021	6	2020 Annual Report And Its Summary	For	Combined
AVIC JONHON OPTRONIC TECHNOLOGY CO LTD	21-Apr-2021	7	2021 Financial Budget	For	For
AVIC JONHON OPTRONIC TECHNOLOGY CO LTD	21-Apr-2021	8	Renewal Of A Financial Service Agreement With A Company	For	Combined
AVIC JONHON OPTRONIC TECHNOLOGY CO LTD	21-Apr-2021	9	Repurchase And Cancellation Of Some Restricted Stocks Under The 2Nd Phase Restricted Stock Incentive Plan	For	Combined
AVIC JONHON OPTRONIC TECHNOLOGY CO LTD	21-Apr-2021	10	Decrease Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
AVIC JONHON OPTRONIC TECHNOLOGY CO LTD	21-Apr-2021	11	Provision Of Guarantee For A Controlled Subsidiary	For	For
AVIC JONHON OPTRONIC TECHNOLOGY CO LTD	21-Apr-2021	12	By-Election Of Supervisors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	05-Mar-2021	1	Connected Transaction Regarding The Financial Service Framework Agreement To Be Signed With A Company	For	Combined
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	05-Mar-2021	2	Election And Nomination Of Non-Independent Director: Qian Xuesong	For	Combined
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	05-Mar-2021	3	Election And Nomination Of Non-Independent Director: Xing Yixin	For	For
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	05-Mar-2021	4	Election And Nomination Of Non-Independent Director: Li Changqiang	For	For
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	05-Mar-2021	5	Election And Nomination Of Non-Independent Director: Li Keming	For	For
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	05-Mar-2021	6	Election And Nomination Of Non-Independent Director: Qi Xia	For	Combined
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	05-Mar-2021	7	Election And Nomination Of Non-Independent Director: Li Juwen	For	Combined
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	05-Mar-2021	8	Election And Nomination Of Non-Independent Director: Liu Zhimin	For	For
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	05-Mar-2021	9	Election And Nomination Of Non-Independent Director: Wang Yongqing	For	Combined
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	05-Mar-2021	10	Election And Nomination Of Independent Director: Xing Dongmei	For	Combined
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	05-Mar-2021	11	Election And Nomination Of Independent Director: Zhu Jun	For	For
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	05-Mar-2021	12	Election And Nomination Of Independent Director: Wang Yanming	For	For
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	05-Mar-2021	13	Election And Nomination Of Independent Director: Zhu Xiumei	For	For
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	05-Mar-2021	14	Election And Nomination Of Non-Employee Supervisor: Nie Xiaoming	For	For
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	05-Mar-2021	15	Election And Nomination Of Non-Employee Supervisor: Xiao Zhiyuan	For	For
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	28-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	28-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	For
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	28-Apr-2021	3	2020 Work Report Of Independent Directors	For	For
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	28-Apr-2021	4	2020 Annual Accounts	For	For
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	28-Apr-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.40000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):4.000000	For	For
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	28-Apr-2021	6	2021 Financial Budget Report	For	For
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	28-Apr-2021	7	Implementing Results Of 2020 Continuing Connected Transactions And Estimation Of 2021 Continuing Connected Transactions	For	Combined
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	28-Apr-2021	8	2020 Annual Report And Its Summary	For	Combined
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	28-Apr-2021	9	2021 Application For Credit Line By Wholly-Owned Subsidiaries	For	For
AVIC SHENYANG AIRCRAFT COMPANY LIMITED	28-Apr-2021	10	Change Of Audit Firm	For	For
AVIC XI'AN AIRCRAFT INDUSTRY GROUP COMPANY LTD.	26-Mar-2021	1	Subsidiaries' Sharing Of The Company'S Bank Credit Line And The Company'S Provision Of Guarantee For It	For	For
AVIC XI'AN AIRCRAFT INDUSTRY GROUP COMPANY LTD.	28-Apr-2021	1	2020 Annual Report And Its Summary	For	For
AVIC XI'AN AIRCRAFT INDUSTRY GROUP COMPANY LTD.	28-Apr-2021	2	2020 Work Report Of The Board Of Directors	For	For
AVIC XI'AN AIRCRAFT INDUSTRY GROUP COMPANY LTD.	28-Apr-2021	3	2020 Work Report Of The Supervisory Committee	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AVIC XI'AN AIRCRAFT INDUSTRY GROUP COMPANY LTD.	28-Apr-2021	4	2020 Annual Accounts	For	For
AVIC XI'AN AIRCRAFT INDUSTRY GROUP COMPANY LTD.	28-Apr-2021	5	2021 Financial Budget Report	For	For
AVIC XI'AN AIRCRAFT INDUSTRY GROUP COMPANY LTD.	28-Apr-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.85000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
AVIC XI'AN AIRCRAFT INDUSTRY GROUP COMPANY LTD.	28-Apr-2021	7	Reappointment Of Audit Firm	For	For
AVIC XI'AN AIRCRAFT INDUSTRY GROUP COMPANY LTD.	28-Apr-2021	8	A Framework Agreement On Continuing Connected Transactions To Be Signed	For	For
AVIC XI'AN AIRCRAFT INDUSTRY GROUP COMPANY LTD.	28-Apr-2021	9	Merger And Acquisition Of A Wholly-Owned Subsidiary	For	For
AVIC XI'AN AIRCRAFT INDUSTRY GROUP COMPANY LTD.	08-Jun-2021	1	Connected Transaction Regarding Loans From The Controlling Shareholder	For	For
AVIC XI'AN AIRCRAFT INDUSTRY GROUP COMPANY LTD.	08-Jun-2021	2	2021 Adjustment Of Financial Business Quota With A Company	For	For
AVIC XI'AN AIRCRAFT INDUSTRY GROUP COMPANY LTD.	08-Jun-2021	3	Purchase Of Liability Insurance For Directors, Supervisors And Senior Managers	For	For
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	15-Jan-2021	3	That The Change Of Registered Capital (Details Of Which Are Set Out In The Paragraph Headed "Proposed Change Of Registered Capital" In The Letter From The Board Contained In The Circular) Be And Is Hereby Approved And Confirmed	For	For
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	15-Jan-2021	4	That: (1) Subject To The Required Approval Or Endorsement From Or Registration With The Relevant Regulatory Authorities In The Prc, The Proposed Amendments To The Articles Of Association (Details Of Which Are Set Out In The Paragraph Headed "Proposed Amendments To The Articles Of Association" In The Letter From The Board Contained In The Circular) Be And Are Hereby Approved And Confirmed; And (2) Any One Of The Directors Or Authorized Representative Of The Chairman Of The Board Be And Is Hereby Authorized To Implement And Take All Steps And To Do All Acts And Things As May Be Necessary Or Desirable To Give Effect To The Proposed Amendments To The Articles Of Association, Including, Without Limitation, To Obtain All Necessary Approvals From The Relevant Regulatory Authorities In The Prc, And To Sign And Execute Such Further Documents, Or To Do Any Other Matters Incidental Thereto And/Or As Contemplated Thereunder, As Such Director Or Authorized Representative May In His Absolute Discretion Deem Fit	For	For
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	3	The Resolution Relating To Granting The General Mandate To The Board To Repurchase Shares	For	For
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	4	The Resolution Relating To The Report Of The Board Of The Company For The Year Ended 31 December 2020	For	For
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	5	The Resolution Relating To The Report Of The Supervisory Committee Of The Company For The Year Ended 31 December 2020	For	For
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	6	The Resolution Relating To The Audited Financial Statements Of The Company For The Year Ended 31 December 2020	For	For
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	7	The Resolution Relating To The Profit Distribution Plan (Including Distribution Of 2020 Final Dividend) Of The Company For The Year Ended 31 December 2020	For	For
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	8	The Resolution Relating To The Non-Reappointment Of International Auditor And Re-Appointment Of Domestic Auditor For 2021	For	For
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	9	The Resolution Relating To The Re-Election Of Mr. Wang Xuejun As An Executive Director Of The Company With A Term Of Office Commencing From The Establishment Of The Seventh Session Of The Board Until The Date On Which The Term Of The Seventh Session Of The Board Will Expire, The Grant Of An Authorization To The Executive Director Of The Company To Sign The Relevant Service Contract On Behalf Of The Company With Him And The Grant Of An Authorization To The Remuneration Committee Of The Company To Determine His Remuneration	For	Combined
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	10	The Resolution Relating To The Re-Election Of Mr. Zhao Hongwei As An Executive Director Of The Company With A Term Of Office Commencing From The Establishment Of The Seventh Session Of The Board Until The Date On Which The Term Of The Seventh Session Of The Board Will Expire, The Grant Of An Authorization To The Executive Director Of The Company To Sign The Relevant Service Contract On Behalf Of The Company With Him And The Grant Of An Authorization To The Remuneration Committee Of The Company To Determine His Remuneration	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	11	The Resolution Relating To The Re-Election Of Mr. Lian Dawei As A Non-Executive Director Of The Company With A Term Of Office Commencing From The Establishment Of The Seventh Session Of The Board Until The Date On Which The Term Of The Seventh Session Of The Board Will Expire, The Grant Of An Authorization To The Executive Director Of The Company To Sign The Relevant Service Contract On Behalf Of The Company With Him And The Grant Of An Authorization To The Remuneration Committee Of The Company To Determine His Remuneration	For	For
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	12	The Resolution Relating To The Re-Election Of Mr. Xu Gang As A Non-Executive Director Of The Company With A Term Of Office Commencing From The Establishment Of The Seventh Session Of The Board Until The Date On Which The Term Of The Seventh Session Of The Board Will Expire, The Grant Of An Authorization To The Executive Director Of The Company To Sign The Relevant Service Contract On Behalf Of The Company With Him And The Grant Of An Authorization To The Remuneration Committee Of The Company To Determine His Remuneration	For	For
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	13	The Resolution Relating To The New Appointment Of Mr. Wang Jun As A Non-Executive Director Of The Company With A Term Of Office Commencing From The Establishment Of The Seventh Session Of The Board Until The Date On Which The Term Of The Seventh Session Of The Board Will Expire, The Grant Of An Authorization To The Executive Director Of The Company To Sign The Relevant Service Contract On Behalf Of The Company With Him And The Grant Of An Authorization To The Remuneration Committee Of The Company To Determine His Remuneration	For	For
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	14	The Resolution Relating To The New Appointment Of Mr. Li Xichuan As A Non-Executive Director Of The Company With A Term Of Office Commencing From The Establishment Of The Seventh Session Of The Board Until The Date On Which The Term Of The Seventh Session Of The Board Will Expire, The Grant Of An Authorization To The Executive Director Of The Company To Sign The Relevant Service Contract On Behalf Of The Company With Him And The Grant Of An Authorization To The Remuneration Committee Of The Company To Determine His Remuneration	For	For
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	15	The Resolution Relating To The Re-Election Of Mr. Liu Weiwu As An Independent Nonexecutive Director Of The Company With A Term Of Office Commencing From The Establishment Of The Seventh Session Of The Board Until The Date On Which The Term Of The Seventh Session Of The Board Will Expire, The Grant Of An Authorization To The Executive Director Of The Company To Sign The Relevant Service Contract On Behalf Of The Company With Him And The Grant Of An Authorization To The Remuneration Committee Of The Company To Determine His Remuneration	For	For
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	16	The Resolution Relating To The New Appointment Of Mr. Mao Fugen As An Independent Non-Executive Director Of The Company With A Term Of Office Commencing From The Establishment Of The Seventh Session Of The Board Until The Date On Which The Term Of The Seventh Session Of The Board Will Expire, The Grant Of An Authorization To The Executive Director Of The Company To Sign The Relevant Service Contract On Behalf Of The Company With Him And The Grant Of An Authorization To The Remuneration Committee Of The Company To Determine His Remuneration	For	For
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	17	The Resolution Relating To The New Appointment Of Mr. Lin Guiping As An Independent Non-Executive Director Of The Company With A Term Of Office Commencing From The Establishment Of The Seventh Session Of The Board Until The Date On Which The Term Of The Seventh Session Of The Board Will Expire, The Grant Of An Authorization To The Executive Director Of The Company To Sign The Relevant Service Contract On Behalf Of The Company With Him And The Grant Of An Authorization To The Remuneration Committee Of The Company To Determine His Remuneration	For	For
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	18	The Resolution Relating To The Re-Election Of Mr. Zheng Qiang As A Shareholder Representative Supervisor Of The Company With A Term Of Office Commencing From The Establishment Of The Seventh Session Of The Supervisory Committee Until The Date On Which The Term Of The Seventh Session Of The Supervisory Committee Will Expire, The Grant Of An Authorization To The Executive Director Of The Company To Sign The Relevant Service Contract On Behalf Of The Company With Him And The Grant Of An Authorization To The Remuneration Committee Of The Company To Determine His Remuneration	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	19	The Resolution Relating To The Re-Election Of Mr. Guo Guangxin As A Shareholder Representative Supervisor Of The Company With A Term Of Office Commencing From The Establishment Of The Seventh Session Of The Supervisory Committee Until The Date On Which The Term Of The Seventh Session Of The Supervisory Committee Will Expire, The Grant Of An Authorization To The Executive Director Of The Company To Sign The Relevant Service Contract On Behalf Of The Company With Him And The Grant Of An Authorization To The Remuneration Committee Of The Company To Determine His Remuneration	For	For
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	20	The Resolution(S) To Be Proposed At The Agm By Shareholders Holding 3% Or More Of The Total Number Of The Company'S Shares Carrying Voting Rights, If Any, By Way Of Ordinary Resolution(S)	For	Combined
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	21	The Resolution Relating To The Proposed Amendments To The Articles Of Association Of The Company	For	Combined
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	22	The Resolution Relating To Granting The General Mandate To The Board To Issue New Shares	For	Combined
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	23	The Resolution Relating To Granting The General Mandate To The Board To Repurchase Shares	For	Combined
AVICHINA INDUSTRY & TECHNOLOGY CO LTD	28-May-2021	24	The Resolution(S) To Be Proposed At The Annual General Meeting By Shareholders Holding 3% Or More Of The Total Number Of The Company'S Shares Carrying Voting Rights, If Any, By Way Of Special Resolution(S)	For	Combined
AVIVA PLC	06-May-2021	1	Annual Report And Accounts	For	Combined
AVIVA PLC	06-May-2021	2	Remuneration Report	For	Combined
AVIVA PLC	06-May-2021	3	Remuneration Policy	For	Combined
AVIVA PLC	06-May-2021	4	Climate-Related Reporting	For	Combined
AVIVA PLC	06-May-2021	5	Final Dividend: 14 Pence Per Ordinary Share	For	Combined
AVIVA PLC	06-May-2021	6	To Elect Mohit Joshi As A Director Of The Company	For	Combined
AVIVA PLC	06-May-2021	7	To Elect Pippa Lambert As A Director Of The Company	For	Combined
AVIVA PLC	06-May-2021	8	To Elect Jim Mcconville As A Director Of The Company	For	Combined
AVIVA PLC	06-May-2021	9	To Re-Elect Amanda Blanc As A Director Of The Company	For	Combined
AVIVA PLC	06-May-2021	10	To Re-Elect Patricia Cross As A Director Of The Company	For	Combined
AVIVA PLC	06-May-2021	11	To Re-Elect George Culmer As A Director Of The Company	For	Combined
AVIVA PLC	06-May-2021	12	To Re-Elect Patrick Flynn As A Director Of The Company	For	Combined
AVIVA PLC	06-May-2021	13	To Re-Elect Belen Romana Garcia As A Director Of The Company	For	Combined
AVIVA PLC	06-May-2021	14	To Re-Elect Michael Mire As A Director Of The Company	For	Combined
AVIVA PLC	06-May-2021	15	To Re-Elect Jason Windsor As A Director Of The Company	For	Combined
AVIVA PLC	06-May-2021	16	Re-Appoint Pwc As Auditor	For	Combined
AVIVA PLC	06-May-2021	17	Auditor'S Remuneration	For	Combined
AVIVA PLC	06-May-2021	18	Political Donations	For	Combined
AVIVA PLC	06-May-2021	19	Ordinary Share Allotments	For	Combined
AVIVA PLC	06-May-2021	20	Pre-Emption Rights - 5%	For	Combined
AVIVA PLC	06-May-2021	21	Pre-Emption Rights - +5%	For	Combined
AVIVA PLC	06-May-2021	22	Sii Share Allotments	For	Combined
AVIVA PLC	06-May-2021	23	Pre-Emption Rights - Sii	For	Combined
AVIVA PLC	06-May-2021	24	Annual Bonus Plan	For	Combined
AVIVA PLC	06-May-2021	25	Long Term Incentive Plan	For	Combined
AVIVA PLC	06-May-2021	26	All Employee Share Plan	For	Combined
AVIVA PLC	06-May-2021	27	Purchase Ordinary Shares	For	Combined
AVIVA PLC	06-May-2021	28	Purchase 8 3/4 % Shares	For	Combined
AVIVA PLC	06-May-2021	29	Purchase 8 3/8 % Shares	For	Combined
AVIVA PLC	06-May-2021	30	General Meetings (Notice)	For	Combined
AVIVA PLC	06-May-2021	31	26 Mar 2021: Please Note That This Is A Revision Due To Modification Of Text Of Resolution 6 To 15. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
AXA SA	29-Apr-2021	6	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020	For	Combined
AXA SA	29-Apr-2021	7	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	Combined
AXA SA	29-Apr-2021	8	Allocation Of Income For The Financial Year Ended 31 December 2020 And Setting Of The Dividend At 1.43 Euros Per Share	For	Combined
AXA SA	29-Apr-2021	9	Approval Of The Information Mentioned In Section I Of Article L.22-10-9 Of The French Commercial Code Relating To The Compensation Of Corporate Officers	For	Combined
AXA SA	29-Apr-2021	10	Approval Of The Individual Remuneration Of Mr. Denis Duverne As Chairman Of The Board Of Directors	For	Combined
AXA SA	29-Apr-2021	11	Approval Of The Individual Remuneration Of Mr. Thomas Buberl As Chief Executive Officer	For	Combined
AXA SA	29-Apr-2021	12	Approval Of The Compensation Policy Adjustment For The Chief Executive Officer Approved By The 2019 And 2020 General Meetings	For	Combined
AXA SA	29-Apr-2021	13	Approval Of The Compensation Policy For The Chief Executive Officer Pursuant To Section Ii Of Article L.22-10-8 Of The French Commercial Code	For	Combined
AXA SA	29-Apr-2021	14	Approval Of The Compensation Policy For The Chairman Of The Board Of Directors Pursuant To Section Ii Of Article L.22-10-8 Of The French Commercial Code	For	Combined
AXA SA	29-Apr-2021	15	Approval Of The Compensation Policy For Directors Pursuant To Section Ii Of Article L.22-10-8 Of The French Commercial Code	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AXA SA	29-Apr-2021	16	The Statutory Auditors' Special Report On The Agreements Referred To In Articles L.225-38 And Following Of The French Commercial Code	For	Combined
AXA SA	29-Apr-2021	17	Renewal Of The Term Of Office Of Mr. Ramon De Oliveira As Director	For	Combined
AXA SA	29-Apr-2021	18	Appointment Of Mr. Guillaume Faury As Director, As A Replacement For Mrs. Elaine Sarsynski	For	Combined
AXA SA	29-Apr-2021	19	Appointment Of Mr. Ramon Fernandez As Director	For	Combined
AXA SA	29-Apr-2021	20	Authorization Granted To The Board Of Directors To Purchase The Company'S Common Shares	For	Combined
AXA SA	29-Apr-2021	21	Delegation Of Authority Granted To The Board Of Directors To Increase The Share Capital By Incorporation Of Reserves, Profits Or Premiums	For	Combined
AXA SA	29-Apr-2021	22	Delegation Of Authority Granted To The Board Of Directors To Increase The Share Capital By Issuing Common Shares Or Transferable Securities Granting Access To Common Shares To Be Issued Immediately Or In The Future By The Company Or One Of Its Subsidiaries, With Retention Of The Shareholders' Pre-Emptive Subscription Right	For	Combined
AXA SA	29-Apr-2021	23	Delegation Of Authority Granted To The Board Of Directors To Increase The Share Capital By Issuing Common Shares Or Transferable Securities Granting Access To Common Shares To Be Issued Immediately Or In The Future By The Company Or One Of Its Subsidiaries, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right, In The Context Of Public Offerings Other Than Those Referred To In Article L.411-2 Of The French Monetary And Financial Code	For	Combined
AXA SA	29-Apr-2021	24	Delegation Of Authority Granted To The Board Of Directors To Increase The Share Capital By Issuing Common Shares Or Transferable Securities Granting Access To Common Shares To Be Issued Immediately Or In The Future By The Company Or One Of Its Subsidiaries, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right, By Public Offerings Referred To In Paragraph 1Decree Of Article L.411-2 Of The French Monetary And Financial Code	For	Combined
AXA SA	29-Apr-2021	25	Authorisation Granted To The Board Of Directors In The Event Of An Issue, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right, By Public Offerings (Including Public Offerings Referred To In Paragraph 1Decree Of Article L.411-2 Of The French Monetary And Financial Code), To Set The Issue Price In Accordance With The Terms And Conditions Set By The General Meeting, Within The Limit Of 10% Of The Capital	For	Combined
AXA SA	29-Apr-2021	26	Delegation Of Authority Granted To The Board Of Directors To Increase The Share Capital By Issuing Common Shares Or Transferable Securities Granting Access To Common Shares To Be Issued Immediately Or In The Future By The Company, In The Event Of A Public Exchange Offer Initiated By The Company With Cancellation Of The Shareholders' Pre-Emptive Subscription Right	For	Combined
AXA SA	29-Apr-2021	27	Delegation Of Authority Granted To The Board Of Directors To Increase The Share Capital By Issuing Common Shares Or Transferable Securities Granting Access To Common Shares To Be Issued Immediately Or In The Future By The Company, In Remuneration For Contributions In Kind, Within The Limit Of 10% Of The Share Capital, Except In The Case Of A Public Exchange Offer Initiated By The Company	For	Combined
AXA SA	29-Apr-2021	28	Delegation Of Authority Granted To The Board Of Directors To Issue, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right, Common Shares, As A Result Of The Issue By Subsidiaries Of The Company Of Transferable Securities Granting Access To Common Shares To Be Issued By The Company	For	Combined
AXA SA	29-Apr-2021	29	Delegation Of Authority Granted To The Board Of Directors To Issue, With Retention Of The Shareholders' Pre-Emptive Subscription Right, Common Shares, As A Result Of The Issue By Subsidiaries Of The Company Of Transferable Securities Granting Access To Common Shares To Be Issued By The Company	For	Combined
AXA SA	29-Apr-2021	30	Delegation Of Powers Granted To The Board Of Directors To Increase The Share Capital By Issuing Common Shares Or Transferable Securities Granting Access To Common Shares Of The Company Reserved For Members Of A Company Savings Plan, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right	For	Combined
AXA SA	29-Apr-2021	31	Delegation Of Powers Granted To The Board Of Directors To Increase The Share Capital By Issuing Common Shares, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right, For The Benefit Of A Specific Category Of Beneficiaries	For	Combined
AXA SA	29-Apr-2021	32	Authorization Granted To The Board Of Directors In Order To Reduce The Share Capital By Cancelling Common Shares	For	Combined
AXA SA	29-Apr-2021	33	Powers To Carry Out Formalities	For	Combined
AXALTA COATING SYSTEMS LTD.	13-May-2021	1	Director	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AXALTA COATING SYSTEMS LTD.	13-May-2021	2	Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm And Auditor Until The Conclusion Of The 2022 Annual General Meeting Of Members And Delegation Of Authority To The Board, Acting Through The Audit Committee, To Set The Terms And Remuneration Thereof.	For	For
AXALTA COATING SYSTEMS LTD.	13-May-2021	3	Non-Binding Advisory Vote On The Frequency Of Future Advisory Votes On The Compensation Paid To Our Named Executive Officers.	One	Combined
AXALTA COATING SYSTEMS LTD.	13-May-2021	4	Non-Binding Advisory Vote To Approve The Compensation Paid To Our Named Executive Officers.	For	Combined
AXIATA GROUP BHD	15-Jun-2021	1	To Re-Elect The Following Director, Each Of Who Retires By Rotation Pursuant To Clause 104 Of The Constitution Of The Company ("Constitution") And Being Eligible, Offers Himself/Herself For Re-Election: Thayaparan S Sangarapillai	For	For
AXIATA GROUP BHD	15-Jun-2021	2	To Re-Elect The Following Director, Each Of Who Retires By Rotation Pursuant To Clause 104 Of The Constitution Of The Company ("Constitution") And Being Eligible, Offers Himself/Herself For Re-Election: Khoo Gaik Bee	For	For
AXIATA GROUP BHD	15-Jun-2021	3	To Re-Elect The Following Director, Each Of Who Retires Pursuant To Clause 110 (ii) Of The Constitution And Being Eligible, Offers Himself For Re-Election: Tan Sri Dr Halim Shafie	For	For
AXIATA GROUP BHD	15-Jun-2021	4	To Re-Elect The Following Director, Each Of Who Retires Pursuant To Clause 110 (ii) Of The Constitution And Being Eligible, Offers Himself For Re-Election: Syed Ali Syed Salem Alsagoff	For	For
AXIATA GROUP BHD	15-Jun-2021	5	To Re-Elect The Following Director, Each Of Who Retires Pursuant To Clause 110 (ii) Of The Constitution And Being Eligible, Offers Himself For Re-Election: Ong King How	For	For
AXIATA GROUP BHD	15-Jun-2021	6	Benefits Payable To Nec And Neds From The 29Th Annual General Meeting Until The Next Annual General Meeting	For	For
AXIATA GROUP BHD	15-Jun-2021	7	To Approve The Payment Of Fees And Benefits Payable By The Subsidiaries To The Neds Of The Company From The 29Th Annual General Meeting Until The Next Annual General Meeting	For	For
AXIATA GROUP BHD	15-Jun-2021	8	The Revised Accrued Fees Of The Nec And Ned Of The Board Risk & Compliance Committee ("Brcc") For The Nec And Ned Of Brcc From 20 February 2020, Being The Date Of The Assumption Of Expanded Duties And Responsibilities To Further Strengthen Risk And Compliance And Consequent Thereto The Renaming Of The Board Risk Management Committee To Brcc, Up To The Date Of 29Th Annual General Meeting	For	For
AXIATA GROUP BHD	15-Jun-2021	9	The Accrued Payment Of The Travel Allowance Benefit Payable To Non-Resident Neds For Attending Meetings Of The Board Of The Company And The Board Of Its Subsidiaries Virtually, To Be Applicable For The Period From 1 January 2020 Until The 29Th Annual General Meeting	For	For
AXIATA GROUP BHD	15-Jun-2021	10	To Re-Appoint Pricewaterhousecoopers Pllt Having Consented To Act As The Auditors Of The Company For The Financial Year Ending 31 December 2021 And To Authorise The Directors To Fix Their Remuneration	For	For
AXIATA GROUP BHD	15-Jun-2021	11	Proposed Shareholders' Mandate For Recurrent Related Party Transactions Of A Revenue Or Trading Nature	For	For
AXIATA GROUP BHD	15-Jun-2021	12	Proposed Award Of Axiata Shares To Dato' Mohd Izzaddin Idris Pursuant To The Long-Term Incentive Plan (Ltip) (Proposed Award)	For	Combined
AYALA CORP	23-Apr-2021	2	Call To Order	For	Combined
AYALA CORP	23-Apr-2021	3	Certification Of Notice And Quorum	For	Abstain
AYALA CORP	23-Apr-2021	4	Approval Of Minutes Of Previous Meeting	For	Combined
AYALA CORP	23-Apr-2021	5	Annual Report	For	For
AYALA CORP	23-Apr-2021	6	Ratification Of The Acts Of The Board Of Directors And Officers	For	For
AYALA CORP	23-Apr-2021	7	Election Of Director: Jaime Augusto Zobel De Ayala	For	Combined
AYALA CORP	23-Apr-2021	8	Election Of Director: Fernando Zobel De Ayala	For	Combined
AYALA CORP	23-Apr-2021	9	Election Of Director: Cezar P. Consing	For	For
AYALA CORP	23-Apr-2021	10	Election Of Director: Delfin L. Lazaro	For	For
AYALA CORP	23-Apr-2021	11	Election Of Director: Keiichi Matsunaga	For	For
AYALA CORP	23-Apr-2021	12	Election Of Director: Rizalina G. Mantaring (Independent Director)	For	Combined
AYALA CORP	23-Apr-2021	13	Election Of Director: Antonio Jose U. Periquet (Independent Director)	For	Against
AYALA CORP	23-Apr-2021	14	Election Of External Auditor And Fixing Its Remuneration: Sycip Gorres Velayo And Co	For	Combined
AYALA CORP	23-Apr-2021	15	Consideration Of Such Other Business As May Properly Come Before The Meeting	Abstain	Combined
AYALA CORP	23-Apr-2021	16	Adjournment	For	Combined
AYALA LAND INC	21-Apr-2021	1	Please Note That This Is An Amendment To Meeting Id 527698 Due To Receipt Of Updated Agedna. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Combined
AYALA LAND INC	21-Apr-2021	2	Call To Order	For	Combined
AYALA LAND INC	21-Apr-2021	3	Certification Of Notice And Quorum	For	Combined
AYALA LAND INC	21-Apr-2021	4	Approval Of Minutes Of Previous Meeting	For	Combined
AYALA LAND INC	21-Apr-2021	5	Annual Report	For	For
AYALA LAND INC	21-Apr-2021	6	Ratification Of The Acts Of The Board Of Directors And Officers	For	For
AYALA LAND INC	21-Apr-2021	7	Approval Of The Merger Of The Company And Cebu Holdings, Inc. And Its Other Subsidiaries	For	Combined
AYALA LAND INC	21-Apr-2021	8	Approval Of The Amendment Of The Company'S Employee Stock Ownership Plan	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
AYALA LAND INC	21-Apr-2021	9	Election Of Director: Fernando Zobel De Ayala	For	Combined
AYALA LAND INC	21-Apr-2021	10	Election Of Director: Jaime Augusto Zobel De Ayala	For	Combined
AYALA LAND INC	21-Apr-2021	11	Election Of Director: Bernard Vincent O. Dy	For	Combined
AYALA LAND INC	21-Apr-2021	12	Election Of Director: Antonio T. Aquino	For	Combined
AYALA LAND INC	21-Apr-2021	13	Election Of Director: Arturo G. Corpuz	For	Combined
AYALA LAND INC	21-Apr-2021	14	Election Of Director: Rizalina G. Mantaring (Independent Director)	For	For
AYALA LAND INC	21-Apr-2021	15	Election Of Director: Rex Ma. A. Mendoza (Independent Director)	For	For
AYALA LAND INC	21-Apr-2021	16	Election Of Director: Sherisa P. Nuesa (Independent Director)	For	For
AYALA LAND INC	21-Apr-2021	17	Election Of Director: Cesar V. Purisima (Independent Director)	For	For
AYALA LAND INC	21-Apr-2021	18	Election Of External Auditor And Fixing Of Its Remuneration: Sycip Gorres Velayo And Co	For	For
AYALA LAND INC	21-Apr-2021	19	Consideration Of Such Other Business As May Properly Come Before The Meeting	Abstain	Combined
AYALA LAND INC	21-Apr-2021	20	Adjournment	For	Combined
AZBIL CORPORATION	24-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
B2GOLD CORP.	11-Jun-2021	1	To Set The Number Of Directors At Nine	For	Combined
B2GOLD CORP.	11-Jun-2021	2	Director	For	Combined
B2GOLD CORP.	11-Jun-2021	3	Appointment Of Pricewaterhousecoopers Llp As Auditors Of The Company For The Ensuing Year And Authorizing The Directors To Fix Their Remuneration.	For	Combined
B2GOLD CORP.	11-Jun-2021	4	To Approve The Amended Advance Notice Policy As Defined And More Particularly Described In The Management Information Circular.	For	Combined
B2GOLD CORP.	11-Jun-2021	5	To Approve Certain Matters Relating To The Company'S 2018 Stock Option Plan As Defined And More Particularly Described In The Management Information Circular.	For	Combined
B2GOLD CORP.	11-Jun-2021	6	To Approve A Non-Binding Advisory Resolution Accepting The Company'S Approach To Executive Compensation, As Described In The Management Information Circular.	For	Combined
B2W - COMPANHIA DIGITAL	30-Apr-2021	2	To Receive The Administrators Accounts And Financial Statements Related To The Fiscal Year Ended On 12.31.2020 Be Approved, Without Reservations, As Disclosed On 03.04.2021 On The Websites Of The Cvm And B3, Through The Companies System Empresas.Net, And Also On The Company'S Website, And Published In The Diario Oficial Do Estado Do Rio De Janeiro And In The Newspaper Valor Economico On 03.12.2021, The Financial Statements. Pursuant To Article 9, Item Iii Of Icvm 481, The Information Set Forth In Annex I Of The Management Proposal Reflects Our Comments On The Company'S Financial Position	For	Combined
B2W - COMPANHIA DIGITAL	30-Apr-2021	3	Update The Caput Of Article 5 Of The Companys Bylaws To Reflect The Capital Increases Approved By The Board Of Directors, Within The Authorized Capital Limit, At The Meetings Held July 03, September 12 And December 10, 2020 And February 12, 2021. The Update Also Includes The Private Capital Increase Approved By The Board Of Directors, Within The Authorized Capital Limit, Approved September 21, 2020	For	Combined
B2W - COMPANHIA DIGITAL	30-Apr-2021	3	The Company'S Management Proposes That The Board Of Directors Be Composed Of 7 Effective Members, Each With A Term Of 2 Years, Until The Annual General Meeting Of 2023	For	For
B2W - COMPANHIA DIGITAL	30-Apr-2021	4	To Consolidate The Bylaws Of The Company In Order To Reflect The Above Changes	For	For
B2W - COMPANHIA DIGITAL	30-Apr-2021	4	Do You Wish To Request The Adoption Of The Cumulative Voting Process For The Election Of The Board Of Directors, Under The Terms Of Article 141 Of Law 6,404 Of 1976	For	Combined
B2W - COMPANHIA DIGITAL	30-Apr-2021	5	To Elect The Members Of The Board Of Directors By Slate. Indication Of All The Names That Make Up The By Slate. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Miguel Gomes Pereira Sarmiento Gutierrez Anna Christina Ramos Saicali Celso Alves Ferreira Louro Jorge Felipe Lemann Luiz Carlos Di Sessa Filippetti Mauro Muratorio Not Paulo Antunes Veras	For	Combined
B2W - COMPANHIA DIGITAL	30-Apr-2021	6	In The Event That One Of The Candidates Who Is On The Slate Chosen Ceases To Be Part Of That Slate, Can The Votes Corresponding To Your Shares Continue To Be Conferred On The Chosen Slate	For	Combined
B2W - COMPANHIA DIGITAL	30-Apr-2021	8	In The Event Of The Adoption Of The Cumulative Voting Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages Across The Members Of The Slate That You Have Chosen. If The Shareholder Chooses To Abstain And The Election Occurs Through The Cumulative Voting Process, His Vote Must Be Counted As Abstention In The Respective Resolution Of The Meeting	For	Combined
B2W - COMPANHIA DIGITAL	30-Apr-2021	9	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Miguel Gomes Pereira Sarmiento Gutierrez	For	Abstain
B2W - COMPANHIA DIGITAL	30-Apr-2021	10	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Anna Christina Ramos Saicali	For	Abstain
B2W - COMPANHIA DIGITAL	30-Apr-2021	11	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Celso Alves Ferreira Louro	For	Abstain

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
B2W - COMPANHIA DIGITAL	30-Apr-2021	12	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Jorge Felipe Lemann	For	Abstain
B2W - COMPANHIA DIGITAL	30-Apr-2021	13	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Luiz Carlos Di Sessa Filippetti	For	Abstain
B2W - COMPANHIA DIGITAL	30-Apr-2021	14	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Mauro Muratorio Not	For	Abstain
B2W - COMPANHIA DIGITAL	30-Apr-2021	15	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Paulo Antunes Veras	For	Abstain
B2W - COMPANHIA DIGITAL	30-Apr-2021	16	To Establish The Global Management Compensation, To Be Paid In The Fiscal Year 2021, In The Annual Amount Of Up To Brl 19,412,087.00, Corrected Monthly By The Igp Di, Which, Plus The Amount Of Up To Brl 17,752,726.00, Referring To The Expenses Associated With The Recognition Of The Fair Value Of The Purchase Of Shares Object Of Grant By The Company, Totals Up To Brl 37,164,813.00 For The Management. The Necessary Information For The Due Analysis Of The Proposal For The Compensation Of The Managers, As Established By Article 12 Of Icvm 481, Including The Information Indicated In Item 13 Of Annex 24 Of Cvm Instruction No. 480.09, Are Provided In Annex Iii To The Management Proposal	For	Combined
B2W - COMPANHIA DIGITAL	30-Apr-2021	17	Do You Wish To Request The Instantation Of The Fiscal Council, Under The Terms Of Article 161 Of Law 6,404 Of 1976	For	For
B2W - COMPANHIA DIGITAL	10-Jun-2021	2	Indication Of All The Names That Make Up The By Slate. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. . Eduardo Saggioro Garcia Carlos Alberto Da Veiga Sicupira Claudio Moniz Barreto Garcia Paulo Alberto Lemann Mauro Muratorio Not Sidney Victor Da Costa Breyer Vanessa Claro Lopes	For	For
B2W - COMPANHIA DIGITAL	10-Jun-2021	2	Examine, Discuss And Approve The Company'S Capital Reduction To Absorb Accumulated Losses, Without The Cancellation Of Shares, With The Resulting Amendment Of Art. 5 Of Its By Laws	For	For
B2W - COMPANHIA DIGITAL	10-Jun-2021	3	In The Event That One Of The Candidates Who Is On The Slate Chosen Ceases To Be Part Of That Slate, Can The Votes Corresponding To Your Shares Continue To Be Conferred On The Chosen Slate	For	Combined
B2W - COMPANHIA DIGITAL	10-Jun-2021	3	Examine, Discuss And Approve The Terms And Conditions Of The Protocol And Justification Of The Partial Spin Off Of Lojas Americanas S.A., With Conveyance Of The Spun Off Portion To B2W Companhia Digital, Signed By The Management Of The Company And Lojas Americanas S.A. Protocol And Justification And Partial Spin Off	For	Combined
B2W - COMPANHIA DIGITAL	10-Jun-2021	4	Ratify The Hiring Of The Specialized Company Xp Investimentos Corretora De Cambio, Titulos E Valores Mobiliarios S.A. Cnpj.Me N 02.332.886.0011.78 For The Preparation Of The Appraisal Report Of The Spun Off Portion Of Lojas Americanas To Be Conveyed To The Company Under Its Book Value Appraisal Report	For	For
B2W - COMPANHIA DIGITAL	10-Jun-2021	5	In The Event Of The Adoption Of The Cumulative Voting Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages Across The Members Of The Slate That You Have Chosen. If The Shareholder Chooses To Abstain And The Election Occurs Through The Cumulative Voting Process, His Vote Must Be Counted As Abstention In The Respective Resolution Of The Meeting	For	Combined
B2W - COMPANHIA DIGITAL	10-Jun-2021	5	Approve The Appraisal Report	For	Combined
B2W - COMPANHIA DIGITAL	10-Jun-2021	6	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Eduardo Saggioro Garcia	For	Combined
B2W - COMPANHIA DIGITAL	10-Jun-2021	6	Approve The Partial Spin Off, With The Conveyance Of The Spun Off Portion Of Lojas Americanas To The Company, Under The Terms And Conditions Established In The Protocol And Justification, With The Consequent Increase In The Company'S Capital In An Amount Equivalent To The Spun Off Portion, With The Issuance Of New Shares To Be Fully Subscribed By The Officers Of Lojas Americanas, On Behalf Of Their Shareholders, And Paid In Through The Conveyance Of The Assets, Rights And Obligations That Makeup The Spun Off Portion To Be Transferred To The Company	For	Combined
B2W - COMPANHIA DIGITAL	10-Jun-2021	7	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Carlos Alberto Da Veiga Sicupira	For	Combined
B2W - COMPANHIA DIGITAL	10-Jun-2021	7	Amend Again The Caput Of Article 5 Of The Company'S By-Laws, Due To The Increase In The Company'S Capital Share Capital Related To The Merger Into The Company Of The Spun Off Portion	For	Combined
B2W - COMPANHIA DIGITAL	10-Jun-2021	8	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Claudio Moniz Barreto Garcia	For	Combined
B2W - COMPANHIA DIGITAL	10-Jun-2021	8	Amend Article 1 Of The Company'S By-Laws In Order To Change The Company'S Corporate Name	For	Combined
B2W - COMPANHIA DIGITAL	10-Jun-2021	9	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Paulo Alberto Lemann	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
B2W - COMPANHIA DIGITAL	10-Jun-2021	9	Amend Article 3 Of The Company'S By-Laws In Order To Detail The Corporate Purpose Of The Company	For	Combined
B2W - COMPANHIA DIGITAL	10-Jun-2021	10	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. . Mauro Muratorio Not	For	Combined
B2W - COMPANHIA DIGITAL	10-Jun-2021	10	Increase The Limit Of Authorized Capital, With The Consequent Amendment Of 2 Of Art. 5 Of The Company'S By Laws	For	Combined
B2W - COMPANHIA DIGITAL	10-Jun-2021	11	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Sidney Victor Da Costa Breyer	For	Combined
B2W - COMPANHIA DIGITAL	10-Jun-2021	11	Consolidate The Company'S By Laws In Order To Reflect The Changes Above	For	Combined
B2W - COMPANHIA DIGITAL	10-Jun-2021	12	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Vanessa Claro Lopes	For	Combined
B2W - COMPANHIA DIGITAL	10-Jun-2021	12	Authorize The Company'S Directors To Perform All Acts Necessary For The Implementation Of The Partial Spin Off	For	Combined
B2W - COMPANHIA DIGITAL	10-Jun-2021	13	Do You Wish To Request The Separate Election Of A Member Of The Board Of Directors, Under The Terms Of Article 141, 4, I Of Law 6,404 Of 1976. Shareholder Can Only Fill Out This Field If He Has Been The Owner, Without Interruption, Of The Shares With Which He Or She Is Voting During The Three Months Immediately Prior To The Holding Of The General Meeting	For	For
B2W - COMPANHIA DIGITAL	10-Jun-2021	14	Do You Wish To Request The Adoption Of The Cumulative Voting Process For The Election Of The Board Of Directors, Under The Terms Of Article 141 Of Law 6,404 Of 1976	For	Combined
B2W - COMPANHIA DIGITAL	10-Jun-2021	15	Once The Corporate Reorganization Has Been Approved, And In View Of The New Reality Of The Company Thereafter, Approve The Modification In The Composition Of The Executive Board, As Detailed In The Managements Proposal, With The Consequent Amendment Of Article 23 Of The Bylaws	For	Combined
B2W - COMPANHIA DIGITAL	10-Jun-2021	16	Approve The Consolidation The Company'S Bylaws	For	For
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	2	To Resolve On The Management Accounts And On The Financial Statements For The Year Ended December 31, 2020	For	Combined
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	3	To Resolve On The Allocation Of Income For The Year Ended December 31, 2020, As Follows. I. Brl 4,152,303,684.20 Fully Allocated To The Dividends Account Of Which Brl 3,353,789,177.63 Have Already Been Paid To Shareholders As Dividends And Interest On Equity During Year 2020, There Remaining A Balance Of Brl 798,514,506.58 To Be Distributed As Dividends, Under The Terms Detailed In The Management Proposal, And ii. Distribution Of Extraordinary Dividends Brl 1,189,697,510.45 To The Retained Profits And Profits Reserve Accounts, Under The Terms Detailed In The Management Proposal	For	For
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	4	To Establish That The Board Of Directors For The 2021, 2023 Term Of Office Shall Comprise Eleven 11 Members	For	For
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	5	To Elect The Members Of The Board Of Directors By Slate. Indication Of All The Names That Make Up The By Slate. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Alberto Monteiro De Queiroz Netto Ana Carla Abrao Costa Antonio Carlos Quintella Claudia Farkouh Prado Cristina Anne Betts Eduardo Mazzilli De Vassimon Florian Bartunek Guilherme Affonso Ferreira Jose De Menezes Berenguer Neto Mauricio Machado De Minas Pedro Paulo Giubbina Lorenzini	For	Combined
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	6	Should Any Of The Candidates Integrating The Slate No Longer Integrates It, Will The Votes Corresponding To Your Shares Continue Being Granted To The Same Slate	For	Against
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	7	For The Proposal 6 Regarding The Adoption Of Cumulative Voting, Please Be Advised That You Can Only Vote For Or Abstain. An Against Vote On This Proposal Requires Percentages To Be Allocated Amongst The Directors In Proposal 7.1 To 7.11. In This Case Please Contact Your Client Service Representative In Order To Allocate Percentages Amongst The Directors.	Non-voting resolution	Combined
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	8	In Case Of Adoption Of The Election Procedure By Multiple Voting, Do You Wish To Distribute The Vote Adopted In Equal Percentages For The Candidates Integrating The Elected Slate. If The Shareholder Chooses To Abstain And The Election Occurs Through The Multiple Voting Process, His Vote Must Be Counted As An Abstention In The Respective Resolution Of The Meeting	For	Combined
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	9	Visualization Of All Candidates That Comprise The Slate To Indicate The Percentage Of The Votes To Be Attributed. Alberto Monteiro De Queiroz Netto	For	Combined
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	10	Visualization Of All Candidates That Comprise The Slate To Indicate The Percentage Of The Votes To Be Attributed. Ana Carla Abrao Costa	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	11	Visualization Of All Candidates That Comprise The Slate To Indicate The Percentage Of The Votes To Be Attributed. Antonio Carlos Quintella	For	Combined
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	12	Visualization Of All Candidates That Comprise The Slate To Indicate The Percentage Of The Votes To Be Attributed. Claudia Farkouh Prado	For	Combined
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	13	Visualization Of All Candidates That Comprise The Slate To Indicate The Percentage Of The Votes To Be Attributed. Cristina Anne Betts	For	Combined
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	14	Visualization Of All Candidates That Comprise The Slate To Indicate The Percentage Of The Votes To Be Attributed. Eduardo Mazzilli De Vassimon	For	Combined
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	15	Visualization Of All Candidates That Comprise The Slate To Indicate The Percentage Of The Votes To Be Attributed. Florian Bartunek	For	Combined
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	16	Visualization Of All Candidates That Comprise The Slate To Indicate The Percentage Of The Votes To Be Attributed. Guilherme Affonso Ferreira	For	Combined
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	17	Visualization Of All Candidates That Comprise The Slate To Indicate The Percentage Of The Votes To Be Attributed. Jose De Menezes Berenguer Neto	For	Combined
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	18	Visualization Of All Candidates That Comprise The Slate To Indicate The Percentage Of The Votes To Be Attributed. Mauricio Machado De Minas	For	Combined
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	19	Visualization Of All Candidates That Comprise The Slate To Indicate The Percentage Of The Votes To Be Attributed. Pedro Paulo Giubbina Lorenzini	For	Combined
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	20	Do You Want To Request Adoption Of The Multiple Voting Procedure For Election Of The Board Of Directors, Under Article 141 Of Law No. 6.404.76	For	Combined
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	21	To Resolve On The Global Compensation Of The Managers For Year 2021 In The Amount Of Brl 98,220,572.73, According To The Management Proposal	For	Combined
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	22	Do You Want A Fiscal Council To Be Instated, Pursuant To Article 161 Of Law No. 6.404, Of 1976	For	For
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	23	Election Of Members Of The Fiscal Council By Slate. Indication Of Each Slate Of Candidates And Of All The Names That Are On It. Angela Aparecida Seixas And Gilberto Lourenco Da Aparecida Mauricio De Souza And Maria Elena Cardoso Figueira Andre Coji And Maria Paula Soares Aranha	For	For
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	24	If One Of The Candidates Who Is Part Of The Slate Ceases To Be Part Of It In Order To Accommodate The Separate Election That Is Dealt With In Article 161, 4 And Article 240 Of Law 6,404 Of 1976, Can The Votes Corresponding To Your Shares Continue To Be Conferred On The Chosen Slate	For	Combined
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	25	In Case Of Establishment Of The Fiscal Council, To Define The Compensation Of The Fiscal Council, Under The Corporate Legislation, In Brl 525,491.00	For	Combined
B3 SA - BRASIL BOLSA BALCAO	29-Apr-2021	26	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Combined
B3 SA - BRASIL BOLSA BALCAO	10-May-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
B3 SA - BRASIL BOLSA BALCAO	10-May-2021	2	To Resolve On The Proposal For Splitting Of The Shares Issued By The Company In The Proportion Of One To Three 1.3, Without Any Change In The Company'S Capital Stock	For	Combined
B3 SA - BRASIL BOLSA BALCAO	10-May-2021	3	To Resolve On The Following Amendment To The Company'S By Laws, As Detailed In The Management Proposal, As Follows. A. Block A Company'S Purpose. Amend The Company'S Purpose Provided For In Article 3, So As To Ensure A More Logical Sequence For The Activities Currently Existing And To Provide More Expressly For Certain Activities Which Are Already Covered By The Current Purpose	For	For
B3 SA - BRASIL BOLSA BALCAO	10-May-2021	4	To Resolve On The Following Amendment To The Company'S By Laws, As Detailed In The Management Proposal, As Follows B. Block B Capital Stock B.1 Change The Expression Of The Company'S Capital Stock Provided For In Article 5 So As To Reflect The Cancellation Of 17,138,490 Treasury Shares, As Approved By The Board Of Directors On March 4, 2021. B.2 Change The Expression Of The Company'S Capital Stock Provided For In Article 5 So As To Reflect The Share Split, If Approved, In Accordance With The Management Proposal. And B.3 Adjust The Proportion Of The Company'S Authorized Capital Provided For In Article 8 So As To Reflect The Share Split, If Approved, In Accordance With The Management Proposal	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
B3 SA - BRASIL BOLSA BALCAO	10-May-2021	5	To Resolve On The Following Amendment To The Company'S By Laws, As Detailed In The Management Proposal, As Follows. C. Block C Adjustments To Approval Authorities And Limits. C.1 Adjust The Wording Of Article 16, H, To Increase The Minimum Amount Of Interest That Would Be Subject To Resolution By The Shareholders Meeting, In Line With The Expansion Of The Company In The Past Years And With The Strategic Prospects For Inorganic Growth. C.2 Transfer The Duties Of The Board Of Directors, As Provided For In Items L And M Of Article 29, To The Joint Executive Board, With The Corresponding Adjustments To Items N And O Of Article 37, And C.3 Exclude Item H Of Article 29, Given That The Rules Of Conduct And Ethics For Participants Are Already Included In Company'S Regulations	For	For
B3 SA - BRASIL BOLSA BALCAO	10-May-2021	6	To Resolve On The Following Amendment To The Company'S By Laws, As Detailed In The Management Proposal, As Follows. D. Block D Adjustments To The Board Of Directors Composition Requirements. D.1 Amend Paragraph 4 Of Article 22 To Set Forth That Directors Should Have The Knowledge Provided For In The Company'S Internal Policies And Standards, So As To Increase The Amount Of Skills Encompassed, Thus Enabling Greater Variety Of Knowledge And Experience In The Board, In Line With The Best Corporate Governance Practices, D.2 Amend Paragraph 12 Of Article 22 To Clarify Which Requirements Of Said Article Shall Give Rise To Replacement Of Directors, D.3 Include Paragraph 13 In Article 22 To Mention Situations That Shall Give Rise To Resignation Of The Directors Elected	For	For
B3 SA - BRASIL BOLSA BALCAO	10-May-2021	7	To Resolve On The Following Amendment To The Company'S By Laws, As Detailed In The Management Proposal, As Follows. E. Block E, Adjustments To The Joint Executive Boards Composition, Amend Article 32, Main Section, To Enable The Eventual Increase In The Maximum Number Of Vice Presidents And Officers, Without However Increasing The Current Maximum Limit Of 20 Members In The Composition Of The Joint Executive Board	For	For
B3 SA - BRASIL BOLSA BALCAO	10-May-2021	8	To Resolve On The Following Amendment To The Company'S By Laws, As Detailed In The Management Proposal, As Follows. F. Block F Adjustments Relating To The Board Of Directors Statutory Advisory Committees, F.1 Amend Paragraph 1 Of Article 46 To Set Forth That The Term Of Office Of Audit Committee Members Shall Be Of Up To Two Years, So As To Guarantee The Maximum Term Of Six Years To Exercise The Position Is Fulfilled, Depending On The Timing Of The Election Or Reelection Of The Members, And F.2 Amend Articles 49, Main Section, 51, Main Section, And 52, Main Section, To Set Forth The Possibility Of Appointment For The Statutory Advisory Committees To The Board Of Directors Of Professionals That Are Not Part Of The Company'S Management And Who Have Specific Expertise In The Subjects Pertaining To The Committees, Allowing Greater Variety And Depth Of Knowledge And Experience, In Line With The Best Corporate Governance Practices	For	For
B3 SA - BRASIL BOLSA BALCAO	10-May-2021	9	To Resolve On The Following Amendment To The Company'S Bylaws, As Detailed In The Management Proposal, As Follows. G. Block G Right To Indemnity By The Company Amend Article 76, Main Provision, In Line With The Proposal Made In Item F.2. Above, So As To Extend The Benefit Of Indemnification Provisions To The External Members Of The Statutory Committees	For	Combined
B3 SA - BRASIL BOLSA BALCAO	10-May-2021	10	To Resolve On The Following Amendment To The Company'S By Laws, As Detailed In The Management Proposal, As Follows. H. Block H Market Arbitration Chamber Camara De Arbitragem Do Mercado Cam, Include New Paragraph 1 In Article 76 So That The Definition Of Beneficiaries Of The Indemnification Provisions Encompasses The President And The Vice Presidents Of The Market Arbitration Chamber	For	Combined
B3 SA - BRASIL BOLSA BALCAO	10-May-2021	11	To Resolve On The Following Amendment To The Company'S By Laws, As Detailed In The Management Proposal, As Follows. I. Block I Other Adjustments, I.1 Amend Articles 35, G, 37, G, And 50, F And G To Adjust The Name Of The Financing Infrastructure Unit, I.2 Amend The Wording Of Articles 13, Main Section, 14, And 15, Paragraph 3, Pursuant To The Applicable Regulations To The Remote Attendance And Voting At Shareholders Meetings, And I.3 Other Adjustments To The Wording, Cross References And Renumbering	For	Combined
B3 SA - BRASIL BOLSA BALCAO	10-May-2021	12	To Restate The Company'S Bylaws So As To Reflect The Changes Mentioned Above	For	For
B3 SA - BRASIL BOLSA BALCAO	10-May-2021	13	To Resolve On The Proposals For Changes In The Stock Granting Plan Of The Company, As Detailed In The Management Proposal	For	Combined
B3 SA - BRASIL BOLSA BALCAO	10-May-2021	14	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
B3 SA - BRASIL BOLSA BALCAO	10-May-2021	15	05 May 2021: Please Note That This Is A Revision Due To Change In Record Date From 26 Apr 2021 To 23 Apr 2021 And Addition Of Comment And Postponement Of The Meeting Date From 29 Apr 2021 To 10 May 2021. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Non-voting resolution
B3 SA - BRASIL BOLSA BALCAO	10-May-2021	16	05 May 2021: Please Note That This Meeting Is Second Call For The Meeting That Took Place On 29 Apr 2021 Under Job 538646. If You Have Already Voted The Prior Meeting, Your Voting Instructions Will Remain Valid With Your Subcustodian And You Are Not Required To Submit New Voting Instructions For This Meeting Unless You Wish To Change Your Vote	Non-voting resolution	Combined
BAE SYSTEMS PLC	06-May-2021	1	Report And Accounts	For	Combined
BAE SYSTEMS PLC	06-May-2021	2	Remuneration Report	For	Combined
BAE SYSTEMS PLC	06-May-2021	3	Final Dividend: 14.3 Pence Per Ordinary Share	For	For
BAE SYSTEMS PLC	06-May-2021	4	Re-Elect Thomas Arseneault	For	For
BAE SYSTEMS PLC	06-May-2021	5	Re-Elect Sir Roger Carr	For	For
BAE SYSTEMS PLC	06-May-2021	6	Re-Elect Dame Elizabeth Corley	For	For
BAE SYSTEMS PLC	06-May-2021	7	Re-Elect Bradley Greve	For	For
BAE SYSTEMS PLC	06-May-2021	8	Re-Elect Jane Griffiths	For	For
BAE SYSTEMS PLC	06-May-2021	9	Re-Elect Christopher Grigg	For	For
BAE SYSTEMS PLC	06-May-2021	10	Re-Elect Stephen Pearce	For	For
BAE SYSTEMS PLC	06-May-2021	11	Re-Elect Nicole Piasecki	For	For
BAE SYSTEMS PLC	06-May-2021	12	Re-Elect Ian Tyler	For	For
BAE SYSTEMS PLC	06-May-2021	13	Re-Elect Charles Woodburn	For	For
BAE SYSTEMS PLC	06-May-2021	14	Elect Nicholas Anderson	For	For
BAE SYSTEMS PLC	06-May-2021	15	Elect Dame Carolyn Fairbairn	For	For
BAE SYSTEMS PLC	06-May-2021	16	Re-Appointment Of Auditors: Deloitte Llp	For	For
BAE SYSTEMS PLC	06-May-2021	17	Remuneration Of Auditors	For	For
BAE SYSTEMS PLC	06-May-2021	18	Political Donations Up To Specified Limits	For	For
BAE SYSTEMS PLC	06-May-2021	19	Authority To Allot New Shares	For	For
BAE SYSTEMS PLC	06-May-2021	20	Disapplication Of Pre-Emption Rights	For	For
BAE SYSTEMS PLC	06-May-2021	21	Purchase Own Shares	For	For
BAE SYSTEMS PLC	06-May-2021	22	Notice Of General Meetings	For	Combined
BAE SYSTEMS PLC	06-May-2021	23	Amend Articles Of Association	For	For
BAFANG ELECTRIC (SUZHOU) CO., LTD.	10-Mar-2021	1	Change Of The Implementing Parties And Location Of Some Projects Financed With Raised Funds	For	Combined
BAFANG ELECTRIC (SUZHOU) CO., LTD.	10-Mar-2021	2	Cash Management With Some Idle Raised Funds	For	Unvoted
BAFANG ELECTRIC (SUZHOU) CO., LTD.	10-Mar-2021	3	Cash Management With Idle Proprietary Funds	For	Unvoted
BAFANG ELECTRIC (SUZHOU) CO., LTD.	10-Mar-2021	4	Change Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	Unvoted
BAFANG ELECTRIC (SUZHOU) CO., LTD.	10-May-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
BAFANG ELECTRIC (SUZHOU) CO., LTD.	10-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
BAFANG ELECTRIC (SUZHOU) CO., LTD.	10-May-2021	3	2020 Annual Report And Its Summary	For	For
BAFANG ELECTRIC (SUZHOU) CO., LTD.	10-May-2021	4	2020 Annual Accounts	For	For
BAFANG ELECTRIC (SUZHOU) CO., LTD.	10-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny20.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
BAFANG ELECTRIC (SUZHOU) CO., LTD.	10-May-2021	6	Reappointment Of 2021 Audit Firm	For	Combined
BAIDU, INC.	01-Mar-2021	1	Change Of Authorised Share Capital By One-To-Eighty Subdivision Of Shares: By An Ordinary Resolution That Each Share Classified As Class A Ordinary Shares, Class B Ordinary Shares And Preferred Shares Of A Par Value Of Us\$0.00005 Each In The Share Capital Of The Company (Including Authorised Issued And Unissued Class A Ordinary Shares, Class B Ordinary Shares And Preferred Shares) Be Sub-Divided Into 80 Shares Of A Par Value Of Us\$0.00000625 Each (The "Subdivision"), Such That, Following ... (Due To Space Limits, See Proxy Material For Full Proposal).	Take No Action	Combined
BAJAJ FINANCE LTD	19-Apr-2021	1	Modification To The Employee Stock Option Scheme, 2009	For	Combined
BAJAJ FINANCE LTD	19-Apr-2021	2	Grant Of Options To Employees Of Holding And/Or Subsidiary Company(ies), Under The Amended Employee Stock Option Scheme, 2009	For	Against
BAKER HUGHES COMPANY	14-May-2021	1	Director	For	Combined
BAKER HUGHES COMPANY	14-May-2021	2	An Advisory Vote Related To The Company'S Executive Compensation Program.	For	For
BAKER HUGHES COMPANY	14-May-2021	3	The Ratification Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	For
BAKER HUGHES COMPANY	14-May-2021	4	The Approval Of The Amendment And Restatement Of The Baker Hughes Company Employee Stock Purchase Plan.	For	For
BAKER HUGHES COMPANY	14-May-2021	5	The Approval Of The Baker Hughes Company 2021 Long-Term Incentive Plan.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BALKRISHNA INDUSTRIES LIMITED	30-Jun-2021	1	To Consider And Adopt: (I) The Audited Standalone Financial Statements Of The Company For The Financial Year Ended 31st March, 2021, Together With The Reports Of The Board Of Directors And Auditors' Thereon; And (II) The Audited Consolidated Financial Statements Of The Company For The Financial Year Ended 31st March, 2021, Together With The Report Of The Auditors' Thereon	For	For
BALKRISHNA INDUSTRIES LIMITED	30-Jun-2021	2	To Confirm The Payment Of Interim Dividends On Equity Shares And To Declare A Final Dividend Of Rs 5.00 On Equity Shares For The Financial Year 2020-21	For	For
BALKRISHNA INDUSTRIES LIMITED	30-Jun-2021	3	To Appoint A Director In Place Of Mrs. Vijaylaxmi Poddar (Din: 00160484), Who Retires By Rotation And Being Eligible, Offers Herself For Re-Appointment	For	For
BALKRISHNA INDUSTRIES LIMITED	30-Jun-2021	4	Re-Appointment Of Mr. Arvind Poddar, As Chairman & Managing Director Of The Company	For	Combined
BALL CORPORATION	28-Apr-2021	1	Director	For	Combined
BALL CORPORATION	28-Apr-2021	2	To Ratify The Appointment Of Pricewaterhousecoopers Llp As The Independent Registered Public Accounting Firm For The Corporation For 2021.	For	For
BALL CORPORATION	28-Apr-2021	3	To Approve, By Non-Binding Vote, The Compensation Paid To The Named Executive Officers.	For	For
BALLARD POWER SYSTEMS INC.	02-Jun-2021	1	Election Of Director: Douglas P. Hayhurst	For	For
BALLARD POWER SYSTEMS INC.	02-Jun-2021	2	Election Of Director: Kui (Kevin) Jiang	For	Combined
BALLARD POWER SYSTEMS INC.	02-Jun-2021	3	Election Of Director: Duy-Loan Le	For	Combined
BALLARD POWER SYSTEMS INC.	02-Jun-2021	4	Election Of Director: Randy Macewen	For	For
BALLARD POWER SYSTEMS INC.	02-Jun-2021	5	Election Of Director: Marty Neese	For	For
BALLARD POWER SYSTEMS INC.	02-Jun-2021	6	Election Of Director: James Roche	For	For
BALLARD POWER SYSTEMS INC.	02-Jun-2021	7	Election Of Director: Shaojun (Sherman) Sun	For	Combined
BALLARD POWER SYSTEMS INC.	02-Jun-2021	8	Election Of Director: Janet Woodruff	For	Combined
BALLARD POWER SYSTEMS INC.	02-Jun-2021	9	Appointment Of Kpmg Llp, Chartered Accountants As Auditors Of The Corporation For The Ensuing Year And Authorizing The Directors To Fix Their Remuneration.	For	For
BALLARD POWER SYSTEMS INC.	02-Jun-2021	10	Resolved, On An Advisory Basis And Not To Diminish The Role And Responsibilities Of The Board Of Directors Of The Corporation, That The Shareholders Accept The Approach To Executive Compensation Disclosed In The Corporation'S Management Information Circular Delivered In Advance Of The Corporation'S 2021 Annual Meeting Of Shareholders.	For	For
BALLARD POWER SYSTEMS INC.	02-Jun-2021	11	Resolved That: 1. The Consolidated Option Plan ("Option Plan"), In The Form Approved By The Board, And Its Adoption By The Corporation, Is Hereby Re-Confirmed And Approved. 2. The Consolidated Share Distribution Plan ("Sdp"), In The Form Approved By The Board, And Its Adoption By The Corporation, Is Hereby Re-Confirmed And Approved. 3. All Unallocated Entitlements Under The Option Plan And Sdp Are Approved And Ratified Until The 2024 Annual Meeting Of Shareholders Of The Corporation. 4. Any One Officer Or Director Of The Corporation Is Authorized On Behalf And In The Name Of The Corporation To Execute All Such Documents And To Take All Such Actions As May Be Necessary Or Desirable To Implement And Give Effect To This Resolution Or Any Part Thereof.	For	For
BALOISE-HOLDING AG	30-Apr-2021	1	Please Note That Beneficial Owner Details Are Required For This Meeting. If No Beneficial Owner Details Are Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
BALOISE-HOLDING AG	30-Apr-2021	2	Part 2 Of This Meeting Is For Voting On Agenda And Meeting Attendance Requests Only. Please Ensure That You Have First Voted In Favour Of The Registration Of Shares In Part 1 Of The Meeting. It Is A Market Requirement For Meetings Of This Type That The Shares Are Registered And Moved To A Registered Location At The Csd, And Specific Policies At The Individual Sub-Custodians May Vary. Upon Receipt Of The Vote Instruction, It Is Possible That A Marker May Be Placed On Your Shares To Allow For Reconciliation And Re-Registration Following A Trade. Therefore Whilst This Does Not Prevent The Trading Of Shares, Any That Are Registered Must Be First Deregistered If Required For Settlement. Deregistration Can Affect The Voting Rights Of Those Shares. If You Have Concerns Regarding Your Accounts, Please Contact Your Client Representative	Non-voting resolution	Unvoted
BALOISE-HOLDING AG	30-Apr-2021	3	Management Report For The Financial Year 2020: Adoption Of The Management Report, The Annual Financial Statements, And The Consolidated Financial Statements	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	4	Management Report For The Financial Year 2020: Consultative Vote On The Remuneration Report	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	5	Discharge	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	6	Appropriation Of Distributable Profit	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	7	Amendments To The Articles Of Association: Capital Reduction Through Cancellation Of Repurchased Shares	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	8	Amendments To The Articles Of Association: Authorised Capital	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	9	Election Of Member Of The Board Of Directors: Dr Thomas Von Planta (Member And Chairman In Single Vote)	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BALOISE-HOLDING AG	30-Apr-2021	10	Election Of Member Of The Board Of Directors: Dr Andreas Beerli	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	11	Election Of Member Of The Board Of Directors: Christoph B. Gloor	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	12	Election Of Member Of The Board Of Directors: Hugo Lasat	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	13	Election Of Member Of The Board Of Directors: Christoph Mader	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	14	Election Of Member Of The Board Of Directors: Dr Markus R. Neuhaus	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	15	Election Of Member Of The Board Of Directors: Thomas Pleines	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	16	Election Of Member Of The Board Of Directors: Prof. Dr Hans-Jorg Schmidt-Trenz	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	17	Election Of Member Of The Board Of Directors: Prof. Dr Marie-Noelle Venturi-Zen-Ruffinen	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	18	Election Of Member Of The Board Of Directors: Dr Karin Lenzlinger Diedenhofen	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	19	Election Of Member Of The Remuneration Committee: Christoph Mader	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	20	Election Of Member Of The Remuneration Committee: Dr Markus R. Neuhaus	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	21	Election Of Member Of The Remuneration Committee: Thomas Pleines	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	22	Election Of Member Of The Remuneration Committee: Prof. Dr Hans-Jorg Schmidt-Trenz	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	23	Independent Proxy: Dr Christophe Sarasin	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	24	Statutory Auditors: Ernst & Young Ag	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	25	Remuneration Of The Board Of Directors	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	26	Remuneration Of The Corporate Executive Committee: Fixed Remuneration	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	27	Remuneration Of The Corporate Executive Committee: Variable Remuneration	For	Combined
BALOISE-HOLDING AG	30-Apr-2021	28	Please Note That This Resolution Is A Shareholder Proposal: In The Event That Shareholders Put Forward Supplementary Proposals Or Amendments To The Published Agenda Items And/Or New Motions Pursuant To Art. 700 (3) Of The Swiss Code Of Obligations, I Hereby Issue The Following Voting Instruction, If No Such General Instruction Is Given, The Independent Proxy Will Abstain From Voting: (Yes=Approve The Shareholders Proposals, No=Reject The Shareholders Proposals, Abstain=Abstention)	Against	Combined
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	4	Approval Of The Annual Accounts And Management Reports Of Bbva, S.A. And Its Consolidated Group Corresponding To The Year Ended 31 December 2020	For	Combined
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	5	Approval Of The Non Financial Information Statement Of Bbva, S.A. And That Of Its Consolidated Group Corresponding To The Year Ended 31 December 2020	For	For
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	6	Approval Of The Application Of The Results Of The Financial Year 2020	For	For
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	7	Approval Of The Corporate Management During The 2020 Financial Year	For	For
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	8	Re-Election Of Member Of The Board Of Directors: Mr. Jose Miguel Andres Torrecillas	For	For
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	9	Re-Election Of Member Of The Board Of Directors: Mr. Jaime Felix Caruana Lacorte	For	For
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	10	Re-Election Of Member Of The Board Of Directors: Mrs. Belen Garjo Lopez	For	For
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	11	Re-Election Of Member Of The Board Of Directors: Mr. Jose Maldonado Ramos	For	For
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	12	Re-Election Of Member Of The Board Of Directors: Mrs. Ana Cristina Peralta Moreno	For	For
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	13	Re-Election Of Member Of The Board Of Directors: Juan Pi Llorens	For	For
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	14	Re-Election Of Member Of The Board Of Directors: Mr. Jan Paul Marie Francis Verplancke	For	For
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	15	Approval Of A Distribution Of Eur 0.059 Per Share Charged To The Share Premium Account	For	For
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	16	Approval Of A Distribution Charged To The Bank'S Distributable Items For A Maximum Amount Equivalent To 35Pct Of The Consolidated Profit Corresponding To The First Half Of 2021, Excluding Amounts And Extraordinary Items, Subject To Certain Conditions And Limitations	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	17	Delegation To The Board Of Directors, With Express Sub Delegation Powers, Of The Power To Issue Securities Eventually Convertible Into Company Shares (Cocos), For A Period Of Five Years, Up To A Maximum Amount Of Eur 8,000,000,000 Delegating In Turn The Power To Exclude The Pre Emptive Subscription Right In Said Securities Issues, As Well As The Power To Increase The Share Capital By The Necessary Amount And To Modify The Corresponding Article Of The Company Bylaws	For	For
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	18	Approval Of The Reduction Of The Bank'S Share Capital Up To A Maximum Amount Corresponding To 10Pct Of The Same On The Date Of The Agreement, Through The Amortization Of Treasury Shares That Have Been Acquired Through Any Mechanism With The Aim Of Being Amortized, Delegating To The Board Of Directors The Possibility Of Executing The Reduction One Or More Times	For	For
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	19	Approval Of The Remuneration Policy For The Directors Of Bbva, S.A., And The Maximum Number Of Shares To Be Delivered, As The Case May Be, As A Result Of Its Execution	For	For
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	20	Approval Of A Maximum Level Of Variable Remuneration Of Up To 200Pct Of The Fixed Component Of Total Remuneration For A Specific Group Of Employees Whose Professional Activities Significantly Affect The Group'S Risk Profile	For	For
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	21	Re Election Of The Account Auditors Of Bbva, S.A. And Its Consolidated Group For Fiscal Year 2021: Kpmg Auditores	For	For
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	22	Modification Of Article 21 (Form And Content Of The Call) Of The Bylaws Of Bbva, S.A	For	For
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	23	Modification Of Article 5 (Publication Of The Call) Of The Regulations Of The General Meeting Of Banco Bilbao Vizcaya Argentaria, S.A	For	For
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	24	Delegation Of Powers To The Board Of Directors, With The Power Of Substitution, To Formalize, Correct, Interpret And Execute The Resolutions Adopted By The General Meeting	For	For
BANCO BILBAO VIZCAYA ARGENTARIA SA	19-Apr-2021	25	Consultative Vote On The Annual Report On Remuneration Of The Directors Of Bbva, S.A	For	For
BANCO BRADESCO SA	10-Mar-2021	2	To Elect, As Independent Member Of The Board Of Directors, Mr. Paulo Roberto Simoes Da Cunha	For	For
BANCO BRADESCO SA	10-Mar-2021	3	To Cancel 34,685,801 Book Entry, Registered Shares, With No Par Value, Issued By The Company, Held In Treasury, Without Reducing The Capital Stock, Of Which 7,307,259 Common Shares And 27,378,542 Preferred Shares, Acquired Through Share Buyback Programs, With The Consequent Amendment Of Caput Of Article 6 Of The Bylaws	For	For
BANCO BRADESCO SA	10-Mar-2021	3	Approve The Management Accounts And The Financial Statements Related To The Fiscal Year Ended On December 31, 2020	For	Combined
BANCO BRADESCO SA	10-Mar-2021	3	By Modifying The Text Of Item D, Of The Article 9 Of The Bylaws, In Order To Give A Better Alignment Of The Board Of Directors Duties, Reflecting Of The Actual Involvement The Body In The Strategic Scope	For	Combined
BANCO BRADESCO SA	10-Mar-2021	4	To Increase The Capital Stock By Brl 4 Billion , Increasing It From Brl 79.1 Billions To Brl 83.1 Billions, With Bonus Stock, By Means Of The Capitalization Of Part Of The Balance Of The Profit Reserves Statutory Reserve Account, According To The Provisions Of Article 169 Of Law No.6.404 76, By Issuing 883,552,687 Book Entry, Registered Shares, With No Par Value, Being 442,779,931 Common Shares And 440,772,756 Preferred Shares, Which Will Be Attributed Free Of Charge To Shareholders At The Ratio Of 1 New Share To Each 10 Shares Of The Same Type They Hold On The Base Date, To Be Established After The Approval Of The Process By The Central Bank Of Brazil, With The Consequent Amendment Of Caput Of Article 6 Of The Bylaws	For	For
BANCO BRADESCO SA	10-Mar-2021	4	Allocation Of The Net Income Of The Fiscal Year 2020	For	For
BANCO BRADESCO SA	10-Mar-2021	4	By Modifying The Text Of Item G, Of The Article 9 Of The Bylaws, In Order To Give A Better Alignment The Best Practices Of Bradesco, Considering The Materiality Of The Matter To Be Resolved	For	For
BANCO BRADESCO SA	10-Mar-2021	4	Please Note That This Resolution Is A Shareholder Proposal: Separate Election Of A Member Of The Fiscal Council By Shareholders Who Hold Preferred Shares Without Voting Rights Or With Restricted Voting Rights. The Shareholder Must Complete This Field Should He Have Left The General Election Field Blank. Cristiana Pereira. Ava Cohn	Take No Action	For
BANCO BRADESCO SA	10-Mar-2021	5	Please Note That This Resolution Is A Shareholder Proposal: Election Of Members Of The Fiscal Council By Single Slate. Controlling Shareholders. Ariovaldo Pereira, Joao Batista De Moraes Domingos Aparecido Maia, Joao Carlos De Oliveira Jose Maria Soares Nunes, Mario Luna	Take No Action	Combined
BANCO BRADESCO SA	10-Mar-2021	5	To Exclusion The Text Of Item Q, Of The Article 9, As The Company'S Representation Is Regulated In Article 13 Of The Bylaws, With The Consequent Renumbering Of Items R And S To Q And R, Respectively, Of The Article 9	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANCO BRADESCO SA	10-Mar-2021	6	If One Of The Candidates Who Is Part Of The Slate Ceases To Be Part Of It In Order To Accommodate The Separate Election That Is Dealt With In Article 161, 4 And Article 240 Of Law 6,404 Of 1976, Can The Votes Corresponding To Your Shares Continue To Be Conferred On The Chosen Slate	For	Combined
BANCO BRADESCO SA	10-Mar-2021	6	By Including New Items, Of The Article 9 Of The Bylaws, In Order To Evidence The Company'S Practices And The Board Of Directors Commitment To The Esg Aspects Environmental, Social And Corporate Governance	For	Combined
BANCO BRADESCO SA	10-Mar-2021	7	To Change Article 23 Of The Bylaws, Which Deals With Ombudsman, Exclusively To Suit It To Cmn Resolution No. 4.860, Of October 23, 2020, Which Provides For The Constitution And Operation Of An Organizational Component Of Ombudsman By The Institutions Authorized To Operate By The Central Bank Of Brazil	For	For
BANCO BRADESCO SA	10-Mar-2021	8	Please Note That This Resolution Is A Shareholder Proposal: Separate Election Of A Member Of The Fiscal Council By Minority Shareholders Holding Shares Of Voting Rights. The Shareholder Must Complete This Field Should He Have Left The General Election Field Blank. Ivanyra Maura De Medeiros Correa, Eduardo Badyr Donni	Take No Action	For
BANCO BRADESCO SA	10-Mar-2021	9	Management Overall Remuneration, Funds To Cover The Pension Plan And Funds Corresponding To The Contributions To The Inss Borne By The Company	For	For
BANCO BRADESCO SA	10-Mar-2021	10	Remuneration Of The Effective Members Of The Fiscal Council And Sum Corresponding To The Contributions To The Inss Borne By The Company	For	For
BANCO BTG PACTUAL SA	09-Apr-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	2	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Non-voting resolution
BANCO BTG PACTUAL SA	09-Apr-2021	2	To Approve The Split Of All Of The Shares Of The Company, By Means Of Which Each Share Issued By Btg Pactual Will Be Split Into Four Shares Of The Same Class	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	3	To Receive The Administrators Accounts, To Examine, Discuss And Vote On The Administrations Report, The Financial Statements And The Accounting Statements Accompanied By The Independent Auditors Report Regarding The Fiscal Year Ending On December 31, 2020	For	For
BANCO BTG PACTUAL SA	09-Apr-2021	3	To Approve The Amendment Of The Aggregate Limit Of The Authorized Share Capital, Which Will Increase From 10,000,000,000 To 40,000,000,000	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	3	To Receive The Administrators Accounts, To Examine, Discuss And Vote On The Administrations Report, The Financial Statements And The Accounting Statements Accompanied By The Independent Auditors Report Regarding The Fiscal Year Ending On December 31, 2020	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	4	Deliberate The Destination Of The Results From The Fiscal Year That Ended On December 31, 2020	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	4	To Approve The Amendment And Restatement Of The Corporate Bylaws Of Btg Pactual In Order I. To Reflect The Share Split That Is Provided For In Item 1 Above, In Accordance With The Main Part Of Article 5 Of The Corporate Bylaws Of The Company, Ii. To Reflect The Amendment Of The Aggregate Limit Of The Authorized Share Capital, In Accordance With Item 2 Above, In Accordance With Paragraph 1 Of Article 5 Of The Corporate Bylaws, And Iii. To Reflect The Amendment Of The Wording Of Paragraph 2 Of Article 30 Of The Corporate Bylaws Of The Company, With The Objective Of Complying With The Provision In National Monetary Council Resolution Number 4865 Of October 26, 2020	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	4	Deliberate The Destination Of The Results From The Fiscal Year That Ended On December 31, 2020	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	5	Do You Wish To Request The Adoption Of The Multiple Voting Process For The Election Of The Board Of Directors, Pursuant To Article 141 Of Law 6,406 Of 1976	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	5	19 Mar 2021: Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	5	Do You Wish To Request The Adoption Of The Multiple Voting Process For The Election Of The Board Of Directors, Pursuant To Article 141 Of Law 6,406 Of 1976	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	6	Election Of The Board Of Directors By Candidate, Total Members To Be Elected, 8. Appointment Of The Candidates For The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Positions To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And Such Separate Election Occurs: Claudio Eugenio Stiller Galeazzi	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANCO BTG PACTUAL SA	09-Apr-2021	6	19 Mar 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	6	Election Of The Board Of Directors By Candidate, Total Members To Be Elected, 8. Appointment Of The Candidates For The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Positions To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And Such Separate Election Occurs: Claudio Eugenio Stiller Galeazzi	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	7	Election Of The Board Of Directors By Candidate, Total Members To Be Elected, 8. Appointment Of The Candidates For The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Positions To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And Such Separate Election Occurs: Eduardo Henrique De Mello Motta Loyo	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	8	Election Of The Board Of Directors By Candidate, Total Members To Be Elected, 8. Appointment Of The Candidates For The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Positions To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And Such Separate Election Occurs: Guillermo Ortiz Martinez	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	9	Election Of The Board Of Directors By Candidate, Total Members To Be Elected, 8. Appointment Of The Candidates For The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Positions To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And Such Separate Election Occurs: John Huw Gwili Jenkins	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	10	Election Of The Board Of Directors By Candidate, Total Members To Be Elected, 8. Appointment Of The Candidates For The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Positions To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And Such Separate Election Occurs: Mark Clifford Maletz	For	For
BANCO BTG PACTUAL SA	09-Apr-2021	11	Election Of The Board Of Directors By Candidate, Total Members To Be Elected, 8. Appointment Of The Candidates For The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Positions To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And Such Separate Election Occurs: Nelson Azevedo Jobim	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	12	Election Of The Board Of Directors By Candidate, Total Members To Be Elected, 8. Appointment Of The Candidates For The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Positions To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And Such Separate Election Occurs: Roberto Balls Sallouti	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	13	Election Of The Board Of Directors By Candidate, Total Members To Be Elected, 8. Appointment Of The Candidates For The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Positions To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And Such Separate Election Occurs: Sofia De Fatima Esteves	For	For
BANCO BTG PACTUAL SA	09-Apr-2021	14	For The Proposal 5 Regarding The Adoption Of Cumulative Voting, Please Be Advised That You Can Only Vote For Or Abstain. An Against Vote On This Proposal Requires Percentages To Be Allocated Amongst The Directors In Proposal 6.1 To 6.8. In This Case Please Contact Your Client Service Representative In Order To Allocate Percentages Amongst The Directors	Non-voting resolution	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANCO BTG PACTUAL SA	09-Apr-2021	15	In The Event Of The Adoption Of The Cumulative Voting Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages Across The Members Of The Slate That You Have Chosen. Please Note That If Investor Chooses For, The Percentages Do Not Need To Be Provided, If Investor Chooses Against, It Is Mandatory To Inform The Percentages According To Which The Votes Should Be Distributed, Otherwise The Entire Vote Will Be Rejected Due To Lack Of Information, If Investor Chooses Abstain, The Percentages Do Not Need To Be Provided, However In Case Cumulative Voting Is Adopted The Investor Will Not Participate On This Matter Of The Meeting	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	16	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed: Claudio Eugenio Stiller Galeazzi	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	17	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed: Eduardo Henrique De Mello Motta Loyo	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	18	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed: Guillermo Ortiz Martinez	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	19	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed: John Huw Gwili Jenkins	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	20	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed: Mark Clifford Maletz	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	21	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed: Nelson Azevedo Jobim	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	22	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed: Roberto Balls Sallouti	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	23	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed: Sofia De Fatima Esteves	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	24	Do You Wish To Request The Separate Election Of A Member Of The Board Of Directors, Under The Terms Of Article 141, 4, I Of Law 6,404 Of 1976. Shareholder Can Only Fill Out This Field If He Has Been The Owner, Without Interruption, Of The Shares With Which He Or She Is Voting During The Three Months Immediately Prior To The Holding Of The General Meeting	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	25	Do You Wish To Request The Separate Election Of A Member Of The Board Of Directors, Under The Terms Of Article 141, 4, II Of Law 6,404 Of 1976. Shareholder Can Only Fill Out This Field If He Has Been The Owner, Without Interruption, Of The Shares With Which He Or She Is Voting During The Three Months Immediately Prior To The Holding Of The General Meeting	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	26	In The Event It Is Found That Neither The Owners Of Shares With Voting Rights Nor The Owners Of Preferred Shares Without Voting Rights Or With Restricted Voting Rights Make Up, Respectively, The Quorum That Is Required By Article 141, I And II, 4 Of Law 6,404 Of 1976, Do You Want Your Vote To Be Grouped With The Votes Of The Shares Other Class In Order To Elect, To The Board Of Directors, The Candidate With The Highest Number Of Votes Among All Of Those Who, Being Listed On This Proxy Card, Ran For Separate Election	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	27	To Deliberate Of The Compensation Global Of The Company'S Administrators	For	Combined
BANCO BTG PACTUAL SA	09-Apr-2021	28	Do You Wish To Request The Instatement Of The Fiscal Council, Under The Terms Of Article 161 Of Law 6,404 Of 1976	For	Combined
BANCO DE CHILE	25-Mar-2021	1	Please Note That This Is An Amendment To Meeting Id 517709 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Combined
BANCO DE CHILE	25-Mar-2021	2	Approval Of Annual Report, Balance Sheet, Financial Statement And External Auditors Report Of Banco De Chile, For The Year 2020	For	Combined
BANCO DE CHILE	25-Mar-2021	3	Deduct And Retain From The Net Income Of The Fiscal Year Ended On December 31, 2020, An Amount Equal To The Correction Of The Paid Capital Value And Reserves According To The Consumer Price Index Variation Occurred Between November 2019 And November 2020, For An Amount Of Clp 95,989,016,547, Which Will Be Added To The Account Of Retained Earnings From Previous Fiscal Years. From The Resulting Balance, Distribute, As A Dividend, 60 Of The Remaining Net Income, Corresponding To A Dividend Of Clp 2.18053623438 Per Each One Of The 101,017,081,114 Bank Shares, Retaining The Remaining 40 Thereof. Thus, A Distribution Of 47.6 Of The Income For The Fiscal Year Ended On December 31, 2020, Will Be Proposed As A Dividend. Such Dividend Will Be Distributed Among Those Shareholders Who Own Shares Registered In Their Names, As Of Midnight Of The Fifth Working Day Prior To The Date Of Payment. The Dividend, Should This Be Approved By The Ordinary Shareholders Meeting, Will Be Paid Once The Latter Has Ended, At The Offices Of The Bank. For Those Shareholders Who Have Instructed To Be Payed The Amount Of Dividends In Their Bank Accounts, The Respective Deposit Will Be Made According To Their Mandate	For	Combined
BANCO DE CHILE	25-Mar-2021	4	Board Of Directors Remuneration	For	Combined
BANCO DE CHILE	25-Mar-2021	5	Final Appointment Of A Director	For	Combined
BANCO DE CHILE	25-Mar-2021	6	Directors And Audit Committee'S Remuneration And Approval Of Their Operational Expenses Budget	For	Combined
BANCO DE CHILE	25-Mar-2021	7	External Auditors Appointment	For	Combined
BANCO DE CHILE	25-Mar-2021	8	Ratification Of Private Risk Assessors	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANCO DE CHILE	25-Mar-2021	9	Directors And Audit Committee'S Report	For	Combined
BANCO DE CHILE	25-Mar-2021	10	Information On Transactions With Related Parties Pursuant To Chilean Corporations Act (Ley Sobre Sociedades An Nimas)	For	Combined
BANCO DE CHILE	25-Mar-2021	11	Other Matters Pertinent To Ordinary Shareholders Meetings According To The Law And To The Bank'S Bylaws	Abstain	Combined
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	1	Please Note That This Is An Amendment To Meeting Id 526132 Due To Receipt Of Updated Agenda And Change In Record Date From 30 Mar 2021 To 29 Mar 2021. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You.	Non-voting resolution	Combined
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	1	To Consider The Annual Report, Balance Sheet, Financial Statements, Their Notes And The Report Of External Auditors For The Period January 1St And December 31, 2020	For	Combined
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	2	Authorize Capitalization Of Clp 206.56 Billion Via Bonus Stock Issuance	For	Combined
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	2	To Pronounce About The Distribution Of The Amount Of Clp 104.137.558.000 Chargeable To The Profit Available For Allocation Of The Period 2020, Through The Payment Of A Dividend In Cash Of Clp 700 Per Share And To Approve The Use Of The Remaining Balance Of The Profits	For	For
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	2	Authorize Capitalization Of Clp 206.56 Billion Via Bonus Stock Issuance	For	For
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	2	To Pronounce About The Distribution Of The Amount Of Clp 104.137.558.000 Chargeable To The Profit Available For Allocation Of The Period 2020, Through The Payment Of A Dividend In Cash Of Clp 700 Per Share And To Approve The Use Of The Remaining Balance Of The Profits	For	For
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	3	Authorize Capitalization Of Clp 27,320 Without Bonus Stock Issuance	For	For
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	3	Definitive Appointment Of Mr. Jorge Becerra Urbano, As Director Of The Bank	For	Combined
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	3	Authorize Capitalization Of Clp 27,320 Without Bonus Stock Issuance	For	Combined
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	3	Definitive Appointment Of Mr. Jorge Becerra Urbano, As Director Of The Bank	For	For
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	4	Amend Articles To Reflect Changes In Capital	For	For
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	4	Determination Of The Remuneration Of Directors As From April 2021	For	Combined
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	4	Amend Articles To Reflect Changes In Capital	For	Against
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	4	Determination Of The Remuneration Of Directors As From April 2021	For	Combined
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	5	Adopt Necessary Agreements To Legalize And Execute Amendments To Articles Approved By This General Meeting	For	For
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	5	Determination Of The Remuneration Of The Members Of The Committee Of Directors And Budget Of Operating Expenses Of Such Committee	For	Combined
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	5	Adopt Necessary Agreements To Legalize And Execute Amendments To Articles Approved By This General Meeting	For	Against
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	5	Determination Of The Remuneration Of The Members Of The Committee Of Directors And Budget Of Operating Expenses Of Such Committee	For	Combined
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	6	Report Of The Committee Of Directors In Respect Of Its Activities Developed During Year 2020	For	For
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	7	Report Regarding Related Operations Provided In The Law Of Stock Companies	For	For
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	8	Appointment Of External Auditors	For	For
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	9	Appointment Of Private Rating Agencies	For	For
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	10	Nomination Of A Newspaper For Legal Publications	For	For
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	11	To Discuss The Other Matters Inherent To This Kind Of Meeting	Abstain	Combined
BANCO DE CREDITO E INVERSIONES	06-Apr-2021	12	24 Mar 2021: Please Note That This Is A Revision Due To Change In Record Date From 30 Mar 2021 To 29 Mar 2021. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	3	Proposal To Create The Matching Program For Members Of The Executive Board	For	Combined
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	4	Proposal To Amend The Company'S Bylaws Chapter V Management And Organization Of The Bank Section Ii Board Of Directors Articles 18 And 22, Section V Committees Linked To The Board Of Directors Governance And Sustainability Committee Art. 37 And Renumbering And Remissions Resulting From The Approval Of The Creation Of The New Article 37	For	Combined
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	5	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 8. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Aramis Sa De Andrade, Indicated By The Controller	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	5	Proposal To Amend The Company'S Bylaws Chapter V Management And Organization Of The Bank Section Ii Board Of Directors Art. 21	For	For
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	6	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 8. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Debora Cristina Fonseca, Indicated By Banco Do Brasil Employees	For	For
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	6	Proposal To Amend The Company'S Bylaws Chapter V Management And Organization Of The Bank Section Iii Executive Board Arts. 26 And 30	For	For
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	7	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 8. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Fausto De Andrade Ribeiro, Indicated By The Controller	For	For
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	7	Proposal To Amend The Company'S Bylaws Chapter V Management And Organization Of The Bank Section Iii Executive Board Art. 29	For	For
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	8	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 8. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Ieda Aparecida De Moura Cagni, Indicated By The Controller	For	For
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	8	Proposal To Amend The Company'S Bylaws Chapter V Management And Organization Of The Bank Section V Committees Linked To The Board Of Directors Art. 34	For	For
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	9	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 8. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Waldery Rodrigues Junior, Indicated By The Controller	For	For
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	9	Proposal To Amend The Company'S Bylaws Chapter V Management And Organization Of The Bank Section V Committees Linked To The Board Of Directors Art. 36	For	For
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	10	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 8. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Walter Eustaquio Ribeiro, Indicated By The Controller	For	For
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	10	Proposal To Amend The Company'S Bylaws Chapter V Management And Organization Of The Bank Section Vii Ombudsman Art. 39	For	For
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	11	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 8. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Fernando Florencio Campos, Nominated By Minority Shareholders	For	Combined
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	11	Proposal To Amend The Company'S Bylaws Chapter V Management And Organization Of The Bank Section Vii Fiscal Council Art. 41	For	Combined
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	12	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 8. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Paulo Roberto Evangelista De Lima, Nominated By Minority Shareholders	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	13	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 8. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Rachel De Oliveira Maia, Nominated By Minority Shareholders	For	For
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	14	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 8. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Robert Juenemann, Nominated By Minority Shareholders	For	Combined
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	16	In The Event Of The Adoption Of The Cumulative Voting Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages Across The Members Of The Slate That You Have Chosen. Please Note That If Investor Chooses For, The Percentages Do Not Need To Be Provided, If Investor Chooses Against, It Is Mandatory To Inform The Percentages According To Which The Votes Should Be Distributed, Otherwise The Entire Vote Will Be Rejected Due To Lack Of Information, If Investor Chooses Abstain, The Percentages Do Not Need To Be Provided, However In Case Cumulative Voting Is Adopted The Investor Will Not Participate On This Matter Of The Meeting	For	Combined
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	17	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Aramis Sa De Andrade, Indicated By The Controller	For	Abstain
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	18	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Debora Cristina Fonseca, Indicated By Banco Do Brasil Employees	For	Abstain
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	19	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Fausto De Andrade Ribeiro, Indicated By The Controller	For	Abstain
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	20	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Ieda Aparecida De Moura Cagni, Indicated By The Controller	For	Abstain
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	21	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Waldery Rodrigues Junior, Indicated By The Controller	For	Abstain
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	22	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Walter Eustaquio Ribeiro, Indicated By The Controller	For	Abstain
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	23	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Fernando Florencio Campos, Nominated By Minority Shareholders	For	Abstain
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	24	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Paulo Roberto Evangelista De Lima, Nominated By Minority Shareholders	For	Abstain
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	25	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Rachel De Oliveira Maia, Nominated By Minority Shareholders	For	Abstain
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	26	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Robert Juenemann, Nominated By Minority Shareholders	For	Abstain
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	27	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed, 5. Lucas Pereira Do Couto Ferraz, Principal Indicated By The Controller. There Was No Indication Of Substitute By The Controller	For	Combined
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	28	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed, 5. Rafael Cavalcanti De Araujo, Principal Indicated By The Controller. Lena Oliveira De Carvalho, Substitute Indicated By The Controller	For	For
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	29	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed, 5. Samuel Yoshiaki Oliveira Kinoshita, Principal Indicated By The Controller. There Was No Indication Of Substitute By The Controller	For	For
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	30	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed, 5. Aloisio Macario Ferreira De Souza, Principal Indicated By Minority Shareholders. Tiago Brasil Rocha, Substitute Indicated By Minority Shareholders	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	31	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed, 5. Carlos Alberto Rechelo Neto, Principal Indicated By Minority Shareholders. Sueli Berselli Marinho, Substitute Indicated By Minority Shareholders	For	For
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	32	To Examine The Administrators Rendering Of Accounts, To Review, To Discuss And To Vote The Company'S Financial Statements For The Fiscal Year Of 2020	For	Combined
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	33	Proposal On Net Profit Allotment Regarding The Fiscal Year Of 2019, As Follows, Amounts In Brl. Net Income, 12,512,154,994.17. Accumulated Income Losses, 4,637,198.93. Adjusted Net Income, 12,516,792,193.10. Legal Reserve, 625,607,749.71. Compensation To The Shareholders 4,196,888,627.08. Interest On Own Capital, 4,196,888,627.08. Dividends, Statutory Reserves, 10,881,506,174.59. For The Operating Margin, 5,440,753,087.29. For The Equalization Of Dividends, 5,440,753,087.30. Utilization Of Statutory Reserve Equalization Of Dividends, 3,187,210,358.28	For	Combined
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	34	Proposed Of Setting The Overall Amount For Payment Of Fees And Benefits Of The Members Of The Executive Board And The Board Of Directors Of Banco Do Brasil S.A. Bb At A Maximum Of Brl 97,043,053.92, Corresponding To The Period From Apr 2021 To Mar 2022, Which Was Updated In Relation To The Global Amount Of The Previous Period Apr 2020 To Mar 2021	For	For
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	35	Proposal Of Setting The Monthly Fees Of The Members Of Bbs Supervisory Board At One Tenth Of The Monthly Average Received By The Members Of The Executive Board, Excluding Benefits Other Than Fees, In The Period From Apr 2021 To Mar 2021	For	For
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	36	Proposal On Individual Monthly Compensation For The Members Of The Bb Audit Committee Equivalent To Ninety Percent Of The Monthly Average Remuneration Of The Position Of Director For The Period From Abr 2021 To Mar 2022	For	For
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	37	Do You Wish To Request The Adoption Of The Multiple Vote Process For The Election Of The Board Of Directors, In Accordance With Art.141 Of Law 6,404.1976	For	Combined
BANCO DO BRASIL SA BB BRASIL	28-Apr-2021	38	Do You Wish To Request The Adoption Of A Separate Vote For The Election Of The Board Of Directors, In Accordance With Art.141 Of Law 6,404.1976	For	Combined
BANCO INTER SA	28-Apr-2021	2	Proposal For The Split Of The Common And Preferred Shares Issued By The Bank, By Means Of Which Each Share Issued By The Bank Will Be Split Into Three Shares Of The Same Species, Without A Change To The Amount Of The Current Share Capital Of The Bank, From Here Onwards Referred To As The Split, Subject To Ratification By The Central Bank Of Brazil, With The Consequent Amendment Of The Main Part Of Article 5 Of The Corporate Bylaws Of The Bank In Order To Reflect The New Quantity Of Common And Preferred Shares Issued By The Bank After The Split, In Accordance With A Proposal From The Management	For	For
BANCO INTER SA	28-Apr-2021	3	To Amend The Corporate Bylaws Of The Bank In Order I. To State In Article 37 That The Term In Office Of The Members Of The Bylaws Audit Committee Will Be Five Years, With Reelection Being Prohibited, In Accordance With The Provision In Article 12 Of The Regulations Attached To National Monetary Council Resolution Number 3198 Of 2004, And Ii. To Include A Sole Paragraph In Article 37, Providing That The Term In Office Of The Members Of The Bylaws Audit Committee Will Be Extended Until The Instatement In Office Of Their Replacements, In Accordance With The Provision In The Main Part Of Article 10 Of The Regulations In Appendix Ii Of National Monetary Council Resolution Number 4122 Of 2012, And Iii. To Restate The Corporate Bylaws Of The Bank, In Accordance With A Proposal From The Management	For	For
BANCO INTER SA	28-Apr-2021	3	To Receive The Administrators Accounts, To Examine, Discuss And Vote On The Administrations Report, The Financial Statements And The Accounting Statements Accompanied By The Independent Auditors Report Regarding The Fiscal Year Ending On December 31, 2020	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANCO INTER SA	28-Apr-2021	4	To Resolve In Regard To The Proposal From The Management Of The Bank For The Allocation Of The Net Profit Of The Bank And The Distribution Of Dividends In Relation To The Fiscal Year That Ended On December 31, 2020, In Accordance With A Proposal From The Management, Under The Terms Below. The Bank Incurred A Loss Of Brl 7,196,716.83 During The 2020 Fiscal Year. There Was A Declaration, On An Interim Basis, At The Meetings Of The Board Of Directors Of The Bank That Were Held On March 26, 2020, And June 25, 2020, And Which Were Ratified Again On July 21, 2020, Of Interest On Shareholder Equity In Relation To The Common And Preferred Shares In The Total Amount Of Brl 39,951,348.30, Arising From The Accumulated Profit Account Of The Fiscal Year, Corresponding To A Net Amount, With The Income Withholding Tax Already Being Deducted, Of Brl 35,457,632.30. Those Amounts Were Greater Than The Amount Of The Mandatory Minimum Dividend Of Twenty Five Percent, Given That The Bank Made A Loss During The Fiscal Year. Taking Into Account That Which Is Stated Above, We Propose That The Allocation Of The Result Above Be Considered And Approved By The Shareholders	For	Combined
BANCO INTER SA	28-Apr-2021	5	Do You Wish To Request The Instantment Of The Fiscal Council, Under The Terms Of Article 161 Of Law 6,404 Of 1976	For	For
BANCO INTER SA	28-Apr-2021	6	Election Of Members Of The Fiscal Council By Slate. Indication Of Each Slate Of Candidates And Of All The Names That Are On It. . Fernando Henrique Da Fonseca, Antonio De Padua Soares Pelicarpo Paulino Ferreira Leite , Marcos Villela Vieira Thiago Da Costa Silva E Lott , Lucas Wanderley De Freitas	For	For
BANCO INTER SA	28-Apr-2021	7	If One Of The Candidates Who Is Part Of The Slate Ceases To Be Part Of It In Order To Accommodate The Separate Election That Is Dealt With In Article 161, 4 And Article 240 Of Law 6,404 Of 1976, Can The Votes Corresponding To Your Shares Continue To Be Conferred On The Chosen Slate	For	Combined
BANCO INTER SA	28-Apr-2021	8	To Establish The Aggregate Compensation Of The Managers For The 2021 Fiscal Year At Brl 30.498.617,68 And Of The Members Of The Fiscal Council At Brl 592.680,00	For	Combined
BANCO INTER SA	28-Apr-2021	9	In The Eventuality Of A Second Call Of This Meeting, The Voting Instructions In This Voting List May Also Be Considered Valid For The Purposes Of Holding The Meeting On Second Call	For	For
BANCO INTER SA	24-Jun-2021	3	To Amend The Corporate Bylaws Of The Bank In Order, To Change The Authorized Capital Limit Of The Bank, Which Is Provided For In Article 6 Of The Corporate Bylaws	For	Combined
BANCO INTER SA	24-Jun-2021	4	To Amend Article 41 In Order To Increase The Number Of Members Of The Executive Committee Of The Bank	For	Combined
BANCO INTER SA	24-Jun-2021	5	To Amend And Re-state The Corporate Bylaws Of The Bank	For	For
BANCO SANTANDER (BRASIL) SA	31-Mar-2021	3	To Ratify The Hiring Of Pricewaterhousecoopers Auditores Independentes, With Its Principal Place Of Business In The City Of Sao Paulo, State Of Sao Paulo, At Avenida Francisco Matarazzo, 1400, 9Th, 10Th And 13Th To 17Th Floors, Torre Torino, Agua Branca, Enrolled With The Cnpj.Me Under No. 61.562.112.0001.20, As A Specialized Company Responsible For Preparing The Appraisal Report Of The Portion Of The Company'S Net Equity To Be Transferred To Getnet Adquirencia E Servicos Para Meios De Pagamentos S.A. Cnpj No. 10.440.482.0001.54 Getnet And Appraisal Report, Respectively	For	For
BANCO SANTANDER (BRASIL) SA	31-Mar-2021	4	To Approve The Appraisal Report	For	For
BANCO SANTANDER (BRASIL) SA	31-Mar-2021	5	To Approve The Terms And Conditions Of The Private Instrument Of Protocol And Justification Of The Spin Off From Banco Santander Brasil S.A. With The Transfer Of The Spun Off Portion To Getnet Adquirencia E Servicos Para Meios De Pagamentos S.A., Entered Into On February 25, 2021 Between The Company'S And Getnets Managements Protocol And Justification Of The Spin Off From Santander	For	For
BANCO SANTANDER (BRASIL) SA	31-Mar-2021	6	To Approve The Spin Off From The Company, Which Will Result In The Segregation Of Its Shares Issued By Getnet, With Transfer Of The Spun Off Portion To Getnet, Under The Protocol And Justification Of The Spin Off From Santander Spin Off	For	For
BANCO SANTANDER (BRASIL) SA	31-Mar-2021	7	If The Previous Matters Are Approved, Authorize And Ratify All The Acts Of The Company'S Managers Necessary For The Effectiveness Of The Resolutions Proposed And Approved By The Company'S Shareholders	For	For
BANCO SANTANDER (BRASIL) SA	31-Mar-2021	8	To Approve The Reduction Of The Company'S Share Capital By The Total Amount Of Two Billion Reais Brl 2,000,000,000.00, Brl 57,000,000,000.00, Brl 55,000,000,000.00, Without The Cancellation Of Shares, As A Result Of The Spin Off Capital Reduction	For	For
BANCO SANTANDER (BRASIL) SA	31-Mar-2021	9	To Approve The Amendment To The Head Provision Of Article 5 Of The Company'S Bylaws, To Reflect The Capital Reduction	For	For
BANCO SANTANDER (BRASIL) SA	31-Mar-2021	10	To Approve The Amendment To Article 30 Of The Company'S Bylaws, To Improve The Rules For The Appointment Of Members Of The Audit Committee, In Accordance With The Provisions Of The National Monetary Council Resolution No. 3,198, Of May 27, 2004, As Amended	For	For
BANCO SANTANDER (BRASIL) SA	31-Mar-2021	11	To Approve The Restatement Of The Company'S Bylaws, In Order To Incorporate The Amendment Resulting From The Capital Reduction And Amendment To Article 30 Of The Company'S Bylaws	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANCO SANTANDER (BRASIL) SA	30-Apr-2021	3	To Take The Management Accounts, To Examine, Discuss And Vote On The Company'S Financial Statements Related To The Fiscal Year Ended On December 31, 2020, Accompanied By The Management Report, The Balance Sheet, Other Parts Of The Financial Statements, External Auditors Opinion And The Audit Committee Report	For	Combined
BANCO SANTANDER (BRASIL) SA	30-Apr-2021	4	To Decide On The Allocation Of Net Income For The Year 2020 And The Distribution Of Dividends. Management Proposes The Following Allocation For Net Income For The Year 2020. 1. The Amount Of Brl 702,807,417.22 To The Company'S Legal Reserve Account 2. The Amount Of Brl 3,837,085,231.82, As Dividends And Interest On Equity To Shareholders, Which Have Been The Object Of Decision In The Meetings Of The Board Of Directors Held On April 27, 2020, July 28, 2020, October 26, 2020, December, 28 2020 And February 02, 2021, Of Which Brl 3,325,000,000.00 As And Interest On Equity Allocated Within The Mandatory Minimum Dividends And Brl 512,085,231.82 As Interim Dividends, And 3. The Balance Of The Remaining Net Profit After The Distributions Above, To The Value Of Brl 9,516,255,695.45 For The Dividend Equalization Reserve Account, Pursuant To Article 36, Item Iii A Of The Company'S Bylaws	For	Combined
BANCO SANTANDER (BRASIL) SA	30-Apr-2021	5	To Fix The Number Of Members That Will Compose The Board Of Directors In The Mandate From 2021 To 2023. The Company'S Management Proposes That The Board Of Directors Comprise 9 Members	For	For
BANCO SANTANDER (BRASIL) SA	30-Apr-2021	6	Do You Wish To Request The Adoption Of The Multiple Vote Process For The Election Of The Board Of Directors, Pursuant To Art. 141 Of Law 6404,76 This Resolution Is Not Included In The Agenda Of The Ogm, And Was Inserted In Compliance With The Provisions Of Article 21 I, Item Iv, Of Cvm Instruction 481,09	For	Combined
BANCO SANTANDER (BRASIL) SA	30-Apr-2021	7	Indication Of All The Names That Make Up The By Slate. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Alvaro Antonio Cardoso De Souza Sergio Agapito Lires Rial Deborah Patricia Wright Deborah Stern Veitas Jose Antonio Alvarez Alvarez Jose De Paiva Ferreira Marilia Artimonte Rocca Pedro Augusto De Melo Jose Garcia Cantera	For	Combined
BANCO SANTANDER (BRASIL) SA	30-Apr-2021	8	In Case One Of The Candidates That Compose The Proposal Fails To Integrate It, Can The Votes Corresponding To Their Shares Continue To Be Awarded To The Chosen Proposal	For	Combined
BANCO SANTANDER (BRASIL) SA	30-Apr-2021	10	In The Event Of The Adoption Of The Cumulative Voting Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages Across The Members Of The Slate That You Have Chosen. If The Shareholder Chooses To Abstain And The Election Occurs Through The Cumulative Voting Process, His Vote Must Be Counted As Abstention In The Respective Resolution Of The Meeting	For	Combined
BANCO SANTANDER (BRASIL) SA	30-Apr-2021	11	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Alvaro Antonio Cardoso De Souza	For	Abstain
BANCO SANTANDER (BRASIL) SA	30-Apr-2021	12	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Sergio Agapito Lires Rial	For	Abstain
BANCO SANTANDER (BRASIL) SA	30-Apr-2021	13	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Deborah Patricia Wright	For	Abstain
BANCO SANTANDER (BRASIL) SA	30-Apr-2021	14	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Deborah Stern Veitas	For	Abstain
BANCO SANTANDER (BRASIL) SA	30-Apr-2021	15	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Jose Antonio Alvarez Alvarez	For	Abstain
BANCO SANTANDER (BRASIL) SA	30-Apr-2021	16	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Jose De Paiva Ferreira	For	Abstain
BANCO SANTANDER (BRASIL) SA	30-Apr-2021	17	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Marilia Artimonte Rocca	For	Abstain
BANCO SANTANDER (BRASIL) SA	30-Apr-2021	18	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Pedro Augusto De Melo	For	Abstain
BANCO SANTANDER (BRASIL) SA	30-Apr-2021	19	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Jose Garcia Cantera	For	Abstain
BANCO SANTANDER (BRASIL) SA	30-Apr-2021	20	Indication Of Candidates For The Board Of Directors By Minority Shareholders Holding Shares With Voting Rights. The Shareholder Must Complete This Field If He She Left The General Election Field Blank And Holds The Shares With Which He Votes During The Immediate Three 3 Months Preceding The General Meeting. In Accordance With Cvm Instruction 481,09, Only Fill In This Item If You Have Left Items 4 To 8 Blank And Hold The Shares With	For	Combined
BANCO SANTANDER (BRASIL) SA	30-Apr-2021	21	To Fix The Annual Global Compensation Of The Company'S Management And Members Of Audit Committee. Brl 433,940,000.00 For The Management Board Of Directors And Executive Board Brl 4,832,500.00 For The Audit Committee	For	For
BANCO SANTANDER (BRASIL) SA	30-Apr-2021	22	Do You Wish To Request The Instatement Of The Fiscal Council, Under The Terms Of Article 161 Of Law 6,404 Of 1976. Note, This Resolution Is Not Included In The Agenda Of The Ogm, And Was Inserted In Compliance With The Provisions Of Article 21 K, Sole Paragraph, Of Cvm Instruction 481,09	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANCO SANTANDER CHILE	29-Apr-2021	1	Approval Of The Annual Report, Balance Sheet And Consolidated Financial Statements Of The Bank And Its Subsidiaries, The Independent Report Of The External Auditors, And The Notes Corresponding To The Financial Year Ending December 31st Of 2020. These Can Be Viewed In English And Spanish At The Following Link: https://Santandercl.Gcs-Web.Com/Investors/Shareholders-Meetings	Take No Action	For
BANCO SANTANDER CHILE	29-Apr-2021	2	Vote On The Distribution Of 2020 Net Income Attributable To Shareholders: Approve The Proposed Payment Of A Dividend Of Ch\$1.64751729 Per Share Or 60% Of 2020 Net Income Attributable To Shareholders, Which Will Be Paid In Chile The Next Bank Business Day Following The Meeting And The Allocation Of 40% Of The 2020 Net Income Attributable To Shareholders To Increase The Capital Reserves Of The Bank.	Take No Action	For
BANCO SANTANDER CHILE	29-Apr-2021	3	Board Remuneration: The Proposal Is To Maintain Current Remunerations Approved By Shareholders At The Ordinary Shareholders Meeting Held On April 30, 2020. Remuneration Are Stated In Unidades De Fomento (Uf), Which Are Chilean Pesos Adjusted For Inflation. The Proposal Consists Of A Monthly Fee Of 250 Uf To Each Director Of The Bank. In The Case Of The Chairman Of The Board, This Fee Is Twice ...Due To Space Limits, See Proxy Material For Full Proposal.	Take No Action	For
BANCO SANTANDER CHILE	29-Apr-2021	4	Appointment Of External Auditors For The Year 2021: The Bank Proposes Pricewaterhousecoopers Consultores, Auditores Y Compañía Spa. Therefore, A Vote For This Resolution Will Be A Vote For Pricewaterhousecoopers Consultores, Auditores Y Compañía Spa.	Take No Action	For
BANCO SANTANDER CHILE	29-Apr-2021	5	Approval Of Local Rating Agencies: The Bank'S Board Is Recommending Feller Rate And Icr Chile. Therefore, A Vote For This Resolution Will Be A Vote For Feller Rate And Icr Chile.	Take No Action	For
BANCO SANTANDER CHILE	29-Apr-2021	6	Approval Of The Audit Committee'S 2021 Budget And Remuneration For Its Members: The Proposal Consists Of Maintaining The Same Amount Agreed For Last Year, Equivalent To Uf 7,200. This Proposal Considers The Part Of The Remuneration That The Law Requires To Pay The Members Of The Committee For Their Performance In It.	Take No Action	For
BANCO SANTANDER SA	25-Mar-2021	3	Annual Accounts And Corporate Management: Examination And, If Appropriate, Approval Of The Annual Accounts (Balance Sheet, Profit And Loss Statement, Statement Of Recognised Income And Expense, Statement Of Changes In Total Equity, Cash Flow Statement, And Notes) And The Directors' Reports Of Banco Santander, S.A. And Its Consolidated Group, All With Respect To The Financial Year Ended 31 December 2020	For	For
BANCO SANTANDER SA	25-Mar-2021	4	Annual Accounts And Corporate Management: Examination And, If Appropriate, Approval Of The Consolidated Statement Of Non-Financial Information For The Financial Year Ended 31 December 2020, Which Is Part Of The Consolidated Directors' Report	For	For
BANCO SANTANDER SA	25-Mar-2021	5	Annual Accounts And Corporate Management: Examination And, If Appropriate, Approval Of The Corporate Management For Financial Year 2020	For	For
BANCO SANTANDER SA	25-Mar-2021	6	Application Of Results Obtained During Financial Year 2020	For	For
BANCO SANTANDER SA	25-Mar-2021	7	Board Of Directors: Appointment, Re-Election Or Ratification Of Directors: Setting Of The Number Of Directors	For	For
BANCO SANTANDER SA	25-Mar-2021	8	Board Of Directors: Appointment, Re-Election Or Ratification Of Directors: Ratification Of The Appointment Of Ms Gina Lorenza Diez Barroso	For	For
BANCO SANTANDER SA	25-Mar-2021	9	Board Of Directors: Appointment, Re-Election Or Ratification Of Directors: Re-Election Of Ms Homaira Akbari	For	For
BANCO SANTANDER SA	25-Mar-2021	10	Board Of Directors: Appointment, Re-Election Or Ratification Of Directors: Re-Election Of Mr Alvaro Antonio Cardoso De Souza	For	For
BANCO SANTANDER SA	25-Mar-2021	11	Board Of Directors: Appointment, Re-Election Or Ratification Of Directors: Re-Election Of Mr Javier Botin-Sanz De Sautuola Y O'Shea	For	For
BANCO SANTANDER SA	25-Mar-2021	12	Board Of Directors: Appointment, Re-Election Or Ratification Of Directors: Re-Election Of Mr Ramiro Mato Garcia-Ansorena	For	For
BANCO SANTANDER SA	25-Mar-2021	13	Board Of Directors: Appointment, Re-Election Or Ratification Of Directors: Re-Election Of Mr Bruce Carnegie-Brown	For	For
BANCO SANTANDER SA	25-Mar-2021	14	Re-Election Of The External Auditor For Financial Year 2021: Pricewaterhousecoopers	For	For
BANCO SANTANDER SA	25-Mar-2021	15	Amendment Of The Following Articles Of The Bylaws: Amendment Of Articles Relating To The Issuance Of Non-Convertible Debentures: Article 18 (Convertible And Exchangeable Debentures) And Article 20 (Distribution Of Powers)	For	For
BANCO SANTANDER SA	25-Mar-2021	16	Amendment Of The Following Articles Of The Bylaws: Amendment Of Article Relating To The Powers Of The General Shareholders' Meeting (Share-Based Compensation): Article 20 (Distribution Of Powers)	For	For
BANCO SANTANDER SA	25-Mar-2021	17	Amendment Of The Following Articles Of The Bylaws: Amendment Of Articles Relating To The Shareholders' Participation At The General Shareholders' Meeting: Article 27 (Attendance At The General Shareholders' Meeting By Proxy) And Article 34 (Distance Voting)	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANCO SANTANDER SA	25-Mar-2021	18	Amendment Of The Following Articles Of The Bylaws: Amendment Of Article Relating To Attending The Meeting From A Distance By Remote Means Of Communication: Article 34 (Distance Voting). Introducing A New Article 34 Bis (Remote Shareholders' Meeting)	For	For
BANCO SANTANDER SA	25-Mar-2021	19	Amendment Of The Following Articles Of The Rules And Regulations For The General Shareholders' Meeting: Amendment Of Article 2 (General Shareholders' Meeting), Relating To The Powers Of The Shareholders At A General Meeting (Issuance Of Debentures)	For	For
BANCO SANTANDER SA	25-Mar-2021	20	Amendment Of The Following Articles Of The Rules And Regulations For The General Shareholders' Meeting: Amendment Of Article 2 (General Shareholders' Meeting), Relating To The Powers Of The Shareholders At A General Meeting (Share-Based Compensation)	For	For
BANCO SANTANDER SA	25-Mar-2021	21	Amendment Of The Following Articles Of The Rules And Regulations For The General Shareholders' Meeting: Amendment Of Article 8 (Proxies), Relating To Proxy Representation At A General Meeting	For	For
BANCO SANTANDER SA	25-Mar-2021	22	Amendment Of The Following Articles Of The Rules And Regulations For The General Shareholders' Meeting: Amendment Of Article 20 (Voting By Distance Means Of Communication), Relating To The Means For Distance Voting	For	For
BANCO SANTANDER SA	25-Mar-2021	23	Amendment Of The Following Articles Of The Rules And Regulations For The General Shareholders' Meeting: Amendment Of Article 26 (Publication Of Resolutions), Relating To Publication Of The Resolutions Approved At The General Meeting	For	For
BANCO SANTANDER SA	25-Mar-2021	24	Delegation To The Board Of Directors Of The Power To Issue All Kinds Of Fixed-Income Securities, Preferred Interests (Participaciones Preferentes) Or Debt Instruments Of A Similar Nature (Including Certificates (Cedulas), Promissory Notes And Warrants) That Are Not Convertible, Depriving Of Effect, To The Extent Of The Unused Amount, The Delegation In Such Respect Conferred By Resolution Eight Ii) Approved By The Shareholders Acting At The Ordinary General Meeting Of 3 April 2020	For	For
BANCO SANTANDER SA	25-Mar-2021	25	Director Remuneration Policy	For	For
BANCO SANTANDER SA	25-Mar-2021	26	Director Remuneration System: Setting Of The Maximum Amount Of Annual Remuneration To Be Paid To All Of The Directors In Their Capacity As Such	For	For
BANCO SANTANDER SA	25-Mar-2021	27	Remuneration System: Approval Of Maximum Ratio Between Fixed And Variable Components Of Total Remuneration Of Executive Directors And Other Employees Belonging To Categories With Professional Activities That Have A Material Impact On The Risk Profile	For	For
BANCO SANTANDER SA	25-Mar-2021	28	Approval Of The Application Of Remuneration Plans Involving The Delivery Of Shares Or Share Options: Deferred Multiyear Objectives Variable Remuneration Plan	For	For
BANCO SANTANDER SA	25-Mar-2021	29	Approval Of The Application Of Remuneration Plans Involving The Delivery Of Shares Or Share Options: Deferred And Conditional Variable Remuneration Plan	For	For
BANCO SANTANDER SA	25-Mar-2021	30	Approval Of The Application Of Remuneration Plans Involving The Delivery Of Shares Or Share Options: Digital Transformation Award	For	For
BANCO SANTANDER SA	25-Mar-2021	31	Approval Of The Application Of Remuneration Plans Involving The Delivery Of Shares Or Share Options: Application Of The Group'S Buy-Out Regulations	For	For
BANCO SANTANDER SA	25-Mar-2021	32	Approval Of The Application Of Remuneration Plans Involving The Delivery Of Shares Or Share Options: Plan For Employees Of Santander Uk Group Holdings Plc. And Other Companies Of The Group In The United Kingdom By Means Of Options On Shares Of The Bank Linked To The Contribution Of Periodic Monetary Amounts And To Certain Continuity Requirements	For	For
BANCO SANTANDER SA	25-Mar-2021	33	Authorisation To The Board Of Directors To Interpret, Remedy, Supplement, Implement And Develop The Resolutions Approved By The Shareholders At The Meeting, As Well As To Delegate The Powers Received From The Shareholders At The Meeting, And Grant Of Powers To Convert Such Resolutions Into Notarial Instruments	For	For
BANCO SANTANDER SA	25-Mar-2021	34	Annual Director Remuneration Report	For	For
BANCO SANTANDER-CHILE	29-Apr-2021	1	To Submit For Your Consideration And Approval The Annual Report, The Balance Sheet, The Financial Statements And The Report From The Outside Auditors For The Fiscal Year That Ran From January 1 To December 31, 2020	For	Combined
BANCO SANTANDER-CHILE	29-Apr-2021	2	To Resolve On The Allocation Of The Profit From The 2020 Fiscal Year. There Will Be A Proposal To Distribute A Dividend Of Clp 1.64751729 Per Share, Corresponding To 60 Percent Of The Profit From The 2020 Fiscal Year, Which Will Be Paid, In The Event That It Is Approved, Starting From The Business Day Following The General Meeting. Likewise, There Will Be A Proposal That The Remaining 40 Percent Be Allocated To Increase The Reserves Of The Bank	For	Combined
BANCO SANTANDER-CHILE	29-Apr-2021	3	Determination Of The Compensation Of The Board Of Directors	For	For
BANCO SANTANDER-CHILE	29-Apr-2021	4	Designation Of Outside Auditors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANCO SANTANDER-CHILE	29-Apr-2021	5	Designation Of Risk Rating Agencies	For	For
BANCO SANTANDER-CHILE	29-Apr-2021	6	The Report From The Committee Of Directors And Auditing, Determination Of The Compensation For The Members And Of The Expense Budget For Its Operations	For	For
BANCO SANTANDER-CHILE	29-Apr-2021	7	To Give An Accounting Of The Transactions That Are Referred To In Title Xvi Of Law 18,046	For	Combined
BANCO SANTANDER-CHILE	29-Apr-2021	8	To Take Cognizance Of Any Matter Of Corporate Interest That It Is Appropriate To Deal With At An Annual General Meeting Of Shareholders, In Accordance With The Law And The Bylaws Of The Bank	For	Abstain
BANCOLOMBIA SA	19-Mar-2021	2	Quorum Verification	For	Abstain
BANCOLOMBIA SA	19-Mar-2021	3	Reading And Approval Of The Agenda	For	Combined
BANCOLOMBIA SA	19-Mar-2021	4	Appointment Of The Commission For Scrutiny, Approval And Signing Of The Minutes	For	For
BANCOLOMBIA SA	19-Mar-2021	5	Management Report From The Board Of Directors And The President	For	Combined
BANCOLOMBIA SA	19-Mar-2021	6	Corporate Governance Report	For	Combined
BANCOLOMBIA SA	19-Mar-2021	7	Audit Committee Report	For	Combined
BANCOLOMBIA SA	19-Mar-2021	8	Financial Statements Separated And Consolidated	For	Abstain
BANCOLOMBIA SA	19-Mar-2021	9	External Auditor Report	For	Abstain
BANCOLOMBIA SA	19-Mar-2021	10	Approval Of The Financial Statements And Management Reports	For	Abstain
BANCOLOMBIA SA	19-Mar-2021	11	Proposal Of Profit Distribution And Reserves Project	For	Combined
BANCOLOMBIA SA	19-Mar-2021	12	Election Of The Board Of Directors For The Period 2021 - 2023	For	For
BANCOLOMBIA SA	19-Mar-2021	13	Election Of The Financial Consumer Advocate For The Period 2021 - 2023	For	For
BANDAI NAMCO HOLDINGS INC.	21-Jun-2021	2	Approve Appropriation Of Surplus	For	For
BANDAI NAMCO HOLDINGS INC.	21-Jun-2021	3	Appoint A Director Taguchi, Mitsuaki	For	For
BANDAI NAMCO HOLDINGS INC.	21-Jun-2021	4	Appoint A Director Kawaguchi, Masaru	For	For
BANDAI NAMCO HOLDINGS INC.	21-Jun-2021	5	Appoint A Director Otsu, Shuji	For	For
BANDAI NAMCO HOLDINGS INC.	21-Jun-2021	6	Appoint A Director Asako, Yuji	For	For
BANDAI NAMCO HOLDINGS INC.	21-Jun-2021	7	Appoint A Director Miyakawa, Yasuo	For	For
BANDAI NAMCO HOLDINGS INC.	21-Jun-2021	8	Appoint A Director Kono, Satoshi	For	For
BANDAI NAMCO HOLDINGS INC.	21-Jun-2021	9	Appoint A Director Asanuma, Makoto	For	For
BANDAI NAMCO HOLDINGS INC.	21-Jun-2021	10	Appoint A Director Kawasaki, Hiroshi	For	For
BANDAI NAMCO HOLDINGS INC.	21-Jun-2021	11	Appoint A Director Kawana, Koichi	For	For
BANDAI NAMCO HOLDINGS INC.	21-Jun-2021	12	Appoint A Director Kuwabara, Satoko	For	For
BANDAI NAMCO HOLDINGS INC.	21-Jun-2021	13	Appoint A Director Noma, Mikiharu	For	For
BANDAI NAMCO HOLDINGS INC.	21-Jun-2021	14	Appoint A Director Shimada, Toshio	For	For
BANDAI NAMCO HOLDINGS INC.	21-Jun-2021	15	Approve Details Of The Performance-Based Stock Compensation To Be Received By Directors	For	For
BANGKOK BANK PUBLIC CO LTD	12-Apr-2021	1	Acknowledge Operating Results	For	Combined
BANGKOK BANK PUBLIC CO LTD	12-Apr-2021	2	Approve Financial Statements	For	Combined
BANGKOK BANK PUBLIC CO LTD	12-Apr-2021	3	Approve Allocation Of Income And Dividend Payment	For	For
BANGKOK BANK PUBLIC CO LTD	12-Apr-2021	4	Elect Deja Tulananda As Director	For	For
BANGKOK BANK PUBLIC CO LTD	12-Apr-2021	5	Elect Chokechai Niljanskul As Director	For	For
BANGKOK BANK PUBLIC CO LTD	12-Apr-2021	6	Elect Suvarn Thansathit As Director	For	For
BANGKOK BANK PUBLIC CO LTD	12-Apr-2021	7	Elect Chansak Fuangfu As Director	For	For
BANGKOK BANK PUBLIC CO LTD	12-Apr-2021	8	Elect Charnporn Jotikasthirabe As Director	For	For
BANGKOK BANK PUBLIC CO LTD	12-Apr-2021	9	Elect Chatchawin Charoen Rajapark As Director	For	For
BANGKOK BANK PUBLIC CO LTD	12-Apr-2021	10	Elect Bundhit Eua-Arpon As Director	For	For
BANGKOK BANK PUBLIC CO LTD	12-Apr-2021	11	Elect Parnsiree Amatayakul As Director	For	For
BANGKOK BANK PUBLIC CO LTD	12-Apr-2021	12	Approve Remuneration Of Directors	For	Combined
BANGKOK BANK PUBLIC CO LTD	12-Apr-2021	13	Approve Deloitte Touche Tohmatsu Jaiyos Audit Co., Ltd. As Auditors And Authorize Board To Fix Their Remuneration	For	Combined
BANGKOK BANK PUBLIC CO LTD	12-Apr-2021	14	Other Business	Abstain	Combined
BANK ALBILAD	11-Apr-2021	1	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	Combined
BANK ALBILAD	11-Apr-2021	2	Voting On The Bank'S External Auditors Report For The Financial Year Ended 31/12/2020	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANK ALBILAD	11-Apr-2021	3	Voting On The Bank'S Financial Statements For The Financial Year Ended 31/12/2020	For	Combined
BANK ALBILAD	11-Apr-2021	4	Voting On Appointing An External Auditors For The Bank Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The Financial Statements For The Second And Third Quarters And Audit Annual Financial Year 2021 And The First Quarter For The Year 2022, And Determine Their Fees	For	Combined
BANK ALBILAD	11-Apr-2021	5	Voting On The Discharge Of The Members Of The Board Of Directors From Liability For The Financial Year Ended 31/12/2020	For	Combined
BANK ALBILAD	11-Apr-2021	6	Voting On Authorizing The Board Of Directors To Distribute Interim Dividends On Biannual Or Quarterly Basis For The Financial Year 2021	For	Combined
BANK ALBILAD	11-Apr-2021	7	Voting On The Payment Of Sar (3,520,000) As Remuneration For Members Of The Board Of Directors By Sar (320,000) For Each Member For The Financial Year Ended 31/12/2020	For	Combined
BANK ALBILAD	11-Apr-2021	8	Voting On Amending The Policy Of Social Responsibility	For	Combined
BANK ALBILAD	11-Apr-2021	9	Voting On Delegation Of Powers To The Board Of Directors As Stipulated In Paragraph (1) Of Article 71 Of The Companies Law, For A Period Of One Year From The Date Of Approval Of The General Assembly Or Until The End Of The Session Of The Delegated Board Of Directors, Whichever Is Earlier, In Accordance With The Regulatory Rules And Procedures Issued Pursuant To The Companies Law Relating To Listed Joint Stock Companies	For	Combined
BANK ALBILAD	11-Apr-2021	10	Voting On The Amendment To Article (3) Of The Company'S By-Laws Relating To Objectives Of The Company	For	Combined
BANK ALBILAD	11-Apr-2021	11	Voting On The Amendment To Article (4) Of The Company'S By-Laws Relating To Participation And Merger	For	Combined
BANK ALBILAD	11-Apr-2021	12	Voting On The Amendment To Article (5) Of The Company'S By-Laws Relating To The Company Incorporation Duration	For	Combined
BANK ALBILAD	11-Apr-2021	13	Voting On The Amendment To Article (6) Of The Company'S By-Laws Relating To The Company Headquarters	For	Combined
BANK ALBILAD	11-Apr-2021	14	Voting On The Amendment To Article (8) Of The Company'S By-Laws Relating To Subscription	For	Combined
BANK ALBILAD	11-Apr-2021	15	Voting On The Amendment To Article (9) Of The Company'S By-Laws Relating To Shares	For	Combined
BANK ALBILAD	11-Apr-2021	16	Voting On The Amendment To Article (10) Of The Company'S By-Laws Relating To Purchase Of The Company'S Shares And Disposal	For	Combined
BANK ALBILAD	11-Apr-2021	17	Voting On The Amendment To Article (13) Of The Company'S By-Laws Relating To Capital Increase	For	Combined
BANK ALBILAD	11-Apr-2021	18	Voting On The Amendment To Article (14) Of The Company'S By-Laws Relating To Capital Decrease	For	Combined
BANK ALBILAD	11-Apr-2021	19	Voting On The Amendment To Article (16) Of The Company'S By-Laws Relating To Board Member	For	Combined
BANK ALBILAD	11-Apr-2021	20	Voting On The Amendment To Article (17) Of The Company'S By-Laws Relating To Membership Expiry And Replacement	For	Combined
BANK ALBILAD	11-Apr-2021	21	Voting On The Amendment To Article (18) Of The Company'S By-Laws Relating To The Powers And Terms Of Reference Of The Board Of Directors	For	Combined
BANK ALBILAD	11-Apr-2021	22	Voting On The Amendment To Article (19) Of The Company'S By-Laws Relating To Committees Of The Board And The Audit Committee	For	Combined
BANK ALBILAD	11-Apr-2021	23	Voting On The Amendment To Article (20) Of The Company'S By-Laws Relating To Remunerations	For	Combined
BANK ALBILAD	11-Apr-2021	24	Voting On The Amendment To Article (21) Of The Company'S By-Laws Relating To The Chairman, Vice Chairman, Managing Director And Secretary	For	Combined
BANK ALBILAD	11-Apr-2021	25	Voting On The Amendment To Article (22) Of The Company'S By-Laws Relating To Meetings	For	Combined
BANK ALBILAD	11-Apr-2021	26	Voting On The Amendment To Article (23) Of The Company'S By-Laws Relating To Quorum Of Meetings	For	Combined
BANK ALBILAD	11-Apr-2021	27	Voting On The Amendment To Article (24) Of The Company'S By-Laws Relating To Resolutions Of The Board	For	Combined
BANK ALBILAD	11-Apr-2021	28	Voting On The Amendment To Article (25) Of The Company'S By-Laws Relating To Shareholders Assemblies	For	Combined
BANK ALBILAD	11-Apr-2021	29	Voting On The Amendment To Article (26) Of The Company'S By-Laws Relating To Constituent General Assembly	For	Combined
BANK ALBILAD	11-Apr-2021	30	Voting On The Amendment To Article (27) Of The Company'S By-Laws Relating To Ordinary General Assembly	For	Combined
BANK ALBILAD	11-Apr-2021	31	Voting On The Amendment To Article (28) Of The Company'S By-Laws Relating To Extraordinary General Assembly	For	Combined
BANK ALBILAD	11-Apr-2021	32	Voting On The Amendment To Article (29) Of The Company'S By-Laws Relating To Convention Of The General Assemblies Of Shareholders	For	Combined
BANK ALBILAD	11-Apr-2021	33	Voting On The Amendment To Article (30) Of The Company'S By-Laws Relating To Method Of Attendance	For	Combined
BANK ALBILAD	11-Apr-2021	34	Voting On The Amendment To Article (34) Of The Company'S By-Laws Relating To Resolutions	For	Combined
BANK ALBILAD	11-Apr-2021	35	Voting On The Amendment To Article (40) Of The Company'S By-Laws Relating To Financial Documentation	For	Combined
BANK ALBILAD	11-Apr-2021	36	Voting On The Amendment To Article (41) Of The Company'S By-Laws Relating To Distribution Of Dividends	For	Combined
BANK ALBILAD	11-Apr-2021	37	Voting On The Amendment To Article (44) Of The Company'S By-Laws Relating To Company Losses	For	Combined
BANK ALBILAD	11-Apr-2021	38	Voting On The Amendment To Article (45) Of The Company'S By-Laws Relating To Mechanisms Of Company Liquidation	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANK ALBILAD	11-Apr-2021	39	Voting On The Amendment To Article (46) Of The Company'S By-Laws Relating To Companies Law And Relevant Regulations	For	Combined
BANK ALBILAD	11-Apr-2021	40	Voting On The Amendment To Article (47) Of The Company'S By-Laws Relating To Deposit Of The Bank'S Bylaws	For	Combined
BANK ALJAZIRA	29-Apr-2021	1	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
BANK ALJAZIRA	29-Apr-2021	2	Voting On The Bank Financial Statements For The Financial Year Ended 31/12/2020	For	For
BANK ALJAZIRA	29-Apr-2021	3	Voting On The Bank External Auditors Report For The Financial Year Ended 31/12/2020	For	For
BANK ALJAZIRA	29-Apr-2021	4	Voting On The Discharge Of The Members Of The Board Of Directors From Liability For The Financial Year Ended 31/12/2020	For	For
BANK ALJAZIRA	29-Apr-2021	5	Voting On Appointing An External Auditor For The Bank Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The Financial Statements For The First, Second, And Third Quarters And Audit Annual Financial Statements Of The Financial Year 2021 And Determine Their Fees	For	Combined
BANK ALJAZIRA	29-Apr-2021	6	Voting On The Board Of Directors Resolution To Appoint Mr. Naif Bin Abdul Kareem Al-Abdul Kareem ((An Executive Member) In The Board Of Director, In The Vacant Seat Effective From 21/01/2021 To The End Of The Current Board Term On 31/12/2021, As A Replacement Of The Previous Member Mr. Nabil Bin Dawood Al Hoshan (An Executive Member)	For	Combined
BANK ALJAZIRA	29-Apr-2021	7	Voting On The Businesses And Contracts That Will Take Place Between The Bank And Aljazirah Cooperative Takaful Company Which Is Considered A Related Party As Eng. Abdul Majeed Al-Sultan, A Baj Board Of Director Member, Has An Indirect Interest In It Being A Board Of Director Member Of Aljazirah Cooperative Takaful Company. These Contracts Are The Collective Insurance Agreement For The Personal Finance Portfolio, The Collective Insurance Agreement For The Real Estate Finance Portfolio, The Collective Insurance Services Agreement For The Bank Employees, The Loan Portfolio Protection Services Agreement For The Bank Employees And Their Licensing For The Next Year. These Transactions In 2020 Amounted To Sar (168.3) Million Without Any Preferential Conditions	For	For
BANK ALJAZIRA	29-Apr-2021	8	Voting On The Businesses And Contracts That Will Take Place Between The Bank And Aljazira Capital Company Which Is Considered A Related Party As Mr. Naif Al-Abdul Kareem, A Baj Board Of Director Member, Has An Indirect Interest In It Being A Board Of Director Member Of Al-Jazirah Capital Company. These Agreements Are Mutual Services, Tammam Product Sharing Agreement, A Special Commission Expense Agreement On Time Deposits, And Branch Lease Expense Agreement And Their Licensing For The Next Year. These Transactions In 2020 Amounted To Sar (17.6) Million Without Any Preferential Conditions	For	For
BANK OF AMERICA CORPORATION	20-Apr-2021	1	Election Of Director: Sharon L. Allen	For	For
BANK OF AMERICA CORPORATION	20-Apr-2021	2	Election Of Director: Susan S. Bies	For	For
BANK OF AMERICA CORPORATION	20-Apr-2021	3	Election Of Director: Frank P. Bramble, Sr.	For	For
BANK OF AMERICA CORPORATION	20-Apr-2021	4	Election Of Director: Pierre J.P. De Weck	For	For
BANK OF AMERICA CORPORATION	20-Apr-2021	5	Election Of Director: Arnold W. Donald	For	For
BANK OF AMERICA CORPORATION	20-Apr-2021	6	Election Of Director: Linda P. Hudson	For	For
BANK OF AMERICA CORPORATION	20-Apr-2021	7	Election Of Director: Monica C. Lozano	For	For
BANK OF AMERICA CORPORATION	20-Apr-2021	8	Election Of Director: Thomas J. May	For	For
BANK OF AMERICA CORPORATION	20-Apr-2021	9	Election Of Director: Brian T. Moynihan	For	For
BANK OF AMERICA CORPORATION	20-Apr-2021	10	Election Of Director: Lionel L. Nowell Iii	For	For
BANK OF AMERICA CORPORATION	20-Apr-2021	11	Election Of Director: Denise L. Ramos	For	For
BANK OF AMERICA CORPORATION	20-Apr-2021	12	Election Of Director: Clayton S. Rose	For	For
BANK OF AMERICA CORPORATION	20-Apr-2021	13	Election Of Director: Michael D. White	For	For
BANK OF AMERICA CORPORATION	20-Apr-2021	14	Election Of Director: Thomas D. Woods	For	For
BANK OF AMERICA CORPORATION	20-Apr-2021	15	Election Of Director: R. David Yost	For	For
BANK OF AMERICA CORPORATION	20-Apr-2021	16	Election Of Director: Maria T. Zuber	For	Combined
BANK OF AMERICA CORPORATION	20-Apr-2021	17	Approving Our Executive Compensation (An Advisory, Nonbinding "Say On Pay" Resolution).	For	For
BANK OF AMERICA CORPORATION	20-Apr-2021	18	Ratifying The Appointment Of Our Independent Registered Public Accounting Firm For 2021.	For	Combined
BANK OF AMERICA CORPORATION	20-Apr-2021	19	Amending And Restating The Bank Of America Corporation Key Employee Equity Plan.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANK OF AMERICA CORPORATION	20-Apr-2021	20	Shareholder Proposal Requesting Amendments To Our Proxy Access By Law.	Against	Combined
BANK OF AMERICA CORPORATION	20-Apr-2021	21	Shareholder Proposal Requesting Amendments To Allow Shareholders To Act By Written Consent.	Against	Against
BANK OF AMERICA CORPORATION	20-Apr-2021	22	Shareholder Proposal Requesting A Change In Organizational Form.	Against	Against
BANK OF AMERICA CORPORATION	20-Apr-2021	23	Shareholder Proposal Requesting A Racial Equity Audit.	Against	Combined
BANK OF BEIJING CO LTD	12-Mar-2021	1	Election Of Qian Huajie As A Director	For	Combined
BANK OF BEIJING CO LTD	21-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
BANK OF BEIJING CO LTD	21-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
BANK OF BEIJING CO LTD	21-May-2021	3	2020 Financial Reports	For	For
BANK OF BEIJING CO LTD	21-May-2021	4	2021 Financial Budget Report	For	For
BANK OF BEIJING CO LTD	21-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
BANK OF BEIJING CO LTD	21-May-2021	6	Appointment Of 2021 Audit Firm	For	For
BANK OF BEIJING CO LTD	21-May-2021	7	Connected Credit For A Company	For	For
BANK OF BEIJING CO LTD	21-May-2021	8	Connected Credit For A 2Nd Company	For	For
BANK OF BEIJING CO LTD	21-May-2021	9	Connected Credit For A 3Rd Company	For	For
BANK OF BEIJING CO LTD	21-May-2021	10	Connected Credit For A 4Th Company	For	For
BANK OF BEIJING CO LTD	21-May-2021	11	Special Report On The 2020 Connected Transactions	For	Combined
BANK OF CHINA LTD	18-Jan-2021	1	Election Of Zhang Keqiu As A Shareholder Supervisor	For	Against
BANK OF CHINA LTD	18-Jan-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2020/1203/2020120301224.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2020/1203/2020120301308.Pdf	Non-voting resolution	Combined
BANK OF CHINA LTD	18-Jan-2021	1	Election Of Zhang Keqiu As A Shareholder Supervisor	For	Combined
BANK OF CHINA LTD	18-Jan-2021	2	2019 Remuneration Distribution Plan For The Chairman Of The Board And Executive Directors	For	For
BANK OF CHINA LTD	18-Jan-2021	2	To Consider And Approve The Election Of Ms. Zhang Keqiu To Be Appointed As Shareholder Representative Supervisor Of The Bank	For	Combined
BANK OF CHINA LTD	18-Jan-2021	2	2019 Remuneration Distribution Plan For The Chairman Of The Board And Executive Directors	For	For
BANK OF CHINA LTD	18-Jan-2021	3	2019 Remuneration Distribution Plan For The Chairman Of The Supervisory Committee And Shareholder Representative Supervisors	For	For
BANK OF CHINA LTD	18-Jan-2021	3	To Consider And Approve The 2019 Remuneration Distribution Plan For Chairman Of The Board Of Directors And Executive Directors	For	For
BANK OF CHINA LTD	18-Jan-2021	3	2019 Remuneration Distribution Plan For The Chairman Of The Supervisory Committee And Shareholder Representative Supervisors	For	For
BANK OF CHINA LTD	18-Jan-2021	4	To Consider And Approve The 2019 Remuneration Distribution Plan For Chairman Of The Board Of Supervisors And Shareholder Representative Supervisors	For	For
BANK OF CHINA LTD	20-May-2021	1	27 Apr 2021: Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0401/2021040104172.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0401/2021040104250.Pdf	Non-voting resolution	Combined
BANK OF CHINA LTD	20-May-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
BANK OF CHINA LTD	20-May-2021	2	To Consider And Approve The 2020 Work Report Of The Board Of Directors	For	For
BANK OF CHINA LTD	20-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
BANK OF CHINA LTD	20-May-2021	2	To Consider And Approve The 2020 Work Report Of The Board Of Directors	For	For
BANK OF CHINA LTD	20-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
BANK OF CHINA LTD	20-May-2021	3	To Consider And Approve The 2020 Work Report Of The Board Of Supervisors	For	For
BANK OF CHINA LTD	20-May-2021	3	2020 Annual Accounts	For	For
BANK OF CHINA LTD	20-May-2021	3	To Consider And Approve The 2020 Work Report Of The Board Of Supervisors	For	For
BANK OF CHINA LTD	20-May-2021	3	2020 Annual Accounts	For	For
BANK OF CHINA LTD	20-May-2021	4	To Consider And Approve The 2020 Annual Financial Report	For	For
BANK OF CHINA LTD	20-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.97000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
BANK OF CHINA LTD	20-May-2021	4	To Consider And Approve The 2020 Annual Financial Report	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANK OF CHINA LTD	20-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.97000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
BANK OF CHINA LTD	20-May-2021	5	To Consider And Approve The 2020 Profit Distribution Plan	For	For
BANK OF CHINA LTD	20-May-2021	5	2021 Fixed Assets Investment Budget	For	For
BANK OF CHINA LTD	20-May-2021	5	To Consider And Approve The 2020 Profit Distribution Plan	For	For
BANK OF CHINA LTD	20-May-2021	5	2021 Fixed Assets Investment Budget	For	For
BANK OF CHINA LTD	20-May-2021	6	To Consider And Approve The 2021 Annual Budget For Fixed Assets Investment	For	For
BANK OF CHINA LTD	20-May-2021	6	Appointment Of 2021 External Audit Firm	For	For
BANK OF CHINA LTD	20-May-2021	6	To Consider And Approve The 2021 Annual Budget For Fixed Assets Investment	For	For
BANK OF CHINA LTD	20-May-2021	6	Appointment Of 2021 External Audit Firm	For	For
BANK OF CHINA LTD	20-May-2021	7	To Consider And Approve The Appointment Of The Bank'S External Auditor For 2021: Pricewaterhousecoopers And Pricewaterhousecoopers Zhong Tian Llp	For	For
BANK OF CHINA LTD	20-May-2021	7	2020 Remuneration Distribution Plan For Supervisors	For	For
BANK OF CHINA LTD	20-May-2021	7	To Consider And Approve The Appointment Of The Bank'S External Auditor For 2021: Pricewaterhousecoopers And Pricewaterhousecoopers Zhong Tian Llp	For	For
BANK OF CHINA LTD	20-May-2021	7	2020 Remuneration Distribution Plan For Supervisors	For	For
BANK OF CHINA LTD	20-May-2021	8	To Consider And Approve The 2020 Annual Remuneration Distribution Plan For External Supervisors	For	For
BANK OF CHINA LTD	20-May-2021	8	Election Of Liu Liange As An Executive Director	For	Combined
BANK OF CHINA LTD	20-May-2021	8	To Consider And Approve The 2020 Annual Remuneration Distribution Plan For External Supervisors	For	Combined
BANK OF CHINA LTD	20-May-2021	8	Election Of Liu Liange As An Executive Director	For	Combined
BANK OF CHINA LTD	20-May-2021	9	To Consider And Approve The Election Of Mr. Liu Liange To Be Re-Appointed As Executive Director Of The Bank	For	Against
BANK OF CHINA LTD	20-May-2021	9	Election Of Liu Jin As An Executive Director	For	Against
BANK OF CHINA LTD	20-May-2021	9	To Consider And Approve The Election Of Mr. Liu Liange To Be Re-Appointed As Executive Director Of The Bank	For	Against
BANK OF CHINA LTD	20-May-2021	9	Election Of Liu Jin As An Executive Director	For	Combined
BANK OF CHINA LTD	20-May-2021	10	To Consider And Approve The Election Of Mr. Liu Jin To Be Appointed As Executive Director Of The Bank	For	Combined
BANK OF CHINA LTD	20-May-2021	10	Election Of Lin Jingzhen As An Executive Director	For	Against
BANK OF CHINA LTD	20-May-2021	10	To Consider And Approve The Election Of Mr. Lin Jingzhen To Be Appointed As Executive Director Of The Bank	For	Combined
BANK OF CHINA LTD	20-May-2021	10	Election Of Lin Jingzhen As An Executive Director	For	For
BANK OF CHINA LTD	20-May-2021	11	To Consider And Approve The Election Of Mr. Lin Jingzhen To Be Re-Appointed As Executive Director Of The Bank	For	Combined
BANK OF CHINA LTD	20-May-2021	11	Election Of Jiang Guohua As An Independent Non-Executive Director	For	Combined
BANK OF CHINA LTD	20-May-2021	11	To Consider And Approve The Election Of Mr. Lin Jingzhen To Be Re-Appointed As Executive Director Of The Bank	For	For
BANK OF CHINA LTD	20-May-2021	11	Election Of Jiang Guohua As An Independent Non-Executive Director	For	Combined
BANK OF CHINA LTD	20-May-2021	12	To Consider And Approve The Election Of Mr. Jiang Guohua To Be Re-Appointed As Independent Non-Executive Director Of The Bank	For	Combined
BANK OF CHINA LTD	20-May-2021	12	Application For External Donation Temporarily Authorized Quota	For	For
BANK OF CHINA LTD	20-May-2021	12	To Consider And Approve The Election Of Mr. Jiang Guohua To Be Re-Appointed As Independent Non-Executive Director Of The Bank	For	Combined
BANK OF CHINA LTD	20-May-2021	12	Application For External Donation Temporarily Authorized Quota	For	Combined
BANK OF CHINA LTD	20-May-2021	13	To Consider And Approve The Application For Provisional Authorization Of Outbound Donations	For	For
BANK OF CHINA LTD	20-May-2021	13	Plan For Issuance Of Bonds	For	For
BANK OF CHINA LTD	20-May-2021	13	To Consider And Approve The Application For Provisional Authorization Of Outbound Donations	For	For
BANK OF CHINA LTD	20-May-2021	13	Plan For Issuance Of Bonds	For	For
BANK OF CHINA LTD	20-May-2021	14	To Consider And Approve The Bond Issuance Plan	For	For
BANK OF CHINA LTD	20-May-2021	14	Issuance Of Write-Down Non-Fixed Term Capital Bonds	For	For
BANK OF CHINA LTD	20-May-2021	14	To Consider And Approve The Bond Issuance Plan	For	For
BANK OF CHINA LTD	20-May-2021	14	Issuance Of Write-Down Non-Fixed Term Capital Bonds	For	For
BANK OF CHINA LTD	20-May-2021	15	To Consider And Approve The Issuance Of Write-Down Undated Capital Bonds	For	For
BANK OF CHINA LTD	20-May-2021	15	Issuance Of Write-Down Qualified Second-Tier Capital Bonds	For	For
BANK OF CHINA LTD	20-May-2021	15	To Consider And Approve The Issuance Of Write-Down Undated Capital Bonds	For	For
BANK OF CHINA LTD	20-May-2021	15	Issuance Of Write-Down Qualified Second-Tier Capital Bonds	For	For
BANK OF CHINA LTD	20-May-2021	16	To Consider And Approve The Issuance Of Qualified Write-Down Tier 2 Capital Instruments	For	For
BANK OF CHINA LTD	20-May-2021	17	06 May 2021: Please Note That This Is A Revision Due To Modification Of Comment And Modification Of The Text Of Resolution 6. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
BANK OF COMMUNICATIONS CO LTD	24-Mar-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0202/2021020201464.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0202/2021020201414.Pdf	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANK OF COMMUNICATIONS CO LTD	24-Mar-2021	1	Capital Management Plan From 2021 To 2025	For	Combined
BANK OF COMMUNICATIONS CO LTD	24-Mar-2021	2	To Consider And, If Thought Fit, To Approve The Proposal Regarding The Capital Management Plan (2021- 2025) Of Bank Of Communications Co., Ltd	For	For
BANK OF COMMUNICATIONS CO LTD	24-Mar-2021	2	Issuance Of Tier Ii Capital Bonds	For	For
BANK OF COMMUNICATIONS CO LTD	24-Mar-2021	2	To Consider And, If Thought Fit, To Approve The Proposal Regarding The Capital Management Plan (2021- 2025) Of Bank Of Communications Co., Ltd	For	For
BANK OF COMMUNICATIONS CO LTD	24-Mar-2021	3	To Consider And, If Thought Fit, To Approve The Issuance Of Qualified Write-Down Tier 2 Capital Bonds With An Aggregate Amount Of No More Than Rmb140 Billion Or Foreign Currency Equivalent, And The Authorization To The Board As Well As The Board'S Delegation To The Senior Management Or Its Authorized Representative To Deal With The Specific Matters Pursuant To The Proposal In Respect Of The Issuance Of Tier 2 Capital Bonds As Set Out In The Bank'S Notice Of Egm Dated 3 February 2021	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0512/ 2021051200592. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0512/ 2021051200576. Pdf	Non-voting resolution	Combined
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	2	To Consider And, If Thought Fit, To Approve The Report Of The Board Of Directors (The "Board") Of The Bank For The Year Ended 31 December 2020	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	2	To Consider And, If Thought Fit, To Approve The Report Of The Board Of Directors (The "Board") Of The Bank For The Year Ended 31 December 2020	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	3	2020 Annual Accounts	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	3	To Consider And, If Thought Fit, To Approve The Report Of The Board Of Supervisors Of The Bank For The Year Ended 31 December 2020	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	3	2020 Annual Accounts	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	3	To Consider And, If Thought Fit, To Approve The Report Of The Board Of Supervisors Of The Bank For The Year Ended 31 December 2020	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.17000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	4	To Consider And, If Thought Fit, To Approve The Financial Report Of The Bank For The Year Ended 31 December 2020	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.17000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	4	To Consider And, If Thought Fit, To Approve The Financial Report Of The Bank For The Year Ended 31 December 2020	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	5	2021 Fixed Assets Investment Plan	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	5	To Consider And, If Thought Fit, To Approve The Profit Distribution Plan Of The Bank For The Year Ended 31 December 2020	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	5	2021 Fixed Assets Investment Plan	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	5	To Consider And, If Thought Fit, To Approve The Profit Distribution Plan Of The Bank For The Year Ended 31 December 2020	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	6	2021 Appointment Of Audit Firm	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	6	To Consider And, If Thought Fit, To Approve The Fixed Assets Investment Plan Of The Bank For The Year Ending 31 December 2021	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	6	2021 Appointment Of Audit Firm	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	6	To Consider And, If Thought Fit, To Approve The Fixed Assets Investment Plan Of The Bank For The Year Ending 31 December 2021	For	For
BANK OF COMMUNICATIONS CO LTD	29-Jun-2021	7	To Consider And, If Thought Fit, To Approve The Appointment Of Pricewaterhousecoopers As The International Auditor And Pricewaterhousecoopers Zhong Tian Llp As The Domestic Auditor Of The Bank For The Year 2021 For The Provision Of Auditing Services And Other Relevant Services To The Bank For A Total Remuneration Of Rmb36.807 Million, And With A Term Commencing From The Date Of Approval At The Agm And Ending On The Date Of Conclusion Of The Annual General Meeting For The Year 2021; And To Authorise The Board To Determine And Enter Into Respective Engagement With Them	For	For
BANK OF HANGZHOU CO LTD	21-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
BANK OF HANGZHOU CO LTD	21-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
BANK OF HANGZHOU CO LTD	21-May-2021	3	2020 Annual Accounts And 2021 Financial Budget Plan	For	For
BANK OF HANGZHOU CO LTD	21-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
BANK OF HANGZHOU CO LTD	21-May-2021	5	2020 Special Report On Connected Transactions	For	Combined
BANK OF HANGZHOU CO LTD	21-May-2021	6	2021 Estimated Quota Of Continuing Connected Transactions With Some Related Parties	For	Combined
BANK OF HANGZHOU CO LTD	21-May-2021	7	Appointment Of 2021 Audit Firm	For	For
BANK OF HANGZHOU CO LTD	21-May-2021	8	Issuance Of Tier I Capital Bonds And Special Authorization Within The Quota	For	For
BANK OF HANGZHOU CO LTD	21-May-2021	9	Issuance Of Green Financial Bonds And Special Authorization Within The Quota	For	For
BANK OF HANGZHOU CO LTD	21-May-2021	10	By-Election Of Shen Ming As A Director	For	For
BANK OF JIANGSU CO LTD	21-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
BANK OF JIANGSU CO LTD	21-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
BANK OF JIANGSU CO LTD	21-May-2021	3	2020 Evaluation Report Of The Supervisory Committee On Performance Of Directors And Senior Management	For	For
BANK OF JIANGSU CO LTD	21-May-2021	4	2020 Evaluation Report Of The Supervisory Committee On The Performance Of Supervisors	For	For
BANK OF JIANGSU CO LTD	21-May-2021	5	2020 Work Report Of Independent Directors	For	For
BANK OF JIANGSU CO LTD	21-May-2021	6	2020 Annual Accounts And 2021 Financial Budget	For	For
BANK OF JIANGSU CO LTD	21-May-2021	7	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.16000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
BANK OF JIANGSU CO LTD	21-May-2021	8	Report On 2020 Connected Transactions	For	Combined
BANK OF JIANGSU CO LTD	21-May-2021	9	2021 Estimated Quota Of Continuing Connected Transactions With Some Related Parties	For	Combined
BANK OF JIANGSU CO LTD	21-May-2021	10	Reappointment Of 2021 Audit Firm	For	For
BANK OF JIANGSU CO LTD	21-May-2021	11	Adjustment Of The Authorization Plan To The Board	For	Combined
BANK OF MONTREAL	07-Apr-2021	1	Director	For	Combined
BANK OF MONTREAL	07-Apr-2021	2	Appointment Of Shareholders' Auditors	For	For
BANK OF MONTREAL	07-Apr-2021	3	Advisory Vote On The Bank'S Approach To Executive Compensation	For	For
BANK OF MONTREAL	07-Apr-2021	4	Shareholder Proposal No. 1 The Text Of The Shareholder Proposal Is Contained In The Management Proxy Circular Starting On Page 88.	Against	Combined
BANK OF NANJING CO LTD	21-May-2021	1	2020 Annual Accounts And 2021 Financial Budget Report	For	Combined
BANK OF NANJING CO LTD	21-May-2021	2	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.93000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
BANK OF NANJING CO LTD	21-May-2021	3	2020 Special Report On Connected Transactions	For	For
BANK OF NANJING CO LTD	21-May-2021	4	2021 Estimated Quota Of Continuing Connected Transactions With Some Related Parties	For	For
BANK OF NANJING CO LTD	21-May-2021	5	2021 Reappointment Of Financial Audit Firm	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANK OF NANJING CO LTD	21-May-2021	6	2021 Reappointment Of External Audit Firm	For	For
BANK OF NANJING CO LTD	21-May-2021	7	Capital Plan From 2021 To 2023	For	For
BANK OF NANJING CO LTD	21-May-2021	8	Rules Of Procedure Governing The Board Meetings (Revised)	For	For
BANK OF NANJING CO LTD	21-May-2021	9	Issuance Of Financial Bonds	For	For
BANK OF NANJING CO LTD	21-May-2021	10	2020 Work Report Of The Board Of Directors	For	For
BANK OF NANJING CO LTD	21-May-2021	11	2020 Work Report Of The Supervisory Committee	For	For
BANK OF NANJING CO LTD	21-May-2021	12	2020 Performance Evaluation Report Of The Supervisory Committee On Performance Of Directors And Senior Management	For	For
BANK OF NANJING CO LTD	21-May-2021	13	2020 Performance Evaluation Report Of The Supervisory Committee On The Performance Of Supervisors	For	For
BANK OF NINGBO CO LTD	08-Feb-2021	1	Adjustment Of 2021 Estimated Quota Of Continuing Connected Transactions	For	For
BANK OF NINGBO CO LTD	08-Feb-2021	2	Eligibility For Rights Issue	For	For
BANK OF NINGBO CO LTD	08-Feb-2021	3	Plan For Rights Issue: Stock Type And Par Value	For	For
BANK OF NINGBO CO LTD	08-Feb-2021	4	Plan For Rights Issue: Method Of Issuance And Subscription	For	For
BANK OF NINGBO CO LTD	08-Feb-2021	5	Plan For Rights Issue: Base, Ratio And Volume Of The Rights Issue	For	For
BANK OF NINGBO CO LTD	08-Feb-2021	6	Plan For Rights Issue: Pricing Basis And Price Of The Rights Issue	For	For
BANK OF NINGBO CO LTD	08-Feb-2021	7	Plan For Rights Issue: Issuing Targets	For	For
BANK OF NINGBO CO LTD	08-Feb-2021	8	Plan For Rights Issue: Arrangement For The Accumulated Retained Profits Before Completion Of The Issuance	For	For
BANK OF NINGBO CO LTD	08-Feb-2021	9	Plan For Rights Issue: Purpose And Amount Of The Raised Funds	For	For
BANK OF NINGBO CO LTD	08-Feb-2021	10	Plan For Rights Issue: Issuing Date	For	For
BANK OF NINGBO CO LTD	08-Feb-2021	11	Plan For Rights Issue: Underwriting Method	For	For
BANK OF NINGBO CO LTD	08-Feb-2021	12	Plan For Rights Issue: Listing Place	For	For
BANK OF NINGBO CO LTD	08-Feb-2021	13	Plan For Rights Issue: The Valid Period Of The Resolution On The Share Offering	For	For
BANK OF NINGBO CO LTD	08-Feb-2021	14	Preplan For The Rights Issue	For	For
BANK OF NINGBO CO LTD	08-Feb-2021	15	Report On The Use Of Previously Raised Funds	For	For
BANK OF NINGBO CO LTD	08-Feb-2021	16	Feasibility Analysis Report On The Use Of Funds To Be Raised From The Rights Issue	For	For
BANK OF NINGBO CO LTD	08-Feb-2021	17	Risk Warning On Diluted Immediate Return After The Rights Issue And Filling Measures And Commitments Of Relevant Parties	For	For
BANK OF NINGBO CO LTD	08-Feb-2021	18	Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The Rights Issue	For	For
BANK OF NINGBO CO LTD	18-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
BANK OF NINGBO CO LTD	18-May-2021	2	2020 Annual Report And Its Summary	For	For
BANK OF NINGBO CO LTD	18-May-2021	3	2020 Annual Accounts	For	For
BANK OF NINGBO CO LTD	18-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny5.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
BANK OF NINGBO CO LTD	18-May-2021	5	Appointment Of External Audit Firm	For	For
BANK OF NINGBO CO LTD	18-May-2021	6	Implementing Results Of 2020 Connected Transactions And 2021 Work Plan	For	For
BANK OF NINGBO CO LTD	18-May-2021	7	Election Of Zhu Nianhui As A Director	For	For
BANK OF NINGBO CO LTD	18-May-2021	8	Special Report On The Deposit And Use Of Raised Funds	For	For
BANK OF NINGBO CO LTD	18-May-2021	9	Amendments To The Remuneration Measures For The Chairman And Vice Chairman Of The Board	For	For
BANK OF NINGBO CO LTD	18-May-2021	10	Amendments To The Remuneration Measures For Chairman Of The Supervisory Committee	For	For
BANK OF NINGBO CO LTD	18-May-2021	11	2020 Work Report Of The Supervisory Committee	For	For
BANK OF NINGBO CO LTD	18-May-2021	12	2020 Performance Evaluation Report On Directors And The Board Of Directors	For	For
BANK OF NINGBO CO LTD	18-May-2021	13	2020 Performance Evaluation Report On The Supervisory Committee And Supervisors	For	For
BANK OF NINGBO CO LTD	18-May-2021	14	2020 Performance Evaluation Report On The Senior Management Team And Its Members	For	For
BANK OF NINGBO CO LTD	18-May-2021	15	2020 Work Report On Capital Management	For	For
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	1	Election Of Director: Jin Yu, Executive Director	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	2	Election Of Director: Zhu Jian, Executive Director	For	Combined
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	3	Election Of Director: Shi Hongmin, Executive Director	For	Combined
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	4	Election Of Director: Ye Jun, Non-Executive Director	For	Combined
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	5	Election Of Director: Ying Xiaoming, Non-Executive Director	For	Combined
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	6	Election Of Director: Gu Jinshan, Non-Executive Director	For	Combined
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	7	Election Of Director: Kong Xuhong, Non-Executive Director	For	Combined
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	8	Election Of Director: Du Juan, Non-Executive Director	For	Combined
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	9	Election Of Director: Tao Hongjun, Non-Executive Director	For	Combined
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	10	Election Of Director: Zhuang Zhe, Non-Executive Director	For	Combined
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	11	Election Of Director: Guo Xizhi, Non-Executive Director	For	Combined
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	12	Election Of Director: Gan Xiangnan, Non-Executive Director	For	Combined
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	13	Election Of Director: Li Zhengqiang, Independent Non-Executive Director	For	For
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	14	Election Of Director: Yang Dehong, Independent Non-Executive Director	For	Combined
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	15	Election Of Director: Sun Zheng, Independent Non-Executive Director	For	Combined
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	16	Election Of Director: Xue Yunkui, Independent Non-Executive Director	For	Combined
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	17	Election Of Director: Xiao Wei, Independent Non-Executive Director	For	For
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	18	Election Of Director: Gong Fangxiong, Independent Non-Executive Director	For	Combined
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	19	Election Of Supervisor: Jia Ruijun, Shareholder Supervisor	For	Combined
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	20	Election Of Supervisor: Ge Ming, External Supervisor	For	Combined
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	21	Election Of Supervisor: Yuan Zhigang, External Supervisor	For	Combined
BANK OF SHANGHAI CO., LTD.	28-Jan-2021	22	Election Of Supervisor: Tang Weijun, External Supervisor	For	Combined
BANK OF SHANGHAI CO., LTD.	21-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
BANK OF SHANGHAI CO., LTD.	21-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
BANK OF SHANGHAI CO., LTD.	21-May-2021	3	2020 Annual Accounts And 2021 Financial Budget Report	For	Combined
BANK OF SHANGHAI CO., LTD.	21-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny4.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
BANK OF SHANGHAI CO., LTD.	21-May-2021	5	2020 Performance Evaluation Report Of Directors	For	For
BANK OF SHANGHAI CO., LTD.	21-May-2021	6	2020 Performance Evaluation Report Of Supervisors	For	For
BANK OF SHANGHAI CO., LTD.	21-May-2021	7	2020 Performance Evaluation Report Of Senior Management	For	For
BANK OF SHANGHAI CO., LTD.	21-May-2021	8	2021 Appointment Of External Audit Firm	For	For
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	1	Calling Of Meeting To Order	For	Combined
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	2	Certification Of Notice Of Meeting, Determination Of Quorum, And Rules Of Conduct And Procedures	For	Combined
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	3	Approval Of The Minutes Of The Annual Meeting Of The Stockholders On April 23, 2020	For	Combined
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	4	Approval Of Annual Report And Audited Financial Statements	For	For
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	5	Ratification Of The Acts Of The Board Of Directors And Officers	For	For
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	6	Election Of Director: Jaime Augusto Zobel De Ayala	For	Combined
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	7	Election Of Director: Fernando Zobel De Ayala	For	Combined
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	8	Election Of Director: Romeo L. Bernardo	For	Combined
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	9	Election Of Director: Ignacio R. Bunye (Independent Director)	For	For
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	10	Election Of Director: Cezar P. Consing	For	Combined
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	11	Election Of Director: Ramon R. Del Rosario, Jr	For	For
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	12	Election Of Director: Octavio V. Espiritu (Independent Director)	For	Combined
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	13	Election Of Director: Rebecca G. Fernando	For	Combined
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	14	Election Of Director: Jose Teodoro K. Limcaoco	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	15	Election Of Director: Aurelio R. Montinola Iii	For	Combined
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	16	Election Of Director: Mercedita S. Nollobo	For	Combined
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	17	Election Of Director: Antonio Jose U. Periquet (Independent Director)	For	Combined
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	18	Election Of Director: Cesar V. Purisima (Independent Director)	For	Combined
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	19	Election Of Director: Eli M. Remolona, Jr (Independent Director)	For	For
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	20	Election Of Director: Maria Dolores B. Yuvienco (Independent Director)	For	For
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	21	Election Of External Auditors And Fixing Of Their Remuneration: Isla Lipana And Co	For	For
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	22	Approval Of Merger Of Bpi Family Savings Bank, Inc. Into The Bank Of The Philippine Islands	For	For
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	23	Approval Of The Increase In Authorized Capital Stock And Corresponding Amendment Of Article Vii Of The Banks Articles Of Incorporation	For	For
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	24	Consideration Of Such Other Business As May Properly Come Before The Meeting	Abstain	Combined
BANK OF THE PHILIPPINE ISLANDS	22-Apr-2021	25	Adjournment	For	Combined
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	6	Election Of The Chairman Of The Ordinary General Meeting Of Bank Polska Kasa Opieki Sp Ka Akcyjna	For	Combined
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	7	Confirmation That The Annual General Meeting Of Bank Polska Kasa Opieki Sp Ka Akcyjna Has Been Duly Convened And Is Capable Of Adopting Resolutions	For	Combined
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	8	Adoption Of The Agenda Of The Ordinary General Meeting Of Bank Polska Kasa Opieki Sp Ka Akcyjna	For	Combined
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	9	Consideration Of The Report On The Operations Of The Capital Group Of Bank Pekao S.A. For 2020 - Prepared Together With The Report On The Activities Of Bank Pekao S.A	For	Combined
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	10	Consideration Of The Separate Financial Statements Of Bank Pekao S.A. For The Year Ended December 31, 2020	For	Abstain
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	11	Consideration Of The Consolidated Financial Statements Of The Capital Group Of Bank Pekao S.A. For The Year Ended December 31, 2020	For	Abstain
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	12	Consideration Of The Motion Of The Bank'S Management Board On The Distribution Of The Net Profit Of Bank Polska Kasa Opieki Sp Ka Akcyjna For 2020	For	Abstain
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	13	Consideration Of The Report Of The Supervisory Board Of Bank Polska Kasa Opieki Sp Ka Akcyjna On Activities In 2020 And The Results Of The Assessment Reports On The Activities Of The Capital Group Of Bank Pekao S.A. For 2020 - Prepared Together With The Report On The Activities Of Bank Pekao Sa, The Financial Statements Of Bank Polska Kasa Opieki Sp Ka Akcyjna And The Capital Group Of Bank Polska Kasa Opieki Sp Ka Akcyjna For The Year Ended December 31, 2020 And The Management Board'S Motion Regarding The Distribution Of The Net Profit Of Bank Polska Kasa Opieki Sp Ka Akcyjna For 2020, As Well As The Results Of The Self-Assessment Of The Individual Suitability Of Supervisory Board Members And The Collective Suitability Of The Supervisory Board Of Bank Polska Kasa Opieki Sp Ka Akcyjna	For	Abstain
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	14	Adoption Of Resolution On: Approval Of The Report On The Operations Of The Capital Group Of Bank Pekao S.A. For 2020 - Prepared Together With The Report On The Activities Of Bank Pekao S.A	For	Combined
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	15	Adoption Of Resolution On: Approval Of The Separate Financial Statements Of Bank Pekao S.A. For The Year Ended December 31, 2020	For	For
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	16	Adoption Of Resolution On: Approval Of The Consolidated Financial Statements Of The Capital Group Of Bank Pekao S.A. For The Year Ended December 31, 2020	For	For
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	17	Adoption Of Resolution On: Distribution Of The Net Profit Of Bank Polska Kasa Opieki Sp Ka Akcyjna For 2020	For	For
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	18	Adoption Of Resolution On: Approval Of The Report Of The Supervisory Board Of Bank Polska Kasa Opieki Sp Ka Akcyjna On Activities In 2020 And The Results Of The Assessment Reports On The Activities Of The Capital Group Of Bank Pekao S.A. For 2020 - Prepared Together With The Report On The Activities Of Bank Pekao Sa, The Financial Statements Of Bank Polska Kasa Opieki Sp Ka Akcyjna And The Capital Group Of Bank Polska Kasa Opieki Sp Ka Akcyjna For The Year Ended December 31, 2020 And The Management Board'S Motion Regarding The Distribution Of The Net Profit Of Bank Polska Kasa Opieki Sp Ka Akcyjna For 2020, As Well As The Results Of The Self-Assessment Of The Individual Suitability Of Supervisory Board Members And The Collective Suitability Of The Supervisory Board Of Bank Polska Kasa Opieki Sp Ka Akcyjna	For	For
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	19	Adoption Of Resolution On: Granting A Vote Of Approval To The Members Of The Management Board Of Bank Polska Kasa Opieki Sp Ka Akcyjna On The Performance Of Duties In 2020	For	For
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	20	Adoption Of Resolution On: Granting A Vote Of Approval To Members Of The Supervisory Board Of Bank Polska Kasa Opieki Sp Ka Akcyjna From The Performance Of Duties In 2020	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	21	Selection Of An Audit Firm To Audit The Financial Statements Of Bank Polska Kasa Opieki Sp Ka Akcyjna And The Consolidated Financial Statements Of The Capital Group Of Bank Polska Kasa Opieki Sp Ka Akcyjna For The Years 2021 - 2023 And Adoption Of A Resolution On This Matter	For	Combined
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	22	Adoption Of A Resolution On The Approval Of The Policy Of Selection Of Candidates For The Function Of A Member Of The Management Board And The Key Function, And Assessment Of The Suitability Of The Proposed And Appointed Members Of The Management Board, Supervisory Board And Persons Holding Key Functions At Bank Polska Kasa Opieki Sp Ka Akcyjna	For	For
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	23	Consideration Of The Report Of The Supervisory Board On The Remuneration Of Members Of The Management Board And Supervisory Board Of Bank Polska Kasa Opieki Sp Ka Akcyjna For The Years 2019 - 2020 And Adoption Of A Resolution On His Opinion	For	Combined
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	24	Consideration Of The Report On The Evaluation Of The Functioning Of The Bank'S Remuneration Policy In 2020 And Adopting A Resolution On This Matter	For	Combined
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	25	Presentation By The Supervisory Board Of The Report On The Assessment Of The Application By Bank Polska Kasa Opieki Sp Ka Akcyjna In 2020 Of The Principles Of Corporate Governance For Supervised Institutions Issued By The Polish Financial Supervision Authority On July 22, 2014 And The Manner Of Fulfilling The Disclosure Obligations By Bank Polska Kasa Opieki Sp Ka Akcyjna Concerning The Application Of The Corporate Governance Rules Specified In The Stock Exchange Regulations	For	Combined
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	26	Information On The Regulations Of The Supervisory Board Of Bankpolska Kasa Opieki Sp Ka Akcyjna	For	Abstain
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	27	Consideration Of The Application And Adoption Of Resolutions On Amendments To The Articles Of Association Of Bank Polska Kasa Opieki Sp Ka Akcyjna	For	Combined
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	28	Adoption Of Resolutions On Amendments To The Articles Of Association Of Bank Polska Kasa Opieki Sp Ka Akcyjna	For	Combined
BANK POLSKA KASA OPIEKI S.A.	11-Jun-2021	29	Changes In The Composition Of The Supervisory Board Of Bank Polska Kasa Opieki Sp Ka Akcyjna	For	Against
BANQUE CANTONALE VAUDOISE	29-Apr-2021	4	Accept Financial Statements And Statutory Reports	For	Combined
BANQUE CANTONALE VAUDOISE	29-Apr-2021	5	Approve Allocation Of Income And Dividends Of Chf 3.60 Per Share	For	For
BANQUE CANTONALE VAUDOISE	29-Apr-2021	6	Approve Fixed Remuneration Of Directors In The Amount Of Chf 1.4 Million	For	For
BANQUE CANTONALE VAUDOISE	29-Apr-2021	7	Approve Fixed Remuneration Of Executive Committee In The Amount Of Chf 5.9 Million	For	For
BANQUE CANTONALE VAUDOISE	29-Apr-2021	8	Approve Variable Remuneration Of Executive Committee In The Amount Of Chf 3.4 Million	For	For
BANQUE CANTONALE VAUDOISE	29-Apr-2021	9	Approve Long-Term Variable Remuneration Of Executive Committee In Form Of 12,631 Shares	For	For
BANQUE CANTONALE VAUDOISE	29-Apr-2021	10	Approve Discharge Of Board And Senior Management	For	For
BANQUE CANTONALE VAUDOISE	29-Apr-2021	11	Elect Pierre-Alain Urech As Director	For	For
BANQUE CANTONALE VAUDOISE	29-Apr-2021	12	Designate Christophe Wilhelm As Independent Proxy	For	For
BANQUE CANTONALE VAUDOISE	29-Apr-2021	13	Ratify Kpmg Ag As Auditors	For	For
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	1	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	2	Voting On The Bank External Auditors Report For The Financial Year Ended 31/12/2020	For	For
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	3	Voting On The Bank Financial Statements For The Financial Year Ended 31/12/2020	For	For
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	4	Voting On The Board Of Directors Recommendation To Distribute Cash Dividends For The Financial Year 2020 By Sar (0.40) Per Share, I.E. A Total Of Sar (479.98) Million Representing 4% Of Share Nominal Value. The Entitlement Shall Concern The Bank Shareholders Who Owned Shares On The Day Of Assembly Meeting, And Registered In The Bank Shareholders Register At Depository Center At The End Of The Second Trading Day Following The Maturity Date. The Distribution Of Dividends Begins On 31/05/2021	For	For
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	5	Voting On Authorizing The Board Of Directors To Distribute Interim Dividends To The Shareholders On Biannual Or Quarterly Basis For The Financial Year 2021	For	For
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	6	Voting On The Discharge Of The Board Of Directors Member From Liability For The Financial Year Ended 31/12/2020	For	For
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	7	Voting On The Payment An Amount Of Sar (8,070,000) As Remuneration To The Members Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	8	Voting On Delegating The Board Of Directors The General Assembly Powers Stipulated In Paragraph (1) Of Article (71) Of The Companies Law, For A Period Of One Year From The General Assembly'S Approval, Or Until The End Of The Board Of Directors Term Whichever Is Earlier, In Accordance With The Terms Stated In The Regulatory Rules And Procedures Issued Pursuant To The Companies Law Related To Listed Joint-Stock Companies	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	9	Voting On Appointing An External Auditor For The Company Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The Financial Statements For The Second, Third And Fourth Quarters And Annual Financial Statements For The Financial Year 2021 And The First Quarter Of The Financial Year 2022 And Determine Their Fees	For	Combined
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	10	Voting On The Amending Board Of Directors Nomination, Membership, Assessment And Succession Policy	For	Combined
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	11	Voting On The Amendment Of The Audit Committee Charter	For	For
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	12	Voting On The Amendment Of The Nomination And Remuneration Committee Charter	For	Combined
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	13	Voting On The Business And Contracts Concluded Between The Bank And Abana Enterprise Group, In Which The Board Member Mr. Abdulrahman Al Rashed Has Indirect Interest. It Is A Contract To Supply Glory Uw-500 Machines From 01/03/2016 To 31/05/2020 With A Monthly Fee Of Sar (27,000.00) Without Preferential Terms	For	Combined
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	14	Voting On The Business And Contracts Concluded Between The Bank And Abana Enterprise Group, In Which The Board Member Mr. Abdulrahman Al Rashed Has Indirect Interest. It Is A Contract Of Tcr Integration With Bds From 17/10/2019 To 31/12/2020, With An Amount Of Sar (2,712,334.00) Without Preferential Terms	For	For
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	15	Voting On The Business And Contracts Concluded Between The Bank And Etihad Etisalat Co. (Mobily), In Which The Board Member Mr. Bader Al-Issa Has Indirect Interest. They Are Contracts To Provide Telecommunication Services From 01/01/2010 To 31/12/2020, With An Annual Amount Of Sar (328,860.00) Without Preferential Terms	For	For
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	16	Voting On The Business And Contracts Concluded Between The Bank And Etihad Etisalat Co. (Mobily), In Which The Board Member Mr. Bader Al-Issa Has Indirect Interest. They Are Contracts To Provide Telecommunication Services From 10/01/2010 To 31/12/2020, With An Annual Amount Of Sar (30,048.00) Without Preferential Terms	For	For
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	17	Voting On The Business And Contracts Concluded Between The Bank And Etihad Etisalat Co. (Mobily), In Which The Board Member Mr. Bader Al-Issa Has Indirect Interest. They Are Contracts To Provide Telecommunication Services From 30/01/2008 To 31/12/2020, With An Annual Amount Of Sar (39,960.00) Without Preferential Terms	For	For
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	18	Voting On The Business And Contracts Concluded Between The Bank And Etihad Etisalat Co. (Mobily), In Which The Board Member Mr. Bader Al-Issa Has Indirect Interest. They Are Contracts To Provide Telecommunication Services From 28/03/2007 To 31/12/2020, With An Annual Amount Of Sar (345,600.00) Without Preferential Terms	For	For
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	19	Voting On The Business And Contracts Concluded Between The Bank And Etihad Etisalat Co. (Mobily), In Which The Board Member Mr. Bader Al-Issa Has Indirect Interest. They Are Contracts To Provide Telecommunication Services From 31/05/2008 To 31/12/2020, With An Annual Amount Of Sar (265,200.00) Without Preferential Terms	For	For
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	20	Voting On The Business And Contracts Concluded Between The Bank And Etihad Etisalat Co. (Mobily), In Which The Board Member Mr. Bader Al-Issa Has Indirect Interest. They Are Contracts To Provide Telecommunication Services From 17/05/2008 To 31/12/2020, With An Annual Amount Of Sar (1,080,000.00) Without Preferential Terms	For	For
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	21	Voting On The Business And Contracts Concluded Between The Bank And Etihad Etisalat Co. (Mobily), In Which The Board Member Mr. Bader Al-Issa Has Indirect Interest. They Are Contracts To Provide Telecommunication Services From 21/03/2006 To 31/12/2020, With An Annual Amount Of Sar (19,320.00) Without Preferential Terms	For	For
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	22	Voting On The Business And Contracts Concluded Between The Bank And Jeddah National Hospital, In Which The Board Member Dr. Khaled Al-Mutabagani Has Indirect Interest. It Is A Contract To Rent An Atm Site From 01/06/2016 To 31/05/2021, With An Annual Amount Of Sar (40,000.00) Without Preferential Terms	For	For
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	23	Voting On The Business And Contracts Concluded Between The Bank And Jeddah National Hospital, In Which The Board Member Dr. Khaled Al-Mutabagani Has Indirect Interest. It Is A Contract To Rent An Atm Site From 01/06/2014 To 31/05/2024, With An Annual Amount Of Sar (35,000.00) Without Preferential Terms	For	For
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	24	Voting On The Business And Contracts Concluded Between The Bank And Panda Retail Company, In Which The Board Member Mr. Bader Al-Issa Has Indirect Interest. It Is A Contract To Rent An Atm Site From 01/12/2020 To 30/11/2021, With An Annual Amount Of Sar (43,000.00) Without Preferential Terms	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BANQUE SAUDI FRANSI, RIYADH	05-May-2021	25	Voting On The Purchase By The Bank Of A Number Of Shares With A Maximum Of (3,000,000) Shares, And An Amount Not To Exceed Sar (60) Million To Allocate Them Within The Employee Long-Term Incentive Plan, Where The Purchase Of Those Shares To Be Financed Thru The Bank Own Resources. Further, To Authorize The Board Of Directors Or Whoever It Delegates To Complete The Purchase Within A Period Of (12) Month From The Date Of The Extraordinary General Assembly Approval. The Purchased Shares To Be Kept No Longer Than 10 Years From The Date Of Extraordinary General Assembly Approval, And Once The Said Period Lapses, The Bank Will Follow The Rules And Procedures Stipulated In The Relevant Laws And Regulations, Considering That The This Plan Is A Continuation Of The Current One Of Which Terms Have Previously Been Defined Including The Allocation Price Per Share Offered To Employees If It Is Paid By The Board Of Directors And Approved By The General Assembly Held On 01/05/2019	For	Combined
BAOSHAN IRON & STEEL CO LTD	25-Jan-2021	1	Repurchase And Cancellation Of Some Restricted Stocks Granted Under The 2Nd Phase Restricted Stock Incentive Plan	For	Combined
BAOSHAN IRON & STEEL CO LTD	25-Jan-2021	2	Amendments To The Company'S Articles Of Association	For	For
BAOSHAN IRON & STEEL CO LTD	09-Feb-2021	1	By-Election Of Director: Sheng Genghong	For	For
BAOSHAN IRON & STEEL CO LTD	09-Feb-2021	2	By-Election Of Director: Zhou Xuedong	For	For
BAOSHAN IRON & STEEL CO LTD	18-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
BAOSHAN IRON & STEEL CO LTD	18-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
BAOSHAN IRON & STEEL CO LTD	18-May-2021	3	2020 Annual Report And Its Summary	For	For
BAOSHAN IRON & STEEL CO LTD	18-May-2021	4	2020 Annual Accounts	For	For
BAOSHAN IRON & STEEL CO LTD	18-May-2021	5	2020 Profit Distribution Plan And Shortening The Profit Distribution Circle From 2021 To 2023: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
BAOSHAN IRON & STEEL CO LTD	18-May-2021	6	2021 Financial Budget	For	For
BAOSHAN IRON & STEEL CO LTD	18-May-2021	7	2021 Continuing Connected Transactions	For	For
BAOSHAN IRON & STEEL CO LTD	18-May-2021	8	2021 Reappointment Of Independent And Internal Control Audit Firm: Ernst Young Hua Ming Llp	For	For
BAOSHAN IRON & STEEL CO LTD	18-May-2021	9	Issuance Quota Reserve Of Bond And Issuance Plan	For	For
BAOSHAN IRON & STEEL CO LTD	18-May-2021	10	Implementing Results Of 2020 Remuneration For Directors, Supervisors And Senior Management	For	For
BAOSHAN IRON & STEEL CO LTD	18-May-2021	11	Amendments To The Company'S Articles Of Association	For	For
BAOSHAN IRON & STEEL CO LTD	18-May-2021	12	Election Of Director: Zou Jixin	For	Combined
BAOSHAN IRON & STEEL CO LTD	18-May-2021	13	Election Of Director: Hou Angui	For	Combined
BAOSHAN IRON & STEEL CO LTD	18-May-2021	14	Election Of Director: Sheng Genghong	For	Combined
BAOSHAN IRON & STEEL CO LTD	18-May-2021	15	Election Of Director: Yao Linlong	For	Combined
BAOSHAN IRON & STEEL CO LTD	18-May-2021	16	Election Of Director: Zhou Xuedong	For	Combined
BAOSHAN IRON & STEEL CO LTD	18-May-2021	17	Election Of Director: Luo Jianchuan	For	Combined
BAOSHAN IRON & STEEL CO LTD	18-May-2021	18	Election Of Independent Director: Zhang Kehua	For	Combined
BAOSHAN IRON & STEEL CO LTD	18-May-2021	19	Election Of Independent Director: Lu Xiongwen	For	For
BAOSHAN IRON & STEEL CO LTD	18-May-2021	20	Election Of Independent Director: Xie Rong	For	For
BAOSHAN IRON & STEEL CO LTD	18-May-2021	21	Election Of Independent Director: Bai Yanchun	For	For
BAOSHAN IRON & STEEL CO LTD	18-May-2021	22	Election Of Independent Director: Tian Yong	For	For
BAOSHAN IRON & STEEL CO LTD	18-May-2021	23	Election Of Non-Employee Supervisor: Zhu Yonghong	For	For
BAOSHAN IRON & STEEL CO LTD	18-May-2021	24	Election Of Non-Employee Supervisor: Yu Hansheng	For	For
BAOSHAN IRON & STEEL CO LTD	18-May-2021	25	Election Of Non-Employee Supervisor: Zhu Hanming	For	Combined
BAOSHAN IRON & STEEL CO LTD	18-May-2021	26	Election Of Non-Employee Supervisor: Wang Zhen	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BAOZUN INC.	07-May-2021	1	Special Resolution: That The Fourth Amended And Restated Memorandum And Articles Of Association Currently In Effect Be Amended And Restated By The Deletion In Their Entirety And The Substitution In Their Place Of The Fifth Amended And Restated Memorandum And Articles Of Association Of The Company In The Form Attached As Annex A To The Proxy Statement, And Reflecting The Updates As Detailed In The Proxy Statement.	For	For
BAOZUN INC.	07-May-2021	2	Ordinary Resolution: That The Appointment Of Deloitte Touche Tohmatsu Certified Public Accountants Llp And Deloitte Touche Tohmatsu As The Company'S Independent Registered Public Accounting Firm To Audit The Company'S Consolidated Financial Statements Filed With The U.S. Securities And Exchange Commission And The Stock Exchange Of Hong Kong Limited, Respectively, For The Year Ended December 31, 2020 And The Authorization For The Directors Of The Company To Determine The ...(Due To Space Limits, See Proxy Statement For Full Proposal).	For	For
BAOZUN INC.	07-May-2021	3	Ordinary Resolution: That The Appointment Of Deloitte Touche Tohmatsu Certified Public Accountants Llp And Deloitte Touche Tohmatsu As The Company'S Independent Registered Public Accounting Firm To Audit The Company'S Consolidated Financial Statements To Be Filed With The U.S. Securities And Exchange Commission And The Stock Exchange Of Hong Kong Limited, Respectively, For The Year Ending December 31, 2021 And The Authorization For The Directors Of The Company To Determine The ...(Due To Space Limits, See Proxy Statement For Full Proposal).	For	For
BAOZUN INC.	07-May-2021	4	Ordinary Resolution: That Ms. Jessica Xiuyun Liu Be Re-Elected As A Director Of The Company.	For	For
BAOZUN INC.	07-May-2021	5	Ordinary Resolution: That Subject To The Approval Of Resolutions 1 - 4 Above, Each Director Or Officer Of The Company Be Authorized To Take Any And Every Action That Might Be Necessary, Appropriate Or Desirable To Effect Resolutions 1 - 4 As Such Director Or Officer, In His Or Her Absolute Discretion, Thinks Fit.	For	For
BARCLAYS PLC	05-May-2021	1	Accept Financial Statements And Statutory Reports	For	For
BARCLAYS PLC	05-May-2021	2	Approve Remuneration Report	For	For
BARCLAYS PLC	05-May-2021	3	Elect Julia Wilson As Director	For	For
BARCLAYS PLC	05-May-2021	4	Re-Elect Mike Ashley As Director	For	For
BARCLAYS PLC	05-May-2021	5	Re-Elect Tim Breedon As Director	For	For
BARCLAYS PLC	05-May-2021	6	Re-Elect Mohamed A. El-Erian As Director	For	For
BARCLAYS PLC	05-May-2021	7	Re-Elect Dawn Fitzpatrick As Director	For	For
BARCLAYS PLC	05-May-2021	8	Re-Elect Mary Francis As Director	For	For
BARCLAYS PLC	05-May-2021	9	Re-Elect Crawford Gillies As Director	For	For
BARCLAYS PLC	05-May-2021	10	Re-Elect Brian Gilvary As Director	For	For
BARCLAYS PLC	05-May-2021	11	Re-Elect Nigel Higgins As Director	For	For
BARCLAYS PLC	05-May-2021	12	Re-Elect Tushar Morzaria As Director	For	For
BARCLAYS PLC	05-May-2021	13	Re-Elect Diane Schueneman As Director	For	For
BARCLAYS PLC	05-May-2021	14	Re-Elect James Staley As Director	For	For
BARCLAYS PLC	05-May-2021	15	Reappoint Kpmg Llp As Auditors	For	For
BARCLAYS PLC	05-May-2021	16	Authorise The Board Audit Committee To Fix Remuneration Of Auditors	For	For
BARCLAYS PLC	05-May-2021	17	Authorise Uk Political Donations And Expenditure	For	For
BARCLAYS PLC	05-May-2021	18	Authorise Issue Of Equity	For	For
BARCLAYS PLC	05-May-2021	19	Authorise Issue Of Equity Without Pre-Emptive Rights	For	For
BARCLAYS PLC	05-May-2021	20	Authorise Issue Of Equity Without Pre-Emptive Rights In Connection With An Acquisition Or Other Capital Investment	For	For
BARCLAYS PLC	05-May-2021	21	Authorise Issue Of Equity In Relation To The Issuance Of Contingent Equity Conversion Notes	For	For
BARCLAYS PLC	05-May-2021	22	Authorise Issue Of Equity Without Pre-Emptive Rights In Relation To The Issuance Of Contingent Equity Conversion Notes	For	For
BARCLAYS PLC	05-May-2021	23	Authorise Market Purchase Of Ordinary Shares	For	For
BARCLAYS PLC	05-May-2021	24	Authorise The Company To Call General Meeting With Two Weeks' Notice	For	For
BARCLAYS PLC	05-May-2021	25	Approve Long Term Incentive Plan	For	For
BARCLAYS PLC	05-May-2021	26	Amend Share Value Plan	For	For
BARCLAYS PLC	05-May-2021	27	Approve Scrip Dividend Program	For	For
BARCLAYS PLC	05-May-2021	28	Adopt New Articles Of Association	For	For
BARCLAYS PLC	05-May-2021	29	Please Note That This Is A Shareholder Proposal: Approve Market Forces Requisitioned Resolution	Against	Combined
BARRICK GOLD CORPORATION	04-May-2021	1	Director	For	Combined
BARRICK GOLD CORPORATION	04-May-2021	2	Resolution Approving The Appointment Of Pricewaterhousecoopers Llp As The Auditor Of Barrick And Authorizing The Directors To Fix Its Remuneration	For	Combined
BARRICK GOLD CORPORATION	04-May-2021	3	Advisory Resolution On Approach To Executive Compensation	For	For
BARRICK GOLD CORPORATION	04-May-2021	4	Special Resolution Approving The Capital Reduction In Order To Enable The Return Of Capital	For	For
BASF SE	29-Apr-2021	8	Approve Allocation Of Income And Dividends Of Eur 3.30 Per Share	For	Combined
BASF SE	29-Apr-2021	9	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
BASF SE	29-Apr-2021	10	Approve Discharge Of Management Board For Fiscal Year 2020	For	Combined
BASF SE	29-Apr-2021	11	Ratify Kpmg Ag As Auditors For Fiscal Year 2021	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BASF SE	29-Apr-2021	12	Elect Liming Chen To The Supervisory Board	For	Combined
BAUSCH HEALTH COMPANIES, INC.	27-Apr-2021	1	Election Of Director: Richard U. De Schutter	For	Combined
BAUSCH HEALTH COMPANIES, INC.	27-Apr-2021	2	Election Of Director: D. Robert Hale	For	For
BAUSCH HEALTH COMPANIES, INC.	27-Apr-2021	3	Election Of Director: Brett Icahn	For	For
BAUSCH HEALTH COMPANIES, INC.	27-Apr-2021	4	Election Of Director: Dr. Argeris (Jerry) N. Karabelas	For	For
BAUSCH HEALTH COMPANIES, INC.	27-Apr-2021	5	Election Of Director: Sarah B. Kavanagh	For	For
BAUSCH HEALTH COMPANIES, INC.	27-Apr-2021	6	Election Of Director: Steven D. Miller	For	For
BAUSCH HEALTH COMPANIES, INC.	27-Apr-2021	7	Election Of Director: Joseph C. Papa	For	For
BAUSCH HEALTH COMPANIES, INC.	27-Apr-2021	8	Election Of Director: John A. Paulson	For	For
BAUSCH HEALTH COMPANIES, INC.	27-Apr-2021	9	Election Of Director: Robert N. Power	For	For
BAUSCH HEALTH COMPANIES, INC.	27-Apr-2021	10	Election Of Director: Russel C. Robertson	For	For
BAUSCH HEALTH COMPANIES, INC.	27-Apr-2021	11	Election Of Director: Thomas W. Ross, Sr.	For	Combined
BAUSCH HEALTH COMPANIES, INC.	27-Apr-2021	12	Election Of Director: Andrew C. Von Eschenbach, M.D.	For	Combined
BAUSCH HEALTH COMPANIES, INC.	27-Apr-2021	13	Election Of Director: Amy B. Wechsler, M.D.	For	For
BAUSCH HEALTH COMPANIES, INC.	27-Apr-2021	14	The Approval, In An Advisory Vote, Of The Compensation Of Our Named Executive Officers.	For	For
BAUSCH HEALTH COMPANIES, INC.	27-Apr-2021	15	To Appoint Pricewaterhousecoopers Lip As The Auditor For The Company To Hold Office Until The Close Of The 2022 Annual Meeting Of Shareholders And To Authorize The Company'S Board Of Directors To Fix The Auditor'S Remuneration.	For	For
BAXTER INTERNATIONAL INC.	04-May-2021	1	Election Of Director: José (Joe) Almeida	For	For
BAXTER INTERNATIONAL INC.	04-May-2021	2	Election Of Director: Thomas F. Chen	For	For
BAXTER INTERNATIONAL INC.	04-May-2021	3	Election Of Director: John D. Forsyth	For	For
BAXTER INTERNATIONAL INC.	04-May-2021	4	Election Of Director: Peter S. Hellman	For	For
BAXTER INTERNATIONAL INC.	04-May-2021	5	Election Of Director: Michael F. Mahoney	For	For
BAXTER INTERNATIONAL INC.	04-May-2021	6	Election Of Director: Patricia B. Morrison	For	For
BAXTER INTERNATIONAL INC.	04-May-2021	7	Election Of Director: Stephen N. Oesterle	For	For
BAXTER INTERNATIONAL INC.	04-May-2021	8	Election Of Director: Cathy R. Smith	For	For
BAXTER INTERNATIONAL INC.	04-May-2021	9	Election Of Director: Thomas T. Stallkamp	For	For
BAXTER INTERNATIONAL INC.	04-May-2021	10	Election Of Director: Albert P.L. Stroucken	For	For
BAXTER INTERNATIONAL INC.	04-May-2021	11	Election Of Director: Amy A. Wendell	For	For
BAXTER INTERNATIONAL INC.	04-May-2021	12	Election Of Director: David S. Wilkes	For	For
BAXTER INTERNATIONAL INC.	04-May-2021	13	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
BAXTER INTERNATIONAL INC.	04-May-2021	14	Ratification Of Appointment Of Independent Registered Public Accounting Firm.	For	Combined
BAXTER INTERNATIONAL INC.	04-May-2021	15	Vote To Approve The Omnibus Plan.	For	For
BAXTER INTERNATIONAL INC.	04-May-2021	16	Vote To Approve The Espo Amendment.	For	For
BAXTER INTERNATIONAL INC.	04-May-2021	17	Stockholder Proposal - Right To Act By Written Consent.	Against	Combined
BAXTER INTERNATIONAL INC.	04-May-2021	18	Stockholder Proposal - Independent Board Chairman.	Against	Combined
BAYER AG	27-Apr-2021	7	Distribution Of The Profit	For	Combined
BAYER AG	27-Apr-2021	8	Ratification Of The Actions Of The Members Of The Board Of Management	For	Combined
BAYER AG	27-Apr-2021	9	Ratification Of The Actions Of The Members Of The Supervisory Board	For	Combined
BAYER AG	27-Apr-2021	10	Supervisory Board Election: Dr. Fei-Fei Li	For	Combined
BAYER AG	27-Apr-2021	11	Supervisory Board Election: Alberto Weisser	For	Combined
BAYER AG	27-Apr-2021	12	Compensation Of The Supervisory Board - Amendment To The Articles Of Incorporation	For	Combined
BAYER AG	27-Apr-2021	13	Election Of The Auditor (Full-Year, Half-Year And Q3 2021; Q1 2022)	For	Combined
BAYERISCHE MOTOREN WERKE AG	12-May-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BAYERISCHE MOTOREN WERKE AG	12-May-2021	2	From 10Th February, Broadridge Will Code All Agendas For German Meetings In English Only. If You Wish To See The Agenda In German, This Will Be Made Available As A Link Under The 'Material Url' Dropdown At The Top Of The Ballot. The German Agendas For Any Existing Or Past Meetings Will Remain In Place. For Further Information, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
BAYERISCHE MOTOREN WERKE AG	12-May-2021	3	Please Note That These Shares Have No Voting Rights, Should You Wish To Attend The Meeting Personally, You May Apply For An Entrance Card	Non-voting resolution	Non-voting resolution
BAYERISCHE MOTOREN WERKE AG	12-May-2021	4	According To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights. Further, Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual	Non-voting resolution	Non-voting resolution
BAYERISCHE MOTOREN WERKE AG	12-May-2021	5	Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Url Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected On The Ballot On Proxyedge	Non-voting resolution	Non-voting resolution
BAYERISCHE MOTOREN WERKE AG	12-May-2021	6	Receive Financial Statements And Statutory Reports For Fiscal Year 2020	Non-voting resolution	Non-voting resolution
BAYERISCHE MOTOREN WERKE AG	12-May-2021	7	Approve Allocation Of Income And Dividends Of Eur 1.90 Per Ordinary Share And Eur 1.92 Per Preferred Share	For	Combined
BAYERISCHE MOTOREN WERKE AG	12-May-2021	8	Approve Discharge Of Management Board For Fiscal Year 2020	For	Combined
BAYERISCHE MOTOREN WERKE AG	12-May-2021	9	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
BAYERISCHE MOTOREN WERKE AG	12-May-2021	10	Ratify Pricewaterhousecoopers Gmbh As Auditors For Fiscal Year 2021	For	Combined
BAYERISCHE MOTOREN WERKE AG	12-May-2021	11	Elect Marc Bitzer To The Supervisory Board	For	For
BAYERISCHE MOTOREN WERKE AG	12-May-2021	12	Elect Rachel Empey To The Supervisory Board	For	For
BAYERISCHE MOTOREN WERKE AG	12-May-2021	13	Elect Christoph Schmidt To The Supervisory Board	For	For
BAYERISCHE MOTOREN WERKE AG	12-May-2021	14	Approve Remuneration Policy	For	Combined
BAYERISCHE MOTOREN WERKE AG	12-May-2021	15	Approve Remuneration Of Supervisory Board	For	For
BAYERISCHE MOTOREN WERKE AG	12-May-2021	16	Amend Articles Re: Participation Of Supervisory Board Members In The Annual General Meeting By Means Of Audio And Video Transmission	For	For
BAYERISCHE MOTOREN WERKE AG	12-May-2021	17	Amend Articles Re: Proof Of Entitlement	For	For
BAYERISCHE MOTOREN WERKE AG	12-May-2021	18	Amend Articles Re: Participation And Voting Rights	For	For
BAYERISCHE MOTOREN WERKE AG	12-May-2021	19	Amend Affiliation Agreement With Bmw Bank Gmbh	For	For
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	3	To Resolve On The Proposal To Amend The Bylaws Of Bb Seguridade Participacoes S.A. Proposed Changes To The Chapter Iii General Meetings Of Shareholders	For	For
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	4	To Take The Accounts Of The Administrators And Examine, Discuss And Vote The Financial Statements Related To The Fiscal Year Ended On 12.31.2020	For	Combined
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	4	To Resolve On The Proposal To Amend The Bylaws Of Bb Seguridade Participacoes S.A. Proposed Changes To The Chapter Iv Management	For	Combined
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	5	Pursuant To The Law 6404 From 12.15.1976, And To The Bylaws Of The Bb Seguridade Participacoes S.A., I Present To The Resolution Of This Shareholders Meeting The Net Income Appropriation Related To The Fiscal Year Of 2020, Which Are As Follows. Amounts In Brl Net Income 3.850.771.362 Retained Earnings 42.352 Adjusted Net Income 3.850.771.362 Legal Reserve Remuneration To Shareholders 2.695.582.305 Interest On Equity Dividends 2.695.582.305 Use Of The Equalization Reserve Of Dividends Statutory Reserves 1.155.231.409 Capital Injection For Equalization Of Capital Compensation 1,155,231,409 Amounts Referring To Dividends Prescribed In The 1St And 2Nd Semesters Of 2020. Obtained By Reducing The Net Income For The Year At The Amount In The Legal Reserve	For	For
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	5	To Resolve On The Proposal To Amend The Bylaws Of Bb Seguridade Participacoes S.A. Proposed Changes To The Chapter V Board Of Directors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	6	Election Of The Board Of Directors By Candidate, Total Members To Be Elected, 7. Indication Of Candidates For The Board Of Directors, The Shareholder May Indicate As Many Candidates As There Are Number Of Places To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election Referred To In These Fields Occurs. Carlos Motta Dos Santos	For	For
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	6	To Resolve On The Proposal To Amend The Bylaws Of Bb Seguridade Participacoes S.A. Proposed Changes To The Chapter Vi Executive Board	For	For
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	7	Election Of The Board Of Directors By Candidate, Total Members To Be Elected, 7. Indication Of Candidates For The Board Of Directors, The Shareholder May Indicate As Many Candidates As There Are Number Of Places To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election Referred To In These Fields Occurs. Mauro Ribeiro Neto	For	For
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	7	To Resolve On The Proposal To Amend The Bylaws Of Bb Seguridade Participacoes S.A. Proposed Changes To The Chapter Vii Subsidiary Bodies Of The Administration	For	For
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	8	Election Of The Board Of Directors By Candidate, Total Members To Be Elected, 7. Indication Of Candidates For The Board Of Directors, The Shareholder May Indicate As Many Candidates As There Are Number Of Places To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election Referred To In These Fields Occurs. Marcio Hamilton Ferreira	For	For
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	8	To Resolve On The Proposal To Amend The Bylaws Of Bb Seguridade Participacoes S.A. Proposed Changes To The Chapter X Fiscal Council,	For	For
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	9	Election Of The Board Of Directors By Candidate, Total Members To Be Elected, 7. Indication Of Candidates For The Board Of Directors, The Shareholder May Indicate As Many Candidates As There Are Number Of Places To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election Referred To In These Fields Occurs. Arnaldo Jose Vollet	For	For
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	9	To Resolve On The Proposal To Amend The Bylaws Of Bb Seguridade Participacoes S.A. Proposed Changes To The Chapter Xvii Special Provisions	For	Combined
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	10	Election Of The Board Of Directors By Candidate, Total Members To Be Elected, 7. Indication Of Candidates For The Board Of Directors, The Shareholder May Indicate As Many Candidates As There Are Number Of Places To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election Referred To In These Fields Occurs. Ricardo Moura De Araujo Faria	For	Combined
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	10	To Resolve On The Proposal To Create The Matching Program For Members Of The Executive Board	For	Combined
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	11	Election Of The Board Of Directors By Candidate, Total Members To Be Elected, 7. Indication Of Candidates For The Board Of Directors, The Shareholder May Indicate As Many Candidates As There Are Number Of Places To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election Referred To In These Fields Occurs. Claudio Xavier Seefelder Filho	For	Combined
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	12	Election Of The Board Of Directors By Candidate, Total Members To Be Elected, 7. Indication Of Candidates For The Board Of Directors, The Shareholder May Indicate As Many Candidates As There Are Number Of Places To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election Referred To In These Fields Occurs. Isabel Da Silva Ramos	For	For
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	14	In Case Of Adoption Of The Multiple Vote Process, The Votes Corresponding To Your Actions Must Be Distributed In Equal Percentages By The Candidates You Have Chosen. If The Shareholder Chooses To Abstain And The Election Occurs Through The Multiple Voting Process, His Vote Must Be Counted As An Abstention In The Respective Resolution Of The Meeting	For	Combined
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	15	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Carlos Motta Dos Santos	For	Abstain
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	16	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Mauro Ribeiro Neto	For	Abstain

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	17	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Marcio Hamilton Ferreira	For	Abstain
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	18	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Arnaldo Jose Vollet	For	Abstain
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	19	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Ricardo Moura De Araujo Faria	For	Abstain
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	20	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Claudio Xavier Seefelder Filho	For	Abstain
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	21	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Isabel Da Silva Ramos	For	Abstain
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	22	Indication Of Candidates For The Fiscal Council, The Shareholder May Indicate As Many Candidates As There Are Number Of Places To Be Filled In The General Election. Bruno Monteiro Martins	For	Combined
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	23	I Submit To Your Review, In Accordance With The Provisions Of Article 162, 3, Of Law 6,404, Of 12.15.1976, And In Article 1 Of Law 9.292, Of 07.12.1996, The Proposal For Fixing The Fees Of Members Of The Fiscal Council At 10 Percent Of The Average Monthly Compensation Perceived By The Members Of The Executive Board, Including The Christmas Bonus, And Excluding Amounts Related To Variable Compensation, Health Insurance, Supplementary Pension Plan, Life Insurance, Housing Assistance And Removal Benefits, For The Period From April 2021 To March 2022	For	For
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	24	I Submit For Your Review. A. The Proposal For Fixing The Global Amount For The Payment Of Fees And Benefits For The Members Of The Executive Board And The Board Of Directors, From April 2021 To March 2022, Up To Eleven Million, Eight Hundred And Ninety Five Thousand, Two Hundred Reais And Seventy Eight Cents Brl 11,895,200.78 And B The Proposal For Fixing The Monthly Fees Of The Members Of The Board Of Directors At One Tenth Of What, On Average, The Members Of The Executive Board Perceive, Including The Christmas Bonus, And Excluding Amounts Related To Variable Compensation, Health Plan, Supplementary Pension Plan, Life Insurance, Housing Assistance And Removal Benefits, For The Period From April 2021 To March 2022	For	For
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	25	I Submit For Your Review. A Pursuant To The Provisions Of Art. 38, 8, Of Decree No. 8.945, Of 12.27.2016 And Art. 10, Item Xiii Of The Company'S Bylaws, The Proposal For Fixing The Individual Monthly Compensation Of The Members Of The Audit Committee At 16.71 Percent Of The Average Monthly Compensation Perceived By The Members Of The Executive Board, Including The Christmas Bonus, And Excluding Values Related To Variable Compensation, Health Plan, Supplementary Pension Plan, Life Insurance, Housing Assistance And Removal Benefits, For The Period From April 2021 To March 2022, And B Pursuant To The Provisions Of Art. 32, 5 Of The Company'S Bylaws, The Proposal For Fixing The Monthly Compensation Of The Independent Member Elected To The Related Parties Transactions Committee At 16.71 Percent Of The Average Monthly Compensation Perceived By The Members Of The Executive Board, Including The Christmas Bonus, And Excluding Values Related To Variable Compensation, Health Plan, Supplementary Pension Plan, Life Insurance, Housing Assistance And Removal Benefits, For The Period From April 2021 To March 2022	For	For
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	26	Do You Wish To Request The Adoption Of The Multiple Vote Process For The Election Of The Board Of Directors, In Accordance With Art.141 Of Law 6,404 Of 1976	For	Combined
BB SEGURIDADE PARTICIPACOES SA	29-Apr-2021	27	Do You Wish To Request The Separate Election Of A Member Of The Board Of Directors, Pursuant To Art. 141, 4, I, Of Law No. 6,404 Of 1976	For	Combined
BCE INC.	29-Apr-2021	1	Director	For	For
BCE INC.	29-Apr-2021	2	Appointment Of Deloitte Llp As Auditors	For	Combined
BCE INC.	29-Apr-2021	3	Advisory Resolution On Executive Compensation As Described In The Management Proxy Circular.	For	For
BDO UNIBANK INC	23-Apr-2021	2	Call To Order	For	Combined
BDO UNIBANK INC	23-Apr-2021	3	Proof Of Notice And Determination Of Existence Of Quorum	For	Abstain
BDO UNIBANK INC	23-Apr-2021	4	Approval Of The Minutes Of The Previous Annual Stockholders Meeting Held On June 16, 2020	For	Combined
BDO UNIBANK INC	23-Apr-2021	5	Report Of The President And Approval Of The Audited Financial Statements Of Bdo As Of December 31, 2020	For	For
BDO UNIBANK INC	23-Apr-2021	6	Open Forum	For	Combined
BDO UNIBANK INC	23-Apr-2021	7	Approval And Ratification Of Allacts Of The Board Of Directors, Board Committees And Management During Their Terms Of Office	For	Combined
BDO UNIBANK INC	23-Apr-2021	8	Election Of Director: Christopher A. Bell-Knight	For	For
BDO UNIBANK INC	23-Apr-2021	9	Election Of Director: Jesus A. Jacinto, Jr	For	For
BDO UNIBANK INC	23-Apr-2021	10	Election Of Director: Teresita T. Sy	For	For
BDO UNIBANK INC	23-Apr-2021	11	Election Of Director: Josefina N. Tan	For	For
BDO UNIBANK INC	23-Apr-2021	12	Election Of Director: Nestor V. Tan	For	For
BDO UNIBANK INC	23-Apr-2021	13	Election Of Independent Director: George T. Barcelon	For	For
BDO UNIBANK INC	23-Apr-2021	14	Election Of Independent Director: Jose F. Buenaventura	For	For
BDO UNIBANK INC	23-Apr-2021	15	Election Of Independent Director: Jones M. Castro, Jr.	For	For
BDO UNIBANK INC	23-Apr-2021	16	Election Of Independent Director: Vicente S. Prez, Jr.	For	For
BDO UNIBANK INC	23-Apr-2021	17	Election Of Independent Director: Dioscoro I. Ramos	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BDO UNIBANK INC	23-Apr-2021	18	Election Of Independent Director: Gilberto C. Teodoro, Jr.	For	For
BDO UNIBANK INC	23-Apr-2021	19	Approval Of The Amendments To Sections 10 And 16 Of Bdo'S Amended By-Laws Following The Recommendations Of The Bangko Sentral Ng Pilipinas	For	For
BDO UNIBANK INC	23-Apr-2021	20	Appointment Of External Auditor Punongbayan And Araullo	For	For
BDO UNIBANK INC	23-Apr-2021	21	Other Business That May Properly Be Brought Before The Meeting	Abstain	Combined
BDO UNIBANK INC	23-Apr-2021	22	Adjournment	For	Combined
BECHTLE AKTIENGESELLSCHAFT	15-Jun-2021	6	Approve Allocation Of Income And Dividends Of Eur 1.35 Per Share	For	Combined
BECHTLE AKTIENGESELLSCHAFT	15-Jun-2021	7	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
BECHTLE AKTIENGESELLSCHAFT	15-Jun-2021	8	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	For
BECHTLE AKTIENGESELLSCHAFT	15-Jun-2021	9	Ratify Ernst & Young Gmbh As Auditors For Fiscal Year 2021	For	For
BECHTLE AKTIENGESELLSCHAFT	15-Jun-2021	10	Approve Eur 84 Million Capitalization Of Reserves For Bonus Issue Of Shares	For	For
BECHTLE AKTIENGESELLSCHAFT	15-Jun-2021	11	Approve Creation Of Eur 18.9 Million Pool Of Capital With Partial Exclusion Of Preemptive Rights	For	For
BECHTLE AKTIENGESELLSCHAFT	15-Jun-2021	12	Approve Issuance Of Warrants/Bonds With Warrants Attached/Convertible Bonds Without Preemptive Rights Up To Aggregate Nominal Amount Of Eur 350 Million; Approve Creation Of Eur 6.3 Million Pool Of Capital To Guarantee Conversion Rights	For	For
BECHTLE AKTIENGESELLSCHAFT	15-Jun-2021	13	Approve Remuneration Policy	For	For
BECHTLE AKTIENGESELLSCHAFT	15-Jun-2021	14	Approve Remuneration Of Supervisory Board	For	For
BECHTLE AKTIENGESELLSCHAFT	15-Jun-2021	15	Approve Affiliation Agreement With Bechtle E-Commerce Holding Ag	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021	1	Election Of Director: Catherine M. Burzik	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021	2	Election Of Director: R. Andrew Eckert	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021	3	Election Of Director: Vincent A. Forlenza	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021	4	Election Of Director: Claire M. Fraser	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021	5	Election Of Director: Jeffrey W. Henderson	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021	6	Election Of Director: Christopher Jones	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021	7	Election Of Director: Marshall O. Larsen	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021	8	Election Of Director: David F. Melcher	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021	9	Election Of Director: Thomas E. Polen	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021	10	Election Of Director: Claire Pomeroy	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021	11	Election Of Director: Rebecca W. Rimel	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021	12	Election Of Director: Timothy M. Ring	For	For
BECTON, DICKINSON AND COMPANY	26-Jan-2021	13	Election Of Director: Bertram L. Scott	For	Combined
BECTON, DICKINSON AND COMPANY	26-Jan-2021	14	Ratification Of The Selection Of The Independent Registered Public Accounting Firm.	For	Combined
BECTON, DICKINSON AND COMPANY	26-Jan-2021	15	Advisory Vote To Approve Named Executive Officer Compensation.	For	Combined
BECTON, DICKINSON AND COMPANY	26-Jan-2021	16	Shareholder Proposal Seeking To Lower The Ownership Threshold Required To Call A Special Shareholders Meeting, If Properly Presented At The Meeting.	Against	Combined
BEFIMMO SA	27-Apr-2021	5	Renewal Of The Authorisation Of Acquisition And Pledge Of Own Shares: Proposal To Renew, Pursuant To Articles 7:215 And 7:226 Of The Code Of Companies And Associations, The Authorisation Given To The Board Of Directors, To Acquire Or Pledge Own Shares Of The Company, For A New Period Of Five (5) Years Against A Unitary Price Not Inferior To 85% Nor Superior To 115% Of The Closing Share Price Of The Day Prior To The Date Of The Transaction, Without Befimmo Being Entitled To Hold More Than Ten Percent (10%) Of The Total Issued Shares At Any Time. And, As A Consequence, To Replace Article 11.2 Of The Articles Of Association By The Following Wording: "In Accordance With The Decision Of The Extraordinary General Meeting Of (As Specified), The Board Of Directors Can, For A Period Of Five Years, From The Publication Of Said Decision In The Belgian Official Gazette Onwards, Acquire And Take As Pledge The Company'S Own Shares Against A Unitary Price Not Lower Than 85% Nor Higher Than 115% Of The Closing Share Price Of The Day Prior To The Date Of The Transaction, Without The Company Being Entitled To Hold More Than Ten Percent (10%) Of The Total Issued Shares At Any Time. This Authorisation Is Also Valid For The Company'S Direct Subsidiaries."	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BEFIMMO SA	27-Apr-2021	6	Amendments To The Articles Of Association - Organisational Arrangements For General Meetings: 2.1 Proposal To Add A Third Sentence At The End Of Article 28.3, Worded As Follows: "Alternatively, Insofar As The Convening Notice Of The General Meeting Of Shareholders So Provides, Any Shareholder May Vote Remotely Via A Website, As Designated By The Convening Notice And In Accordance With The Procedures And Time Limits Set Out Therein. 2.2 Proposal To Add Between Articles 28.3 And 28.4 A New Article 28.4 Worded As Follows And To Renumber The Article Accordingly: "To The Extent Provided For In The Convening Notice Of The General Shareholders' Meeting, Shareholders May Participate Remotely And In Real Time In The General Shareholders' Meeting In Accordance With Article 7:137 Of The Code Of Companies And Associations, With The Electronic Means Of Communication Mentioned In The Convening Notice	For	For
BEFIMMO SA	27-Apr-2021	7	Approval Of The Statutory Annual Accounts Closed As At 31 December 2020, And Appropriation Of The Result As At 31 December 2020: Taking Into Account The Result On 31 December 2019 Of Eur 199,751,893.78, Carried Forward And The Net Result Of The 2020 Fiscal Year, The Result To Be Appropriated Is Eur 302,766,544.31. It Is Proposed: - To Approve The Statutory Annual Accounts Closed As At 31 December 2020 Which, In Accordance With The Royal Decree Of 13 July 2014 On Be-Reits (Sir/Gvv), Contain The Appropriations To The Statutory Reserves; - To Distribute, As Remuneration Of Capital, A Dividend Of Eur 2.25 Gross Per Share: This Dividend Is Composed, On The One Hand, Of The Interim Dividend Of Eur 1.68 Gross Per Existing Share, Distributed In December 2020 And, On The Other Hand, Of A Final Dividend Of Eur 0.57 Gross Per Share, Payable By Detachment Of Coupon Ndecree 41; - Then, To Carry Forward The Balance Again	For	For
BEFIMMO SA	27-Apr-2021	7	Delegation Of Powers In Order To Complete The Formalities: Proposal To Grant: To A Member Of The Executive Committee All Powers In Order To Implement The Decisions Taken, With Power Of Substitution And To Carry Out Any Formalities Necessary For Their Publication; To The Notary Public Who Will Enact The Deed, All Powers In Order To Ensure The Filing And Publication Of This Deed As Well As The Coordination Of The Articles Of Association Following The Decisions Taken, And This, Both In French And Dutch	For	For
BEFIMMO SA	27-Apr-2021	8	Discharge Of The Directors For The Execution Of Their Mandate During The 2020 Fiscal Year: Proposal To Discharge The Directors For The Execution Of Their Mandate For The Period From 1 January 2020 To 31 December 2020	For	For
BEFIMMO SA	27-Apr-2021	9	Discharge Of The Statutory Auditor For The Execution Of His Mandate During The 2020 Fiscal Year: Proposal To Discharge The Statutory Auditor For The Execution Of His Mandate For The Period From 1 January 2020 To 31 December 2020	For	For
BEFIMMO SA	27-Apr-2021	10	Appointment Of An Executive Director: Proposal To Proceed With The Appointment Of Mr Jean-Philip Vroninks, Domiciled At 3210 Linden, Jachthuislaan 31, As Executive Director For A Term Of Four Years, Ending At The Closing Of The 2025 Ordinary General Meeting	For	For
BEFIMMO SA	27-Apr-2021	11	Renewal Of A Non-Executive Directorship: Proposal To Renew The Directorship Of Mr Alain Devos, Domiciled At 8300 Knokke, Camille Lemonnierlaan 17, As Nonexecutive Director, For A New Period Of Two Years, Ending At The Closing Of The 2023 Ordinary General Meeting. This Mandate Will Be Remunerated In Accordance With The Remuneration Fixed For The Non-Executive Directors By The Ordinary General Meeting Of 30 April 2013	For	Combined
BEFIMMO SA	27-Apr-2021	12	Renewal Of An Independant Directorship: Proposal To Renew The Directorship Of Mrs Sophie Goblet, Domiciled At 1050 Bruxelles, Avenue Franklin Roosevelt 108, As Independant Director, For A New Period Of Four Years, Ending At The Closing Of The 2025 Ordinary General Meeting. Mrs Sophie Goblet Meets The Independence Criteria Of Article 7:87 Of The Code Of Companies And Associations And Provision 3.5 Of The 2020 Belgian Code On Corporate Governance. This Mandate Will Be Remunerated In Accordance With The Remuneration Fixed For The Non-Executive Directors By The Ordinary General Meeting Of 30 April 2013	For	Combined
BEFIMMO SA	27-Apr-2021	13	Renewal Of An Independant Directorship: Proposal To Renew The Directorship Of Mrs Sophie Malarme-lecloux, Domiciled At 1330 Rixensart, Rue Du Plagniau 16, As Independant Director, For A New Period Of Three Years, Ending At The Closing Of The 2024 Ordinary General Meeting. Mrs Sophie Malarme-Lecloux Meets The Independence Criteria Of Article 7:87 Of The Code Of Companies And Associations And Provision 3.5 Of The 2020 Belgian Code On Corporate Governance. This Mandate Will Be Remunerated In Accordance With The Remuneration Fixed For The Non-Executive Directors By The Ordinary General Meeting Of 30 April 2013	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BEFIMMO SA	27-Apr-2021	14	Renewal Of An Independant Directorship: Proposal To Renew The Directorship Of Mr Vincent Querton, Domiciled At 1000 Bruxelles, Place Jean Jacobs 6, As Independant Director, For A New Period Of Four Years, Ending At The Closing Of The 2025 Ordinary General Meeting. Mr Vincent Querton Meets The Independence Criteria Of Article 7:87 Of The Code Of Companies And Associations And Provision 3.5 Of The 2020 Belgian Code On Corporate Governance. This Mandate Will Be Remunerated In Accordance With The Remuneration Fixed For The Non-Executive Directors By The Ordinary General Meeting Of 30 April 2013	For	Combined
BEFIMMO SA	27-Apr-2021	15	Remuneration Report: Proposal To Approve The Remuneration Report, Relating To The Fiscal Year Closed As At 31 December 2020, Included In The Corporate Governance Statement Of The Management Report Of The Board Of Directors For The Above Mentioned Fiscal Year	For	Combined
BEFIMMO SA	27-Apr-2021	16	Proposal To Grant Power To Implement The Resolutions: Proposal To Grant All Powers To A Member Of The Executive Committee, With Power Of Substitution, For The Implementation Of The Decisions Made By The Ordinary General Meeting, And To Carry Out Any Formalities Necessary For Their Publication	For	For
BEFIMMO SA	18-May-2021	5	Renewal Of The Authorisation Of Acquisition And Pledge Of Own Shares: Proposal To Renew, Pursuant To Articles 7:215 And 7:226 Of The Code Of Companies And Associations, The Authorisation Given To The Board Of Directors, To Acquire Or Pledge Own Shares Of The Company, For A New Period Of Five (5) Years Against A Unitary Price Not Inferior To 85% Nor Superior To 115% Of The Closing Share Price Of The Day Prior To The Date Of The Transaction, Without Befimmo Being Entitled To Hold More Than Ten Percent (10%) Of The Total Issued Shares At Any Time. And, As A Consequence, To Replace Article 11.2 Of The Articles Of Association By The Following Wording: "In Accordance With The Decision Of The Extraordinary General Meeting Of 18 May 2021, The Board Of Directors Can, For A Period Of Five Years, From The Publication Of Said Decision In The Belgian Official Gazette Onwards, Acquire And Take As Pledge The Company'S Own Shares Against A Unitary Price Not Lower Than 85% Nor Higher Than 115% Of The Closing Share Price Of The Day Prior To The Date Of The Transaction, Without The Company Being Entitled To Hold More Than Ten Percent (10%) Of The Total Issued Shares At Any Time. This Authorisation Is Also Valid For The Company'S Direct Subsidiaries."	For	For
BEFIMMO SA	18-May-2021	6	Amendments To The Articles Of Association - Organisational Arrangements For General Meetings: 2.1 Proposal To Add A Third Sentence At The End Of Article 28.3, Worded As Follows: "Alternatively, Insofar As The Convening Notice Of The General Meeting Of Shareholders So Provides, Any Shareholder May Vote Remotely Via A Website, As Designated By The Convening Notice And In Accordance With The Procedures And Time Limits Set Out Therein. 2.2 Proposal To Add Between Articles 28.3 And 28.4 A New Article 28.4 Worded As Follows And To Renummer The Article Accordingly: "To The Extent Provided For In The Convening Notice Of The General Shareholders' Meeting, Shareholders May Participate Remotely And In Real Time In The General Shareholders' Meeting In Accordance With Article 7:137 Of The Code Of Companies And Associations, With The Electronic Means Of Communication Mentioned In The Convening Notice	For	For
BEFIMMO SA	18-May-2021	7	Delegation Of Powers In Order To Complete The Formalities: Proposal To Grant: To A Member Of The Executive Committee All Powers In Order To Implement The Decisions Taken, With Power Of Substitution And To Carry Out Any Formalities Necessary For Their Publication; To The Notary Public Who Will Enact The Deed, All Powers In Order To Ensure The Filing And Publication Of This Deed As Well As The Coordination Of The Articles Of Association Following The Decisions Taken, And This, Both In French And Dutch	For	For
BEIERSDORF AG	01-Apr-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
BEIERSDORF AG	01-Apr-2021	2	From 10Th February, Broadridge Will Code All Agendas For German Meetings In English Only. If You Wish To See The Agenda In German, This Will Be Made Available As A Link Under The 'Material Url' Dropdown At The Top Of The Ballot. The German Agendas For Any Existing Or Past Meetings Will Remain In Place. For Further Information, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BEIERSDORF AG	01-Apr-2021	3	According To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights. Further, Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual	Non-voting resolution	Non-voting resolution
BEIERSDORF AG	01-Apr-2021	4	Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Uri Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected On The Ballot On Proxyedge	Non-voting resolution	Non-voting resolution
BEIERSDORF AG	01-Apr-2021	5	Receive Financial Statements And Statutory Reports For Fiscal Year 2020	Non-voting resolution	Non-voting resolution
BEIERSDORF AG	01-Apr-2021	6	Approve Allocation Of Income And Dividends Of Eur 0.70 Per Share	For	Combined
BEIERSDORF AG	01-Apr-2021	7	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
BEIERSDORF AG	01-Apr-2021	8	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
BEIERSDORF AG	01-Apr-2021	9	Ratify Ernst Young Gmbh As Auditors For Fiscal Year 2021	For	Combined
BEIERSDORF AG	01-Apr-2021	10	Approve Remuneration Policy	For	Combined
BEIERSDORF AG	01-Apr-2021	11	Approve Remuneration Of Supervisory Board	For	Combined
BEIGENE LTD	16-Jun-2021	1	That Donald W. Glazer Be And Is Hereby Re-Elected To Serve As A Class Ii Director Of The Company Until The 2024 Annual General Meeting Of The Shareholders Of The Company And Until His Successor Is Duly Elected And Qualified, Subject To His Earlier Resignation Or Removal.	For	For
BEIGENE LTD	16-Jun-2021	2	That Michael Goller Be And Is Hereby Re-Elected To Serve As A Class Ii Director Of The Company Until The 2024 Annual General Meeting Of The Shareholders Of The Company And Until His Successor Is Duly Elected And Qualified, Subject To His Earlier Resignation Or Removal.	For	For
BEIGENE LTD	16-Jun-2021	3	That Thomas Malley Be And Is Hereby Re-Elected To Serve As A Class Ii Director Of The Company Until The 2024 Annual General Meeting Of The Shareholders Of The Company And Until His Successor Is Duly Elected And Qualified, Subject To His Earlier Resignation Or Removal.	For	For
BEIGENE LTD	16-Jun-2021	4	That Corazon (Corsee) D. Sanders Be And Is Hereby Re-Elected To Serve As A Class Ii Director Until The 2024 Annual General Meeting Of The Shareholders Of The Company And Until Her Successor Is Duly Elected And Qualified, Subject To Her Earlier Resignation Or Removal.	For	For
BEIGENE LTD	16-Jun-2021	5	That The Appointment Of Ernst & Young Hua Ming Lp And Ernst & Young As The Company'S Independent Registered Public Accounting Firms For The Fiscal Year Ending December 31, 2021 Be And Is Hereby Approved, Ratified And Confirmed.	For	For
BEIGENE LTD	16-Jun-2021	6	That The Granting Of A Share Issue Mandate To The Board Of Directors To Issue, Allot Or Deal With Unissued Ordinary Shares And/Or American Depositary Shares Not Exceeding 20% Of The Total Number Of Issued Ordinary Shares Of The Company As Of The Date Of Passing Of This Ordinary Resolution Up To The Next Annual General Meeting Of The Shareholders Of The Company Be And Is Hereby Approved.	For	Combined
BEIGENE LTD	16-Jun-2021	7	That The Company And Its Underwriters Be And Are Hereby Authorized, In Their Sole Discretion, To Allocate To Each Of Baker Bros. Advisors Lp And Hillhouse Capital Management, Ltd. And Parties Affiliated With Each Of Them (The "Existing Shareholders"), Up To A Maximum Amount Of Shares In Order To Maintain The Same Shareholding Percentage Of Each Of The Existing Shareholders (Based On The Then-Outstanding Share Capital Of The Company) Before And After The Allocation Of The Corresponding Securities.	For	Against
BEIGENE LTD	16-Jun-2021	8	That The Company And Its Underwriters Be And Are Hereby Authorized, In Their Sole Discretion, To Allocate To Each Of The Existing Shareholders, Up To A Maximum Amount Of Shares In Order To Maintain The Same Shareholding Percentage Of Each Of The Existing Shareholders (Based On The Then-Outstanding Share Capital Of The Company) Before And After The Proposed Issue Of Shares (The "Rmb Shares") To Be Listed On The Science And Technology Innovation Board (The "Star Market") Of The Shanghai Stock Exchange.	For	Against
BEIGENE LTD	16-Jun-2021	9	That The Company And Its Underwriters Be And Are Hereby Authorized, In Their Sole Discretion, To Allocate To Amgen Inc. ("Amgen"), Up To A Maximum Amount Of Shares In Order To Maintain The Same Shareholding Percentage Of Amgen (Based On The Then- Outstanding Share Capital Of The Company) Before And After The Allocation Of The Corresponding Securities Issued Pursuant To An Offering Conducted Pursuant To The General Mandate Set Forth In Resolution 6 For A Period Of Five Years, Which Period Will Be Subject To An Extension On A Rolling Basis Each Year.	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BEIGENE LTD	16-Jun-2021	10	That The Company And Its Underwriters Be And Are Hereby Authorized, In Their Sole Discretion, To Allocate To Amgen, Up To A Maximum Amount Of Shares In Order To Maintain The Same Shareholding Percentage Of Amgen (Based On The Then-Outstanding Share Capital Of The Company) Before And After The Proposed Issue Of Shares To Be Listed On The Star Market And To Be Traded In Rmb Pursuant To The General Mandate Set Forth In Resolution 6.	For	Combined
BEIGENE LTD	16-Jun-2021	11	That The Grant Of An Option To Acquire Shares To Amgen To Allow Amgen To Subscribe For Additional Shares Under A Specific Mandate In An Amount Necessary To Enable It To Increase (And Subsequently Maintain) Its Ownership At Approximately 20.6% Of The Company'S Outstanding Share Capital, Up To An Aggregate Of 75,000,000 Ordinary Shares During The Option Term, Pursuant To The Terms Of The Restated Amendment No. 2 Dated September 24, 2020 To The Share Purchase Agreement Dated October 31, 2019, As Amended.	For	For
BEIGENE LTD	16-Jun-2021	12	That The Grant Of The Restricted Share Units ("Rsus") With A Grant Date Fair Value Of Us\$3,750,000 To Mr. John V. Oyler Under The Second Amended And Restated 2016 Share Option And Incentive Plan (As Amended, The "2016 Plan"), According To The Terms And Conditions Described In The Proxy Statement, Be And Is Hereby Approved.	For	For
BEIGENE LTD	16-Jun-2021	13	That The Grant Of Rsus With A Grant Date Fair Value Of Us\$1,000,000 To Dr. Xiaodong Wang Under The 2016 Plan, According To The Terms And Conditions Described In The Proxy Statement, Be And Is Hereby Approved.	For	For
BEIGENE LTD	16-Jun-2021	14	That The Grant Of The Rsus With A Grant Date Fair Value Of Us\$200,000 To Each Of Other Non-Executive And Independent Non- Executive Directors, Mr. Anthony C. Hooper, Mr. Timothy Chen, Mr. Donald W. Glazer, Mr. Michael Goller, Mr. Ranjeev Krishana, Mr. Thomas Malley, Dr. Corazon (Corsee) D. Sanders, Mr. Jing- Shyh (Sam) Su And Mr. Qingqing Yi, Under The 2016 Plan, According To The Terms And Conditions Described In The Proxy Statement, Be And Is Hereby Approved.	For	For
BEIGENE LTD	16-Jun-2021	15	That, On A Non-Binding, Advisory Basis, The Compensation Of The Company'S Named Executive Officers, As Disclosed In The Proxy Statement, Be And Is Hereby Approved.	For	Combined
BEIGENE LTD	16-Jun-2021	16	That The Adoption Of The Sixth Amended And Restated Memorandum And Articles Of Association Of The Company, Be And Is Hereby Approved, Conditioned On And Subject To The Listing Of Rmb Shares On The Star Market.	For	Combined
BEIGENE LTD	16-Jun-2021	17	That The Adjournment Of The Annual Meeting By The Chairman, If Necessary, To Solicit Additional Proxies If There Are Insufficient Votes At The Time Of The Annual General Meeting To Approve Any Of The Proposals Described Above, And On The Reverse Side, Be And Is Hereby Approved.	For	For
BEIJING CAPITAL INTERNATIONAL AIRPORT CO LTD	23-Jun-2021	3	To Consider And Approve The Report Of The Board Of Directors Of The Company (The "Board") For The Year Ended 31 December 2020	For	For
BEIJING CAPITAL INTERNATIONAL AIRPORT CO LTD	23-Jun-2021	4	To Consider And Approve The Report Of The Supervisory Committee Of The Company For The Year Ended 31 December 2020	For	For
BEIJING CAPITAL INTERNATIONAL AIRPORT CO LTD	23-Jun-2021	5	To Consider And Approve The Audited Financial Statements And The Independent Auditor'S Report For The Year Ended 31 December 2020	For	For
BEIJING CAPITAL INTERNATIONAL AIRPORT CO LTD	23-Jun-2021	6	To Consider And Approve The Profit Distribution Proposal Of The Company (I.E No Dividend Being Proposed) For The Year Ended 31 December 2020	For	For
BEIJING CAPITAL INTERNATIONAL AIRPORT CO LTD	23-Jun-2021	7	To Consider And Approve The Re-Appointment Of Pricewaterhousecoopers Zhong Tian Llp And Pricewaterhousecoopers, As The Company'S Prc And International Auditors, Respectively, For The Year Ending 31 December 2021 And The Granting Of The Authorisation To The Board To Determine Their Remuneration	For	For
BEIJING ENTERPRISES HOLDINGS LTD	17-Jun-2021	3	To Receive The Audited Consolidated Financial Statements And Reports Of The Directors And Of The Auditors For The Year Ended 31 December 2020	For	For
BEIJING ENTERPRISES HOLDINGS LTD	17-Jun-2021	4	To Declare A Final Dividend	For	For
BEIJING ENTERPRISES HOLDINGS LTD	17-Jun-2021	5	To Re-Elect Mr. Zhao Xiaodong As Executive Director	For	For
BEIJING ENTERPRISES HOLDINGS LTD	17-Jun-2021	6	To Re-Elect Mr. Dai Xiaofeng As Executive Director	For	For
BEIJING ENTERPRISES HOLDINGS LTD	17-Jun-2021	7	To Re-Elect Mr. Xiong Bin As Executive Director	For	For
BEIJING ENTERPRISES HOLDINGS LTD	17-Jun-2021	8	To Re-Elect Mr. Tam Chun Fai As Executive Director	For	Combined
BEIJING ENTERPRISES HOLDINGS LTD	17-Jun-2021	9	To Re-Elect Dr. Yu Sun Say As Independent Non-Executive Director	For	Against
BEIJING ENTERPRISES HOLDINGS LTD	17-Jun-2021	10	To Authorise The Board Of Directors To Fix Directors' Remuneration	For	Combined
BEIJING ENTERPRISES HOLDINGS LTD	17-Jun-2021	11	To Re-Appoint Messrs. Ernst & Young As Auditors And To Authorise The Board Of Directors To Fix Their Remuneration	For	For
BEIJING ENTERPRISES HOLDINGS LTD	17-Jun-2021	12	To Give A General Mandate To The Board Of Directors To Buy Back Shares Not Exceeding 10% Of The Total Number Of Shares Of The Company In Issue On The Date Of This Resolution	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BEIJING ENTERPRISES HOLDINGS LTD	17-Jun-2021	13	To Give A General Mandate To The Board Of Directors To Issue, Allot And Deal With Additional Shares Not Exceeding 10% Of The Total Number Of Shares Of The Company In Issue On The Date Of This Resolution	For	Combined
BEIJING ENTERPRISES HOLDINGS LTD	17-Jun-2021	14	To Extend The General Mandate Granted To The Board Of Directors To Issue Shares In The Capital Of The Company By The Number Of Shares Bought Back	For	Against
BEIJING ENTERPRISES WATER GROUP LTD	09-Jun-2021	3	To Receive And Consider The Audited Consolidated Financial Statements And The Reports Of The Directors And The Auditors Of The Company For The Year Ended 31 December 2020	For	Combined
BEIJING ENTERPRISES WATER GROUP LTD	09-Jun-2021	4	To Make Final Distribution Of Hk7.8 Cents Per Share Out Of The Contributed Surplus Of The Company	For	For
BEIJING ENTERPRISES WATER GROUP LTD	09-Jun-2021	5	To Re-Elect Mr. Li Yongcheng As An Executive Director Of The Company	For	Combined
BEIJING ENTERPRISES WATER GROUP LTD	09-Jun-2021	6	To Re-Elect Mr. Li Haifeng As An Executive Director Of The Company	For	Combined
BEIJING ENTERPRISES WATER GROUP LTD	09-Jun-2021	7	To Re-Elect Mr. Ke Jian As An Executive Director Of The Company	For	For
BEIJING ENTERPRISES WATER GROUP LTD	09-Jun-2021	8	To Re-Elect Mr. Tung Woon Cheung Eric As An Executive Director Of The Company	For	For
BEIJING ENTERPRISES WATER GROUP LTD	09-Jun-2021	9	To Re-Elect Mr. Zhao Feng As A Non-Executive Director Of The Company	For	For
BEIJING ENTERPRISES WATER GROUP LTD	09-Jun-2021	10	To Re-Elect Mr. Shea Chun Lok Quadrant As An Independent Non-Executive Director Of The Company	For	Combined
BEIJING ENTERPRISES WATER GROUP LTD	09-Jun-2021	11	To Re-Elect Mr. Chau On Ta Yuen As An Independent Non-Executive Director Of The Company	For	Combined
BEIJING ENTERPRISES WATER GROUP LTD	09-Jun-2021	12	To Authorise The Board Of Directors Of The Company To Fix The Directors' Remuneration	For	For
BEIJING ENTERPRISES WATER GROUP LTD	09-Jun-2021	13	To Re-Appoint Messrs. Ernst & Young As The Auditors Of The Company And To Authorise The Board Of Directors To Fix Their Remuneration	For	For
BEIJING ENTERPRISES WATER GROUP LTD	09-Jun-2021	14	To Grant A General Mandate To The Directors To Repurchase Shares Of The Company	For	For
BEIJING ENTERPRISES WATER GROUP LTD	09-Jun-2021	15	To Grant A General Mandate To The Directors To Allot, Issue Or Otherwise Deal With Additional Shares Of The Company	For	Combined
BEIJING ENTERPRISES WATER GROUP LTD	09-Jun-2021	16	To Extend The General Mandate To The Directors To Allot, Issue Or Otherwise Deal With Additional Shares Of The Company By The Amount Of Shares Purchased	For	Against
BEIJING NEW BUILDING MATERIALS (GROUP) CO LTD	16-Apr-2021	1	2020 Annual Report And Its Summary	For	Combined
BEIJING NEW BUILDING MATERIALS (GROUP) CO LTD	16-Apr-2021	2	2020 Work Report Of The Board Of Directors	For	For
BEIJING NEW BUILDING MATERIALS (GROUP) CO LTD	16-Apr-2021	3	2020 Annual Accounts	For	For
BEIJING NEW BUILDING MATERIALS (GROUP) CO LTD	16-Apr-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny5.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
BEIJING NEW BUILDING MATERIALS (GROUP) CO LTD	16-Apr-2021	5	Determination Of 2020 Audit Fees And Appointment Of 2021 Audit Firm	For	For
BEIJING NEW BUILDING MATERIALS (GROUP) CO LTD	16-Apr-2021	6	2021 Estimated Continuing Connected Transactions	For	For
BEIJING NEW BUILDING MATERIALS (GROUP) CO LTD	16-Apr-2021	7	Financing From Banks And Other Financial Institutions	For	For
BEIJING NEW BUILDING MATERIALS (GROUP) CO LTD	16-Apr-2021	8	External Guarantee Provided By The Company And Its Controlled Subsidiaries	For	For
BEIJING NEW BUILDING MATERIALS (GROUP) CO LTD	16-Apr-2021	9	Issuance Of Non-Financial-Institution Debt Financing Instruments By The Company And A Wholly-Owned Subsidiary	For	For
BEIJING NEW BUILDING MATERIALS (GROUP) CO LTD	16-Apr-2021	10	Amendments To The External Guarantee Management System	For	For
BEIJING NEW BUILDING MATERIALS (GROUP) CO LTD	16-Apr-2021	11	Amendments To The Connected Transactions Management Measure	For	For
BEIJING NEW BUILDING MATERIALS (GROUP) CO LTD	16-Apr-2021	12	2020 Work Report Of The Supervisory Committee	For	For
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	29-Jan-2021	1	Investment In Construction Of A Green Building Materials Production Base In Zhengzhou, Henan	For	For
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	29-Jan-2021	2	Change Of The Company'S Registered Capital	For	For
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	29-Jan-2021	3	Amendments To The Company'S Articles Of Association	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	12-Apr-2021	1	Please Note That This Is An Amendment To Meeting Id 538383 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You	Non-voting resolution	Combined
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	12-Apr-2021	2	2021 Stock Option Incentive Plan (Draft) And Its Summary	For	Combined
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	12-Apr-2021	3	Appraisal Management Measures For The Implementation Of The 2021 Stock Option Incentive Plan	For	For
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	12-Apr-2021	4	Authorization To The Board To Handle Matters Regarding The 2021 Stock Option Incentive Plan	For	For
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	12-Apr-2021	5	2021 Employee Stock Ownership Plan (Draft) And Its Summary	For	Combined
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	12-Apr-2021	6	Management Measures For 2021 Employee Stock Ownership Plan	For	Combined
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	12-Apr-2021	7	Authorization To The Board To Handle Matters Regarding The 2021 Employee Stock Ownership Plan	For	Combined
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	12-Apr-2021	8	Financing For The 2021 Employee Stock Ownership Plan Via Margin Trading	For	For
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	10-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	10-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	10-May-2021	3	2020 Annual Accounts	For	For
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	10-May-2021	4	2021 Financial Budget Report	For	For
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	10-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	10-May-2021	6	2020 Annual Report And Its Summary	For	For
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	10-May-2021	7	2021 Reappointment Of Audit Firm	For	Combined
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	10-May-2021	8	2020 Remuneration For Directors	For	For
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	10-May-2021	9	2020 Remuneration For Supervisors	For	For
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	10-May-2021	10	Application For Comprehensive Credit Line To Banks And Other Financial Institutions	For	For
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	10-May-2021	11	Provision Of Guarantee For The Comprehensive Credit Line Applied For By Subordinate Companies To Banks And Other Financial Institutions	For	Combined
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	10-May-2021	12	External Guarantee	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	10-May-2021	13	Increase Of The Company'S Registered Capital	For	For
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	10-May-2021	14	Amendments To The Company'S Articles Of Association	For	For
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	10-May-2021	15	Purchase Of Liability Insurance For Directors, Supervisors And Senior Management	For	For
BEIJING ORIENTAL YUHONG WATERPROOF TECHNOLOGY CO L	29-Jun-2021	1	Proposal To Invest In The Establishment Of A Wholly-Owned Subsidiary In Zhenjiang, Jiangsu, And The Construction Of A Green New Type Of Building Materials Research And Development And Production Base Project	For	For
BEIJING SHIJI INFORMATION TECHNOLOGY CO LTD	06-Apr-2021	1	Proposal On The Resignation Of Directors And To By Elect One Non-Independent Director Of The 7Th Session Of The Board Of Directors	For	For
BEIJING SHIJI INFORMATION TECHNOLOGY CO LTD	26-May-2021	1	2020 Annual Report And Its Summary	For	For
BEIJING SHIJI INFORMATION TECHNOLOGY CO LTD	26-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
BEIJING SHIJI INFORMATION TECHNOLOGY CO LTD	26-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
BEIJING SHIJI INFORMATION TECHNOLOGY CO LTD	26-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.40000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):4.000000	For	For
BEIJING SHIJI INFORMATION TECHNOLOGY CO LTD	26-May-2021	5	2020 Annual Accounts	For	For
BEIJING SHIJI INFORMATION TECHNOLOGY CO LTD	26-May-2021	6	Reappointment Of Audit Firm	For	For
BEIJING SHIJI INFORMATION TECHNOLOGY CO LTD	26-May-2021	7	Purchase Of Wealth Management Products With Idle Proprietary Funds	For	Combined
BEIJING SHIJI INFORMATION TECHNOLOGY CO LTD	26-May-2021	8	2020 Remuneration For Senior Management	For	Combined
BEIJING-SHANGHAI HIGH SPEED RAILWAY CO., LTD.	21-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
BEIJING-SHANGHAI HIGH SPEED RAILWAY CO., LTD.	21-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
BEIJING-SHANGHAI HIGH SPEED RAILWAY CO., LTD.	21-Jun-2021	3	2020 Annual Accounts	For	For
BEIJING-SHANGHAI HIGH SPEED RAILWAY CO., LTD.	21-Jun-2021	4	2020 Annual Report	For	For
BEIJING-SHANGHAI HIGH SPEED RAILWAY CO., LTD.	21-Jun-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.32900000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
BEIJING-SHANGHAI HIGH SPEED RAILWAY CO., LTD.	21-Jun-2021	6	Implementing Results Of 2020 Continuing Connected Transactions And Estimation Of 2021 Continuing Connected Transactions	For	For
BEIJING-SHANGHAI HIGH SPEED RAILWAY CO., LTD.	21-Jun-2021	7	Appointment Of 2021 Financial Audit Firm And Internal Control Audit Firm	For	For
BEIJING-SHANGHAI HIGH SPEED RAILWAY CO., LTD.	21-Jun-2021	8	Purchase Of Liability Insurance For Directors, Supervisors, Senior Management And Relevant Person	For	For
BEIJING-SHANGHAI HIGH SPEED RAILWAY CO., LTD.	21-Jun-2021	9	2021 Financial Budget Report	For	For
BEIJING-SHANGHAI HIGH SPEED RAILWAY CO., LTD.	21-Jun-2021	10	Election Of Supervisor: Liu Jian	For	For
BEIJING-SHANGHAI HIGH SPEED RAILWAY CO., LTD.	21-Jun-2021	11	Election Of Supervisor: Lin Qiang	For	For
BERKSHIRE HATHAWAY INC.	01-May-2021	1	Director	For	Combined
BERKSHIRE HATHAWAY INC.	01-May-2021	2	Shareholder Proposal Regarding The Reporting Of Climate-Related Risks And Opportunities.	Against	Combined
BERKSHIRE HATHAWAY INC.	01-May-2021	3	Shareholder Proposal Regarding Diversity And Inclusion Reporting.	Against	Combined
BEST BUY CO., INC.	16-Jun-2021	1	Election Of Director: Corie S. Barry	For	Combined
BEST BUY CO., INC.	16-Jun-2021	2	Election Of Director: Lisa M. Caputo	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BEST BUY CO., INC.	16-Jun-2021	3	Election Of Director: J. Patrick Doyle	For	Combined
BEST BUY CO., INC.	16-Jun-2021	4	Election Of Director: David W. Kenny	For	Combined
BEST BUY CO., INC.	16-Jun-2021	5	Election Of Director: Mario J. Marte	For	Combined
BEST BUY CO., INC.	16-Jun-2021	6	Election Of Director: Karen A. Mccloughlin	For	Combined
BEST BUY CO., INC.	16-Jun-2021	7	Election Of Director: Thomas L. Millner	For	Combined
BEST BUY CO., INC.	16-Jun-2021	8	Election Of Director: Claudia F. Munce	For	Combined
BEST BUY CO., INC.	16-Jun-2021	9	Election Of Director: Richelle P. Parham	For	Combined
BEST BUY CO., INC.	16-Jun-2021	10	Election Of Director: Steven E. Rendle	For	Combined
BEST BUY CO., INC.	16-Jun-2021	11	Election Of Director: Eugene A. Woods	For	Combined
BEST BUY CO., INC.	16-Jun-2021	12	To Ratify The Appointment Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending January 29, 2022.	For	Combined
BEST BUY CO., INC.	16-Jun-2021	13	To Approve In A Non-Binding Advisory Vote Our Named Executive Officer Compensation.	For	Combined
BEST BUY CO., INC.	16-Jun-2021	14	To Vote On A Shareholder Proposal Entitled "Right To Act By Written Consent".	Against	Combined
BGF RETAIL CO., LTD.	25-Mar-2021	1	Approval Of Financial Statements	For	Combined
BGF RETAIL CO., LTD.	25-Mar-2021	2	Election Of Inside Director: An Gi Seong	For	For
BGF RETAIL CO., LTD.	25-Mar-2021	3	Approval Of Remuneration For Director	For	For
BGF RETAIL CO., LTD.	25-Mar-2021	4	Amendment Of Articles On Retirement Allowance For Director	For	For
BGI GENOMICS CO., LTD.	02-Mar-2021	1	2021 Estimated Continuing Connected Transactions	For	For
BGI GENOMICS CO., LTD.	02-Mar-2021	2	Capital Increase In Subsidiaries With Raised Funds And Provision Of Loans For Implementation Of Projects Funded With Raised Funds	For	For
BGI GENOMICS CO., LTD.	02-Mar-2021	3	Application For Comprehensive Credit Line To Financial Institutions And Enterprises By The Company And Its Subsidiaries In 2021	For	For
BGI GENOMICS CO., LTD.	02-Mar-2021	4	Launching Foreign Exchange Derivatives Transaction Business	For	For
BGI GENOMICS CO., LTD.	02-Mar-2021	5	Cash Management With Temporarily Idle Raised Funds	For	For
BGI GENOMICS CO., LTD.	02-Mar-2021	6	Change Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
BGI GENOMICS CO., LTD.	18-May-2021	1	2020 Annual Report And Its Summary Of The Company	For	For
BGI GENOMICS CO., LTD.	18-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
BGI GENOMICS CO., LTD.	18-May-2021	3	2020 Work Report Of The Board Of Supervisors	For	For
BGI GENOMICS CO., LTD.	18-May-2021	4	2020 Final Accounts Report And 2021 Financial Budget Report	For	For
BGI GENOMICS CO., LTD.	18-May-2021	5	The Plan Of 2020 Profit Distribution	For	For
BGI GENOMICS CO., LTD.	18-May-2021	6	Reappoint The Auditor For 2021	For	For
BGI GENOMICS CO., LTD.	18-May-2021	7	Adjust The Allowances For Independent Directors	For	For
BGI GENOMICS CO., LTD.	18-May-2021	8	To Consider And Approve The Allowance For Supervisors For 2021	For	For
BGI GENOMICS CO., LTD.	18-May-2021	9	Increase The Forecast Amount Of Routine Related Party Transactions For 2021	For	For
BGI GENOMICS CO., LTD.	18-May-2021	10	Forecast The Amount Of Guarantees To Be Provided For Subsidiaries For 2021	For	For
BGI GENOMICS CO., LTD.	16-Jun-2021	1	Election Of Non-Independent Director: Wang Jian	For	For
BGI GENOMICS CO., LTD.	16-Jun-2021	2	Election Of Non-Independent Director: Yin Ye	For	For
BGI GENOMICS CO., LTD.	16-Jun-2021	3	Election Of Non-Independent Director: Zhao Lijian	For	For
BGI GENOMICS CO., LTD.	16-Jun-2021	4	Election Of Non-Independent Director: Du Yutao	For	For
BGI GENOMICS CO., LTD.	16-Jun-2021	5	Election Of Non-Independent Director: Wang Hongqi	For	For
BGI GENOMICS CO., LTD.	16-Jun-2021	6	Election Of Non-Independent Director: Wang Hongtao	For	For
BGI GENOMICS CO., LTD.	16-Jun-2021	7	Election Of Independent Director: Cao Ya	For	For
BGI GENOMICS CO., LTD.	16-Jun-2021	8	Election Of Independent Director: Du Lan	For	For
BGI GENOMICS CO., LTD.	16-Jun-2021	9	Election Of Independent Director: Wu Yuhui	For	For
BGI GENOMICS CO., LTD.	16-Jun-2021	10	Election Of Non-Employee Supervisor: Liu Siqi	For	For
BGI GENOMICS CO., LTD.	16-Jun-2021	11	Election Of Non-Employee Supervisor: Li Wenqi	For	For
BGI GENOMICS CO., LTD.	16-Jun-2021	12	Allowance For Supervisors	For	For
BHARAT PETROLEUM CORP LTD	25-Mar-2021	1	To Approve Disinvestment Of The Entire Equity Shares Held In Numaligarh Refinery Limited, A Material Subsidiary Of Bharat Petroleum Corporation Limited	For	For
BHARTI AIRTEL LTD	09-Feb-2021	2	Shifting Of Registered Office Of The Company From The National Capital Territory (Nct) Of Delhi To The State Of Haryana: Clause Ii	For	For
BHARTI AIRTEL LTD	19-Mar-2021	1	Issuance Of Equity Shares Of The Company On Preferential Basis	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BHARTI INFRATEL LTD	08-Jan-2021	2	To Approve The Amendment In Articles Of Association Of The Company	For	For
BHARTI INFRATEL LTD	08-Jan-2021	3	Appointment Of Mr. Bimal Dayal (Din: 08927887), As Director Liable To Retire By Rotation	For	For
BHARTI INFRATEL LTD	08-Jan-2021	4	Appointment Of Mr. Bimal Dayal (Din: 08927887) As Managing Director & Chief Executive Officer (Ceo) Of The Company	For	For
BIM BIRLESİK MAGAZALAR A.S.	06-Jan-2021	1	Important Market Processing Requirement: Power Of Attorney (Poa) Requirements Vary By Custodian. Global Custodians May Have A Poa In Place Which Would Eliminate The Need For The Individual Beneficial Owner Poa. In The Absence Of This Arrangement, An Individual Beneficial Owner Poa May Be Required. If You Have Any Questions Please Contact Your Client Service Representative. Thank You.	Non-voting resolution	Combined
BIM BIRLESİK MAGAZALAR A.S.	06-Jan-2021	2	To Attend A Meeting, The Attendee(S) Must Present A Poa Issued By The Beneficial Owner, Notarised By A Turkish Notary.	Non-voting resolution	Non-voting resolution
BIM BIRLESİK MAGAZALAR A.S.	06-Jan-2021	3	Please Vote Either " For" Or "Against" On The Agenda Items. "Abstain" Is Not Recognized In The Turkish Market And Is Considered As "Against". Thank You.	Non-voting resolution	Non-voting resolution
BIM BIRLESİK MAGAZALAR A.S.	06-Jan-2021	4	Opening, Election Of Chairman And Granting Chairman Authorization To Sign Extraordinary General Assembly Meeting Minutes	For	Combined
BIM BIRLESİK MAGAZALAR A.S.	06-Jan-2021	5	Discussion And Resolution Of The Board Of Directors' Recommendation On Dividend Payment From Extraordinary Reserves	For	For
BIM BIRLESİK MAGAZALAR A.S.	06-Jan-2021	6	Informing The General Assembly About The Share Payback Program Transactions Realized Between 07.08.2020 - 26.11.2020	For	Combined
BIM BIRLESİK MAGAZALAR A.S.	06-Jan-2021	7	Wishes And Closing	For	Combined
BIM BIRLESİK MAGAZALAR A.S.	28-Apr-2021	1	Important Market Processing Requirement: Power Of Attorney (Poa) Requirements Vary By Custodian. Global Custodians May Have A Poa In Place Which Would Eliminate The Need For The Individual Beneficial Owner Poa. In The Absence Of This Arrangement, An Individual Beneficial Owner Poa May Be Required. If You Have Any Questions Please Contact Your Client Service Representative. Thank You.	Non-voting resolution	Combined
BIM BIRLESİK MAGAZALAR A.S.	28-Apr-2021	2	To Attend A Meeting, The Attendee(S) Must Present A Poa Issued By The Beneficial Owner, Notarised By A Turkish Notary.	Non-voting resolution	Non-voting resolution
BIM BIRLESİK MAGAZALAR A.S.	28-Apr-2021	3	Please Vote Either " For" Or "Against" On The Agenda Items. "Abstain" Is Not Recognized In The Turkish Market And Is Considered As "Against". Thank You.	Non-voting resolution	Non-voting resolution
BIM BIRLESİK MAGAZALAR A.S.	28-Apr-2021	4	Opening, Election Of Moderator And Authorization Of The Moderator To Sign The Ordinary General Assembly Meeting Minutes	For	Combined
BIM BIRLESİK MAGAZALAR A.S.	28-Apr-2021	5	Reading And Negotiating The Annual Report For The Year 2020	For	For
BIM BIRLESİK MAGAZALAR A.S.	28-Apr-2021	6	Reading And Negotiating The Auditors Reports For The Year 2020	For	For
BIM BIRLESİK MAGAZALAR A.S.	28-Apr-2021	7	Review, Negotiation And Approval Of The Financial Statements For The Year 2020	For	For
BIM BIRLESİK MAGAZALAR A.S.	28-Apr-2021	8	Decision On Acquittal Of Members Of The Board Of Directors Due To Their Activities In The Year 2020	For	For
BIM BIRLESİK MAGAZALAR A.S.	28-Apr-2021	9	Discussion And Resolution Of Recommendation Of The Board Of Directors Regarding Profit Distribution For The Year 2020	For	For
BIM BIRLESİK MAGAZALAR A.S.	28-Apr-2021	10	Election Of The New Board Members And Determination Of Their Monthly Participation Fee	For	Combined
BIM BIRLESİK MAGAZALAR A.S.	28-Apr-2021	11	Grant Of Authorization To The Members Of The Board Of Directors So That They Can Carry Out The Duties Specified In Articles 395 And 396 Of The Turkish Commercial Code And In Compliance With The Corporate Governance Principles Issued By Capital Market Board, Informing The General Assembly On Transactions Performed With Related Parties In 2020	For	Combined
BIM BIRLESİK MAGAZALAR A.S.	28-Apr-2021	12	Presentation Of The Donations And Aids By The Company In 2020 For The General Assembly'S Information	For	Combined
BIM BIRLESİK MAGAZALAR A.S.	28-Apr-2021	13	Informing Shareholders That No Pledge, Guarantee And Hypothec Were Granted By The Company In Favor Of Third Parties Based On The Corporate Governance Communiqué Of The Capital Markets Board	For	Combined
BIM BIRLESİK MAGAZALAR A.S.	28-Apr-2021	14	Approval Of The Independent Auditor Selection Made By The Board Of Directors As Per The Turkish Commercial Law And Regulations Of The Capital Markets Board	For	Combined
BIM BIRLESİK MAGAZALAR A.S.	28-Apr-2021	15	Wishes And Closing	For	Combined
BIOGEN INC.	02-Jun-2021	1	Election Of Director To Serve For A One-Year Term Extending Until The 2022 Annual Meeting: Alexander J. Denner	For	Combined
BIOGEN INC.	02-Jun-2021	2	Election Of Director To Serve For A One-Year Term Extending Until The 2022 Annual Meeting: Caroline D. Dorsa	For	For
BIOGEN INC.	02-Jun-2021	3	Election Of Director To Serve For A One-Year Term Extending Until The 2022 Annual Meeting: Maria C. Freire	For	For
BIOGEN INC.	02-Jun-2021	4	Election Of Director To Serve For A One-Year Term Extending Until The 2022 Annual Meeting: William A. Hawkins	For	For
BIOGEN INC.	02-Jun-2021	5	Election Of Director To Serve For A One-Year Term Extending Until The 2022 Annual Meeting: William D. Jones	For	For
BIOGEN INC.	02-Jun-2021	6	Election Of Director To Serve For A One-Year Term Extending Until The 2022 Annual Meeting: Nancy L. Leaming	For	For
BIOGEN INC.	02-Jun-2021	7	Election Of Director To Serve For A One-Year Term Extending Until The 2022 Annual Meeting: Jesus B. Mantas	For	For
BIOGEN INC.	02-Jun-2021	8	Election Of Director To Serve For A One-Year Term Extending Until The 2022 Annual Meeting: Richard C. Mulligan	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BIOMERIEUX SA	20-May-2021	6	30 Apr 2021: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/balo/document/202104092100803-43 And https://www.journal-officiel.gouv.fr/balo/document/202104302101167-52 And Please Note That This Is A Revision Due To Modification Of Comment And Due To Receipt Of Updated Balo Link. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
BIOMERIEUX SA	20-May-2021	7	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Company'S Financial Statements For The Fiscal Year That Ended In 2020, As Presented To The Meeting, Showing Net Earnings Amounting To Eur 23,812,951.44. The Shareholders' Meeting Approves The Nondeductible Expenses And Charges Amounting To Eur 518,635.00 And Their Corresponding Tax Of Eur 160,777.00	For	Combined
BIOMERIEUX SA	20-May-2021	8	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Consolidated Financial Statements For Said Fiscal Year, As Presented To The Meeting, Showing Net Earnings Amounting To Eur 402,678,126.08	For	For
BIOMERIEUX SA	20-May-2021	9	The Shareholders' Meeting Gives Permanent Discharge To The Directors For The Performance Of Their Duties During Said Fiscal Year	For	For
BIOMERIEUX SA	20-May-2021	10	The Shareholders' Meeting Approves The Recommendations Of The Board Of Directors, Notices That The Legal Reserve Exceeds 10 Percent Of The Share Capital And Resolves To Allocate The Earnings For The Year As Follows: Origin Earnings: Eur 23,812,951.44 Retained Earnings: Eur 117,597,841.77 Distributable Income: Eur 141,410,793.21 Allocation General Reserve: Eur 10,000,000.00, Which Brought The Account From Eur 855,000,000.28 To Eur 865,000,000.28 Patronage Special Reserve: Eur 0.00, Which Will Be Maintained The Account At The Same Amount Of Eur 993,092.58 Dividends: Eur 73,383,956.40 Retained Earnings: Eur 58,026,836.81 The Shareholders Will Be Granted A Net Dividend Of Eur 0.62 Per Share That Will Be Eligible For The 40 Percent Deduction Provided By The French General Tax Code. This Dividend Will Be Paid On June 8Th 2021. It Is Reminded That, For The Last Three Financial Years, The Dividends Were Paid Per Share As Follows: Eur 0.19 For 2019, Eur 0.35 For 2018, Eur 0.34 For 2017	For	For
BIOMERIEUX SA	20-May-2021	11	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L.225-38 Et Seq. Of The French Commercial Code, Approves The Agreement Concluded With The Merieux Insitut In Particular, In Accordance With The Terms And Conditions Mentioned In The Report As Well As The Conclusions Of Said Report Regarding To This Agreement	For	Combined
BIOMERIEUX SA	20-May-2021	12	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L.225-38 Et Seq. Of The French Commercial Code, Approves The Agreement Concluded With The Merieux Fondation In Particular, Pertaining To An Additional Envelop Of Eur 12,000,000.00, In Accordance With The Terms And Conditions Mentioned In The Report As Well As The Conclusions Of Said Report Regarding To This Agreement	For	Combined
BIOMERIEUX SA	20-May-2021	13	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L.225-38 Et Seq. Of The French Commercial Code, Approves The Agreement Concluded With The Merieux Fondation In Particular, Pertaining To An Additional Envelop Of Eur 500,000.00, In Accordance With The Terms And Conditions Mentioned In The Report As Well As The Conclusions Of Said Report Regarding To This Agreement	For	For
BIOMERIEUX SA	20-May-2021	14	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L.225-38 Et Seq. Of The French Commercial Code, Approves The Agreement Concluded With The Biomerieux Endowment Fund In Particular, In Accordance With The Terms And Conditions Mentioned In The Report As Well As The Conclusions Of Said Report Regarding To This Agreement	For	For
BIOMERIEUX SA	20-May-2021	15	The Shareholders' Meeting Renews The Appointment Of Mr. Alain Merieux As Founding President For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
BIOMERIEUX SA	20-May-2021	16	The Shareholders' Meeting Renews The Appointment Of Mrs. Marie-Paule Kiery As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	For
BIOMERIEUX SA	20-May-2021	17	The Shareholders' Meeting Renews The Appointment Of Mrs. Fanny Letier As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
BIOMERIEUX SA	20-May-2021	18	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Corporate Officers	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BIOMERIEUX SA	20-May-2021	19	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Chief Executive Officer	For	Combined
BIOMERIEUX SA	20-May-2021	20	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Deputy Managing Director	For	Against
BIOMERIEUX SA	20-May-2021	21	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Directors	For	Combined
BIOMERIEUX SA	20-May-2021	22	The Shareholders' Meeting Approves Report Related To The Compensation Applicable To The Corporate Officers For Said Fiscal Year, In Accordance With The Article L.22-10-34 Of The French Commercial Code	For	For
BIOMERIEUX SA	20-May-2021	23	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid Or Awarded To The Chief Executive Officer, Mr. Alexandre Merieux, For Said Fiscal Year	For	Combined
BIOMERIEUX SA	20-May-2021	24	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid Or Awarded To The Deputy Managing Director, Mr. Pierre Boulud, For Said Fiscal Year	For	Against
BIOMERIEUX SA	20-May-2021	25	The Shareholders' Meeting Authorises The Board Of Directors To Buy Back The Company'S Shares On The Open Market, Subject To The Conditions Described Below: Maximum Purchase Price: Eur 250.00, Maximum Number Of Shares To Be Acquired: 10 Percent Of The Share Capital, Maximum Funds Invested In The Share Buybacks: Eur 2,959,030,500.00. The Number Of Shares Acquired By The Company With A View To Retaining Or Delivering In Cash Or In An Exchange As Part Of A Merger, Divestment Or Capital Contribution Cannot Exceed 5 Percent Of Its Capital. This Authorisation Is Given For An 18-Month Period And Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2021 Fiscal Year And Supersedes Any And All Earlier Delegations To The Same Effect. However, It Cannot Be Used In The Context Of A Public Offer The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
BIOMERIEUX SA	20-May-2021	26	Subject To The Adoption Of Resolution Number 19, The Shareholders' Meeting Grants All Powers To The Board Of Directors To Reduce The Share Capital, On One Or More Occasions, By Cancelling All Or Part Of The Shares Held By The Company In Connection With The Stock Repurchase Plan Under Resolution 19, Up To A Maximum Of 10 Percent Of The Share Capital Over A 24-Month Period. This Authorisation Is Given For An 18-Month Period And Supersedes Any And All Earlier Delegations To The Same Effect	For	For
BIOMERIEUX SA	20-May-2021	27	The Shareholder'S Meeting Authorises The Board Of Directors To Increase The Capital, On One Or More Occasions, In France Or Abroad, By A Maximum Nominal Amount Of Eur 4,210,280.00 (I.E. Around 35 Percent Of The Share Capital), By Issuance (Free Warrants Allocation Included) Of Shares Or Securities Giving Access To Existing Or Future Shares Of The Company Or Its Parent Companies Or Its Subsidiaries, Subject To, Only For Shares To Be Issued, The Approval Of The Shareholders' Meeting Of The Company In Which Rights Are Exercised, Existing Shares Of Companies Which Hold Less Than Half Of Its Capital Or Whose It Holds Less Than Half Their Capital (Preference Shares Or Securities Giving Access To Preference Shares Excluded), With Preferential Subscription Rights Maintained. Maximum Nominal Amount Of Debt Securities: Eur 1,000,000,000.00. This Authorisation, Granted For 26 Months, Supersedes Any Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors	For	For
BIOMERIEUX SA	20-May-2021	28	The Shareholders' Meeting Authorises The Board Of Directors To Increase The Capital Up To Eur 4,210,280.00 (I.E. Around 35 Percent Of The Capital), By Issuance By Way Of A Public Offering Or In Consideration For Securities Tendered As A Part Of A Public Exchange Offer, Of Shares Or Securities Giving Access To Existing Or Future Shares Of The Company Or Its Parent Companies Or Its Subsidiaries, Subject To, Only For Shares To Be Issued, The Approval Of The Shareholders' Meeting Of The Company In Which Rights Are Exercised, Existing Shares Of Companies Which Hold Less Than Half Of Its Capital Or Whose It Holds Less Than Half Their Capital (Preference Shares Or Securities Giving Access To Preference Shares Excluded), With Cancellation Of Preferential Subscription Rights. Maximum Nominal Amount Of Debt Securities: Eur 1,000,000,000.00. This Authorisation, Granted For 26 Months, Supersedes Any Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BIOMERIEUX SA	20-May-2021	29	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase On One Or More Occasions, In France Or Abroad, The Share Capital Up To 20 Percent Of The Share Capital Per Year, By Issuance By Way Of An Offer Governed By Article L.411-2-I Of The Monetary And Financial Code, With Cancellation Of Preferential Subscription Rights, Of Shares Or Any Securities Giving Access To Existing Or Future Shares Of The Company Or Its Subsidiaries, Subject To, Only For Shares To Be Issued, The Approval Of The Shareholders' Meeting Of The Company In Which Rights Are Exercised (Preference Shares Or Securities Giving Access To Preference Shares Excluded), With Cancellation Of Preferential Subscription Rights. Maximum Nominal Amount Of Debt Securities: Eur 1,000,000,000.00. This Authorisation Is Granted For A 26-Months Period And Supersedes Any Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors	For	Against
BIOMERIEUX SA	20-May-2021	30	Subject To The Adoption Of The Resolutions Number 23 And 23, The Shareholders' Meeting Authorises The Board Of Directors For Each Of The Issues Decided With The Use Of The Delegations Given By Resolutions Number 22 And 23, For A Period Of 26 Months And Within The Limit Of 10 Percent Of The Share Capital Per Year, To Set The Issue Price Of The Ordinary Shares And-Or Any Other Securities Giving Access To Ordinary Shares Of The Company To Be Issued, In Accordance With The Terms And Conditions Determined By The Shareholders' Meeting	For	Against
BIOMERIEUX SA	20-May-2021	31	The Shareholders' Meeting Authorises The Board Of Directors, In The Event Of The Adoption Of Resolutions Number 21 To 23, To Increase The Number Of Shares Or Securities To Be Issued In The Event Of A Capital Increase With Or Without Preferential Subscription Right Of Shareholders Decided Under Resolutions Number 21 To 23, Up To The Limit Provided In The Resolution Under Which The Initial Issue Is Decided And Up To The Overall Value I And The Overall Value Ii Provided In Resolution Number 32, Within 30 Days Of The Closing Of The Subscription Period, Up To A Maximum Of 15 Percent Of The Initial Issue And At The Same Price. This Delegation Is Granted For A 26-Month Period And Supersedes Any Earlier Delegations To The Same Effect	For	Against
BIOMERIEUX SA	20-May-2021	32	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase The Share Capital, Up To 10 Percent Of The Share Capital, By Issuing Company'S Ordinary Shares Or Securities Giving Access To Ordinary Shares Of The Company, In Consideration For The Contributions In Kind Granted To The Company And Composed Of Capital Securities Or Securities Giving Access To Share Capital. The Maximum Nominal Amount Of Debt Securities Which May Be Issued Shall Not Exceed Eur 1,000,000,000.00. This Authorisation Is Granted For A 26-Month Period And Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
BIOMERIEUX SA	20-May-2021	33	The Shareholders' Meeting Delegates To The Board Of Directors All Powers In Order To Increase The Share Capital, In One Or More Occasions And At Its Sole Discretion, Up To A Maximum Nominal Amount Of Eur 4,210,280.00 (I.E. Around 35 Percent Of The Capital), By Way Of Capitalizing Reserves, Profits, Premiums Or Other Means, Provided That Such Capitalization Is Allowed By Law And Under The Bylaws, By Issuing Bonus Shares Or Raising The Par Value Of Existing Shares, Or By A Combination Of Both Methods. This Authorisation Is Given For A 26-Month Period And Supersedes Any And All Earlier Delegations To The Same Effect	For	For
BIOMERIEUX SA	20-May-2021	34	The Shareholders' Meeting Authorises The Board Of Directors To Increase The Capital Up To Eur 4,210,280.00 (I.E. Around 35 Percent Of The Capital), By Issuance Of Shares And-Or Any Securities Of The Company To Which Will Give Right Securities Issued By Its Subsidiaries Or Its Parent Companies, Given That This Securities May Be Issued By The Subsidiaries Subject To The Approval By The Board Of Directors Of The Company And Could Give Access To Company'S Shares, With Cancellation Of Preferential Subscription Rights. The Maximum Nominal Amount Of Debt Securities Which May Be Issued Shall Not Exceed Eur 1,000,000,000.00. This Authorisation Cannot Be Used In The Context Of A Public Offer The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BIOMERIEUX SA	20-May-2021	35	The Shareholders' Meeting Authorises The Board Of Directors To Grant, For Free, On One Or More Occasions, Existing Or Future Ordinary Shares, In Favour Of The Employees, Or Certain Among Them, As Well As The Corporate Officers, Or Certain Among Them, Of The Company And Related Companies. They May Not Represent More Than 10 Percent Of The Share Capital (I.E. Eur 1,202,937.00 Corresponding To 11,836,122 Shares), Given That The Number Of Shares Allocated For Free To The Executive Corporate Officers Shall Not Exceed 1 Percent Of The Share Capital, This Amount Counting Against The Overall Value Mentioned Above. Free Shares Cannot Be Allocated To Employees Or Corporate Officers Each Holding More Than 10 Percent Of The Share Capital, And A Free Allocation Of Shares Cannot Lead Them To Each Hold More Than 10 Percent Of The Share Capital. This Delegation, Given For A 38-Month Period, Supersedes Any Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors	For	Against
BIOMERIEUX SA	20-May-2021	36	The Shareholders' Meeting Authorises The Board Of Directors To Increase The Share Capital, On One Or More Occasions, At Its Sole Discretion, Up To The Maximal Nominal Amount Of 3 Percent Of The Share Capital, In Favour Of Members Of A Company Savings Plan Of Related Companies, With Cancellation Of Preferential Subscription Rights, By Issuance Of Shares Or Other Securities Giving Access To The Share Capital Of The Company. This Authorisation Is Granted For A 26-Month Period And Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
BIOMERIEUX SA	20-May-2021	37	The Shareholders' Meeting Decides To Cancel, In Favour Of Employees, Retired Former Employees And Eligible Corporate Officers Who Are Members Of A Company Savings Plan, The Shareholders' Preferential Subscription Rights To Shares And Shares Of Which The Issue Of Other Securities Giving Access To The Share Capital Provided In Resolution Number 30 Will Give Right, Said Shareholders Waiving Right To Shares Or Other Securities Which Will Be Allocated Under This Resolution Including The Portion Of Reserve, Profits Or Share Premium Incorporated Into The Share Capital Due To The Free Allocation Of Said Securities Which May Be Issued Under Resolution Number 30	For	For
BIOMERIEUX SA	20-May-2021	38	The Shareholders' Meeting Decides That The Overall Nominal Amount Pertaining To: - The Capital Increases To Be Carried Out With The Use Of The Delegations Given By Resolutions Number 21 To 28 And 30 Shall Not Exceed Eur 4,210,280.00, I.E. Around 35 Percent Of The Share Capital (Overall Value I), - The Issuances Of Debt Securities To Be Carried Out With The Use Of The Delegations Given By Resolutions Number 21 To 28 And 30 Shall Not Exceed Eur 1,000,000,000.00 (Overall Value II)	For	For
BIOMERIEUX SA	20-May-2021	39	The Shareholders' Meeting Decides To Amend This Following Articles Of The Bylaws: - Article Number 12: 'Chairman Of The Board Of Directors - Founding President - Vice-President - Censor'; - Article Number 14: 'Meetings Of The Board Of Directors'; - Article Number 15: 'Powers Of The Board Of Directors'; - Article Number 17: 'Compensation'	For	For
BIOMERIEUX SA	20-May-2021	40	The Shareholders' Meeting, After Having Reviewed The Transformation Project Of The Company Into An European Company Established By The Board Of Directors On March 30Th 2021, The Report Of The Board Of Directors, The Report Of Mr Olivier Arthaud, Transformation Commissioner And The Favorable And Unanimous Opinion On February 25Th 2021 Of The Company'S Economic And Social Committee On Said Project, And After Noticing That The Company Meets The Necessary Conditions Provided By The Regulatory Provisions, Approves The Transformation Of The Company Into An European Company With A Board Of Directors, Approves The Terms Of Said Project Determined By The Board Of Directors And Notes That This Transformation Of The Company Into An European Company Will Take Effect As From The Registration Of The Company As European Company In The Lyon Trade And Companies Register. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BIOMERIEUX SA	20-May-2021	41	The Shareholders' Meeting, After Having Reviewed The Transformation Project Of The Company Into An European Company Established By The Board Of Directors As At March 30Th 2021, The Report Of The Board Of Directors, The Project Of The Articles Of The Bylaws Of The Company Under Its New Corporate Form As European Company, Duly Records That, As Of The Final Completions Of The Transformation Of The Company Into An European Company, Its Corporate Name Biomerieux Will Be Followed By 'Societe Europeenne' Or 'Se'. The Shareholders' Meeting Adopts, Subject To The Adoption Of The Previous Resolution, Article By Article, And Then In Its Entirety, The Text Of The Articles Of The Bylaws Of The Company Under Its New Corporate Form As European Company. It Will Be Effective As Of The Final Completion Of The Transformation Of The Company Into An European Company Resulting From Its Registration	For	For
BIOMERIEUX SA	20-May-2021	42	The Shareholders' Meeting Grants Full Powers To The Bearer Of An Original, A Copy Or Extract Of The Minutes Of This Meeting To Carry Out All Filings, Publications And Other Formalities Prescribed By Law	For	For
BIO-RAD LABORATORIES, INC.	27-Apr-2021	1	Election Of Nominee: Melinda Litherland	For	For
BIO-RAD LABORATORIES, INC.	27-Apr-2021	2	Election Of Nominee: Arnold A. Pinkston	For	Combined
BIO-RAD LABORATORIES, INC.	27-Apr-2021	3	Proposal To Ratify The Selection Of Kpmg Llp To Serve As The Company'S Independent Auditors.	For	For
BLACK KNIGHT, INC.	16-Jun-2021	1	Director	For	For
BLACK KNIGHT, INC.	16-Jun-2021	2	Approval Of A Non-Binding Advisory Resolution On The Compensation Paid To Our Named Executive Officers.	For	For
BLACK KNIGHT, INC.	16-Jun-2021	3	Ratification Of The Appointment Of Kpmg Llp As Our Independent Registered Public Accounting Firm For The 2021 Fiscal Year.	For	For
BLACKBERRY LIMITED	23-Jun-2021	1	Director	For	For
BLACKBERRY LIMITED	23-Jun-2021	2	Re-Appointment Of Auditors - Resolution Approving The Re-Appointment Of Pricewaterhousecoopers Llp As Auditors Of The Company And Authorizing The Board Of Directors To Fix Their Remuneration.	For	For
BLACKBERRY LIMITED	23-Jun-2021	3	Advisory Vote On Executive Compensation - Non-Binding Advisory Resolution That The Shareholders Accept The Company'S Approach To Executive Compensation As Disclosed In The Management Proxy Circular For The Meeting.	For	Combined
BLACKROCK, INC.	26-May-2021	1	Election Of Director: Bader M. Alsaad	For	Combined
BLACKROCK, INC.	26-May-2021	2	Election Of Director: Pamela Daley	For	For
BLACKROCK, INC.	26-May-2021	3	Election Of Director: Jessica P. Einhorn	For	For
BLACKROCK, INC.	26-May-2021	4	Election Of Director: Laurence D. Fink	For	For
BLACKROCK, INC.	26-May-2021	5	Election Of Director: William E. Ford	For	For
BLACKROCK, INC.	26-May-2021	6	Election Of Director: Fabrizio Freda	For	For
BLACKROCK, INC.	26-May-2021	7	Election Of Director: Murry S. Gerber	For	For
BLACKROCK, INC.	26-May-2021	8	Election Of Director: Margaret "Peggy" L. Johnson	For	For
BLACKROCK, INC.	26-May-2021	9	Election Of Director: Robert S. Kapito	For	For
BLACKROCK, INC.	26-May-2021	10	Election Of Director: Cheryl D. Mills	For	For
BLACKROCK, INC.	26-May-2021	11	Election Of Director: Gordon M. Nixon	For	For
BLACKROCK, INC.	26-May-2021	12	Election Of Director: Charles H. Robbins	For	For
BLACKROCK, INC.	26-May-2021	13	Election Of Director: Marco Antonio Slim Domit	For	For
BLACKROCK, INC.	26-May-2021	14	Election Of Director: Hans E. Vestberg	For	For
BLACKROCK, INC.	26-May-2021	15	Election Of Director: Susan L. Wagner	For	For
BLACKROCK, INC.	26-May-2021	16	Election Of Director: Mark Wilson	For	For
BLACKROCK, INC.	26-May-2021	17	Approval, In A Non-Binding Advisory Vote, Of The Compensation For Named Executive Officers.	For	For
BLACKROCK, INC.	26-May-2021	18	Ratification Of The Appointment Of Deloitte Llp As Blackrock'S Independent Registered Public Accounting Firm For The Fiscal Year 2021.	For	For
BLACKROCK, INC.	26-May-2021	19	Approve Amendments To Blackrock'S Amended And Restated Certificate Of Incorporation To: Provide Shareholders With The Right To Call A Special Meeting.	For	For
BLACKROCK, INC.	26-May-2021	20	Approve Amendments To Blackrock'S Amended And Restated Certificate Of Incorporation To: Eliminate Certain Supermajority Vote Requirements.	For	For
BLACKROCK, INC.	26-May-2021	21	Approve Amendments To Blackrock'S Amended And Restated Certificate Of Incorporation To: Eliminate Certain Provisions That Are No Longer Applicable And Make Certain Other Technical Revisions.	For	For
BLACKROCK, INC.	26-May-2021	22	Shareholder Proposal - Amend Certificate Of Incorporation To Convert To A Public Benefit Corporation.	Against	Combined
BMO COMMERCIAL PROPERTY TRUST LTD	17-Jun-2021	1	Adoption Of Annual Report And Accounts	For	Combined
BMO COMMERCIAL PROPERTY TRUST LTD	17-Jun-2021	2	Approval Of Directors Remuneration Report	For	For
BMO COMMERCIAL PROPERTY TRUST LTD	17-Jun-2021	3	Approval Of Dividend Policy	For	For
BMO COMMERCIAL PROPERTY TRUST LTD	17-Jun-2021	4	Re-Election Of John Wythe	For	For
BMO COMMERCIAL PROPERTY TRUST LTD	17-Jun-2021	5	Re-Election Of Trudi Clark	For	For
BMO COMMERCIAL PROPERTY TRUST LTD	17-Jun-2021	6	Re-Election Of Paul Marcuse	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BMO COMMERCIAL PROPERTY TRUST LTD	17-Jun-2021	7	Re-Election Of Linda Wilding	For	For
BMO COMMERCIAL PROPERTY TRUST LTD	17-Jun-2021	8	Election Of Hugh Scott-Barrett	For	For
BMO COMMERCIAL PROPERTY TRUST LTD	17-Jun-2021	9	To Re-Appoint Pricewaterhousecoopers Ci As Auditors	For	For
BMO COMMERCIAL PROPERTY TRUST LTD	17-Jun-2021	10	Authority To Determine The Auditors Remuneration	For	For
BMO COMMERCIAL PROPERTY TRUST LTD	17-Jun-2021	11	Authority To Allot Shares	For	For
BMO COMMERCIAL PROPERTY TRUST LTD	17-Jun-2021	12	Disapplication Of Pre-Emption Rights	For	For
BMO COMMERCIAL PROPERTY TRUST LTD	17-Jun-2021	13	Authority To Buy Back Shares	For	For
BMO COMMERCIAL PROPERTY TRUST LTD	17-Jun-2021	14	Adoption Of New Articles Of Incorporation	For	For
BNP PARIBAS SA	18-May-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
BNP PARIBAS SA	18-May-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution
BNP PARIBAS SA	18-May-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
BNP PARIBAS SA	18-May-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
BNP PARIBAS SA	18-May-2021	5	05 Apr 2021: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202102262100347-25 And Please Note That This Is A Revision Due To Change In Numbering For Resolutions 1 To 21. If You Have Already Sent In Your Votes To Mid 528360, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
BNP PARIBAS SA	18-May-2021	6	Approval Of The Corporate Financial Statements For The Financial Year 2020 - Approval Of The Overall Amount Of The Expenses And Costs Referred To In Article 39-4 Of The French General Tax Code	For	Combined
BNP PARIBAS SA	18-May-2021	7	Approval Of The Consolidated Financial Statements For The Financial Year 2020	For	For
BNP PARIBAS SA	18-May-2021	8	Allocation Of Income For The Financial Year Ended 31 December 2020 And Distribution Of The Dividend	For	For
BNP PARIBAS SA	18-May-2021	9	Statutory Auditors' Special Report On The Agreements And Commitments Referred To In Articles L. 225-38 And Following Of The French Commercial Code	For	For
BNP PARIBAS SA	18-May-2021	10	Authorization For Bnp Paribas To Repurchase Its Own Shares	For	For
BNP PARIBAS SA	18-May-2021	11	Renewal Of The Term Of Office Of Mr. Pierre Andre As Director	For	For
BNP PARIBAS SA	18-May-2021	12	Renewal Of The Term Of Office Of Mrs. Rajna Gibson Brandon As Director	For	For
BNP PARIBAS SA	18-May-2021	13	Appointment Of Mr. Christian Noyer As Director, As A Replacement For Mr. Denis Kessler	For	For
BNP PARIBAS SA	18-May-2021	14	Resolution Proposed By The Supervisory Board Of The "Bnp Paribas Actionnariat Monde" Corporate Mutual Fund (Fcpe) And Agreed By The Board Of Directors: Appointment Of Mrs. Juliette Brisac As Director Representing Employee Shareholders In Accordance With Article 7 Of The By-Laws)	For	For
BNP PARIBAS SA	18-May-2021	15	Vote On The Elements Of The Compensation Policy Attributable To Directors	For	For
BNP PARIBAS SA	18-May-2021	16	Vote On The Elements Of The Compensation Policy Attributable To The Chairman Of The Board Of Directors	For	For
BNP PARIBAS SA	18-May-2021	17	Vote On The Elements Of The Compensation Policy Attributable To The Chief Executive Officer And The Deputy Chief Executive Officers	For	For
BNP PARIBAS SA	18-May-2021	18	Vote On The Information Relating To The Compensation Paid During The Financial Year 2020 Or Allocated In Respect Of The Same Financial Year To All Corporate Officers	For	For
BNP PARIBAS SA	18-May-2021	19	Vote On The Elements Of The Compensation Paid During The Financial Year 2020 Or Allocated For The Same Financial Year To Mr. Jean Lemierre, Chairman Of The Board Of Directors	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BNP PARIBAS SA	18-May-2021	20	Vote On The Elements Of The Compensation Paid During The Financial Year 2020 Or Allocated For The Same Financial Year To Mr. Jean-Laurent Bonnafé, Chief Executive Officer	For	For
BNP PARIBAS SA	18-May-2021	21	Vote On The Elements Of The Compensation Paid During The Financial Year 2020 Or Allocated For The Same Financial Year To Mr. Philippe Bordenave, Deputy Chief Executive Officer	For	For
BNP PARIBAS SA	18-May-2021	22	Consultative Vote On The Total Compensation Package Of Any Kind Paid During The Financial Year 2020 To The Actual Managers And Certain Categories Of Personnel	For	For
BNP PARIBAS SA	18-May-2021	23	Setting Of The Annual Amount Of Compensations Paid To The Members Of The Board Of Directors	For	For
BNP PARIBAS SA	18-May-2021	24	Setting Of A Ceiling For The Variable Portion Of The Compensation Of Actual Managers And Certain Categories Of Personnel	For	For
BNP PARIBAS SA	18-May-2021	25	Authorization To Be Granted To The Board Of Directors To Reduce The Capital By Cancelling Shares	For	For
BNP PARIBAS SA	18-May-2021	26	Powers To Carry Out Formalities	For	For
BNP PARIBAS SA	18-May-2021	27	Please Note That This Resolution Is A Shareholder Proposal: Resolution Proposed By The Supervisory Board Of The "Bnp Paribas Actionnariat Monde" Corporate Mutual Fund (Fcpe) And Non-Agreed By The Board Of Directors: (Appointment Of Mrs. Isabelle Coron As Director Representing Employee Shareholders In Accordance With Article 7 Of The By-Laws)	Against	Combined
BNP PARIBAS SA	18-May-2021	28	Please Note That This Resolution Is A Shareholder Proposal: Resolutions Proposed By Employee Shareholders And Non-Agreed By The Board Of Directors: (Appointment Of Mrs. Cecile Besse As Director Representing Employee Shareholders In Accordance With Article 7 Of The By-Laws)	Against	Against
BNP PARIBAS SA	18-May-2021	29	Please Note That This Resolution Is A Shareholder Proposal: Resolutions Proposed By Employee Shareholders And Non-Agreed By The Board Of Directors: (Appointment Of Mrs. Dominique Potier As Director Representing Employee Shareholders In Accordance With Article 7 Of The By-Laws)	Against	Against
BNP PARIBAS SA	18-May-2021	30	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive II, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxy Edge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Combined
BNP PARIBAS SA	18-May-2021	31	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
BNP PARIBAS SA	18-May-2021	32	Please Note That This Is An Amendment To Meeting Id 524609 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You.	Non-voting resolution	Non-voting resolution
BOARDWALK REAL ESTATE INVESTMENT TRUST	13-May-2021	1	To Fix The Number Of Trustees To Be Elected At The Meeting At Seven (7).	For	Combined
BOARDWALK REAL ESTATE INVESTMENT TRUST	13-May-2021	2	Director	For	For
BOARDWALK REAL ESTATE INVESTMENT TRUST	13-May-2021	3	To Appoint Deloitte Llp, Chartered Professional Accountants, As Auditors Of The Trust For The Ensuing Year And To Authorize The Trustees Of The Trust To Fix The Remuneration Of Such Auditors.	For	For
BOARDWALK REAL ESTATE INVESTMENT TRUST	13-May-2021	4	To Consider And If Thought Appropriate, Approve A Non-Binding Advisory Resolution To Accept The Trust'S Approach To Executive Compensation Disclosed In The Compensation Discussion & Analysis Section Of The Management Information Circular Of The Trust Dated March 23, 2021.	For	For
BOC AVIATION LTD	03-Jun-2021	3	To Approve, Ratify And Confirm In All Respects The Automatic Renewal Of The Term Of The Boc Deposit Framework Agreement For The Three Years Ending 31 December 2024 And The Transactions Contemplated Thereunder	For	For
BOC AVIATION LTD	03-Jun-2021	3	To Receive And Adopt The Financial Statements Together With The Directors' Statement And The Auditor'S Report For The Year Ended 31 December 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BOC AVIATION LTD	03-Jun-2021	4	To Confirm And Approve The Proposed Annual Cap In Relation To The Transactions Contemplated Under The Boc Deposit Framework Agreement For Each Of The Three Years Ending 31 December 2024	For	For
BOC AVIATION LTD	03-Jun-2021	4	To Declare A Final Dividend Of Usd 0.1173 Per Share For The Year Ended 31 December 2020	For	For
BOC AVIATION LTD	03-Jun-2021	5	To Approve, Ratify And Confirm In All Respects The Automatic Renewal Of The Term Of The Bochk Deposit Framework Agreement For The Three Years Ending 31 December 2024 And The Transactions Contemplated Thereunder	For	For
BOC AVIATION LTD	03-Jun-2021	5	To Re-Elect Chen Huaiyu As A Director	For	For
BOC AVIATION LTD	03-Jun-2021	6	To Confirm And Approve The Proposed Annual Cap In Relation To The Transactions Contemplated Under The Bochk Deposit Framework Agreement For Each Of The Three Years Ending 31 December 2024	For	For
BOC AVIATION LTD	03-Jun-2021	6	To Re-Elect Robert James Martin As A Director	For	For
BOC AVIATION LTD	03-Jun-2021	7	To Re-Elect Liu Chenggang As A Director	For	For
BOC AVIATION LTD	03-Jun-2021	8	To Re-Elect Fu Shula As A Director	For	For
BOC AVIATION LTD	03-Jun-2021	9	To Re-Elect Yeung Yin Bernard As A Director	For	For
BOC AVIATION LTD	03-Jun-2021	10	To Authorise The Board Of Directors Or Any Duly Authorised Board Committee To Fix The Directors' Remuneration For The Year Ending 31 December 2021	For	For
BOC AVIATION LTD	03-Jun-2021	11	To Appoint Pricewaterhousecoopers Llp As Auditor And To Authorise The Board Of Directors Or Any Duly Authorised Board Committee To Fix Their Remuneration For The Year Ending 31 December 2021	For	For
BOC AVIATION LTD	03-Jun-2021	12	To Grant A General Mandate To The Directors To Repurchase Shares In The Company Not Exceeding 10% Of The Total Number Of The Existing Shares In The Company In Issue	For	For
BOC AVIATION LTD	03-Jun-2021	13	To Grant A General Mandate To The Directors To Issue, Allot And Deal With Shares In The Company Not Exceeding 10% Of The Total Number Of The Existing Shares In The Company In Issue	For	Combined
BOC AVIATION LTD	03-Jun-2021	14	To Extend The General Mandate Granted To The Directors To Issue, Allot And Deal With Shares By The Number Of Shares Repurchased	For	Against
BOC HONG KONG (HOLDINGS) LTD	17-May-2021	1	Please Note In The Hong Kong Market That A Vote Of "Abstain" Will Be Treated The Same As A "Take No Action" Vote.	Non-voting resolution	Combined
BOC HONG KONG (HOLDINGS) LTD	17-May-2021	2	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/listedco/listconews/Sehk/2021/0413/2021041300326.pdf And https://www1.hkexnews.hk/listedco/listconews/Sehk/2021/0413/2021041300330.pdf	Non-voting resolution	Non-voting resolution
BOC HONG KONG (HOLDINGS) LTD	17-May-2021	3	To Receive And Consider The Audited Financial Statements And The Reports Of The Directors And Of The Auditor Of The Company For The Year Ended 31 December 2020	For	Combined
BOC HONG KONG (HOLDINGS) LTD	17-May-2021	4	To Declare A Final Dividend Of Hkd 0.795 Per Share For The Year Ended 31 December 2020	For	Combined
BOC HONG KONG (HOLDINGS) LTD	17-May-2021	5	To Re-Elect Mr Lin Jingzhen As A Director Of The Company	For	Combined
BOC HONG KONG (HOLDINGS) LTD	17-May-2021	6	To Re-Elect Dr Choi Koon Shum As A Director Of The Company	For	Combined
BOC HONG KONG (HOLDINGS) LTD	17-May-2021	7	To Re-Elect Mr Law Yee Kwan Quinn As A Director Of The Company	For	Combined
BOC HONG KONG (HOLDINGS) LTD	17-May-2021	8	To Appoint Pricewaterhousecoopers As Auditor Of The Company And Authorise The Board Of Directors Or A Duly Authorised Committee Of The Board To Determine The Remuneration Of The Auditor	For	Combined
BOC HONG KONG (HOLDINGS) LTD	17-May-2021	9	To Grant A General Mandate To The Board Of Directors To Allot, Issue And Deal With Additional Shares In The Company, Not Exceeding 20% Or, In The Case Of Issue Of Shares Solely For Cash And Unrelated To Any Asset Acquisition, Not Exceeding 5% Of The Total Number Of Shares Of The Company In Issue As At The Date Of Passing This Resolution	For	Combined
BOC HONG KONG (HOLDINGS) LTD	17-May-2021	10	To Grant A General Mandate To The Board Of Directors To Buy Back Shares In The Company, Not Exceeding 10% Of The Total Number Of Shares Of The Company In Issue As At The Date Of Passing This Resolution	For	Combined
BOC HONG KONG (HOLDINGS) LTD	17-May-2021	11	Conditional On The Passing Of Resolutions 5 And 6, To Extend The General Mandate Granted By Resolution 5 By Adding Thereto The Total Number Of Shares Of The Company Bought Back Under The General Mandate Granted Pursuant To Resolution 6	For	Combined
BOC HONG KONG (HOLDINGS) LTD	17-May-2021	12	To Approve The Adoption Of New Articles Of Association Of The Company	For	Combined
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	1	The Company'S Eligibility For Non-Public A-Share Offering	For	Combined
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	2	Plan For Non-Public A-Share Offering: Stock Type And Par Value	For	Combined
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	3	Plan For Non-Public A-Share Offering: Issuing Method	For	Combined
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	4	Plan For Non-Public A-Share Offering: Issuing Targets And Subscription Method	For	Combined
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	5	Plan For Non-Public A-Share Offering: Pricing Base Date, Pricing Principles And Issue Price	For	Combined
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	6	Plan For Non-Public A-Share Offering: Issuing Volume	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	7	Plan For Non-Public A-Share Offering: Lockup Period	For	Combined
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	8	Plan For Non-Public A-Share Offering: Listing Place	For	Combined
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	9	Plan For Non-Public A-Share Offering: Purpose Of The Raised Funds	For	Combined
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	10	Plan For Non-Public A-Share Offering: Arrangement For The Accumulated Retained Profits	For	Combined
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	11	Plan For Non-Public A-Share Offering: Valid Period Of The Resolution	For	Combined
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	12	Preplan For 2021 Non-Public A-Share Offering	For	Combined
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	13	Feasibility Analysis Report On The Use Of Funds To Be Raised From The 2021 Non-Public A-Share Offering	For	Combined
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	14	Connected Transaction Regarding The Conditional Agreement On Subscription For The Non-Publicly Offered A-Shares With A Company	For	Combined
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	15	No Need To Prepare A Report On Use Of Previously Raised Funds	For	For
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	16	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	17	Risk Warning On Diluted Immediate Return After The Non-Public A-Share Offering And Filing Measures	For	Combined
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	18	2021 Commitments Of Directors, Senior Management, Controlling Shareholders And De Facto Controller To Ensure The Implementation Of Filing Measures For Diluted Immediate Return After The Non-Public A-Share Offering	For	Combined
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	19	Audit Report And Assets Evaluation Report Related To The Non-Public Offering	For	Combined
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	20	Independence Of The Evaluation Institution, Rationality Of The Evaluation Hypothesis, Correlation Between The Evaluation Method And Evaluation Purpose, And Fairness Of The Evaluated Price	For	Combined
BOE TECHNOLOGY GROUP CO LTD	26-Feb-2021	21	Authorization To The Board To Handle Matters Regarding The Non-Public A-Share Offering	For	Combined
BOE TECHNOLOGY GROUP CO LTD	18-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
BOE TECHNOLOGY GROUP CO LTD	18-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
BOE TECHNOLOGY GROUP CO LTD	18-May-2021	3	2020 Annual Report And Its Summary	For	For
BOE TECHNOLOGY GROUP CO LTD	18-May-2021	4	2020 Annual Accounts And 2021 Business Plan	For	For
BOE TECHNOLOGY GROUP CO LTD	18-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
BOE TECHNOLOGY GROUP CO LTD	18-May-2021	6	Loans And Credit Line	For	Combined
BOE TECHNOLOGY GROUP CO LTD	18-May-2021	7	Launching Principal-Guaranteed Wealth Management Products And Structured Deposits	For	For
BOE TECHNOLOGY GROUP CO LTD	18-May-2021	8	2021 Appointment Of Audit Firm	For	For
BOE TECHNOLOGY GROUP CO LTD	18-May-2021	9	Election Of Zhang Xinmin As An Independent Director	For	For
BOLIDEN AB	27-Apr-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Combined
BOLIDEN AB	27-Apr-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution
BOLIDEN AB	27-Apr-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
BOLIDEN AB	27-Apr-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
BOLIDEN AB	27-Apr-2021	5	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
BOLIDEN AB	27-Apr-2021	6	Election Of The Chairman Of The Meeting: Anders Ullberg	Non-voting resolution	Non-voting resolution
BOLIDEN AB	27-Apr-2021	7	Election Of Person To Verify The Minutes Together With The Chairman: Jan Andersson, Swedbank Robur Fonder	Non-voting resolution	Non-voting resolution
BOLIDEN AB	27-Apr-2021	8	Election Of Person To Verify The Minutes Together With The Chairman: Anders Oscarsson, Amf	Non-voting resolution	Non-voting resolution
BOLIDEN AB	27-Apr-2021	9	Preparation And Approval Of The Voting Register	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BOLIDEN AB	27-Apr-2021	10	Approval Of The Agenda	Non-voting resolution	Non-voting resolution
BOLIDEN AB	27-Apr-2021	11	Determination Whether The Meeting Has Been Duly Convened	Non-voting resolution	Non-voting resolution
BOLIDEN AB	27-Apr-2021	12	Presentation Of The Annual Report And Auditor'S Report As Well As The Consolidated Financial Statements And Auditor'S Report For The Group (Including The Auditor'S Statement Regarding The Guidelines For Remuneration To The Group Management In Effect Since The Previous Annual General Meeting)	Non-voting resolution	Non-voting resolution
BOLIDEN AB	27-Apr-2021	13	Resolutions On Adoption Of The Income Statement And Balance Sheet As Well As The Consolidated Income Statement And Consolidated Balance Sheet	For	Combined
BOLIDEN AB	27-Apr-2021	14	Resolution On Appropriation Of The Company'S Profit In Accordance With The Adopted Balance Sheet And Determination Of The Record Date For The Right To Receive Dividend: Sek 8.25 (7) Per Share	For	For
BOLIDEN AB	27-Apr-2021	15	Resolution On Discharge From Liability Of The Member Of The Board Of Directors And The President: Helene Bistrom (Board Member)	For	For
BOLIDEN AB	27-Apr-2021	16	Resolution On Discharge From Liability Of The Member Of The Board Of Directors And The President: Tom Erixon (Board Member)	For	For
BOLIDEN AB	27-Apr-2021	17	Resolution On Discharge From Liability Of The Member Of The Board Of Directors And The President: Michael G:Son Low (Board Member)	For	For
BOLIDEN AB	27-Apr-2021	18	Resolution On Discharge From Liability Of The Member Of The Board Of Directors And The President: Perttu Louhluoto (Board Member)	For	For
BOLIDEN AB	27-Apr-2021	19	Resolution On Discharge From Liability Of The Member Of The Board Of Directors And The President: Elisabeth Nilsson (Board Member)	For	For
BOLIDEN AB	27-Apr-2021	20	Resolution On Discharge From Liability Of The Member Of The Board Of Directors And The President: Pia Rudengren (Board Member)	For	For
BOLIDEN AB	27-Apr-2021	21	Resolution On Discharge From Liability Of The Member Of The Board Of Directors And The President: Anders Ullberg (Chairman Of The Board)	For	For
BOLIDEN AB	27-Apr-2021	22	Resolution On Discharge From Liability Of The Member Of The Board Of Directors And The President: Mikael Staffas (President)	For	For
BOLIDEN AB	27-Apr-2021	23	Resolution On Discharge From Liability Of The Member Of The Board Of Directors And The President: Marie Berglund (Board Member)	For	For
BOLIDEN AB	27-Apr-2021	24	Resolution On Discharge From Liability Of The Member Of The Board Of Directors And The President: Marie Holmberg (Board Member, Employee Representative)	For	For
BOLIDEN AB	27-Apr-2021	25	Resolution On Discharge From Liability Of The Member Of The Board Of Directors And The President: Kenneth Stahl (Board Member, Employee Representative)	For	For
BOLIDEN AB	27-Apr-2021	26	Resolution On Discharge From Liability Of The Member Of The Board Of Directors And The President: Cathrin Oderyd (Board Member, Employee Representative)	For	For
BOLIDEN AB	27-Apr-2021	27	Resolution On The Number Of Board Members And Auditors To Be Appointed By The Annual General Meeting: Number Of Board Members: Eight	For	For
BOLIDEN AB	27-Apr-2021	28	Resolution On The Number Of Board Members And Auditors To Be Appointed By The Annual General Meeting: Number Of Auditors: One Registered Accounting Firm	For	For
BOLIDEN AB	27-Apr-2021	29	Resolution On Fees For The Board Of Directors	For	For
BOLIDEN AB	27-Apr-2021	30	Election Of The Member Of The Board Of Directors: Helene Bistrom (Re-Election)	For	For
BOLIDEN AB	27-Apr-2021	31	Election Of The Member Of The Board Of Directors: Michael G:Son Low (Re-Election)	For	For
BOLIDEN AB	27-Apr-2021	32	Election Of The Member Of The Board Of Directors: Per Lindberg (New Election)	For	For
BOLIDEN AB	27-Apr-2021	33	Election Of The Member Of The Board Of Directors: Perttu Louhluoto (Re-Election)	For	For
BOLIDEN AB	27-Apr-2021	34	Election Of The Member Of The Board Of Directors: Elisabeth Nilsson (Re-Election)	For	For
BOLIDEN AB	27-Apr-2021	35	Election Of The Member Of The Board Of Directors: Pia Rudengren (Re-Election)	For	For
BOLIDEN AB	27-Apr-2021	36	Election Of The Member Of The Board Of Directors: Karl-Henrik Sundstrom (New Election)	For	For
BOLIDEN AB	27-Apr-2021	37	Election Of The Member Of The Board Of Directors: Anders Ullberg (Re-Election)	For	Combined
BOLIDEN AB	27-Apr-2021	38	Election Of The Chairman Of The Board - Anders Ullberg (Re-Election)	For	Against
BOLIDEN AB	27-Apr-2021	39	Resolution On Fees For The Auditor	For	Combined
BOLIDEN AB	27-Apr-2021	40	Election Of Auditor - Deloitte Ab (Re-Election)	For	For
BOLIDEN AB	27-Apr-2021	41	Resolution On Approval Of Remuneration Report	For	For
BOLIDEN AB	27-Apr-2021	42	Election Of Member Of The Nomination Committee: Jan Andersson (Swedbank Robur Fonder)	For	For
BOLIDEN AB	27-Apr-2021	43	Election Of Member Of The Nomination Committee: Lars-Erik Forsgardh	For	For
BOLIDEN AB	27-Apr-2021	44	Election Of Member Of The Nomination Committee: Ola Peter Gjessing (Norges Bank Investment Management)	For	For
BOLIDEN AB	27-Apr-2021	45	Election Of Member Of The Nomination Committee: Lilian Fossum Biner (Handelsbankens Fonder)	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BOLIDEN AB	27-Apr-2021	46	Election Of Member Of The Nomination Committee: Anders Ullberg (Chairman Of The Board)	For	Combined
BOLIDEN AB	27-Apr-2021	47	Resolution On Amendments To The Articles Of Association	For	Combined
BOLIDEN AB	27-Apr-2021	48	Resolution Regarding Automatic Share Redemption Procedure Including A. Share Split 2:1 B. Reduction Of The Share Capital Through Redemption Of Shares C. Increase Of The Share Capital Through A Bonus Issue	For	For
BOLIDEN AB	27-Apr-2021	49	25 Mar 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Combined
BOLIDEN AB	27-Apr-2021	50	25 Mar 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
BOLLORE	26-May-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Non-voting resolution
BOLLORE	26-May-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution
BOLLORE	26-May-2021	3	26 Mar 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive II, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance And Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You And Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
BOLLORE	26-May-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BOLLORE	26-May-2021	5	03 May 2021: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202103242100632-36 And https://www.journal-officiel.gouv.fr/Balo/Document/202105032101039-53 And Please Note That This Is A Revision Due To Modification Of The Text Of Comment And Change In Numbering Of Resolutions. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
BOLLORE	26-May-2021	6	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020 - Approval Of Non-Deductible Expenses - Discharges Granted To All Directors For The Financial Year Ended 31 December 2020	For	Combined
BOLLORE	26-May-2021	7	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	For
BOLLORE	26-May-2021	8	Allocation Of Income - Setting Of The Dividend	For	For
BOLLORE	26-May-2021	9	Approval Of The Regulated Agreements And Commitments	For	Combined
BOLLORE	26-May-2021	10	Renewal Of The Term Of Office Of Mr. Dominique Heriard Dubreuil As A Director	For	Combined
BOLLORE	26-May-2021	11	Renewal Of The Term Of Office Of Mr. Alexandre Piccioletto As A Director	For	For
BOLLORE	26-May-2021	12	Authorisation Granted To The Board Of Directors To Acquire The Company'S Shares	For	Combined
BOLLORE	26-May-2021	13	Approval Of The Information Mentioned In Section L Of Article L.22-10-9 Of The French Commercial Code As Presented In The Corporate Governance Report - "Ex Post" Say On Pay	For	Combined
BOLLORE	26-May-2021	14	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Remuneration And Benefits Of Any Kind Paid During The Past Financial Year Or Awarded During The Same Period To Mr. Cyrille Bollore In His Capacity As Chairman And Chief Executive Officer - "Ex Post" Say On Pay	For	Against
BOLLORE	26-May-2021	15	Approval Of The Remuneration Policy For Directors Established By The Board Of Directors - Ex-Ante Voting Procedure	For	Against
BOLLORE	26-May-2021	16	Approval Of The Remuneration Policy For The Chairman And Chief Executive Officer Established By The Board Of Directors - Ex Ante Voting Procedure	For	Against
BOLLORE	26-May-2021	17	Delegation Of Authority Granted To The Board Of Directors To Increase The Capital By Issuing Common Shares Or Any Transferable Securities Granting Access, Immediately Or In The Future, To The Capital With Retention Of The Shareholders' Pre-Emptive Subscription Right	For	Combined
BOLLORE	26-May-2021	18	Delegation Of Authority Granted To The Board Of Directors To Increase The Share Capital By Issuing Common Shares To Be Paid Up By Capitalisation Of Reserves, Profits Or Premiums Or By Increasing The Nominal	For	Combined
BOLLORE	26-May-2021	19	Delegation Of Powers To The Board Of Directors In Order To Proceed With A Capital Increase Limited To 10% Of The Capital To Remunerate Contributions In Kind Of Securities Or Transferable Securities Granting Access To The Capital	For	Combined
BOLLORE	26-May-2021	20	Delegation Of Authority To The Board Of Directors In Order To Proceed With A Capital Increase By Issuing Shares Reserved For Employees With Cancellation Of The Pre-Emptive Subscription Right	For	Combined
BOLLORE	26-May-2021	21	Authorisation Granted To The Board Of Directors To Reduce The Capital By Cancelling Shares Previously Repurchased Under A Share Buyback Programme	For	For
BOLLORE	26-May-2021	22	Powers To Carry Out Formalities	For	For
BOOKING HOLDINGS INC.	03-Jun-2021	1	Director	For	Combined
BOOKING HOLDINGS INC.	03-Jun-2021	2	Advisory Vote To Approve 2020 Executive Compensation.	For	Combined
BOOKING HOLDINGS INC.	03-Jun-2021	3	Management Proposal To Amend The Company'S 1999 Omnibus Plan.	For	Combined
BOOKING HOLDINGS INC.	03-Jun-2021	4	Ratification Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Combined
BOOKING HOLDINGS INC.	03-Jun-2021	5	Management Proposal To Amend The Company'S Certificate Of Incorporation To Allow Stockholders The Right To Act By Written Consent.	For	Combined
BOOKING HOLDINGS INC.	03-Jun-2021	6	Stockholder Proposal Requesting The Right Of Stockholders To Act By Written Consent.	Against	Combined
BOOKING HOLDINGS INC.	03-Jun-2021	7	Stockholder Proposal Requesting The Company Issue A Climate Transition Report.	Against	Combined
BOOKING HOLDINGS INC.	03-Jun-2021	8	Stockholder Proposal Requesting The Company Hold An Annual Advisory Stockholder Vote On The Company'S Climate Policies And Strategies.	Against	Combined
BORWARNER INC.	28-Apr-2021	1	Election Of Director: Nelda J. Connors	For	Combined
BORWARNER INC.	28-Apr-2021	2	Election Of Director: Dennis C. Cuneo	For	For
BORWARNER INC.	28-Apr-2021	3	Election Of Director: David S. Haffner	For	For
BORWARNER INC.	28-Apr-2021	4	Election Of Director: Michael S. Hanley	For	For
BORWARNER INC.	28-Apr-2021	5	Election Of Director: Frederic B. Lissalde	For	For
BORWARNER INC.	28-Apr-2021	6	Election Of Director: Paul A. Mascarenas	For	For
BORWARNER INC.	28-Apr-2021	7	Election Of Director: Shaun E. Mcalmon	For	For
BORWARNER INC.	28-Apr-2021	8	Election Of Director: Deborah D. Mcwhinney	For	For
BORWARNER INC.	28-Apr-2021	9	Election Of Director: Alexis P. Michas	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BORGWARNER INC.	28-Apr-2021	10	Advisory Approval Of The Compensation Of Our Named Executive Officers.	For	For
BORGWARNER INC.	28-Apr-2021	11	Ratify The Selection Of Pricewaterhousecoopers Llp As Independent Registered Public Accounting Firm For The Company For 2021.	For	For
BORGWARNER INC.	28-Apr-2021	12	Stockholder Proposal To Enable 10% Of Shares To Request A Record Date To Initiate Stockholder Written Consent.	Against	Combined
BOSTON PROPERTIES, INC.	20-May-2021	1	Election Of Director: Joel I. Klein	For	Combined
BOSTON PROPERTIES, INC.	20-May-2021	2	Election Of Director: Kelly A. Ayotte	For	For
BOSTON PROPERTIES, INC.	20-May-2021	3	Election Of Director: Bruce W. Duncan	For	For
BOSTON PROPERTIES, INC.	20-May-2021	4	Election Of Director: Karen E. Dykstra	For	For
BOSTON PROPERTIES, INC.	20-May-2021	5	Election Of Director: Carol B. Einiger	For	For
BOSTON PROPERTIES, INC.	20-May-2021	6	Election Of Director: Diane J. Hoskins	For	For
BOSTON PROPERTIES, INC.	20-May-2021	7	Election Of Director: Douglas T. Linde	For	For
BOSTON PROPERTIES, INC.	20-May-2021	8	Election Of Director: Matthew J. Lustig	For	For
BOSTON PROPERTIES, INC.	20-May-2021	9	Election Of Director: Owen D. Thomas	For	For
BOSTON PROPERTIES, INC.	20-May-2021	10	Election Of Director: David A. Twardock	For	For
BOSTON PROPERTIES, INC.	20-May-2021	11	Election Of Director: William H. Walton, Iii	For	For
BOSTON PROPERTIES, INC.	20-May-2021	12	To Approve, By Non-Binding, Advisory Resolution, The Company'S Named Executive Officer Compensation.	For	For
BOSTON PROPERTIES, INC.	20-May-2021	13	To Approve The Boston Properties, Inc. 2021 Stock Incentive Plan.	For	For
BOSTON PROPERTIES, INC.	20-May-2021	14	To Ratify The Audit Committee'S Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
BOSTON SCIENTIFIC CORPORATION	06-May-2021	1	Election Of Director: Nelda J. Connors	For	For
BOSTON SCIENTIFIC CORPORATION	06-May-2021	2	Election Of Director: Charles J. Dockendorff	For	For
BOSTON SCIENTIFIC CORPORATION	06-May-2021	3	Election Of Director: Yoshiaki Fujimori	For	For
BOSTON SCIENTIFIC CORPORATION	06-May-2021	4	Election Of Director: Donna A. James	For	For
BOSTON SCIENTIFIC CORPORATION	06-May-2021	5	Election Of Director: Edward J. Ludwig	For	For
BOSTON SCIENTIFIC CORPORATION	06-May-2021	6	Election Of Director: Michael F. Mahoney	For	For
BOSTON SCIENTIFIC CORPORATION	06-May-2021	7	Election Of Director: David J. Roux	For	Combined
BOSTON SCIENTIFIC CORPORATION	06-May-2021	8	Election Of Director: John E. Sununu	For	Combined
BOSTON SCIENTIFIC CORPORATION	06-May-2021	9	Election Of Director: Ellen M. Zane	For	For
BOSTON SCIENTIFIC CORPORATION	06-May-2021	10	To Approve, On A Non-Binding, Advisory Basis, Named Executive Officer Compensation.	For	For
BOSTON SCIENTIFIC CORPORATION	06-May-2021	11	To Ratify The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The 2021 Fiscal Year.	For	For
BOSTON SCIENTIFIC CORPORATION	06-May-2021	12	To Consider And Vote Upon A Stockholder Proposal Requesting A Report To Stockholders Describing Any Benefits To The Company Related To Employee Participation In Company Governance.	Against	Combined
BOUBYAN BANK (K.S.C.)	07-Mar-2021	1	Approving The Increase Of The Banks Authorized, Issued And Fully Paid Up Capital By 151,414,171 Shares At 5 Pct Of The Issued And Paid Up Capital, Distributed As 5 Shares Per Each 100 Shares, At An Amount Of Kd 15,141,417.100 Representing The Bonus Shares Which Are Set To Be Distributed To The Shareholders Registered With The Banks Registers As At The End Of The Maturity Date On 08 Apr 2021, Each As Per The Percentage Of His Holding, And Authorizing The Board Of Directors To Dispose Of The Share Fractions Resulting From The Bonus Shares	For	Combined
BOUBYAN BANK (K.S.C.)	07-Mar-2021	1	Listening To The Board Of Directors Report On The Financial Year Ended 31 Dec 2020 And Ratification Of The Same	For	For
BOUBYAN BANK (K.S.C.)	07-Mar-2021	2	Amending Article No. 6 Of The Memorandum Of Association And Article No. 5 Of The Articles Of Association As Follows. Original Article Before Amendment. The Company'S Capital Amounts To Kd 302,828,343.300 Allocated To 3,028,283,433 Shares At A Value Of 100 Fils Per Share. All Shares Are In Cash. The Article After Amendment. The Company'S Capital Amounts To Kd 317,969,760.400 Allocated To 3,179,697,604 Shares At A Value Of 100 Fils Per Share. All Shares Are In Cash	For	For
BOUBYAN BANK (K.S.C.)	07-Mar-2021	2	Listening To The Auditors Report On The Financial Year Ended 31 Dec 2020 And Ratification Of The Same	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BOUBYAN BANK (K.S.C.)	07-Mar-2021	3	Amending Article No. 5 Of The Memorandum Of Association And Article No. 4 Of The Articles Of Association By Adding A New Activity To The Company'S Objectives As Follows. A. Buying And Selling Of All Types Of Lands And Properties For Financing Purposes Related To The Same As Per The Provisions Of Law No. 32 Of 1968 Concerning Currency, The Central Bank Of Kuwait And Regulation Of Banking Business. All These Amendments Are Subject To The Approval Of Competent Regulatory Authorities	For	For
BOUBYAN BANK (K.S.C.)	07-Mar-2021	3	Listening To The Sharia Supervisory Boards Report On The Financial Year Ended 31 Dec 2020 And Ratification Of The Same	For	For
BOUBYAN BANK (K.S.C.)	07-Mar-2021	4	Discussing And Approving The Financial Statements For The Financial Year Ended 31 Dec 2020	For	For
BOUBYAN BANK (K.S.C.)	07-Mar-2021	5	Listening To The Board Of Directors Statement On The Penalties Imposed By Regulatory Authorities During The Financial Year Ended 31 Dec 2020	For	For
BOUBYAN BANK (K.S.C.)	07-Mar-2021	6	Authorizing The Board Of Directors To Deal With The Board Members And To Approve The Extension Of Credit Facilities To Them During The Financial Year Ending 2021, And To Deal With Related Parties As Per The Rules And Policies Of The Bank And The Instructions Of The Central Bank Of Kuwait	For	Combined
BOUBYAN BANK (K.S.C.)	07-Mar-2021	7	Approving The Deduction Of Kd 3,663,673 At 10 Pct Of The Net Profits For The Financial Year Ended 31 Dec 2020, Which Is Attributable To The Banks Shareholders Before Deductions For The Statutory Reserve, And Approving The Recommendation Of The Board Of Directors To Stop The Deductions For The Voluntary Reserve Account	For	Combined
BOUBYAN BANK (K.S.C.)	07-Mar-2021	8	Discharging And Holding Harmless The Board Members With Respect To All Legal Actions Taken During The Financial Year Ended 31 Dec 2020	For	For
BOUBYAN BANK (K.S.C.)	07-Mar-2021	9	Appointing Or Re Appointing The Independent Auditors For The Next Financial Year Ending 31 Dec 2021 And Authorizing The Board Of Directors To Determine Their Fees	For	Combined
BOUBYAN BANK (K.S.C.)	07-Mar-2021	10	Appointing Or Re Appointing The Sharia Supervisory Board For The Next Financial Year Ending 31 Dec 2021 And Authorizing The Board Of Directors To Determine Their Benefits And Remuneration	For	Combined
BOUBYAN BANK (K.S.C.)	07-Mar-2021	11	Appointing Or Re Appointing The External Sharia Auditing Firm For The Next Financial Year Ending 31 Dec 2021 And Authorizing The Board Of Directors To Determine Its Fees	For	Combined
BOUBYAN BANK (K.S.C.)	07-Mar-2021	12	Approving The Recommendation Of The Board Of Directors To Distribute Bonus Shares By Issuing 151,414,171 New Shares At 5 Pct Of The Issued And Paid Up Capital, Distributed As 5 Shares Per Each 100 Shares, At An Amount Of Kd 15,141,417.100 By Transferring From The Voluntary Reserve And In The Manner So Determined By The Resolution Of The Extraordinary General Assembly Meeting	For	Combined
BOUBYAN BANK (K.S.C.)	07-Mar-2021	13	Shareholders Who Are Registered With The Banks Registers As At The End Of The Maturity Date Of 08 Apr 2021 Shall Be Eligible For The Bonus Shares Mentioned Under The 12Th Item Above, Which Will Be Allocated To Shareholders On 14 Apr 2021. The Board Of Directors Shall Be Authorized To Dispose Of The Share Fractions And Amend This Schedule In Case The Confirmation Thereof Is Not Announced At Least Eight Business Days Ahead Of The Maturity Date Owing To The Delay Of The Announcement Procedures	For	For
BOUBYAN BANK (K.S.C.)	07-Mar-2021	14	Approving The Renewal Of The Boards Authorization To Buy, Sell Or To Dispose Of The Banks Shares Within A Limit Of 10 Pct Of The Total Capital As Per The Controls And Conditions Provided By The Laws And The Instructions Of The Central Bank Of Kuwait In That Regard. This Authorization Shall Remain Valid For An 18 Month Period As Of The Date Of Its Issuance	For	For
BOUBYAN BANK (K.S.C.)	07-Mar-2021	15	Approving The Remuneration Of The Board Of Directors For The Financial Year Ended 31 Dec 2020, Amounting To Kd 450,000	For	For
BOUBYAN BANK (K.S.C.)	07-Mar-2021	16	Approving The Boards Issuance Of Sukuk Or Other Financing Instruments As Per Contract Forms Which Comply With The Principles Of The Islamic Sharia, And The Capital Adequacy Ratio Requirements Of Basel Iii For Islamic Banks, While Authorizing The Board Of Directors To Determine The Nominal Value Thereof As Well As Their Terms And Conditions, While Taking All That Is Necessary In Line With The Provisions Of Effective Laws And The Relevant Ministerial Resolutions After Obtaining The Approval Of The Competent Official Authorities	For	Combined
BOUBYAN BANK (K.S.C.)	07-Mar-2021	17	Selecting Two Independent Members For The Membership Of The Banks Board Of Directors To Complete The Ongoing Term Of The Board, This Membership Shall End Upon The Time Of Electing The New Board Of Directors In 2022	For	Against
BP PLC	12-May-2021	1	Report And Accounts	For	Combined
BP PLC	12-May-2021	2	Directors' Remuneration Report	For	For
BP PLC	12-May-2021	3	Election Of Director: Mr M Auchincloss	For	For
BP PLC	12-May-2021	4	Election Of Director: Mr T Morzaria	For	For
BP PLC	12-May-2021	5	Election Of Director: Mrs K Richardson	For	For
BP PLC	12-May-2021	6	Election Of Director: Dr J Teyssen	For	For
BP PLC	12-May-2021	7	Re-Election Of Director: Mr B Looney	For	For
BP PLC	12-May-2021	8	Re-Election Of Director: Miss P Daley	For	For
BP PLC	12-May-2021	9	Re-Election Of Director: Mr H Lund	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BP PLC	12-May-2021	10	Re-Election Of Director: Mrs M B Meyer	For	For
BP PLC	12-May-2021	11	Re-Election Of Director: Mrs P R Reynolds	For	For
BP PLC	12-May-2021	12	Re-Election Of Director: Sir J Sawers	For	For
BP PLC	12-May-2021	13	Reappointment Of Auditor: To Reappoint Deloitte Llp As Auditor From The Conclusion Of The Meeting Until The Conclusion Of The Next Annual General Meeting Before Which Accounts Are Laid	For	For
BP PLC	12-May-2021	14	Remuneration Of Auditor	For	For
BP PLC	12-May-2021	15	Political Donations And Political Expenditure	For	For
BP PLC	12-May-2021	16	Renewal Of The Scrip Dividend Programme	For	For
BP PLC	12-May-2021	17	Directors' Authority To Allot Shares (Section 551)	For	For
BP PLC	12-May-2021	18	Authority For Disapplication Of Pre-Emption Rights (Section 561)	For	For
BP PLC	12-May-2021	19	Additional Authority For Disapplication Of Pre-Emption Rights (Section 561)	For	For
BP PLC	12-May-2021	20	Share Buyback	For	For
BP PLC	12-May-2021	21	Notice Of General Meetings: To Authorize The Calling Of General Meetings Of The Company (Not Being An Annual General Meeting) By Notice Of At Least 14 Clear Days	For	Combined
BP PLC	12-May-2021	22	Please Note That This Resolution Is A Shareholder Proposal: Follow This Shareholder Resolution On Climate Change Targets: Shareholders Support The Company To Set And Publish Targets That Are Consistent With The Goal Of The Paris Climate Agreement: To Limit Global Warming To Well Below 2Decreec Above Pre-Industrial Levels And To Pursue Efforts To Limit The Temperature Increase To 1.5Decreec. These Quantitative Targets Should Cover The Short-, Medium-, And Long-Term Greenhouse Gas (Ghg) Emissions Of The Company'S Operations And The Use Of Its Energy Products (Scope 1, 2 And 3)	Against	Combined
BRADESPAR SA	29-Apr-2021	3	Separate Election Of The Board Of Directors. Preferred Shares. Appointment Of Candidates To The Board Of Directors By Minority Shareholders Holding Common Of Preferred Shares Without Voting Rights Or With Restricted Votes Have, The Shareholder Must Complete This Field In Case He Leaves The General Election Field Blank And Holds The Shares With Which He Votes During The 3 Months Immediately Prior To The Shareholders Meeting. Note Reynaldo Passanezi Filho. Shareholders May Only Vote In Favor For One Preferred Shares Name Appointed	For	Combined
BRADESPAR SA	29-Apr-2021	4	Separate Election Of The Board Of Directors. Preferred Shares. Appointment Of Candidates To The Board Of Directors By Minority Shareholders Holding Common Of Preferred Shares Without Voting Rights Or With Restricted Votes Have, The Shareholder Must Complete This Field In Case He Leaves The General Election Field Blank And Holds The Shares With Which He Votes During The 3 Months Immediately Prior To The Shareholders Meeting. Note Jose Luiz Osorio De Almeida Filho. Shareholders May Only Vote In Favor For One Preferred Shares Name Appointed	For	Combined
BRADESPAR SA	29-Apr-2021	5	Provided That Neither The Holders Of Shares Entitled To Voting Rights Nor The Preferred Shareholders Without Voting Rights Or With Restricted Voting Rights Achieved, Respectively, The Quorum Required By Items I And Ii Of Paragraph 4 Of Article 141 Of Law No. 6,404,76, Do You Want Your Vote To Be Aggregated To The Votes Of The Preferred Shares In Order To Elect To The Board Of Directors The Candidate With The Highest Number Of Votes Among All Those Who, In This Form, Stand For A Separate Election	For	For
BRADESPAR SA	29-Apr-2021	6	Request For Separate Election Of A Member Of The Board Of Directors By Shareholders Holding Preferred Shares Without Voting Or Restricted Voting Rights. Do You Want To Request The Separate Election Of A Member Of The Board Of Directors, Pursuant To Art. 141, Paragraph 4, ii, Of Law No 6,404 Of 1976. Note The Shareholder May Only Complete This Option If He, She Holds The Shares With Which He, She Votes During The 3 Months Immediately Prior To The General Meeting	For	For
BRADESPAR SA	29-Apr-2021	7	Separate Election Of The Fiscal Council. Preferred Shares. Appointment Of Candidates To Compose The Fiscal Council By Preferred Shareholders Not Entitled To Voting Rights Or With Restricted Vote. Note Wilfredo Joao Vicente Gomes, Fabio Guimaraes Vianna	For	For
BRANDYWINE REALTY TRUST	18-May-2021	1	Election Of Trustee: James C. Diggs	For	For
BRANDYWINE REALTY TRUST	18-May-2021	2	Election Of Trustee: Reginald Desroches	For	For
BRANDYWINE REALTY TRUST	18-May-2021	3	Election Of Trustee: H. Richard Haverstick, Jr.	For	For
BRANDYWINE REALTY TRUST	18-May-2021	4	Election Of Trustee: Terri A. Herubin	For	For
BRANDYWINE REALTY TRUST	18-May-2021	5	Election Of Trustee: Michael J. Joyce	For	For
BRANDYWINE REALTY TRUST	18-May-2021	6	Election Of Trustee: Charles P. Pizzi	For	For
BRANDYWINE REALTY TRUST	18-May-2021	7	Election Of Trustee: Gerard H. Sweeney	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BRANDYWINE REALTY TRUST	18-May-2021	8	Ratification Of The Audit Committee'S Appointment Of Pricewaterhousecoopers Lp As Our Independent Registered Public Accounting Firm For Calendar Year 2021.	For	For
BRANDYWINE REALTY TRUST	18-May-2021	9	Provide A Non-Binding, Advisory Vote On Our Executive Compensation.	For	For
BRENNTAG SE	10-Jun-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
BRENNTAG SE	10-Jun-2021	2	From 10Th February, Broadridge Will Code All Agendas For German Meetings In English Only. If You Wish To See The Agenda In German, This Will Be Made Available As A Link Under The Material Url Dropdown At The Top Of The Ballot. The German Agendas For Any Existing Or Past Meetings Will Remain In Place. For Further Information, Please Contact Your Client Service Representative.	Non-voting resolution	Non-voting resolution
BRENNTAG SE	10-Jun-2021	3	Please Note That Following The Amendment To Paragraph 21 Of The Securities Trade Act On 9Th July 2015 And The Over-Ruling Of The District Court In Cologne Judgment From 6Th June 2012 The Voting Process Has Now Changed With Regard To The German Registered Shares. As A Result, It Is Now The Responsibility Of The End-Investor (I.E. Final Beneficiary) And Not The Intermediary To Disclose Respective Final Beneficiary Voting Rights Therefore The Custodian Bank / Agent In The Market Will Be Sending The Voting Directly To Market And It Is The End Investors Responsibility To Ensure The Registration Element Is Complete With The Issuer Directly, Should They Hold More Than 3 % Of The Total Share Capital	Non-voting resolution	Non-voting resolution
BRENNTAG SE	10-Jun-2021	4	The Vote/Registration Deadline As Displayed On Proxyedge Is Subject To Change And Will Be Updated As Soon As Broadridge Receives Confirmation From The Sub Custodians Regarding Their Instruction Deadline. For Any Queries Please Contact Your Client Services Representative.	Non-voting resolution	Non-voting resolution
BRENNTAG SE	10-Jun-2021	5	According To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights. Further, Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual.	Non-voting resolution	Non-voting resolution
BRENNTAG SE	10-Jun-2021	6	Further Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Url Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected In The Ballot On Proxyedge.	Non-voting resolution	Non-voting resolution
BRENNTAG SE	10-Jun-2021	7	Receive Financial Statements And Statutory Reports For Fiscal Year 2020	Non-voting resolution	Non-voting resolution
BRENNTAG SE	10-Jun-2021	8	Approve Allocation Of Income And Dividends Of Eur 1.35 Per Share	For	Combined
BRENNTAG SE	10-Jun-2021	9	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
BRENNTAG SE	10-Jun-2021	10	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	For
BRENNTAG SE	10-Jun-2021	11	Ratify Pricewaterhousecoopers Gmbh As Auditors For Fiscal Year 2021	For	For
BRENNTAG SE	10-Jun-2021	12	Approve Remuneration Policy For The Management Board	For	For
BRENNTAG SE	10-Jun-2021	13	Approve Remuneration Of Supervisory Board	For	For
BRENNTAG SE	10-Jun-2021	14	Approve Remuneration Policy For The Supervisory Board	For	For
BRENNTAG SE	10-Jun-2021	15	04 May 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Combined
BRENNTAG SE	10-Jun-2021	16	04 May 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BRF SA	27-Apr-2021	3	To Receive The Administrators Accounts, To Examine, Discuss And Vote On The Administrations Report, The Financial Statements And The Accounting Statements Accompanied By The Independent Auditors Report Regarding The Fiscal Year Ending On December 31, 2020	For	Combined
BRF SA	27-Apr-2021	3	To Amend Article 3 Of The Company'S Bylaws, In Order To Include, In The Corporate Purpose, The I. Manufacture By Its Own Or On Demand, Commercialization, Export And Import Of Pharmochemical Products Derived From Animal Slaughter, Ii. Manufacture And Commercialization Of Organic Chemical Products Derived From Animal Slaughter, And Iii. Manufacture, Distribution And Export Of Pharmaceutical Ingredients Derived From Animal Slaughter	For	Combined
BRF SA	27-Apr-2021	4	To Set The Annual Global Compensation For The Year 2021 For The Company'S Managers, Board Of Directors And Board Of Officers, In The Amount Of Up To Brl 103.368.000,00. This Amount Refers To The Proposed Limit For Fixed Compensation, Salary Or Pro Labore, Direct And Indirect Benefits, And Benefits Motivated By The Termination Of The Position, As Well As Variable Remuneration, Profit Sharing, And Related Values The Stock Option Plan And The Company'S Restricted Stocks Plan	For	For
BRF SA	27-Apr-2021	4	To Amend Article 33 Of The Company'S Bylaws, In Order To 1. Establish That The Coordinator Of The Audit And Integrity Committee Will Be Chosen By The Board Of Directors And Not By The Members Of The Audit And Integrity Committee, 2. Establish That Audit And Integrity Committees Regular Meetings Shall Have A Bimonthly Periodicity And No Longer Monthly, And 3. Exclude The Obligation That The Meetings Between The Audit And Integrity Committee Coordinator And The Members Of The Board Of Directors And The Fiscal Council Shall Be Held Quarterly	For	For
BRF SA	27-Apr-2021	5	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed. 3. Attilio Guaspari, Effective Member, Marcus Vinicius Dias Severini, Substitute Member	For	Combined
BRF SA	27-Apr-2021	5	To Consolidate The Corporate Bylaws In Order To Reflect The Amendments, As Approved In The Preceding Items	For	Combined
BRF SA	27-Apr-2021	6	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed. 3. Maria Paula Soares Aranha, Effective Member, Monica Hojaj Carvalho Molina, Substitute Member	For	Combined
BRF SA	27-Apr-2021	6	Change The Company'S Restricted Stocks Plan Of The Company, Restricted Stocks Plan	For	Against
BRF SA	27-Apr-2021	7	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed. 3. Andre Vicentini, Effective Member, Valdecyr Maciel Gomes, Substitute Member	For	Against
BRF SA	27-Apr-2021	7	Exclude The Concepts Of Parity Actions, Total Shareholder Return, Tsr, And Funds Committed, And, Therefore Change Items 1.1, 5.3, 5.3.1 And 7.1 And Exclude Items 5.3.2 And 7.2 Of The Restricted Stocks Plan	For	Against
BRF SA	27-Apr-2021	8	To Set The Compensation For The Fiscal Year 2020 For The Effective Members Of The Fiscal Council In An Amount Corresponding To 10, Ten Percent, Of The Average Amount Of The Compensation Attributed To The Company'S Officers, Excluding Benefits, Sums Of Representation And Profit Sharing, Pursuant To Article 162, Paragraph 3, Of Law No. 6.404 1976	For	Combined
BRF SA	27-Apr-2021	8	Insert The Possibility For The Company, At Its Sole Discretion And Subject To Any Restrictions And Procedures Provided For In The Applicable Legislation And Regulation, To Grant Restricted Shares In The Form Of American Depositary Receipts , Adrs, With The Consequent Inclusion Of A New Item 6.2 In The Restricted Stocks Plan	For	Combined
BRF SA	27-Apr-2021	9	Consolidate The Competence Of The Board Of Directors To Establish The Effects Of The Beneficiary'S Termination In Relation To, Restricted Stock Not Fully Acquired, With The Consequent Amendment Of Item 8.1 And The Exclusion Of The Current Items 8.2 And 8.3 Of The Restricted Stocks Plan	For	Against
BRF SA	27-Apr-2021	10	Implement Wording Adjustments, Without Material Alteration Of Content, With The Consequent Alteration Of Items 1.1 Concepts Of, Restricted Stock Not Fully Acquired, And Committee, 2.1, 3.1, 3.2, 4.1, 4.2 D., 4.3, 6.1, 7.3, 7.4, 10.2 And 10.3 And The Exclusion Of The Current Item 6.2 Of The Restricted Stocks Plan	For	Against
BRIDGESTONE CORPORATION	26-Mar-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
BRIDGESTONE CORPORATION	26-Mar-2021	2	Approve Appropriation Of Surplus	For	Combined
BRIDGESTONE CORPORATION	26-Mar-2021	3	Amend Articles To: Approve Minor Revisions	For	For
BRIDGESTONE CORPORATION	26-Mar-2021	4	Appoint A Director Ishibashi, Shuichi	For	For
BRIDGESTONE CORPORATION	26-Mar-2021	5	Appoint A Director Higashi, Masahiro	For	For
BRIDGESTONE CORPORATION	26-Mar-2021	6	Appoint A Director Scott Trevor Davis	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BRIDGESTONE CORPORATION	26-Mar-2021	7	Appoint A Director Okina, Yuri	For	For
BRIDGESTONE CORPORATION	26-Mar-2021	8	Appoint A Director Masuda, Kenichi	For	For
BRIDGESTONE CORPORATION	26-Mar-2021	9	Appoint A Director Yamamoto, Kenzo	For	For
BRIDGESTONE CORPORATION	26-Mar-2021	10	Appoint A Director Terui, Keiko	For	For
BRIDGESTONE CORPORATION	26-Mar-2021	11	Appoint A Director Sasa, Seiichi	For	For
BRIDGESTONE CORPORATION	26-Mar-2021	12	Appoint A Director Shiba, Yojiro	For	For
BRIDGESTONE CORPORATION	26-Mar-2021	13	Appoint A Director Suzuki, Yoko	For	For
BRIDGESTONE CORPORATION	26-Mar-2021	14	Appoint A Director Hara, Hideo	For	For
BRIDGESTONE CORPORATION	26-Mar-2021	15	Appoint A Director Yoshimi, Tsuyoshi	For	For
BRILLIANCE CHINA AUTOMOTIVE HOLDINGS LTD	22-Jan-2021	3	To Approve, Confirm And Ratify The Huachen Purchase Framework Agreement And The Huachen Sale Framework Agreement, The Transactions Contemplated Thereunder And The Huachen Non-Exempted Proposed Caps For Each Of The Three Financial Years Ending 31 December 2023, And To Authorise The Directors Of The Company To, Amongst Other Matters, Sign, Execute And Deliver Or To Authorise The Signing, Execution And Delivery Of All Such Documents And To Do All Such Things As They May In Their Absolute Discretion Consider Necessary, Expedient Or Desirable To Implement And/Or To Give Effect To Or Otherwise In Connection With The Huachen Purchase Framework Agreement And The Huachen Sale Framework Agreement And The Transactions Contemplated Thereunder And To Be In The Interests Of The Company	For	For
BRISTOL-MYERS SQUIBB COMPANY	04-May-2021	1	Election Of Director: Peter J. Arduini	For	For
BRISTOL-MYERS SQUIBB COMPANY	04-May-2021	2	Election Of Director: Michael W. Bonney	For	For
BRISTOL-MYERS SQUIBB COMPANY	04-May-2021	3	Election Of Director: Giovanni Caforio, M.D.	For	For
BRISTOL-MYERS SQUIBB COMPANY	04-May-2021	4	Election Of Director: Julia A. Haller, M.D.	For	For
BRISTOL-MYERS SQUIBB COMPANY	04-May-2021	5	Election Of Director: Paula A. Price	For	For
BRISTOL-MYERS SQUIBB COMPANY	04-May-2021	6	Election Of Director: Derica W. Rice	For	For
BRISTOL-MYERS SQUIBB COMPANY	04-May-2021	7	Election Of Director: Theodore R. Samuels	For	For
BRISTOL-MYERS SQUIBB COMPANY	04-May-2021	8	Election Of Director: Gerald L. Storch	For	For
BRISTOL-MYERS SQUIBB COMPANY	04-May-2021	9	Election Of Director: Karen Vousden, Ph.D.	For	For
BRISTOL-MYERS SQUIBB COMPANY	04-May-2021	10	Election Of Director: Phyllis R. Yale	For	For
BRISTOL-MYERS SQUIBB COMPANY	04-May-2021	11	Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	For	For
BRISTOL-MYERS SQUIBB COMPANY	04-May-2021	12	Approval Of The Company'S 2021 Stock Award And Incentive Plan.	For	For
BRISTOL-MYERS SQUIBB COMPANY	04-May-2021	13	Ratification Of The Appointment Of An Independent Registered Public Accounting Firm.	For	For
BRISTOL-MYERS SQUIBB COMPANY	04-May-2021	14	Approval Of An Amendment To The Certificate Of Incorporation To Lower The Ownership Threshold For Special Shareholder Meetings To 15%.	For	For
BRISTOL-MYERS SQUIBB COMPANY	04-May-2021	15	Shareholder Proposal On Adoption Of A Board Policy That The Chairperson Of The Board Be An Independent Director.	Against	Combined
BRISTOL-MYERS SQUIBB COMPANY	04-May-2021	16	Shareholder Proposal On Shareholder Right To Act By Written Consent.	Against	Against
BRISTOL-MYERS SQUIBB COMPANY	04-May-2021	17	Shareholder Proposal To Lower The Ownership Threshold For Special Shareholder Meetings To 10%.	Against	Against

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BRITANNIA INDUSTRIES LTD	15-Feb-2021	1	Resolved That Pursuant To The Provisions Of Sections 230 To 232 Of The Companies Act, 2013 Read With Companies (Compromises, Arrangements And Amalgamations) Rules, 2016, And Other Applicable Provisions, If Any, Of The Companies Act, 2013, The Securities And Exchange Board Of India (Listing Obligations And Disclosure Requirements) Regulations, 2015, As Amended From Time To Time And The Provisions Of The Memorandum And Articles Of Association Of Britannia Industries Limited ("Applicant Company") And Subject To The Sanction Of The Kolkata Bench Of The Hon'ble National Company Law Tribunal (Hereinafter Referred To As "The Tribunal"), And Subject To Such Other Approvals, Permissions And Sanctions Of Regulatory And Other Authorities, As May Be Necessary, And Subject To Such Conditions And Modifications As May Be Prescribed Or Imposed By The Tribunal Or By Any Regulatory Or Other Authorities, While Granting Such Consents, Approvals And Permissions, Which May Be Agreed To By The Board Of Directors Of The Applicant Company (Hereinafter Referred To As The "Board", Which Term Shall Be Deemed To Mean And Include One Or More Committee(S) Constituted/To Be Constituted By The Board Or Any Other Person Authorised By It To Exercise Its Powers Including The Powers Conferred By This Resolution), The Scheme Of Arrangement Between Britannia Industries Limited And Its Members ("Scheme") Presented In Company Application (Caa) No. 1447/ Kb/2020 Filed By The Applicant Company Before The Hon'ble Tribunal, Be And Is Hereby Approved. Resolved Further That The Board Be And Is Hereby Authorized To Do All Such Acts, Deeds, Matters And Things, As It May, In Its Absolute Discretion Deem Requisite, Desirable, Appropriate Or Necessary To Give Effect To The Above Resolution And Effectively Implement The Arrangement Embodied In The Scheme And To Accept Such Modifications, Amendments, Limitations And/Or Conditions, If Any, Which May Be Required And/Or Imposed By The Hon'ble Tribunal Or Its Appellate Authority/ies/While Sanctioning The Arrangement	For	Combined
BRIXMOR PROPERTY GROUP INC	27-Apr-2021	1	Election Of Director: James M. Taylor Jr.	For	For
BRIXMOR PROPERTY GROUP INC	27-Apr-2021	2	Election Of Director: John G. Schreiber	For	For
BRIXMOR PROPERTY GROUP INC	27-Apr-2021	3	Election Of Director: Michael Berman	For	For
BRIXMOR PROPERTY GROUP INC	27-Apr-2021	4	Election Of Director: Julie Bowerman	For	For
BRIXMOR PROPERTY GROUP INC	27-Apr-2021	5	Election Of Director: Sheryl M. Crosland	For	For
BRIXMOR PROPERTY GROUP INC	27-Apr-2021	6	Election Of Director: Thomas W. Dickson	For	For
BRIXMOR PROPERTY GROUP INC	27-Apr-2021	7	Election Of Director: Daniel B. Hurwitz	For	For
BRIXMOR PROPERTY GROUP INC	27-Apr-2021	8	Election Of Director: William D. Rahm	For	For
BRIXMOR PROPERTY GROUP INC	27-Apr-2021	9	Election Of Director: Gabrielle Sulzberger	For	For
BRIXMOR PROPERTY GROUP INC	27-Apr-2021	10	To Ratify The Appointment Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
BRIXMOR PROPERTY GROUP INC	27-Apr-2021	11	To Approve, On A Non-Binding Advisory Basis, The Compensation Paid To Our Named Executive Officers.	For	For
BROADCOM INC	05-Apr-2021	1	Election Of Director: Ms. Diane M. Bryant	For	For
BROADCOM INC	05-Apr-2021	2	Election Of Director: Ms. Gayla J. Dely	For	For
BROADCOM INC	05-Apr-2021	3	Election Of Director: Mr. Raul J. Fernandez	For	For
BROADCOM INC	05-Apr-2021	4	Election Of Director: Mr. Eddy W. Hartenstein	For	Combined
BROADCOM INC	05-Apr-2021	5	Election Of Director: Mr. Check Kian Low	For	Combined
BROADCOM INC	05-Apr-2021	6	Election Of Director: Ms. Justine F. Page	For	For
BROADCOM INC	05-Apr-2021	7	Election Of Director: Dr. Henry Samuelli	For	For
BROADCOM INC	05-Apr-2021	8	Election Of Director: Mr. Hock E. Tan	For	For
BROADCOM INC	05-Apr-2021	9	Election Of Director: Mr. Harry L. You	For	For
BROADCOM INC	05-Apr-2021	10	Ratification Of The Appointment Of Pricewaterhouse-Coopers Llp As Broadcom'S Independent Registered Public Accounting Firm For The Fiscal Year Ending October 31, 2021.	For	For
BROADCOM INC	05-Apr-2021	11	Approval Of An Amendment And Restatement Of Broadcom'S 2012 Stock Incentive Plan.	For	For
BROADCOM INC	05-Apr-2021	12	Advisory Vote To Approve Compensation Of Broadcom'S Named Executive Officers.	For	For
BROOKFIELD ASSET MANAGEMENT INC.	11-Jun-2021	1	Director	For	Combined
BROOKFIELD ASSET MANAGEMENT INC.	11-Jun-2021	2	The Appointment Of Deloitte Llp As The External Auditor And Authorizing The Directors To Set Its Remuneration.	For	Combined
BROOKFIELD ASSET MANAGEMENT INC.	11-Jun-2021	3	The Say On Pay Resolution Set Out In The Corporation'S Management Information Circular Dated April 30, 2021 (The "Circular").	For	Combined
BROOKFIELD RENEWABLE CORPORATION	22-Jun-2021	1	Director	For	Combined
BROOKFIELD RENEWABLE CORPORATION	22-Jun-2021	2	Appointment Of Ernst & Young Llp As Auditors Of The Corporation For The Ensuing Year And Authorizing The Directors To Fix Their Remuneration.	For	For
BROTHER INDUSTRIES,LTD.	23-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
BROTHER INDUSTRIES,LTD.	23-Jun-2021	2	Appoint A Director Koike, Toshikazu	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BROTHER INDUSTRIES,LTD.	23-Jun-2021	3	Appoint A Director Sasaki, Ichiro	For	For
BROTHER INDUSTRIES,LTD.	23-Jun-2021	4	Appoint A Director Ishiguro, Tadashi	For	For
BROTHER INDUSTRIES,LTD.	23-Jun-2021	5	Appoint A Director Tada, Yuichi	For	For
BROTHER INDUSTRIES,LTD.	23-Jun-2021	6	Appoint A Director Ikeda, Kazufumi	For	For
BROTHER INDUSTRIES,LTD.	23-Jun-2021	7	Appoint A Director Kuwabara, Satoru	For	For
BROTHER INDUSTRIES,LTD.	23-Jun-2021	8	Appoint A Director Takeuchi, Keisuke	For	For
BROTHER INDUSTRIES,LTD.	23-Jun-2021	9	Appoint A Director Shirai, Aya	For	For
BROTHER INDUSTRIES,LTD.	23-Jun-2021	10	Appoint A Director Uchida, Kazunari	For	For
BROTHER INDUSTRIES,LTD.	23-Jun-2021	11	Appoint A Director Hidaka, Naoki	For	For
BROTHER INDUSTRIES,LTD.	23-Jun-2021	12	Appoint A Director Miyaki, Masahiko	For	For
BROTHER INDUSTRIES,LTD.	23-Jun-2021	13	Approve Details Of The Performance-Based Compensation To Be Received By Directors	For	For
BROTHER INDUSTRIES,LTD.	23-Jun-2021	14	Approve Details Of Compensation As Stock-Linked Compensation Type Stock Options For Directors	For	For
BROWN & BROWN, INC.	05-May-2021	1	Director	For	For
BROWN & BROWN, INC.	05-May-2021	2	To Ratify The Appointment Of Deloitte & Touche Llp As Brown & Brown, Inc.'S Independent Registered Public Accountants For The Fiscal Year Ending December 31, 2021.	For	For
BROWN & BROWN, INC.	05-May-2021	3	To Approve, On An Advisory Basis, The Compensation Of Named Executive Officers.	For	For
BUDWEISER BREWING COMPANY APAC LIMITED	30-Apr-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0326/ 2021032601776. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0326/ 2021032601742. Pdf	Non-voting resolution	Combined
BUDWEISER BREWING COMPANY APAC LIMITED	30-Apr-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
BUDWEISER BREWING COMPANY APAC LIMITED	30-Apr-2021	3	To Receive And Consider The Audited Consolidated Financial Statements Of The Company And The Reports Of The Directors And Auditors For The Year Ended 31 December 2020	For	Combined
BUDWEISER BREWING COMPANY APAC LIMITED	30-Apr-2021	4	To Declare A Final Dividend Of Usd 2.83 Cents Per Share For The Year Ended 31 December 2020	For	For
BUDWEISER BREWING COMPANY APAC LIMITED	30-Apr-2021	5	To Re-Elect Ms. Katherine Barrett As Non-Executive Director	For	Combined
BUDWEISER BREWING COMPANY APAC LIMITED	30-Apr-2021	6	To Re-Elect Mr. Nelson Jamel As Non-Executive Director	For	Against
BUDWEISER BREWING COMPANY APAC LIMITED	30-Apr-2021	7	To Re-Elect Mr. Martin Cubbon As Independent Non-Executive Director	For	Combined
BUDWEISER BREWING COMPANY APAC LIMITED	30-Apr-2021	8	To Authorize The Board To Fix The Directors' Remuneration	For	For
BUDWEISER BREWING COMPANY APAC LIMITED	30-Apr-2021	9	To Re-Appoint Pricewaterhousecoopers As The Independent Auditors Of The Company To Hold Office Until The Conclusion Of The Next Annual General Meeting And To Authorize The Board To Fix Their Remuneration	For	For
BUDWEISER BREWING COMPANY APAC LIMITED	30-Apr-2021	10	To Give A General Mandate To The Directors To Repurchase Shares Of The Company (The "Shares") Not Exceeding 10% Of The Total Number Of Issued Shares As At The Date Of Passing Of This Resolution	For	For
BUDWEISER BREWING COMPANY APAC LIMITED	30-Apr-2021	11	To Give A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares Not Exceeding 20% Of The Total Number Of Issued Shares As At The Date Of Passing Of This Resolution	For	Combined
BUDWEISER BREWING COMPANY APAC LIMITED	30-Apr-2021	12	To Extend The General Mandate Granted To The Directors To Allot, Issue And Deal With Additional Shares In The Capital Of The Company By The Aggregate Number Of The Shares Repurchased By The Company	For	Against
BUDWEISER BREWING COMPANY APAC LIMITED	30-Apr-2021	13	To Give A Specific Mandate To The Directors To Issue, Allot And Deal With 5,982,478 New Shares To The Trustee Of The Company'S Share Award Schemes (The "Trustee") In Relation To The Grant Of Restricted Share Units ("Rsus") And Locked-Up Shares ("Locked-Up Shares") To The Non-Connected Participants	For	Against
BUDWEISER BREWING COMPANY APAC LIMITED	30-Apr-2021	14	To Give A Specific Mandate To The Directors To Issue, Allot And Deal With A Maximum Of 132,433,970 New Shares To The Trustee In Relation To The Grant Of Rsus And Locked-Up Shares To The Non-Connected Participants During The Applicable Period	For	Against
BUDWEISER BREWING COMPANY APAC LIMITED	30-Apr-2021	15	To Give A Specific Mandate To The Directors To Issue, Allot And Deal With 12,348,432 New Shares To The Trustee In Relation To The Grant Of Rsus And Locked-Up Shares To The Connected Participants	For	Against

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BUDWEISER BREWING COMPANY APAC LIMITED	30-Apr-2021	16	To Give A Specific Mandate To The Directors To Issue, Allot And Deal With A Maximum Of 8,998,634 New Shares To The Trustee In Relation To The Grant Of Rsus And Locked-Up Shares To The Connected Participants During The Applicable Period	For	Against
BUNGE LIMITED	05-May-2021	1	Election Of Director: Sheila Bair	For	Combined
BUNGE LIMITED	05-May-2021	2	Election Of Director: Carol M. Browner	For	For
BUNGE LIMITED	05-May-2021	3	Election Of Director: Paul Fribourg	For	For
BUNGE LIMITED	05-May-2021	4	Election Of Director: J. Erik Fyrwald	For	For
BUNGE LIMITED	05-May-2021	5	Election Of Director: Gregory A. Heckman	For	For
BUNGE LIMITED	05-May-2021	6	Election Of Director: Bernardo Hees	For	For
BUNGE LIMITED	05-May-2021	7	Election Of Director: Kathleen Hyle	For	For
BUNGE LIMITED	05-May-2021	8	Election Of Director: Henry W. Winship	For	For
BUNGE LIMITED	05-May-2021	9	Election Of Director: Mark N. Zenuk	For	For
BUNGE LIMITED	05-May-2021	10	Advisory Vote To Approve Executive Compensation.	For	For
BUNGE LIMITED	05-May-2021	11	To Appoint Deloitte & Touche Llp As Bunge Limited'S Independent Auditors For The Fiscal Year Ending December 31, 2021 And To Authorize The Audit Committee Of The Board Of Directors To Determine The Independent Auditors' Fees.	For	For
BUNGE LIMITED	05-May-2021	12	Amendment To The Bunge Limited 2017 Non-Employee Director Equity Incentive Plan To Increase The Number Of Authorized Shares By 200,000 Shares.	For	For
BUNGE LIMITED	05-May-2021	13	Shareholder Proposal Regarding A Report On The Soy Supply Chain.	For	For
BUNGE LIMITED	05-May-2021	14	Shareholder Proposal Regarding Simple Majority Vote.	Against	For
BUNZL PLC	21-Apr-2021	1	To Receive And Consider The Accounts For The Year Ended 31 December 2020 Together With The Reports Of The Directors And Auditors	For	For
BUNZL PLC	21-Apr-2021	2	To Declare A Final Dividend: Final Dividend Of 38.3P Per Ordinary Share	For	For
BUNZL PLC	21-Apr-2021	3	To Re-Appoint Peter Ventress As A Director	For	Combined
BUNZL PLC	21-Apr-2021	4	To Re-Appoint Frank Van Zanten As A Director	For	Combined
BUNZL PLC	21-Apr-2021	5	To Re-Appoint Richard Howes As A Director	For	For
BUNZL PLC	21-Apr-2021	6	To Re-Appoint Vanda Murray As A Director	For	For
BUNZL PLC	21-Apr-2021	7	To Re-Appoint Lloyd Pitchford As A Director	For	For
BUNZL PLC	21-Apr-2021	8	To Re-Appoint Stephan Nanninga As A Director	For	Combined
BUNZL PLC	21-Apr-2021	9	To Appoint Vin Murria As A Director	For	Against
BUNZL PLC	21-Apr-2021	10	To Appoint Maria Fernanda Mejia As A Director	For	Combined
BUNZL PLC	21-Apr-2021	11	To Re-Appoint Pricewaterhousecoopers Llp As Auditors To Hold Office From The Conclusion Of This Year'S Agm Until The Conclusion Of The Next General Meeting At Which Accounts Are Laid Before The Company	For	For
BUNZL PLC	21-Apr-2021	12	To Authorise The Directors, Acting Through The Audit Committee, To Determine The Remuneration Of The Auditors	For	For
BUNZL PLC	21-Apr-2021	13	To Approve The Directors' Remuneration Policy As Set Out On Pages 119 To 127 (Inclusive) Of The Annual Report For The Year Ended 31 December 2020	For	For
BUNZL PLC	21-Apr-2021	14	To Approve The Directors' Remuneration Report As Set Out On Pages 114 To 139 (Inclusive) (Excluding The Directors' Remuneration Policy As Set Out On Pages 119 To 127 (Inclusive)) Of The Annual Report For The Year Ended 31 December 2020	For	For
BUNZL PLC	21-Apr-2021	15	Approval Of Policy Related Amendments To The Company'S Long-Term Incentive Plan	For	For
BUNZL PLC	21-Apr-2021	16	Approval Of New Us Employee Stock Purchase Plan	For	For
BUNZL PLC	21-Apr-2021	17	Renewal Of Savings-Related Share Option Scheme	For	For
BUNZL PLC	21-Apr-2021	18	Authority To Allot Ordinary Shares	For	For
BUNZL PLC	21-Apr-2021	19	General Authority To Disapply Pre-Emption Rights	For	For
BUNZL PLC	21-Apr-2021	20	Specific Authority To Disapply Pre-Emption Rights In Connection With An Acquisition Or Specified Capital Investment	For	For
BUNZL PLC	21-Apr-2021	21	Purchase Of Own Ordinary Shares	For	For
BUNZL PLC	21-Apr-2021	22	Notice Of General Meetings	For	For
BUNZL PLC	21-Apr-2021	23	Amendments To Articles Of Association	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	1	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	2	Voting On The Company External Auditors Report For The Financial Year Ended 31/12/2020	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	3	Voting On The Company Financial Statements For The Financial Year Ended 31/12/2020	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	4	Voting On The Board Of Directors Resolution To Appoint Mr. Nigel Sullivan As A Non-Executive Member Of The Board Of Directors Starting From The Date Of His Appointment On 05/04/2021 To Complete The Board Term Until The End Of The Current Term On 30/06/2022, Succeeding The Former Non-Executive Member Mrs. Joy Linton	For	Combined
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	5	Voting On Appointing An External Auditor For The Company Among Those Nominees Based On The Recommendation Of The Audit Committee To Review And Audit The Financial Statements For The Second And Third Quarters And Audit Annual Financial Year 2021 And The First Quarter Of The Year 2022, And Determine Their Fees	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	6	Voting On The Payment An Amount Of Sar (3,828) As Remuneration To The Board Of Directors Members For The Financial Year Ended On 31/12/2020	For	Combined
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	7	Voting On Discharge Of The Members Of The Board Of Directors From Liability For The Financial Year Ended 31/12/2020	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	8	Voting On Authorizing The Board Of Directors To Distribute Interim Dividends On Biannually Or Quarterly Basis For The Year 2021	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	9	Voting On The Purchase Of The Ltip Shares, By The Company, In Order To Fulfil The Current Ltip Cycle'S Required Shares Purchase, Being An Approval Of The Purchase Of Ltip Shares, By The Company, To A Maximum Value Of Sar (21,240,542) To A Maximum Number Of Shares Of 326,000, For Its Ltip Scheme, For Its Entitled Ltip Employees. The Allocation Will Be Done Within A Maximum Period Of 12 (Twelve) Months From The Date Of The Extraordinary General Assembly Meeting Which Approves The Ltip Shares Purchase And The Purchase Will Be Financed Through Company'S Fund. To Authorise The Board To Finalise The Share Buy-Back Transaction(S), In One Or Several Phases, And To Authorise The Execution Of The Ltip Shares Transactions, And/Or The Delegation Of The Authority To Authorise The Execution Of The Ltip Shares Transactions. Noting That This Program Is A Continuation Of The Current Program, The Conditions Of Which Were Previously Determined By The Board Of Directors, And The Approval Of The Extraordinary General Assembly Was Obtained On 08/05/2017	For	Combined
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	10	Voting On Delegating The Board Of Directors The Authority Of The Ordinary General Assembly To The License Mentioned In Paragraph (1) Of Article 71 Of The Companies Law, For A Period Of One Year From The Date Of The Approval Of The General Assembly Or Until The End Of The Session Of The Authorized Board Of Directors, Whichever Is Earlier, In Accordance With The Conditions Mentioned Regarding The Regulatory Controls And Procedures Issued In Implementation Of The Companies Law Of Listed Joint Stock Companies	For	Combined
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	11	Voting On The Recommendation Of The Board Of Directors To Distribute Cash Dividends For The Financial Year 2020, By (3.40 Riyals) Per Share In A Total Amount Of (408,000,000) Saudi Riyals, Or 34% Of The Nominal Share Value, Provided That The Shareholders Owning The Shares Are Eligible At The End Of The Trading Day Of The General Assembly Meeting And Those Registered In The Company Shareholders Register With The Securities Depository Center Company (Edaa Center) At The End Of The Second Trading Day Following The Entitlement Date, Provided That The Distribution Date To Be Later	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	12	Voting On Amending The Company Corporate Governance Code	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	13	Voting On Amending The Board Of Directors Charter	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	14	Voting On Amending The Executive Committee Charter	For	Combined
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	15	Voting On Amending The Investments Committee Charter	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	16	Voting On The Business And Contracts That Have Been Concluded Between The Company And Bupa Insurance Limited, Noting That Mr. David Martin Fletcher, Mr. Martin Houston, Mrs. Joy Linton And Mr. Nigel Sullivan Have Indirect Interest As Members Of The Board Of Directors. The Contracts Linked To The Bupa Global Market Unit, Without Any Preferential Treatment, Noting That The Value In 2020 Was (41,431) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	17	Voting On The Business And Contracts That Have Been Concluded Between The Company And My Clinic International Medical Company Limited, Noting That Mr. Loay Nazer And Mr. Tal Nazer Have Indirect Interest As Owners Of My Clinic International Medical Company Limited. The Contracts About Providing On-Site Clinic Services For Bupa Arabia Employees On The Bupa Arabia Premises, Noting That The Value Of This Contract In 2020 Was (131) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	18	Voting On The Business And Contracts That Have Been Concluded Between The Company And The Nazer Medical Clinics, Noting An Interest For Eng. Loay Nazer And Mr. Tal Nazer, As Owners Of Nazer Companies. The Contract Is For Expenses Charged/Re-Charged, Noting That The Value In 2020 Was (307) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	19	Voting On The Business And Contracts That Have Been Concluded Between The Company And Bupa Investments Overseas Limited, Noting That Mr. David Martin Fletcher And Mr. Martin Houston And Mrs. Joy Linton And Mr. Nigel Sullivan Have Indirect Interest As Members Of The Board Of Directors. The Contract Is About Relation To The Tax Equalization Adjustment, Noting That The Value In 2020 Was (1,873) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	20	Voting On The Business And Contracts That Have Been Concluded Between The Company And Bupa Investments Overseas Limited, In Which Mr. David Martin Fletcher And Mr. Martin Houston And Mrs. Joy Linton And Mr. Nigel Sullivan Have Indirect Interest, The Contract Is About The Value Of The Board And Board Committee Member Remuneration Amounts For Its Bupa Arabia Board And Board Committee Member Representatives Services During 2020, Noting That The Value In 2020 Was (915) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	21	Voting On The Business And Contracts That Have Been Concluded Between The Company And Bupa Insurance Limited, In Which Mr. David Martin Fletcher And Mr. Martin Houston And Mrs. Joy Linton And Mr. Nigel Sullivan Have Indirect Interest As Members Of The Board Of Directors. The Contract Is About Cost Of Medical Insurance, Noting That The Value In 2020 Was (41,431) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	22	Voting On The Business And Contracts That Have Been Concluded Between The Company And Bupa Middle East Holdings Two W.L.L., In Which Eng. Loay Nazer, Mr. Tal Nazer, Mr. David Martin Fletcher And Mr. Martin Houston And Mrs. Joy Linton And Mr. Nigel Sullivan Have Indirect Interest As Members Of The Board Of Directors. The Contract Relating To Brand Fees, Noting That The Value In 2020 Was (26,896) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	23	Voting On The Business And Contracts That Have Been Concluded Between The Company And Bupa Arabia For Cooperative Insurance Company, In Which The Board Member Mr. Tal Nazer Has Indirect Interest As The Ceo Of Bupa Arabia For Cooperative Insurance And Board Member Mr. Nader Ashoor Has An Interest As The Cfo Of Bupa Arabia For Cooperative Insurance. The Contract Is About Cost Of Medical Insurance For Its Employees, Noting That The Value In 2020 Was (19,779) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	24	Voting On The Business And Contracts That Have Been Concluded Between The Company And Nazer Group Limited, In Which Eng. Loay Nazer Has Indirect Interest As An Owner And As The Chairman Of The Nazer Group Limited, And Mr. Tal Nazer Has Indirect Interest As An Owner, The Contract Is About Cost Of Medical Insurance For Its Employees, Noting That The Value In 2020 Was (842) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	25	Voting On The Business And Contracts That Have Been Concluded Between The Company And Nazer Medical Clinics Company And Nazer Pharmacies Businesses, In Which Eng. Loay Nazer And Mr. Tal Nazer Have Indirect Interest As Owners. The Contract Is About Cost Of Medical Insurance For Its Employees, Noting That The Value In 2020 Was (3,565) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	26	Voting On The Business And Contracts That Have Been Concluded Between The Company And Nazer For Dialysis And Advanced Health Services Limited, In Which Eng. Loay Nazer As Owner And The Chairman Of Nazer For Dialysis And Advanced Health Services Limited, And Mr. Tal Nazer As Owner Have Indirect Interest. The Contract Is About Cost Of Medical Insurance For Its Employees, Noting That The Value In 2020 Was (5,895) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	27	Voting On The Business And Contracts That Have Been Concluded Between The Company And Nawah Healthcare Company, In Which Eng. Loay Nazer As Owner And The Chairman Of Nawah Healthcare Company, And Mr. Tal Nazer As Owner Have Indirect Interest. The Contract Is About Cost Of Medical Insurance For Its Employees, Noting That The Value In 2020 Was (380) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	28	Voting On The Business And Contracts That Have Been Concluded Between The Company And Nazer Medical Clinics Company And The Nazer Pharmacies Businesses, In Which Eng. Loay Nazer And Mr. Tal Nazer As Owners Have Indirect Interest. The Contract Consist To Provide Some Medical And Professional Services, Noting That Prices Will Be Comparable With The Prices Prevailing With Other Service Providers, Noting That The Value In 2020 Was (4,416) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	29	Voting On The Business And Contracts That Have Been Concluded Between The Company And The National Commercial Bank (Ncb), In Which Mr. Zaid Algaiz Has An Indirect Interest As A First-Degree Relative To A Member Of The Board Of Directors. The Contract Is About The Cost Of Medical Insurance For Its Employees, Noting That The Value In 2020 Was (156,524) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	30	Voting On The Business And Contracts That Have Been Concluded Between The Company And Gulf International Bank (Gib), In Which Mr. Zaid Algaiz Has An Indirect Interest As A First-Degree Relative To A Member Of The Board Of Directors. The Contract Is About The Cost Of Medical Insurance For Its Employees, Noting That The Value Of The Transactions In 2020 Was (9,701) Thousand Saudi Riyal, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	31	Voting On The Business And Contracts That Have Been Concluded Between The Company And Etihad Etisalat Company (Mobily), In Which Mr. Zaid Algaiz Has An Indirect Interest As A First-Degree Relative To A Member Of The Board Of Directors. The Contract Is About The Cost Of Medical Insurance For Its Employees, Noting That The Value Of The Transactions In 2020 Was (48,738) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	32	Voting On The Business And Contracts That Have Been Concluded Between The Company And Ma'Aden Corporate (Saudi Arabian Mining Company), In Which Mr. Zaid Algaiz Has An Indirect Interest As A First-Degree Relative To A Member Of The Board Of Directors. The Contract Is About The Cost Of Medical Insurance For Its Employees, Noting That The Value Of The Transactions In 2020 Was (12,717) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	33	Voting On The Business And Contracts That Have Been Concluded Between The Company And Bawan Wood Industries Co., In Which Mr. Zaid Algaiz Has An Indirect Interest As A First-Degree Relative To A Member Of The Board Of Directors. The Contract Is About The Cost Of Medical Insurance For Its Employees, Noting That The Value Of The Transactions In 2020 Was (1,577) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	34	Voting On The Business And Contracts That Have Been Concluded Between The Company And Bawan Metal Industries Company, In Which Mr. Zaid Algaiz Has An Indirect Interest As A First-Degree Relative To A Member Of The Board Of Directors. The Contract Is About The Cost Of Medical Insurance For Its Employees, Noting That The Value Of The Transactions In 2020 Was (1,286) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	35	Voting On The Business And Contracts That Have Been Concluded Between The Company And Al Rajhi Bank, In Which Mr. Zaid Algaiz Has An Indirect Interest As A First-Degree Relative To A Member Of The Board Of Directors. The Contract Is About The Cost Of Medical Insurance For Its Employees, Noting That The Value Of The Transactions In 2020 Was (107,147) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	36	Voting On The Business And Contracts That Have Been Concluded Between The Company And Riyadh Cables Group Company, In Which Mr. Zaid Algaiz Has An Indirect Interest As A First-Degree Relative To A Member Of The Board Of Directors. The Contract Is About The Cost Of Medical Insurance For Its Employees, Noting That The Value Of The Transactions In 2020 Was (7,415) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	37	Voting On The Business And Contracts That Have Been Concluded Between The Company And Careem, In Which Dr. Abdullah Elyas Has An Indirect Interest As A Ceo And Member Of The Board Of Directors. The Contract Is About The Cost Of Medical Insurance For Its Employees, Noting That The Value In 2020 Was (731) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	38	Voting On The Business And Contracts That Have Been Concluded Between The Company And Saudi Steel Pipe Company, In Which Mr. Nader Ashoor Has An Indirect Interest As A Former Member Of The Board Of Directors. The Contract Is About Cost Of Medical Insurance For Its Employees, Noting That The Value In 2020 Was (3,224) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For
BUPA ARABIA FOR COOPERATIVE INSURANCE COMPANY	24-Jun-2021	39	Voting On The Business And Contracts That Have Been Concluded Between The Company And Ahmed Mohammed Baeshen Co (Amb), In Which Mr. Ali Sheneamer Has An Indirect Interest As A Member Of The Board Of Directors. The Contract Is About Cost Of Medical Insurance For Its Employees, Noting That The Value Of The Transactions In 2020 Was (3,058) Thousand Saudi Riyals, Without Any Preferential Treatment	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BUREAU VERITAS SA	25-Jun-2021	7	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Company'S Financial Statements For The Fiscal Year That Ended On December 31st 2020, As Presented To The Meeting, Showing Earnings Amounting To Eur 63,524,466.48. The Shareholders' Meeting Approves The Non-Deductible Expenses And Charges Amounting To Eur 75,664.00 And Their Corresponding Tax Of Eur 21,885.02	For	For
BUREAU VERITAS SA	25-Jun-2021	8	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Consolidated Financial Statements For Said Financial Year, As Presented To The Meeting, Showing Earnings Amounting To Eur 138,900,000.00	For	For
BUREAU VERITAS SA	25-Jun-2021	9	Allocation Of Earnings: Origin Earnings: Eur 63,524,466.48 Legal Reserve: Eur (1,585,24) Following This Allocation, The Legal Reserve Account, Which Previously Amounted To Eur 5,425,115.86, Will Show A New Balance Of Eur 5,426,701.10 Representing 10 Per Cent Of The Share Capital. Distributable Income: Eur 63,522,881.24 Other Reserves: Eur 1,137,341,005.78 Allocation Dividend: Eur 162,801,033.12 The Shareholders Will Be Granted A Dividend Of Eur 0.36 Per Share, That Will Be Eligible For The 40 Per Cent Deduction Provided By The French General Tax Code. This Dividend Will Be Paid On July 7th 2021. As Required By Law, It Is Reminded That, For The Last Three Financial Years, The Dividends Were Paid As Follows: Eur 0.56 Per Share For Fiscal Years 2017 And 2018, No Dividend Was Paid For Fiscal Year 2019	For	For
BUREAU VERITAS SA	25-Jun-2021	10	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L.225-38 Of The French Commercial Code, Approves Said Report And Takes Notice That No New Agreement And Not Approved By The Shareholders' Meeting As Referred To Therein Has Been Authorized For Said Fiscal Year	For	For
BUREAU VERITAS SA	25-Jun-2021	11	The Shareholders' Meeting Renews The Appointment Of Ms Ana Giros Calpe As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
BUREAU VERITAS SA	25-Jun-2021	12	The Shareholders' Meeting Renews The Appointment Of Ms Lucia Sinapi- Thomas As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Against
BUREAU VERITAS SA	25-Jun-2021	13	The Shareholders' Meeting Renews The Appointment Of Mr Andre Francois-Poncet As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
BUREAU VERITAS SA	25-Jun-2021	14	The Shareholders' Meeting Renews The Appointment Of Mr Jerome Michiels As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	For
BUREAU VERITAS SA	25-Jun-2021	15	The Shareholders' Meeting Appoints As Director, Ms Julie Avrane-Chopard, To Replace Ms Ieda Gomes Yell For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	For
BUREAU VERITAS SA	25-Jun-2021	16	The Shareholders' Meeting Ratifies The Appointment Of Ms Christine Anglade-Pirzadeh As A Director, To Replace Ms Stephanie Besnier, For The Remainder Of Ms Stephanie Besnier'S Term Of Office, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The Fiscal Year 2023	For	For
BUREAU VERITAS SA	25-Jun-2021	17	The Shareholders' Meeting Approves The Information Regarding The Compensation Of The Corporate Officers As Mentioned In Article L.22-10-9 I Of The Commercial Code, For The 2020 Fiscal Year	For	For
BUREAU VERITAS SA	25-Jun-2021	18	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Paid And Awarded To Mr Aldo Cardoso, As Chairman Of The Board Of Directors For The 2020 Fiscal Year	For	For
BUREAU VERITAS SA	25-Jun-2021	19	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Paid And Awarded To Mr Didier Michaud-Daniel, As Managing Director For The 2020 Fiscal Year	For	Combined
BUREAU VERITAS SA	25-Jun-2021	20	The Shareholders' Meeting Approves The Compensation Policy Of The Directors	For	Combined
BUREAU VERITAS SA	25-Jun-2021	21	The Shareholders' Meeting Approves The Compensation Policy Of The Chairman Of The Board Of Directors	For	For
BUREAU VERITAS SA	25-Jun-2021	22	The Shareholders' Meeting Approves The Compensation Policy Of The Managing Director	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BUREAU VERITAS SA	25-Jun-2021	23	The Shareholders' Meeting Authorizes The Board Of Directors To Buy Back The Company'S Shares, Subject To The Conditions Described Below: Maximum Purchase Price: Eur 45.00, Maximum Number Of Ordinary Shares To Be Acquired: 10 Per Cent Of The Shares Composing The Share Capital (I.E. 45,222,509 Shares Composing The Share Capital As Of December 31St 2020), Maximum Funds Invested In The Share Buybacks: Eur 2,035,012,905.00. This Authorization Is Given For An 18-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of June 26Th 2020In Its Resolution Number 15. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
BUREAU VERITAS SA	25-Jun-2021	24	The Shareholders' Meeting Decides That The Overall Nominal Amount Pertaining To: - The Capital Increases To Be Carried Out With The Use Of The Delegations Given By Resolutions Number 19, 21 To 24, 26 And 29 Shall Not Exceed Eur 21,600,000.00, - The Capital Increases, With Cancellation Of Preferential Subscription Rights To Be Carried Out With The Use Of The Delegations Given By Resolutions Number 21 To 24, 26 And 29 Shall Not Exceed Eur 5,400,000.00, - The Issuances Of Debt Securities To Be Carried Out With The Use Of The Delegations Given By Resolutions Number 19, 21 To 24, 26 And 29 Shall Not Exceed Eur 1,000,000,000.00 This Authorization Is Given For A 26-Month Period. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect	For	For
BUREAU VERITAS SA	25-Jun-2021	25	The Shareholders' Meeting Delegates To The Board Of Directors The Necessary Powers To Increase The Capital, Up To Eur 16,200,000.00, By Issuance, With Preferential Subscription Rights Maintained, Of Ordinary Shares, Equity Securities Or Debt Securities Giving Access To Other Existing Equity Securities Or To Be Issued By The Company Parent Company Or Subsidiaries. The Issuance Of Preference Shares And Securities Giving Access To Preference Shares Is Excluded. The Maximum Nominal Amount Of Debt Securities Which May Be Issued Shall Not Exceed Eur 1,000,000,000.00. This Authorization Is Granted For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of May 14Th 2019 In Its Resolution Number 12. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
BUREAU VERITAS SA	25-Jun-2021	26	The Shareholders' Meeting Delegates To The Board Of Directors All Powers In Order To Increase The Share Capital, Up To Eur 16,200,000.00, By Way Of Capitalizing Reserves, Profits, Premiums Or Other Means, Provided That Such Capitalization Is Allowed By Law And Under The Bylaws, By Issuing Bonus Shares Or Raising The Par Value Of Existing Shares, Or By A Combination Of Both Methods. This Authorization Is Granted For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of May 14Th 2019 In Its Resolution Number 13. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
BUREAU VERITAS SA	25-Jun-2021	27	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase The Share Capital, Up To 10 Per Cent Of The Share Capital, By Issuing Ordinary Shares Or Securities Giving Access To The Share Capital, In Consideration For The Contributions In Kind Granted To The Company And Composed Of Capital Securities Or Securities Giving Access To Share Capital. The Maximum Nominal Amount Of Debt Securities Which May Be Issued Shall Not Exceed Eur 1,000,000,000.00. This Authorization Is Granted For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of May 14Th 2019 In Its Resolution Number 14. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
BUREAU VERITAS SA	25-Jun-2021	28	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase The Share Capital, Up To Eur 5,400,000.00, By Issuing Ordinary Shares Or Securities Giving Access To The Share Capital, In Consideration For Contributions Of Securities Granted To The Company In The Scope Of A Public Exchange Offer Initiated By The Company The Maximum Nominal Amount Of Debt Securities Which May Be Issued Shall Not Exceed Eur 1,000,000,000.00. This Authorization Is Granted For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of May 14Th 2019 In Its Resolution Number 15. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BUREAU VERITAS SA	25-Jun-2021	29	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase The Share Capital Up To Eur 5,400,000.00, By Issuance By Way Of A Public Offering, With Cancellation Of Preferential Subscription Rights, Of Ordinary Shares, Equity Securities Or Debt Securities Giving Access To Other Existing Equity Securities Or To Be Issued By The Company Parent Company Or Subsidiaries. The Issuance Of Preference Shares And Securities Giving Access To Preference Shares Is Excluded. The Maximum Nominal Amount Of Debt Securities Which May Be Issued Shall Not Exceed Eur 1,000,000,000.00. This Authorization Is Granted For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of May 14Th 2019 In Its Resolution Number 16. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
BUREAU VERITAS SA	25-Jun-2021	30	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase The Share Capital Up To Eur 5,400,000.00, By Issuance By Way Of A Private Offering, With Cancellation Of Preferential Subscription Rights, Of Ordinary Shares, Equity Securities Or Debt Securities Giving Access To Other Existing Equity Securities Or To Be Issued By The Company Parent Company Or Subsidiaries. The Issuance Of Preference Shares And Securities Giving Access To Preference Shares Is Excluded. The Maximum Nominal Amount Of Debt Securities Which May Be Issued Shall Not Exceed Eur 1,000,000,000.00. This Authorization Is Granted For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of May 14Th 2019 In Its Resolution Number 17. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
BUREAU VERITAS SA	25-Jun-2021	31	The Shareholders' Meeting Authorizes The Board Of Directors, For A Period Of 12 Months And Within The Limit Of 10 Per Cent Of The Share Capital Per Year, To Set The Issue Price Of The Ordinary Shares And Securities Giving Access To The Share Capital To Be Issued Under Resolutions 23 And 24, In Accordance With The Terms And Conditions Determined By The Shareholders' Meeting. This Authorization Is Granted For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of May 14Th 2019 In Its Resolution Number 18	For	For
BUREAU VERITAS SA	25-Jun-2021	32	Subject To The Adoption Of Resolution 19 And 23 To 25, The Shareholders' Meeting Resolves That The Board Of Directors May Decide To Increase The Number Of Ordinary Shares Or Securities Giving Access To The Share Capital Or Securities Giving Right To The Allocation Of Debt Securities To Be Issued In The Event Of A Capital Increase With Or Without Preferential Subscription Right Of Shareholders, Within 30 Days Of The Closing Of The Subscription Period, Up To A Maximum Of 15 Per Cent Of The Initial Issue And At The Same Price. This Authorization Is Granted For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of May 14Th 2019 In Its Resolution Number 19	For	For
BUREAU VERITAS SA	25-Jun-2021	33	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Grant, In Favor Of Beneficiaries To Be Chosen Among Employees And Managing Corporate Officers Of The Company, Related Companies Or Subsidiaries, Options Giving The Right Either To Subscribe For Company'S Shares To Be Issued Through A Share Capital Increase, Or To Purchase Existing Shares Purchased By The Company. Provided The Options Shall Not Give Rights To A Total Number Of Shares, Exceeding 1.5 Per Cent Of The Share Capital And 0.1 Per Cent Of The Share Capital For Corporate Officers Of The Company. This Authorization Is Granted For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of May 14Th 2019 In Its Resolution Number 20. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
BUREAU VERITAS SA	25-Jun-2021	34	The Shareholders' Meeting Authorizes The Board Of Directors To Grant, For Free Existing Or Future Shares, In Favor Of The Employees Or The Managing Corporate Officers Of The Company, Related Companies Or Subsidiaries For An Amount Representing 1 Per Cent Of The Share Capital And 0.1 Per Cent For The Free Shares Allocated To The Managing Corporate Officers. Those Amounts Shall Count Against The Overall Value Set Forth In Resolution Number 27. This Authorization Is Granted For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of May 14Th 2019 In Its Resolution Number 21. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BUREAU VERITAS SA	25-Jun-2021	35	The Shareholders' Meeting Authorizes The Board Of Directors To Increase The Share Capital, In Favor Of Members Of A Company Savings Or Related Companies Plan, With Cancellation Of Preferential Subscription Rights, By Issuance Of Ordinary Shares And-Or Securities Giving Access To The Share Capital. This Delegation Is Given For A 26-Month Period And For A Nominal Amount That Shall Not Exceed 1 Per Cent Of The Share Capital. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of May 14Th 2019 In Its Resolution Number 24. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
BUREAU VERITAS SA	25-Jun-2021	36	The Shareholders' Meeting Grants All Powers To The Board Of Directors To Reduce The Share Capital By Cancelling All Or Part Of The Shares Held By The Company In Connection With The Stock Repurchase Plan Under Resolution 17, Up To 10 Per Cent Of The Share Capital Over A 24-Month Period. This Authorization Is Given For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of May 14Th 2019 In Its Resolution Number 23. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
BUREAU VERITAS SA	25-Jun-2021	37	The Shareholders' Meeting Decides To Amend Article Number 10: 'Identification Of Shareholders ' Of The Bylaws	For	For
BUREAU VERITAS SA	25-Jun-2021	38	The Shareholders' Meeting Decides To Amend Article Number 15: 'Convening And Proceedings Of The Board Of Directors' Of The Bylaws	For	For
BUREAU VERITAS SA	25-Jun-2021	39	The Shareholders' Meeting Decides To Amend Article Number 17: 'Chair And Vice-Chair Of The Board Of Directors' Of The Bylaws	For	For
BUREAU VERITAS SA	25-Jun-2021	40	The Shareholders' Meeting Decides To Amend Article Number 19: 'Executive Management - The Deputy General Management ' Of The Bylaws	For	For
BUREAU VERITAS SA	25-Jun-2021	41	The Shareholders' Meeting Decides To Amend Article Number 22: 'Auditors' Of The Bylaws	For	For
BUREAU VERITAS SA	25-Jun-2021	42	The Shareholders' Meeting Decides To Amend The Following Articles Number 4: 'Head Office' Of The Bylaw Number 20 : 'Compensation' Of The Bylaw Number 21: 'Non-Voting Directors' Of The Bylaw Number 28: 'Quorum- Vote- Number Of Votes' Of The Bylaw Number 34: 'Result Fixation, Appropriation And Allocation' Of The Bylaw	For	For
BUREAU VERITAS SA	25-Jun-2021	43	The Shareholders' Meeting Grants Full Powers To The Bearer Of An Original, A Copy Or Extract Of The Minutes Of This Meeting To Carry Out All Filings, Publications And Other Formalities Prescribed By Law	For	For
BURLINGTON STORES, INC.	19-May-2021	1	Election Of Class Ii Director: Michael Goodwin	For	For
BURLINGTON STORES, INC.	19-May-2021	2	Election Of Class Ii Director: William P. Mcnamara	For	For
BURLINGTON STORES, INC.	19-May-2021	3	Election Of Class Ii Director: Michael O'Sullivan	For	For
BURLINGTON STORES, INC.	19-May-2021	4	Election Of Class Ii Director: Jessica Rodriguez	For	For
BURLINGTON STORES, INC.	19-May-2021	5	Ratification Of Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Certified Public Accounting Firm For The Fiscal Year Ending January 29, 2022.	For	For
BURLINGTON STORES, INC.	19-May-2021	6	Approval, On A Non-Binding, Advisory Basis, Of The Compensation Of The Company'S Named Executive Officers ("Say-On-Pay").	For	For
BURLINGTON STORES, INC.	19-May-2021	7	Approval Of Stockholder Proposal Regarding The Setting Of Target Amounts For Ceo Compensation, If Properly Presented.	Against	Combined
BYD COMPANY LTD	08-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
BYD COMPANY LTD	08-Jun-2021	2	To Consider And Approve The Report Of The Board Of Directors Of The Company ("The Board") For The Year Ended 31 December 2020	For	For
BYD COMPANY LTD	08-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
BYD COMPANY LTD	08-Jun-2021	3	To Consider And Approve The Report Of The Supervisory Committee Of The Company For The Year Ended 31 December 2020	For	For
BYD COMPANY LTD	08-Jun-2021	3	2020 Financial Reports Respectively Audited By Domestic And Overseas Audit Firms	For	For
BYD COMPANY LTD	08-Jun-2021	4	To Consider And Approve The Audited Financial Statements Of The Company For The Year Ended 31 December 2020	For	For
BYD COMPANY LTD	08-Jun-2021	4	2020 Annual Report And Its Summary	For	For
BYD COMPANY LTD	08-Jun-2021	5	To Consider And Approve The Annual Reports Of The Company For The Year Ended 31 December 2020 And The Summary Thereof	For	For
BYD COMPANY LTD	08-Jun-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.48000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
BYD COMPANY LTD	08-Jun-2021	6	To Consider And Approve The Profit Distribution Plan Of The Company For The Year Ended 31 December 2020	For	For
BYD COMPANY LTD	08-Jun-2021	6	Reappointment Of 2021 Domestic And Overseas Audit Firms And Internal Control Audit Firm	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BYD COMPANY LTD	08-Jun-2021	7	To Appoint Prc Auditor, Prc Internal Control Audit Institution And Auditor Outside The Prc For The Financial Year Of 2021 And To Hold Office Until The Conclusion Of The Next Annual General Meeting Of The Company, And To Authorise The Board To Determine Their Remuneration	For	For
BYD COMPANY LTD	08-Jun-2021	7	Guarantee For Controlled Subsidiaries, Mutual Guarantee Among Controlled Subsidiaries, And Guarantee For Joint Stock Companies Provided By The Company And Its Controlled Subsidiaries	For	Combined
BYD COMPANY LTD	08-Jun-2021	8	To Consider And Approve The Provision Of Guarantee By The Group	For	Against
BYD COMPANY LTD	08-Jun-2021	8	2021 Estimated Continuing Connected Transactions	For	Combined
BYD COMPANY LTD	08-Jun-2021	9	To Consider And Approve The Estimated Cap Of Ordinary Connected Transactions Of The Group For The Year 2021	For	For
BYD COMPANY LTD	08-Jun-2021	9	General Authorization To The Board Of The Company	For	Combined
BYD COMPANY LTD	08-Jun-2021	10	To Consider And Approve: (A) The Grant To The Board A General Mandate To Allot, Issue And Deal With Additional H Shares In The Capital Of The Company Subject To The Following Conditions: (i) That The Aggregate Nominal Amount Of H Shares Of The Company Allotted, Issued And Dealt With Or Agreed Conditionally Or Unconditionally To Be Allotted, Issued Or Dealt With By The Board Pursuant To The General Mandate Shall Not Exceed 20 Per Cent Of The Aggregate Nominal Amount Of H Shares Of The Company In Issue; (ii) That The Exercise Of The General Mandate Shall Be Subject To All Governmental And/OR Regulatory Approval(S), If Any, And Applicable Laws (Including But Without Limitation, The Company Law Of The Prc And The Rules Governing The Listing Of Securities On The Stock Exchange Of Hong Kong Limited ("The Listing Rules")); (iii) That The General Mandate Shall Remain Valid Until The Earliest Of (1) The Conclusion Of The Next Annual General Meeting Of The Company; Or (2) The Expiration Of A 12-Month Period Following The Passing Of This Resolution; Or (3) The Date On Which The Authority Set Out In This Resolution Is Revoked Or Varied By A Special Resolution Of The Shareholders Of The Company In A General Meeting; And (B) The Authorisation To The Board To Approve, Execute And Do Or Procure To Be Executed And Done, All Such Documents, Deeds And Things As It May Consider Necessary Or Expedient In Connection With The Allotment And Issue Of Any New Shares Pursuant To The Exercise Of The General Mandate Referred To In Paragraph (A) Of This Resolution	For	Against
BYD COMPANY LTD	08-Jun-2021	10	General Authorization To The Board Of A Company	For	Against
BYD COMPANY LTD	08-Jun-2021	11	To Consider And Approve A General And Unconditional Mandate To The Directors Of Byd Electronic (International) Company Limited (Byd Electronic) To Allot, Issue And Deal With New Shares Of Byd Electronic Not Exceeding 20 Percent Of The Number Of The Issued Shares Of Byd Electronic	For	Against
BYD COMPANY LTD	08-Jun-2021	11	Temporary Guarantee Provided By The Direct Sales Stores Of A Controlled Subsidiary For Mortgage Of Car Buyers	For	Combined
BYD COMPANY LTD	08-Jun-2021	12	To Consider And Approve Provision Of Phased Guarantee For Mortgage-Backed Car Buyers To Byd Auto Finance Company Limited (As Specified) By The Store Directly Run By The Company'S Holding Subsidiary	For	For
BYD COMPANY LTD	08-Jun-2021	12	Connected Transaction Regarding Adjustment Of The Upper Limit Of Deposits In A Company	For	For
BYD COMPANY LTD	08-Jun-2021	13	To Consider And Approve The Increase Of Shareholders' Deposits Limit By The Company	For	For
BYD COMPANY LTD	08-Jun-2021	13	Authorization To The Board To Decide On The Issuance Of Debt Financing Instruments	For	For
BYD COMPANY LTD	08-Jun-2021	14	To Consider And Approve The Authorisation To The Board Of Determine The Proposed Plan For The Issuance Of Debt Financing Instrument(S)	For	For
BYD COMPANY LTD	16-Jun-2021	1	The Spin-Off Listing Of A Subsidiary On The Chinext Board Is In Compliance With Relevant Laws And Regulations	For	For
BYD COMPANY LTD	16-Jun-2021	2	To Consider And Approve The Resolution In Relation To The Spin-Off And Listing Of Byd Semiconductor Company Limited On The Chinext Board In Compliance With The Requirements Under Relevant Laws And Regulations	For	For
BYD COMPANY LTD	16-Jun-2021	2	Plan For The Spin-Off Listing Of A Subsidiary On The Chinext Board	For	For
BYD COMPANY LTD	16-Jun-2021	3	To Consider And Approve The Resolution In Relation To The Plan On The Spin-Off And Listing Of Byd Semiconductor Company Limited On The Chinext Board	For	For
BYD COMPANY LTD	16-Jun-2021	3	Preplan For The Spin-Off Listing Of A Subsidiary On The Chinext Board	For	For
BYD COMPANY LTD	16-Jun-2021	4	To Consider And Approve The Resolution In Relation To The Proposal Of The Spin-Off And Listing Of Byd Semiconductor Company Limited On The Chinext Board	For	For
BYD COMPANY LTD	16-Jun-2021	4	The Subsidiary'S Spin-Off Listing Is In Compliance With The Several Issues Concerning The Regulation Of Domestic Spin-Off Listing Of Subordinate Companies Of Listed Companies	For	For
BYD COMPANY LTD	16-Jun-2021	5	To Consider And Approve The Resolution In Relation To The Spin-Off And Listing Of Byd Semiconductor Company Limited On The Chinext Board In Compliance With "Several Provisions On The Pilot Program Of Listed Companies' Spin-Off Of Subsidiaries For Domestic Listing" ("As Specified")	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
BYD COMPANY LTD	16-Jun-2021	5	The Spin-Off Listing Of The Subsidiary On The Chinext Board Is For The Legitimate Rights And Interest Of Shareholders	For	For
BYD COMPANY LTD	16-Jun-2021	6	To Consider And Approve The Resolution In Relation To The Spin-Off And Listing Of Byd Semiconductor Company Limited On The Chinext Board Which Benefits The Safeguarding Of Legal Rights And Interests Of Shareholders And Creditors	For	For
BYD COMPANY LTD	16-Jun-2021	6	Statement On Sustainable Profitability And Prospects Of The Company	For	For
BYD COMPANY LTD	16-Jun-2021	7	To Consider And Approve The Resolution In Relation To The Ability To Maintain Independence And Sustainable Operation Of The Company	For	For
BYD COMPANY LTD	16-Jun-2021	7	The Subsidiary Is Capable Of Conducting Law-Based Operation	For	For
BYD COMPANY LTD	16-Jun-2021	8	To Consider And Approve The Resolution In Relation To The Affirmation Of Capability Of Byd Semiconductor Company Limited To Implement Regulated Operation	For	For
BYD COMPANY LTD	16-Jun-2021	8	Statement On The Compliance And Completeness Of The Legal Procedure Of The Spin-Off Listing And The Validity Of The Legal Documents Submitted	For	For
BYD COMPANY LTD	16-Jun-2021	9	To Consider And Approve The Resolution In Relation To The Explanation Of The Completeness Of And Compliance With Statutory Procedures Of The Spin-Off And The Validity Of Legal Documents Submitted	For	For
BYD COMPANY LTD	16-Jun-2021	9	Purpose, Commercial Reasonability, Necessity And Feasibility Of The Spin-Off Listing	For	For
BYD COMPANY LTD	16-Jun-2021	10	To Consider And Approve The Resolution In Relation To The Analysis On The Objectives, Commercial Reasonableness, Necessity And Feasibility Of The Spin-Off	For	For
BYD COMPANY LTD	16-Jun-2021	10	Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The Spin-Off Listing Of The Subsidiary	For	For
BYD COMPANY LTD	16-Jun-2021	11	To Consider And Approve The Resolution In Relation To The Authorisation By The General Meeting To The Board Of Directors And Its Authorised Persons To Deal With Matters Relating To The Spin-Off And Listing	For	For
BYD COMPANY LTD	16-Jun-2021	11	Implementation Of An Equity Incentive Plan	For	For
BYD COMPANY LTD	16-Jun-2021	12	To Consider And Approve The Resolution In Relation To The Proposed Share Option Scheme Of Byd Semiconductor Company Limited	For	For
BYD ELECTRONIC (INTERNATIONAL) CO LTD	08-Jun-2021	3	To Receive And Consider The Audited Consolidated Financial Statements And The Report Of The Directors Of The Company And The Report Of The Independent Auditors Of The Company For The Year Ended 31 December 2020	For	For
BYD ELECTRONIC (INTERNATIONAL) CO LTD	08-Jun-2021	4	To Declare A Final Dividend Of Rmb0.241 Per Share For The Year Ended 31 December 2020	For	For
BYD ELECTRONIC (INTERNATIONAL) CO LTD	08-Jun-2021	5	To Re-Appoint Ernst & Young As The Company'S Auditor For The Financial Year Of 2021 And To Hold Office Until The Next Annual General Meeting Of The Company, And To Authorize The Board Of Directors Of The Company To Determine Its Remuneration	For	For
BYD ELECTRONIC (INTERNATIONAL) CO LTD	08-Jun-2021	6	To Re-Elect Mr. Wang Nian-Qiang As An Executive Director	For	For
BYD ELECTRONIC (INTERNATIONAL) CO LTD	08-Jun-2021	7	To Re-Elect Mr. Wang Bo As A Non-Executive Director	For	Combined
BYD ELECTRONIC (INTERNATIONAL) CO LTD	08-Jun-2021	8	To Re-Elect Mr. Qian Jing-Jie As An Independent Non-Executive Director	For	Against
BYD ELECTRONIC (INTERNATIONAL) CO LTD	08-Jun-2021	9	To Re-Elect Mr. Antony Francis Mampilly As An Independent Non-Executive Director	For	Against
BYD ELECTRONIC (INTERNATIONAL) CO LTD	08-Jun-2021	10	To Authorize The Board Of Directors Of The Company To Fix The Remuneration Of The Directors Of The Company	For	Combined
BYD ELECTRONIC (INTERNATIONAL) CO LTD	08-Jun-2021	11	To Grant A General And Unconditional Mandate To The Directors Of The Company To Allot, Issue And Deal With Additional Shares Of The Company Not Exceeding 20 Per Cent. Of The Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined
BYD ELECTRONIC (INTERNATIONAL) CO LTD	08-Jun-2021	12	To Grant A General And Unconditional Mandate To The Directors Of The Company To Repurchase The Company'S Own Shares Not Exceeding 10 Per Cent. Of The Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined
BYD ELECTRONIC (INTERNATIONAL) CO LTD	08-Jun-2021	13	To Extend The General Mandate Granted To The Board Of Directors Pursuant To Resolution No. 9 Above By Such Additional Shares As Shall Represent The Number Of Shares Of The Company Repurchased By The Company Pursuant To The General Mandate Granted Pursuant To Resolution No. 10 Above	For	Combined
BYD ELECTRONIC (INTERNATIONAL) CO LTD	24-Jun-2021	3	To Approve The Framework Agreement And The Annual Caps	For	Combined
C&S PAPER CO LTD	21-Jan-2021	1	Election Of Non-Independent Director: Deng Yingzhong	For	Combined
C&S PAPER CO LTD	21-Jan-2021	2	Election Of Non-Independent Director: Deng Guanbiao	For	Unvoted
C&S PAPER CO LTD	21-Jan-2021	3	Election Of Non-Independent Director: Deng Guanjie	For	Unvoted
C&S PAPER CO LTD	21-Jan-2021	4	Election Of Non-Independent Director: Dai Zhenji	For	Unvoted
C&S PAPER CO LTD	21-Jan-2021	5	Election Of Non-Independent Director: Liu Jinfeng	For	Unvoted

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
C&S PAPER CO LTD	21-Jan-2021	6	Election Of Non-Independent Director: Yue Yong	For	Unvoted
C&S PAPER CO LTD	21-Jan-2021	7	Election Of Independent Director: He Haidi	For	Unvoted
C&S PAPER CO LTD	21-Jan-2021	8	Election Of Independent Director: He Guoquan	For	Unvoted
C&S PAPER CO LTD	21-Jan-2021	9	Election Of Independent Director: Liu Die	For	Unvoted
C&S PAPER CO LTD	21-Jan-2021	10	Election Of Shareholder Supervisor: Liang Yongliang	For	Unvoted
C&S PAPER CO LTD	21-Jan-2021	11	Election Of Shareholder Supervisor: Li Youquan	For	Unvoted
C&S PAPER CO LTD	21-Jan-2021	12	Change Of The Company'S Business Scope And Amendments To The Company'S Articles Of Association	For	Unvoted
C&S PAPER CO LTD	29-Jan-2021	1	Construction Of A Paper Project	For	Unvoted
C&S PAPER CO LTD	29-Jan-2021	2	2021 Reverse Repurchase Of T-Bonds With Proprietary Funds	For	Unvoted
C&S PAPER CO LTD	07-Apr-2021	1	By-Election Of Non-Independent Directors	For	Combined
C&S PAPER CO LTD	07-Apr-2021	2	Amendments To The Company'S Articles Of Association	For	Combined
C&S PAPER CO LTD	19-May-2021	1	2020 Annual Report And Its Summary	For	For
C&S PAPER CO LTD	19-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
C&S PAPER CO LTD	19-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
C&S PAPER CO LTD	19-May-2021	4	2020 Annual Accounts	For	For
C&S PAPER CO LTD	19-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
C&S PAPER CO LTD	19-May-2021	6	2020 Remuneration For Directors	For	For
C&S PAPER CO LTD	19-May-2021	7	2020 Remuneration For Supervisors	For	For
C&S PAPER CO LTD	19-May-2021	8	Change Of The Company'S Domicile And Amendments To The Company'S Articles Of Association	For	For
C&S PAPER CO LTD	07-Jun-2021	1	Third Phase Employee Stock Ownership Plan (Draft) And Its Summary	For	Combined
C&S PAPER CO LTD	07-Jun-2021	2	Implementation Of The 3Rd Phase Employee Stock Ownership Plan	For	Against
C&S PAPER CO LTD	07-Jun-2021	3	Authorization To The Board To Handle Matters Regarding The 3Rd Phase Employee Stock Ownership Plan	For	Against
C&S PAPER CO LTD	07-Jun-2021	4	Reappointment Of Audit Firm	For	Combined
C&S PAPER CO LTD	07-Jun-2021	5	Amendments To The Articles Of Association	For	For
C&S PAPER CO LTD	07-Jun-2021	6	Amendments To The Rules Of Procedure Governing The General Meeting Of Shareholders	For	For
C&S PAPER CO LTD	07-Jun-2021	7	Amendments To The Company'S Rules Of Procedure Governing The Board Meetings	For	For
C&S PAPER CO LTD	07-Jun-2021	8	Amendments To The Rules Of Procedure Governing The Supervisory Committee	For	For
C&S PAPER CO LTD	07-Jun-2021	9	Repurchase And Cancellation Of Some Restricted Stocks First Granted Under 2018 Stock Option And Restricted Stock Incentive Plan	For	For
C.H. ROBINSON WORLDWIDE, INC.	06-May-2021	1	Election Of Director: Scott P. Anderson	For	For
C.H. ROBINSON WORLDWIDE, INC.	06-May-2021	2	Election Of Director: Robert C. Biesterfeld Jr.	For	For
C.H. ROBINSON WORLDWIDE, INC.	06-May-2021	3	Election Of Director: Kermit R. Crawford	For	For
C.H. ROBINSON WORLDWIDE, INC.	06-May-2021	4	Election Of Director: Wayne M. Fortun	For	For
C.H. ROBINSON WORLDWIDE, INC.	06-May-2021	5	Election Of Director: Timothy C. Gokey	For	Combined
C.H. ROBINSON WORLDWIDE, INC.	06-May-2021	6	Election Of Director: Mary J. Steele Guilfoile	For	For
C.H. ROBINSON WORLDWIDE, INC.	06-May-2021	7	Election Of Director: Jodee A. Kozlak	For	For
C.H. ROBINSON WORLDWIDE, INC.	06-May-2021	8	Election Of Director: Brian P. Short	For	Combined
C.H. ROBINSON WORLDWIDE, INC.	06-May-2021	9	Election Of Director: James B. Stake	For	For
C.H. ROBINSON WORLDWIDE, INC.	06-May-2021	10	Election Of Director: Paula C. Tolliver	For	For
C.H. ROBINSON WORLDWIDE, INC.	06-May-2021	11	To Approve, On An Advisory Basis, The Compensation Of Our Named Executive Officers.	For	For
C.H. ROBINSON WORLDWIDE, INC.	06-May-2021	12	Ratification Of The Selection Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
CABLE ONE, INC.	21-May-2021	1	Election Of Director: Thomas S. Gayner	For	Combined
CABLE ONE, INC.	21-May-2021	2	Election Of Director: Deborah J. Kissire	For	Combined
CABLE ONE, INC.	21-May-2021	3	Election Of Director: Thomas O. Might	For	For
CABLE ONE, INC.	21-May-2021	4	Election Of Director: Kristine E. Miller	For	For
CABLE ONE, INC.	21-May-2021	5	To Ratify The Appointment Of Pricewaterhousecoopers Llp As The Independent Registered Public Accounting Firm Of The Company For The Year Ending December 31, 2021.	For	For
CABLE ONE, INC.	21-May-2021	6	To Approve, On A Non-Binding Advisory Basis, The Compensation Of The Company'S Named Executive Officers For 2020.	For	For
CABOT OIL & GAS CORPORATION	29-Apr-2021	1	Director	For	Combined
CABOT OIL & GAS CORPORATION	29-Apr-2021	2	To Ratify The Appointment Of The Firm Pricewaterhousecoopers Llp As The Independent Registered Public Accounting Firm For The Company For Its 2021 Fiscal Year.	For	For
CABOT OIL & GAS CORPORATION	29-Apr-2021	3	To Approve, By Non-Binding Advisory Vote, The Compensation Of Our Named Executive Officers.	For	For
CADENCE DESIGN SYSTEMS, INC.	06-May-2021	1	Election Of Director: Mark W. Adams	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CADENCE DESIGN SYSTEMS, INC.	06-May-2021	2	Election Of Director: Ita Brennan	For	For
CADENCE DESIGN SYSTEMS, INC.	06-May-2021	3	Election Of Director: Lewis Chew	For	For
CADENCE DESIGN SYSTEMS, INC.	06-May-2021	4	Election Of Director: Julia Liuson	For	For
CADENCE DESIGN SYSTEMS, INC.	06-May-2021	5	Election Of Director: James D. Plummer	For	For
CADENCE DESIGN SYSTEMS, INC.	06-May-2021	6	Election Of Director: Alberto Sangiovanni-Vincentelli	For	For
CADENCE DESIGN SYSTEMS, INC.	06-May-2021	7	Election Of Director: John B. Shoven	For	For
CADENCE DESIGN SYSTEMS, INC.	06-May-2021	8	Election Of Director: Young K. Sohn	For	For
CADENCE DESIGN SYSTEMS, INC.	06-May-2021	9	Election Of Director: Lip-Bu Tan	For	For
CADENCE DESIGN SYSTEMS, INC.	06-May-2021	10	Advisory Resolution To Approve Named Executive Officer Compensation.	For	For
CADENCE DESIGN SYSTEMS, INC.	06-May-2021	11	Ratification Of The Selection Of Pricewaterhousecoopers Lip As The Independent Registered Public Accounting Firm Of Cadence For Its Fiscal Year Ending January 1, 2022.	For	For
CADENCE DESIGN SYSTEMS, INC.	06-May-2021	12	Stockholder Proposal Regarding Written Consent.	Against	Combined
CA-IMMOBILIEN-ANLAGEN AG	06-May-2021	5	Approval Of Usage Of Earnings	For	For
CA-IMMOBILIEN-ANLAGEN AG	06-May-2021	6	Discharge Mgmt Board	For	For
CA-IMMOBILIEN-ANLAGEN AG	06-May-2021	7	Discharge Supervisory Board	For	For
CA-IMMOBILIEN-ANLAGEN AG	06-May-2021	8	Approval Of Remuneration For Supervisory Board	For	For
CA-IMMOBILIEN-ANLAGEN AG	06-May-2021	9	Election External Auditor	For	For
CA-IMMOBILIEN-ANLAGEN AG	06-May-2021	10	Approval Of Remuneration Report	For	For
CA-IMMOBILIEN-ANLAGEN AG	06-May-2021	11	Elections Of A Person To Supervisory Board: Torsten Hollstein	For	For
CA-IMMOBILIEN-ANLAGEN AG	06-May-2021	12	Elections Of A Person To Supervisory Board: Florian Koschat	For	For
CA-IMMOBILIEN-ANLAGEN AG	06-May-2021	13	Buyback Of Own Shares	For	For
CAITONG SECURITIES CO., LTD.	31-Mar-2021	1	Election Of Director: Huang Weijian	For	For
CAITONG SECURITIES CO., LTD.	31-Mar-2021	2	Election Of Director: Fang Jinghua	For	For
CAITONG SECURITIES CO., LTD.	31-Mar-2021	3	Election Of Supervisor: Zheng Liansheng	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	3	2020 Annual Report	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	4	2020 Annual Accounts	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	6	Confirmation Of 2020 Connected Transactions	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	7	2021 Estimated Continuing Connected Transactions	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	8	2021 Review And Approval Of The Securities Investment Quota	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	9	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Debt Bearing Party And Method	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	10	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Type Of Debt Financing Instruments To Be Issued And The Upper Limit	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	11	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Duration Of Debt Financing Instruments	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	12	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Issue Price And The Interest Rate Of The Debt Financing Instrument	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	13	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Guarantee And Other Credit Enhancement Arrangement	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	14	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Purpose Of The Raised Funds	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	15	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Issuing Targets And Arrangements For Placement To Shareholders	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CAITONG SECURITIES CO., LTD.	19-May-2021	16	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Appointment Of Relevant Institution For The Issuance And Other Issues	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	17	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Repayment Guarantee Measures	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	18	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Listing Of Debt Financing Instruments	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	19	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Valid Period Of The Authorization	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	20	Eligibility For Rights Issue	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	21	Plan For Rights Issue Via Public Offering: Stock Type And Par Value	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	22	Plan For Rights Issue Via Public Offering: Issuing Method	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	23	Plan For Rights Issue Via Public Offering: Basis, Ratio And Volume Of The Rights Issue	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	24	Plan For Rights Issue Via Public Offering: Pricing Principles And Price Of The Rights Issue	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	25	Plan For Rights Issue Via Public Offering: Issuing Targets	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	26	Plan For Rights Issue Via Public Offering: Distribution Plan For Accumulated Retained Profits Before The Rights Issue	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	27	Plan For Rights Issue Via Public Offering: Issuing Date	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	28	Plan For Rights Issue Via Public Offering: Underwriting Method	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	29	Plan For Rights Issue Via Public Offering: Purpose Of The Funds Raised From Rights Issue	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	30	Plan For Rights Issue Via Public Offering: The Valid Period Of The Resolution On The Rights Issue	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	31	Plan For Rights Issue Via Public Offering: Listing Place	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	32	Preplan For Rights Issue Via Public Offering	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	33	Feasibility Analysis Report On The Use Of Funds To Be Raised From The Rights Issue Via Public Offering	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	34	Report On Use Of Previously Raised Funds	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	35	Risk Warning On Diluted Immediate Return After The Rights Issue To Original Shareholders And Filling Measures And Commitments Of Relevant Parties	For	For
CAITONG SECURITIES CO., LTD.	19-May-2021	36	Full Authorization To The Board To Handle Matters Regarding The Rights Issue	For	For
CAIXABANK S.A.	13-May-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
CAIXABANK S.A.	13-May-2021	2	Please Note That This Is An Amendment To Meeting Id 542897 Due To Received Change In Voting Status For Resolution. 19. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You.	Non-voting resolution	Non-voting resolution
CAIXABANK S.A.	13-May-2021	3	Approval Of The Individual And Consolidated Annual Accounts And The Respective Management Reports For The Year Ending 31 December 2020	For	Combined
CAIXABANK S.A.	13-May-2021	4	Approval Of The Consolidated Nonfinancial Information Statement For The Year Ending On 31 December 2020	For	For
CAIXABANK S.A.	13-May-2021	5	Approval Of The Board Of Directors Management During The Business Year Ending On 31 December 2020	For	For
CAIXABANK S.A.	13-May-2021	6	Posting Of The Legal Reserve	For	For
CAIXABANK S.A.	13-May-2021	7	Approval Of The Proposed Allocation Of Profit For The Business Year Ending On 31 December 2020	For	For
CAIXABANK S.A.	13-May-2021	8	Reclassification Of The Goodwill Reserve To Voluntary Reserves	For	For
CAIXABANK S.A.	13-May-2021	9	Re-Election Of The Accounts Auditor Of The Company And Its Consolidated Group For 2022: Pricewaterhousecoopers	For	For
CAIXABANK S.A.	13-May-2021	10	Re-Election Of Jose Serna Masia	For	For
CAIXABANK S.A.	13-May-2021	11	Re-Election Of Koro Usarraga Unsain	For	For
CAIXABANK S.A.	13-May-2021	12	Introduction Of A New Article 22 Bis General Meeting Held Exclusively Using Remote Means Under Section I The General Meeting Of Title V The Company'S Governing Bodies Of The By Laws	For	For
CAIXABANK S.A.	13-May-2021	13	Amendment Of The Title Of Article 24 Appointing Proxies And Voting Through Means Of Remote Communication Under Section I The General Shareholders Meeting Of Title V The Companys Governing Bodies Of The By Laws	For	For
CAIXABANK S.A.	13-May-2021	14	Amendment Of Articles 31 Duties Of The Board Of Directors, 35 Appointment To Posts On The Board Of Directors And 37 Procedures For Meetings Under Section Ii The Board Of Directors Of Title V The Company'S Governing Bodies Of The By Laws	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CAIXABANK S.A.	13-May-2021	15	Amendment Of Article 40 Audit And Control Committee, Risks Committee, Appointments Committee And Remuneration Committee Under Section Iii Delegation Of Powers. Board Committees Of Title V The Company'S Governing Bodies Of The By Laws	For	For
CAIXABANK S.A.	13-May-2021	16	Amendment Of Article 46 Approval Of The Annual Accounts Under Title Vi Balance Sheets Of The By Laws	For	For
CAIXABANK S.A.	13-May-2021	17	Amendment Of The Additional Provision Telematic Attendance At The General Meeting Via Remote Connection In Real Time Of The Regulations Of General Meeting Of The Company	For	For
CAIXABANK S.A.	13-May-2021	18	To Delegate To The Board Of Directors The Power To Issue Securities Contingently Convertible Into Shares Of The Company, Or Instruments Of A Similar Nature, For The Purpose Of Or To Meet Regulatory Requirements For Their Eligibility As Additional Tier 1 Regulatory Capital Instruments In Accordance With Applicable Capital Adequacy Regulations, Subject To A Maximum Total Amount Of Three Billion Five Hundred Million Euros Eur 3,500,000,000 Or The Equivalent In Other Currencies As Well As The Power To Increase Share Capital By The Necessary Amount, Including Authority To Exclude, Where Appropriate, Pre Emptive Subscription Rights	For	For
CAIXABANK S.A.	13-May-2021	19	Approval Of The Amendment To The Directors Remuneration Policy	For	For
CAIXABANK S.A.	13-May-2021	20	Setting The Remuneration Of Directors	For	For
CAIXABANK S.A.	13-May-2021	21	Approval Of The Maximum Number Of Shares To Be Delivered And Broadening The Number Of Beneficiaries Under The Third Cycle Of The Conditional Annual Incentive Plan Linked To The 2019 2021 Strategic Plan For Executive Directors, Members Of The Management Committee And Other Members Of The Executive Team And Key Employees Of The Company And Of The Companies Belonging To Its Group	For	For
CAIXABANK S.A.	13-May-2021	22	Delivery Of Shares To Executive Directors As Part Of The Companys Variable Remuneration Programme	For	For
CAIXABANK S.A.	13-May-2021	23	Approval Of The Maximum Level Of Variable Remuneration Payable To Employees Whose Professional Activities Have A Significant Impact On The Companys Risk Profile	For	For
CAIXABANK S.A.	13-May-2021	24	Authorisation And Delegation Of Powers Concerning The Interpretation, Remediation, Addition, Execution And Development Of The Resolutions Adopted By The General Meeting, And Delegation Of Faculties For The Notarisation And Inclusion Of These Agreements And Their Remediation, As Applicable	For	For
CAIXABANK S.A.	13-May-2021	25	Consultative Vote On The Annual Report On Directors Remuneration For The Financial Year 2020	For	Combined
CAIXABANK S.A.	13-May-2021	26	Information On The Amendments To The Regulations Of The Board Of Directors Agreed By The Board Of Directors At Its Meeting Of 17 December 2020	Non-voting resolution	Combined
CAIXABANK S.A.	13-May-2021	27	Please Note In The Event The Meeting Does Not Reach Quorum, There Will Be A Second Call On 14 May 2021. Consequently, Your Voting Instructions Will Remain Valid For All Calls Unless The Agenda Is Amended. Thank You.	Non-voting resolution	Non-voting resolution
CAIXABANK S.A.	13-May-2021	28	08 Apr 2021: Shareholders Holding Less Than 1000 Shares (Minimum Amount To Attend The Meeting) May Grant A Proxy To Another Shareholder Entitled To Legal Assistance Or Group Them To Reach At Least That Number, Giving Representation To A Shareholder Of The Grouped Or Other Personal Shareholder Entitled To Attend The Meeting	Non-voting resolution	Non-voting resolution
CAIXABANK S.A.	13-May-2021	29	16 Apr 2021: Please Note That This Is A Revision Due To Addition Of Comment And Change In Text Of Resolution 7. If You Have Already Sent In Your Votes For Mid: 549519. Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
CAIXABANK S.A.	13-May-2021	30	16 Apr 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
CALBEE,INC.	23-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Non-voting resolution
CALBEE,INC.	23-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
CALBEE,INC.	23-Jun-2021	3	Appoint A Director Ito, Shuji	For	For
CALBEE,INC.	23-Jun-2021	4	Appoint A Director Ehara, Makoto	For	For
CALBEE,INC.	23-Jun-2021	5	Appoint A Director Kikuchi, Koichi	For	For
CALBEE,INC.	23-Jun-2021	6	Appoint A Director Mogi, Yuzaburo	For	Combined
CALBEE,INC.	23-Jun-2021	7	Appoint A Director Takahara, Takahisa	For	Combined
CALBEE,INC.	23-Jun-2021	8	Appoint A Director Fukushima, Atsuko	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CALBEE, INC.	23-Jun-2021	9	Appoint A Director Miyauchi, Yoshihiko	For	For
CALBEE, INC.	23-Jun-2021	10	Appoint A Director Sylvia Dong	For	For
CALBEE, INC.	23-Jun-2021	11	Appoint A Substitute Corporate Auditor Mataichi, Yoshio	For	For
CALBEE, INC.	23-Jun-2021	12	Approve Payment Of Bonuses To Corporate Officers	For	For
CAMDEN PROPERTY TRUST	13-May-2021	1	Director	For	For
CAMDEN PROPERTY TRUST	13-May-2021	2	Ratification Of Deloitte & Touche Llp As The Independent Registered Public Accounting Firm.	For	For
CAMDEN PROPERTY TRUST	13-May-2021	3	Approval, By An Advisory Vote, Of Executive Compensation.	For	For
CAMECO CORPORATION	06-May-2021	1	Director	For	Combined
CAMECO CORPORATION	06-May-2021	2	Appoint Kpmg Llp As Auditors.	For	Combined
CAMECO CORPORATION	06-May-2021	3	Have A Say On Our Approach To Executive Compensation (See Page 8 Of The Management Proxy Circular) As This Is An Advisory Vote, The Results Will Not Be Binding On The Board. Be It Resolved That, On An Advisory Basis And Not To Diminish The Role And Responsibilities Of The Board Of Directors For Executive Compensation, The Shareholders Accept The Approach To Executive Compensation Disclosed In Cameco'S Management Proxy Circular Delivered In Advance Of The 2021 Annual Meeting Of Shareholders.	For	For
CAMECO CORPORATION	06-May-2021	4	Declare Your Residency You Declare That The Shares Represented By This Voting Instruction Form Are Held, Beneficially Owned Or Controlled, Either Directly Or Indirectly, By A Resident Of Canada As Defined Below. If The Shares Are Held In The Names Of Two Or More People, You Declare That All Of These People Are Residents Of Canada. Note: "For" = Yes, "Abstain" = No, "Against" Will Be Treated As Not Marked	Take No Action	Combined
CANADIAN APARTMENT PROPERTIES REIT	02-Jun-2021	1	Director	For	Combined
CANADIAN APARTMENT PROPERTIES REIT	02-Jun-2021	2	Appointment Of Pricewaterhousecoopers Llp As Auditors Of The Corporation For The Ensuing Year And Authorizing The Trustees To Fix Their Remuneration.	For	Combined
CANADIAN APARTMENT PROPERTIES REIT	02-Jun-2021	3	Non-Binding Advisory Say-On-Pay Resolution As Set Forth In The Accompanying Management Information Circular Approving Capreit'S Approach To Executive Compensation.	For	Combined
CANADIAN IMPERIAL BANK OF COMMERCE	08-Apr-2021	1	Director	For	Combined
CANADIAN IMPERIAL BANK OF COMMERCE	08-Apr-2021	2	Appointment Of Ernst & Young Llp As Auditors	For	For
CANADIAN IMPERIAL BANK OF COMMERCE	08-Apr-2021	3	Advisory Resolution On Our Executive Compensation Approach	For	For
CANADIAN IMPERIAL BANK OF COMMERCE	08-Apr-2021	4	Shareholder Proposal 1	Against	Combined
CANADIAN NATIONAL RAILWAY COMPANY	27-Apr-2021	1	Election Of Director: Shauneen Bruder	For	Combined
CANADIAN NATIONAL RAILWAY COMPANY	27-Apr-2021	2	Election Of Director: Julie Godin	For	For
CANADIAN NATIONAL RAILWAY COMPANY	27-Apr-2021	3	Election Of Director: Denise Gray	For	For
CANADIAN NATIONAL RAILWAY COMPANY	27-Apr-2021	4	Election Of Director: Justin M. Howell	For	For
CANADIAN NATIONAL RAILWAY COMPANY	27-Apr-2021	5	Election Of Director: The Hon. Kevin G. Lynch	For	For
CANADIAN NATIONAL RAILWAY COMPANY	27-Apr-2021	6	Election Of Director: Margaret A. Mckenzie	For	For
CANADIAN NATIONAL RAILWAY COMPANY	27-Apr-2021	7	Election Of Director: James E. O'Connor	For	For
CANADIAN NATIONAL RAILWAY COMPANY	27-Apr-2021	8	Election Of Director: Robert Pace	For	For
CANADIAN NATIONAL RAILWAY COMPANY	27-Apr-2021	9	Election Of Director: Robert L. Phillips	For	For
CANADIAN NATIONAL RAILWAY COMPANY	27-Apr-2021	10	Election Of Director: Jean-Jacques Ruest	For	For
CANADIAN NATIONAL RAILWAY COMPANY	27-Apr-2021	11	Election Of Director: Laura Stein	For	For
CANADIAN NATIONAL RAILWAY COMPANY	27-Apr-2021	12	Appointment Of Kpmg Llp As Auditors.	For	Combined
CANADIAN NATIONAL RAILWAY COMPANY	27-Apr-2021	13	Non-Binding Advisory Resolution To Accept The Approach To Executive Compensation Disclosed In The Management Information Circular, The Full Text Of Which Resolution Is Set Out On P.9 Of The Management Information Circular.	For	For
CANADIAN NATIONAL RAILWAY COMPANY	27-Apr-2021	14	Non-Binding Advisory Resolution To Accept The Company'S Climate Action Plan As Disclosed In The Management Information Circular, The Full Text Of Which Resolution Is Set Out On P. 9 Of The Management Information Circular.	For	For
CANADIAN NATIONAL RAILWAY COMPANY	27-Apr-2021	15	Shareholder Proposal #1 : Safety-Centred Bonus System Changes. The Full Text Of The Proposal And Supporting Statement, Together With The Board Of Directors' Recommendation, Is Set Out On Schedule D Of The Accompanying Management Information Circular.	Against	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CANADIAN NATIONAL RAILWAY COMPANY	27-Apr-2021	16	Shareholder Proposal #2 : The Role Of The Cn Police Service In The Investigation Of Railway Fatalities And Serious Injuries. The Full Text Of The Proposal And Supporting Statement, Together With The Board Of Directors' Recommendation, Is Set Out On Schedule D Of The Accompanying Management Information Circular.	Against	Against
CANADIAN NATURAL RESOURCES LIMITED	06-May-2021	1	Director	For	Combined
CANADIAN NATURAL RESOURCES LIMITED	06-May-2021	2	The Appointment Of Pricewaterhousecoopers Llp, Chartered Accountants, Calgary, Alberta, As Auditors Of The Corporation For The Ensuing Year And The Authorization Of The Audit Committee Of The Board Of Directors Of The Corporation To Fix Their Remuneration.	For	For
CANADIAN NATURAL RESOURCES LIMITED	06-May-2021	3	On An Advisory Basis, Accepting The Corporation'S Approach To Executive Compensation As Described In The Information Circular.	For	For
CANADIAN PACIFIC RAILWAY LIMITED	21-Apr-2021	1	Director	For	For
CANADIAN PACIFIC RAILWAY LIMITED	21-Apr-2021	2	Appointment Of Auditor As Named In The Proxy Circular.	For	For
CANADIAN PACIFIC RAILWAY LIMITED	21-Apr-2021	3	Advisory Vote To Approve Compensation Of The Corporation'S Named Executive Officers As Described In The Proxy Circular.	For	For
CANADIAN PACIFIC RAILWAY LIMITED	21-Apr-2021	4	Vote On A Special Resolution To Approve The Share Split As Described In The Proxy Circular.	For	For
CANADIAN PACIFIC RAILWAY LIMITED	21-Apr-2021	5	Vote To Approve The Shareholder Proposal As Described In The Proxy Circular.	For	For
CANADIAN TIRE CORPORATION, LIMITED	13-May-2021	1	Election Of Director - Diana Chant	For	For
CANADIAN TIRE CORPORATION, LIMITED	13-May-2021	2	Election Of Director - Norman Jaskolka	For	For
CANADIAN TIRE CORPORATION, LIMITED	13-May-2021	3	Election Of Director - Cynthia Trudell	For	For
CANON INC.	30-Mar-2021	2	Approve Appropriation Of Surplus	For	For
CANON INC.	30-Mar-2021	3	Appoint A Director Mitarai, Fujio	For	For
CANON INC.	30-Mar-2021	4	Appoint A Director Tanaka, Toshizo	For	For
CANON INC.	30-Mar-2021	5	Appoint A Director Homma, Toshio	For	For
CANON INC.	30-Mar-2021	6	Appoint A Director Saida, Kunitaro	For	For
CANON INC.	30-Mar-2021	7	Appoint A Director Kawamura, Yusuke	For	For
CANON INC.	30-Mar-2021	8	Appoint A Corporate Auditor Yoshida, Hiroshi	For	Combined
CANON INC.	30-Mar-2021	9	Approve Details Of Compensation As Stock Options For Directors	For	Combined
CANSINO BIOLOGICS INC.	28-May-2021	3	To Consider And Approve The Report Of The Board Of Directors Of The Company For The Year Of 2020	For	For
CANSINO BIOLOGICS INC.	28-May-2021	4	To Consider And Approve The Report Of The Board Of Supervisors Of The Company For The Year Of 2020	For	For
CANSINO BIOLOGICS INC.	28-May-2021	5	To Consider And Approve The Annual Report Of The Company And Its Subsidiary For The Year Of 2020 And Its Abstract	For	For
CANSINO BIOLOGICS INC.	28-May-2021	6	To Consider And Approve The Financial Accounts Report Of The Company And Its Subsidiary For The Year Of 2020	For	For
CANSINO BIOLOGICS INC.	28-May-2021	7	To Consider And Approve The Financial Budget Of The Company And Its Subsidiary For The Year Of 2021	For	For
CANSINO BIOLOGICS INC.	28-May-2021	8	To Consider And Approve The Profit Distribution Plan Of The Company For The Year Of 2020	For	For
CANSINO BIOLOGICS INC.	28-May-2021	9	To Consider And Approve The Company'S Unrecovered Losses Reaching One Third Of The Total Paid-In Capital	For	For
CANSINO BIOLOGICS INC.	28-May-2021	10	To Consider And Approve The Appointment Of Deloitte Touche Tohmatsu Certified Public Accountants Llp As The Domestic Auditor And Internal Control Audit Agency Of The Company And The Appointment Of Deloitte Touche Tohmatsu As The International Auditor Of The Company For The Year Of 2021, Respectively, For A Term Commencing From The Date Of Approval At The Agm Until The Conclusion Of The 2021 Annual General Meeting Of The Company, And Authorize The Chief Executive Officer Of The Company To Implement Matters Relating To The Engagement	For	For
CANSINO BIOLOGICS INC.	28-May-2021	11	To Consider And Approve The Appointment Of Dr. Zhongqi Shao In Replace Of Ms. Jieyu Zou (As Specified In Notice) As A Supervisor Of The Company	For	For
CANSINO BIOLOGICS INC.	28-May-2021	12	To Consider And Approve The Proposed Increase And/Or Renewal Of Bank Credit Line For The Year Of 2021	For	For
CANSINO BIOLOGICS INC.	28-May-2021	13	To Consider And Approve The Proposed Change In Use Of The Net Proceeds Received From The Company'S A Share Offering In August 2020	For	For
CANSINO BIOLOGICS INC.	28-May-2021	14	To Grant A General Mandate To The Board To Issue, Allot And Deal With Additional Shares Not Exceeding 20% Of Each Of The Total Number Of The A Shares And H Shares Of The Company Respectively In Issue As At The Date Of Passing The Resolution, And To Authorize The Board To Make Amendments To The Articles Of Association Of The Company As It Thinks Fit So As To Reflect The New Share Capital Structure Upon The Issue Or Allotment Of Additional Shares Pursuant To The General Mandate	For	Combined
CAPCOM CO.,LTD.	22-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
CAPCOM CO.,LTD.	22-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CAPCOM CO.,LTD.	22-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tsujimoto, Kenzo	For	Combined
CAPCOM CO.,LTD.	22-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tsujimoto, Haruhiro	For	For
CAPCOM CO.,LTD.	22-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Miyazaki, Satoshi	For	Combined
CAPCOM CO.,LTD.	22-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Egawa, Yoichi	For	For
CAPCOM CO.,LTD.	22-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nomura, Kenkichi	For	For
CAPCOM CO.,LTD.	22-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Muranaka, Toru	For	For
CAPCOM CO.,LTD.	22-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Mizukoshi, Yutaka	For	For
CAPCOM CO.,LTD.	22-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kotani, Wataru	For	Combined
CAPGEMINI SE	20-May-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
CAPGEMINI SE	20-May-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution
CAPGEMINI SE	20-May-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
CAPGEMINI SE	20-May-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
CAPGEMINI SE	20-May-2021	5	Please Note That This Is An Amendment To Meeting Id 538214 Due To Change In Numbering Of Resolutions. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You.	Non-voting resolution	Non-voting resolution
CAPGEMINI SE	20-May-2021	6	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive II, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
CAPGEMINI SE	20-May-2021	7	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
CAPGEMINI SE	20-May-2021	8	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Company'S Financial Statements For The Fiscal Year That Ended In 2020, As Presented To The Meeting, Showing Net Earnings Amounting To Eur 181,627,000.73. Approval Of The Company'S Financial Statements	For	Combined
CAPGEMINI SE	20-May-2021	9	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Consolidated Financial Statements For Said Financial Year, As Presented To The Meeting, Showing Net Earnings (Group Share) Amounting To Eur 957,000,000.00. Consolidated Financial Statements	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CAPGEMINI SE	20-May-2021	10	The Shareholders' Meeting Approves The Recommendations Of The Board Of Directors And Resolves To Allocate The Earnings As Follows: Origin: Net Earnings: Eur 181,627,000.73 Retained Earnings: Eur 5,976,182,226.62 Distributable Income: Eur 6,157,809,227.35 Allocation: Dividends: Eur 329,130,432.15 Retained Earnings: Eur 5,828,678,795.20 The Shareholders Will Be Granted A Dividend Of Eur 1.95 Per Share, That Will Be Eligible To The 40 Per Cent Deduction Provided By The French General Tax Code. This Dividend Will Be Paid From The 4Th Of June 2021. The Amount Corresponding To The Treasury Shares Will Be Allocated To The Retained Earnings Account. As Required By Law, It Is Reminded That, For The Last Three Financial Years, The Dividends Were Paid As Follows: Eur 1.35 Per Share For Fiscal Year 2019 Eur 1.70 Per Share For Fiscal Years 2018 And 2017 Results Appropriation	For	For
CAPGEMINI SE	20-May-2021	11	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L.225-38 Et Seq. Of The French Commercial Code, Approves Said Report And The Agreement Referred To Therein And Not Approved Yet. Special Auditors' Report On Agreements	For	For
CAPGEMINI SE	20-May-2021	12	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Paul Hermelin As Chief Executive Officer Until The 20Th Of May 2020 For The 2020 Financial Year. Approval Of Compensation	For	For
CAPGEMINI SE	20-May-2021	13	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Aiman Ezzat As Deputy Managing Director Until The 20Th Of May 2020 For The 2020 Financial Year. Approval Of Compensation	For	For
CAPGEMINI SE	20-May-2021	14	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Paul Hermelin As Chairman Of The Board Of Directors From The 20Th Of May 2020 For The 2020 Financial Year. Approval Of Compensation	For	For
CAPGEMINI SE	20-May-2021	15	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Aiman Ezzat As Managing Director From The 20Th Of May 2020 For The 2020 Financial Year. Approval Of Compensation	For	For
CAPGEMINI SE	20-May-2021	16	The Shareholders' Meeting Approves The Information Related To The Compensation Applicable To The Corporate Officers In Accordance With The Article L.22-10-9 I Of The French Commercial Code. Approval Of The Information Related To The Compensation	For	For
CAPGEMINI SE	20-May-2021	17	The Shareholders' Meeting Approves The Policy Of The Compensation Applicable To The Chairman Of The Board Of Directors. Approval Of The Compensation Policy	For	For
CAPGEMINI SE	20-May-2021	18	The Shareholders' Meeting Approves The Policy Of The Compensation Applicable To The Managing Director Approval Of The Compensation Policy	For	For
CAPGEMINI SE	20-May-2021	19	The Shareholders' Meeting Approves The Policy Of The Compensation Applicable To The Directors. Approval Of The Compensation Policy	For	For
CAPGEMINI SE	20-May-2021	20	The Shareholders' Meeting Renews The Appointment Of Mr Patrick Pouyanne As A Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year. Renewal Of A Term Of Office	For	For
CAPGEMINI SE	20-May-2021	21	The Shareholders' Meeting Appoints As A Director, Mrs Tanja Rueckert For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year. Appointment	For	For
CAPGEMINI SE	20-May-2021	22	The Shareholders' Meeting Appoints As A Director, Mr Kurt Sievers For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year. Appointment	For	For
CAPGEMINI SE	20-May-2021	23	The Shareholders' Meeting Authorizes The Board Of Directors To Buy Back The Company'S Shares, Subject To The Conditions Described Below: Maximum Purchase Price: Eur 190.00, Maximum Number Of Shares To Be Acquired: 10 Per Cent Of The Shares Composing The Share Capital, Maximum Funds Invested In The Share Buybacks: Eur 3,200,000,000.00. The Number Of Shares Acquired By The Company With A View To Retaining Or Delivering In Cash Or In An Exchange As Part Of A Merger, Divestment Or Capital Contribution Cannot Exceed 5 Per Cent Of Its Capital. This Authorization Is Given For An 18-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of The 20Th Of May 2020 In Its Resolution Number 20. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities. Authorization To Buy Back Shares	For	For
CAPGEMINI SE	20-May-2021	24	The Shareholders' Meeting Decides To Amend Article Nr 12: 'Presence Of The Directors By Video Conference Call Or Other Means Of Telecommunication' Of The Bylaws. Amendment To Articles Of The Bylaws	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CAPGEMINI SE	20-May-2021	25	The Shareholders' Meeting Authorizes The Board Of Directors, To Grant, Under Performance Conditions, Existing Or To Be Issued Company'S Shares, In Favour Of Beneficiaries To Be Chosen Among The Employees Of The Company, And The Employees And The Corporate Officers Of The French And Foreign Related Company'S Subsidiaries, With Cancellation Of Preferential Subscription Rights. They May Not Represent More Than 1.2 Per Cent Of The Share Capital, Among Which (i) 10 Per Cent May Be Granted To The Company'S Managing Corporate Officers, (ii) 15 Per Cent May Be Granted To The Employees Of The Company And Its French Or Foreign Subsidiaries, The Members Of Executive Committee Excluded, Without Performance Conditions. This Delegation Is Given For An 18-Month Period, Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of The 20Th Of May 2020 In Its Resolution Number 30. All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities. Allocation Of Shares	For	For
CAPGEMINI SE	20-May-2021	26	The Shareholders' Meeting Authorizes The Board Of Directors To Increase The Share Capital, On One Or More Occasions, At Its Sole Discretion, In Favour Of The Members Of One Or Several Wage Savings Plans Set Up By French Or Foreign Company Or Group Of Companies Within The Company'S Account Consolidation Or Combination Scope, By Issuance Of Company'S Shares (Preference Shares Excluded) And Or Securities Giving Access To The Company'S Share Capital, With Cancellation Of Preferential Subscription Rights. This Delegation Is Given For An 18-Month Period And For A Nominal Amount That Shall Not Exceed Eur 32,000,000.00. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of The 20Th Of May 2020 In Its Resolution Number 31. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities. Share Capital Increase Reserved For Employees	For	For
CAPGEMINI SE	20-May-2021	27	The Shareholders' Meeting Authorizes The Board Of Directors To Increase The Share Capital In Favour Of (i) Foreign Employees, (ii) Ucits, Employee Shareholding Invested In Company'S Equities Whose Shareholders Are Composed Of Foreign Employees, (iii) Any Financial Institution Undertaking On Behalf Of The Company The Setting Up Of A Structured Plan To The Benefit Of The Foreign Employees Similar To An Employee Shareholding Scheme As The One Offered Within The Context Of Resolution 19, By Issuance Of Company'S Shares (Preference Shares Excluded) And Or Securities Giving Access To The Company'S Share Capital, With Cancellation Of Preferential Subscription Rights. This Delegation Is Given For 18 Months Along With The Implementation Of Resolution 19, For A Nominal Amount That Shall Not Exceed Eur 16,000,000.00, That Shall Count Against The Overall Value Set Forth In Resolution 19, And Supersedes The Fraction Unused Of The Authorization 32 Granted On The 20Th Of May 2020. All Powers To The Board Of Directors. Share Capital Increase Reserved For Employees	For	For
CAPGEMINI SE	20-May-2021	28	The Shareholders' Meeting Grants Full Powers To The Bearer Of An Original, A Copy Or Extract Of The Minutes Of This Meeting To Carry Out All Filings, Publications And Other Formalities Prescribed By Law. Powers To Accomplish Formalities	For	For
CAPGEMINI SE	20-May-2021	29	28 Apr 2021: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202104282101109-51 And Please Note That This Is A Revision Due To Receipt Of Updated Balo Link. If You Have Already Sent In Your Votes To Mid 547998, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
CAPITAL & COUNTIES PROPERTIES PLC	11-May-2021	1	To Receive The Accounts And The Reports Of The Directors And The Auditor For The Year Ended 31 December 2020	For	Combined
CAPITAL & COUNTIES PROPERTIES PLC	11-May-2021	2	To Re-Elect Henry Staunton As A Director (Chairman)	For	For
CAPITAL & COUNTIES PROPERTIES PLC	11-May-2021	3	To Re-Elect Ian Hawksworth As A Director (Executive)	For	For
CAPITAL & COUNTIES PROPERTIES PLC	11-May-2021	4	To Re-Elect Situl Jobanputra As A Director (Executive)	For	For
CAPITAL & COUNTIES PROPERTIES PLC	11-May-2021	5	To Re-Elect Michelle Mcgrath As A Director (Executive)	For	For
CAPITAL & COUNTIES PROPERTIES PLC	11-May-2021	6	To Re-Elect Charlotte Boyle As A Director (Non-Executive)	For	For
CAPITAL & COUNTIES PROPERTIES PLC	11-May-2021	7	To Re-Elect Jonathan Lane As A Director (Non-Executive)	For	For
CAPITAL & COUNTIES PROPERTIES PLC	11-May-2021	8	To Re-Elect Anthony Steains As A Director (Non-Executive)	For	For
CAPITAL & COUNTIES PROPERTIES PLC	11-May-2021	9	To Re-Appoint Pricewaterhousecoopers Llp As Auditor Of The Company To Hold Office Until The Conclusion Of The Next Annual General Meeting Of The Company	For	For
CAPITAL & COUNTIES PROPERTIES PLC	11-May-2021	10	To Authorise The Audit Committee Of The Board To Determine The Auditor'S Remuneration	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CAPITAL & COUNTIES PROPERTIES PLC	11-May-2021	11	That The Directors' Remuneration Report (Other Than The Part Containing The Directors' Remuneration Policy) Set Out On Pages 90 To 104 Of The Annual Report For The Year Ended 31 December 2020 Be Approved	For	For
CAPITAL & COUNTIES PROPERTIES PLC	11-May-2021	12	That The Directors Be And Are Generally And Unconditionally Authorised In Accordance With Section 551 Of The Companies Act 2006 To Exercise All The Powers Of The Company To Allot Shares In The Company And To Grant Rights To Subscribe For, Or To Convert Any Securities Into, Shares In The Company: I. Up To An Aggregate Nominal Amount Of Gbp 70,855,706.75 (Such Amount The Section 551 Amount For The Purposes Of The Company'S Articles Of Association); And Ii. Up To A Further Aggregate Nominal Amount Of Gbp 70,855,706.75, Provided That (I) They Are Equity Securities (Within The Meaning Of Section 560(1) Of The Companies Act 2006) And (Ii) Are Offered In Connection With An Offer By Way Of A Rights Issue To Holders Of Ordinary Shares On The Register Of Members At Such Record Date As The Directors May Determine Where The Equity Securities Respectively Attributable To The Interests Of The Ordinary Shareholders Are Proportionate (As Nearly As May Be Practicable) To The Respective Numbers Of Ordinary Shares Held By Them On Any Such Record Date And To Holders Of Other Equity Securities Entitled To Participate Therein (If Any), Subject To Such Exclusions Or Other Arrangements As The Directors May Deem Necessary Or Expedient To Deal With Treasury Shares, Fractional Entitlements Or Legal Or Practical Problems Arising Under The Laws Of Any Overseas Territory Or The Requirements Of Any Regulatory Body Or Stock Exchange Or By Virtue Of Shares Being Represented By Depositary Receipts Or Any Other Matter, Provided That This Authority Shall Expire At The Conclusion Of The Annual General Meeting In 2022, Or On 11 August 2022, Whichever Is Earlier, Save That The Company Shall Be Entitled To Make Offers Or Agreements Before The Expiry Of Such Authority Which Would Or Might Require Shares To Be Allotted Or Such Rights To Be Granted After Such Expiry And The Directors Shall Be Entitled To Allot Shares And Grant Rights Pursuant To Any Such Offer Or Agreement As If This Authority Had Not Expired. The Authorities In This Resolution Apply In Substitution For All Previous Authorities	For	For
CAPITAL & COUNTIES PROPERTIES PLC	11-May-2021	13	That Subject To The Passing Of Resolution 12 Above, The Directors Be And Are Authorised Pursuant To Sections 570 And 573 Of The Companies Act 2006 To Allot Equity Securities (As Defined In Section 560(1) Of That Act) For Cash Pursuant To The Authority Conferred By Resolution 12 Above And By Way Of A Sale Of Treasury Shares As If Section 561(1) Of That Act Did Not Apply To Any Such Allotment Provided That This Power Shall Be Limited To: I. The Allotment Of Equity Securities Or Sale Of Treasury Shares In Connection With An Offer Of Securities (But In The Case Of The Authority Granted Under Paragraph (Ii) Of Resolution 12 Above By Way Of Rights Issue Only) In Favour Of The Holders Of Ordinary Shares On The Register Of Members At Such Record Dates As The Directors May Determine And Other Persons Entitled To Participate Therein Where The Equity Securities Respectively Attributable To The Interests Of The Ordinary Shareholders Are Proportionate (As Nearly As May Be Practicable) To The Respective Numbers Of Ordinary Shares Held By Them On Any Such Record Dates, Subject To Such Exclusions Or Other Arrangements As The Directors May Deem Necessary Or Expedient To Deal With Treasury Shares, Fractional Entitlements Or Legal Or Practical Problems Arising Under The Laws Of Any Overseas Territory Or The Requirements Of Any Regulatory Body Or Stock Exchange Or By Virtue Of Ordinary Shares Being Represented By Depositary Receipts Or Any Other Matter; And In Connection With A Pre-Emptive Offer; And Ii. The Allotment Of Equity Securities Or Sale Of Treasury Shares (Otherwise Than Pursuant To Sub-Paragraph (I) Of This Resolution 13) To Any Person Or Persons Up To An Aggregate Nominal Amount Of Gbp 10,638,995.00, The Aggregate Of The Amounts Described By Sub-Paragraphs (I) And (Ii) Of Resolution 13 Above Being The Section 561 Amount For The Purposes Of The Company'S Articles Of Association. This Authority Shall Expire Upon The Expiry Of The General Authority Conferred By Resolution 12 Above, Save That The Company Shall Be Entitled To Make Offers Or Agreements	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CAPITAL & COUNTIES PROPERTIES PLC	11-May-2021	14	That The Company Be Generally And Unconditionally Authorised To Make Market Purchases (As Defined In Section 693 Of The Companies Act 2006) Of Ordinary Shares Of 25 Pence Each In The Capital Of The Company On Such Terms And In Such Manner As The Directors May From Time To Time Determine, Provided That: A. The Maximum Number Of Ordinary Shares Which May Be Purchased Is 85,111,960, Representing Approximately 10 Per Cent Of The Issued Share Capital Of The Company As At 26 March 2020; B. The Minimum Price (Exclusive Of Expenses) Which May Be Paid For Any Such Ordinary Share Is 25 Pence; C. The Maximum Price (Exclusive Of Expenses) Which May Be Paid For Any Such Ordinary Share Is An Amount Equal To The Higher Of: i. 105 Per Cent Of The Average Of The Middle Market Quotations For The Company'S Ordinary Shares As Derived From The London Stock Exchange Daily Official List For The Five Business Days Immediately Preceding The Day On Which Such Share Is Contracted To Be Purchased; And ii. The Higher Of The Price Of The Last Independent Trade And The Highest Current Independent Bid For An Ordinary Share In The Company On The Trading Venues Where The Market Purchases By The Company Pursuant To The Authority Conferred By This Resolution 14 Will Be Carried Out; D. This Authority Shall Expire On 11 August 2022 Or At The Conclusion Of The Annual General Meeting Of The Company To Be Held In 2022, Whichever Is The Earlier, Unless Such Authority Is Renewed, Varied Or Revoked By The Company In General Meeting Prior To Such Time; And E. The Company May Make A Contract To Purchase Its Ordinary Shares Under The Authority Hereby Conferred Prior To The Expiry Of Such Authority, Which Contract Will Or May Be Executed Wholly Or Partly After The Expiry Of Such Authority, And May Purchase Its Ordinary Shares In Pursuance Of Any Such Contract	For	For
CAPITAL & COUNTIES PROPERTIES PLC	11-May-2021	15	That A General Meeting, Other Than An Annual General Meeting, May Be Called On Not Less Than 14 Clear Days' Notice	For	For
CAPITAL & COUNTIES PROPERTIES PLC	11-May-2021	16	That, With Effect From The End Of The Meeting, The Articles Of Association Produced To The Meeting And, For The Purpose Of Identification, Signed By The Chair Of The Meeting, Be Adopted As The Articles Of Association Of The Company In Substitution For And To The Exclusion Of The Company'S Existing Articles Of Association	For	For
CAPITAL ONE FINANCIAL CORPORATION	06-May-2021	1	Election Of Director: Richard D. Fairbank	For	For
CAPITAL ONE FINANCIAL CORPORATION	06-May-2021	2	Election Of Director: Ime Archibong	For	For
CAPITAL ONE FINANCIAL CORPORATION	06-May-2021	3	Election Of Director: Ann Fritz Hackett	For	Combined
CAPITAL ONE FINANCIAL CORPORATION	06-May-2021	4	Election Of Director: Peter Thomas Killalea	For	Combined
CAPITAL ONE FINANCIAL CORPORATION	06-May-2021	5	Election Of Director: Cornelis "Eli" Leenaars	For	For
CAPITAL ONE FINANCIAL CORPORATION	06-May-2021	6	Election Of Director: François Locoh-Donou	For	For
CAPITAL ONE FINANCIAL CORPORATION	06-May-2021	7	Election Of Director: Peter E. Raskind	For	For
CAPITAL ONE FINANCIAL CORPORATION	06-May-2021	8	Election Of Director: Eileen Serra	For	For
CAPITAL ONE FINANCIAL CORPORATION	06-May-2021	9	Election Of Director: Mayo A. Shattuck Iii	For	For
CAPITAL ONE FINANCIAL CORPORATION	06-May-2021	10	Election Of Director: Bradford H. Warner	For	For
CAPITAL ONE FINANCIAL CORPORATION	06-May-2021	11	Election Of Director: Catherine G. West	For	For
CAPITAL ONE FINANCIAL CORPORATION	06-May-2021	12	Election Of Director: Craig Anthony Williams	For	For
CAPITAL ONE FINANCIAL CORPORATION	06-May-2021	13	Ratification Of The Selection Of Ernst & Young Llp As Independent Registered Public Accounting Firm Of Capital One For 2021.	For	For
CAPITAL ONE FINANCIAL CORPORATION	06-May-2021	14	Advisory Approval Of Capital One'S 2020 Named Executive Officer Compensation.	For	For
CAPITAL ONE FINANCIAL CORPORATION	06-May-2021	15	Approval And Adoption Of The Capital One Financial Corporation Sixth Amended And Restated 2004 Stock Incentive Plan.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CAPITALAND INTEGRATED COMMERCIAL TRUST	14-Apr-2021	1	To Receive And Adopt The Trustee'S Report, The Manager'S Statement, The Audited Financial Statements Of Cict For The Financial Year Ended 31 December 2020 And The Auditors' Report Thereon	For	For
CAPITALAND INTEGRATED COMMERCIAL TRUST	14-Apr-2021	2	To Re-Appoint Kpmg Llp As Auditors Of Cict And Authorise The Manager To Fix The Auditors' Remuneration	For	For
CAPITALAND INTEGRATED COMMERCIAL TRUST	14-Apr-2021	3	To Authorise The Manager To Issue Units And To Make Or Grant Convertible Instruments	For	For
CAPITALAND INTEGRATED COMMERCIAL TRUST	14-Apr-2021	4	To Approve The Renewal Of The Unit Buy-Back Mandate	For	For
CAPITEC BANK HOLDINGS LIMITED	28-May-2021	1	Re-Elect Daniel Meintjes As Director	For	Combined
CAPITEC BANK HOLDINGS LIMITED	28-May-2021	2	Re-Elect Petrus Mouton As Director	For	Combined
CAPITEC BANK HOLDINGS LIMITED	28-May-2021	3	Re-Elect Jean Pierre Verster As Director	For	For
CAPITEC BANK HOLDINGS LIMITED	28-May-2021	4	Elect Cora Fernandez As Director	For	For
CAPITEC BANK HOLDINGS LIMITED	28-May-2021	5	Elect Stan Du Plessis As Director	For	For
CAPITEC BANK HOLDINGS LIMITED	28-May-2021	6	Elect Vusi Mahlangu As Director	For	For
CAPITEC BANK HOLDINGS LIMITED	28-May-2021	7	Reappoint Pricewaterhousecoopers Inc As Auditors	For	For
CAPITEC BANK HOLDINGS LIMITED	28-May-2021	8	Reappoint Deloitte Touche As Auditors	For	For
CAPITEC BANK HOLDINGS LIMITED	28-May-2021	9	Authorise Specific Issue Of Loss Absorbent Convertible Capital Securities For Cash	For	For
CAPITEC BANK HOLDINGS LIMITED	28-May-2021	10	Authorise Board To Issue Shares For Cash	For	For
CAPITEC BANK HOLDINGS LIMITED	28-May-2021	11	Approve Remuneration Policy	For	For
CAPITEC BANK HOLDINGS LIMITED	28-May-2021	12	Approve Implementation Report Of Remuneration Policy	For	Combined
CAPITEC BANK HOLDINGS LIMITED	28-May-2021	13	Amend Share Trust Deed	For	Combined
CAPITEC BANK HOLDINGS LIMITED	28-May-2021	14	Approve Non-Executive Directors' Remuneration	For	For
CAPITEC BANK HOLDINGS LIMITED	28-May-2021	15	Authorise Repurchase Of Issued Share Capital	For	For
CAPITEC BANK HOLDINGS LIMITED	28-May-2021	16	Approve Financial Assistance In Terms Of Section 45 Of The Companies Act	For	For
CAPITEC BANK HOLDINGS LIMITED	28-May-2021	17	Approve Financial Assistance In Respect Of The Restricted Share Plan	For	For
CARETRUST REIT, INC	30-Apr-2021	1	Election Of Director: Allen C. Barbieri	For	For
CARETRUST REIT, INC	30-Apr-2021	2	Election Of Director: Jon D. Kline	For	For
CARETRUST REIT, INC	30-Apr-2021	3	Election Of Director: Diana M. Laing	For	For
CARETRUST REIT, INC	30-Apr-2021	4	Election Of Director: Spencer G. Plumb	For	For
CARETRUST REIT, INC	30-Apr-2021	5	Election Of Director: Gregory K. Stapley	For	For
CARETRUST REIT, INC	30-Apr-2021	6	Approval, On An Advisory Basis, Of The Compensation Of The Company'S Named Executive Officers.	For	For
CARETRUST REIT, INC	30-Apr-2021	7	Ratification Of The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
CARL ZEISS MEDITEC AG	27-May-2021	6	Approve Allocation Of Income And Dividends Of Eur 0.50 Per Share	For	For
CARL ZEISS MEDITEC AG	27-May-2021	7	Approve Discharge Of Management Board For Fiscal Year 2019/20	For	For
CARL ZEISS MEDITEC AG	27-May-2021	8	Approve Discharge Of Supervisory Board For Fiscal Year 2019/20	For	For
CARL ZEISS MEDITEC AG	27-May-2021	9	Ratify Ernst Young Gmbh As Auditors For Fiscal Year 2020/21	For	For
CARL ZEISS MEDITEC AG	27-May-2021	10	Elect Peter Kameritsch To The Supervisory Board	For	Combined
CARL ZEISS MEDITEC AG	27-May-2021	11	Elect Christian Mueller To The Supervisory Board	For	Against
CARL ZEISS MEDITEC AG	27-May-2021	12	Elect Torsten Reitze To The Supervisory Board	For	Against
CARL ZEISS MEDITEC AG	27-May-2021	13	Approve Remuneration Policy	For	Combined
CARL ZEISS MEDITEC AG	27-May-2021	14	Approve Remuneration Of Supervisory Board	For	For
CARLSBERG AS	15-Mar-2021	1	In The Majority Of Meetings The Votes Are Cast With The Registrar Who Will Follow Client Instructions. In A Small Percentage Of Meetings There Is No Registrar And Clients Votes May Be Cast By The Chairman Of The Board Or A Board Member As Proxy. Clients Can Only Expect Them To Accept Pro-Management Votes. The Only Way To Guarantee That Abstain And/Or Against Votes Are Represented At The Meeting Is To Send Your Own Representative Or Attend The Meeting In Person. The Sub Custodian Banks Offer Representation Services For An Added Fee If Requested. Thank You	Non-voting resolution	Combined
CARLSBERG AS	15-Mar-2021	2	Please Be Advised That Split And Partial Voting Is Not Authorised For A Beneficial Owner In The Danish Market. Please Contact Your Global Custodian For Further Information	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CARLSBERG AS	15-Mar-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
CARLSBERG AS	15-Mar-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
CARLSBERG AS	15-Mar-2021	5	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Non-voting resolution
CARLSBERG AS	15-Mar-2021	6	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Abstain' Only For Resolution Numbers 6.A To 6.J And 7. Thank You	Non-voting resolution	Non-voting resolution
CARLSBERG AS	15-Mar-2021	7	Report On The Activities Of The Company In The Past Year	Non-voting resolution	Non-voting resolution
CARLSBERG AS	15-Mar-2021	8	Presentation Of The Audited Annual Report For Approval And Resolution To Discharge The Supervisory Board And The Executive Board From Liability	For	Combined
CARLSBERG AS	15-Mar-2021	9	Proposal For Distribution Of The Profit For The Year, Including Declaration Of Dividends: The Supervisory Board Proposes A Dividend Of Dkk 22 Per Share	For	Combined
CARLSBERG AS	15-Mar-2021	10	Presentation Of An Advisory Vote On The Remuneration Report 2020	For	Combined
CARLSBERG AS	15-Mar-2021	11	Proposal From The Supervisory Board: Approval Of The Supervisory Board'S Remuneration For 2021	For	Combined
CARLSBERG AS	15-Mar-2021	12	Proposal From The Supervisory Board: Proposal To Reduce The Company'S Share Capital For The Purpose Of Cancelling Treasury Shares	For	Combined
CARLSBERG AS	15-Mar-2021	13	Proposal From The Supervisory Board: Proposal To Amend The Company'S Articles Of Association (Authorization To The Supervisory Board To Assemble General Meetings As Fully Virtual General Meetings)	For	Combined
CARLSBERG AS	15-Mar-2021	14	Please Note That This Resolution Is A Shareholder Proposal: Proposal From The Shareholders Akademikerpension And Ld Fonde: Proposal To Complete And Publish A Tax Transparency Feasibility Assessment	For	Combined
CARLSBERG AS	15-Mar-2021	15	Re-Election Of Member To The Supervisory Board: Flemming Besenbacher	For	Combined
CARLSBERG AS	15-Mar-2021	16	Re-Election Of Member To The Supervisory Board: Lars Fruergaard Jorgensen	For	Combined
CARLSBERG AS	15-Mar-2021	17	Re-Election Of Member To The Supervisory Board: Carl Bache	For	Combined
CARLSBERG AS	15-Mar-2021	18	Re-Election Of Member To The Supervisory Board: Magdi Batato	For	Combined
CARLSBERG AS	15-Mar-2021	19	Re-Election Of Member To The Supervisory Board: Lilian Fossum Biner	For	Combined
CARLSBERG AS	15-Mar-2021	20	Re-Election Of Member To The Supervisory Board: Richard Burrows	For	Combined
CARLSBERG AS	15-Mar-2021	21	Re-Election Of Member To The Supervisory Board: Soren-Peter Fuchs Olesen	For	Combined
CARLSBERG AS	15-Mar-2021	22	Re-Election Of Member To The Supervisory Board: Majken Schultz	For	Combined
CARLSBERG AS	15-Mar-2021	23	Re-Election Of Member To The Supervisory Board: Lars Stemmerik	For	Combined
CARLSBERG AS	15-Mar-2021	24	Election Of Member To The Supervisory Board: Henrik Poulsen	For	Combined
CARLSBERG AS	15-Mar-2021	25	Re-Election Of The Auditor Pricewaterhousecoopers Statsautoriseret Revisionspartnerselskab (Pwc)	For	Combined
CARLSBERG AS	15-Mar-2021	26	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Combined
CARMAX, INC.	29-Jun-2021	1	Election Of Director For A One Year Term Expiring At The 2022 Annual Shareholder'S Meeting: Peter J. Bensen	For	Combined
CARMAX, INC.	29-Jun-2021	2	Election Of Director For A One Year Term Expiring At The 2022 Annual Shareholder'S Meeting: Ronald E. Blaylock	For	Combined
CARMAX, INC.	29-Jun-2021	3	Election Of Director For A One Year Term Expiring At The 2022 Annual Shareholder'S Meeting: Sona Chawla	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CARMAX, INC.	29-Jun-2021	4	Election Of Director For A One Year Term Expiring At The 2022 Annual Shareholder'S Meeting: Thomas J. Folliard	For	Combined
CARMAX, INC.	29-Jun-2021	5	Election Of Director For A One Year Term Expiring At The 2022 Annual Shareholder'S Meeting: Shira Goodman	For	Combined
CARMAX, INC.	29-Jun-2021	6	Election Of Director For A One Year Term Expiring At The 2022 Annual Shareholder'S Meeting: Robert J. Hombach	For	Combined
CARMAX, INC.	29-Jun-2021	7	Election Of Director For A One Year Term Expiring At The 2022 Annual Shareholder'S Meeting: David W. McCreight	For	Combined
CARMAX, INC.	29-Jun-2021	8	Election Of Director For A One Year Term Expiring At The 2022 Annual Shareholder'S Meeting: William D. Nash	For	Combined
CARMAX, INC.	29-Jun-2021	9	Election Of Director For A One Year Term Expiring At The 2022 Annual Shareholder'S Meeting: Mark F. O'Neil	For	Combined
CARMAX, INC.	29-Jun-2021	10	Election Of Director For A One Year Term Expiring At The 2022 Annual Shareholder'S Meeting: Pietro Satriano	For	Combined
CARMAX, INC.	29-Jun-2021	11	Election Of Director For A One Year Term Expiring At The 2022 Annual Shareholder'S Meeting: Marcella Shinder	For	Combined
CARMAX, INC.	29-Jun-2021	12	Election Of Director For A One Year Term Expiring At The 2022 Annual Shareholder'S Meeting: Mitchell D. Steenrod	For	Combined
CARMAX, INC.	29-Jun-2021	13	To Ratify The Appointment Of Kpmg Llp As Independent Registered Public Accounting Firm.	For	Combined
CARMAX, INC.	29-Jun-2021	14	To Vote On An Advisory Resolution To Approve The Compensation Of Our Named Executive Officers.	For	Combined
CARMAX, INC.	29-Jun-2021	15	To Vote On A Shareholder Proposal Regarding A Report On Political Contributions, If Properly Presented At The Meeting.	Against	Combined
CARMILA SAS	18-May-2021	7	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Company'S Financial Statements For The Fiscal Year That Ended In 2020, As Presented, Showing Earnings Amounting To Eur 71,690,537.05	For	Combined
CARMILA SAS	18-May-2021	8	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Consolidated Financial Statements For Said Fiscal Year As Presented To The Meeting	For	For
CARMILA SAS	18-May-2021	9	The Shareholders' Meeting Approves The Recommendations Of The Board Of Directors And Resolves To Allocate The Earnings As Follows: Origin Earnings: Eur 71,690,537.05 Retained Earnings: Eur 22,854.52 Allocation Legal Reserve: Eur 3,584,526.85 The Shareholders Will Be Granted A Net Dividend Of Eur 1.00 Per Share (I.E. A Total Of Eur 142,357,425 For 142,357,425 Shares). This Amount Will Be Deducted From: Distributable Income For Eur 68,128,864.72 And Merger Premium Account For Eur 74,228,560.28, Which Will Be Reduced To Eur 1,416,799,263.18. The Dividend Payment Option Will Be Effective From May 26Th 2021, To June 9Th 2021 (Included),The Shareholders Who Have Not Opted For A Dividend Payment In Shares At The End Of This Period, Will Be Paid In Cash The Dividend Payment Will Be Carried Out In Cash And In Shares On June 15Th 2021. For The Last Three Financial Years, The Dividends Were Paid Follows: Eur 1.00 Per Share For Fiscal Year 2019 Eur 1.50 Per Share For Fiscal Year 2018 Eur 0.75 Per Share For Fiscal Year 2017	For	For
CARMILA SAS	18-May-2021	10	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L.225-38 And L.225-40 To L.225-42 Of The French Commercial Code, Approves Said Report And The Agreements Referred To Therein	For	Combined
CARMILA SAS	18-May-2021	11	The Shareholders' Meeting Appoints As Director, Mrs Elodie Perthuisot For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
CARMILA SAS	18-May-2021	12	The Shareholders' Meeting Renews The Appointment Of The Company Sogecap As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	For
CARMILA SAS	18-May-2021	13	The Shareholders' Meeting Renews The Appointment Of The Company Predicat - Prevoyance Dialogue Du Credit Agricole As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	For
CARMILA SAS	18-May-2021	14	The Shareholders' Meeting Renews The Appointment Of The Company Cardif Assurance Vie As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	For
CARMILA SAS	18-May-2021	15	The Shareholders' Meeting Decides Not To Renew Mr Alexandre De Palmas As Director	For	For
CARMILA SAS	18-May-2021	16	The Shareholders' Meeting Decides Not To Renew The Company Axa Reim France As Director	For	For
CARMILA SAS	18-May-2021	17	The Shareholders' Meeting Decides Neither To Renew Nor Replace Mr Pedro Antonio Arias And Mr Laurent Flechet As Directors	For	For
CARMILA SAS	18-May-2021	18	The Shareholders' Meeting Renews The Appointment Of The Company Deloitte And Associes As Statutory Auditor For A 6-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2026 Fiscal Year. The Shareholders' Meeting Decides Neither To Renew Nor Replace The Company Beas As Alternate Auditor	For	For
CARMILA SAS	18-May-2021	19	The Shareholders' Meeting Approves The Information Mentioned In Article L.22-10-9 Of The French Commercial Code	For	For
CARMILA SAS	18-May-2021	20	The Shareholders' Meeting Approves The Compensation Policy Applicable To Mrs Marie Cheval, Ceo, For The 2020 Fiscal Year	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CARMILA SAS	18-May-2021	21	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mrs Marie Cheval, Ceo, For The Period Since Her Appointment	For	For
CARMILA SAS	18-May-2021	22	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Alexandre De Palmas, Ceo, For The Period Until November 2Nd 2020	For	For
CARMILA SAS	18-May-2021	23	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Sebastien Vanhoove, Deputy Managing Director, For The 2020 Fiscal Year	For	For
CARMILA SAS	18-May-2021	24	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Gery Robert-Ambroix, Deputy Managing Director, For The Period Until March 15Th 2021	For	For
CARMILA SAS	18-May-2021	25	The Shareholders' Meeting Approves The Compensation Policy Applicable To Mrs Marie Cheval, Ceo, For The 2021 Fiscal Year	For	Combined
CARMILA SAS	18-May-2021	26	The Shareholders' Meeting Approves The Compensation Policy Applicable To Mrs Sebastien Vanhoove, Deputy Managing Director, For The 2021 Fiscal Year	For	Against
CARMILA SAS	18-May-2021	27	The Shareholders' Meeting Approves The Compensation Policy Applicable The Directors, For The 2021 Fiscal Year	For	Combined
CARMILA SAS	18-May-2021	28	The Shareholders' Meeting Authorizes The Board Of Directors To Buy Back The Company'S Shares On The Open Market, Subject To The Conditions Described Below: Maximum Purchase Price: Eur 50.00, Maximum Number Of Shares To Be Acquired: 10 Percent Of The Shares Composing The Share Capital, Maximum Funds Invested In The Share Buybacks: Eur 50,000,000.00. This Authorization Is Given For An 18-Month Period. This Delegation Of Powers Supersedes The Fraction Unused Given By Any And All Earlier Delegations To The Same Effect	For	For
CARMILA SAS	18-May-2021	29	The Shareholders' Meeting Delegates To The Board Of Directors The Necessary Powers To Increase The Capital, Up To Eur 500,000,000.00, By Issuance Of Shares And-Or Securities Giving Access The Company'S Or A Related Company'S Share Capital, With Preferential Subscription Rights Maintained. The Shareholders' Meeting Sets The Maximum Overall Value Of The Capital Increase Carried Out By Resolutions 23 To 26 And 29 To 30 To Eur 700,000,000.00 The Maximum Nominal Amount Of Debt Securities Which May Be Issued Shall Not Exceed Eur 2,000,000,000.00. This Authorization Is Granted For A 26-Month Period. This Delegation Of Powers Supersedes The Fraction Unused Given By Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
CARMILA SAS	18-May-2021	30	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase The Share Capital Up To Eur 165,000,000.00, By Way Of A Public Offering, With Cancellation Of Preferential Subscription Rights, Of Shares And-Or Securities Giving Access The Company'S Or A Related Company'S Share Capital. The Maximum Nominal Amount Of Debt Securities Which May Be Issued Shall Not Exceed Eur 1,000,000,000.00. The Present Delegation Is Given For A 26-Month Period. This Delegation Of Powers Supersedes The Fraction Unused Given By Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Against
CARMILA SAS	18-May-2021	31	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase The Share Capital Up To Eur 165,000,000.00 In The Limit Of 20 Per Cent Per Year, By Way Of A Private Offering, With Cancellation Of Preferential Subscription Rights, Of Shares And-Or Securities Giving Access The Company'S Or A Related Company'S Share Capital. The Maximum Nominal Amount Of Debt Securities Which May Be Issued Shall Not Exceed Eur 1,000,000,000.00. The Present Delegation Is Given For A 26-Month Period. This Delegation Of Powers Supersedes The Fraction Unused Given By Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Against

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CARMILA SAS	18-May-2021	32	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase The Share Capital, Up To Eur 85,000,000.00, By Issuing Shares Or Securities Giving Access To The Company'S Or A Related Company'S Share Capital, In Consideration For The Contributions In Kind Granted To The Company And Composed Of Capital Securities Or Securities Giving Access To Share Capital. The Maximum Nominal Amount Of Debt Securities Which May Be Issued Shall Not Exceed Eur 1,000,000,000.00. The Present Delegation Is Given For A 26-Month Period. This Delegation Of Powers Supersedes The Fraction Unused Given By Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Against
CARMILA SAS	18-May-2021	33	The Shareholders' Meeting Authorizes The Board Of Directors, Within The Limit Of 10 Percent Of The Share Capital Per Year, To Set The Issue Price By Virtue Of Resolutions 24 And 25, In Accordance With The Terms And Conditions Determined By The Shareholders' Meeting	For	Against
CARMILA SAS	18-May-2021	34	The Shareholders' Meeting Delegates To The Board Of Directors All Powers In Order To Increase The Share Capital, Up To Eur 500,000,000.00, By Issuing Bonus Shares Or Raising The Par Value Of Existing Shares, Or By A Combination Of Both Methods, By Way Of Capitalizing Reserves, Profits, Premiums Or Other Means, Provided That Such Capitalization Is Allowed By Law And Under The Bylaws. This Authorization Is Granted For A 26-Month Period. This Delegation Of Powers Supersedes The Fraction Unused Given By Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
CARMILA SAS	18-May-2021	35	The Shareholders' Meeting Authorizes The Board Of Directors To Increase The Number Of Securities In The Event Those Herein Exceed The Initial Number Of Securities To Be Issued (Oversubscription), Up To 15 Percent, Within 30 Days Of The Subscription Closing. This Delegation Is Given For A 26-Month Period. This Delegation Of Powers Supersedes The Fraction Unused Given By Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
CARMILA SAS	18-May-2021	36	The Shareholders' Meeting Authorizes The Board Of Directors To Increase The Share Capital, In Favor Of Employees And Corporate Officers Of The Company Who Are Members Of A Company Savings Plan, With Cancellation Of Preferential Subscription Rights, By Issuance Of Shares Or Securities Giving Access To The Company'S Or A Related Company'S Share Capital. This Delegation Is Given For A 26-Month Period And For A Nominal Amount That Shall Not Exceed Eur 85,000,000.00. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
CARMILA SAS	18-May-2021	37	The Shareholders' Meeting Grants All Powers To The Board Of Directors To Reduce The Share Capital By Cancelling All Or Part Of The Shares Held By The Company Up To 10 Percent Of The Share Capital Over A 24-Month Period. This Authorization Is Given For A 26-Month Period. This Delegation Of Powers Supersedes The Fraction Unused Given By Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
CARMILA SAS	18-May-2021	38	The Shareholders' Meeting Authorizes The Board Of Directors To Grant, For Free Existing Or Future Shares, In Favor Of The Employees Or The Corporate Officers Of The Company And Related Companies, For An Amount Representing 0.20 Percent Of The Share Capital. The Shareholders' Meeting Sets The Maximum Number Of Shares Granted To The Corporate Officers To 0.05 Percent Of The Share Capital. The Present Delegation Is Given For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Given By The Shareholders' Meeting On June 29Th 2020. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
CARMILA SAS	18-May-2021	39	The Shareholders' Meeting Grants Full Powers To The Bearer Of An Original, A Copy Or Extract Of The Minutes Of This Meeting To Carry Out All Filings, Publications And Other Formalities Prescribed By Law	For	For
CARNIVAL CORPORATION	20-Apr-2021	1	To Re-Elect Micky Arison As A Director Of Carnival Corporation And As A Director Of Carnival Plc.	For	For
CARNIVAL CORPORATION	20-Apr-2021	2	To Re-Elect Sir Jonathon Band As A Director Of Carnival Corporation And As A Director Of Carnival Plc.	For	For
CARNIVAL CORPORATION	20-Apr-2021	3	To Re-Elect Jason Glen Cahilly As A Director Of Carnival Corporation And As A Director Of Carnival Plc.	For	For
CARNIVAL CORPORATION	20-Apr-2021	4	To Re-Elect Helen Deeble As A Director Of Carnival Corporation And As A Director Of Carnival Plc.	For	For
CARNIVAL CORPORATION	20-Apr-2021	5	To Re-Elect Arnold W. Donald As A Director Of Carnival Corporation And As A Director Of Carnival Plc.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CARNIVAL CORPORATION	20-Apr-2021	6	To Elect Jeffery J. Gearhart As A Director Of Carnival Corporation And As A Director Of Carnival Plc.	For	For
CARNIVAL CORPORATION	20-Apr-2021	7	To Re-Elect Richard J. Glasier As A Director Of Carnival Corporation And As A Director Of Carnival Plc.	For	For
CARNIVAL CORPORATION	20-Apr-2021	8	To Re-Elect Katie Lahey As A Director Of Carnival Corporation And As A Director Of Carnival Plc.	For	For
CARNIVAL CORPORATION	20-Apr-2021	9	To Re-Elect Sir John Parker As A Director Of Carnival Corporation And As A Director Of Carnival Plc.	For	For
CARNIVAL CORPORATION	20-Apr-2021	10	To Re-Elect Stuart Subotnick As A Director Of Carnival Corporation And As A Director Of Carnival Plc.	For	For
CARNIVAL CORPORATION	20-Apr-2021	11	To Re-Elect Laura Weil As A Director Of Carnival Corporation And As A Director Of Carnival Plc.	For	For
CARNIVAL CORPORATION	20-Apr-2021	12	To Re-Elect Randall J. Weisenburger As A Director Of Carnival Corporation And As A Director Of Carnival Plc.	For	For
CARNIVAL CORPORATION	20-Apr-2021	13	To Hold A (Non-Binding) Advisory Vote To Approve Executive Compensation (In Accordance With Legal Requirements Applicable To U.S. Companies).	For	For
CARNIVAL CORPORATION	20-Apr-2021	14	To Hold A (Non-Binding) Advisory Vote To Approve The Carnival Plc Director'S Remuneration Report (In Accordance With Legal Requirements Applicable To Uk Companies).	For	For
CARNIVAL CORPORATION	20-Apr-2021	15	To Re-Appoint The Uk Firm Of Pricewaterhousecoopers Llp As Independent Auditors Of Carnival Plc And To Ratify The Selection Of The U.S. Firm Of Pricewaterhousecoopers Llp As The Independent Registered Public Accounting Firm Of Carnival Corporation.	For	For
CARNIVAL CORPORATION	20-Apr-2021	16	To Authorize The Audit Committee Of Carnival Plc To Determine The Remuneration Of The Independent Auditors Of Carnival Plc (In Accordance With Legal Requirements Applicable To Uk Companies).	For	For
CARNIVAL CORPORATION	20-Apr-2021	17	To Receive The Uk Accounts And Reports Of The Directors And Auditors Of Carnival Plc For The Year Ended November 30, 2020 (In Accordance With Legal Requirements Applicable To Uk Companies).	For	For
CARNIVAL CORPORATION	20-Apr-2021	18	To Approve The Giving Of Authority For The Allotment Of New Shares By Carnival Plc (In Accordance With Customary Practice For Uk Companies).	For	For
CARNIVAL CORPORATION	20-Apr-2021	19	To Approve The Disapplication Of Pre-Emption Rights In Relation To The Allotment Of New Shares By Carnival Plc (In Accordance With Customary Practice For Uk Companies).	For	For
CARNIVAL CORPORATION	20-Apr-2021	20	To Approve A General Authority For Carnival Plc To Buy Back Carnival Plc Ordinary Shares In The Open Market (In Accordance With Legal Requirements Applicable To Uk Companies Desiring To Implement Share Buy Back Programs).	For	For
CARNIVAL CORPORATION	20-Apr-2021	21	To Approve The Amendment Of The Carnival Corporation 2020 Stock Plan.	For	For
CARREFOUR SA	21-May-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
CARREFOUR SA	21-May-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution
CARREFOUR SA	21-May-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
CARREFOUR SA	21-May-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CARREFOUR SA	21-May-2021	5	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You.	Non-voting resolution	Non-voting resolution
CARREFOUR SA	21-May-2021	6	Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202104142100938-45	Non-voting resolution	Non-voting resolution
CARREFOUR SA	21-May-2021	7	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance.	Non-voting resolution	Non-voting resolution
CARREFOUR SA	21-May-2021	8	Approval Of The Company Financial Statements For The Year Ended December 31, 2020	For	Combined
CARREFOUR SA	21-May-2021	9	Approval Of The Consolidated Financial Statements For The Year Ended December 31, 2020	For	Combined
CARREFOUR SA	21-May-2021	10	Allocation Of Earnings And Setting Of The Dividend	For	Combined
CARREFOUR SA	21-May-2021	11	Approval Of Related-Party Agreements Referred To In Articles L. 225-38 Et Seq. Of The French Commercial Code	For	Combined
CARREFOUR SA	21-May-2021	12	Renewal Of The Appointment Of Alexandre Bompard As A Member Of The Board Of Directors	For	Combined
CARREFOUR SA	21-May-2021	13	Renewal Of The Appointment Of Philippe Houze As A Member Of The Board Of Directors	For	Combined
CARREFOUR SA	21-May-2021	14	Renewal Of The Appointment Of Stephane Israel As A Member Of The Board Of Directors	For	Combined
CARREFOUR SA	21-May-2021	15	Renewal Of The Appointment Of Claudia Almeida E Silva As A Member Of The Board Of Directors	For	Combined
CARREFOUR SA	21-May-2021	16	Renewal Of The Appointment Of Nicolas Bazire As A Member Of The Board Of Directors	For	Combined
CARREFOUR SA	21-May-2021	17	Renewal Of The Appointment Of Stephane Courbit As A Member Of The Board Of Directors	For	Combined
CARREFOUR SA	21-May-2021	18	Renewal Of The Appointment Of Aurore Domont As A Member Of The Board Of Directors	For	Combined
CARREFOUR SA	21-May-2021	19	Renewal Of The Appointment Of Mathilde Lemoine As A Member Of The Board Of Directors	For	Combined
CARREFOUR SA	21-May-2021	20	Renewal Of The Appointment Of Patricia Moulin-Lemoine As A Member Of The Board Of Directors	For	Combined
CARREFOUR SA	21-May-2021	21	Renewal Of The Appointment Of Deloitte & Associes As Principal Statutory Auditor And Termination Of The Appointment Of Beas As Alternate Statutory Auditor	For	Combined
CARREFOUR SA	21-May-2021	22	Termination Of The Appointments Of Kpmg Sa As Principal Statutory Auditor And Salustro As Alternate Statutory Auditor	For	Combined
CARREFOUR SA	21-May-2021	23	Approval Of The Information Relating To The Compensation Of Company Officers Referred To In Article L. 22-10-9 Of The French Commercial Code	For	Combined
CARREFOUR SA	21-May-2021	24	Approval Of The Fixed, Variable And Exceptional Components Of The Total Compensation And Benefits In Kind Due Or Paid For The 2020 Financial Year To Alexandre Bompard, Chairman And Chief Executive Officer	For	Combined
CARREFOUR SA	21-May-2021	25	Approval Of The 2021 Compensation Policy For The Chairman And Chief Executive Officer	For	Combined
CARREFOUR SA	21-May-2021	26	Approval Of The 2021 Compensation Policy For Directors	For	Combined
CARREFOUR SA	21-May-2021	27	Authorisation Granted To The Board Of Directors For A Period Of 18 Months To Trade In Company Shares	For	Combined
CARREFOUR SA	21-May-2021	28	Authorisation Granted To The Board Of Directors For A Period Of 18 Months To Reduce The Share Capital By Cancelling Shares	For	Combined
CARREFOUR SA	21-May-2021	29	Authorisation Granted To The Board Of Directors For A Period Of 26 Months To Issue Shares And Equity Securities Giving Access To Other Equity Securities Or Conferring Entitlement To The Allocation Of Debt Securities, As Well As Securities Giving Access To Equity Securities To Be Issued, With Pre-Emptive Subscription Rights For Existing Shareholders, For A Maximum Nominal Amount Of Five Hundred (500) Million Euros	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CARREFOUR SA	21-May-2021	30	Authorisation Granted To The Board Of Directors For A Period Of 26 Months To Issue Shares And Equity Securities Giving Access To Other Equity Securities Or Conferring Entitlement To The Allocation Of Debt Securities, As Well As Securities Giving Access To Equity Securities To Be Issued, Without Pre-Emptive Subscription Rights For Existing Shareholders, By Way Of Public Offering Other Than Those Within The Scope Of Article L. 411-2 1 Of The French Monetary And Financial Code Or By Way Of Public Offering Implemented By The Company On The Securities Of Another Company, For A Maximum Nominal Amount Of One Hundred Seventy-Five (175) Million Euros	For	Combined
CARREFOUR SA	21-May-2021	31	Authorisation Granted To The Board Of Directors For A Period Of 26 Months To Issue Shares And Equity Securities Giving Access To Other Equity Securities Or Conferring Entitlement To The Allocation Of Debt Securities, As Well As Securities Giving Access To Equity Securities To Be Issued, Without Pre-Emptive Subscription Rights For Existing Shareholders, By Way Of An Offer Within The Scope Of Article L. 411-2 1 Of The French Monetary And Financial Code, For A Maximum Nominal Amount Of One Hundred Seventy- Ve (175) Million Euros	For	Combined
CARREFOUR SA	21-May-2021	32	Authorisation Granted To The Board Of Directors For A Period Of 26 Months To Increase The Number Of Shares To Be Issued In The Case Of An Increase In Share Capital, With Or Without Pre-Emptive Subscription Rights For Existing Shareholders, By Up To 15% Above The Initial Share Capital Increase	For	Combined
CARREFOUR SA	21-May-2021	33	Authorisation Granted To The Board Of Directors For A Period Of 26 Months To Issue Shares And Equity Securities, Not Exceeding 10% Of The Share Capital, Giving Access To Other Equity Securities Or Conferring Entitlement To The Allocation Of Debt Securities, As Well As Securities Giving Access To Equity Securities To Be Issued, In Remuneration Of Contributions In Kind Granted To The Company	For	Combined
CARREFOUR SA	21-May-2021	34	Authorisation Granted To The Board Of Directors For A Period Of 26 Months To Increase The Share Capital By Incorporation Of Premiums, Reserves And Profits For A Maximum Nominal Amount Of Five Hundred (500) Million Euros	For	Combined
CARREFOUR SA	21-May-2021	35	Authorisation Granted To The Board Of Directors For A Period Of 26 Months To Increase The Share Capital, Without Pre-Emptive Subscriptions Rights For Existing Shareholders, In Favour Of Employees Who Are Members Of A Company Savings Plan, For A Maximum Nominal Amount Of Thirty-Five (35) Million Euros	For	Combined
CARREFOUR SA	21-May-2021	36	Authorisation Granted To The Board Of Directors For A Period Of 26 Months To Allocate Free New Or Existing Shares To Employees And Officers Of The Company And Its Subsidiaries, Entailing A Waiver By Existing Shareholders Of Their Pre-Emptive Subscription Rights To The Free Shares To Be Issued, Within A Limit Of 0.8% Of The Capital	For	Combined
CARREFOUR SA	21-May-2021	37	Powers To Carry Out Formalities	For	Combined
CARRIER GLOBAL CORPORATION	19-Apr-2021	1	Election Of Director: John V. Faraci	For	Combined
CARRIER GLOBAL CORPORATION	19-Apr-2021	2	Election Of Director: Jean-Pierre Garnier	For	For
CARRIER GLOBAL CORPORATION	19-Apr-2021	3	Election Of Director: David Gitlin	For	For
CARRIER GLOBAL CORPORATION	19-Apr-2021	4	Election Of Director: John J. Greisch	For	For
CARRIER GLOBAL CORPORATION	19-Apr-2021	5	Election Of Director: Charles M. Holley, Jr.	For	For
CARRIER GLOBAL CORPORATION	19-Apr-2021	6	Election Of Director: Michael M. Mcnamara	For	For
CARRIER GLOBAL CORPORATION	19-Apr-2021	7	Election Of Director: Michael A. Todman	For	For
CARRIER GLOBAL CORPORATION	19-Apr-2021	8	Election Of Director: Virginia M. Wilson	For	For
CARRIER GLOBAL CORPORATION	19-Apr-2021	9	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
CARRIER GLOBAL CORPORATION	19-Apr-2021	10	Appoint Pricewaterhousecoopers Llp To Serve As Independent Auditor For 2021.	For	For
CARRIER GLOBAL CORPORATION	19-Apr-2021	11	Advisory Vote On The Frequency Of Future Shareowner Votes To Approve Named Executive Officer Compensation.	One	Combined
CARVANA CO.	03-May-2021	1	Director	For	Combined
CARVANA CO.	03-May-2021	2	Approval Of The Carvana Co. Employee Stock Purchase Plan.	For	For
CARVANA CO.	03-May-2021	3	Ratification Of The Appointment Of Grant Thornton Llp As Our Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
CARVANA CO.	03-May-2021	4	Approval, By An Advisory Vote, Of Carvana'S Executive Compensation.	For	For
CASIO COMPUTER CO.,LTD.	29-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
CASIO COMPUTER CO.,LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
CASIO COMPUTER CO.,LTD.	29-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kashio, Kazuhiro	For	Combined
CASIO COMPUTER CO.,LTD.	29-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nakayama, Jin	For	Combined
CASIO COMPUTER CO.,LTD.	29-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Takano, Shin	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CASIO COMPUTER CO.,LTD.	29-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kashio, Tetsuo	For	Combined
CASIO COMPUTER CO.,LTD.	29-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yamagishi, Toshiyuki	For	Combined
CASIO COMPUTER CO.,LTD.	29-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ozaki, Motoki	For	Combined
CASIO COMPUTER CO.,LTD.	29-Jun-2021	9	Appoint A Director Who Is Audit And Supervisory Committee Member Yamaguchi, Akihiko	For	Combined
CASIO COMPUTER CO.,LTD.	29-Jun-2021	10	Appoint A Director Who Is Audit And Supervisory Committee Member Chiba, Michiko	For	Combined
CASIO COMPUTER CO.,LTD.	29-Jun-2021	11	Appoint A Director Who Is Audit And Supervisory Committee Member Abe, Hirotomo	For	Combined
CASTELLUM AB	25-Mar-2021	12	Resolution Regarding The Adoption Of The Income Statement And The Balance Sheet As Well As The Consolidated Income Statement And The Consolidated Balance Sheet	For	For
CASTELLUM AB	25-Mar-2021	13	Resolution Regarding The Allocation Of The Company'S Profit In Accordance With The Adopted Balance Sheet And Resolution Regarding The Record Days For Distribution Of Dividend: Sek 6.90 Per Share	For	For
CASTELLUM AB	25-Mar-2021	14	Resolution Regarding Discharge From Liability Towards The Company In Respect Of The Member Of The Board Of Directors: Charlotte Stromberg (Chairman Of The Board)	For	For
CASTELLUM AB	25-Mar-2021	15	Resolution Regarding Discharge From Liability Towards The Company In Respect Of The Member Of The Board Of Directors: Per Berggren (Board Member)	For	For
CASTELLUM AB	25-Mar-2021	16	Resolution Regarding Discharge From Liability Towards The Company In Respect Of The Member Of The Board Of Directors: Anna-Karin Hatt (Board Member)	For	For
CASTELLUM AB	25-Mar-2021	17	Resolution Regarding Discharge From Liability Towards The Company In Respect Of The Member Of The Board Of Directors: Christer Jacobson (Board Member)	For	For
CASTELLUM AB	25-Mar-2021	18	Resolution Regarding Discharge From Liability Towards The Company In Respect Of The Member Of The Board Of Directors: Christina Karlsson Kazeem (Board Member)	For	For
CASTELLUM AB	25-Mar-2021	19	Resolution Regarding Discharge From Liability Towards The Company In Respect Of The Member Of The Board Of Directors: Nina Linander (Board Member)	For	For
CASTELLUM AB	25-Mar-2021	20	Resolution Regarding Discharge From Liability Towards The Company In Respect Of The Member Of The Board Of Directors: Zdravko Markovski (Board Member)	For	For
CASTELLUM AB	25-Mar-2021	21	Resolution Regarding Discharge From Liability Towards The Company In Respect Of The Member Of The Board Of Directors: Joacim Sjoberg (Board Member)	For	For
CASTELLUM AB	25-Mar-2021	22	Resolution Regarding Discharge From Liability Towards The Company In Respect Of The Member Of The Board Of Directors: Johan Skoglund (Former Board Member, For The Period From And Including January 1, 2020, To And Including March 19, 2020)	For	For
CASTELLUM AB	25-Mar-2021	23	Resolution Regarding Discharge From Liability Towards The Company In Respect Of The Managing Director: Henrik Saxborn (Managing Director)	For	For
CASTELLUM AB	25-Mar-2021	26	Proposal By The Majority Of The Election Committee: The Election Committee, Represented By A Majority Consisting Of Patrik Essehorn Appointed By Rutger Arnhult Through Companies, Magnus Stromer Appointed By Lansforsakringar Fonder And Christina Tillman Appointed By Corem Property Group, Proposes That The Board Of Directors Shall Consist Of Seven Members And That Per Berggren, Christina Karlsson Kazeem, Zdravko Markovski And Joacim Sjoberg Shall Be Re-Elected As Board Members. Further, New Election Shall Be Made Of Rutger Arnhult, Anna Kinberg Batra And Anna-Karin Celsing. Rutger Arnhult Is Proposed As New Chairman Of The Board Of Directors	For	Combined
CASTELLUM AB	25-Mar-2021	27	Please Note That This Resolution Is A Shareholder Proposal: Proposal By Stichting Pensioenfonds Abp And The Members Of The Election Committee Vincent Fokke And Charlotte Stromberg: Stichting Pensioenfonds Abp, The Second Largest Shareholder In Castellum, And Two Members Of The Election Committee, Vincent Fokke Appointed By Stichting Pensioenfonds Abp And Charlotte Stromberg, Chair Of The Board Of Directors Of Castellum, Propose That The Board Of Directors Shall Consist Of Seven Members And That Per Berggren, Anna-Karin Hatt, Christer Jacobson, Christina Karlsson Kazeem, Nina Linander, Zdravko Markovski And Joacim Sjoberg Shall Be Re-Elected As Board Members. Per Berggren Is Proposed As New Chairman Of The Board Of Directors. Charlotte Stromberg Has Declined Re-Election. Anna-Karin Hatt, Christer Jacobson And Nina Linander Have Stated That They Are Not Available For Re-Election In The Event That Rutger Arnhult Would Be Elected As A Board Member Of Castellum	Against	Combined
CASTELLUM AB	25-Mar-2021	29	Resolution Regarding The Number Of Members Of The Board Of Directors: Number Of Members Of The Board Of Directors (Seven)	For	For
CASTELLUM AB	25-Mar-2021	31	Re-Election Of Member Of The Board Of Directors: Per Berggren	For	For
CASTELLUM AB	25-Mar-2021	32	Re-Election Of Member Of The Board Of Directors: Anna-Karin Hatt	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CASTELLUM AB	25-Mar-2021	33	Re-Election Of Member Of The Board Of Directors: Christer Jacobson	For	For
CASTELLUM AB	25-Mar-2021	34	Re-Election Of Member Of The Board Of Directors: Christina Karlsson Kazeem	For	For
CASTELLUM AB	25-Mar-2021	35	Re-Election Of Member Of The Board Of Directors: Nina Linander	For	For
CASTELLUM AB	25-Mar-2021	36	Re-Election Of Member Of The Board Of Directors: Zdravko Markovski	For	For
CASTELLUM AB	25-Mar-2021	37	Re-Election Of Member Of The Board Of Directors: Joacim Sjöberg	For	For
CASTELLUM AB	25-Mar-2021	38	New Election Of Member Of The Board Of Directors: Rutger Arnhult	For	Combined
CASTELLUM AB	25-Mar-2021	39	New Election Of Member Of The Board Of Directors: Anna Kinberg Batra	For	Against
CASTELLUM AB	25-Mar-2021	40	New Election Of Member Of The Board Of Directors: Anna-Karin Celsing	For	Against
CASTELLUM AB	25-Mar-2021	42	New Election Of Chairman Of The Board Of Directors: Rutger Arnhult	For	Against
CASTELLUM AB	25-Mar-2021	43	New Election Of Chairman Of The Board Of Directors: Per Berggren	For	Combined
CASTELLUM AB	25-Mar-2021	44	Resolution Regarding The Number Of Auditors And Deputy Auditors: The Election Committee Proposes That The Number Of Auditors Shall Be One With No Deputy Auditor	For	For
CASTELLUM AB	25-Mar-2021	45	Resolution Regarding The Election Of Auditor: In Accordance With The Audit And Finance Committee'S Recommendation, Deloitte Is Proposed For Re-Election As Auditor In Castellum Until The End Of The Annual General Meeting 2022. Deloitte Has Announced That Harald Jagner Will Be The New Main Responsible Auditor At Deloitte If The Annual General Meeting Resolves To Elect Deloitte As Auditor	For	For
CASTELLUM AB	25-Mar-2021	46	Resolution Regarding Remuneration To The Members Of The Board Of Directors	For	For
CASTELLUM AB	25-Mar-2021	47	Resolution Regarding Remuneration To The Auditor	For	For
CASTELLUM AB	25-Mar-2021	48	Resolution Regarding The Establishment Of An Election Committee	For	For
CASTELLUM AB	25-Mar-2021	49	Resolution Regarding Approval Of The Remuneration Report	For	For
CASTELLUM AB	25-Mar-2021	50	Resolution Regarding Guidelines For Remuneration To Members Of The Executive Management	For	For
CASTELLUM AB	25-Mar-2021	51	Resolution Regarding Authorisation For The Board Of Directors To Resolve On New Share Issues	For	For
CASTELLUM AB	25-Mar-2021	52	Resolution Regarding Authorisation For The Board Of Directors To Resolve To Acquire And Transfer The Company'S Own Shares	For	For
CATCHER TECHNOLOGY CO LTD	31-May-2021	1	To Accept 2020 Business Report And Financial Statements.	For	For
CATCHER TECHNOLOGY CO LTD	31-May-2021	2	To Approve The Proposal For Distribution Of 2020 Profitsproposed Cash Dividend: Twd 12 Per Share.	For	For
CATCHER TECHNOLOGY CO LTD	31-May-2021	3	To Raise Funds Through Issuing New Shares Or Gdr.	For	For
CATENA AB	29-Apr-2021	14	Resolution On The Adoption Of The Income Statement And Balance Sheet As Well As The Consolidated Income Statement And Consolidated Balance Sheet	For	For
CATENA AB	29-Apr-2021	15	Resolution On The Distribution Of The Profits Available To The Agm	For	For
CATENA AB	29-Apr-2021	16	Resolution On Discharge From Liability For The Members Of The Board Of Directors And The President	For	For
CATENA AB	29-Apr-2021	17	Determination Of The Number Of Board Members	For	For
CATENA AB	29-Apr-2021	18	Determination Of Board And Audit Fees, Etc	For	For
CATENA AB	29-Apr-2021	19	Election Of Board Members: Reelect Gustaf Hermelin (Chairman), Katarina Wallin, Helene Briggert, Magnus Sward, Caesar Afors And Vesna Jovic As Directors. Elect Lennart Mauritzon As Newdirector	For	Combined
CATENA AB	29-Apr-2021	20	Election Of Auditor: Pricewaterhousecoopers	For	Combined
CATENA AB	29-Apr-2021	21	Instructions For The Nomination Committee	For	For
CATENA AB	29-Apr-2021	22	Establishment Of Compensation Guidelines	For	For
CATENA AB	29-Apr-2021	23	Submission And Approval Of Compensation Report	For	For
CATENA AB	29-Apr-2021	24	Authorization For Acquisition Of Own Shares	For	For
CATENA AB	29-Apr-2021	25	Authorization For The Sale Of Own Shares	For	For
CATENA AB	29-Apr-2021	26	Authorization For New Issue Of Shares	For	For
CATENA AB	29-Apr-2021	27	Resolution On Amendment Of The Articles Of Association	For	For
CATERPILLAR INC.	09-Jun-2021	1	Election Of Director: Kelly A. Ayotte	For	Combined
CATERPILLAR INC.	09-Jun-2021	2	Election Of Director: David L. Calhoun	For	Combined
CATERPILLAR INC.	09-Jun-2021	3	Election Of Director: Daniel M. Dickinson	For	Combined
CATERPILLAR INC.	09-Jun-2021	4	Election Of Director: Gerald Johnson	For	Combined
CATERPILLAR INC.	09-Jun-2021	5	Election Of Director: David W. MacLennan	For	Combined
CATERPILLAR INC.	09-Jun-2021	6	Election Of Director: Debra L. Reed-Klages	For	Combined
CATERPILLAR INC.	09-Jun-2021	7	Election Of Director: Edward B. Rust, Jr.	For	Combined
CATERPILLAR INC.	09-Jun-2021	8	Election Of Director: Susan C. Schwab	For	Combined
CATERPILLAR INC.	09-Jun-2021	9	Election Of Director: D. James Umpleby Iii	For	Combined
CATERPILLAR INC.	09-Jun-2021	10	Election Of Director: Miles D. White	For	Combined
CATERPILLAR INC.	09-Jun-2021	11	Election Of Director: Rayford Wilkins, Jr.	For	Combined
CATERPILLAR INC.	09-Jun-2021	12	Ratification Of Our Independent Registered Public Accounting Firm.	For	Combined
CATERPILLAR INC.	09-Jun-2021	13	Advisory Vote To Approve Executive Compensation.	For	Combined
CATERPILLAR INC.	09-Jun-2021	14	Shareholder Proposal - Report On Climate Policy.	Against	Combined
CATERPILLAR INC.	09-Jun-2021	15	Shareholder Proposal - Report On Diversity And Inclusion.	Against	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CATERPILLAR INC.	09-Jun-2021	16	Shareholder Proposal - Transition To A Public Benefit Corporation.	Against	Combined
CATERPILLAR INC.	09-Jun-2021	17	Shareholder Proposal - Shareholder Action By Written Consent.	Against	Combined
CATHAY FINANCIAL HOLDING COMPANY LTD	11-Jun-2021	1	Acknowledgement Of Business Operations Report And Financial Statements For 2020.	For	Combined
CATHAY FINANCIAL HOLDING COMPANY LTD	11-Jun-2021	2	Acknowledgement Of Earnings Distribution For 2020. Proposed Cash Dividend: Twd 2.5 Per Share.	For	For
CATHAY FINANCIAL HOLDING COMPANY LTD	11-Jun-2021	3	Discussion On The Amendments To The Rules Of Procedure For Shareholders' Meetings.	For	For
CATHAY FINANCIAL HOLDING COMPANY LTD	11-Jun-2021	4	Discussion On The Amendments To The Corporation Procedure For The Election Of Directors.	For	For
CATHAY FINANCIAL HOLDING COMPANY LTD	11-Jun-2021	5	Discussion On The Corporation' S Proposal To Raise Long-Term Capital.	For	For
CBOE GLOBAL MARKETS, INC.	13-May-2021	1	Election Of Director: Edward T. Tilly	For	For
CBOE GLOBAL MARKETS, INC.	13-May-2021	2	Election Of Director: Eugene S. Sunshine	For	For
CBOE GLOBAL MARKETS, INC.	13-May-2021	3	Election Of Director: William M. Farrow, Iii	For	For
CBOE GLOBAL MARKETS, INC.	13-May-2021	4	Election Of Director: Edward J. Fitzpatrick	For	For
CBOE GLOBAL MARKETS, INC.	13-May-2021	5	Election Of Director: Ivan K. Fong	For	For
CBOE GLOBAL MARKETS, INC.	13-May-2021	6	Election Of Director: Janet P. Froetscher	For	For
CBOE GLOBAL MARKETS, INC.	13-May-2021	7	Election Of Director: Jill R. Goodman	For	For
CBOE GLOBAL MARKETS, INC.	13-May-2021	8	Election Of Director: Alexander J. Matturri, Jr.	For	For
CBOE GLOBAL MARKETS, INC.	13-May-2021	9	Election Of Director: Jennifer J. Mcpeek	For	For
CBOE GLOBAL MARKETS, INC.	13-May-2021	10	Election Of Director: Roderick A. Palmore	For	For
CBOE GLOBAL MARKETS, INC.	13-May-2021	11	Election Of Director: James E. Parisi	For	For
CBOE GLOBAL MARKETS, INC.	13-May-2021	12	Election Of Director: Joseph P. Ratterman	For	For
CBOE GLOBAL MARKETS, INC.	13-May-2021	13	Election Of Director: Jill E. Sommers	For	For
CBOE GLOBAL MARKETS, INC.	13-May-2021	14	Election Of Director: Fredric J. Tomczyk	For	For
CBOE GLOBAL MARKETS, INC.	13-May-2021	15	Approve, In A Non-Binding Resolution, The Compensation Paid To Our Executive Officers.	For	For
CBOE GLOBAL MARKETS, INC.	13-May-2021	16	Ratify The Appointment Of Kpmg Llp As Our Independent Registered Public Accounting Firm For The 2021 Fiscal Year.	For	For
CBRE GROUP, INC.	19-May-2021	1	Election Of Director: Brandon B. Boze	For	For
CBRE GROUP, INC.	19-May-2021	2	Election Of Director: Beth F. Cobert	For	For
CBRE GROUP, INC.	19-May-2021	3	Election Of Director: Reginald H. Gilyard	For	For
CBRE GROUP, INC.	19-May-2021	4	Election Of Director: Shira D. Goodman	For	For
CBRE GROUP, INC.	19-May-2021	5	Election Of Director: Christopher T. Jenny	For	For
CBRE GROUP, INC.	19-May-2021	6	Election Of Director: Gerardo I. Lopez	For	For
CBRE GROUP, INC.	19-May-2021	7	Election Of Director: Oscar Munoz	For	For
CBRE GROUP, INC.	19-May-2021	8	Election Of Director: Robert E. Sulentic	For	For
CBRE GROUP, INC.	19-May-2021	9	Election Of Director: Laura D. Tyson	For	For
CBRE GROUP, INC.	19-May-2021	10	Election Of Director: Sanjiv Yajnik	For	For
CBRE GROUP, INC.	19-May-2021	11	Ratify The Appointment Of Kpmg Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
CBRE GROUP, INC.	19-May-2021	12	Advisory Vote To Approve Named Executive Officer Compensation For 2020.	For	For
CBRE GROUP, INC.	19-May-2021	13	Stockholder Proposal Regarding Our Stockholders' Ability To Call Special Stockholder Meetings.	Against	Combined
CCR SA	08-Apr-2021	3	Examine The Managements Accounts, Assess, Discuss And Vote On The Managements Report And The Company'S Financial Statements, Along With The Opinions Issued By The Independent Auditors And The Fiscal Council, For The Fiscal Year Ended On December 31, 2020, According To The Managements Proposal	For	Combined
CCR SA	08-Apr-2021	3	Resolve On The Amendment Of The Company'S Bylaw Article 22, Caput And Its Subsequent Consolidation, Pursuant To The Managements Proposal	For	Combined
CCR SA	08-Apr-2021	4	Resolve On The Allocation Of The Net Profit Of The Fiscal Year Ended On December 31, 2020 And The Distribution Of Dividends, According To The Managements Proposal	For	For
CCR SA	08-Apr-2021	5	Resolve On The Replacement Of An Alternate Member Of The Company'S Board Of Directors, Pursuant To The Managements Proposal	For	For
CCR SA	08-Apr-2021	6	Does The Shareholder Want To Request The Installation Of The Fiscal Council, Pursuant To Article 161 Of The Brazilian Corporate Law	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CCR SA	08-Apr-2021	7	Election Of A Member Of The Fiscal Council, Positions Limit To Be Completed, 3 The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election: Piedade Mota Da Fonseca, Effective. Ronaldo Pires Da Silva, Substitute	For	For
CCR SA	08-Apr-2021	8	Election Of A Member Of The Fiscal Council, Positions Limit To Be Completed, 3 The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election: Adalgiso Fragoso De Faria, Effective. Marcelo De Andrade, Substitute	For	For
CCR SA	08-Apr-2021	9	Election Of A Member Of The Fiscal Council, Positions Limit To Be Completed, 3 The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election: Bruno Goncalves Siqueira, Effective. Daniel Da Silva Alves, Substitute	For	For
CCR SA	08-Apr-2021	10	Resolve On The Annual And Global Managements Compensation For The 2021 Fiscal Year, In Accordance With The Managements Proposal	For	Combined
CCR SA	08-Apr-2021	11	Resolve On The Individual Compensation For The Members Of The Fiscal Council For The 2021 Fiscal Year, In Accordance With The Managements Proposal	For	Combined
CD PROJEKT S.A.	25-May-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
CD PROJEKT S.A.	25-May-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
CD PROJEKT S.A.	25-May-2021	3	Please Note That This Is An Amendment To Meeting Id 569715 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinject On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You	Non-voting resolution	Non-voting resolution
CD PROJEKT S.A.	25-May-2021	4	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
CD PROJEKT S.A.	25-May-2021	5	Opening Of The General Meeting	Non-voting resolution	Non-voting resolution
CD PROJEKT S.A.	25-May-2021	6	Election Of The Chairman Of The General Meeting	For	Combined
CD PROJEKT S.A.	25-May-2021	7	Confirmation That The General Meeting Has Been Properly Convened And Is Capable Of Adopting Binding Resolutions	For	Combined
CD PROJEKT S.A.	25-May-2021	8	Adoption Of The Agenda	For	Combined
CD PROJEKT S.A.	25-May-2021	9	Consideration Of The Reports Of The Company'S Bodies, The Company'S Financial Statements And The Consolidated Financial Statements For 2020	For	Combined
CD PROJEKT S.A.	25-May-2021	10	Adoption Of A Resolution On The Approval Of The Company'S Financial Statements For 2020	For	Combined
CD PROJEKT S.A.	25-May-2021	11	Adoption Of A Resolution On The Approval Of The Consolidated Financial Statements Of The Cd Projekt Capital Group For 2020	For	For
CD PROJEKT S.A.	25-May-2021	12	Adoption Of A Resolution On The Approval Of The Management Board'S Report On The Activities Of The Cd Projekt Capital Group And Cd Projekt S.A. For 2020	For	For
CD PROJEKT S.A.	25-May-2021	13	Adoption Of A Resolution On The Distribution Of The Company'S Profit For 2020	For	For
CD PROJEKT S.A.	25-May-2021	14	Adoption Of A Resolution On Granting A Vote Of Approval To The President Of The Management Board, Mr. Adam Kici Ski, For The Performance Of His Duties In The Period From 1 January To 31 December 2020	For	For
CD PROJEKT S.A.	25-May-2021	15	Adoption Of A Resolution On Granting A Vote Of Approval To The Vice President Of The Management Board, Mr. Marcin Iwi Ski, For The Performance Of His Duties In The Period From 1 January To 31 December 2020	For	For
CD PROJEKT S.A.	25-May-2021	16	Adoption Of A Resolution On Granting A Vote Of Approval To The Vice-President Of The Management Board, Mr. Piotr Nielubowicz, For The Performance Of His Duties In The Period From 1 January To 31 December 2020	For	For
CD PROJEKT S.A.	25-May-2021	17	Adoption Of A Resolution On Granting A Vote Of Approval To The Member Of The Management Board, Mr. Adam Badowski, For The Performance Of His Duties In The Period From 1 January To 31 December 2020	For	For
CD PROJEKT S.A.	25-May-2021	18	Adoption Of A Resolution On Discharging The Member Of The Management Board, Mr. Micha Nowakowski, From Performing His Duties In The Period From 1 January To 31 December 2020	For	For
CD PROJEKT S.A.	25-May-2021	19	Adoption Of A Resolution On Discharging The Member Of The Management Board, Mr. Piotr Karwowski From The Performance Of His Duties In The Period From 1 January To 31 December 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CD PROJEKT S.A.	25-May-2021	20	Adoption Of A Resolution On Discharging The Chairwoman Of The Supervisory Board, Ms Katarzyna Szwarc, From The Performance Of Her Duties In The Period From 1 January To 31 December 2020	For	Combined
CD PROJEKT S.A.	25-May-2021	21	Adoption Of A Resolution On Discharging Mr. Piotr P Gowski, Vice-Chairman Of The Supervisory Board, For The Performance Of His Duties In The Period From 1 January To 31 December 2020	For	Combined
CD PROJEKT S.A.	25-May-2021	22	Adoption Of A Resolution On Granting A Vote Of Approval To A Member Of The Supervisory Board, Mr. Micha Bie , For The Performance Of His Duties In The Period From 1 January To 31 December 2020	For	For
CD PROJEKT S.A.	25-May-2021	23	Adoption Of A Resolution On Granting A Vote Of Approval To A Member Of The Supervisory Board, Mr. Krzysztof Kilian, For The Performance Of His Duties In The Period From 1 January To 31 December 2020	For	For
CD PROJEKT S.A.	25-May-2021	24	Adoption Of A Resolution On Granting A Vote Of Approval To Maciej Nielubowicz, Member Of The Supervisory Board, For The Performance Of His Duties In The Period From 1 January To 31 December 2020	For	For
CD PROJEKT S.A.	25-May-2021	25	Adoption Of A Resolution Regarding The Expression Of An Opinion On The Report Of The Supervisory Board Of Cd Projekt S.A. On The Remuneration Of Members Of The Management Board And Supervisory Board For 2019-2020	For	Combined
CD PROJEKT S.A.	25-May-2021	26	Adoption Of Resolutions On The Appointment Of Members Of The Supervisory Board For A New Term Of Office	For	Combined
CD PROJEKT S.A.	25-May-2021	27	Adoption Of A Resolution On Amendments To The Company'S Articles Of Association	For	Combined
CD PROJEKT S.A.	25-May-2021	28	Please Note That This Resolution Is A Shareholder Proposal: Adoption Of A Resolution On Changing The Remuneration Of The Members Of The Supervisory Board Of The Company	Take No Action	For
CD PROJEKT S.A.	25-May-2021	29	Closing The Meeting	Non-voting resolution	Combined
CD PROJEKT S.A.	25-May-2021	30	07 May 2021: Please Note That This Is A Revision Due To Modification Of The Text Of Resolution 13. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
CDL HOSPITALITY REAL ESTATE INVESTMENT TRUST/CD L	23-Apr-2021	1	Adoption Of The Hbt Trustee-Manager'S Report, The Statement By The Chief Executive Officer Of The Hbt Trustee-Manager, The H-Reit Trustee'S Report, The H-Reit Manager'S Report And The Audited Financial Statements Of Hbt, H-Reit And Cdl Hospitality Trusts For The Year Ended 31 December 2020 And The Auditors' Report Thereon	For	Combined
CDL HOSPITALITY REAL ESTATE INVESTMENT TRUST/CD L	23-Apr-2021	2	Re-Appointment Of Kpmg Llp As The Independent Auditors And Authorisation Of The H-Reit Manager And The Hbt Trustee-Manager To Fix Their Remuneration	For	For
CDL HOSPITALITY REAL ESTATE INVESTMENT TRUST/CD L	23-Apr-2021	3	Authority To Issue Stapled Securities And To Make Or Grant Convertible Instruments	For	For
CDW CORP	20-May-2021	1	Election Of Director For A Term To Expire At 2022 Annual Meeting: Virginia C. Addicott	For	For
CDW CORP	20-May-2021	2	Election Of Director For A Term To Expire At 2022 Annual Meeting: James A. Bell	For	For
CDW CORP	20-May-2021	3	Election Of Director For A Term To Expire At 2022 Annual Meeting: Lynda M. Clarizio	For	For
CDW CORP	20-May-2021	4	Election Of Director For A Term To Expire At 2022 Annual Meeting: Paul J. Finnegan	For	For
CDW CORP	20-May-2021	5	Election Of Director For A Term To Expire At 2022 Annual Meeting: Anthony R. Foxx	For	For
CDW CORP	20-May-2021	6	Election Of Director For A Term To Expire At 2022 Annual Meeting: Christine A. Leahy	For	For
CDW CORP	20-May-2021	7	Election Of Director For A Term To Expire At 2022 Annual Meeting: Sanjay Mehrotra	For	For
CDW CORP	20-May-2021	8	Election Of Director For A Term To Expire At 2022 Annual Meeting: David W. Nelms	For	For
CDW CORP	20-May-2021	9	Election Of Director For A Term To Expire At 2022 Annual Meeting: Joseph R. Swedish	For	For
CDW CORP	20-May-2021	10	Election Of Director For A Term To Expire At 2022 Annual Meeting: Donna F. Zarcone	For	For
CDW CORP	20-May-2021	11	To Approve, On An Advisory Basis, Named Executive Officer Compensation.	For	For
CDW CORP	20-May-2021	12	To Ratify The Selection Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
CDW CORP	20-May-2021	13	To Approve The Amendment To The Company'S Certificate Of Incorporation To Eliminate The Supermajority Voting Requirement In Article Eleven And To Make Certain Non-Substantive Changes.	For	For
CDW CORP	20-May-2021	14	To Approve The Amendment To The Company'S Certificate Of Incorporation To Eliminate The Obsolete Competition And Corporate Opportunity Provision.	For	For
CDW CORP	20-May-2021	15	To Approve The Cdw Corporation 2021 Long-Term Incentive Plan.	For	For
CDW CORP	20-May-2021	16	To Approve The Amendment To The Cdw Corporation Coworker Stock Purchase Plan.	For	For
CELANESE CORPORATION	15-Apr-2021	1	Election Of Director: Jean S. Blackwell	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CELANESE CORPORATION	15-Apr-2021	2	Election Of Director: William M. Brown	For	Combined
CELANESE CORPORATION	15-Apr-2021	3	Election Of Director: Edward G. Galante	For	Combined
CELANESE CORPORATION	15-Apr-2021	4	Election Of Director: Kathryn M. Hill	For	For
CELANESE CORPORATION	15-Apr-2021	5	Election Of Director: David F. Hoffmeister	For	For
CELANESE CORPORATION	15-Apr-2021	6	Election Of Director: Dr. Jay V. Ihlenfeld	For	For
CELANESE CORPORATION	15-Apr-2021	7	Election Of Director: Deborah J. Kissire	For	For
CELANESE CORPORATION	15-Apr-2021	8	Election Of Director: Kim K.W. Rucker	For	For
CELANESE CORPORATION	15-Apr-2021	9	Election Of Director: Lori J. Ryerkerk	For	For
CELANESE CORPORATION	15-Apr-2021	10	Election Of Director: John K. Wulff	For	For
CELANESE CORPORATION	15-Apr-2021	11	Ratification Of The Selection Of Kpmg Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
CELANESE CORPORATION	15-Apr-2021	12	Advisory Vote To Approve Executive Compensation.	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	4	Approval Of Individual And Consolidated Accounts And Management Reports	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	5	Approval Of The Non-Financial Information Report	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	6	Allocation Of Results	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	7	Approval Of The Management Of The Board Of Directors	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	8	Approval Of The Maximum Remuneration For Directors	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	9	Approval Of The Remuneration Policy	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	10	Remuneration For Executive Director Linked To The Share Value	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	11	Number Of Members Of The Board Of Directors	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	12	Appointment Of Ms Alexandra Reich As Director	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	13	Amendment Of Bylaws Articles 1, 2, 3, 4, 12, 13, 20, 22 And 29	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	14	Deletion Of Articles 9, 11, 15, 16, 17, 19, 24,25,28,30,31 And 32	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	15	Renumbering Of The Old Article 27 Of The Bylaws As Article 21	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	16	Amendment Article 5	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	17	Amendment Article 10	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	18	Amendment Articles 14 And 23	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	19	Amendment Articles 18,21 And 26	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	20	Amendment Articles : New Article 15	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	21	Amendment Of The Regulation Of The General Meeting: Articles 1, 2, 3, 4, 7, 9, 10, 11, 13, 15, 17, 18, 19, 20, 21, 22 And 23	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	22	Amendment Of The Regulation Of The General Meeting: Articles 5, 6, 8, 12, 14 And 16	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	23	Amendment Of The Regulation Of The General Meeting Articles: New Article 15	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	24	Approval Of A Capital Increase By Monetary Contributions	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	25	Delegation Of Powers To Increase Capital	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	26	Delegation Of Powers To Issue Fixed Income	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	27	Delegation Of Powers To Implement Agreements Adopted By Shareholders At The General Meeting	For	For
CELLNEX TELECOM S.A.	26-Mar-2021	28	Consultive Vote Regarding The Annual Remuneration Report Of The Board Of Directors	For	For
CELLTRION HEALTHCARE CO., LTD.	26-Mar-2021	2	Approval Of Consolidated Financial Statement	For	For
CELLTRION HEALTHCARE CO., LTD.	26-Mar-2021	3	Approval Of Financial Statement	For	For
CELLTRION HEALTHCARE CO., LTD.	26-Mar-2021	4	Approval Of Partial Amendment To Articles Of Incorporation	For	For
CELLTRION HEALTHCARE CO., LTD.	26-Mar-2021	5	Election Of Inside Director: Seo Joon Seok	For	For
CELLTRION HEALTHCARE CO., LTD.	26-Mar-2021	6	Election Of Inside Director: Lee Han Ki	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CELLTRION HEALTHCARE CO., LTD.	26-Mar-2021	7	Election Of Outside Director: Lee Joong Hae	For	For
CELLTRION HEALTHCARE CO., LTD.	26-Mar-2021	8	Approval Of Limit Of Remuneration For Directors	For	Combined
CELLTRION HEALTHCARE CO., LTD.	26-Mar-2021	9	Approval Of Stock Dividend	For	Combined
CELLTRION HEALTHCARE CO., LTD.	26-Mar-2021	10	Grant Of Stock Option	For	For
CELLTRION INC	26-Mar-2021	1	Approval Of Financial Statements	For	For
CELLTRION INC	26-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
CELLTRION INC	26-Mar-2021	3	Election Of Inside Director Seo Jin Seok	For	For
CELLTRION INC	26-Mar-2021	4	Approval Of Remuneration For Director	For	For
CELLTRION INC	26-Mar-2021	5	Approval Of Grant Of Stock Option	For	For
CELLTRION PHARM INC	26-Mar-2021	1	Approval Of Financial Statements	For	For
CELLTRION PHARM INC	26-Mar-2021	2	Amendment Of Articles Of Incorporation	For	Combined
CELLTRION PHARM INC	26-Mar-2021	3	Election Of Inside Director: Seo Jin Seok	For	Combined
CELLTRION PHARM INC	26-Mar-2021	4	Election Of Outside Director: I Wang Don	For	For
CELLTRION PHARM INC	26-Mar-2021	5	Election Of Outside Director: Song Tae Yeong	For	For
CELLTRION PHARM INC	26-Mar-2021	6	Election Of Outside Director: Yang Sang U	For	For
CELLTRION PHARM INC	26-Mar-2021	7	Approval Of Remuneration For Director	For	For
CELLTRION PHARM INC	26-Mar-2021	8	Approval Of Remuneration For Auditor	For	For
CELLTRION PHARM INC	26-Mar-2021	9	Approval Of Grant Of Stock Option	For	For
CEMEX SAB DE CV	25-Mar-2021	1	Proposal To Specify Cemex'S Corporate Purpose And The Activities That Cemex May Perform In Order To Fulfil Its Corporate Purpose, Consequently Amending Article 2 Of Cemex'S By-Laws; And, In The Event Of Approval, The Authorization To Proceed With The Certification Of The Restated By-Laws	For	For
CEMEX SAB DE CV	25-Mar-2021	2	Approve Financial Statements And Statutory Reports	For	Combined
CEMEX SAB DE CV	25-Mar-2021	2	Appointment Of Delegates To Formalize The Resolutions Adopted At The Meeting	For	For
CEMEX SAB DE CV	25-Mar-2021	3	Approve Allocation Of Income	For	For
CEMEX SAB DE CV	25-Mar-2021	4	Present Share Repurchase Report	For	For
CEMEX SAB DE CV	25-Mar-2021	5	Set Maximum Amount Of Share Repurchase Reserve	For	For
CEMEX SAB DE CV	25-Mar-2021	6	Approve Reduction In Variable Portion Of Capital Via Cancellation Of Repurchased Shares Which Were Acquired Through Repurchase Program In 2020	For	For
CEMEX SAB DE CV	25-Mar-2021	7	Approve Reduction In Variable Portion Of Capital Via Cancellation Of Treasury Shares Authorized To Support New Issuance Of Convertible Notes Or For Placement Of Such Shares In Public Offering Or Private Subscription	For	For
CEMEX SAB DE CV	25-Mar-2021	8	Elect Directors, Chairman And Secretary Of Board, Members And Chairmen Of Audit, Corporate Practices And Finance, And Sustainability Committees	For	Combined
CEMEX SAB DE CV	25-Mar-2021	9	Approve Remuneration Of Directors And Members Of Audit, Corporate Practices And Finance, And Sustainability Committees	For	Combined
CEMEX SAB DE CV	25-Mar-2021	10	Authorize Board To Ratify And Execute Approved Resolutions	For	For
CEMEX, S.A.B. DE C.V.	25-Mar-2021	1	Presentation Of The Chief Executive Officer'S Report, Including Cemex'S Financial Statements, Results Of Operations, Report Of Cash Flow And Variations Of Capital Stock, And Presentation Of The Board Of Directors' Report, For The Fiscal Year 2020, As Required By The Mexican Securities Market Law (Ley Del Mercado De Valores); And, After Hearing The Opinion Of The Board Of Directors As To The Reports By The Chief Executive Officer, By The Audit, Corporate Practices And Finance, And Sustainability ..Due To Space Limits, See Proxy Material For Full Proposal.	Take No Action	For
CEMEX, S.A.B. DE C.V.	25-Mar-2021	2	Proposal Of Allocation Of Profits For The Fiscal Year Ended December 31, 2020.	Take No Action	For
CEMEX, S.A.B. DE C.V.	25-Mar-2021	3	Presentation Of The Board Of Directors' Report On The Procedures And Approvals Pursuant To Which The Repurchase Of Cemex'S Shares Was Instructed For The Year Ended On December 31, 2020.	Take No Action	For
CEMEX, S.A.B. DE C.V.	25-Mar-2021	4	Proposal To Determine The Amount Of A Reserve For The Acquisition Of Cemex'S Shares Or Other Instruments Representing Such Shares.	Take No Action	For
CEMEX, S.A.B. DE C.V.	25-Mar-2021	5	Proposal To Decrease The Capital Stock Of Cemex In Its Variable Part By Cancelling The Cemex Shares Repurchased In 2020 Under Cemex'S Share Repurchase Program.	Take No Action	For
CEMEX, S.A.B. DE C.V.	25-Mar-2021	6	Proposal To Decrease The Capital Stock Of Cemex In Its Variable Part By Cancelling The Treasury Shares Issued To Support The Issuance Of New Convertible Notes Or For Their Placement In A Public Offering Or Private Placement.	Take No Action	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CEMEX, S.A.B. DE C.V.	25-Mar-2021	7	Appointment Of Members, President And Secretary Of The Board Of Directors, And Of Members And Presidents, Respectively, Of The Audit, Corporate Practices And Finance, And Sustainability Committees.	Take No Action	Combined
CEMEX, S.A.B. DE C.V.	25-Mar-2021	8	Compensation Of The Members Of The Board Of Directors And Of The Audit, Corporate Practices And Finance, And Sustainability Committees.	Take No Action	Combined
CEMEX, S.A.B. DE C.V.	25-Mar-2021	9	Appointment Of Delegates To Formalize The Resolutions Adopted At The Meeting.	Take No Action	For
CEMEX, S.A.B. DE C.V.	25-Mar-2021	10	Proposal To Specify Cemex'S Corporate Purpose And The Activities That Cemex May Perform In Order To Fulfil Its Corporate Purpose, Consequently Amending Article 2 Of Cemex'S By-Laws; And, In The Event Of Approval, The Authorization To Proceed With The Certification Of The Restated By-Laws.	Take No Action	For
CEMEX, S.A.B. DE C.V.	25-Mar-2021	11	Appointment Of Delegates To Formalize The Resolutions Adopted At The Meeting.	Take No Action	For
CENCOSUD SA	23-Apr-2021	1	Examination Of The Situation Of The Company And Of The Reports From The Outside Auditing Firm, And The Approval Of The Annual Report, Balance Sheet And Financial Statements For The Fiscal Year To December 31, 2020, And Of The Report From The Outside Auditing Firm For That Same Fiscal Year	For	For
CENCOSUD SA	23-Apr-2021	1	To Amend The Corporate Bylaws With The Objective Of Including In Them A Compliance Committee In Accordance With That Which Is Provided For In Judgment Number 167.2019 Of The Court For The Defense Of Free Competition	For	For
CENCOSUD SA	23-Apr-2021	1	Examination Of The Situation Of The Company And Of The Reports From The Outside Auditing Firm, And The Approval Of The Annual Report, Balance Sheet And Financial Statements For The Fiscal Year To December 31, 2020, And Of The Report From The Outside Auditing Firm For That Same Fiscal Year	For	Combined
CENCOSUD SA	23-Apr-2021	1	To Amend The Corporate Bylaws With The Objective Of Including In Them A Compliance Committee In Accordance With That Which Is Provided For In Judgment Number 167.2019 Of The Court For The Defense Of Free Competition	For	Combined
CENCOSUD SA	23-Apr-2021	2	Distribution Of Profit From The 2020 Fiscal Year And The Payment Of Dividends	For	Combined
CENCOSUD SA	23-Apr-2021	2	To Resolve On A Share Buyback Program In Accordance With Articles 27A Through 27C Of The Share Corporations Law, With The Objective Of Being Able To Make Investments In The Acquisition Of Such Shares, Being Able To Obtain Potential Benefits For The Company As A Result Of The Variation Of Their Price	For	Abstain
CENCOSUD SA	23-Apr-2021	2	Distribution Of Profit From The 2020 Fiscal Year And The Payment Of Dividends	For	Combined
CENCOSUD SA	23-Apr-2021	2	To Resolve On A Share Buyback Program In Accordance With Articles 27A Through 27C Of The Share Corporations Law, With The Objective Of Being Able To Make Investments In The Acquisition Of Such Shares, Being Able To Obtain Potential Benefits For The Company As A Result Of The Variation Of Their Price	For	Combined
CENCOSUD SA	23-Apr-2021	3	Establishment Of The Compensation Of The Members Of The Board Of Directors	For	Combined
CENCOSUD SA	23-Apr-2021	3	To Establish The Amount Or Maximum Percentage Of Shares To Be Acquired By Virtue Of The Share Buyback Program, The Duration Of The Same And To Delegate To The Board Of Directors The Power To Establish The Price To Be Paid For The Shares Being Bought Back That Are To Be Acquired And Other Conditions In Accordance With The Law That May Be Pertinent	For	Abstain
CENCOSUD SA	23-Apr-2021	3	Establishment Of The Compensation Of The Members Of The Board Of Directors	For	Combined
CENCOSUD SA	23-Apr-2021	3	To Establish The Amount Or Maximum Percentage Of Shares To Be Acquired By Virtue Of The Share Buyback Program, The Duration Of The Same And To Delegate To The Board Of Directors The Power To Establish The Price To Be Paid For The Shares Being Bought Back That Are To Be Acquired And Other Conditions In Accordance With The Law That May Be Pertinent	For	For
CENCOSUD SA	23-Apr-2021	4	Establishment Of The Compensation Of The Members Of The Committee Of Directors And The Determination Of The Expense Budget For Its Operation And That For Its Advisers	For	Combined
CENCOSUD SA	23-Apr-2021	4	In General, To Pass All The Other Resolutions That May Be Necessary Or Convenient For The Complete And Faithful Fulfillment Of The Resolutions That Are Passed By The Extraordinary General Meeting Of Shareholders	For	Combined
CENCOSUD SA	23-Apr-2021	4	Establishment Of The Compensation Of The Members Of The Committee Of Directors And The Determination Of The Expense Budget For Its Operation And That For Its Advisers	For	Combined
CENCOSUD SA	23-Apr-2021	4	In General, To Pass All The Other Resolutions That May Be Necessary Or Convenient For The Complete And Faithful Fulfillment Of The Resolutions That Are Passed By The Extraordinary General Meeting Of Shareholders	For	For
CENCOSUD SA	23-Apr-2021	5	The Report In Regard To The Expenses Of The Board Of Directors And Of The Committee Of Directors	For	For
CENCOSUD SA	23-Apr-2021	6	Designation Of An Outside Auditing Firm For The 2021 Fiscal Year	For	For
CENCOSUD SA	23-Apr-2021	7	Designation Of Risk Rating Agencies For The 2021 Fiscal Year	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CENCOSUD SA	23-Apr-2021	8	To Present The Matters That Were Examined By The Committee Of Directors, The Activities It Carried Out, Its Annual Management Report And The Proposals That Were Not Accepted By The Board Of Directors, As Well As The Resolutions That Were Passed By The Board Of Directors To Approve Related Party Transactions	For	For
CENCOSUD SA	23-Apr-2021	9	To Give An Accounting Of The Opposing Votes Of Members Of The Board Of Directors That Were Included In The Minutes Of Meetings Of The Board Of Directors	For	For
CENCOSUD SA	23-Apr-2021	10	Designation Of The Newspaper In Which The Corporate Notices Must Be Published	For	For
CENCOSUD SA	23-Apr-2021	11	In General, Any Matter Of Corporate Interest That Is Not Appropriate For An Extraordinary General Meeting Of Shareholders	For	Combined
CENCOSUD SHOPPING SA	23-Apr-2021	1	Examination Of The Situation Of The Company And Of The Reports From The Outside Auditing Firm, And The Approval Of The Annual Report, Balance Sheet And Financial Statements From The Fiscal Year To December 31, 2020, And Of The Report From The Outside Auditing Firm For That Same Fiscal Year	For	Combined
CENCOSUD SHOPPING SA	23-Apr-2021	2	Distribution Of Profit From The 2020 Fiscal Year And The Payment Of Dividends	For	Combined
CENCOSUD SHOPPING SA	23-Apr-2021	3	Election Of The Board Of Directors Of The Company	For	For
CENCOSUD SHOPPING SA	23-Apr-2021	4	Establishment Of The Compensation Of The Members Of The Board Of Directors	For	For
CENCOSUD SHOPPING SA	23-Apr-2021	5	Establishment Of The Compensation Of The Members Of The Committee Of Directors And The Determination Of The Expense Budget For Its Functioning And That For Its Advisers	For	For
CENCOSUD SHOPPING SA	23-Apr-2021	6	The Report In Regard To The Expenses Of The Board Of Directors And Of The Committee Of Directors	For	For
CENCOSUD SHOPPING SA	23-Apr-2021	7	Designation Of The Outside Auditing Firm For The 2021 Fiscal Year	For	For
CENCOSUD SHOPPING SA	23-Apr-2021	8	Designation Of The Risk Rating Agencies For The 2021 Fiscal Year	For	For
CENCOSUD SHOPPING SA	23-Apr-2021	9	To Report On The Matters That Were Examined By The Committee Of Directors, The Activities Conducted, Its Annual Management Report And The Proposals That Were Not Accepted By The Board Of Directors, As Well As The Resolutions That Were Passed By The Board Of Directors To Approve Related Party Transactions	For	For
CENCOSUD SHOPPING SA	23-Apr-2021	10	To Give An Accounting Of The Contrary Votes Of Members Of The Board Of Directors That Were Recorded In The Minutes Of The Meetings Of The Board Of Directors	For	For
CENCOSUD SHOPPING SA	23-Apr-2021	11	Designation Of The Newspaper In Which The Corporate Notices Must Be Published	For	For
CENCOSUD SHOPPING SA	23-Apr-2021	12	In General, Any Matter Of Corporate Interest That Is Not Appropriate For An Extraordinary General Meeting Of Shareholders	For	Combined
CENOVUS ENERGY INC.	12-May-2021	1	Appoint Pricewaterhousecoopers Llp, Chartered Professional Accountants, As Auditor Of The Corporation.	For	Combined
CENOVUS ENERGY INC.	12-May-2021	2	Director	For	Combined
CENOVUS ENERGY INC.	12-May-2021	3	Amend And Reconfirm The Corporation'S Shareholder Rights Plan As Described In The Accompanying Management Information Circular.	For	For
CENOVUS ENERGY INC.	12-May-2021	4	Accept The Corporation'S Approach To Executive Compensation As Described In The Accompanying Management Information Circular.	For	For
CENTENE CORPORATION	27-Apr-2021	1	Election Of Director: Jessica L. Blume	For	For
CENTENE CORPORATION	27-Apr-2021	2	Election Of Director: Frederick H. Eppinger	For	For
CENTENE CORPORATION	27-Apr-2021	3	Election Of Director: David L. Steward	For	For
CENTENE CORPORATION	27-Apr-2021	4	Election Of Director: William L. Trubeck	For	For
CENTENE CORPORATION	27-Apr-2021	5	Advisory Resolution To Approve Executive Compensation.	For	For
CENTENE CORPORATION	27-Apr-2021	6	Ratification Of Appointment Of Kpmg Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
CENTENE CORPORATION	27-Apr-2021	7	Approval Of The Amendment To The 2012 Stock Incentive Plan, As Amended.	For	For
CENTENE CORPORATION	27-Apr-2021	8	Approval Of The Amendment And Restatement Of The Company'S Certificate Of Incorporation As Described In The Proxy Statement.	For	For
CENTENE CORPORATION	27-Apr-2021	9	The Stockholder Proposal To Elect Each Director Annually As Described In The Proxy Statement.	For	For
CENTERPOINT ENERGY, INC.	23-Apr-2021	1	Election Of Director: Leslie D. Biddle	For	For
CENTERPOINT ENERGY, INC.	23-Apr-2021	2	Election Of Director: Milton Carroll	For	For
CENTERPOINT ENERGY, INC.	23-Apr-2021	3	Election Of Director: Wendy Montoya Cloonan	For	For
CENTERPOINT ENERGY, INC.	23-Apr-2021	4	Election Of Director: Earl M. Cummings	For	For
CENTERPOINT ENERGY, INC.	23-Apr-2021	5	Election Of Director: David J. Lesar	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CENTERPOINT ENERGY, INC.	23-Apr-2021	6	Election Of Director: Martin H. Nesbitt	For	For
CENTERPOINT ENERGY, INC.	23-Apr-2021	7	Election Of Director: Theodore F. Pound	For	For
CENTERPOINT ENERGY, INC.	23-Apr-2021	8	Election Of Director: Phillip R. Smith	For	For
CENTERPOINT ENERGY, INC.	23-Apr-2021	9	Election Of Director: Barry T. Smitherman	For	For
CENTERPOINT ENERGY, INC.	23-Apr-2021	10	Ratify The Appointment Of Deloitte & Touche Lip As The Independent Registered Public Accounting Firm For 2021.	For	Combined
CENTERPOINT ENERGY, INC.	23-Apr-2021	11	Approve The Advisory Resolution On Executive Compensation.	For	Combined
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETROBRAS	28-Jan-2021	2	To Resolve About The Reform Of The Eletrobras Bylaws According To Notice To Shareholders And Management Proposal	For	Combined
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETROBRAS	27-Apr-2021	2	Separate Election Of The Board Of Directors, Preferred Shares. Indication Of Candidates For The Board Of Directors By Shareholders With Preferred Shares Without Voting Rights Or With Restricted Voting, The Shareholder Can Only Fill In This Field If He Is The Uninterrupted Holder Of The Shares With Which He Votes During The 3 Months Immediately Preceding The General Meeting . Felipe Villela Dias	For	Combined
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETROBRAS	27-Apr-2021	3	To Take The Managements Accounts, Examine, Discuss And Vote On The Management Report And The Company'S Complete Financial Statements, Related To The Fiscal Year Ended On December 31, 2020	For	Combined
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETROBRAS	27-Apr-2021	3	If It Is Verified That Neither The Holders Of Voting Shares Nor The Holders Of Preferred Shares Without Voting Or Restricted Voting Rights, Respectively, Have Reached The Quorum Required In Items I And Ii Of Paragraph 4 Of Art. 141 Of Law No. 6,404 Of 1976, You Want Your Vote To Be Aggregated To The Votes Of The Preferred Shares In Order To Elect To The Board Of Directors The Candidate With The Highest Number Of Votes Among All Those That, As Part Of This Voting Ballot, To Stand For A Separate Election	For	Combined
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETROBRAS	27-Apr-2021	4	Deliberate On The Proposal Of The Company'S Management For Destinanton Of The Results Related To The Year Ended On December 31, 2020 And The Distribution Of Dividends	For	For
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETROBRAS	27-Apr-2021	4	Separate Election Of The Fiscal Council, Preferred Shares. Appointment Of Candidates For The Fiscal Council By Shareholders With Preferred Shares Without Voting Rights Or With Restricted Voting Rights. Antonio Emilio Bastos De Aguiar Freire And Giuliano Barbato Wolf	For	For
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETROBRAS	27-Apr-2021	5	Do You Wish To Request The Adoption Of The Multiple Voting Process For The Election Of The Board Of Directors In Accordance With Art. 141 Of Law No. 6,404 Of 1976	For	Combined
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETROBRAS	27-Apr-2021	6	Election Of The Board Of Directors By Candidate. Total Members To Be Elected, 7. Indication Of Candidates For The Board Of Directors, The Shareholder May Indicate As Many Candidates As There Are Number Of Places To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election Referred To In These Fields Occurs: Lucia Maria Martins Casasanta	For	Combined
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETROBRAS	27-Apr-2021	7	Election Of The Board Of Directors By Candidate. Total Members To Be Elected, 7. Indication Of Candidates For The Board Of Directors, The Shareholder May Indicate As Many Candidates As There Are Number Of Places To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election Referred To In These Fields Occurs: Wilson Ferreira Junior	For	For
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETROBRAS	27-Apr-2021	8	Election Of The Board Of Directors By Candidate. Total Members To Be Elected, 7. Indication Of Candidates For The Board Of Directors, The Shareholder May Indicate As Many Candidates As There Are Number Of Places To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election Referred To In These Fields Occurs: Marcelo De Siqueira Freitas	For	For
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETROBRAS	27-Apr-2021	9	Election Of The Board Of Directors By Candidate. Total Members To Be Elected, 7. Indication Of Candidates For The Board Of Directors, The Shareholder May Indicate As Many Candidates As There Are Number Of Places To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election Referred To In These Fields Occurs: Bruno Eustaquio Ferreira Castro De Carvalho	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETOBRAS	27-Apr-2021	10	Election Of The Board Of Directors By Candidate. Total Members To Be Elected, 7. Indication Of Candidates For The Board Of Directors, The Shareholder May Indicate As Many Candidates As There Are Number Of Places To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election Referred To In These Fields Occurs: Ruy Flaks Schneider	For	Combined
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETOBRAS	27-Apr-2021	11	Election Of The Board Of Directors By Candidate. Total Members To Be Elected, 7. Indication Of Candidates For The Board Of Directors, The Shareholder May Indicate As Many Candidates As There Are Number Of Places To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election Referred To In These Fields Occurs: Ana Carolina Tannuri Laferte Marinho	For	For
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETOBRAS	27-Apr-2021	12	Indication Of Candidates For The Board Of Directors. The Shareholder May Indicate As Many Candidates As There Are Number Of Places To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election Referred To In These Fields Occurs. . Rodrigo Limp Nascimento	For	For
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETOBRAS	27-Apr-2021	14	In Case Of Adoption Of The Multiple Vote Process, Should The Votes Corresponding To Your Actions Be Distributed In Equal Percentages By The Candidates You Have Chosen. If The Shareholder Chooses To Abstain And The Election Occurs Through The Multiple Vote Process, His Vote Must Be Counted As Abstention In The Respective Resolution Of The Meeting	For	Combined
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETOBRAS	27-Apr-2021	15	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed: Lucia Maria Martins Casasanta	For	Abstain
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETOBRAS	27-Apr-2021	16	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed: Wilson Ferreira Junior	For	Abstain
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETOBRAS	27-Apr-2021	17	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed: Marcelo De Siqueira Freitas	For	Abstain
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETOBRAS	27-Apr-2021	18	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed: Bruno Eustaquio Ferreira Castro De Carvalho	For	Abstain
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETOBRAS	27-Apr-2021	19	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed: Ruy Flaks Schneider	For	Abstain
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETOBRAS	27-Apr-2021	20	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed: Ana Carolina Tannuri Laferte Marinho	For	Abstain
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETOBRAS	27-Apr-2021	21	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed: Rodrigo Limp Nascimento	For	Abstain
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETOBRAS	27-Apr-2021	22	Separate Election Of The Board Of Directors, Common Shares. Indication Of Candidates For The Board Of Directors By Minority Shareholders Holding Voting Shares, The Shareholder Can Only Fill In This Field If He Is The Uninterrupted Holder Of The Shares With Which He Votes During The 3 Months Immediately Prior To The General Meeting. . Daniel Alves Ferreira	For	Combined
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETOBRAS	27-Apr-2021	23	If It Is Verified That Neither The Holders Of Common Shares Nor The Holders Of Preferred Shares Without Voting Or Restricted Voting Rights, Respectively, Have Reached The Quorum Required In Items I And II Of Paragraph 4 Of Art. 141 Of Law No. 6,404 Of 1976, You Want Your Vote To Be Aggregated To The Votes Of The Preferred Shares In Order To Elect To The Board Of Directors The Candidate With The Highest Number Of Votes Among All Those That, As Part Of This Ballot Paper, To Stand For A Separate Election	For	For
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETOBRAS	27-Apr-2021	24	Election Of The Fiscal Council By Candidate. Total Members To Be Elected, 3. Appointment Of Candidates For The Fiscal Council, The Shareholder May Nominate As Many Candidates As There Are Vacancies To Be Filled In The General Election: Thais Marcia Fernandes Matano Lacerda And Ricardo Takemitsu Simabuku	For	Combined
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETOBRAS	27-Apr-2021	25	Election Of The Fiscal Council By Candidate. Total Members To Be Elected, 3. Appointment Of Candidates For The Fiscal Council, The Shareholder May Nominate As Many Candidates As There Are Vacancies To Be Filled In The General Election: Domingos Romeu Andreatta And Ingrid Palma Araujo	For	Abstain
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETOBRAS	27-Apr-2021	26	Election Of The Fiscal Council By Candidate. Total Members To Be Elected, 3. Appointment Of Candidates For The Fiscal Council, The Shareholder May Nominate As Many Candidates As There Are Vacancies To Be Filled In The General Election: Rafael Rezende Brigolini And Rafael Souza Pena	For	Abstain
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETOBRAS	27-Apr-2021	27	Separate Election Of The Fiscal Council, Common Shares. Appointment Of Candidates For The Fiscal Council By Minority Shareholders Holding Voting Shares, The Shareholder Must Fill In This Field If He Left The General Election Field Blank: Carlos Eduardo Teixeira Taveiros And Robert Juenemann	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CENTRAIS ELETRICAS BRASILEIRAS SA-ELETROBRAS	27-Apr-2021	28	Set The Global Compensation For The Management, The Members Of The Company'S Fiscal Council And The Members Of The Audit And Risk Statutory Committee, According To Management Proposal	For	For
CENTRAL JAPAN RAILWAY COMPANY	23-Jun-2021	2	Approve Appropriation Of Surplus	For	For
CENTRE TESTING INTERNATIONAL GROUP CO LTD	27-Jan-2021	1	Amendments To The Raised Funds Management System	For	For
CENTRE TESTING INTERNATIONAL GROUP CO LTD	27-Jan-2021	2	Amendments To The Work System For Independent Directors	For	For
CENTRE TESTING INTERNATIONAL GROUP CO LTD	27-Jan-2021	3	Amendments To The External Guarantee Management Measures	For	For
CENTRE TESTING INTERNATIONAL GROUP CO LTD	27-Jan-2021	4	Amendments To The Procedure And Rules For Investment Decision-Making	For	For
CENTRE TESTING INTERNATIONAL GROUP CO LTD	27-Jan-2021	5	Amendments To The Special Appointment System For Audit Firm	For	For
CENTRE TESTING INTERNATIONAL GROUP CO LTD	27-Jan-2021	6	Amendments To The Connected Transactions Decision-Making System	For	For
CENTRE TESTING INTERNATIONAL GROUP CO LTD	27-Jan-2021	7	Change Of Accounting Policies	For	For
CENTRE TESTING INTERNATIONAL GROUP CO LTD	27-Jan-2021	8	Leasing And Sale Of Houses To Related Parties	For	For
CENTRE TESTING INTERNATIONAL GROUP CO LTD	11-May-2021	1	2020 Annual Report And Its Summary	For	For
CENTRE TESTING INTERNATIONAL GROUP CO LTD	11-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
CENTRE TESTING INTERNATIONAL GROUP CO LTD	11-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
CENTRE TESTING INTERNATIONAL GROUP CO LTD	11-May-2021	4	2020 Annual Accounts	For	For
CENTRE TESTING INTERNATIONAL GROUP CO LTD	11-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.35000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CENTRE TESTING INTERNATIONAL GROUP CO LTD	11-May-2021	6	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
CENTRE TESTING INTERNATIONAL GROUP CO LTD	11-May-2021	7	Settlement Of Some Projects Financed With Raised Funds And Investment In Other Projects With Surplus Raised Funds	For	For
CENTRE TESTING INTERNATIONAL GROUP CO LTD	11-May-2021	8	2021 Reappointment Of Audit Firm	For	For
CENTRE TESTING INTERNATIONAL GROUP CO LTD	11-May-2021	9	Application For Comprehensive Credit To Commercial Banks	For	For
CENTRE TESTING INTERNATIONAL GROUP CO LTD	11-May-2021	10	Amendments To The Company'S Articles Of Association	For	For
CERIDIAN HCM HOLDING INC.	27-Apr-2021	1	Director	For	Combined
CERIDIAN HCM HOLDING INC.	27-Apr-2021	2	To Approve The De-Classification Of The Board And The Adoption Of The Fourth Amended And Restated Certificate Of Incorporation	For	Combined
CERIDIAN HCM HOLDING INC.	27-Apr-2021	3	To Approve, On A Non-Binding, Advisory Basis, The Compensation Of Ceridian'S Named Executive Officers (Commonly Known As A "Say On Pay" Vote)	For	Combined
CERIDIAN HCM HOLDING INC.	27-Apr-2021	4	To Ratify The Appointment Of Kpmg Llp As Ceridian'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021	For	Combined
CERNER CORPORATION	19-May-2021	1	Election Of Class Ii Director: Mitchell E. Daniels, Jr.	For	For
CERNER CORPORATION	19-May-2021	2	Election Of Class Ii Director: Elder Granger, M.D.	For	For
CERNER CORPORATION	19-May-2021	3	Election Of Class Ii Director: John J. Greisch	For	For
CERNER CORPORATION	19-May-2021	4	Election Of Class Ii Director: Melinda J. Mount	For	For
CERNER CORPORATION	19-May-2021	5	Ratification Of The Appointment Of Kpmg Llp As The Independent Registered Public Accounting Firm Of Cerner Corporation For 2021.	For	Combined
CERNER CORPORATION	19-May-2021	6	Approval, On An Advisory Basis, Of The Compensation Of Our Named Executive Officers.	For	For
CERNER CORPORATION	19-May-2021	7	Shareholder Proposal To Eliminate Supermajority Voting, If Properly Presented At The Meeting.	Against	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CEZ A.S.	28-Jun-2021	6	The General Meeting Of Ez, A. S., Approves The Financial Statements Of Ez, A. S., Prepared As Of December 31, 2020	For	For
CEZ A.S.	28-Jun-2021	7	The General Meeting Of Ez, A. S., Approves The Consolidated Financial Statements Of Cez Group Prepared As Of December 31, 2020	For	For
CEZ A.S.	28-Jun-2021	8	The General Meeting Of Ez, A. S., Approves The Final Financial Statements Of Ez Korpor Tn Slu By, S.R.O., Prepared As Of December 31, 2020	For	For
CEZ A.S.	28-Jun-2021	9	Decision On The Distribution Of Profit Of Ez, A. S	For	For
CEZ A.S.	28-Jun-2021	10	The General Meeting Of Ez, A. S., Appoints Ernst & Young Audit, S.R.O., Company Reg. No. 26704153, Having Its Registered Office At Na Florenci 2116/15, Nov M Sto, 110 00 Praha 1, As The Auditor To Perform The Statutory Audit For The Accounting Period Of The Calendar Y Ears Of 2021 And 2022	For	For
CEZ A.S.	28-Jun-2021	11	The General Meeting Of Ez, A. S., Appoints Deloitte Audit S.R.O., Company Reg. No. 49620592, Having Its Registered Office At Italsk 2581/67, Vinohrady, 120 00 Praha 2, As The Auditor To Perform The Statutory Audit For The Accounting Period Of The Calendar Years Of 2023 And 2024	For	For
CEZ A.S.	28-Jun-2021	12	The General Meeting Of Ez, A. S., Approves A 2022 Donations Budget Of Czk 110 Million	For	For
CEZ A.S.	28-Jun-2021	13	Please Note That This Resolution Is A Shareholder Proposal: Removal And Election Of Supervisory Board Members	Take No Action	Combined
CEZ A.S.	28-Jun-2021	14	Please Note That This Resolution Is A Shareholder Proposal: Removal And Election Of Audit Committee Members	Take No Action	Against
CEZ A.S.	28-Jun-2021	15	Approval Of The Remuneration Report Ez, A. S. For The Accounting Period Of 2020	For	Against
CF INDUSTRIES HOLDINGS, INC.	04-May-2021	1	Election Of Director: Javed Ahmed	For	Combined
CF INDUSTRIES HOLDINGS, INC.	04-May-2021	2	Election Of Director: Robert C. Arzbaecher	For	For
CF INDUSTRIES HOLDINGS, INC.	04-May-2021	3	Election Of Director: Deborah L. Dehaas	For	For
CF INDUSTRIES HOLDINGS, INC.	04-May-2021	4	Election Of Director: John W. Eaves	For	For
CF INDUSTRIES HOLDINGS, INC.	04-May-2021	5	Election Of Director: Stephen A. Furbacher	For	For
CF INDUSTRIES HOLDINGS, INC.	04-May-2021	6	Election Of Director: Stephen J. Hagge	For	For
CF INDUSTRIES HOLDINGS, INC.	04-May-2021	7	Election Of Director: Anne P. Noonan	For	For
CF INDUSTRIES HOLDINGS, INC.	04-May-2021	8	Election Of Director: Michael J. Toelle	For	For
CF INDUSTRIES HOLDINGS, INC.	04-May-2021	9	Election Of Director: Theresa E. Wagler	For	For
CF INDUSTRIES HOLDINGS, INC.	04-May-2021	10	Election Of Director: Celso L. White	For	For
CF INDUSTRIES HOLDINGS, INC.	04-May-2021	11	Election Of Director: W. Anthony Will	For	For
CF INDUSTRIES HOLDINGS, INC.	04-May-2021	12	Approval Of An Advisory Resolution Regarding The Compensation Of Cf Industries Holdings, Inc.'S Named Executive Officers.	For	For
CF INDUSTRIES HOLDINGS, INC.	04-May-2021	13	Approval Of An Amendment To Cf Industries Holdings, Inc.'S Bylaws To Provide For Courts Located In Delaware To Be The Exclusive Forum For Certain Legal Actions And For Federal District Courts Of The United States Of America To Be The Exclusive Forum For Certain Other Legal Actions.	For	For
CF INDUSTRIES HOLDINGS, INC.	04-May-2021	14	Ratification Of The Selection Of Kpmg Llp As Cf Industries Holdings, Inc.'S Independent Registered Public Accounting Firm For 2021.	For	For
CF INDUSTRIES HOLDINGS, INC.	04-May-2021	15	Shareholder Proposal Regarding The Right To Act By Written Consent, If Properly Presented At The Meeting.	Against	Combined
CGI INC.	27-Jan-2021	1	Election Of Director: Alain Bouchard	For	Combined
CGI INC.	27-Jan-2021	2	Election Of Director: George A. Cope	For	For
CGI INC.	27-Jan-2021	3	Election Of Director: Paule Doré	For	Combined
CGI INC.	27-Jan-2021	4	Election Of Director: Julie Godin	For	Combined
CGI INC.	27-Jan-2021	5	Election Of Director: Serge Godin	For	For
CGI INC.	27-Jan-2021	6	Election Of Director: Timothy J. Hearn	For	Combined
CGI INC.	27-Jan-2021	7	Election Of Director: André Imbeau	For	Combined
CGI INC.	27-Jan-2021	8	Election Of Director: Gilles Labbé	For	For
CGI INC.	27-Jan-2021	9	Election Of Director: Michael B. Pedersen	For	For
CGI INC.	27-Jan-2021	10	Election Of Director: Stephen S. Poloz	For	For
CGI INC.	27-Jan-2021	11	Election Of Director: Mary Powell	For	For
CGI INC.	27-Jan-2021	12	Election Of Director: Alison C. Reed	For	For
CGI INC.	27-Jan-2021	13	Election Of Director: Michael E. Roach	For	For
CGI INC.	27-Jan-2021	14	Election Of Director: George D. Schindler	For	For
CGI INC.	27-Jan-2021	15	Election Of Director: Kathy N. Waller	For	For
CGI INC.	27-Jan-2021	16	Election Of Director: Joakim Westh	For	For
CGI INC.	27-Jan-2021	17	Appointment Of Auditor: Appointment Of Pricewaterhousecoopers Llp As Auditor And Authorization To The Audit And Risk Management Committee To Fix Its Compensation.	For	For
CGI INC.	27-Jan-2021	18	Amendment To By-Law 1986-5: To Ratify, Confirm And Approve The Amended & Restated By-Law 1986-5 Of Cgi Inc.	For	For
CGN POWER CO LTD	26-May-2021	2	To Consider And Approve The Grant Of The General Mandate To The Board Of Directors For Repurchasing A Shares And/OR H Shares Of The Company During The Relevant Period	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CGN POWER CO LTD	26-May-2021	3	To Consider And Approve The Report Of The Board Of Directors For The Year Ended December 31, 2020	For	For
CGN POWER CO LTD	26-May-2021	4	To Consider And Approve The Report Of The Supervisory Committee For The Year Ended December 31, 2020	For	For
CGN POWER CO LTD	26-May-2021	5	To Consider And Approve The Annual Report For The Year 2020	For	For
CGN POWER CO LTD	26-May-2021	6	To Consider And Approve The Audited Financial Report For The Year Ended December 31, 2020	For	For
CGN POWER CO LTD	26-May-2021	7	To Consider And Approve The Profit Distribution Plan For The Year Ended December 31, 2020	For	For
CGN POWER CO LTD	26-May-2021	8	To Consider And Approve The Dividend Distribution Plan For The Coming Five Years (2021-2025)	For	For
CGN POWER CO LTD	26-May-2021	9	To Consider And Approve The Investment Plan And Capital Expenditure Budget For The Year 2021	For	For
CGN POWER CO LTD	26-May-2021	10	To Consider And Approve The Appointment Of Kpmg Huazhen Llp As The Financial Report Auditor Of The Company For The Year 2021 Until The End Of The Next Annual General Meeting Of The Company, And To Authorize The Board To Determine Its Remuneration	For	For
CGN POWER CO LTD	26-May-2021	11	To Consider And Approve The Appointment Of Pan-China Certified Public Accountants Llp As The Internal Control Auditor Of The Company For The Year 2021 Until The End Of The Next Annual General Meeting Of The Company, And To Authorize The Board To Determine Its Remuneration	For	For
CGN POWER CO LTD	26-May-2021	12	To Consider And Approve The Appointment Of A Non-Executive Director	For	For
CGN POWER CO LTD	26-May-2021	13	To Consider And Approve The Appointment Of An Independent Non-Executive Director	For	For
CGN POWER CO LTD	26-May-2021	14	To Consider And Approve The Remuneration Of Directors And Supervisors For The Year 2021: Mr. Yang Changli	For	For
CGN POWER CO LTD	26-May-2021	15	To Consider And Approve The Remuneration Of Directors And Supervisors For The Year 2021: Mr. Gao Ligang	For	For
CGN POWER CO LTD	26-May-2021	16	To Consider And Approve The Remuneration Of Directors And Supervisors For The Year 2021: Mr. Jiang Dajin	For	For
CGN POWER CO LTD	26-May-2021	17	To Consider And Approve The Remuneration Of Directors And Supervisors For The Year 2021: Mr. Shi Bing	For	For
CGN POWER CO LTD	26-May-2021	18	To Consider And Approve The Remuneration Of Directors And Supervisors For The Year 2021: Mr. Wang Wei	For	For
CGN POWER CO LTD	26-May-2021	19	To Consider And Approve The Remuneration Of Directors And Supervisors For The Year 2021: Mr. Li Mingliang	For	For
CGN POWER CO LTD	26-May-2021	20	To Consider And Approve The Remuneration Of Directors And Supervisors For The Year 2021: Mr. Gu Jian	For	For
CGN POWER CO LTD	26-May-2021	21	To Consider And Approve The Remuneration Of Directors And Supervisors For The Year 2021: Mr. Li Fuyou	For	For
CGN POWER CO LTD	26-May-2021	22	To Consider And Approve The Remuneration Of Directors And Supervisors For The Year 2021: Mr. Yang Jiayi	For	For
CGN POWER CO LTD	26-May-2021	23	To Consider And Approve The Remuneration Of Directors And Supervisors For The Year 2021: Mr. Xia Ceming	For	For
CGN POWER CO LTD	26-May-2021	24	To Consider And Approve The Remuneration Of Directors And Supervisors For The Year 2021: Mr. Chen Sui	For	For
CGN POWER CO LTD	26-May-2021	25	To Consider And Approve The Remuneration Of Directors And Supervisors For The Year 2021: Mr. Hu Yaoqi	For	For
CGN POWER CO LTD	26-May-2021	26	To Consider And Approve The Remuneration Of Directors And Supervisors For The Year 2021: Mr. Zhang Baishan	For	For
CGN POWER CO LTD	26-May-2021	27	To Consider And Approve The Remuneration Of Directors And Supervisors For The Year 2021: Ms. Zhu Hui	For	For
CGN POWER CO LTD	26-May-2021	28	To Consider And Approve The Remuneration Of Directors And Supervisors For The Year 2021: Mr. Wang Hongxin	For	For
CGN POWER CO LTD	26-May-2021	29	To Consider And Approve The Remuneration Of The Newly Appointed Independent Non-Executive Director For The Year 2021	For	For
CGN POWER CO LTD	26-May-2021	30	To Consider And Approve The Major Transactions And Continuing Connected Transactions - 2021-2023 Financial Services Framework Agreement And The Proposed Annual Caps	For	For
CGN POWER CO LTD	26-May-2021	31	To Consider And Approve The Amendments To The Articles Of Association	For	For
CGN POWER CO LTD	26-May-2021	32	To Consider And Approve The Amendments To The Procedural Rules Of The Board Of Directors	For	For
CGN POWER CO LTD	26-May-2021	33	To Consider And Approve The Application For Unified Registration Of Multi-Type Debt Financing Instruments	For	For
CGN POWER CO LTD	26-May-2021	34	To Consider And Approve The Grant Of The General Mandate To The Board Of Directors For Allotting, Issuing And Dealing With Additional A Shares And/Or H Shares During The Relevant Period	For	Combined
CGN POWER CO LTD	26-May-2021	35	To Consider And Approve The Grant Of The General Mandate To The Board Of Directors For Repurchasing A Shares And/Or H Shares Of The Company During The Relevant Period	For	Combined
CHACHA FOOD CO LTD	26-Jan-2021	1	The 5Th Phase Employee Stock Ownership Plan (Draft) And Its Summary	For	Combined
CHACHA FOOD CO LTD	26-Jan-2021	2	Authorization To The Board To Handle Matters Regarding The Employee Stock Ownership Plan	For	Unvoted
CHACHA FOOD CO LTD	26-Jan-2021	3	Management Measures For The 5Th Employee Stock Ownership Plan	For	Unvoted
CHACHA FOOD CO LTD	18-May-2021	1	Please Note That This Is An Amendment To Meeting Id 560431 Due To Addition Of Resolution 14. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You.	Non-voting resolution	Combined
CHACHA FOOD CO LTD	18-May-2021	2	2020 Annual Report And Its Summary	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHACHA FOOD CO LTD	18-May-2021	3	2020 Work Report Of The Board Of Directors	For	For
CHACHA FOOD CO LTD	18-May-2021	4	2020 Work Report Of The Supervisory Committee	For	For
CHACHA FOOD CO LTD	18-May-2021	5	2020 Annual Accounts	For	For
CHACHA FOOD CO LTD	18-May-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny8.00000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
CHACHA FOOD CO LTD	18-May-2021	7	2020 Special Report On The Deposit And Use Of Raised Funds	For	For
CHACHA FOOD CO LTD	18-May-2021	8	Settlement Of Some Projects Financed With Raised Funds And Transferring The Surplus Funds To The Account For Surplus Raised Funds	For	For
CHACHA FOOD CO LTD	18-May-2021	9	2021 Estimated Continuing Connected Transactions	For	For
CHACHA FOOD CO LTD	18-May-2021	10	Reappointment Of 2021 Audit Firm	For	For
CHACHA FOOD CO LTD	18-May-2021	11	Purchase Of Wealth Management Products With Idle Raised Funds	For	For
CHACHA FOOD CO LTD	18-May-2021	12	2021 Application For Comprehensive Credit Line To Banks	For	For
CHACHA FOOD CO LTD	18-May-2021	13	Investment And Wealth Management With Proprietary Funds	For	For
CHACHA FOOD CO LTD	18-May-2021	14	2021 Provision Of Guarantee For Subsidiaries	For	For
CHACHA FOOD CO LTD	18-May-2021	15	Amendments To The Articles Of Association	For	For
CHALEASE HOLDING COMPANY LIMITED	28-May-2021	1	To Accept 2020 Business Report And Financial Statements.	For	For
CHALEASE HOLDING COMPANY LIMITED	28-May-2021	2	To Approve The Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend: Twd 5 Per Common Share. Proposed Cash Dividend: Twd 1.20767123 Per Preferred Share.	For	For
CHALEASE HOLDING COMPANY LIMITED	28-May-2021	3	Amendment To The Rules And Procedures Of Shareholders' Meeting.	For	For
CHALEASE HOLDING COMPANY LIMITED	28-May-2021	4	Issuance Of New Shares Via Capitalization Of Retained Earnings. Proposed Stock Dividend: Twd 0.5 Per Common Share.	For	For
CHAMPION REAL ESTATE INVESTMENT TRUST	20-May-2021	3	To Re-Elect Mr Ho Shut Kan As An Independent Non-Executive Director Of The Reit Manager	For	For
CHAMPION REAL ESTATE INVESTMENT TRUST	20-May-2021	3	(A) Pursuant To Clause 31.1 Of The Trust Deed, Approval Be And Is Hereby Given For The Trust Deed Amendments Relating To (I) The Proposed Increase In The Property Development Cap From 10% Of The Gross Asset Value Of The Deposited Property To 25% Of The Gross Asset Value Of The Deposited Property, As More Fully Described In The Circular And (Ii) The Property Development Cap Amendment As Set Out In The Appendix To The Circular; And (B) The Reit Manager, Any Director Of The Reit Manager, The Trustee And Any Duly Authorised Officer Of The Trustee Each Be And Is Hereby Severally Authorised To Complete And Do Or Cause To Be Done All Such Acts And Things (Including Without Limitation Executing The Eighth Supplemental Deed And All Other Documents As May Be Required) As The Reit Manager, Such Director Of The Reit Manager, The Trustee Or Such Authorised Officer Of The Trustee, As The Case May Be, May Consider Expedient Or Necessary Or In The Interest Of Champion Reit To Give Effect To The Matters Resolved Upon In Sub-Paragraph (A) Of This Special Resolution No. 1	For	For
CHAMPION REAL ESTATE INVESTMENT TRUST	20-May-2021	4	To Re-Elect Mr Shek Lai Him, Abraham As An Independent Non-Executive Director Of The Reit Manager	For	For
CHAMPION REAL ESTATE INVESTMENT TRUST	20-May-2021	5	To Approve The Grant A General Mandate To The Reit Manager To Buy-Back Units Not Exceeding 10% Of The Issued Units	For	For
CHANG HWA COMMERCIAL BANK	18-Jun-2021	1	Recognition Of The Company'S 2020 Business Report And Financial Statements.	For	For
CHANG HWA COMMERCIAL BANK	18-Jun-2021	2	Recognition Of The Company'S Distribution Of 2020 Profit. Proposed Cash Dividend: Twd 0.36 Per Share And Stock Dividend: 10 Shs For 1000 Shs Held	For	For
CHANG HWA COMMERCIAL BANK	18-Jun-2021	3	Discussion On The Issuance Of New Shares Via Capitalization Of Earnings.	For	For
CHANG HWA COMMERCIAL BANK	18-Jun-2021	4	Discussion On The Amendment Of The Company'S Articles Of Incorporation.	For	For
CHANG HWA COMMERCIAL BANK	18-Jun-2021	5	Discussion On The Amendment Of The Company'S Rules Of Procedure For Shareholders Meetings.	For	For
CHANGCHUN HIGH & NEW TECHNOLOGY INDUSTRY (GROUP) I	10-Feb-2021	1	By-Election Of Supervisors	For	For
CHANGCHUN HIGH & NEW TECHNOLOGY INDUSTRY (GROUP) I	01-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
CHANGCHUN HIGH & NEW TECHNOLOGY INDUSTRY (GROUP) I	01-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	For
CHANGCHUN HIGH & NEW TECHNOLOGY INDUSTRY (GROUP) I	01-Apr-2021	3	2020 Annual Report And Its Summary	For	For
CHANGCHUN HIGH & NEW TECHNOLOGY INDUSTRY (GROUP) I	01-Apr-2021	4	2020 Annual Accounts	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHANGCHUN HIGH & NEW TECHNOLOGY INDUSTRY (GROUP) I	01-Apr-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny8.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CHANGCHUN HIGH & NEW TECHNOLOGY INDUSTRY (GROUP) I	01-Apr-2021	6	Reappointment Of 2021 Financial Audit Firm	For	Combined
CHANGCHUN HIGH & NEW TECHNOLOGY INDUSTRY (GROUP) I	01-Apr-2021	7	Reappointment Of 2021 Internal Control Audit Firm	For	Against
CHANGCHUN HIGH & NEW TECHNOLOGY INDUSTRY (GROUP) I	23-Jun-2021	1	Election And Nomination Of Non-Independent Director: Ma Ji	For	Combined
CHANGCHUN HIGH & NEW TECHNOLOGY INDUSTRY (GROUP) I	23-Jun-2021	2	Election And Nomination Of Non-Independent Director: Jiang Yuntao	For	For
CHANGCHUN HIGH & NEW TECHNOLOGY INDUSTRY (GROUP) I	23-Jun-2021	3	Election And Nomination Of Non-Independent Director: Ye Peng	For	For
CHANGCHUN HIGH & NEW TECHNOLOGY INDUSTRY (GROUP) I	23-Jun-2021	4	Election And Nomination Of Non-Independent Director: Wang Zhigang	For	For
CHANGCHUN HIGH & NEW TECHNOLOGY INDUSTRY (GROUP) I	23-Jun-2021	5	Election And Nomination Of Non-Independent Director: Zhu Xianchao	For	For
CHANGCHUN HIGH & NEW TECHNOLOGY INDUSTRY (GROUP) I	23-Jun-2021	6	Election And Nomination Of Non-Independent Director: Zhang Yuzhi	For	For
CHANGCHUN HIGH & NEW TECHNOLOGY INDUSTRY (GROUP) I	23-Jun-2021	7	Election And Nomination Of Independent Director: Li Chunhao	For	For
CHANGCHUN HIGH & NEW TECHNOLOGY INDUSTRY (GROUP) I	23-Jun-2021	8	Election And Nomination Of Independent Director: Zhang Chunying	For	For
CHANGCHUN HIGH & NEW TECHNOLOGY INDUSTRY (GROUP) I	23-Jun-2021	9	Election And Nomination Of Independent Director: Zhang Weiming	For	For
CHANGCHUN HIGH & NEW TECHNOLOGY INDUSTRY (GROUP) I	23-Jun-2021	10	Election And Nomination Of Supervisor: Liu Yongchuan	For	For
CHANGCHUN HIGH & NEW TECHNOLOGY INDUSTRY (GROUP) I	23-Jun-2021	11	Election And Nomination Of Supervisor: Zhao Shuping	For	For
CHANGCHUN HIGH & NEW TECHNOLOGY INDUSTRY (GROUP) I	23-Jun-2021	12	A Cooperation Licensing Agreement To Be Signed Between The Company, Its Subsidiary And A Company	For	For
CHANGZHOU XINGYU AUTOMOTIVE LIGHTING SYSTEMS CO LT	18-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
CHANGZHOU XINGYU AUTOMOTIVE LIGHTING SYSTEMS CO LT	18-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
CHANGZHOU XINGYU AUTOMOTIVE LIGHTING SYSTEMS CO LT	18-May-2021	3	2020 Annual Accounts	For	For
CHANGZHOU XINGYU AUTOMOTIVE LIGHTING SYSTEMS CO LT	18-May-2021	4	2020 Annual Report And Its Summary	For	For
CHANGZHOU XINGYU AUTOMOTIVE LIGHTING SYSTEMS CO LT	18-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny13.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CHANGZHOU XINGYU AUTOMOTIVE LIGHTING SYSTEMS CO LT	18-May-2021	6	Reappointment Of 2021 Financial Audit Firm	For	For
CHANGZHOU XINGYU AUTOMOTIVE LIGHTING SYSTEMS CO LT	18-May-2021	7	Reappointment Of 2021 Internal Control Audit Firm	For	For
CHANGZHOU XINGYU AUTOMOTIVE LIGHTING SYSTEMS CO LT	18-May-2021	8	2020 Actual Remuneration For Directors, Supervisors And Senior Management	For	For
CHANGZHOU XINGYU AUTOMOTIVE LIGHTING SYSTEMS CO LT	18-May-2021	9	2021 Application For Credit Line To Banks	For	For
CHANGZHOU XINGYU AUTOMOTIVE LIGHTING SYSTEMS CO LT	18-May-2021	10	Cash Management With Proprietary Funds	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	15-Mar-2021	1	Amendments To The Company'S Articles Of Association	For	Combined
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	1	2020 Annual Report And Its Summary	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	2	2020 Work Report Of The Board Of Directors	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	3	2020 Work Report Of The Supervisory Committee	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	4	2020 Annual Accounts	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	6	2020 Special Report On The Deposit And Use Of Raised Funds	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	7	Reappointment Of 2021 Audit Firm	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	8	Annual Remuneration Plan For Members Of The Board Of Directors And The Supervisory Committee	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	9	Amendments To The Company'S Articles Of Association	For	Combined
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	10	The Company'S Eligibility For Share Offering To Specific Parties	For	Combined
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	11	Plan For 2021 Share Offering To Specific Parties: Stock Type And Par Value	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	12	Plan For 2021 Share Offering To Specific Parties: Issuing Method And Date	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	13	Plan For 2021 Share Offering To Specific Parties: Pricing Base Date, Pricing Principles And Issue Price	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	14	Plan For 2021 Share Offering To Specific Parties: Issuing Volume	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	15	Plan For 2021 Share Offering To Specific Parties: Issuing Targets And Subscription Method	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	16	Plan For 2021 Share Offering To Specific Parties: Lockup Period	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	17	Plan For 2021 Share Offering To Specific Parties: Arrangement For The Accumulated Retained Profits Before The Issuance	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	18	Plan For 2021 Share Offering To Specific Parties: Listing Place	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	19	Plan For 2021 Share Offering To Specific Parties: Purpose And Amount Of The Raised Funds	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	20	Plan For 2021 Share Offering To Specific Parties: The Valid Period Of This Issuance Resolution	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	21	Preplan For 2021 Share Offering To Specific Parties	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	22	Demonstration Analysis Report On The Plan For The 2021 Share Offering To Specific Parties	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	23	Feasibility Analysis Report On The Use Of Funds To Be Raised From The 2021 Share Offering To Specific Parties	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	24	Report On The Use Of Previously Raised Funds	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	25	Impact On The Company'S Major Financial Indicators Of The Diluted Immediate Return After The Share Offering To Specific Parties And Filling Measures And Relevant Commitments	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	26	Full Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The Share Offering To Specific Parties	For	For
CHAOZHOU THREE-CIRCLE (GROUP) CO LTD	01-Jun-2021	27	Shareholder Return Plan From 2021 To 2023	For	For
CHARTER COMMUNICATIONS, INC.	27-Apr-2021	1	Election Of Director: W. Lance Conn	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHARTER COMMUNICATIONS, INC.	27-Apr-2021	2	Election Of Director: Kim C. Goodman	For	For
CHARTER COMMUNICATIONS, INC.	27-Apr-2021	3	Election Of Director: Craig A. Jacobson	For	For
CHARTER COMMUNICATIONS, INC.	27-Apr-2021	4	Election Of Director: Gregory B. Maffei	For	Combined
CHARTER COMMUNICATIONS, INC.	27-Apr-2021	5	Election Of Director: John D. Markley, Jr.	For	For
CHARTER COMMUNICATIONS, INC.	27-Apr-2021	6	Election Of Director: David C. Merritt	For	For
CHARTER COMMUNICATIONS, INC.	27-Apr-2021	7	Election Of Director: James E. Meyer	For	For
CHARTER COMMUNICATIONS, INC.	27-Apr-2021	8	Election Of Director: Steven A. Miron	For	For
CHARTER COMMUNICATIONS, INC.	27-Apr-2021	9	Election Of Director: Balan Nair	For	Combined
CHARTER COMMUNICATIONS, INC.	27-Apr-2021	10	Election Of Director: Michael A. Newhouse	For	For
CHARTER COMMUNICATIONS, INC.	27-Apr-2021	11	Election Of Director: Mauricio Ramos	For	For
CHARTER COMMUNICATIONS, INC.	27-Apr-2021	12	Election Of Director: Thomas M. Rutledge	For	For
CHARTER COMMUNICATIONS, INC.	27-Apr-2021	13	Election Of Director: Eric L. Zinterhofer	For	For
CHARTER COMMUNICATIONS, INC.	27-Apr-2021	14	The Ratification Of The Appointment Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ended December 31, 2021.	For	For
CHARTER COMMUNICATIONS, INC.	27-Apr-2021	15	Stockholder Proposal Regarding Lobbying Activities.	Against	Combined
CHARTER COMMUNICATIONS, INC.	27-Apr-2021	16	Stockholder Proposal Regarding Chairman Of The Board And Ceo Roles.	Against	Combined
CHARTER COMMUNICATIONS, INC.	27-Apr-2021	17	Stockholder Proposal Regarding Diversity And Inclusion Efforts.	Against	Combined
CHARTER COMMUNICATIONS, INC.	27-Apr-2021	18	Stockholder Proposal Regarding Disclosure Of Greenhouse Gas Emissions.	Against	Combined
CHARTER COMMUNICATIONS, INC.	27-Apr-2021	19	Stockholder Proposal Regarding Eeo-1 Reports.	Against	Combined
CHARTWELL RETIREMENT RESIDENCES	20-May-2021	1	Director	For	Combined
CHARTWELL RETIREMENT RESIDENCES	20-May-2021	2	With Respect To The Election Of The Trustees Of Csh Trust ("Csh") For The Ensuing Year And Directing The Trustees To Vote The Trust Units Of Csh Held By Chartwell With Respect To Such Election: Election Of Trustee Of Csh: Michael D. Harris	For	For
CHARTWELL RETIREMENT RESIDENCES	20-May-2021	3	With Respect To The Election Of The Trustees Of Csh Trust ("Csh") For The Ensuing Year And Directing The Trustees To Vote The Trust Units Of Csh Held By Chartwell With Respect To Such Election: Election Of Trustee Of Csh: André R. Kuzmicki	For	For
CHARTWELL RETIREMENT RESIDENCES	20-May-2021	4	With Respect To The Election Of The Trustees Of Csh Trust ("Csh") For The Ensuing Year And Directing The Trustees To Vote The Trust Units Of Csh Held By Chartwell With Respect To Such Election: Election Of Trustee Of Csh: Sharon Sallows	For	For
CHARTWELL RETIREMENT RESIDENCES	20-May-2021	5	With Respect To The Election Of The Directors Of Cmcc (The "Directors") For The Ensuing Year And Directing The Trustees To Vote The Common Shares Of Cmcc Held By Chartwell With Respect To Such Election: Election Of Director Of Cmcc: Lise Bastarache	For	For
CHARTWELL RETIREMENT RESIDENCES	20-May-2021	6	With Respect To The Election Of The Directors Of Cmcc (The "Directors") For The Ensuing Year And Directing The Trustees To Vote The Common Shares Of Cmcc Held By Chartwell With Respect To Such Election: Election Of Director Of Cmcc: W. Brent Binions	For	For
CHARTWELL RETIREMENT RESIDENCES	20-May-2021	7	With Respect To The Election Of The Directors Of Cmcc (The "Directors") For The Ensuing Year And Directing The Trustees To Vote The Common Shares Of Cmcc Held By Chartwell With Respect To Such Election: Election Of Director Of Cmcc: V. Ann Davis	For	For
CHARTWELL RETIREMENT RESIDENCES	20-May-2021	8	With Respect To The Election Of The Directors Of Cmcc (The "Directors") For The Ensuing Year And Directing The Trustees To Vote The Common Shares Of Cmcc Held By Chartwell With Respect To Such Election: Election Of Director Of Cmcc: Michael D. Harris	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHARTWELL RETIREMENT RESIDENCES	20-May-2021	9	With Respect To The Election Of The Directors Of Cmcc (The "Directors") For The Ensuing Year And Directing The Trustees To Vote The Common Shares Of Cmcc Held By Chartwell With Respect To Such Election: Election Of Director Of Cmcc: André R. Kuzmicki	For	For
CHARTWELL RETIREMENT RESIDENCES	20-May-2021	10	With Respect To The Election Of The Directors Of Cmcc (The "Directors") For The Ensuing Year And Directing The Trustees To Vote The Common Shares Of Cmcc Held By Chartwell With Respect To Such Election: Election Of Director Of Cmcc: Sharon Sallows	For	For
CHARTWELL RETIREMENT RESIDENCES	20-May-2021	11	With Respect To The Election Of The Directors Of Cmcc (The "Directors") For The Ensuing Year And Directing The Trustees To Vote The Common Shares Of Cmcc Held By Chartwell With Respect To Such Election: Election Of Director Of Cmcc: James Scarlett	For	For
CHARTWELL RETIREMENT RESIDENCES	20-May-2021	12	With Respect To The Election Of The Directors Of Cmcc (The "Directors") For The Ensuing Year And Directing The Trustees To Vote The Common Shares Of Cmcc Held By Chartwell With Respect To Such Election: Election Of Director Of Cmcc: Huw Thomas	For	For
CHARTWELL RETIREMENT RESIDENCES	20-May-2021	13	With Respect To The Election Of The Directors Of Cmcc (The "Directors") For The Ensuing Year And Directing The Trustees To Vote The Common Shares Of Cmcc Held By Chartwell With Respect To Such Election: Election Of Director Of Cmcc: Vlad Volodarski	For	For
CHARTWELL RETIREMENT RESIDENCES	20-May-2021	14	The Reappointment Of Kpmg Llp, Chartered Accountants As Auditors Of Chartwell For The Ensuing Year, At A Remuneration To Be Determined By The Trustees.	For	For
CHARTWELL RETIREMENT RESIDENCES	20-May-2021	15	The Resolution (Included In Appendix "A" Of The Information Circular) Reconfirming And Ratifying Chartwell'S Deferred Unit Plan.	For	For
CHARTWELL RETIREMENT RESIDENCES	20-May-2021	16	The Resolution (Included In Appendix "B" Of The Information Circular) Reconfirming And Ratifying Chartwell'S Unitholder Rights Agreement.	For	For
CHARTWELL RETIREMENT RESIDENCES	20-May-2021	17	The Advisory Resolution On Executive Compensation.	For	For
CHARTWELL RETIREMENT RESIDENCES	20-May-2021	18	Unitholder Proposal No. 1 Set Out In Schedule "B" Of The Information Circular.	Against	Combined
CHARTWELL RETIREMENT RESIDENCES	20-May-2021	19	Unitholder Proposal No. 2 Set Out In Schedule "B" Of The Information Circular.	Against	Against
CHEIL WORLDWIDE INC. SEOUL	18-Mar-2021	1	Approval Of Financial Statements	For	Combined
CHEIL WORLDWIDE INC. SEOUL	18-Mar-2021	2	Election Of Outside Director: O Yun	For	For
CHEIL WORLDWIDE INC. SEOUL	18-Mar-2021	3	Election Of Inside Director: Gim Jong Hyeon	For	For
CHEIL WORLDWIDE INC. SEOUL	18-Mar-2021	4	Election Of Auditor: I Hong Seop	For	For
CHEIL WORLDWIDE INC. SEOUL	18-Mar-2021	5	Approval Of Remuneration For Director	For	For
CHEIL WORLDWIDE INC. SEOUL	18-Mar-2021	6	Approval Of Remuneration For Auditor	For	For
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	5	Bod Has Approved The Agenda Of The Meeting Convened To This Day With The Same Content As In The General Meeting'S Invitation	For	Combined
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	6	Bod Has Approved That A Sound Recording And An Audio-Video Recording Recorded By The Software Enabling The Videoconference Shall Be Made Of The Proceedings Of The Meeting In Order To Assist In The Preparation Of The Minutes	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	7	Bod- Appointed Dr. Andras Szecskay, Attorney At Law, Legal Advisor Of The Co. To Conduct The Meeting Held Today, Dr. Maria Wirth Dr. Kovari-Takacsne To Be The Keeper Of The Minutes, Dr. Gyorgy Bagdy And Dr. Gabor Gulacsi As Members Of The Bod, To Confirm The Minutes Of The Meeting	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	8	Bod Has Approved The Consolidated Fin. State. Regarding The Operation And Bus. Activities Of The Richter In The 2020 Bus	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	9	Bod- Has Approved The Report Of The Bod Of The Co. Regarding The Bus. Activities Of The Co. In The 2020 Bus	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	10	Bod Has Approved The 2020 Individual Financial Statem. Of The Co., Including The Audited 2020 Balance Sheet	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	11	Bod Approved The Rate Of Dividend Relating To Common Shares Payable After The Result Of Bus. Year 2020 In 40Ptc Of The Consolidated After Tax Profit Attributable To The Owners Of The Parent Co., Which Is 225 Huf/Share	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	12	Bod Has Acknowledged And Approved The Co.Gov. Report Of The Co. As Proposed By Bod Of The Co	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	13	Bod Has Approved The Amendment Of Section 14.1 Of The Statutes Regarding The Bod, Primary In Connection With Increasing The Maximum Number Of Members Of The Bod	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	14	Bod Has Approved The Report Of Bod On The Treasury Shares Acquired By The Co. Based Upon The Authorization In Res. No. 15/2020.04.28. Of Bod Acting In Competence Of The Agm	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	15	Bod Has Authorized The Bod Of The Co. To Purchase Its Own Common Shares Having The Face Value Of Huf 100, By The Date Of The Year 2022 Agm, Either In Circulation On Or Outside The Stock Exchange	For	Unvoted

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	16	Bod Has Approved The Reelection Of Balint Szecsenyi As Memb Of Bod For A Period Of 3 Year	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	17	Bod Has Approved The Reelection Of Dr. Anett Pandurics As Memb Of Bod For A Period Of 3 Year	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	18	Bod Has Approved The Election Of Dr. Nandor Pal Acs As Memb Of Bod For A Period Of 3 Year	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	19	Bod- With Respect To The Minority Shareholder'S Motion Submitted By Mnv Zrt As Representative Of The Hungarian State - Has Approved The Election Of Dr. Laszlo Szabo As Memb Of Bod For A Period Of 3 Y	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	20	Bod Has Approved The Reelection Of Dr. Attila Chikan As Memb Of The Sup Bod. For A Period Of 3Y	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	21	Bod Has Approved The Reelection Of Prof. Dr. Jonathan Robert Bedros As Memb Of The Sup Bod. For A Period Of 3 Y	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	22	Bod Has Approved The Election Of Dr. Zoltan Matos As Memb Of The Sup Bod. For A Period Of 3Y	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	23	Bod Has Approved The Election Of Dr. Livia Pavlik As Memb Of The Sup Bod. For A Period Of 3 Y	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	24	Bod Has Approved The Election Of Employee Representative Dr. Krisztina Gal As Memb Of The Sup Bod. For A Period Of 3 Y	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	25	Bod Has Approved The Election Of Employee Representative Peter Muller As Memb Of The Sup Bod. For A Period Of 3 Y	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	26	Bod Has Approved The Reelection Of Sup Bod. Member Dr. Attila Chikan As Memb Of The Audit B. For A Period Of 3 Y	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	27	Bod Has Approved The Election Of Sup Bod. Memb Dr. Zoltan Matos And Dr. Livia Pavlik As Mem Of The Audit B. For A Period Of 3 Y	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	28	Bod Has Approved The Honoraria For The Memb Of The Co.'S Bod For Year 2021 Effective As Of January 1, 2021	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	29	Bod Has Approved Shareholder Motion Of Amundi Alapkezekelo Zrt According To Which The Chairman And Members Of Bod Shall Receive The Below Reward, The Sum Of Which Equals To Their Honoraria For Two Months	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	30	Bod Has Approved The Honoraria For The Members Of The Co.'S Sup Bod. For Year 2021 Effective As Of January 1, 2021	For	Unvoted
CHEMICAL WORKS OF GEDEON RICHTER PLC	15-Apr-2021	31	Bod Has Approved The Honoraria For Deloitte Ltd. For Its Performance As Auditor Of The Co. In 2021	For	Unvoted
CHENG SHIN RUBBER INDUSTRY CO LTD	16-Jun-2021	1	Proposal To Accept The Companys 2020 Business Report And Financial Statements.	For	Combined
CHENG SHIN RUBBER INDUSTRY CO LTD	16-Jun-2021	2	Proposal To Accept The Companys 2020 Earnings Distribution. Cash Dividend With Nt1.2 Per Share.	For	For
CHENG SHIN RUBBER INDUSTRY CO LTD	16-Jun-2021	3	Discussion Of The Proposed Amendments To The Companys Articles Of Incorporation.	For	For
CHENG SHIN RUBBER INDUSTRY CO LTD	16-Jun-2021	4	Discussion Of The Proposed Amendments Of The Companys Operational Procedures For Making Endorsements/Guarantees And Loaning Funds To Others.	For	For
CHENG SHIN RUBBER INDUSTRY CO LTD	16-Jun-2021	5	Discuss The Amendment To The Procedures For The Acquisition And Disposal Of Assets.	For	Combined
CHENG SHIN RUBBER INDUSTRY CO LTD	16-Jun-2021	6	Discuss The Amendment To The Director Election Method.	For	Combined
CHENG SHIN RUBBER INDUSTRY CO LTD	16-Jun-2021	7	Discuss The Amendment To The Rules And Procedures Of The Shareholders Meeting.	For	For
CHENIERE ENERGY, INC.	13-May-2021	1	Election Of Director: G. Andrea Botta	For	Combined
CHENIERE ENERGY, INC.	13-May-2021	2	Election Of Director: Jack A. Fusco	For	Combined
CHENIERE ENERGY, INC.	13-May-2021	3	Election Of Director: Vicky A. Bailey	For	For
CHENIERE ENERGY, INC.	13-May-2021	4	Election Of Director: Nuno Brandolini	For	For
CHENIERE ENERGY, INC.	13-May-2021	5	Election Of Director: David B. Kilpatrick	For	For
CHENIERE ENERGY, INC.	13-May-2021	6	Election Of Director: Sean T. Klimczak	For	For
CHENIERE ENERGY, INC.	13-May-2021	7	Election Of Director: Andrew Langham	For	Combined
CHENIERE ENERGY, INC.	13-May-2021	8	Election Of Director: Donald F. Robillard, Jr	For	Combined
CHENIERE ENERGY, INC.	13-May-2021	9	Election Of Director: Neal A. Shear	For	For
CHENIERE ENERGY, INC.	13-May-2021	10	Election Of Director: Andrew J. Teno	For	For
CHENIERE ENERGY, INC.	13-May-2021	11	Approve, On An Advisory And Non-Binding Basis, The Compensation Of The Company'S Named Executive Officers For 2020.	For	For
CHENIERE ENERGY, INC.	13-May-2021	12	Ratification Of The Appointment Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
CHEVRON CORPORATION	26-May-2021	1	Election Of Director: Wanda M. Austin	For	For
CHEVRON CORPORATION	26-May-2021	2	Election Of Director: John B. Frank	For	For
CHEVRON CORPORATION	26-May-2021	3	Election Of Director: Alice P. Gast	For	For
CHEVRON CORPORATION	26-May-2021	4	Election Of Director: Enrique Hernandez, Jr.	For	For
CHEVRON CORPORATION	26-May-2021	5	Election Of Director: Marillyn A. Hewson	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHEVRON CORPORATION	26-May-2021	6	Election Of Director: Jon M. Huntsman Jr.	For	For
CHEVRON CORPORATION	26-May-2021	7	Election Of Director: Charles W. Moorman Iv	For	For
CHEVRON CORPORATION	26-May-2021	8	Election Of Director: Dambisa F. Moyo	For	For
CHEVRON CORPORATION	26-May-2021	9	Election Of Director: Debra Reed-Klages	For	For
CHEVRON CORPORATION	26-May-2021	10	Election Of Director: Ronald D. Sugar	For	For
CHEVRON CORPORATION	26-May-2021	11	Election Of Director: D. James Umpleby Iii	For	For
CHEVRON CORPORATION	26-May-2021	12	Election Of Director: Michael K. Wirth	For	For
CHEVRON CORPORATION	26-May-2021	13	Ratification Of Appointment Of Pricewaterhousecoopers Llp As Independent Registered Public Accounting Firm.	For	Combined
CHEVRON CORPORATION	26-May-2021	14	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
CHEVRON CORPORATION	26-May-2021	15	Reduce Scope 3 Emissions.	Against	For
CHEVRON CORPORATION	26-May-2021	16	Report On Impacts Of Net Zero 2050 Scenario.	Against	Combined
CHEVRON CORPORATION	26-May-2021	17	Shift To Public Benefit Corporation.	Against	Against
CHEVRON CORPORATION	26-May-2021	18	Report On Lobbying.	Against	Combined
CHEVRON CORPORATION	26-May-2021	19	Independent Chair.	Against	Combined
CHEVRON CORPORATION	26-May-2021	20	Special Meetings.	Against	Against
CHICONY ELECTRONICS CO LTD	11-Jun-2021	1	Proposals For Acknowledgement Of 2020 Business Report, Financial Statements And The Proposed Distribution Of Earnings Of The Company. Proposed Cash Dividend: Twd 5.5 Per Share	For	Combined
CHICONY ELECTRONICS CO LTD	11-Jun-2021	2	Proposal For Amendment To The Rules For Procedure For Shareholders Meetings	For	For
CHICONY ELECTRONICS CO LTD	11-Jun-2021	3	Proposal For Amendment To The Procedures For Loaning Of Funds	For	For
CHICONY ELECTRONICS CO LTD	11-Jun-2021	4	Proposal For Amendment To The Procedures For The Acquisition Or Disposal Of Assets	For	For
CHINA AOYUAN GROUP LIMITED	25-May-2021	3	To Consider And Adopt The Audited Consolidated Financial Statements Of The Company, The Report Of The Directors And Independent Auditor'S Report For The Year Ended 31 December 2020	For	For
CHINA AOYUAN GROUP LIMITED	25-May-2021	4	To Declare A Final Dividend Of Rmb66 Cents (Equivalent To Hk78.4 Cents) Per Share For The Year Ended 31 December 2020	For	For
CHINA AOYUAN GROUP LIMITED	25-May-2021	5	To Declare A Special Dividend Of Rmb11 Cents (Equivalent To Hk13.1 Cents) Per Share For The Year Ended 31 December 2020	For	For
CHINA AOYUAN GROUP LIMITED	25-May-2021	6	To Re-Elect Mr. Guo Zi Ning As Executive Director	For	For
CHINA AOYUAN GROUP LIMITED	25-May-2021	7	To Re-Elect Mr. Chan Ka Yeung Jacky As Executive Director	For	For
CHINA AOYUAN GROUP LIMITED	25-May-2021	8	To Re-Elect Mr. Tsui King Fai As Independent Non-Executive Director	For	Combined
CHINA AOYUAN GROUP LIMITED	25-May-2021	9	To Re-Elect Mr. Chen Zhi Bin As Executive Director	For	Combined
CHINA AOYUAN GROUP LIMITED	25-May-2021	10	To Re-Elect Mr. Lee Thomas Kang Bor As Independent Non-Executive Director	For	For
CHINA AOYUAN GROUP LIMITED	25-May-2021	11	To Authorize The Board Of Directors To Fix The Respective Directors' Remuneration	For	For
CHINA AOYUAN GROUP LIMITED	25-May-2021	12	To Re-Appoint Messrs Deloitte Touche Tohmatsu As Auditors And To Authorize The Board Of Directors To Fix Their Remuneration	For	For
CHINA AOYUAN GROUP LIMITED	25-May-2021	13	To Give A General Mandate To The Directors To Buy Back Shares Of The Company Not Exceeding 10% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	For
CHINA AOYUAN GROUP LIMITED	25-May-2021	14	To Give A General Mandate To The Directors To Issue, Allot And Deal With Additional Shares Of The Company Not Exceeding 20% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined
CHINA AOYUAN GROUP LIMITED	25-May-2021	15	To Extend The General Mandate Granted To The Directors To Issue, Allot And Deal With Additional Shares In The Capital Of The Company By The Aggregate Number Of The Shares Bought Back By The Company	For	Against
CHINA AOYUAN GROUP LIMITED	25-May-2021	16	To Approve The Proposed Amendments To The Memorandum And Articles Of Association Of The Company And To Adopt The Amended And Restated Memorandum And Articles Of Association Of The Company In Substitution For And To The Exclusion Of The Current Memorandum And Articles Of Association	For	Combined
CHINA BOHAI BANK CO LTD	17-May-2021	2	Report Of The Board Of Directors For 2020 Of China Bohai Bank Co., Ltd	For	For
CHINA BOHAI BANK CO LTD	17-May-2021	3	Report Of The Board Of Supervisors For 2020 Of China Bohai Bank Co., Ltd	For	For
CHINA BOHAI BANK CO LTD	17-May-2021	4	Report Of Final Financial Accounts For 2020 Of China Bohai Bank Co., Ltd	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA BOHAI BANK CO LTD	17-May-2021	5	Profit Distribution Plan For 2020 Of China Bohai Bank Co., Ltd	For	For
CHINA BOHAI BANK CO LTD	17-May-2021	6	Re-Appointment Of External Auditors For 2020	For	For
CHINA BOHAI BANK CO LTD	17-May-2021	7	Re-Appointment Of External Auditors For 2021	For	For
CHINA BOHAI BANK CO LTD	17-May-2021	8	Financial Budget Report For 2021 Of China Bohai Bank Co., Ltd	For	For
CHINA BOHAI BANK CO LTD	17-May-2021	9	Measures For Equity Management Of China Bohai Bank Co., Ltd	For	For
CHINA BOHAI BANK CO LTD	17-May-2021	10	Adjustment Plan For The Allowances Of Directors And Supervisors	For	For
CHINA BOHAI BANK CO LTD	17-May-2021	11	Election Of Mr. Wang Zhiyong As A Non-Executive Director Of The Bank	For	For
CHINA BOHAI BANK CO LTD	17-May-2021	12	Special Authorization Plan For Financial Bonds And Tier-Two Capital Bonds	For	For
CHINA BOHAI BANK CO LTD	17-May-2021	13	General Mandate Granted To The Board Of Directors To Issue New H Shares	For	Combined
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	2	To Consider And Approve The Following Matter In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Type Of Preference Shares To Be Issued	For	Combined
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	2	To Consider And Approve Item By Item The Following Matters In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Type Of Preference Shares To Be Issued	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	3	To Consider And Approve The Following Matter In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Number Of Preference Shares To Be Issued And Issue Size	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	3	To Consider And Approve Item By Item The Following Matters In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Number Of Preference Shares To Be Issued And Issue Size	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	4	To Consider And Approve The Following Matter In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Par Value And Issue Price	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	4	To Consider And Approve Item By Item The Following Matters In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Par Value And Issue Price	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	5	To Consider And Approve The Following Matter In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Maturity	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	5	To Consider And Approve Item By Item The Following Matters In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Maturity	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	6	To Consider And Approve The Following Matter In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Method Of Issuance And Target Investors	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	6	To Consider And Approve Item By Item The Following Matters In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Method Of Issuance And Target Investors	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	7	To Consider And Approve The Following Matter In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Lock-Up Period	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	7	To Consider And Approve Item By Item The Following Matters In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Lock-Up Period	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	8	To Consider And Approve The Following Matter In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Terms Of Dividend Distribution	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	8	To Consider And Approve Item By Item The Following Matters In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Terms Of Dividend Distribution	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	9	To Consider And Approve The Following Matter In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Terms Of Mandatory Conversion	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	9	To Consider And Approve Item By Item The Following Matters In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Terms Of Mandatory Conversion	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	10	To Consider And Approve The Following Matter In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Terms Of Conditional Redemption	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	10	To Consider And Approve Item By Item The Following Matters In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Terms Of Conditional Redemption	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	11	To Consider And Approve The Following Matter In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Limited Voting Rights And Terms Of Restoration Of Voting Rights	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	11	To Consider And Approve Item By Item The Following Matters In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Limited Voting Rights And Terms Of Restoration Of Voting Rights	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	12	To Consider And Approve The Following Matter In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Order Of Priority In Liquidation And Methods For Liquidation	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	12	To Consider And Approve Item By Item The Following Matters In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Order Of Priority In Liquidation And Methods For Liquidation	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	13	To Consider And Approve The Following Matter In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Rating Arrangements	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	13	To Consider And Approve Item By Item The Following Matters In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Rating Arrangements	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	14	To Consider And Approve The Following Matter In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Security Arrangements	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	14	To Consider And Approve Item By Item The Following Matters In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Security Arrangements	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	15	To Consider And Approve The Following Matter In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Use Of Proceeds	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	15	To Consider And Approve Item By Item The Following Matters In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Use Of Proceeds	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	16	To Consider And Approve The Following Matter In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Listing/Trading Arrangements	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	16	To Consider And Approve Item By Item The Following Matters In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Listing/Trading Arrangements	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	17	To Consider And Approve The Following Matter In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Validity Period Of The Resolution For The Issuance Of Offshore Preference Shares	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	17	To Consider And Approve Item By Item The Following Matters In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Validity Period Of The Resolution For The Issuance Of Offshore Preference Shares	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	18	To Consider And Approve The Following Matter In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Matters Relating To Authorization	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	02-Feb-2021	18	To Consider And Approve Item By Item The Following Matters In Relation To The Proposal On Non-Public Issuance Of Offshore Preference Shares By The Company: Matters Relating To Authorization	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	25-Jun-2021	2	To Consider And Approve The Work Report Of The Board For 2020	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	25-Jun-2021	3	To Consider And Approve The Report Of The Board Of Supervisors For 2020	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	25-Jun-2021	4	To Consider And Approve The Remuneration Settlement Scheme For The Directors For 2019	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	25-Jun-2021	5	To Consider And Approve The Remuneration Settlement Scheme For The Supervisors For 2019	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	25-Jun-2021	6	To Consider And Approve The Final Financial Account Plan For 2020	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	25-Jun-2021	7	To Consider And Approve The Profit Distribution Plan For 2020	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	25-Jun-2021	8	To Consider And Approve The Budget Of Investment In Capital Expenditure For 2021	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	25-Jun-2021	9	To Consider And Approve The Appointment Of Accounting Firms For 2021	For	For
CHINA CINDA ASSET MANAGEMENT CO LTD	25-Jun-2021	10	To Consider And Approve The Granting Of General Mandate To Issue Additional H Shares To The Board	For	Combined
CHINA CITIC BANK CORPORATION LTD	14-Jan-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2020/1126/2020112600484.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2020/1126/2020112600410.Pdf	Non-voting resolution	Combined
CHINA CITIC BANK CORPORATION LTD	14-Jan-2021	2	Proposal Regarding The Appointment Of Ms. Li Rong As A Shareholder Representative Supervisor For The Fifth Session Of The Board Of Supervisors	For	Combined
CHINA CITIC BANK CORPORATION LTD	07-May-2021	1	Proposal Regarding The Appointment Of Mr. Zhu Hexin As A Non-Executive Director Of The Fifth Session Of The Board Of Directors Of China Citic Bank Corporation Limited	For	Combined
CHINA CITIC BANK CORPORATION LTD	07-May-2021	2	Proposal Regarding The Amendments To The Articles Of Association Of China Citic Bank Corporation Limited	For	For
CHINA CITIC BANK CORPORATION LTD	07-May-2021	3	Proposal Regarding The Formulation Of Implementation Rules For The Accumulative Voting Mechanism Of China Citic Bank Corporation Limited	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA CITIC BANK CORPORATION LTD	07-May-2021	4	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0323/ 2021032300533. Pdf https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0323/ 2021032300507. Pdf https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0421/ 2021042101455. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0421/ 2021042101463. Pdf	Non-voting resolution	Combined
CHINA CITIC BANK CORPORATION LTD	07-May-2021	5	Please Note In The Hong Kong Market That A Vote Of 'Abstain' Will Be Treated The Same As A 'Take No Action' Vote	Non-voting resolution	Non-voting resolution
CHINA CITIC BANK CORPORATION LTD	07-May-2021	6	Please Note That This Is An Amendment To Meeting Id 536173 Due To Received Additional Of Resoluton 2 And 3. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You.	Non-voting resolution	Non-voting resolution
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0506/ 2021050601991. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0506/ 2021050602028. Pdf	Non-voting resolution	Non-voting resolution
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	2	Proposal Regarding The Annual Report Of China Citic Bank For The Year 2020	For	Combined
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	3	Proposal Regarding The Financial Report Of China Citic Bank For The Year 2020	For	For
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	4	Proposal Regarding The Profit Distribution Plan Of China Citic Bank For The Year 2020	For	For
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	5	Proposal Regarding The Financial Budget Plan Of China Citic Bank For The Year 2021	For	For
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	6	Proposal Regarding The Engagement Of Accounting Firms And Their Fees For The Year 2021	For	For
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	7	Proposal Regarding The Special Report Of Related Party Transactions Of China Citic Bank For The Year 2020	For	For
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	8	Proposal Regarding The Report Of The Board Of Directors Of China Citic Bank For The Year 2020	For	For
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	9	Proposal Regarding The Report Of The Board Of Supervisors Of China Citic Bank For The Year 2020	For	For
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	10	Proposal Regarding The Director Allowance Policy Of The Sixth Session Of The Board Of Directors	For	For
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	11	Proposal Regarding The Supervisor Allowance Policy Of The Sixth Session Of The Board Of Supervisors	For	For
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	12	Please Note That Per The Agenda Published By The Issuer, Against And Abstain Votes For Resolutions 11.1 Through 11.4 Will Be Processed As Take No Actionby The Local Custodian Banks. Only For Votes For These Resolutions Will Be Lodged In The Market."	Non-voting resolution	Combined
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	13	Proposal Regarding The Appointment Of Mr. Zhu Hexin As A Non-Executive Director Of The Sixth Session Of The Board Of Directors	For	Combined
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	14	Proposal Regarding The Appointment Of Mr. Cao Guoqiang As A Non-Executive Director Of The Sixth Session Of The Board Of Directors	For	Combined
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	15	Proposal Regarding The Appointment Of Ms. Huang Fang As A Non-Executive Director Of The Sixth Session Of The Board Of Directors	For	Combined
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	16	Proposal Regarding The Appointment Of Mr. Wang Yankang As A Non-Executive Director Of The Sixth Session Of The Board Of Directors	For	Combined
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	17	Proposal Regarding The Appointment Of Mr. Fang Heying As An Executive Director Of The Sixth Session Of The Board Of Directors	For	Combined
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	18	Proposal Regarding The Appointment Of Mr. Guo Danghui As An Executive Director Of The Sixth Session Of The Board Of Directors	For	Combined
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	19	Proposal Regarding The Appointment Of Mr. He Cao As An Independent Director Of The Sixth Session Of The Board Of Directors	For	For
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	20	Proposal Regarding The Appointment Of Ms. Chen Lihua As An Independent Director Of The Sixth Session Of The Board Of Directors	For	For
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	21	Proposal Regarding The Appointment Of Mr. Qian Jun As An Independent Director Of The Sixth Session Of The Board Of Directors	For	For
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	22	Proposal Regarding The Appointment Of Mr. Yan Lap Kei Isaac As An Independent Director Of The Sixth Session Of The Board Of Directors	For	For
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	23	Proposal Regarding The Appointment Of Mr. Wei Guobin As An External Supervisor Of The Sixth Session Of The Board Of Supervisors	For	For
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	24	Proposal Regarding The Appointment Of Ms. Sun Qixiang As An External Supervisor Of The Sixth Session Of The Board Of Supervisors	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	25	Proposal Regarding The Appointment Of Mr. Liu Guoling As An External Supervisor Of The Sixth Session Of The Board Of Supervisors	For	For
CHINA CITIC BANK CORPORATION LTD	24-Jun-2021	26	Proposal Regarding The Appointment Of Ms. Li Rong As A Shareholder Representative Supervisor Of The Sixth Session Of The Board Of Supervisors	For	For
CHINA COMMUNICATIONS SERVICES CORPORATION LTD	18-Jun-2021	3	That The Consolidated Financial Statements Of The Company, The Report Of The Directors, The Report Of The Supervisory Committee And The Report Of The International Auditor For The Year Ended 31 December 2020 Be Considered And Approved, And The Board Be Authorized To Prepare The Budget Of The Company For The Year 2021	For	For
CHINA COMMUNICATIONS SERVICES CORPORATION LTD	18-Jun-2021	4	That The Proposal On Profit Distribution And Dividend Declaration And Payment For The Year Ended 31 December 2020 Be Considered And Approved	For	For
CHINA COMMUNICATIONS SERVICES CORPORATION LTD	18-Jun-2021	5	That The Appointment Of Pricewaterhousecoopers And Pricewaterhousecoopers Zhong Tian Llp As The International Auditor And Domestic Auditor Of The Company, Respectively, For The Year Ending 31 December 2021 Be Considered And Approved, And The Board Be Authorized To Fix The Remuneration Of The Auditors	For	For
CHINA COMMUNICATIONS SERVICES CORPORATION LTD	18-Jun-2021	6	That The Grant Of A General Mandate To The Board To Allot, Issue And Deal With The Additional Shares Of The Company Not Exceeding 20% Of Each Of The Company'S Existing Domestic Shares And H Shares (As The Case May Be) In Issue Be Considered And Approved	For	Combined
CHINA COMMUNICATIONS SERVICES CORPORATION LTD	18-Jun-2021	7	That The Board Be Authorized To Increase The Registered Capital Of The Company To Reflect The Issue Of Shares In The Company Authorized Under Special Resolution 4, And To Make Such Appropriate And Necessary Amendments To The Articles Of Association As They Think Fit To Reflect Such Increases In The Registered Capital Of The Company And To Take Any Other Action And Complete Any Formality Required To Effect Such Increase Of The Registered Capital Of The Company	For	Against
CHINA COMMUNICATIONS SERVICES CORPORATION LTD	18-Jun-2021	8	That The Amendments To The Articles Of Association Be Considered And Approved	For	Combined
CHINA CONCH VENTURE HOLDINGS LTD	25-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0429/ 2021042901721. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0429/ 2021042901571. Pdf	Non-voting resolution	Combined
CHINA CONCH VENTURE HOLDINGS LTD	25-Jun-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
CHINA CONCH VENTURE HOLDINGS LTD	25-Jun-2021	3	To Receive The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries And The Reports Of The Directors And Of The Auditors For The Year Ended 31 December 2020	For	Combined
CHINA CONCH VENTURE HOLDINGS LTD	25-Jun-2021	4	To Declare A Final Dividend Of Hkd 0.70 Per Share For The Year Ended 31 December 2020	For	For
CHINA CONCH VENTURE HOLDINGS LTD	25-Jun-2021	5	To Re-Elect Mr. Ji Qinying As An Executive Director	For	Combined
CHINA CONCH VENTURE HOLDINGS LTD	25-Jun-2021	6	To Re-Elect Mr. Li Daming As An Executive Director	For	Combined
CHINA CONCH VENTURE HOLDINGS LTD	25-Jun-2021	7	To Re-Elect Mr. Chang Zhangli As A Non-Executive Director	For	Combined
CHINA CONCH VENTURE HOLDINGS LTD	25-Jun-2021	8	To Authorize The Board Of Directors Of The Company To Fix The Directors' Remuneration	For	For
CHINA CONCH VENTURE HOLDINGS LTD	25-Jun-2021	9	To Re-Appoint Kpmg As Auditors And To Authorize The Board Of Directors Of The Company To Fix Their Remuneration	For	For
CHINA CONCH VENTURE HOLDINGS LTD	25-Jun-2021	10	To Give A General Mandate To The Directors To Repurchase Shares Of The Company Not Exceeding 10% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	For
CHINA CONCH VENTURE HOLDINGS LTD	25-Jun-2021	11	To Give A General Mandate To The Directors To Issue, Allot And Deal With Additional Shares Of The Company Not Exceeding 20% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined
CHINA CONCH VENTURE HOLDINGS LTD	25-Jun-2021	12	To Extend The General Mandate Granted To The Directors To Issue, Allot And Deal With Additional Shares In The Capital Of The Company By The Aggregate Number Of The Shares Repurchased By The Company	For	Against
CHINA CONSTRUCTION BANK CORPORATION	26-Mar-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0208/ 2021020800452. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0208/ 2021020800466. Pdf	Non-voting resolution	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA CONSTRUCTION BANK CORPORATION	26-Mar-2021	1	Election Of Wang Jiang As An Executive Director	For	Combined
CHINA CONSTRUCTION BANK CORPORATION	26-Mar-2021	2	Election Of Mr. Wang Jiang As Executive Director Of The Bank	For	Combined
CHINA CONSTRUCTION BANK CORPORATION	26-Mar-2021	2	Confirmation Of Donation Of Anti-Epidemic Materials In 2020	For	Combined
CHINA CONSTRUCTION BANK CORPORATION	26-Mar-2021	2	Election Of Mr. Wang Jiang As Executive Director Of The Bank	For	For
CHINA CONSTRUCTION BANK CORPORATION	26-Mar-2021	3	Confirming The Donations Of Anti-Pandemic Materials Made In 2020	For	For
CHINA CONSTRUCTION BANK CORPORATION	26-Mar-2021	3	Additional Poverty Relief Donation Quota	For	For
CHINA CONSTRUCTION BANK CORPORATION	26-Mar-2021	3	Confirming The Donations Of Anti-Pandemic Materials Made In 2020	For	For
CHINA CONSTRUCTION BANK CORPORATION	26-Mar-2021	4	Additional Limit On Poverty Alleviation Donations	For	For
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0428/2021042801255.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0428/2021042801227.Pdf	Non-voting resolution	Combined
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	2	2020 Report Of The Board Of Directors	For	For
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	2	2020 Report Of The Board Of Supervisors	For	For
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	2	2020 Report Of The Board Of Directors	For	For
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	3	2020 Report Of The Board Of Supervisors	For	For
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	3	To Consider And Approve 2020 Final Accounts Scheme	For	For
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	3	2020 Report Of The Board Of Supervisors	For	For
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	4	2020 Final Financial Accounts	For	For
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	4	2020 Profit Distribution Scheme Of The Company	For	For
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	4	2020 Final Financial Accounts	For	For
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	5	2020 Profit Distribution Plan	For	For
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	5	2021 Fixed Assets Investment Budget	For	For
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	5	2020 Profit Distribution Plan	For	For
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	6	2021 Fixed Asset Investment Budget	For	For
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	6	The Election Of Mr. Zhong Jianian As An Independent Director Of The Bank	For	Combined
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	6	2021 Fixed Asset Investment Budget	For	Combined
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	7	Election Of Mr. Kenneth Patrick Chung To Be Re-Appointed As Independent Nonexecutive Director Of The Bank	For	For
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	7	The Election Of Mr. Liang Jinsong As An Independent Director Of The Bank	For	For
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	7	Election Of Mr. Kenneth Patrick Chung To Be Re-Appointed As Independent Nonexecutive Director Of The Bank	For	Combined
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	8	Election Of Mr. Leung Kam Chung, Antony As Independent Non-Executive Director Of The Bank	For	For
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	8	Employment Of External Auditor'S For 2021	For	For
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	8	Election Of Mr. Leung Kam Chung, Antony As Independent Non-Executive Director Of The Bank	For	For
CHINA CONSTRUCTION BANK CORPORATION	25-Jun-2021	9	Appointment Of External Auditors For 2021	For	For
CHINA DEVELOPMENT FINANCIAL HOLDING COMPANY INC	11-Jun-2021	1	To Ratify 2020 Business Report And Financial Statements	For	For
CHINA DEVELOPMENT FINANCIAL HOLDING COMPANY INC	11-Jun-2021	2	To Ratify 2020 Earnings Distribution Plan. Proposed Cash Dividend: Twd 0.55 Per Share	For	For
CHINA DEVELOPMENT FINANCIAL HOLDING COMPANY INC	11-Jun-2021	3	To Discuss Amendments To The Regulations For Financial Derivatives Transactions	For	For
CHINA DEVELOPMENT FINANCIAL HOLDING COMPANY INC	11-Jun-2021	4	To Discuss Amendments To The Regulations For Shareholders Meeting Procedure	For	For
CHINA DEVELOPMENT FINANCIAL HOLDING COMPANY INC	11-Jun-2021	5	To Discuss Proposal For The Issuance Of 2021 Restricted Shares For Employees	For	For
CHINA DEVELOPMENT FINANCIAL HOLDING COMPANY INC	11-Jun-2021	6	To Discuss Approval Of The Proposal For Lift Of Non-Compete Restriction On The Directors Of The Board	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA EAST EDUCATION HOLDINGS LIMITED	26-May-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company For The Year Ended 31 December 2020 And The Reports Of The Directors Of The Company (The "Directors") And Auditors Thereon	For	For
CHINA EAST EDUCATION HOLDINGS LIMITED	26-May-2021	4	To Declare A Final Dividend Of Hkd 0.135 Per Ordinary Share And A Special Dividend Of Hkd 0.135 Per Ordinary Share For The Year Ended 31 December 2020 Out Of The Share Premium Account Of The Company	For	For
CHINA EAST EDUCATION HOLDINGS LIMITED	26-May-2021	5	To Re-Elect The Following Retiring Director: Mr. Wu Wei As An Executive Director	For	For
CHINA EAST EDUCATION HOLDINGS LIMITED	26-May-2021	6	To Re-Elect The Following Retiring Director: Mr. Wu Jumbao As A Non-Executive Director	For	For
CHINA EAST EDUCATION HOLDINGS LIMITED	26-May-2021	7	To Re-Elect The Following Retiring Director: Mr. Hung Ka Hai, Clement As An Independent Non-Executive Director	For	Combined
CHINA EAST EDUCATION HOLDINGS LIMITED	26-May-2021	8	To Authorise The Board Of Directors (The "Board") To Fix The Remuneration Of The Directors	For	Combined
CHINA EAST EDUCATION HOLDINGS LIMITED	26-May-2021	9	To Re-Appoint Deloitte Touche Tohmatsu As Auditors Of The Company To Hold Office Until The Conclusion Of The Next Annual General Meeting Of The Company And To Authorise The Board To Fix Their Remuneration For The Year Ending 31 December 2021	For	For
CHINA EAST EDUCATION HOLDINGS LIMITED	26-May-2021	10	To Give A General Mandate To The Directors To Offer, Allot, Issue And Deal With Additional Shares In The Company Not Exceeding 20% Of The Total Number Of Issued Shares Of The Company	For	Combined
CHINA EAST EDUCATION HOLDINGS LIMITED	26-May-2021	11	To Give A General Mandate To The Directors To Repurchase Shares In The Company Not Exceeding 10% Of The Total Number Of Issued Shares Of The Company	For	Combined
CHINA EAST EDUCATION HOLDINGS LIMITED	26-May-2021	12	To Extend The General Mandate Granted To The Directors To Allot, Issue And Deal With Shares By The Number Of Shares Repurchased By The Company	For	Combined
CHINA EDUCATION GROUP HOLDINGS LIMITED (DOING BUSI	23-Feb-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2020/ 1221/ 2020122100467. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2020/ 1221/ 2020122100477. Pdf	Non-voting resolution	Combined
CHINA EDUCATION GROUP HOLDINGS LIMITED (DOING BUSI	23-Feb-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
CHINA EDUCATION GROUP HOLDINGS LIMITED (DOING BUSI	23-Feb-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements And The Reports Of The Directors And Auditor For The Year Ended 31 August 2020	For	Combined
CHINA EDUCATION GROUP HOLDINGS LIMITED (DOING BUSI	23-Feb-2021	4	To Declare A Final Dividend: Hk13.9 Cents Per Ordinary Share For The Year Ended 31 August 2020 (For The Year Ended 31 August 2019: Hk9.0 Cents Per Ordinary Share)	For	For
CHINA EDUCATION GROUP HOLDINGS LIMITED (DOING BUSI	23-Feb-2021	5	To Re-Elect Mr. Xie Ketao As Executive Director	For	Combined
CHINA EDUCATION GROUP HOLDINGS LIMITED (DOING BUSI	23-Feb-2021	6	To Re-Elect Dr. Gerard A. Postiglione As Independent Non-Executive Director	For	For
CHINA EDUCATION GROUP HOLDINGS LIMITED (DOING BUSI	23-Feb-2021	7	To Re-Elect Dr. Rui Meng As Independent Non-Executive Director	For	Combined
CHINA EDUCATION GROUP HOLDINGS LIMITED (DOING BUSI	23-Feb-2021	8	To Re-Appoint Deloitte Touche Tohmatsu As The Auditor And To Authorise The Directors To Fix Its Remuneration	For	For
CHINA EDUCATION GROUP HOLDINGS LIMITED (DOING BUSI	23-Feb-2021	9	To Grant A General Mandate To The Directors To Issue, Allot And Deal With Additional Shares Of The Company Not Exceeding 20% Of The Total Number Of Shares Of The Company In Issue As At The Date Of Passing Of This Resolution	For	Combined
CHINA EDUCATION GROUP HOLDINGS LIMITED (DOING BUSI	23-Feb-2021	10	To Grant A General Mandate To The Directors To Purchase The Shares Of The Company Not Exceeding 10% Of The Total Number Of Shares Of The Company In Issue As At The Date Of Passing Of This Resolution	For	Combined
CHINA EDUCATION GROUP HOLDINGS LIMITED (DOING BUSI	23-Feb-2021	11	To Extend The General Mandate Granted To The Directors To Issue, Allot And Deal With Additional Shares Of The Company By The Total Number Of Shares Repurchased By The Company	For	Combined
CHINA EVERBRIGHT BANK CO LTD	25-Mar-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0205/ 2021020500729. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0205/ 2021020500738. Pdf	Non-voting resolution	Combined
CHINA EVERBRIGHT BANK CO LTD	25-Mar-2021	1	Election Of Han Fuling As An Independent Director	For	Combined
CHINA EVERBRIGHT BANK CO LTD	25-Mar-2021	2	The Resolution On Election Of Mr. Han Fuling As An Independent Non-Executive Director Of The Eighth Session Of The Board Of China Everbright Bank Company Limited	For	For
CHINA EVERBRIGHT BANK CO LTD	25-Mar-2021	2	Election Of Liu Shiping As An Independent Director	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA EVERBRIGHT BANK CO LTD	25-Mar-2021	2	The Resolution On Election Of Mr. Han Fuling As An Independent Non-Executive Director Of The Eighth Session Of The Board Of China Everbright Bank Company Limited	For	For
CHINA EVERBRIGHT BANK CO LTD	25-Mar-2021	3	The Resolution On Election Of Mr. Liu Shiping As An Independent Non-Executive Director Of The Eighth Session Of The Board Of China Everbright Bank Company Limited	For	For
CHINA EVERBRIGHT BANK CO LTD	25-Mar-2021	3	Election Of Lu Hong As A Shareholder Supervisor	For	For
CHINA EVERBRIGHT BANK CO LTD	25-Mar-2021	3	The Resolution On Election Of Mr. Liu Shiping As An Independent Non-Executive Director Of The Eighth Session Of The Board Of China Everbright Bank Company Limited	For	For
CHINA EVERBRIGHT BANK CO LTD	25-Mar-2021	4	The Resolution On Election Of Mr. Lu Hong As A Shareholder Supervisor Of The Eighth Session Of The Board Of Supervisor Of China Everbright Bank Company Limited	For	For
CHINA EVERBRIGHT BANK CO LTD	25-Mar-2021	4	Change Of The Company'S Registered Capital	For	For
CHINA EVERBRIGHT BANK CO LTD	25-Mar-2021	4	The Resolution On Election Of Mr. Lu Hong As A Shareholder Supervisor Of The Eighth Session Of The Board Of Supervisor Of China Everbright Bank Company Limited	For	For
CHINA EVERBRIGHT BANK CO LTD	25-Mar-2021	5	The Resolution On Change Of Registered Capital Of China Everbright Bank Company Limited	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	1	Please Note That This Is An Amendment To Meeting Id 583723 Due To Receipt Of Additional Resolution 10. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting. And As Soon As Possible On This New Amended Meeting. Thank You.	Non-voting resolution	Combined
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/listedco/listconews/Sehk/2021/0611/2021061101098.pdf ,	Non-voting resolution	Non-voting resolution
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	2	2020 Work Report Of The Board Of Directors	For	Combined
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	2	Please Note That This Is An Amendment To Meeting Id 585651 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Combined
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	2	2020 Work Report Of The Board Of Directors	For	Combined
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	3	2020 Work Report Of The Supervisory Committee	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	3	The 2020 Work Report Of The Board Of Directors Of China Everbright Bank Company Limited	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	3	2020 Work Report Of The Supervisory Committee	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	3	The 2020 Work Report Of The Board Of Directors Of China Everbright Bank Company Limited	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	4	2021 Fixed Assets Investment Budget Plan	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	4	The 2020 Work Report Of The Board Of Supervisors Of China Everbright Bank Company Limited	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	4	2021 Fixed Assets Investment Budget Plan	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	4	The 2020 Work Report Of The Board Of Supervisors Of China Everbright Bank Company Limited	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	5	2020 Annual Accounts	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	5	The Proposal In Relation To The Budget Plan Of Fixed Asset Investment Of China Everbright Bank Company Limited For The Year 2021	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	5	2020 Annual Accounts	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	5	The Proposal In Relation To The Budget Plan Of Fixed Asset Investment Of China Everbright Bank Company Limited For The Year 2021	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny2.10000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	6	Audited Accounts Report Of China Everbright Bank Company Limited For The Year 2020	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny2.10000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	6	Audited Accounts Report Of China Everbright Bank Company Limited For The Year 2020	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	7	Appointment Of 2021 Audit Firm	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	7	Profit Distribution Plan Of China Everbright Bank Company Limited For The Year 2020	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	7	Appointment Of 2021 Audit Firm	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	7	Profit Distribution Plan Of China Everbright Bank Company Limited For The Year 2020	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	8	Determination Of 2020 Remuneration Standards For Directors	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	8	The Proposal In Relation To The Appointment Of Accounting Firm For The Year 2021	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	8	Determination Of 2020 Remuneration Standards For Directors	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	8	The Proposal In Relation To The Appointment Of Accounting Firm For The Year 2021	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	9	Determination Of 2020 Remuneration Standards For Supervisors	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	9	The Proposal In Relation To The Remuneration Of The Directors Of China Everbright Bank Company Limited For The Year 2020	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	9	Determination Of 2020 Remuneration Standards For Supervisors	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	9	The Proposal In Relation To The Remuneration Of The Directors Of China Everbright Bank Company Limited For The Year 2020	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	10	Issuance Of Tier Ii Capital Bonds	For	Combined
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	10	The Proposal In Relation To The Remuneration Of The Supervisors Of China Everbright Bank Company Limited For The Year 2020	For	Combined
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	10	Issuance Of Tier Ii Capital Bonds	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	10	The Proposal In Relation To The Remuneration Of The Supervisors Of China Everbright Bank Company Limited For The Year 2020	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	11	Election Of Li Wei As A Non-Executive Director	For	Combined
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	11	The Resolution On The Election Of Mr. Li Wei As A Nonexecutive Director Of The Eighth Session Of The Board Of Directors Of China Everbright Bank Company Limited	For	Against
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	11	Election Of Li Wei As A Non-Executive Director	For	Combined
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	11	The Resolution On The Election Of Mr. Li Wei As A Nonexecutive Director Of The Eighth Session Of The Board Of Directors Of China Everbright Bank Company Limited	For	For
CHINA EVERBRIGHT BANK CO LTD	29-Jun-2021	12	The Proposal In Relation To The Issuance Of Tier 2 Capital Bonds By China Everbright Bank Company Limited	For	Combined
CHINA EVERBRIGHT ENVIRONMENT GROUP LIMITED	18-May-2021	3	To Receive And Consider The Audited Consolidated Financial Statements And The Report Of The Directors And Independent Auditor'S Report For The Year Ended 31 December 2020	For	For
CHINA EVERBRIGHT ENVIRONMENT GROUP LIMITED	18-May-2021	4	To Declare A Final Dividend Of Hk16.0 Cents Per Share For The Year Ended 31 December 2020	For	For
CHINA EVERBRIGHT ENVIRONMENT GROUP LIMITED	18-May-2021	5	To Re-Elect Mr. Hu Yanguo As An Executive Director Of The Company	For	Combined
CHINA EVERBRIGHT ENVIRONMENT GROUP LIMITED	18-May-2021	6	To Re-Elect Mr. Qian Xiaodong As An Executive Director Of The Company	For	Against
CHINA EVERBRIGHT ENVIRONMENT GROUP LIMITED	18-May-2021	7	To Re-Elect Mr. Zhai Haitao (Who Has Served As An Independent Non-Executive Director Of The Company For More Than 9 Years) As An Independent Non-Executive Director Of The Company	For	Against
CHINA EVERBRIGHT ENVIRONMENT GROUP LIMITED	18-May-2021	8	To Authorize The Board Of Directors Of The Company (The "Board") To Fix The Remuneration Of The Directors Of The Company For The Year Ending 31 December 2021	For	Combined
CHINA EVERBRIGHT ENVIRONMENT GROUP LIMITED	18-May-2021	9	To Re-Appoint Ernst & Young As The Auditor Of The Company And To Authorize The Board To Fix Its Remuneration	For	For
CHINA EVERBRIGHT ENVIRONMENT GROUP LIMITED	18-May-2021	10	To Grant A General Mandate To The Directors Of The Company To Issue New Shares Not Exceeding 20% Of The Total Number Of Issued Shares As Set Out In Ordinary Resolution No.5(1)	For	Combined
CHINA EVERBRIGHT ENVIRONMENT GROUP LIMITED	18-May-2021	11	To Grant A General Mandate To The Directors Of The Company To Buy Back Shares Not Exceeding 10% Of The Total Number Of Issued Shares As Set Out In Ordinary Resolution No.5(2)	For	Combined
CHINA EVERBRIGHT ENVIRONMENT GROUP LIMITED	18-May-2021	12	To Extend The General Mandate Granted To The Directors Of The Company To Issue New Shares As Set Out In Ordinary Resolution No.5(3)	For	Combined
CHINA EVERBRIGHT LTD	27-May-2021	3	To Receive And Consider The Audited Financial Statements, Directors' Report And Independent Auditor'S Report For The Year Ended 31 December 2020	For	Combined
CHINA EVERBRIGHT LTD	27-May-2021	4	To Declare A Final Dividend Of Hkd 0.35 Per Share For The Year Ended 31 December 2020	For	For
CHINA EVERBRIGHT LTD	27-May-2021	5	To Re-Elect Dr. Zhao Wei As An Executive Director	For	For
CHINA EVERBRIGHT LTD	27-May-2021	6	To Re-Elect Mr. Tang Chi Chun Richard As An Executive Director	For	For
CHINA EVERBRIGHT LTD	27-May-2021	7	To Re-Elect Dr. Lin Zhijun (Who Has Served As An Independent Non-Executive Director For More Than 9 Years) As An Independent Non-Executive Director	For	Combined
CHINA EVERBRIGHT LTD	27-May-2021	8	To Authorise The Board Of Directors Of The Company To Fix The Remuneration Of Directors For The Year Ending 31 December 2021	For	Combined
CHINA EVERBRIGHT LTD	27-May-2021	9	To Re-Appoint Ernst & Young As Auditors And To Authorise The Board Of Directors Of The Company To Fix Their Remuneration	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA EVERBRIGHT LTD	27-May-2021	10	To Approve The General Mandate To Issue New Shares Of The Company - Ordinary Resolution As Set Out In Item 5 In The Notice Of Annual General Meeting	For	Combined
CHINA EVERBRIGHT LTD	27-May-2021	11	To Approve The General Mandate To Buy Back Shares Of The Company - Ordinary Resolution As Set Out In Item 6 In The Notice Of Annual General Meeting	For	Combined
CHINA EVERBRIGHT LTD	27-May-2021	12	To Approve The Extension Of The General Mandate To Issue New Shares Of The Company - Ordinary Resolution As Set Out In Item 7 In The Notice Of Annual General Meeting	For	Combined
CHINA EVERGRANDE GROUP	10-May-2021	3	To Approve The Proposed Share Option Scheme Of Evergrande Property Services Group Limited	For	Against
CHINA EVERGRANDE GROUP	10-May-2021	4	To Approve The Proposed Share Option Scheme Of Evergrande Fairyland Group Limited	For	Against
CHINA EVERGRANDE GROUP	10-May-2021	5	To Approve The Proposed Share Option Scheme Of New Gains Group Limited	For	Against
CHINA EVERGRANDE GROUP	10-May-2021	6	To Approve The Proposed Share Option Scheme Of (As Specified) (Evergrande Charging Technology Co., Ltd.)	For	Against
CHINA EVERGRANDE GROUP	10-May-2021	7	To Approve The Proposed Share Option Scheme Of (As Specified) (Star Network Cloud Iot Technology Co., Ltd.)	For	Against
CHINA EVERGRANDE GROUP	10-May-2021	8	To Approve The Proposed Share Option Scheme Of (As Specified) (Star Network Community Cloud Iot Technology Co., Ltd.)	For	Against
CHINA EVERGRANDE GROUP	11-Jun-2021	3	To Receive, Consider And Adopt The Audited Consolidated Financial Statements And The Reports Of The Directors Of The Company (The "Directors") And The Auditors Of The Company (The "Auditors") For The Year Ended 31 December 2020	For	Combined
CHINA EVERGRANDE GROUP	11-Jun-2021	4	To Approve The Payment Of A Final Dividend Of Rmb0.152 Per Share For The Year Ended 31 December 2020	For	For
CHINA EVERGRANDE GROUP	11-Jun-2021	5	To Re-Elect Mr. Chau Shing Yim, David As An Independent Non-Executive Director	For	Combined
CHINA EVERGRANDE GROUP	11-Jun-2021	6	To Re-Elect Mr. He Qi As An Independent Non-Executive Director	For	Combined
CHINA EVERGRANDE GROUP	11-Jun-2021	7	To Re-Elect Ms. Xie Hongxi As An Independent Non-Executive Director	For	For
CHINA EVERGRANDE GROUP	11-Jun-2021	8	To Re-Elect Mr. Lai Lixin As An Executive Director	For	For
CHINA EVERGRANDE GROUP	11-Jun-2021	9	To Authorise The Board Of Directors To Fix The Directors' Remuneration	For	For
CHINA EVERGRANDE GROUP	11-Jun-2021	10	To Re-Appoint Pricewaterhousecoopers As The Auditors Of The Company And Authorise The Board Of Directors To Fix Their Remuneration	For	For
CHINA EVERGRANDE GROUP	11-Jun-2021	11	To Approve The Granting To The Directors The General And Unconditional Mandate To Allot, Issue And Deal With New Shares Not Exceeding 20% Of The Total Number Of Shares Of The Company In Issue	For	Combined
CHINA EVERGRANDE GROUP	11-Jun-2021	12	To Approve The Granting To The Directors The General And Unconditional Mandate To Repurchase Shares In Of The Company Of Up To 10% Of The Total Number Of Shares Of The Company In Issue	For	Combined
CHINA EVERGRANDE GROUP	11-Jun-2021	13	To Approve The Extension Of The Authority Granted To The Directors By Resolution 9 Above By Adding The Number Of Shares Bought Back Pursuant To The Authority Granted To The Directors By Resolution 10 Above	For	Combined
CHINA FEIHE LIMITED	18-May-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company And The Reports Of The Directors And Auditors For The Year Ended 31 December 2020	For	Combined
CHINA FEIHE LIMITED	18-May-2021	4	To Declare A Final Dividend Of Hkd 0.1586 Per Share For The Year Ended 31 December 2020	For	For
CHINA FEIHE LIMITED	18-May-2021	5	To Re-Elect Ms. Liu Jinping As An Independent Non-Executive Director Of The Company	For	For
CHINA FEIHE LIMITED	18-May-2021	6	To Re-Elect Mr. Song Jianwu As An Independent Non-Executive Director Of The Company	For	For
CHINA FEIHE LIMITED	18-May-2021	7	To Re-Elect Mr. Fan Yonghong As An Independent Non-Executive Director Of The Company	For	For
CHINA FEIHE LIMITED	18-May-2021	8	To Re-Elect Mr. Jacques Maurice Laforge As An Independent Non-Executive Director Of The Company	For	For
CHINA FEIHE LIMITED	18-May-2021	9	To Authorise The Board Of Directors Of The Company To Fix The Respective Directors' Remuneration	For	For
CHINA FEIHE LIMITED	18-May-2021	10	To Re-Appoint Ernst & Young As The Auditor Of The Company And To Authorize The Board Of Directors Of The Company To Fix Its Remuneration	For	For
CHINA FEIHE LIMITED	18-May-2021	11	To Give A General Mandate To The Directors Of The Company To Repurchase Shares Of The Company Not Exceeding 10% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	For
CHINA FEIHE LIMITED	18-May-2021	12	To Give A General Mandate To The Directors Of The Company To Issue, Allot And Deal With Additional Shares Of The Company Not Exceeding 20% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined
CHINA FEIHE LIMITED	18-May-2021	13	To Extend The General Mandate Granted To The Directors Of The Company To Issue, Allot And Deal With Additional Shares In The Share Capital Of The Company By The Aggregate Number Of The Shares Repurchased By The Company	For	Against
CHINA FORTUNE LAND DEVELOPMENT CO LTD	28-May-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
CHINA FORTUNE LAND DEVELOPMENT CO LTD	28-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA FORTUNE LAND DEVELOPMENT CO LTD	28-May-2021	3	2020 Work Report Of Independent Directors	For	For
CHINA FORTUNE LAND DEVELOPMENT CO LTD	28-May-2021	4	2020 Annual Report And Its Summary	For	For
CHINA FORTUNE LAND DEVELOPMENT CO LTD	28-May-2021	5	2020 Annual Accounts	For	For
CHINA FORTUNE LAND DEVELOPMENT CO LTD	28-May-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CHINA FORTUNE LAND DEVELOPMENT CO LTD	28-May-2021	7	Reappointment Of Audit Firm	For	For
CHINA FORTUNE LAND DEVELOPMENT CO LTD	28-May-2021	8	2020 Remuneration For Directors And 2021 Remuneration Plan	For	For
CHINA FORTUNE LAND DEVELOPMENT CO LTD	28-May-2021	9	2020 Remuneration For Supervisors And 2021 Remuneration Plan	For	For
CHINA FORTUNE LAND DEVELOPMENT CO LTD	28-May-2021	10	Cancellation Of Stock Options, And Repurchase And Cancellation Of Restricted Stocks	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	2	To Consider And Approve The Report Of The Board Of Directors Of The Company For 2020	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	2	To Consider And Approve The Amendments To Article 79 And Article 81 Of The Procedural Rules Of The Shareholders' General Meetings	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	3	To Consider And Approve The Report Of The Supervisory Committee Of The Company For 2020	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	3	To Consider And Approve The Amendments To The Original Article 135 (Article 139 After Revision) And The Original Article 137 (Article 141 After Revision) Of The Articles Of Association Of The Company	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	4	To Consider And Approve The Annual Report Of The Company For 2020	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	5	To Consider And Approve The Final Accounts Plan Of The Company For 2020	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	6	To Consider And Approve The Profit Distribution Plan Of The Company For 2020	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	7	To Consider And Approve The Capital Expenditure Budget Of The Company For 2021	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	8	To Consider And Approve The Appointment Of The External Auditors Of The Company For 2021	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	9	To Consider And Approve The Remuneration Plan For Mr. Chen Gongyan For 2019	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	10	To Consider And Approve The Remuneration Plan For Ms. Chen Jing For 2019	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	11	To Consider And Approve The Amendments To The Procedural Rules Of The Shareholders' General Meetings	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	12	To Consider And Approve The Amendments To The Procedural Rules Of The Board Of Directors	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	13	To Consider And Approve The Amendments To The Procedural Rules Of The Supervisory Committee	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	14	To Consider And Approve The Amendments To The Working Rules For Independent Directors	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	15	To Consider And Approve The Amendments To The Administrative Measures For Connected Transactions	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	16	To Consider And Approve The Amendments To The Administrative Measures For External Investment	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	17	To Consider And Approve The Amendments To The Administrative Measures For Provision Of Guarantees To Third Parties	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	18	To Consider And Approve The Amendments To The Articles Of Association Of The Company	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	19	To Consider And Approve The General Mandate To Issue Shares Of The Company	For	Combined
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	20	To Consider And Approve The Election Of Mr. Chen Gongyan As An Executive Director Of The Fourth Session Of The Board Of Directors Of The Company	For	Combined
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	21	To Consider And Approve The Election Of Mr. Chen Liang As An Executive Director Of The Fourth Session Of The Board Of Directors Of The Company	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	22	To Consider And Approve The Election Of Mr. Liu Dingping As A Non-Executive Director Of The Fourth Session Of The Board Of Directors Of The Company	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	23	To Consider And Approve The Election Of Mr. Yang Tijun As A Non-Executive Director Of The Fourth Session Of The Board Of Directors Of The Company	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	24	To Consider And Approve The Election Of Ms. Liu Chang As A Non-Executive Director Of The Fourth Session Of The Board Of Directors Of The Company	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	25	To Consider And Approve The Election Of Mr. Liu Zhihong As A Non-Executive Director Of The Fourth Session Of The Board Of Directors Of The Company	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	26	To Consider And Approve The Election Of Mr. Liu Ruizhong As An Independent Non-Executive Director Of The Fourth Session Of The Board Of Directors Of The Company	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	27	To Consider And Approve The Election Of Mr. Wang Zhenjun As An Independent Non-Executive Director Of The Fourth Session Of The Board Of Directors Of The Company	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	28	To Consider And Approve The Election Of Ms. Liu Chun As An Independent Non-Executive Director Of The Fourth Session Of The Board Of Directors Of The Company	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	29	To Consider And Approve The Election Of Mr. Law Cheuk Kin Stephen As An Independent Non-Executive Director Of The Fourth Session Of The Board Of Directors Of The Company	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	30	To Consider And Approve The Election Of Non-Employee Representative Supervisor Of The Fourth Session Of The Supervisory Committee Of The Company: To Consider And Approve The Election Of Ms. Chen Jing As A Supervisor Of The Fourth Session Of The Supervisory Committee Of The Company	For	For
CHINA GALAXY SECURITIES CO LTD	29-Jun-2021	31	To Consider And Approve The Election Of Non-Employee Representative Supervisor Of The Fourth Session Of The Supervisory Committee Of The Company: To Consider And Approve The Election Of Mr. Tao Libin As A Supervisor Of The Fourth Session Of The Supervisory Committee Of The Company	For	For
CHINA HONGQIAO GROUP LTD	06-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0407/ 2021040701271. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0407/ 2021040701213. Pdf	Non-voting resolution	Combined
CHINA HONGQIAO GROUP LTD	06-May-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions. Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
CHINA HONGQIAO GROUP LTD	06-May-2021	3	To Consider And Adopt The Audited Consolidated Financial Statements Of The Company And The Reports Of The Directors And The Auditors Of The Company For The Year Ended 31 December 2020	For	Combined
CHINA HONGQIAO GROUP LTD	06-May-2021	4	To Re-Elect Mr. Zhang Bo As An Executive Director Of The Company	For	Combined
CHINA HONGQIAO GROUP LTD	06-May-2021	5	To Re-Elect Ms. Zheng Shuliang As An Executive Director Of The Company	For	Combined
CHINA HONGQIAO GROUP LTD	06-May-2021	6	To Re-Elect Ms. Zhang Ruilian As An Executive Director Of The Company	For	Combined
CHINA HONGQIAO GROUP LTD	06-May-2021	7	To Re-Elect Mr. Yang Congsen As A Non-Executive Director Of The Company	For	Combined
CHINA HONGQIAO GROUP LTD	06-May-2021	8	To Re-Elect Mr. Zhang Jinglei As A Non-Executive Director Of The Company	For	Combined
CHINA HONGQIAO GROUP LTD	06-May-2021	9	To Re-Elect Mr. Li Zimin (Mr. Zhang Hao As His Alternate) As A Non-Executive Director Of The Company	For	Combined
CHINA HONGQIAO GROUP LTD	06-May-2021	10	To Re-Elect Ms. Sun Dongdong As A Non-Executive Director Of The Company	For	Combined
CHINA HONGQIAO GROUP LTD	06-May-2021	11	To Re-Elect Mr. Wen Xianjun As An Independent Non-Executive Director Of The Company	For	For
CHINA HONGQIAO GROUP LTD	06-May-2021	12	To Re-Elect Mr. Xing Jian, Who Has Served The Company For More Than Nine Years, As An Independent Non-Executive Director Of The Company	For	Combined
CHINA HONGQIAO GROUP LTD	06-May-2021	13	To Re-Elect Mr. Han Benwen, Who Has Served The Company For More Than Nine Years, As An Independent Non-Executive Director Of The Company	For	Combined
CHINA HONGQIAO GROUP LTD	06-May-2021	14	To Re-Elect Mr. Dong Xinyi As An Independent Non-Executive Director Of The Company	For	For
CHINA HONGQIAO GROUP LTD	06-May-2021	15	To Authorize The Board Of Directors Of The Company To Fix The Respective Directors' Remuneration	For	For
CHINA HONGQIAO GROUP LTD	06-May-2021	16	To Re-Appoint Shinewing (Hk) Cpa Limited As Auditors Of The Company And To Authorize The Board Of Directors Of The Company To Fix Their Remuneration	For	For
CHINA HONGQIAO GROUP LTD	06-May-2021	17	To Declare A Final Dividend Of Hkd 50 Cents Per Share For The Year Ended 31 December 2020 To The Shareholders Of The Company	For	For
CHINA HONGQIAO GROUP LTD	06-May-2021	18	To Give A General Mandate To The Directors Of The Company To Repurchase The Shares Of The Company Not Exceeding 10% Of The Aggregate Nominal Amount Of The Issued Share Capital Of The Company As At The Date Of Passing Of This Resolution	For	For
CHINA HONGQIAO GROUP LTD	06-May-2021	19	To Give A General Mandate To The Directors Of The Company To Issue, Allot And Deal With The Shares Of The Company Not Exceeding 20% Of The Aggregate Nominal Amount Of The Issued Share Capital Of The Company As At The Date Of Passing Of This Resolution	For	Combined
CHINA HONGQIAO GROUP LTD	06-May-2021	20	To Extend The General Mandate Granted To The Directors Of The Company To Issue, Allot And Deal With The New Shares Of The Company Representing The Total Number Of The Shares Repurchased	For	Against
CHINA INTERNATIONAL CAPITAL CORPORATION LTD	18-May-2021	2	To Consider And Approve The Amendments To The Articles Of Association	For	Combined
CHINA INTERNATIONAL CAPITAL CORPORATION LTD	18-May-2021	3	To Consider And Approve The Amendments To The Plan On Authorization Of The Shareholders' General Meeting To The Board Of Directors	For	For
CHINA INTERNATIONAL CAPITAL CORPORATION LTD	18-May-2021	4	To Consider And Approve The 2020 Work Report Of The Board Of Directors	For	For
CHINA INTERNATIONAL CAPITAL CORPORATION LTD	18-May-2021	5	To Consider And Approve The 2020 Work Report Of The Supervisory Committee	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA INTERNATIONAL CAPITAL CORPORATION LTD	18-May-2021	6	To Consider And Approve The 2020 Annual Report	For	For
CHINA INTERNATIONAL CAPITAL CORPORATION LTD	18-May-2021	7	To Consider And Approve The 2020 Profit Distribution Plan	For	For
CHINA INTERNATIONAL CAPITAL CORPORATION LTD	18-May-2021	8	To Consider And Approve The Re-Appointment Of The Accounting Firms	For	For
CHINA INTERNATIONAL CAPITAL CORPORATION LTD	18-May-2021	9	To Consider And Approve The Amendments To The Rules Of Procedures Of The Meeting Of Board Of Directors	For	For
CHINA INTERNATIONAL CAPITAL CORPORATION LTD	18-May-2021	10	To Consider And Approve The Establishment Of The Asset Management Subsidiary	For	For
CHINA INTERNATIONAL CAPITAL CORPORATION LTD	18-May-2021	11	To Consider And Approve The 2021 Annual Estimation For Daily Related-Party Transactions: Estimated Related-Party Transactions With Legal Persons Controlled By Director Tan Lixia, Or In Which She Serves As A Director Or Senior Management	For	For
CHINA INTERNATIONAL CAPITAL CORPORATION LTD	18-May-2021	12	To Consider And Approve The 2021 Annual Estimation For Daily Related-Party Transactions: Estimated Related-Party Transactions With Legal Persons Controlled By Director Duan Wenwu, Or In Which He Serves As A Director Or Senior Management	For	For
CHINA INTERNATIONAL CAPITAL CORPORATION LTD	18-May-2021	13	To Consider And Approve The 2021 Annual Estimation For Daily Related-Party Transactions: Estimated Related-Party Transactions With Legal Persons Controlled By The Former Director Xiong Lianhua, Or In Which She Serves As A Director Or Senior Management	For	For
CHINA INTERNATIONAL CAPITAL CORPORATION LTD	18-May-2021	14	To Consider And Approve The 2021 Annual Estimation For Daily Related-Party Transactions: Estimated Related-Party Transactions With Zheshang Jinhui Trust Co., Ltd(As Specified)	For	For
CHINA INTERNATIONAL CAPITAL CORPORATION LTD	18-May-2021	15	To Consider And Approve The 2021 Annual Estimation For Daily Related-Party Transactions: Estimated Related-Party Transactions With Other Related Legal Persons	For	For
CHINA INTERNATIONAL CAPITAL CORPORATION LTD	18-May-2021	16	To Consider And Approve The 2021 Annual Estimation For Daily Related-Party Transactions: Estimated Related-Party Transactions With Other Related Natural Persons	For	For
CHINA JINMAO HOLDINGS GROUP LTD	08-Jun-2021	3	To Consider And Receive The Audited Consolidated Financial Statements And The Reports Of The Directors And The Auditors For The Year Ended 31 December 2020	For	For
CHINA JINMAO HOLDINGS GROUP LTD	08-Jun-2021	4	To Declare A Final Dividend For The Year Ended 31 December 2020	For	For
CHINA JINMAO HOLDINGS GROUP LTD	08-Jun-2021	5	To Re-Elect Mr. Song Liuyi As An Executive Director Of The Company	For	For
CHINA JINMAO HOLDINGS GROUP LTD	08-Jun-2021	6	To Re-Elect Mr. Cheng Yong As A Non-Executive Director Of The Company	For	For
CHINA JINMAO HOLDINGS GROUP LTD	08-Jun-2021	7	To Re-Elect Mr. Wang Wei As A Non-Executive Director Of The Company	For	For
CHINA JINMAO HOLDINGS GROUP LTD	08-Jun-2021	8	To Re-Elect Mr. Suen Man Tak As An Independent Non-Executive Director Of The Company	For	For
CHINA JINMAO HOLDINGS GROUP LTD	08-Jun-2021	9	To Re-Elect Mr. Zhong Wei As An Independent Non-Executive Director Of The Company	For	For
CHINA JINMAO HOLDINGS GROUP LTD	08-Jun-2021	10	To Authorize The Board Of Directors Of The Company To Fix The Remuneration Of The Directors Of The Company	For	For
CHINA JINMAO HOLDINGS GROUP LTD	08-Jun-2021	11	To Re-Appoint Ernst & Young As The Auditors Of The Company And To Authorize The Board Of Directors Of The Company To Fix Their Remuneration	For	For
CHINA JINMAO HOLDINGS GROUP LTD	08-Jun-2021	12	To Consider And Approve A General Mandate To The Directors To Buy Back Shares (Ordinary Resolution No. 6 As Set Out In The Notice Of The Meeting)	For	For
CHINA JINMAO HOLDINGS GROUP LTD	08-Jun-2021	13	To Consider And Approve A General Mandate To The Directors To Issue New Shares (Ordinary Resolution No. 7 As Set Out In The Notice Of The Meeting)	For	Combined
CHINA JINMAO HOLDINGS GROUP LTD	08-Jun-2021	14	To Consider And Approve The Extension Of The General Mandate To The Directors To Issue New Shares Based On The Number Of Shares Bought Back (Ordinary Resolution No. 8 As Set Out In The Notice Of The Meeting)	For	Against
CHINA JUSHI CO LTD	05-Jan-2021	1	Extension Of The Period For Fulfilling Commitments On Avoidance Of Horizontal Competition By The Controlling Shareholder And The De Facto Controller	For	Combined
CHINA JUSHI CO LTD	29-Apr-2021	1	2020 Annual Report And Its Summary	For	For
CHINA JUSHI CO LTD	29-Apr-2021	2	2020 Work Report Of The Board Of Directors	For	For
CHINA JUSHI CO LTD	29-Apr-2021	3	2020 Work Report Of The Supervisory Committee	For	For
CHINA JUSHI CO LTD	29-Apr-2021	4	2020 Annual Accounts	For	For
CHINA JUSHI CO LTD	29-Apr-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.24000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):1.430000	For	For
CHINA JUSHI CO LTD	29-Apr-2021	6	2020 Profit Distribution Plan (Bonus Issue From Capital Reserve)	For	For
CHINA JUSHI CO LTD	29-Apr-2021	7	2020 Audit Fees And Reappointment Of 2021 Financial And Internal Control Audit Firm	For	For
CHINA JUSHI CO LTD	29-Apr-2021	8	2021 Estimated Continuing Connected Transactions: Connected Transactions With A Company	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA JUSHI CO LTD	29-Apr-2021	9	2021 Estimated Continuing Connected Transactions: Connected Transactions With A 2Nd Company	For	For
CHINA JUSHI CO LTD	29-Apr-2021	10	2021 Estimated Continuing Connected Transactions: Connected Transactions With A 3Rd Company	For	For
CHINA JUSHI CO LTD	29-Apr-2021	11	2021 Estimated Continuing Connected Transactions: Connected Transactions With The Directly And Indirectly Controlled Subsidiaries Of A 4Th Company	For	For
CHINA JUSHI CO LTD	29-Apr-2021	12	2021 Estimated Continuing Connected Transactions: Connected Transactions With The Directly And Indirectly Controlled Subsidiaries Of A 5Th Company	For	For
CHINA JUSHI CO LTD	29-Apr-2021	13	Authorization Of 2021 Total Credit Line And Financing Quota To The Company And Its Subsidiaries	For	For
CHINA JUSHI CO LTD	29-Apr-2021	14	Authorization To The Company And Its Wholly Owned Subsidiaries To Provide 2021 Total Guarantee Quota For Subsidiaries	For	Combined
CHINA JUSHI CO LTD	29-Apr-2021	15	2021 Issuance Of Non-Financial-Institution Debt Financing Instruments And Corporate Bonds By The Company And A Wholly Owned Subsidiary	For	Combined
CHINA JUSHI CO LTD	29-Apr-2021	16	Quota For 2021 Forward Foreign Exchange Settlement And Sale Business, Currency Swap Business And Precious Metals Futures Transactions Of The Company And Its Subsidiaries	For	For
CHINA JUSHI CO LTD	29-Apr-2021	17	A Company'S Project	For	For
CHINA JUSHI CO LTD	29-Apr-2021	18	A 2Nd Company'S Project	For	For
CHINA JUSHI CO LTD	29-Apr-2021	19	A 2Nd Company'S 2Nd Project	For	For
CHINA JUSHI CO LTD	29-Apr-2021	20	A 2Nd Company'S 3Rd Project	For	For
CHINA JUSHI CO LTD	29-Apr-2021	21	Amendments To The System For Independent Directors	For	For
CHINA LESSO GROUP HOLDINGS LTD	15-Jun-2021	3	To Adopt The Audited Financial Statements And Together With The Reports Of The Directors And Independent Auditor Of The Company For The Year Ended 31 December 2020	For	For
CHINA LESSO GROUP HOLDINGS LTD	15-Jun-2021	4	To Declare A Final Dividend Of Hk38 Cents Per Share Of The Company For The Year Ended 31 December 2020	For	For
CHINA LESSO GROUP HOLDINGS LTD	15-Jun-2021	5	To Re-Elect Mr. Luo Jianfeng As Director	For	For
CHINA LESSO GROUP HOLDINGS LTD	15-Jun-2021	6	To Re-Elect Mr. Lin Dewei As Director	For	For
CHINA LESSO GROUP HOLDINGS LTD	15-Jun-2021	7	To Re-Elect Ms. Lan Fang As Director	For	For
CHINA LESSO GROUP HOLDINGS LTD	15-Jun-2021	8	To Re-Elect Dr. Tao Zhigang As Director	For	For
CHINA LESSO GROUP HOLDINGS LTD	15-Jun-2021	9	To Re-Elect Ms. Lu Jiandong As Director	For	For
CHINA LESSO GROUP HOLDINGS LTD	15-Jun-2021	10	To Authorise The Board Of Directors Of The Company To Fix The Remuneration Of The Directors	For	For
CHINA LESSO GROUP HOLDINGS LTD	15-Jun-2021	11	To Re-Appoint Ernst & Young As Independent Auditor Of The Company And Authorise The Board Of Directors Of The Company To Fix Its Remuneration	For	For
CHINA LESSO GROUP HOLDINGS LTD	15-Jun-2021	12	As Special Business, To Consider And, If Thought Fit, Pass, With Or Without Modification, The Following Resolution As Ordinary Resolution Of The Company: "That: (A) Subject To Paragraph (C) Below, The Exercise By The Directors During The Relevant Period (As Hereinafter Defined) Of All The Powers Of The Company To Allot, Issue And Otherwise Deal With Shares Of The Company ("Shares") Or Securities Convertible Into Shares, Or Options, Warrants Or Similar Rights To Subscribe For Any Shares, And To Make Or Grant Offers, Agreements And Options Which Might Require The Exercise Of Such Power Be And Is Hereby Generally And Unconditionally Approved; (B) The Approval In Paragraph (A) Above Shall Be In Addition To Any Other Authorisations Given To The Directors And Shall Authorise The Directors During The Relevant Period To Make Or Grant Offers, Agreements And Options Which Might Require The Exercise Of Such Power After The End Of The Relevant Period; (C) The Aggregate Number Of The Shares Allotted Or Agreed Conditionally Or Unconditionally To Be Allotted (Whether Pursuant To An Option Or Otherwise) By The Directors Pursuant To The Approval In Paragraph (A) Above, Otherwise Than Pursuant To: (i) A Rights Issue (As Hereinafter Defined); (ii) The Exercise Of Rights Of Subscription Or Conversion Under Terms Of Any Warrants Issued By The Company Or Any Securities Which Are Convertible Into Shares; (iii) The Exercise Of Any Options Granted Under Any Option Scheme Or Similar Arrangement For The Time Being Adopted For The Grant Or Issue To Eligible Persons Of Shares Or Right To Acquire Shares; And (iv) Any Scrip Dividend Or Similar Arrangements Providing For The Allotment Of Shares In Lieu Of The Whole Or Part Of A Dividend On Shares In Accordance With The Articles Of Association Of The Company; Shall Not Exceed 20% Of The Aggregate Number Of Shares In Issue As At The Date Of Passing Of This Resolution And The Said Approval Shall Be Limited Accordingly; (D) Subject To The Passing Of Each Of The Paragraphs (A), (B) And (C) Of This Resolution, Any Prior Approvals Of The Kind Referred To In	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA LESSO GROUP HOLDINGS LTD	15-Jun-2021	13	As Special Business, To Consider And, If Thought Fit, Pass, With Or Without Modification, The Following Resolution As Ordinary Resolution Of The Company: "That: (A) Subject To Paragraph (B) Below, The Exercise By The Directors During The Relevant Period (As Hereinafter Defined) Of All The Powers Of The Company To Repurchase Shares Of The Company ("Shares") On The Stock Exchange Of Hong Kong Limited Or On Any Other Stock Exchange Recognized For This Purpose By The Securities And Futures Commission And The Stock Exchange Of Hong Kong Limited Under The Code On Share Buy-Backs, And Subject To And In Accordance With All Applicable Laws And The Rules Governing The Listing Of Securities On The Stock Exchange Of Hong Kong Limited, Be And Is Hereby Generally And Unconditionally Approved; (B) The Aggregate Number Of Shares Which May Be Repurchased Pursuant To The Approval In Paragraph (A) Above Shall Not Exceed 10% Of The Aggregate Number Of The Shares In Issue As At The Date Of Passing Of This Resolution And The Said Approval Shall Be Limited Accordingly; (C) Subject To The Passing Of Each Of The Paragraphs (A) And (B) Of This Resolution, Any Prior Approvals Of The Kind Referred To In Paragraphs (A) And (B) Of This Resolution Which Had Been Granted To The Directors And Which Are Still In Effect Be And Are Hereby Revoked; And (D) For The Purpose Of This Resolution, "Relevant Period" Means The Period From The Passing Of This Resolution Until Whichever Is The Earliest Of: (i) The Conclusion Of The Next Annual General Meeting Of The Company; (ii) The Expiration Of The Period Within Which The Next Annual General Meeting Of The Company Is Required By Law Or The Articles Of Association Of The Company To Be Held; Or (iii) The Revocation Or Variation Of The Authority Given Under This Resolution By Ordinary Resolution Of The Shareholders Of The Company In General Meeting."	For	Combined
CHINA LESSO GROUP HOLDINGS LTD	15-Jun-2021	14	As Special Business, To Consider And, If Thought Fit, Pass, With Or Without Modification, The Following Resolution As Ordinary Resolution Of The Company: "That Conditional Upon The Passing Of Resolutions 6A And 6B As Set Out In The Notice Of This Meeting, The General Mandate Granted To The Directors To Exercise The Powers Of The Company To Allot, Issue And Otherwise Deal With Shares Of The Company Pursuant To Resolution 6A Above Be And Is Hereby Extended By The Addition To The Aggregate Number Of Shares Of The Company Which May Be Allotted By The Directors Pursuant To Such General Mandate An Amount Representing The Aggregate Number Of Shares Of The Company Repurchased By The Company Under The Authority Granted Pursuant To Resolution 6B Above, Provided That Such Amount Shall Not Exceed 10% Of The Aggregate Number Of The Shares Of The Company In Issue As At The Date Of Passing Of This Resolution."	For	Combined
CHINA LIFE INSURANCE CO LTD	28-May-2021	1	To Approve The 2020 Business Report And Financial Statements.	For	Combined
CHINA LIFE INSURANCE CO LTD	28-May-2021	2	To Approve The Proposal For The Distribution Of 2020 Profits. Proposed Cash Dividend Twd 0.4 Per Share.	For	For
CHINA LIFE INSURANCE CO LTD	28-May-2021	3	To Approve The Proposal Of The Company'S Capital Increase Through Capitalization Of Retained Earning. Proposed Stock Dividend Twd 0.4 Per Share.	For	For
CHINA LIFE INSURANCE CO LTD	28-May-2021	4	To Amend The Rules Of Procedure For Shareholders' Meetings.	For	For
CHINA LIFE INSURANCE CO LTD	28-May-2021	5	To Amend The Procedures For Election Of Directors.	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	2	2020 Work Report Of The Board Of Directors	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	3	To Consider And Approve The Report Of The Board Of Directors Of The Company For The Year 2020	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	3	2020 Work Report Of The Supervisory Committee	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	4	To Consider And Approve The Report Of The Board Of Supervisors Of The Company For The Year 2020	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	4	2020 Annual Report	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	5	To Consider And Approve The Financial Report Of The Company For The Year 2020	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny6.40000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	6	To Consider And Approve The Profit Distribution Plan Of The Company For The Year 2020	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	6	Remuneration For Directors And Supervisors	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	7	To Consider And Approve The Remuneration Of Directors And Supervisors Of The Company	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	7	Election Of Wang Bin As An Executive Director	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	8	To Consider And Approve The Election Of Mr. Wang Bin As An Executive Director Of The Seventh Session Of The Board Of Directors Of The Company	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	8	Election Of Su Hengxuan As An Executive Director	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	9	To Consider And Approve The Election Of Mr. Su Hengxuan As An Executive Director Of The Seventh Session Of The Board Of Directors Of The Company	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	9	Election Of Li Mingguang As An Executive Director	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	10	To Consider And Approve The Election Of Mr. Li Mingguang As An Executive Director Of The Seventh Session Of The Board Of Directors Of The Company	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	10	Election Of Huang Xiumei As An Executive Director	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	11	To Consider And Approve The Election Of Ms. Huang Xiumei As An Executive Director Of The Seventh Session Of The Board Of Directors Of The Company	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	11	Election Of Yuan Changqing As A Non-Executive Director	For	Combined
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	12	To Consider And Approve The Election Of Mr. Yuan Changqing As A Non-Executive Director Of The Seventh Session Of The Board Of Directors Of The Company	For	Against
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	12	Election Of Wu Shaohua As A Non-Executive Director	For	Combined
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	13	To Consider And Approve The Election Of Mr. Wu Shaohua As A Non-Executive Director Of The Seventh Session Of The Board Of Directors Of The Company	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	13	Election Of Sheng Hetai As A Non-Executive Director	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	14	To Consider And Approve The Election Of Mr. Sheng Hetai As A Non-Executive Director Of The Seventh Session Of The Board Of Directors Of The Company	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	14	Election Of Wang Junhui As A Non-Executive Director	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	15	To Consider And Approve The Election Of Mr. Wang Junhui As A Non-Executive Director Of The Seventh Session Of The Board Of Directors Of The Company	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	15	Election Of Tang Xin As An Independent Director	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	16	To Consider And Approve The Election Of Mr. Tang Xin As An Independent Director Of The Seventh Session Of The Board Of Directors Of The Company	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	16	Election Of Liang Aishi As An Independent Director	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	17	To Consider And Approve The Election Of Ms. Leung Oi-Sie Elsie As An Independent Director Of The Seventh Session Of The Board Of Directors Of The Company	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	17	Election Of Lin Zhiqian As An Independent Director	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	18	To Consider And Approve The Election Of Mr. Lam Chi Kuen As An Independent Director Of The Seventh Session Of The Board Of Directors Of The Company	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	18	Election Of Zhai Haitao As An Independent Director	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	19	To Consider And Approve The Election Of Mr. Zhai Haitao As An Independent Director Of The Seventh Session Of The Board Of Directors Of The Company	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	19	Election Of Jia Yuzeng As A Non-Employee Supervisor	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	20	To Consider And Approve The Election Of Mr. Jia Yuzeng As A Non-Employee Representative Supervisor Of The Seventh Session Of The Board Of Supervisors Of The Company	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	20	Election Of Han Bing As A Non-Employee Supervisor	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	21	To Consider And Approve The Election Of Mr. Han Bing As A Non-Employee Representative Supervisor Of The Seventh Session Of The Board Of Supervisors Of The Company	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	21	Election Of Niu Kailong As A Non-Employee Supervisor	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	22	To Consider And Approve The Election Of Mr. Niu Kailong As A Non-Employee Representative Supervisor Of The Seventh Session Of The Board Of Supervisors Of The Company	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	22	Renewal Of Liability Insurance For Directors, Supervisors And Senior Management	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	23	To Consider And Approve The Renewal By The Company Of Liability Insurance For Directors, Supervisors And Senior Management	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	23	Continuous Charitable Donation To A Foundation	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	24	To Consider And Approve The Continued Donations By The Company To China Life Foundation	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	24	Appointment Of 2021 Audit Firm	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	25	To Consider And Approve The Appointment Of Auditors Of The Company For The Year 2021, And To Authorize The Board Of Directors To Determine Their Remuneration	For	For
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	25	General Authorization For H-Share Offering	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA LIFE INSURANCE CO LTD	30-Jun-2021	26	To Grant A General Mandate To The Board Of Directors Of The Company To Allot, Issue And Deal With New H Shares Of The Company Of An Amount Of Not More Than 20% Of The H Shares In Issue As At The Date Of Passing Of This Special Resolution	For	Against
CHINA LITERATURE LIMITED	24-May-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company For The Year Ended December 31, 2020 And The Reports Of The Directors And Auditors Thereon	For	Combined
CHINA LITERATURE LIMITED	24-May-2021	4	To Re-Elect Mr. Hou Xiaonan As An Executive Director	For	For
CHINA LITERATURE LIMITED	24-May-2021	5	To Re-Elect Mr. Cao Huayi As A Non-Executive Director	For	For
CHINA LITERATURE LIMITED	24-May-2021	6	To Re-Elect Mr. Liu Junmin As An Independent Non-Executive Director	For	For
CHINA LITERATURE LIMITED	24-May-2021	7	To Authorise The Board To Fix The Remuneration Of The Directors Of The Company ("Directors")	For	For
CHINA LITERATURE LIMITED	24-May-2021	8	To Re-Appoint Pricewaterhousecoopers As Auditors Of The Company To Hold Office Until The Conclusion Of The Next Annual General Meeting Of The Company And To Authorise The Board To Fix Their Remuneration For The Year Ending December 31, 2021	For	For
CHINA LITERATURE LIMITED	24-May-2021	9	To Give A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares In The Company Not Exceeding 20% Of The Total Number Of Issued Shares Of The Company	For	Combined
CHINA LITERATURE LIMITED	24-May-2021	10	To Give A General Mandate To The Directors To Buy Back Shares In The Company Not Exceeding 10% Of The Total Number Of Issued Shares Of The Company	For	Combined
CHINA LITERATURE LIMITED	24-May-2021	11	To Extend The General Mandate Granted To The Directors To Allot, Issue And Deal With Shares By The Number Of Shares Bought-Back By The Company	For	Combined
CHINA LITERATURE LIMITED	24-May-2021	12	To Grant The Rsu Mandate To The Directors To Issue A Maximum Of 45,710,177 Shares Under The Restricted Share Unit Scheme Of The Company Adopted On May 15, 2020	For	Against
CHINA LITERATURE LIMITED	24-May-2021	13	To Adopt The Share Option Plan Of The Company	For	Against
CHINA LONGYUAN POWER GROUP CORPORATION LTD	28-Apr-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0413/2021041300482.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0413/2021041300568.Pdf	Non-voting resolution	Combined
CHINA LONGYUAN POWER GROUP CORPORATION LTD	28-Apr-2021	2	To Consider And Approve The Appointment Of Mr. Tian Shaolin As A Non-Executive Director Of The Company To Fill The Vacancy Left By Resignation Of Mr. Zhang Xiaoliang	For	Combined
CHINA LONGYUAN POWER GROUP CORPORATION LTD	28-Apr-2021	3	To Consider And Approve The Appointment Of Mr. Shao Junjie As A Supervisor Of The Company To Fill The Vacancy Left By Resignation Of Mr. Yu Yongping	For	Combined
CHINA LONGYUAN POWER GROUP CORPORATION LTD	28-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0427/2021042700179.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0427/2021042700167.Pdf	Non-voting resolution	Combined
CHINA LONGYUAN POWER GROUP CORPORATION LTD	28-May-2021	2	To Approve The Report Of The Board Of Directors Of The Company For The Year 2020	For	Combined
CHINA LONGYUAN POWER GROUP CORPORATION LTD	28-May-2021	3	To Approve The Report Of The Supervisory Board Of The Company For The Year 2020	For	For
CHINA LONGYUAN POWER GROUP CORPORATION LTD	28-May-2021	4	To Approve The Independent Auditor'S Report Of The Company And The Company'S Audited Financial Statements For The Year 2020	For	For
CHINA LONGYUAN POWER GROUP CORPORATION LTD	28-May-2021	5	To Approve The Final Financial Accounts Report Of The Company For The Year 2020	For	For
CHINA LONGYUAN POWER GROUP CORPORATION LTD	28-May-2021	6	To Approve The Profit Distribution Plan Of The Company For The Year 2020	For	For
CHINA LONGYUAN POWER GROUP CORPORATION LTD	28-May-2021	7	To Approve The Financial Budget Plan Of The Company For The Year 2021	For	Combined
CHINA LONGYUAN POWER GROUP CORPORATION LTD	28-May-2021	8	To Approve The Appointment Of Mr. Tang Jian As An Executive Director Of The Company To Fill The Vacancy Left By Resignation Of Mr. Sun Jinbiao	For	Combined
CHINA LONGYUAN POWER GROUP CORPORATION LTD	28-May-2021	9	To Approve The Directors' And Supervisors' Remuneration Plan Of The Company For The Year 2021	For	For
CHINA LONGYUAN POWER GROUP CORPORATION LTD	28-May-2021	10	To Approve The Re-Appointment Of International Auditor For The Year 2021 And Grant Of Authority To The Audit Committee Of The Board To Determine Its Remuneration	For	For
CHINA LONGYUAN POWER GROUP CORPORATION LTD	28-May-2021	11	To Approve The Granting Of A General Mandate To Apply For Registration And Issuance Of Debt Financing Instruments In The Prc	For	For
CHINA LONGYUAN POWER GROUP CORPORATION LTD	28-May-2021	12	To Approve The Granting Of A General Mandate To Apply For Registration And Issuance Of Debt Financing Instruments Overseas	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA LONGYUAN POWER GROUP CORPORATION LTD	28-May-2021	13	To Approve The Granting Of A General Mandate To Carry Out Financial Derivative Business	For	For
CHINA LONGYUAN POWER GROUP CORPORATION LTD	28-May-2021	14	To Approve The Granting Of A General Mandate To Issue Shares	For	Combined
CHINA LONGYUAN POWER GROUP CORPORATION LTD	29-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0610/ 2021061000438. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0610/ 2021061000334. Pdf	Non-voting resolution	Combined
CHINA LONGYUAN POWER GROUP CORPORATION LTD	29-Jun-2021	2	To Consider And Approve The Appointment Of Mr. Li Zhongjun As An Executive Director Of The Company To Fill The Vacancy Left By Resignation Of Mr. Jia Yanbing	For	Combined
CHINA LONGYUAN POWER GROUP CORPORATION LTD	29-Jun-2021	3	To Consider And Approve The Appointment Of Mr. Tang Chaoyang As A Non-Executive Director Of The Company To Fill The Vacancy Left By Resignation Of Mr. Yang Xiangbin	For	Combined
CHINA MEDICAL SYSTEM HOLDINGS LTD	27-Apr-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0324/ 2021032400814. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0324/ 2021032400826. Pdf	Non-voting resolution	Combined
CHINA MEDICAL SYSTEM HOLDINGS LTD	27-Apr-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
CHINA MEDICAL SYSTEM HOLDINGS LTD	27-Apr-2021	3	To Review, Consider And Adopt The Audited Consolidated Financial Statements Of The Group, The Reports Of The Directors Of The Company The "Director(S)" And The Auditors Of The Company For The Year Ended 31 December 2020	For	Combined
CHINA MEDICAL SYSTEM HOLDINGS LTD	27-Apr-2021	4	To Approve The Recommended Final Dividend Of Rmb0.2033 (Equivalent To Hkd 0.243) Per Share For The Year Ended 31 December 2020	For	For
CHINA MEDICAL SYSTEM HOLDINGS LTD	27-Apr-2021	5	To Re-Elect Ms. Chen Yanling As Executive Director	For	Combined
CHINA MEDICAL SYSTEM HOLDINGS LTD	27-Apr-2021	6	To Re-Elect Mr. Leung Chong Shun As Independent Non-Executive Director	For	For
CHINA MEDICAL SYSTEM HOLDINGS LTD	27-Apr-2021	7	To Re-Elect Ms. Luo, Laura Ying As Independent Non-Executive Director	For	Combined
CHINA MEDICAL SYSTEM HOLDINGS LTD	27-Apr-2021	8	To Authorise The Board Of Directors To Fix The Directors' Remuneration	For	For
CHINA MEDICAL SYSTEM HOLDINGS LTD	27-Apr-2021	9	To Re-Appoint Deloitte Touche Tohmatsu As Auditors Of The Company And To Authorise The Board Of Directors To Fix Their Remuneration	For	For
CHINA MEDICAL SYSTEM HOLDINGS LTD	27-Apr-2021	10	To Grant A General Mandate To The Directors Of The Company To Allot, Issue And Otherwise Deal With Unissued Shares Of The Company	For	Combined
CHINA MEDICAL SYSTEM HOLDINGS LTD	27-Apr-2021	11	To Grant A General Mandate To The Directors Of The Company To Repurchase Shares Of The Company	For	Combined
CHINA MEDICAL SYSTEM HOLDINGS LTD	27-Apr-2021	12	To Add The Nominal Amount Of The Shares Repurchased By The Company To The General Mandate Granted To The Directors Of The Company Under Resolution No.5 Above	For	Combined
CHINA MEIDONG AUTO HOLDINGS LTD	17-May-2021	3	To Receive, Consider And Adopt The Audited Consolidated Financial Statements And The Reports Of The Directors Of The Company (The "Director(S)") And The Independent Auditors Of The Company (The "Auditors") For The Year Ended 31 December 2020	For	Combined
CHINA MEIDONG AUTO HOLDINGS LTD	17-May-2021	4	To Re-Elect Mr. Ye Fan As An Executive Director	For	For
CHINA MEIDONG AUTO HOLDINGS LTD	17-May-2021	5	To Re-Elect Mr. Wang Michael Chou As An Independent Non-Executive Director	For	For
CHINA MEIDONG AUTO HOLDINGS LTD	17-May-2021	6	To Authorize The Board Of Directors (The "Board") To Fix The Remuneration Of The Directors	For	For
CHINA MEIDONG AUTO HOLDINGS LTD	17-May-2021	7	To Re-Appoint Kpmg As The Auditors And Authorize The Board To Fix Their Remuneration	For	For
CHINA MEIDONG AUTO HOLDINGS LTD	17-May-2021	8	To Grant A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares Of The Company Not Exceeding 20% Of The Issued Shares Of The Company As At The Date Of Passing This Resolution 4	For	Combined
CHINA MEIDONG AUTO HOLDINGS LTD	17-May-2021	9	To Grant A General Mandate To The Directors To Repurchase Shares Of The Company Not Exceeding 10% Of The Issued Shares Of The Company As At The Date Of Passing This Resolution 5	For	Combined
CHINA MEIDONG AUTO HOLDINGS LTD	17-May-2021	10	To Extend The General Mandate To The Directors Pursuant To Ordinary Resolution No. 4 To Allot, Issue And Deal With Additional Shares Of The Company By Addition Thereto The Number Of Shares Repurchased Under Resolution No. 5	For	Combined
CHINA MEIDONG AUTO HOLDINGS LTD	17-May-2021	11	To Declare A Final Dividend Of Rmb0.241 Per Ordinary Share Of The Company For The Year Ended 31 December 2020	For	Combined
CHINA MENGNIU DAIRY CO LTD	02-Jun-2021	3	To Review And Consider The Audited Financial Statements And The Reports Of The Directors And The Independent Auditors For The Year Ended 31 December 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA MENGNIU DAIRY CO LTD	02-Jun-2021	4	To Approve The Proposed Final Dividend Of Rmb0.268 Per Share For The Year Ended 31 December 2020	For	For
CHINA MENGNIU DAIRY CO LTD	02-Jun-2021	5	To Re-Elect Mr. Niu Gensheng As Director And Authorise The Board Of Directors Of The Company To Fix His Remuneration	For	For
CHINA MENGNIU DAIRY CO LTD	02-Jun-2021	6	To Re-Elect Mr. Yau Ka Chi As Director And Authorise The Board Of Directors Of The Company To Fix His Remuneration	For	For
CHINA MENGNIU DAIRY CO LTD	02-Jun-2021	7	To Re-Elect Mr. Simon Dominic Stevens As Director And Authorise The Board Of Directors Of The Company To Fix His Remuneration	For	For
CHINA MENGNIU DAIRY CO LTD	02-Jun-2021	8	To Re-Appoint Ernst & Young As The Auditors Of The Company And Authorise The Board Of Directors To Fix Their Remuneration For The Year Ending 31 December 2021	For	For
CHINA MENGNIU DAIRY CO LTD	02-Jun-2021	9	Ordinary Resolution No. 5 Set Out In The Notice Of Agm (To Give A General Mandate To The Directors To Repurchase Shares In The Company Not Exceeding 10% Of The Issued Share Capital Of The Company)	For	For
CHINA MENGNIU DAIRY CO LTD	02-Jun-2021	10	Ordinary Resolution No. 6 Set Out In The Notice Of Agm (To Give A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares Not Exceeding 10% Of The Issued Share Capital Of The Company)	For	Combined
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0525/ 2021052500538. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0525/ 2021052500560. Pdf	Non-voting resolution	Combined
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	2	Work Report Of The Board Of Directors For The Year 2020	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	3	Work Report Of The Board Of Supervisors For The Year 2020	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	3	2020 Annual Report (Including Audited Financial Report)	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	4	Annual Report For The Year 2020 (Including The Audited Financial Report)	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	4	2020 Annual Accounts	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	5	Audited Financial Statements For The Year 2020	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny12.53000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	6	Proposal Regarding The Profit Appropriation Plan For The Year 2020 (Including The Distribution Of Final Dividend)	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	6	Appointment Of 2021 Audit Firm	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	7	Resolution Regarding The Engagement Of Accounting Firms For The Year 2021	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	7	Report On 2020 Connected Transactions	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	8	Related Party Transaction Report For The Year 2020	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	8	Election Of Li Chaoxian As An Independent Non-Executive Director	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	9	Resolution Regarding Election Of Mr. Li Chaoxian As An Independent Non-Executive Director Of The Company	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	9	Election Of Shi Yongdong As An Independent Non-Executive Director	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	10	Resolution Regarding Election Of Mr. Shi Yongdong As An Independent Non-Executive Director Of The Company	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	10	Election Of Guo Xikun As A Shareholder Supervisor	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	11	Resolution Regarding Election Of Mr. Guo Xikun As A Shareholder Supervisor Of The Company	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	11	Medium-Term Capital Management Plan From 2021 To 2023	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	12	Medium-Term Capital Management Plan For 2021-2023	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	12	Redemption Of Capital Bonds	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	13	Resolution Regarding The Redemption Of Capital Bonds	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	13	Authorization For The Issuance Of Capital Bonds	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	14	Proposal Regarding The Authorisation To Issue Capital Bonds	For	For
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	14	General Authorization For Share Offering And (Or) Equity Acquisition	For	Combined
CHINA MERCHANTS BANK CO LTD	25-Jun-2021	15	Proposal Regarding The General Mandate To Issue Shares And/Or Deal With Share Options	For	Against
CHINA MERCHANTS ENERGY SHIPPING CO LTD	10-May-2021	1	2020 Work Report Of The Board Of Directors	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA MERCHANTS ENERGY SHIPPING CO LTD	10-May-2021	2	2020 Work Report Of Independent Directors	For	For
CHINA MERCHANTS ENERGY SHIPPING CO LTD	10-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
CHINA MERCHANTS ENERGY SHIPPING CO LTD	10-May-2021	4	2020 Annual Accounts	For	For
CHINA MERCHANTS ENERGY SHIPPING CO LTD	10-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.24000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):2.000000	For	For
CHINA MERCHANTS ENERGY SHIPPING CO LTD	10-May-2021	6	Application For Comprehensive Credit Line To Domestic And Offshore Banks Within One Year Since 30 April 2021	For	For
CHINA MERCHANTS ENERGY SHIPPING CO LTD	10-May-2021	7	Reappointment Of 2021 Financial And Internal Control Audit Firm	For	For
CHINA MERCHANTS ENERGY SHIPPING CO LTD	10-May-2021	8	2021 Connected Transactions With A Company And Its Subordinate Companies Regarding Ship Repair	For	For
CHINA MERCHANTS ENERGY SHIPPING CO LTD	10-May-2021	9	2021 Estimated Connected Transactions With A 2Nd Company And Its Subordinate Companies Regarding Oil Product Transportation, Ship Bunkers And Lubricating Oil Purchase	For	For
CHINA MERCHANTS ENERGY SHIPPING CO LTD	10-May-2021	10	2021 Estimated Connected Transactions With A 3Rd Company And Its Subordinate Companies Regarding Supply Of Materials And Agent Of Shipping Equipment	For	For
CHINA MERCHANTS ENERGY SHIPPING CO LTD	10-May-2021	11	2021 Estimated Connected Transactions With A 4Th Company Regarding Ship Crew Management Or Agent	For	For
CHINA MERCHANTS ENERGY SHIPPING CO LTD	10-May-2021	12	2021 Estimated Connected Transactions With A 5Th Company And Its Subordinate Companies Regarding Cargo Transportation Fees Ship Renting Fees, Place Renting Fees, Ship Repairing Fees, Port Using Fees, Parting Fees, Ship Fuel Purchase Fees, Lubricating Oil And Ship Crew Management Or Agent Fees	For	For
CHINA MERCHANTS ENERGY SHIPPING CO LTD	10-May-2021	13	2021 Estimated Connected Transactions With A 6Th Company And Its Subordinate Companies Regarding Cargo Transportation And Ship Renting	For	For
CHINA MERCHANTS ENERGY SHIPPING CO LTD	10-May-2021	14	2021 Estimated Connected Transactions With A 7Th Company And Its Subordinate Companies Regarding Place Renting Fees, Port Using Fees And Parting Fees	For	For
CHINA MERCHANTS ENERGY SHIPPING CO LTD	10-May-2021	15	Borrowing From A Related Party	For	For
CHINA MERCHANTS ENERGY SHIPPING CO LTD	10-May-2021	16	Authorized Guarantee For Controlled And Wholly-Owned Subsidiaries	For	Combined
CHINA MERCHANTS PORT HOLDINGS COMPANY LTD	01-Jun-2021	3	To Receive And Consider The Audited Consolidated Financial Statements For The Year Ended 31 December 2020 Together With The Report Of The Directors And The Independent Auditor'S Report	For	Combined
CHINA MERCHANTS PORT HOLDINGS COMPANY LTD	01-Jun-2021	4	To Declare A Final Dividend Of 51 Hk Cents Per Share For The Year Ended 31 December 2020 In Scrip Form With Cash Option	For	For
CHINA MERCHANTS PORT HOLDINGS COMPANY LTD	01-Jun-2021	5	To Re-Elect Mr. Liu Weiwu As A Director	For	For
CHINA MERCHANTS PORT HOLDINGS COMPANY LTD	01-Jun-2021	6	To Re-Elect Mr. Xiong Xianliang As A Director	For	For
CHINA MERCHANTS PORT HOLDINGS COMPANY LTD	01-Jun-2021	7	To Re-Elect Mr. Ge Lefu As A Director	For	For
CHINA MERCHANTS PORT HOLDINGS COMPANY LTD	01-Jun-2021	8	To Re-Elect Mr. Wang Zhixian As A Director	For	For
CHINA MERCHANTS PORT HOLDINGS COMPANY LTD	01-Jun-2021	9	To Re-Elect Mr. Zheng Shaoping As A Director	For	Combined
CHINA MERCHANTS PORT HOLDINGS COMPANY LTD	01-Jun-2021	10	To Authorise The Board Of Directors To Fix The Remuneration Of The Directors	For	Combined
CHINA MERCHANTS PORT HOLDINGS COMPANY LTD	01-Jun-2021	11	To Re-Appoint Messrs. Deloitte Touche Tohmatsu As Auditor Of The Company And To Authorise The Board Of Directors To Fix Its Remuneration	For	For
CHINA MERCHANTS PORT HOLDINGS COMPANY LTD	01-Jun-2021	12	To Grant A Mandate To The Directors To Grant Options Under The Share Option Scheme As Set Out In Item 5A Of The Agm Notice	For	Combined
CHINA MERCHANTS PORT HOLDINGS COMPANY LTD	01-Jun-2021	13	To Grant A General Mandate To The Directors To Allot Shares As Set Out In Item 5B Of The Agm Notice	For	Against
CHINA MERCHANTS PORT HOLDINGS COMPANY LTD	01-Jun-2021	14	To Grant A General Mandate To The Directors For The Buy-Back Of Shares As Set Out In Item 5C Of The Agm Notice	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA MERCHANTS PORT HOLDINGS COMPANY LTD	01-Jun-2021	15	To Add The Number Of The Shares Bought Back Under Resolution No. 5C To The Mandate Granted To The Directors Under Resolution No. 5B	For	Combined
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	3	2020 Work Report Of Independent Directors	For	For
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	4	2020 Annual Report	For	For
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	5	2020 Annual Accounts	For	For
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny4.37000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	7	2021 Proprietary Investment Quota	For	For
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	8	Appointment Of 2021 Audit Firm	For	For
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	9	2021 Estimated Continuing Connected Transactions: Estimated Continuing Connected Transactions With A Company And Its Subsidiaries (Excluding A 2Nd Company And Its Subsidiaries)	For	For
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	10	2021 Estimated Continuing Connected Transactions: Estimated Continuing Connected Transactions With A Company And Its Related Parties	For	For
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	11	2021 Estimated Continuing Connected Transactions: Estimated Continuing Connected Transactions With A 3Rd Company And Other Related Parties (Excluding The 1St Company And Its Subsidiaries, Including Important Upstream And Downstream Enterprises)	For	For
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	12	2021 Estimated Continuing Connected Transactions: Estimated Continuing Connected Transactions With A 4Th Company And Its Related Parties	For	For
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	13	2021 Estimated Continuing Connected Transactions: Estimated Continuing Connected Transactions With The 4Th Company And Other Related Parties	For	For
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	14	2021 Estimated Continuing Connected Transactions: Estimated Continuing Connected Transactions With A 5Th Company And Its Related Parties	For	For
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	15	2021 Estimated Continuing Connected Transactions: Estimated Continuing Connected Transactions With Directors, Supervisors And Senior Management	For	For
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	16	2021 Estimated Continuing Connected Transactions: Estimated Continuing Connected Transactions With Other Related Natural Persons	For	For
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	17	2021 Estimated Continuing Connected Transactions: Estimated Continuing Connected Transactions With Other Related Parties	For	For
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	18	Provision Of Guarantee For A Company And Its Wholly-Owned Subsidiaries	For	For
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	19	Shareholder Return Plan From 2021 To 2023	For	For
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	20	Election Of Liu Weiwu As A Non-Executive Director	For	For
CHINA MERCHANTS SECURITIES CO LTD	04-Jun-2021	21	General Authorization For The Additional H-Share Offering	For	Combined
CHINA MERCHANTS SHEKOU INDUSTRIAL ZONE HOLDINGS CO	25-Mar-2021	1	Connected Transactions And Guarantee Involved In The Controlled Subsidiaries' Sale-Leaseback Financial Leasing Business	For	Combined
CHINA MERCHANTS SHEKOU INDUSTRIAL ZONE HOLDINGS CO	25-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
CHINA MERCHANTS SHEKOU INDUSTRIAL ZONE HOLDINGS CO	25-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
CHINA MERCHANTS SHEKOU INDUSTRIAL ZONE HOLDINGS CO	25-Jun-2021	3	2020 Financial Report	For	For
CHINA MERCHANTS SHEKOU INDUSTRIAL ZONE HOLDINGS CO	25-Jun-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny6.40000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CHINA MERCHANTS SHEKOU INDUSTRIAL ZONE HOLDINGS CO	25-Jun-2021	5	2020 Annual Report And Its Summary	For	For
CHINA MERCHANTS SHEKOU INDUSTRIAL ZONE HOLDINGS CO	25-Jun-2021	6	Reappointment Of External Audit Firm	For	Combined
CHINA MERCHANTS SHEKOU INDUSTRIAL ZONE HOLDINGS CO	25-Jun-2021	7	2021 Continuing Connected Transactions	For	For
CHINA MERCHANTS SHEKOU INDUSTRIAL ZONE HOLDINGS CO	25-Jun-2021	8	General Authorization Regarding Bond Products Issuance	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA MERCHANTS SHEKOU INDUSTRIAL ZONE HOLDINGS CO	25-Jun-2021	9	Connected Transactions Regarding 2021 Deposits In And Loans From A Bank	For	For
CHINA MERCHANTS SHEKOU INDUSTRIAL ZONE HOLDINGS CO	25-Jun-2021	10	Provision Of Guarantee Quota For Controlled Subsidiaries	For	Combined
CHINA MERCHANTS SHEKOU INDUSTRIAL ZONE HOLDINGS CO	25-Jun-2021	11	Provision Of Guarantee Quota For Joint Ventures	For	Combined
CHINA MERCHANTS SHEKOU INDUSTRIAL ZONE HOLDINGS CO	25-Jun-2021	12	Authorization To Provide Financial Aid To Project Companies	For	Combined
CHINA MERCHANTS SHEKOU INDUSTRIAL ZONE HOLDINGS CO	25-Jun-2021	13	Renewal Of Liability Insurance For Directors, Supervisors And Senior Management	For	For
CHINA MERCHANTS SHEKOU INDUSTRIAL ZONE HOLDINGS CO	25-Jun-2021	14	Connected Transaction Regarding A Financial Service Agreement To Be Signed With A Company	For	For
CHINA MERCHANTS SHEKOU INDUSTRIAL ZONE HOLDINGS CO	25-Jun-2021	15	Connected Transaction Regarding A Charitable Donation To A Foundation	For	For
CHINA MERCHANTS SHEKOU INDUSTRIAL ZONE HOLDINGS CO	25-Jun-2021	16	Change Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
CHINA MINSHENG BANKING CORPORATION	22-Jan-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2020/1207/2020120700817.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2020/1207/2020120700844.Pdf	Non-voting resolution	Combined
CHINA MINSHENG BANKING CORPORATION	22-Jan-2021	1	Election Of Yuan Guijun As An Executive Director	For	Combined
CHINA MINSHENG BANKING CORPORATION	22-Jan-2021	2	Resolution On The Election Of Mr. Yuan Guijun As An Executive Director	For	Combined
CHINA MINSHENG BANKING CORPORATION	22-Jan-2021	2	Amendments To The Company'S Articles Of Association	For	Combined
CHINA MINSHENG BANKING CORPORATION	22-Jan-2021	2	Resolution On The Election Of Mr. Yuan Guijun As An Executive Director	For	For
CHINA MINSHENG BANKING CORPORATION	22-Jan-2021	3	Resolution On The Amendments To Certain Provisions Of The Articles Of Association	For	Combined
CHINA MINSHENG BANKING CORPORATION	22-Jan-2021	3	Amendments To The Company'S Rules Of Procedure Governing Shareholders' General Meetings	For	Combined
CHINA MINSHENG BANKING CORPORATION	22-Jan-2021	3	Resolution On The Amendments To Certain Provisions Of The Articles Of Association	For	For
CHINA MINSHENG BANKING CORPORATION	22-Jan-2021	4	Resolution On The Amendments To Certain Provisions Of The Rules Of Procedures For Shareholders' General Meeting	For	Combined
CHINA MINSHENG BANKING CORPORATION	22-Jan-2021	4	Amendments To The Connected Transactions Management Measures	For	Combined
CHINA MINSHENG BANKING CORPORATION	22-Jan-2021	4	Resolution On The Amendments To Certain Provisions Of The Rules Of Procedures For Shareholders' General Meeting	For	For
CHINA MINSHENG BANKING CORPORATION	22-Jan-2021	5	Resolution On The Amendments To Certain Provisions Of The Administrative Measures Of Related Party Transactions	For	For
CHINA MINSHENG BANKING CORPORATION	22-Jan-2021	5	Capital Management Plan From 2021 To 2023	For	For
CHINA MINSHENG BANKING CORPORATION	22-Jan-2021	5	Resolution On The Amendments To Certain Provisions Of The Administrative Measures Of Related Party Transactions	For	For
CHINA MINSHENG BANKING CORPORATION	22-Jan-2021	6	Resolution On The Capital Management Plan For 2021 To 2023	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0423/2021042302028.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0423/2021042302052.Pdf	Non-voting resolution	Combined
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0423/2021042302062.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0423/2021042302040.Pdf	Non-voting resolution	Non-voting resolution
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	1	2020 Annual Report	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	1	Extension Of The Resolution And Authorization To The Board And Its Authorized Persons On The Public Issuance Of A-Share Convertible Bonds	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	1	2020 Annual Report	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	2	The Resolution Regarding The Annual Report For 2020 Of The Company	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	2	The Resolution Regarding The Extension Of The Validity Period Of The Resolutions On The Public Issuance Of A Share Convertible Corporate Bonds And The Authorization Period To The Board And Its Authorized Persons To Exercise Full Power To Deal With Matters Relating To The Issuance	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	2	2020 Annual Accounts	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	2	28 Apr 2021: Please Note That The Vote Direction/Intention Must Be The Same For The Resolution Numbers 10 Under The Cls/Agm And Resolution Numbers 1 Under The Class Meeting, Otherwise The Vote Will Be Rejected In The Market. If They Are Voted In Different Directions Your Ballot Will Be Disqualified As A Split Vote. Thank You	Non-voting resolution	Combined
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	2	The Resolution Regarding The Annual Report For 2020 Of The Company	For	Combined
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	2	The Resolution Regarding The Extension Of The Validity Period Of The Resolutions On The Public Issuance Of A Share Convertible Corporate Bonds And The Authorization Period To The Board And Its Authorized Persons To Exercise Full Power To Deal With Matters Relating To The Issuance	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	2	2020 Annual Accounts	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	3	The Resolution Regarding The Final Financial Report For 2020 Of The Company	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	3	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.13000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	3	28 Apr 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	3	The Resolution Regarding The Final Financial Report For 2020 Of The Company	For	Combined
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	3	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.13000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	4	The Resolution Regarding The Proposed Profit Distribution Plan For 2020 Of The Company	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	4	2021 Financial Budget Report	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	4	The Resolution Regarding The Proposed Profit Distribution Plan For 2020 Of The Company	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	4	2021 Financial Budget Report	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	5	The Resolution Regarding The Annual Budgets For 2021 Of The Company	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	5	2020 Work Report Of The Board Of Directors	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	5	The Resolution Regarding The Annual Budgets For 2021 Of The Company	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	5	2020 Work Report Of The Board Of Directors	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	6	The Resolution Regarding The Work Report Of The Board For 2020 Of The Company	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	6	2020 Work Report Of The Supervisory Committee	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	6	The Resolution Regarding The Work Report Of The Board For 2020 Of The Company	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	6	2020 Work Report Of The Supervisory Committee	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	7	The Resolution Regarding The Work Report Of The Board Of Supervisors For 2020 Of The Company	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	7	Report On 2020 Remuneration For Directors	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	7	The Resolution Regarding The Work Report Of The Board Of Supervisors For 2020 Of The Company	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	7	Report On 2020 Remuneration For Directors	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	8	The Resolution Regarding The Report Of Remuneration Of Directors For 2020 Of The Company	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	8	Report On 2020 Remuneration For Supervisors	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	8	The Resolution Regarding The Report Of Remuneration Of Directors For 2020 Of The Company	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	8	Report On 2020 Remuneration For Supervisors	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	9	The Resolution Regarding The Report Of Remuneration Of Supervisors For 2020 Of The Company	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	9	2021 Reappointment Of Audit Firm And Payment Of Its Audit Fees	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	9	The Resolution Regarding The Report Of Remuneration Of Supervisors For 2020 Of The Company	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	9	2021 Reappointment Of Audit Firm And Payment Of Its Audit Fees	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	10	The Resolution Regarding The Re-Appointment And Remuneration Of Auditing Firms For 2021	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	10	Extension Of The Resolution And Authorization To The Board And Its Authorized Persons On The Public Issuance Of A-Share Convertible Bonds	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	10	The Resolution Regarding The Re-Appointment And Remuneration Of Auditing Firms For 2021	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	10	Extension Of The Resolution And Authorization To The Board And Its Authorized Persons On The Public Issuance Of A-Share Convertible Bonds	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	11	The Resolution Regarding The Extension Of The Validity Period Of The Resolutions On The Public Issuance Of A Share Convertible Corporate Bonds And The Authorization Period To The Board And Its Authorized Persons To Exercise Full Power To Deal With Matters Relating To The Issuance	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	11	General Authorization To The Board Regarding Share Offering	For	Combined
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	11	The Resolution Regarding The Extension Of The Validity Period Of The Resolutions On The Public Issuance Of A Share Convertible Corporate Bonds And The Authorization Period To The Board And Its Authorized Persons To Exercise Full Power To Deal With Matters Relating To The Issuance	For	Combined
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	11	General Authorization To The Board Regarding Share Offering	For	Combined
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	12	The Resolution Regarding The Granting Of General Mandate For The Issuance Of Shares To The Board	For	Against
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	12	Amendments To The Company'S Articles Of Association	For	Combined
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	12	The Resolution Regarding The Granting Of General Mandate For The Issuance Of Shares To The Board	For	Combined
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	12	Amendments To The Company'S Articles Of Association	For	Combined
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	13	The Resolution Regarding The Proposed Amendments To Certain Provisions Of The Articles Of Association Of The Company	For	For
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	13	28 Apr 2021: Please Note That The Vote Direction/Intention Must Be The Same For The Resolution Numbers 10 Under The Cls/Agm And Resolution Numbers 1 Under The Class Meeting. Otherwise The Vote Will Be Rejected In The Market. If They Are Voted In Different Directions Your Ballot Will Be Disqualified As A Split Vote. Thank You	Non-voting resolution	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	13	The Resolution Regarding The Proposed Amendments To Certain Provisions Of The Articles Of Association Of The Company	For	Combined
CHINA MINSHENG BANKING CORPORATION	11-Jun-2021	14	28 Apr 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
CHINA MOLYBDENUM CO LTD	21-May-2021	2	2021 Financial Budget	For	Combined
CHINA MOLYBDENUM CO LTD	21-May-2021	3	2020 Financial Report And Annual Accounts	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	3	To Consider And Approve The Proposal On The Budget Report Of The Company For The Year 2021	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	4	2021 Reappointment Of External Audit Firm	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	4	To Receive And Consider The Proposal On The Financial Report And Financial Statements Of The Company For The Year 2020	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	5	2020 Profit Distribution Plan: The 2021 First Phase Employee Stock Ownership Plan The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny0.33000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	5	To Consider And Approve The Proposal On The Reappointment Of The External Auditors For The Year 2021	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	6	2020 Work Report Of The Board Of Directors	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	6	To Consider And Approve The Profit Distribution Plan Of The Company For The Year 2020	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	7	2020 Work Report Of The Supervisory Committee	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	7	To Receive And Consider The Proposal On The Report Of The Board Of Directors Of The Company For The Year 2020	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	8	2020 Annual Report	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	8	To Receive And Consider The Proposal On The Report Of The Supervisory Committee Of The Company For The Year 2020	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	9	Purchase Of Structured Deposits With Idle Proprietary Funds	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	9	To Receive And Consider The Proposal On The Annual Report Of The Company For The Year 2020	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	10	Purchase Of Wealth Management Or Entrusted Wealth Management Products With Idle Proprietary Funds	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	10	To Consider And Approve The Proposal On The Purchase Of Structured Deposit With Internal Idle Fund	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	11	Provision Of Guarantee For Wholly-Owned Subsidiaries	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	11	To Consider And Approve The Proposal On The Purchase Of Wealth Management Or Entrusted Wealth Management Products With Internal Idle Fund	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	12	Provision Of Guarantee For Supply Chain Financing Of Suppliers By An Indirect Wholly-Owned Subsidiary	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	12	To Consider And Approve The Proposal On Provision Of Guarantee To Wholly-Owned Subsidiaries	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	13	Provision Of Financing Guarantee For Joint Venture	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	13	To Consider And Approve The Proposal On The Provision Of Supply Chain Financing Guarantee By Ixm (A Wholly Owned Subsidiary Of The Company) To Suppliers	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	14	Authorization To The Board To Decide On The Issuance Of Debt Financing Instruments	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	14	To Consider And Approve The Proposal On The Provision Of Financing Guarantee To A Joint Venture Of The Company With No More Than Rmb1 Billion	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	15	Purchase Of Liability Insurance For Directors, Supervisors And Senior Management	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	15	To Consider And Approve The Proposal On Proposing To The General Meeting To Approve And Authorize The Board Of Directors Of The Company (The "Board") To Decide On The Issuance Of Debt Financing Instruments	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	16	Election Of Member Of The Board Of Directors: Election Of Sun Ruiwen As An Executive Director	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	16	To Consider And Approve The Proposal On Purchasing Liability Insurance For Directors, Supervisors And Senior Management Of The Company	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	17	Election Of Member Of The Board Of Directors: Election Of Li Chaochun As An Executive Director	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	17	To Consider And Approve The Proposal To Elect Mr. Sun Ruiwen As An Executive Director Of The Sixth Session Of The Board	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	18	Election Of Member Of The Board Of Directors: Election Of Yuan Honglin As A Non-Executive Director	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	18	To Consider And Approve The Proposal To Re-Elect Mr. Li Chaochun As An Executive Director Of The Sixth Session Of The Board	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	19	Election Of Member Of The Board Of Directors: Election Of Guo Yimin As A Non-Executive Director	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA MOLYBDENUM CO LTD	21-May-2021	19	To Consider And Approve The Proposal To Re-Elect Mr. Yuan Honglin As A Non-Executive Director Of The Sixth Session Of The Board	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	20	Election Of Member Of The Board Of Directors: Election Of Cheng Yunlei As A Non-Executive Director	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	20	To Consider And Approve The Proposal To Re-Elect Mr. Guo Yimin As A Non-Executive Director Of The Sixth Session Of The Board	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	21	Election Of Member Of The Board Of Directors: Election Of Wang Yougui As An Independent Non-Executive Director	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	21	To Consider And Approve The Proposal To Re-Elect Mr. Cheng Yunlei As A Non-Executive Director Of The Sixth Session Of The Board	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	22	Election Of Member Of The Board Of Directors: Election Of Yan Ye As An Independent Non-Executive Director	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	22	To Consider And Approve The Proposal To Re-Elect Mr. Wang Gerry Yougui As An Independent Nonexecutive Director Of The Sixth Session Of The Board	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	23	Election Of Member Of The Board Of Directors: Election Of Li Shuhua As An Independent Non-Executive Director	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	23	To Consider And Approve The Proposal To Reelect Ms. Yan Ye As An Independent Non-Executive Director Of The Sixth Session Of The Board	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	24	Election Of Member Of The Supervisory Committee: Election Of Zhang Zhenhao As A Non-Employee Supervisor	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	24	To Consider And Approve The Proposal To Re-Elect Mr. Li Shuhua As An Independent Non-Executive Director Of The Sixth Session Of The Board	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	25	Election Of Member Of The Supervisory Committee: Election Of Kou Youmin As A Non-Employee Supervisor	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	25	To Consider And Approve The Proposal To Reelect Mr. Zhang Zhenhao As A Non-Employee Representative Supervisor Of The Sixth Session Of The Supervisory Committee	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	26	Authorization To The Board To Decide The Remuneration For Members Of The Board Of Directors And The Supervisory Committee	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	26	To Consider And Approve The Proposal To Re-Elect Ms. Kou Youmin As A Non-Employee Representative Supervisor Of The Sixth Session Of The Supervisory Committee	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	27	Amendments To The Articles Of Association Of The Company And Other Internal Management Systems	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	27	To Consider And Approve The Proposal On Proposing To The General Meeting To Authorize The Board To Determine The Remuneration Of The Members Of Sixth Session Of The Board And The Supervisory Committee Of The Company	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	28	Withdrawal Of Un-Claimed 2013 Share Dividend From H-Share Holders	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	28	To Consider And Approve The Proposal On Amendments To The Articles Of Association And Other Internal Management Systems	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	29	Authorization To The Board To Distribute 2021 Interim And Quarterly Profits To Shareholders	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	29	To Consider And Approve The Proposal On Forfeiture Of Uncollected Dividend Of H Shareholders Of The Company For The Year 2013	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	30	General Authorization To The Board Regarding A-Share And(Or) H-Share Additional Offering	For	Combined
CHINA MOLYBDENUM CO LTD	21-May-2021	30	To Consider And Approve The Proposal On The Authorization To The Board To Deal With The Distribution Of Interim Dividend And Quarterly Dividend For The Year 2021	For	Combined
CHINA MOLYBDENUM CO LTD	21-May-2021	31	General Authorization To The Board Regarding The Repurchase Of H-Shares	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	31	To Consider And Approve The Proposal On Proposing To The General Meeting To Grant A General Mandate To The Board For Issuance Of Additional A Shares And/Or H Shares Of The Company	For	Combined
CHINA MOLYBDENUM CO LTD	21-May-2021	32	2021 First Phase Employee Stock Ownership Plan (Draft) And Its Summary	For	Combined
CHINA MOLYBDENUM CO LTD	21-May-2021	32	To Consider And Approve The Proposal On The Grant Of A General Mandate To The Board Of The Company To Repurchase H Shares	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	33	Management Measures For The 2021 First Phase Employee Stock Ownership Plan	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	33	To Consider And Approve The Proposal Relating To The 2021 First Phase Of The Employee Share Ownership Plan Of The Company (Draft) And Its Summary	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	34	Authorization To The Board To Handle Matters Regarding	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	34	To Consider And Approve The Proposal Relating To The Administrative Measures For The 2021 First Phase Of The Employee Share Ownership Plan Of The Company	For	For
CHINA MOLYBDENUM CO LTD	21-May-2021	35	To Consider And Approve The Proposal Relating To The Authorization From General Meeting For The Board To Handle Matters In Relation To The 2021 First Phase Of The Employee Share Ownership Plan Of The Company	For	For
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	23-Mar-2021	3	To Consider And Approve The Cnbn Indicative Agreement, The Cnbn Supplemental Agreement, And The Restructuring And All Other Matters Incidental Thereto Or In Connection Therewith	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	14-May-2021	3	To Consider And Approve The Report Of The Board Of Directors (The "Board") Of The Company For The Year Ended 31 December 2020	For	For
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	14-May-2021	4	To Consider And Approve The Report Of The Supervisory Committee Of The Company For The Year Ended 31 December 2020	For	For
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	14-May-2021	5	To Consider And Approve The Report Of The Auditors And Audited Financial Statements Of The Company For The Year Ended 31 December 2020	For	For
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	14-May-2021	6	To Consider And Approve The Profit Distribution Plan And The Final Dividend Distribution Plan Of The Company For The Year Ended 31 December 2020 And To Authorise The Board To Distribute Such Final Dividend To The Shareholders Of The Company	For	For
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	14-May-2021	7	To Consider And Approve The Grant Of Authorisation To The Board To Deal With All Matters In Relation To The Company'S Distribution Of Interim Dividend For The Year 2021 In Its Absolute Discretion (Including But Not Limited To, Determining Whether To Distribute Interim Dividend For The Year 2021)	For	For
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	14-May-2021	8	To Consider And Approve The Continuation Of Appointment Of Baker Tilly China Certified Public Accountants (Special General Partnership) As The Domestic Auditor Of The Company And Baker Tilly Hong Kong Limited As The International Auditor Of The Company, To Hold Office Until The Conclusion Of The Next Annual General Meeting Of The Company And To Authorise The Board To Determine Their Remuneration	For	For
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	14-May-2021	9	To Give A General Mandate To The Board To Allot, Issue And Deal With Additional Unlisted Shares Not Exceeding 20% Of The Number Of Unlisted Shares In Issue And Additional H Shares Not Exceeding 20% Of The Number Of H Shares In Issue As At The Date Of Passing This Resolution And Authorise The Board To Make Corresponding Amendments To The Articles Of Association As It Thinks Fit So As To Reflect The New Share Capital Structure Upon The Allotment Or Issuance Of Shares	For	Combined
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	14-May-2021	10	To Consider And Approve The Company'S Issuance Of Debt Financing Instruments In One Or Several Tranche(S) Within The Limit Of Issue Permitted Under Relevant Laws And Regulations As Well As Other Regulatory Documents And Grant Of Authorisation To The Board And/Or Its Authorised Person(S) To Handle All Relevant Matters In Relation To The Issuance Of Debt Financing Instruments	For	Combined
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	14-May-2021	11	To Consider And Approve The Proposed Amendments To The Articles Of Association	For	For
CHINA NATIONAL BUILDING MATERIAL COMPANY LTD	14-May-2021	12	To Consider And Approve The Proposed Amendments To The Rules Of Procedure For Shareholders' General Meetings	For	For
CHINA NATIONAL NUCLEAR POWER CO LTD	26-Feb-2021	1	2021 Investment Plan	For	For
CHINA NATIONAL NUCLEAR POWER CO LTD	26-Feb-2021	2	2021 Financial Budget Report	For	For
CHINA NATIONAL NUCLEAR POWER CO LTD	26-Feb-2021	3	Change Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
CHINA NATIONAL NUCLEAR POWER CO LTD	26-Feb-2021	4	Continuing Connected Transactions Framework Agreement From 2021 To 2023	For	For
CHINA NATIONAL NUCLEAR POWER CO LTD	26-Feb-2021	5	By-Election Of Non-Independent Director: Guan Jieli	For	For
CHINA NATIONAL NUCLEAR POWER CO LTD	26-Feb-2021	6	By-Election Of Non-Independent Director: Tang Liang	For	For
CHINA NATIONAL NUCLEAR POWER CO LTD	20-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
CHINA NATIONAL NUCLEAR POWER CO LTD	20-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
CHINA NATIONAL NUCLEAR POWER CO LTD	20-May-2021	3	2020 Work Report Of Independent Directors	For	For
CHINA NATIONAL NUCLEAR POWER CO LTD	20-May-2021	4	2021 Allowance Plan For Independent Directors	For	For
CHINA NATIONAL NUCLEAR POWER CO LTD	20-May-2021	5	2020 Annual Accounts	For	For
CHINA NATIONAL NUCLEAR POWER CO LTD	20-May-2021	6	Appointment Of 2021 Audit Firm	For	For
CHINA NATIONAL NUCLEAR POWER CO LTD	20-May-2021	7	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.30000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA NATIONAL NUCLEAR POWER CO LTD	20-May-2021	8	2020 Annual Report And Its Summary	For	For
CHINA NORTHERN RARE EARTH (GROUP) HIGH-TECH CO LTD	07-May-2021	1	2020 Annual Report And Its Summary	For	For
CHINA NORTHERN RARE EARTH (GROUP) HIGH-TECH CO LTD	07-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
CHINA NORTHERN RARE EARTH (GROUP) HIGH-TECH CO LTD	07-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
CHINA NORTHERN RARE EARTH (GROUP) HIGH-TECH CO LTD	07-May-2021	4	2020 Work Report Of Independent Directors	For	For
CHINA NORTHERN RARE EARTH (GROUP) HIGH-TECH CO LTD	07-May-2021	5	2020 Annual Accounts	For	For
CHINA NORTHERN RARE EARTH (GROUP) HIGH-TECH CO LTD	07-May-2021	6	2021 Financial Budget Report	For	For
CHINA NORTHERN RARE EARTH (GROUP) HIGH-TECH CO LTD	07-May-2021	7	2021 Investment Plan	For	For
CHINA NORTHERN RARE EARTH (GROUP) HIGH-TECH CO LTD	07-May-2021	8	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.70000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CHINA NORTHERN RARE EARTH (GROUP) HIGH-TECH CO LTD	07-May-2021	9	Implementing Results Of 2020 Continuing Connected Transactions And Estimation Of 2021 Continuing Connected Transactions	For	Combined
CHINA NORTHERN RARE EARTH (GROUP) HIGH-TECH CO LTD	07-May-2021	10	The Rare Earth Ore Supply Contract With A Company	For	Combined
CHINA NORTHERN RARE EARTH (GROUP) HIGH-TECH CO LTD	07-May-2021	11	2021 Application For Comprehensive Credit Line	For	For
CHINA NORTHERN RARE EARTH (GROUP) HIGH-TECH CO LTD	07-May-2021	12	Provision Of Guarantee Quota To Controlled Subsidiaries	For	Combined
CHINA NORTHERN RARE EARTH (GROUP) HIGH-TECH CO LTD	07-May-2021	13	Reappointment Of Audit Firm	For	Combined
CHINA NORTHERN RARE EARTH (GROUP) HIGH-TECH CO LTD	07-May-2021	14	Acquisition Of A Company	For	For
CHINA NORTHERN RARE EARTH (GROUP) HIGH-TECH CO LTD	07-May-2021	15	By-Election Of Directors	For	For
CHINA NORTHERN RARE EARTH (GROUP) HIGH-TECH CO LTD	07-May-2021	16	By-Election Of Independent Directors	For	For
CHINA OILFIELD SERVICES LTD	01-Jun-2021	2	To Consider And, If Thought Fit, To Approve The Following General Mandate To Buy Back Domestic Shares (A Shares) And Overseas-listed Foreign Invested Shares (H Shares): (1) Approve A General Mandate To The Board Of Directors To, By Reference To Market Conditions And In Accordance With Needs Of The Company, Buy Back Domestic Shares (A Shares) Not Exceeding 10% Of The Total Number Of Domestic Shares (A Shares) In Issue At The Time When This Resolution Is Passed At Annual General Meeting And The Relevant Resolutions Are Passed At Class Meetings Of Shareholders. Pursuant To Prc Laws And Regulations, In The Case Of Buy Back Of A Shares To Be Canceled To Reduce The Registered Capital, The Board Of The Company Will Seek Further Approval From Its Shareholders In General Meeting For Each Buy Back Of Domestic Shares (A Shares) Even Where The General Mandate Is Granted, But Will Not Be Required To Seek Shareholders' Approval At Class Meetings Of Domestic Share (A Share) Shareholders Or Overseas-listed Foreign Invested Share (H Share) Shareholders. (2) Approve A General Mandate To The Board Of Directors To, By Reference To Market Conditions And In Accordance With Needs Of The Company, Buy Back Overseas-listed Foreign Invested Shares (H Shares) Not Exceeding 10% Of The Total Number Of Overseas-listed Foreign Invested Shares (H Shares) In Issue At The Time When This Resolution Is Passed At The Annual General Meeting And The Relevant Resolutions Are Passed At Class Meetings Of Shareholders. (3) The Board Of Directors Be Authorised To (Including But Not Limited To The Following): (I) Determine Time Of Buy Back, Period Of Buy Back, Buy Back Price And Number Of Shares To Buy Back, Etc; (Ii) Notify Creditors And Issue Announcements; (Iii) Open Overseas Share Accounts And To Carry Out Related Change Of Foreign Exchange Registration Procedures; (Iv) Carry Out Relevant Approval Procedures And To Carry Out Filings With The China Securities Regulatory Commission; And (V) Carry Out Cancellation Procedures For Buy Back Shares. Make Corresponding	For	For
CHINA OILFIELD SERVICES LTD	01-Jun-2021	2	To Consider And Approve The Audited Financial Statements And The Report Of The Auditor For The Year Ended 31 December 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA OILFIELD SERVICES LTD	01-Jun-2021	3	To Consider And Approve The Proposed Profit Distribution Plan And Annual Dividend Plan For The Year Ended 31 December 2020	For	For
CHINA OILFIELD SERVICES LTD	01-Jun-2021	4	To Consider And Approve The Report Of The Directors Of The Company For The Year Ended 31 December 2020	For	For
CHINA OILFIELD SERVICES LTD	01-Jun-2021	5	To Consider And Approve The Report Of The Supervisory Committee Of The Company For The Year Ended 31 December 2020	For	For
CHINA OILFIELD SERVICES LTD	01-Jun-2021	6	To Appoint Ernst & Young Hua Ming Lip And Ernst & Young As The Domestic And International Auditors Of The Company For The Year 2021 And Authorisation To The Board Of Directors (The "Board") To Fix The Remuneration Thereof	For	For
CHINA OILFIELD SERVICES LTD	01-Jun-2021	7	To Consider And Approve The Provision Of Guarantees By The Company For Subsidiaries And External Third Parties Of The Company	For	For
CHINA OILFIELD SERVICES LTD	01-Jun-2021	8	To Consider And Approve The Appointment Of Ms. Chiu Lai Kuen, Susanna As An Independent Non-Executive Director Of The Company	For	For
CHINA OILFIELD SERVICES LTD	01-Jun-2021	9	To Consider And, If Thought Fit, To Pass The Following Resolutions: (A) Approve A General Mandate To The Board To, By Reference To Market Conditions And In Accordance With Needs Of The Company, Issue Allot, Overseas-Listed Foreign Invested Shares (H Shares) Not Exceeding 20% Of The Total Number Of H Shares In Issue At The Time Of Passing This Resolution At The Annual General Meeting. (B) Subject To Compliance With Applicable Laws And Regulations And Rules Of The Relevant Securities Exchange, The Board Of Directors Be Authorised To (Including But Not Limited To The Following): (i) Determine The Issuance Price, Time Of Issuance, Period Of Issuance, Number Of Shares To Be Issued, Allottees And Use Of Proceeds, And Whether T O Issue Shares T O Existing Shareholders; (ii) Engage The Services Of Professional Advisers For Share Issuance Related Matters, And To Approve And Execute All Acts, Deeds, Documents Or Other Matters Necessary, Appropriate Or Required For Share Issuance; (iii) Approve And Execute Documents Related To Share Issuance For Submission To Regulatory Authorities, And To Carry Out Relevant Approval Procedures; (iv) After Share Issuance, Make Corresponding Amendments To The Articles Of Association Of The Company Relating To Share Capital And Shareholdings Etc, And To Carry Out Relevant Registrations And Filings. The Above General Mandate Will Expire On The Earlier Of ("Relevant Period"): (i) The Conclusion Of The Annual General Meeting Of The Company For 2021; (ii) The Expiration Of A Period Of Twelve Months Following The Passing Of This Special Resolution At The Annual General Meeting For 2020; Or (iii) The Date On Which The Authority Conferred By This Resolution Is Revoked Or Varied By A Special Resolution Of Shareholders At A General Meeting, Except Where The Board Of Directors Has Resolved To Issue H Shares During The Relevant Period And The Issue Of Shares Is To Be Continued Or Implemented After The Relevant Period	For	Combined
CHINA OILFIELD SERVICES LTD	01-Jun-2021	10	To Consider And, If Thought Fit, To Approve The Following General Mandate To Buy Back Domestic Shares (A Shares) And Overseas-Listed Foreign Invested Shares (H Shares): (A) Approve A General Mandate To The Board Of Directors To, By Reference To Market Conditions And In Accordance With Needs Of The Company, To Buy Back Domestic Shares (A Shares) Not Exceeding 10% Of The Total Number Of Domestic Shares (A Shares) In Issue At The Time When This Resolution Is Passed At Annual General Meeting And The Relevant Resolutions Are Passed At Class Meetings Of Shareholders. Pursuant To Prc Laws And Regulations, In The Case Of Buy Back Of A Shares To Be Canceled To Reduce The Registered Capital, The Board Of The Company Will Seek Further Approval From Its Shareholders In General Meeting For Each Buy Back Of Domestic Shares (A Shares) Even Where The General Mandate Is Granted, But Will Not Be Required To Seek Shareholders' Approval At Class Meetings Of Domestic Share (A Share) Shareholders Or Overseas-Listed Foreign Invested Share (H Share) Shareholders. (B) Approve A General Mandate To The Board Of Directors To, By Reference To Market Conditions And In Accordance With Needs Of The Company, To Buy Back Overseas-Listed Foreign Invested Shares (H Shares) Not Exceeding 10% Of The Total Number Of Overseas-Listed Foreign Invested Shares (H Shares) In Issue At The Time When This Resolution Is Passed At The Annual General Meeting And The Relevant Resolutions Are Passed At Class Meetings Of Shareholders. (C) The Board Of Directors Be Authorised To (Including But Not Limited To The Following): (i) Determine Time Of Buy Back, Period Of Buy Back, Buy Back Price And Number Of Shares To Buy Back, Etc; (ii) Notify Creditors And Issue Announcements; (iii) Open Overseas Share Accounts And To Carry Out Related Change O F Foreign Exchange Registration Procedures; (iv) Carry Out Relevant Approval Procedures And To Carry Out Filings With The China Securities Regulatory Commission; And (v) Carry Out Cancellation Procedures For Buy Back Shares. Make Corresponding	For	Combined
CHINA OVERSEAS LAND & INVESTMENT LTD	22-Jun-2021	3	To Receive And Adopt The Audited Financial Statements, The Report Of Directors And The Independent Auditor'S Report For The Year Ended 31 December 2020	For	For
CHINA OVERSEAS LAND & INVESTMENT LTD	22-Jun-2021	4	To Approve The Declaration Of A Final Dividend For The Year Ended 31 December 2020 Of Hk73 Cents Per Share	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA OVERSEAS LAND & INVESTMENT LTD	22-Jun-2021	5	To Re-Elect Mr. Yan Jianguo As Director	For	For
CHINA OVERSEAS LAND & INVESTMENT LTD	22-Jun-2021	6	To Re-Elect Mr. Luo Liang As Director	For	For
CHINA OVERSEAS LAND & INVESTMENT LTD	22-Jun-2021	7	To Re-Elect Mr. Chang Ying As Director	For	For
CHINA OVERSEAS LAND & INVESTMENT LTD	22-Jun-2021	8	To Re-Elect Professor Chan Ka Keung, Ceajer As Director	For	For
CHINA OVERSEAS LAND & INVESTMENT LTD	22-Jun-2021	9	To Authorise The Board To Fix The Remuneration Of The Directors	For	For
CHINA OVERSEAS LAND & INVESTMENT LTD	22-Jun-2021	10	To Appoint Ernst & Young As The Auditor Of The Company And To Authorise The Board To Fix Their Remuneration	For	For
CHINA OVERSEAS LAND & INVESTMENT LTD	22-Jun-2021	11	To Approve The Granting To The Directors The General And Unconditional Mandate To Buy Back Shares Up To 10% Of The Number Of Shares In Issue	For	For
CHINA OVERSEAS LAND & INVESTMENT LTD	22-Jun-2021	12	To Approve The Granting To The Directors The General And Unconditional Mandate To Allot, Issue And Deal With New Shares Not Exceeding 20% Of The Number Of Shares	For	Combined
CHINA OVERSEAS LAND & INVESTMENT LTD	22-Jun-2021	13	To Approve The Extension Of The Authority Granted To The Directors By Resolution 7 Above By Adding The Number Of Shares Bought Back Pursuant To The Authority Granted To The Directors By Resolution 6 Above	For	Against
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	1	2020 Report Of The Board Of Directors	For	Combined
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	2	2020 Report Of The Supervisory Committee	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	2	To Consider And Approve The Report Of The Board Of Directors Of The Company For The Year 2020	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	3	2020 Annual Report And Its Summary	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	3	To Consider And Approve The Report Of The Board Of Supervisors Of The Company For The Year 2020	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	4	2020 Annual Accounts	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	4	To Consider And Approve The Annual Reports Of The Company For The Year 2020	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	5	To Consider And Approve The Financial Statements And Report Of The Company For The Year 2020	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	6	Appointment Of 2021 Audit Firm	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	6	To Consider And Approve The Profit Distribution Plan Of The Company For The Year 2020	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	7	2020 Due Diligence Report Of Directors	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	7	To Consider And Approve The Proposal On The Appointment Of Auditors Of The Company For The Year 2021	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	8	2020 Work Report Of Independent Directors	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	8	To Consider And Approve The Due Diligence Report Of The Directors Of The Company For The Year 2020	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	9	General Authorization To The Board For The Issuance Of New Shares	For	Combined
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	9	To Consider And Approve The Report On Performance Of Independent Directors Of The Company For The Year 2020	For	Combined
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	10	Change Of Registered Capital	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	10	To Consider And Approve The Donations For The Year 2021 Of The Company	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	11	Amendments To The Company'S Articles Of Association	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	11	To Consider And Approve The Change Of The Registered Capital Of The Company From Rmb9,062,000,000 To Rmb9,620,341,455	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	12	Amendments To The Rules Governing General Shareholders Meeting	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	12	To Consider And Approve The Proposed Amendments To The Articles Of Association Of The Company In The Manner Stipulated In The Section Entitled "10. Proposed Amendments To The Articles Of Association And The Rules Of Procedure For Shareholders' General Meetings" As Set Out In The Circular Of The Company Dated 26 April 2021 And To Authorise The Chairman Or His Authorised Person To Make Such Revisions To The Proposed Amendments To The Articles Of Association As He Deems Necessary And Appropriate In Accordance With The Requirements Of Regulatory Authorities During The Company'S Approval Process For The Amended Articles Of Association	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	13	2021 Donation	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	13	To Consider And Approve The Proposed Amendments To The Rules Of Procedure For Shareholders' General Meetings In The Manner Stipulated In The Section Entitled "10. Proposed Amendments To The Articles Of Association And The Rules Of Procedure For Shareholders' General Meetings" As Set Out In The Circular Of The Company Dated 26 April 2021 And To Authorise The Chairman Or His Authorised Person To Make Such Revisions To The Proposed Amendments To The Rules Of Procedure For Shareholders' General Meetings As He Deems Necessary And Appropriate In Accordance With The Requirements Of Regulatory Authorities During The Company'S Approval Process For The Amended Rules Of Procedure For Shareholders' General Meetings	For	For
CHINA PACIFIC INSURANCE (GROUP) CO LTD	28-May-2021	14	To Consider And Approve The Proposal On The Grant Of General Mandate To The Board Of Directors To Issue New Shares Of The Company	For	Combined
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	3	2020 Financial Report	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	4	To Consider And Approve The Report Of The Seventh Session Of The Board Of Directors Of Sinopec Corp. (Including The Report Of The Board Of Directors For 2020)	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny1.30000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	5	To Consider And Approve The Report Of The Seventh Session Of The Board Of Supervisors Of Sinopec Corp. (Including The Report Of The Board Of Supervisors For 2020)	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	5	Authorization To The Board To Determine 2020 Profit Distribution Plan	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	6	To Consider And Approve The Audited Financial Reports Of Sinopec Corp. For The Year Ended 31 December 2020 Prepared By Pricewaterhousecoopers Zhong Tian Llp And Pricewaterhousecoopers	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	6	Appointment Of 2021 External Audit Firm And Authorization To The Board To Determine The Audit Fees: Kpmg Huazhen Certified Public Accountants Special General Partnership And Kpmg	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	7	To Consider And Approve The Profit Distribution Plan Of Sinopec Corp. For The Year Ended 31 December 2020	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	7	Authorization To The Board To Decide On The Issuance Of Debt Financing Instruments	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	8	To Authorise The Board To Determine The Interim Profit Distribution Plan Of Sinopec Corp. For The Year 2021	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	8	General Authorization To The Board Regarding The Additional Offering Of Domestic Shares And Overseas Listed Foreign Shares	For	Combined
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	9	To Consider And Approve The Appointment Of Kpmg Huazhen (Special General Partnership) And Kpmg As The External Auditors Of Sinopec Corp. For The Year 2021, And To Authorise The Board To Determine Their Remunerations	For	Combined
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	9	Service Contract With Directors And Supervisors (Remuneration Clauses Included)	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	10	To Authorise The Board To Determine The Proposed Plan For Issuance Of Debt Financing Instrument(S)	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	10	Election Of Director (Excluding Independent Non-Executive Director): Zhang Yuzhuo	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	11	To Grant To The Board A General Mandate To Issue New Domestic Shares And/Or Overseas-Listed Foreign Shares Of Sinopec Corp	For	Combined
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	11	Election Of Director (Excluding Independent Non-Executive Director): Ma Yongsheng	For	Combined
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	12	To Consider And Approve The Service Contracts For The Directors Of The Eighth Session Of The Board And The Supervisors Of The Board Of Supervisors Of Sinopec Corp. (Including The Salary Terms)	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	12	Election Of Director (Excluding Independent Non-Executive Director): Zhao Dong	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	13	Election Of Director (Excluding Independent Non-Executive Director): Yu Baocai	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	14	To Elect Mr. Zhang Yuzhuo As A Non-Executive Director Of The Eighth Session Of The Board Of The Company	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	14	Election Of Director (Excluding Independent Non-Executive Director): Liu Hongbin	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	15	To Elect Mr. Ma Yongsheng As An Executive Director Of The Eighth Session Of The Board Of The Company	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	15	Election Of Director (Excluding Independent Non-Executive Director): Ling Yiqun	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	16	To Elect Mr. Zhao Dong As A Non-Executive Director Of The Eighth Session Of The Board Of The Company	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	16	Election Of Director (Excluding Independent Non-Executive Director): Li Yonglin	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	17	To Elect Mr. Yu Baocai As An Executive Director Of The Eighth Session Of The Board Of The Company	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	17	Election Of Independent Non-Executive Director: Cai Hongbin	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	18	To Elect Mr. Liu Hongbin As An Executive Director Of The Eighth Session Of The Board Of The Company	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	18	Election Of Independent Non-Executive Director: Wu Jianing	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	19	To Elect Mr. Ling Yiqun As An Executive Director Of The Eighth Session Of The Board Of The Company	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	19	Election Of Independent Non-Executive Director: Shi Dan	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	20	To Elect Mr. Li Yonglin As An Executive Director Of The Eighth Session Of The Board Of The Company	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	20	Election Of Independent Non-Executive Director: Bi Mingjian	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	21	By-Election Of Supervisor (Excluding Employee Supervisor): Zhang Shaofeng	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	22	To Elect Mr. Cai Hongbin As An Independent Non-Executive Director Of The Eighth Session Of The Board Of The Company	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	22	By-Election Of Supervisor (Excluding Employee Supervisor): Jiang Zhenying	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	23	To Elect Mr. Ng, Kar Ling Johnny As An Independent Non-Executive Director Of The Eighth Session Of The Board Of The Company	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	23	By-Election Of Supervisor (Excluding Employee Supervisor): Zhang Zhiguo	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	24	To Elect Ms. Shi Dan As An Independent Non-Executive Director Of The Eighth Session Of The Board Of The Company	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	24	By-Election Of Supervisor (Excluding Employee Supervisor): Yin Zhaolin	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	25	To Elect Mr. Bi Mingjian As An Independent Non-Executive Director Of The Eighth Session Of The Board Of The Company	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	25	By-Election Of Supervisor (Excluding Employee Supervisor): Guo Hongjin	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	27	To Elect Mr. Zhang Shaofeng As An External Supervisor Of The Eighth Session Of The Board Of Supervisors Of The Company	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	28	To Elect Mr. Jiang Zhenying As An External Supervisor Of The Eighth Session Of The Board Of Supervisors Of The Company	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	29	To Elect Mr. Zhang Zhiguo As An External Supervisor Of The Eighth Session Of The Board Of Supervisors Of The Company	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	30	To Elect Mr. Yin Zhaolin As An External Supervisor Of The Eighth Session Of The Board Of Supervisors Of The Company	For	For
CHINA PETROLEUM & CHEMICAL CORPORATION	25-May-2021	31	To Elect Mr. Guo Hongjin As An Internal Supervisor Of The Eighth Session Of The Board Of Supervisors Of The Company	For	For
CHINA POWER INTERNATIONAL DEVELOPMENT LTD	03-Jun-2021	3	To Approve And Confirm The Onshore Construction Epc Agreement, The Offshore Construction Epc Agreement, The Preliminary Development And Technical Consultancy Agreement And The Construction Engineering Survey Agreement Dated 13 April 2021 (Collectively As The "Project Agreements"), The Transactions Contemplated Thereunder And All Other Matters Mentioned In The Notice Of The General Meeting Dated 13 May 2021	For	For
CHINA POWER INTERNATIONAL DEVELOPMENT LTD	03-Jun-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company And The Reports Of The Board Of Directors And Of The Auditor For The Year Ended 31 December 2020	For	For
CHINA POWER INTERNATIONAL DEVELOPMENT LTD	03-Jun-2021	4	To Consider And Declare A Final Dividend Of Rmb0.13 (Equivalent To Hkd 0.1556) Per Ordinary Share For The Year Ended 31 December 2020	For	For
CHINA POWER INTERNATIONAL DEVELOPMENT LTD	03-Jun-2021	5	To Re-Elect Mr. He Xi As Director	For	For
CHINA POWER INTERNATIONAL DEVELOPMENT LTD	03-Jun-2021	6	To Re-Elect Mr. Zhou Jie As Director	For	For
CHINA POWER INTERNATIONAL DEVELOPMENT LTD	03-Jun-2021	7	To Re-Elect Mr. Li Fang As Director	For	Combined
CHINA POWER INTERNATIONAL DEVELOPMENT LTD	03-Jun-2021	8	To Appoint Mr. Hui Hon Chung, Stanley As Director	For	Combined
CHINA POWER INTERNATIONAL DEVELOPMENT LTD	03-Jun-2021	9	To Authorize The Board Of Directors To Fix The Directors' Remuneration	For	For
CHINA POWER INTERNATIONAL DEVELOPMENT LTD	03-Jun-2021	10	To Re-Appoint Ernst & Young As The Auditor Of The Company And To Authorize The Board Of Directors To Fix Its Remuneration	For	For
CHINA POWER INTERNATIONAL DEVELOPMENT LTD	03-Jun-2021	11	To Give A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares Not Exceeding 15 Per Cent. Of The Number Of Shares Of The Company In Issue	For	Combined
CHINA POWER INTERNATIONAL DEVELOPMENT LTD	03-Jun-2021	12	To Give A General Mandate To The Directors To Buy Back Shares Of The Company Not Exceeding 10 Per Cent. Of The Number Of Shares Of The Company In Issue	For	Combined
CHINA POWER INTERNATIONAL DEVELOPMENT LTD	03-Jun-2021	13	To Extend The General Mandate Granted To The Directors To Allot, Issue And Deal With Additional Shares Of An Amount Not Exceeding The Aggregate Number Of Shares Of The Company Bought Back By The Company	For	Combined
CHINA RAILWAY GROUP LTD	12-Mar-2021	1	Election Of Chen Yun, Executive Director	For	Against
CHINA RAILWAY GROUP LTD	12-Mar-2021	2	Election Of Chen Wenjian, Executive Director	For	Combined
CHINA RAILWAY GROUP LTD	12-Mar-2021	3	Re-Elect Mr. Chen Yun As An Executive Director Of The Company	For	Combined
CHINA RAILWAY GROUP LTD	12-Mar-2021	3	Election Of Wang Shiqi, Executive Director	For	Combined
CHINA RAILWAY GROUP LTD	12-Mar-2021	4	Elect Mr. Chen Wenjian As An Executive Director Of The Company	For	For
CHINA RAILWAY GROUP LTD	12-Mar-2021	4	Election Of Wen Limin, Non-Executive Director	For	For
CHINA RAILWAY GROUP LTD	12-Mar-2021	5	Re-Elect Mr. Wang Shiqi As An Executive Director Of The Company	For	For
CHINA RAILWAY GROUP LTD	12-Mar-2021	5	Election Of Independent Non-Executive Director: Zhang Cheng	For	For
CHINA RAILWAY GROUP LTD	12-Mar-2021	6	Elect Mr. Wen Limin As A Non-Executive Director Of The Company	For	For
CHINA RAILWAY GROUP LTD	12-Mar-2021	6	Election Of Independent Non-Executive Director: Zhong Ruiming	For	Combined
CHINA RAILWAY GROUP LTD	12-Mar-2021	7	Election Of Independent Non-Executive Director: Xiu Long	For	Combined
CHINA RAILWAY GROUP LTD	12-Mar-2021	8	Elect Mr. Zhang Cheng As An Independent Non-Executive Director Of The Company	For	For
CHINA RAILWAY GROUP LTD	12-Mar-2021	8	Election Of Shareholder Supervisors	For	For
CHINA RAILWAY GROUP LTD	12-Mar-2021	9	Re-Elect Mr. Chung Shui Ming Timpson As An Independent Nonexecutive Director Of The Company	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA RAILWAY GROUP LTD	12-Mar-2021	10	Elect Mr. Xiu Long As An Independent Non-Executive Director Of The Company	For	Combined
CHINA RAILWAY GROUP LTD	12-Mar-2021	11	To Consider And Approve The Proposal To Elect Mr. Jia Huiping As A Shareholder Representative Supervisor Of The Fifth Session Of The Supervisory Committee Of The Company For A Term Of Three Years Commencing Immediately After The Date Of The Relevant Resolution Passed By The Egm Until The Expiry Of The Term Of The Fifth Session Of The Supervisory Committee Of The Company	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	2	To Consider And Approve The Report Of The Board Of Directors Of The Company For The Year Ended 31 December 2020	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	3	To Consider And Approve The Report Of The Supervisory Committee Of The Company For The Year Ended 31 December 2020	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	3	2020 Work Report Of Independent Directors	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	4	To Consider And Approve The Work Report Of Independent Directors Of The Company For The Year Ended 31 December 2020	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	4	2020 A-Share Annual Report And Its Summary, H-Share Annual Report And 2020 Annual Results Announcement	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	5	To Consider And Approve The 2020 A Share Annual Report And The Abstract, H Share Annual Report And Results Announcement For The Year Of 2020 Of The Company	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	5	2020 Annual Accounts	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	6	To Consider And Approve The Audited Consolidated Financial Statements Of The Company For The Year Ended 31 December 2020	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.80000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	7	To Consider And Approve The Profit Distribution Plan Of The Company For The Year Ended 31 December 2020	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	7	Appointment Of 2021 Audit Firm	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	8	To Consider And Approve The Proposal In Relation To The Engagement Of The Auditors For 2021, Re-Appointment Of Pricewaterhousecoopers As The Company'S International Auditor And Pricewaterhousecoopers Zhong Tian Llp As The Company'S Domestic Auditor For 2021 For A Term Ending At The Next Annual General Meeting Of The Company And To Authorise The Board Of Directors Of The Company To Agree The Remuneration With Pricewaterhousecoopers And Pricewaterhousecoopers Zhong Tian Llp With Reference To The Work Scope And Audit Requirements For 2021	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	8	Appointment Of 2021 Internal Control Audit Firm	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	9	To Consider And Approve The Proposal In Relation To The Appointment Of Internal Control Auditor For 2021, Re-Appointment Of Pricewaterhousecoopers Zhong Tian Llp As The Internal Control Auditor Of The Company For 2021 For A Term Ending At The Next Annual General Meeting Of The Company, The Remuneration Shall Not Exceed Rmb1.80 Million	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	9	2020 Remuneration (Payment And Work Subsidies) For Directors And Supervisors	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	10	To Consider And Approve The Proposal On The Salary (Remuneration, Work Subsidy) Of Directors And Supervisors Of The Company For The Year Of 2020	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	10	2021 Purchase Of Liability Insurance For Directors, Supervisors And Senior Management	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	11	To Consider And Approve The Proposal On The Purchase Of Liabilities Insurance For Directors, Supervisors And Senior Management Of The Company For The Year Of 2021	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	11	Guarantee Quota For The Second Half Of 2021 And The First Half Of 2022	For	For
CHINA RAILWAY GROUP LTD	23-Jun-2021	12	To Consider And Approve The Proposal In Relation To The Total Amount Of The Provision Of External Guarantee By The Company For The Second Half Of 2021 To The First Half Of 2022	For	For
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	29-Mar-2021	3	Ordinary Resolution In Item No. 1(A) Of The Notice Of Extraordinary General Meeting (To Authorise The Entry Into And Performance By The Company Of The Joint Venture Agreement (The "Jv Agreement") Dated 22 January 2021 And The Transactions Contemplated Thereunder)	For	For
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	29-Mar-2021	4	Ordinary Resolution In Item No. 1(B) Of The Notice Of Extraordinary General Meeting (To Authorize The Provision Of Additional Capital Commitment, Shareholder'S Loans And/Or Guarantee By The Group Pursuant To The Jv Agreement)	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	29-Mar-2021	5	Ordinary Resolution In Item No. 1(C) Of The Notice Of Extraordinary General Meeting (To Authorise The Entry Into And Performance By The Company Of The Relocation Compensation Agreement (The "Relocation Compensation Agreement") Dated 22 January 2021 And The Transactions Contemplated Thereunder)	For	For
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	29-Mar-2021	6	Ordinary Resolution In Item No. 1(D) Of The Notice Of Extraordinary General Meeting (To Authorise The Entry Into And Performance Of The New Relocation Compensation Agreement (The "New Relocation Compensation Agreement") Upon The Establishment Of Joint Venture)	For	For
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	29-Mar-2021	7	Ordinary Resolution In Item No. 1(E) Of The Notice Of Extraordinary General Meeting (To Authorise The Entry Into And Performance By The Company Of The Construction Agreement (The "Construction Agreement") Dated 22 January 2021)	For	For
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	29-Mar-2021	8	Ordinary Resolution In Item No. 1(F) Of The Notice Of Extraordinary General Meeting (To Authorize The Directors Of The Company To Do Such Acts And Things And To Take Such Steps As They May Consider Necessary, Desirable Or Expedient For The Purpose, Or In Connection With, The Implementation And Giving Effect To The Jv Agreement, The Relocation Compensation Agreement, The New Relocation Compensation Agreement And The Construction Agreement, And The Transactions Contemplated Thereunder)	For	For
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	29-Mar-2021	9	To Re-Elect Mr. Richard Raymond Weissend As Director	For	For
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	18-May-2021	3	To Receive And Consider The Audited Financial Statements And The Directors' Report And The Independent Auditor'S Report For The Year Ended 31 December 2020	For	For
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	18-May-2021	4	To Declare A Final Dividend Of Rmb0.131 Per Share For The Year Ended 31 December 2020	For	For
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	18-May-2021	5	To Re-Elect Mr. Lai Ni Hium As Director	For	For
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	18-May-2021	6	To Re-Elect Mr. Houang Tai Ninh As Director	For	Combined
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	18-May-2021	7	To Re-Elect Mr. Chan Bernard Charnwut As Director	For	Combined
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	18-May-2021	8	To Re-Elect Mr. Siu Kwing Chue, Gordon As Director	For	Combined
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	18-May-2021	9	To Fix The Fees For All Directors	For	For
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	18-May-2021	10	To Re-Appoint Deloitte Touche Tohmatsu As Auditor And To Authorise The Directors To Fix Their Remuneration	For	For
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	18-May-2021	11	Ordinary Resolution In Item No.5 Of The Notice Of Annual General Meeting (To Give A General Mandate To The Directors To Buy Back Shares Of The Company)	For	For
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	18-May-2021	12	Ordinary Resolution In Item No.6 Of The Notice Of Annual General Meeting (To Give A General Mandate To The Directors To Issue New Shares Of The Company)	For	Combined
CHINA RESOURCES BEER (HOLDINGS) COMPANY LTD	18-May-2021	13	Ordinary Resolution In Item No.7 Of The Notice Of Annual General Meeting (To Extend The General Mandate To Be Given To The Directors To Issue New Shares)	For	Against
CHINA RESOURCES CEMENT HOLDINGS LTD	14-May-2021	3	To Receive And Consider The Audited Financial Statements, The Report Of The Directors And The Independent Auditor'S Report For The Year Ended 31 December 2020	For	Combined
CHINA RESOURCES CEMENT HOLDINGS LTD	14-May-2021	4	To Declare A Final Dividend Of Hkd 0.34 Per Share For The Year Ended 31 December 2020	For	For
CHINA RESOURCES CEMENT HOLDINGS LTD	14-May-2021	5	To Re-Elect Mr. Li Fuli As Director	For	For
CHINA RESOURCES CEMENT HOLDINGS LTD	14-May-2021	6	To Re-Elect Mr. Chen Ying As Director	For	Combined
CHINA RESOURCES CEMENT HOLDINGS LTD	14-May-2021	7	To Re-Elect Mr. Wang Yan As Director	For	Against
CHINA RESOURCES CEMENT HOLDINGS LTD	14-May-2021	8	To Re-Elect Madam Wan Suet Fei As Director	For	Combined
CHINA RESOURCES CEMENT HOLDINGS LTD	14-May-2021	9	To Re-Elect Mr. Jing Shiqing As Director	For	For
CHINA RESOURCES CEMENT HOLDINGS LTD	14-May-2021	10	To Authorise The Board Of Directors To Fix The Remuneration Of The Directors Of The Company	For	For
CHINA RESOURCES CEMENT HOLDINGS LTD	14-May-2021	11	To Re-Appoint Messrs. Ernst & Young As Auditor And To Authorise The Board Of Directors To Fix Their Remuneration	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA RESOURCES CEMENT HOLDINGS LTD	14-May-2021	12	To Give A General Mandate To The Directors To Repurchase Shares Of The Company	For	For
CHINA RESOURCES CEMENT HOLDINGS LTD	14-May-2021	13	To Give A General Mandate To The Directors To Issue Additional Shares Of The Company	For	Combined
CHINA RESOURCES CEMENT HOLDINGS LTD	14-May-2021	14	To Extend The General Mandate To Be Given To The Directors To Issue New Shares	For	Against
CHINA RESOURCES GAS GROUP LTD	21-May-2021	3	To Receive And Consider The Audited Consolidated Financial Statements And The Directors' Report And The Independent Auditor'S Report For The Year Ended 31 December 2020	For	Combined
CHINA RESOURCES GAS GROUP LTD	21-May-2021	4	To Declare A Final Dividend Of 78 Hk Cents Per Share For The Year Ended 31 December 2020	For	For
CHINA RESOURCES GAS GROUP LTD	21-May-2021	5	To Re-Elect Mr. Ge Bin As Director	For	Combined
CHINA RESOURCES GAS GROUP LTD	21-May-2021	6	To Re-Elect Madam Wan Suet Fei As Director	For	Combined
CHINA RESOURCES GAS GROUP LTD	21-May-2021	7	To Re-Elect Mr. Yang Yuchuan As Director	For	Combined
CHINA RESOURCES GAS GROUP LTD	21-May-2021	8	To Authorise The Board Of Directors To Fix The Remuneration Of The Directors	For	For
CHINA RESOURCES GAS GROUP LTD	21-May-2021	9	To Re-Appoint Messrs. Ernst & Young As Auditor And To Authorise The Board Of Directors To Fix The Auditor'S Remuneration	For	For
CHINA RESOURCES GAS GROUP LTD	21-May-2021	10	To Give A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares Of The Company Not Exceeding 20 Per Cent. Of The Existing Issued Shares Of The Company (The "General Mandate")	For	Combined
CHINA RESOURCES GAS GROUP LTD	21-May-2021	11	To Give A General Mandate To The Directors To Repurchase Shares Of The Company Not Exceeding 10 Per Cent. Of The Existing Issued Shares Of The Company (The "Repurchase Mandate")	For	Combined
CHINA RESOURCES GAS GROUP LTD	21-May-2021	12	To Issue Under The General Mandate An Additional Number Of Shares Representing The Number Of Shares Repurchased Under The Repurchase Mandate	For	Combined
CHINA RESOURCES LAND LTD	09-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0428/2021042801015.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0428/2021042801119.Pdf	Non-voting resolution	Combined
CHINA RESOURCES LAND LTD	09-Jun-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
CHINA RESOURCES LAND LTD	09-Jun-2021	3	To Receive And Consider The Audited Financial Statements And The Directors' Report And The Independent Auditor'S Report For The Year Ended 31 December 2020	For	Combined
CHINA RESOURCES LAND LTD	09-Jun-2021	4	To Declare A Final Dividend Of Hkd 1.312 Per Share For The Year Ended 31 December 2020	For	For
CHINA RESOURCES LAND LTD	09-Jun-2021	5	To Re-Elect Mr. Chen Rong As Director	For	Combined
CHINA RESOURCES LAND LTD	09-Jun-2021	6	To Re-Elect Mr. Wang Yan As Director	For	Combined
CHINA RESOURCES LAND LTD	09-Jun-2021	7	To Re-Elect Mr. Li Xin As Director	For	Combined
CHINA RESOURCES LAND LTD	09-Jun-2021	8	To Re-Elect Mr. Guo Shiqing As Director	For	Combined
CHINA RESOURCES LAND LTD	09-Jun-2021	9	To Re-Elect Mr. Wan Kam To, Peter As Director	For	Combined
CHINA RESOURCES LAND LTD	09-Jun-2021	10	To Re-Elect Mr. Yan Y. Andrew As Director	For	Combined
CHINA RESOURCES LAND LTD	09-Jun-2021	11	To Authorise The Board Of Directors To Fix The Remuneration Of The Directors	For	For
CHINA RESOURCES LAND LTD	09-Jun-2021	12	To Re-Appoint Messrs. Ernst & Young As Auditor Of The Company And Authorise The Board Of Directors To Fix Their Remuneration	For	For
CHINA RESOURCES LAND LTD	09-Jun-2021	13	To Give A General Mandate To The Directors To Repurchase Shares Of The Company	For	For
CHINA RESOURCES LAND LTD	09-Jun-2021	14	To Give A General Mandate To The Directors To Issue New Shares Of The Company	For	Combined
CHINA RESOURCES LAND LTD	09-Jun-2021	15	To Extend The General Mandate To Be Given To The Directors To Issue New Shares	For	Against
CHINA RESOURCES MIXC LIFESTYLE SERVICES LIMITED	08-Jun-2021	3	To Receive And Consider The Audited Financial Statements And The Directors' Report And The Independent Auditor'S Report For The Year Ended 31 December 2020	For	Combined
CHINA RESOURCES MIXC LIFESTYLE SERVICES LIMITED	08-Jun-2021	4	To Declare A Final Dividend Of Hk0.158 Cents Per Share For The Year Ended 31 December 2020	For	For
CHINA RESOURCES MIXC LIFESTYLE SERVICES LIMITED	08-Jun-2021	5	To Re-Elect Mr. Yu Linkang As Director	For	For
CHINA RESOURCES MIXC LIFESTYLE SERVICES LIMITED	08-Jun-2021	6	To Re-Elect Mr. Wang Haimin As Director	For	For
CHINA RESOURCES MIXC LIFESTYLE SERVICES LIMITED	08-Jun-2021	7	To Re-Elect Ms. Wei Xiaohua As Director	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA RESOURCES MIXC LIFESTYLE SERVICES LIMITED	08-Jun-2021	8	To Re-Elect Ms. Yang Hongxia As Director	For	For
CHINA RESOURCES MIXC LIFESTYLE SERVICES LIMITED	08-Jun-2021	9	To Re-Elect Mr. Li Xin As Director	For	For
CHINA RESOURCES MIXC LIFESTYLE SERVICES LIMITED	08-Jun-2021	10	To Re-Elect Mr. Guo Shiqing As Director	For	For
CHINA RESOURCES MIXC LIFESTYLE SERVICES LIMITED	08-Jun-2021	11	To Re-Elect Mr. Lau Ping Cheung Kaizer As Director	For	For
CHINA RESOURCES MIXC LIFESTYLE SERVICES LIMITED	08-Jun-2021	12	To Re-Elect Mr. Cheung Kwok Ching As Director	For	For
CHINA RESOURCES MIXC LIFESTYLE SERVICES LIMITED	08-Jun-2021	13	To Re-Elect Mr. Chan Chung Yee Alan As Director	For	For
CHINA RESOURCES MIXC LIFESTYLE SERVICES LIMITED	08-Jun-2021	14	To Re-Elect Ms. Qin Hong As Director	For	For
CHINA RESOURCES MIXC LIFESTYLE SERVICES LIMITED	08-Jun-2021	15	To Authorise The Board Of Directors To Fix The Remuneration Of The Directors	For	For
CHINA RESOURCES MIXC LIFESTYLE SERVICES LIMITED	08-Jun-2021	16	To Re-Appoint Messrs. Ernst & Young As Auditor Of The Company And Authorise The Board Of Directors To Fix Their Remuneration	For	For
CHINA RESOURCES MIXC LIFESTYLE SERVICES LIMITED	08-Jun-2021	17	Ordinary Resolution In Item No. 5 Of The Notice Of Annual General Meeting. (To Give A General Mandate To The Directors To Repurchase Shares Of The Company)	For	For
CHINA RESOURCES MIXC LIFESTYLE SERVICES LIMITED	08-Jun-2021	18	Ordinary Resolution In Item No. 6 Of The Notice Of Annual General Meeting. (To Give A General Mandate To The Directors To Issue New Shares Of The Company)	For	Combined
CHINA RESOURCES MIXC LIFESTYLE SERVICES LIMITED	08-Jun-2021	19	Ordinary Resolution In Item No. 7 Of The Notice Of Annual General Meeting. (To Extend The General Mandate To Be Given To The Directors To Issue New Shares)	For	Against
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	28-May-2021	1	Please Note In The Hong Kong Market That A Vote Of "Abstain" Will Be Treated The Same As A "Take No Action" Vote.	Non-voting resolution	Combined
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	28-May-2021	2	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0427/2021042700493.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0427/2021042700505.Pdf	Non-voting resolution	Non-voting resolution
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	28-May-2021	3	To Receive And Consider The Audited Financial Statements, The Directors' Report And The Independent Auditor'S Report Of The Company For The Year Ended 31 December 2020	For	Combined
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	28-May-2021	4	To Declare A Final Dividend Of HK0.12 Per Share For The Year Ended 31 December 2020	For	For
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	28-May-2021	5	To Re-Elect Mr. Wang Chuncheng As Director	For	Combined
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	28-May-2021	6	To Re-Elect Mr. Yu Zhongliang As Director	For	Combined
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	28-May-2021	7	To Re-Elect Mr. Hou Bo As Director	For	Combined
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	28-May-2021	8	To Re-Elect Mr. Qing Mei Ping Cuo As Director	For	Combined
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	28-May-2021	9	To Re-Elect Mr. Fu Tingmei As Director	For	For
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	28-May-2021	10	To Re-Elect Mr. Zhang Kejian As Director	For	For
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	28-May-2021	11	To Authorise The Board To Fix The Remuneration Of The Directors	For	For
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	28-May-2021	12	To Re-Appoint Messr. Ernst And Young As The Auditor Of The Company And To Authorise The Board To Fix Their Remuneration	For	For
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	28-May-2021	13	To Give A General Mandate To The Directors To Buy Back Shares Of The Company	For	For
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	28-May-2021	14	To Give A General Mandate To The Directors To Issue New Shares Of The Company	For	Combined
CHINA RESOURCES PHARMACEUTICAL GROUP LTD	28-May-2021	15	To Extend The General Mandate To Be Given To The Directors To Issue New Shares Of The Company	For	Against
CHINA RESOURCES POWER HOLDINGS CO LTD	07-Jun-2021	3	To Receive And Consider The Audited Financial Statements And The Report Of The Directors And Independent Auditor'S Report For The Year Ended 31 December 2020	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA RESOURCES POWER HOLDINGS CO LTD	07-Jun-2021	4	To Declare A Final Dividend Of Hkd 0.406 Per Share For The Year Ended 31 December 2020	For	For
CHINA RESOURCES POWER HOLDINGS CO LTD	07-Jun-2021	5	To Re-Elect Mr. Tang Yong As Director	For	For
CHINA RESOURCES POWER HOLDINGS CO LTD	07-Jun-2021	6	To Re-Elect Ms. Wang Xiao Bin As Director	For	For
CHINA RESOURCES POWER HOLDINGS CO LTD	07-Jun-2021	7	To Re-Elect Dr. Ch'len K.F., Raymond As Director	For	For
CHINA RESOURCES POWER HOLDINGS CO LTD	07-Jun-2021	8	To Re-Elect Ms. Leung Oi-Sie Elsie As Director	For	For
CHINA RESOURCES POWER HOLDINGS CO LTD	07-Jun-2021	9	To Authorise The Board Of Directors To Fix The Remuneration Of All Directors	For	For
CHINA RESOURCES POWER HOLDINGS CO LTD	07-Jun-2021	10	To Re-Appoint Deloitte Touche Tohmatsu As Auditor And Authorise The Directors To Fix Its Remuneration	For	For
CHINA RESOURCES POWER HOLDINGS CO LTD	07-Jun-2021	11	To Give A General Mandate To The Directors To Buy Back Shares Of The Company	For	For
CHINA RESOURCES POWER HOLDINGS CO LTD	07-Jun-2021	12	To Give A General Mandate To The Directors To Issue New Shares Of The Company	For	Combined
CHINA RESOURCES POWER HOLDINGS CO LTD	07-Jun-2021	13	To Extend The General Mandate To Be Given To The Directors To Issue Shares	For	Against
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	08-Mar-2021	1	2021 Continuing Connected Transactions	For	Combined
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	17-May-2021	1	2020 Financial Report	For	For
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	17-May-2021	2	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny5.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	17-May-2021	3	2020 Work Report Of The Board Of Directors	For	For
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	17-May-2021	4	2020 Work Report Of The Supervisory Committee	For	For
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	17-May-2021	5	2020 Annual Report And Its Summary	For	For
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	17-May-2021	6	Allowance Standards For Independent Directors	For	For
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	17-May-2021	7	Election Of Non-Independent Director: Wang Chuncheng	For	For
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	17-May-2021	8	Election Of Non-Independent Director: Han Yuewei	For	For
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	17-May-2021	9	Election Of Non-Independent Director: Wei Xing	For	For
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	17-May-2021	10	Election Of Non-Independent Director: Guo Wei	For	For
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	17-May-2021	11	Election Of Non-Independent Director: Deng Ronghui	For	For
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	17-May-2021	12	Election Of Non-Independent Director: Qiu Huawei	For	For
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	17-May-2021	13	Election Of Non-Independent Director: Zhou Hui	For	For
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	17-May-2021	14	Election Of Independent Director: Yao Xingtian	For	For
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	17-May-2021	15	Election Of Independent Director: Tu Pengfei	For	For
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	17-May-2021	16	Election Of Independent Director: Xu Fang	For	For
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	17-May-2021	17	Election Of Independent Director: Liu Junyong	For	For
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	17-May-2021	18	Election Of Non-Employee Supervisor: Tao Ran	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	17-May-2021	19	Election Of Non-Employee Supervisor: Weng Jingwen	For	For
CHINA RESOURCES SANJIU MEDICAL & PHARMACEUTICAL CO	17-May-2021	20	Election Of Non-Employee Supervisor: Tang Na	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	19-Mar-2021	1	Change Of The Company'S Registered Capital	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	19-Mar-2021	2	Amendments To The Company'S Articles Of Association And Rules Of Procedure Governing Shareholders' General Meetings	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	14-May-2021	1	Election Of Pu Weiguang As An Independent Non-Executive Director	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	14-May-2021	2	Election Of Lai Guanrong As An Independent Non-Executive Director	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	14-May-2021	3	Setting Up A Asset Management Subsidiary	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	14-May-2021	4	Provision Of Net Capital Guarantee For The Above Asset Management Subsidiary	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	14-May-2021	5	Change Of The Company'S Business Scope	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	14-May-2021	6	Amendments To The Company'S Articles Of Association	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	29-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	29-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	29-Jun-2021	3	2020 Annual Accounts	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	29-Jun-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included);Cny3.75000000 2) Bonus Issue From Profit (Share/10 Shares);None 3) Bonus Issue From Capital Reserve (Share/10 Shares);None	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	29-Jun-2021	5	2020 Annual Report	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	29-Jun-2021	6	Election Of Zhang Wei As A Director	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	29-Jun-2021	7	Election Of Wang Hua As A Director	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	29-Jun-2021	8	Amendments To The Articles Of Association	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	29-Jun-2021	9	2021 Proprietary Investment Quota	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	29-Jun-2021	10	2021 Estimated Continuing Connected Transactions: 2021 Estimated Connected Transactions With A Company	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	29-Jun-2021	11	2021 Estimated Continuing Connected Transactions: 2022 Estimated Connected Transactions With A 2Nd Company	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	29-Jun-2021	12	2021 Estimated Continuing Connected Transactions: 2023 Estimated Connected Transactions With A 3Rd Company	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	29-Jun-2021	13	2021 Estimated Continuing Connected Transactions: 2024 Estimated Connected Transactions With A 4Th Company	For	For
CHINA SECURITIES CO LTD (DOING BUSINESS AS CSC FIN	29-Jun-2021	14	Reappointment Of 2021 Audit Firm	For	For
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	1	General Authorization To The Board Regarding H-Share Repurchase	For	For
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	3	To Consider And, If Thought Fit, To Approve The Following General Mandate For The Board Of Directors And The Persons Authorised By The Board Of Directors To Repurchase The Company'S H Shares: (1) The Board Of Directors Be Granted A General Mandate, By Reference To The Requirements Of The Relevant Laws And Regulations, To Repurchase The Company'S H Shares On Market Of The Stock Exchange Of Hong Kong Limited Not Exceeding 10% Of The Number Of The Company'S H Shares In Issue At The Time When This Resolution Is Passed At The Annual General Meeting And The Class Meetings Of Shareholders. (2) The Board Of Directors Be Authorised To (Including But Not Limited To The Following): (I) Formulate And Implement Repurchase Plan, Including But Not Limited To Determining The Time Of Repurchase, Period Of Repurchase, Repurchase Price And Number Of Shares To Repurchase, Etc.; (Ii) Notify Creditors And Issue Announcements Pursuant To The Requirements Of The Laws And Regulations Such As Company Law Of The People'S Republic Of China And The Articles Of Association Of The Company; (Iii) Open Overseas Share Accounts And Money Accounts And To Carry Out Related Change Of Foreign Exchange Registration Procedures; (Iv) Carry Out Relevant Approval Or Filing Procedures (If Any) Pursuant To The Applicable Laws, Regulations And Rules; (V) Carry Out Cancellation Procedures For Repurchased Shares, Make Corresponding Amendments To The Articles Of Association Of The Company Relating To, Among Others, Share Capital And Shareholdings, And Carry Out Modification Registrations And Make Filings; (Vi) Execute And Deal With Any Documents And Matters Related To Share Repurchase. (3) Authorisation Period The Period Of Above General Mandate Shall Not Exceed The Relevant Period (The "Relevant Period"). The Relevant Period Commences From The Day When The Authority Conferred By This Special Resolution Is Approved By A Special Resolution At The Annual General Meeting, The Class Meeting Of Holders Of A Shares And The Class Meeting Of Holders Of H Shares And Ends At The Earlier Of:	For	For
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	3	2020 Financial Report	For	For
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	3	To Consider And, If Thought Fit, To Approve The Report Of The Board Of Directors Of The Company For The Year Ended 31 December 2020	For	For
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny18.10000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	4	To Consider And, If Thought Fit, To Approve The Report Of The Supervisory Committee Of The Company For The Year Ended 31 December 2020	For	For
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	5	2020 Remuneration For Directors And Supervisors	For	For
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	5	To Consider And, If Thought Fit, To Approve The Audited Financial Statements Of The Company For The Year Ended 31 December 2020	For	For
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	6	Re-Appointment Of 2021 External Audit Firm	For	For
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	6	To Consider And, If Thought Fit, To Approve The Company'S Profit Distribution Plan For The Year Ended 31 December 2020: (1) Final Dividend For The Year Ended 31 December 2020 In The Amount Of Rmb1.81 Per Share (Inclusive Of Tax) Be Declared And Distributed, The Aggregate Amount Of Which Is Approximately Rmb35,962 Million (Inclusive Of Tax); (2) To Authorise The Chairman And The Chief Executive Officer To Implement The Above-Mentioned Profit Distribution Matters And To Deal With Relevant Matters In Relation To Tax Withholding And Foreign Exchange As Required By Relevant Laws, Regulations And Regulatory Authorities	For	For
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	7	Financial Service Agreement From 2021 To 2023 To Be Signed With A Company	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	7	To Consider And, If Thought Fit, To Approve The Remuneration Of The Directors And Supervisors Of The Company For The Year Ended 31 December 2020: (1) Chairman And Executive Director, Wang Xiangxi, And Former Executive Directors, Li Dong, Gao Song And Mi Shuhua Are Remunerated By China Energy Investment Corporation Limited ("China Energy") And Are Not Remunerated By The Company In Cash; Aggregate Remuneration Of The Executive Directors, Yang Jiping, Xu Mingjun, Employee Director, Wang Xingzhong, Amounted To Rmb1,433,303; (2) Aggregate Remuneration Of The Independent Non-Executive Directors Is In The Amount Of Rmb1,350,000, And The Non-Executive Directors (Other Than The Independent Non- Executive Directors) Are Remunerated By China Energy And Are Not Remunerated By The Company In Cash; (3) Chairman Of The Supervisory Committee Of The Company, Luo Meijian, Shareholder Representative Supervisor, Zhou Dayu, And Former Chairman Of The Supervisory Committee Of The Company, Zhai Richeng, Are Remunerated By China Energy And Are Not Remunerated By The Company In Cash. Aggregate Remuneration Of Employees' Representative Supervisor, Zhang Changyan, Amounted To Rmb846,632	For	For
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	8	Election Of Yang Rongming As A Non-Executive Director	For	For
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	8	To Consider And, If Thought Fit, To Approve The Extension Of Appointment Of Kpmg And Kpmg Huazhen Llp As The International And The Prc Auditors Of The Company For The Year Of 2021 Until The Completion Of The Next Annual General Meeting And To Authorise A Directors' Committee Comprising Of The Chairman And Chairman Of The Audit Committee To Determine Their 2021 Remuneration	For	For
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	9	Decrease Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	9	To Consider And, If Thought Fit, To Approve The Company Entering Into The 2021-2023 Financial Services Agreement With China Energy Finance Co., Ltd. And The Terms, Proposed Annual Caps And The Transactions Contemplated Thereunder	For	For
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	10	General Authorization To The Board Regarding H-Share Repurchase	For	For
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	10	To Consider And, If Thought Fit, To Elect Mr. Yang Rongming As A Nonexecutive Director Of The Fifth Session Of The Board Of Directors Of The Company, With A Term Of Office From The Date Of Election And Approval At The Annual General Meeting To The Date Of Expiry Term Of The Fifth Session Of The Board Of Directors Of The Company, Being 28 May 2023	For	For
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	11	To Consider And, If Thought Fit, To Decrease Registered Capital Of The Company And Approve The Amendments To The Articles Of Association Of The Company	For	For
CHINA SHENHUA ENERGY COMPANY LTD	25-Jun-2021	12	To Consider And, If Thought Fit, To Approve The Following General Mandate For The Board Of Directors And The Persons Authorised By The Board Of Directors To Repurchase The Company'S H Shares: (1) The Board Of Directors Be Granted A General Mandate, By Reference To The Requirements Of The Relevant Laws And Regulations, To Repurchase The Company'S H Shares On Market Of The Stock Exchange Of Hong Kong Limited Not Exceeding 10% Of The Number Of The Company'S H Shares In Issue At The Time When This Resolution Is Passed At The Annual General Meeting And The Class Meetings Of Shareholders. (2) The Board Of Directors Be Authorised To (Including But Not Limited To The Following): (I) Formulate And Implement Repurchase Plan, Including But Not Limited To Determining The Time Of Repurchase, Period Of Repurchase, Repurchase Price And Number Of Shares To Repurchase, Etc.; (Ii) Notify Creditors And Issue Announcements Pursuant To The Requirements Of The Laws And Regulations Such As Company Law Of The People'S Republic Of China And The Articles Of Association Of The Company; (Iii) Open Overseas Share Accounts And Money Accounts And To Carry Out Related Change Of Foreign Exchange Registration Procedures; (Iv) Carry Out Relevant Approval Or Filing Procedures (If Any) Pursuant To The Applicable Laws, Regulations And Rules; (V) Carry Out Cancellation Procedures For Repurchased Shares, Make Corresponding Amendments To The Articles Of Association Of The Company Relating To, Among Others, Share Capital And Shareholdings, And Carry Out Modification Registrations And Make Filings; (Vi) Execute And Deal With Any Documents And Matters Related To Share Repurchase. (3) Authorisation Period The Period Of Above General Mandate Shall Not Exceed The Relevant Period (The "Relevant Period"). The Relevant Period Commences From The Day When The Authority Conferred By This Special Resolution Is Approved By A Special Resolution At The Annual General Meeting, The Class Meeting Of Holders Of A Shares And The Class Meeting Of Holders Of H Shares And Ends At The Earlier Of: 2020 Work Report Of The Board Of Directors	For	For
CHINA SHIPBUILDING INDUSTRY COMPANY LTD	30-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
CHINA SHIPBUILDING INDUSTRY COMPANY LTD	30-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA SHIPBUILDING INDUSTRY COMPANY LTD	30-Jun-2021	3	2020 Annual Report And Its Summary	For	For
CHINA SHIPBUILDING INDUSTRY COMPANY LTD	30-Jun-2021	4	2020 Annual Accounts	For	For
CHINA SHIPBUILDING INDUSTRY COMPANY LTD	30-Jun-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CHINA SHIPBUILDING INDUSTRY COMPANY LTD	30-Jun-2021	6	Limit Quota Of 2021 Continuing Connected Transactions: The 2021 Product Purchase And Sale Principle Agreement To Be Signed With A Company And 2021 Estimated Transaction Upper Limit	For	For
CHINA SHIPBUILDING INDUSTRY COMPANY LTD	30-Jun-2021	7	Limit Quota Of 2021 Continuing Connected Transactions: The 2021 Service Supply Principle Agreement To Be Signed With The Above Company And 2021 Estimated Transaction Upper Limit	For	For
CHINA SHIPBUILDING INDUSTRY COMPANY LTD	30-Jun-2021	8	Limit Quota Of 2021 Continuing Connected Transactions: The 2021 Assets Leasing Principle Agreement To Be Signed With The Above Company And 2021 Estimated Leasing Upper Limit	For	For
CHINA SHIPBUILDING INDUSTRY COMPANY LTD	30-Jun-2021	9	Limit Quota Of 2021 Continuing Connected Transactions: The 2021 Financial Service Framework Agreement To Be Signed With Another Company And 2021 Estimated Upper Limit Of Deposits And Loans Balance	For	Combined
CHINA SHIPBUILDING INDUSTRY COMPANY LTD	30-Jun-2021	10	2021 Maximum Guarantee Quota For Subordinate Companies	For	Against
CHINA SHIPBUILDING INDUSTRY COMPANY LTD	30-Jun-2021	11	2021 Maximum Guarantee Quota For Related Parties	For	Against
CHINA SHIPBUILDING INDUSTRY COMPANY LTD	30-Jun-2021	12	Appointment Of 2021 Financial Audit Firm And Internal Control Audit Firm	For	Combined
CHINA SOUTHERN AIRLINES CO LTD	30-Apr-2021	1	Amendments To The Company'S Articles Of Association	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Apr-2021	2	The Amendments To The Articles Of Association	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Apr-2021	2	Allowance Standards For Independent Non-Executive Directors	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Apr-2021	3	The Allowance Standard Of The Independent Non-Executive Directors Of The 9Th Session Of The Board Of The Company	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Apr-2021	3	Election Of Executive Director: Ma Xulun	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Apr-2021	4	Election Of Executive Director: Han Wensheng	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Apr-2021	5	The Resolution Regarding The Election Of Mr. Ma Xu Lun As An Executive Director Of The 9Th Session Of The Board Of The Company	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Apr-2021	5	Election Of Non-Independent Non-Executive Director: Liu Changle	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Apr-2021	6	The Resolution Regarding The Election Of Mr. Han Wen Sheng As An Executive Director Of The 9Th Session Of The Board Of The Company	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Apr-2021	6	Election Of Non-Independent Non-Executive Director: Gu Huizhong	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Apr-2021	7	Election Of Non-Independent Non-Executive Director: Guo Wei	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Apr-2021	8	The Resolution Regarding The Election Of Mr. Liu Chang Le As An Independent Non-Executive Director Of The 9Th Session Of The Board Of The Company	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Apr-2021	8	Election Of Non-Independent Non-Executive Director: Yan Yan	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Apr-2021	9	The Resolution Regarding The Election Of Mr. Gu Hui Zhong As An Independent Non-Executive Director Of The 9Th Session Of The Board Of The Company	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Apr-2021	9	Election Of Shareholder Supervisor: Li Jiashi	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Apr-2021	10	The Resolution Regarding The Election Of Mr. Guo Wei As An Independent Non-Executive Director Of The 9Th Session Of The Board Of The Company	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Apr-2021	10	Election Of Shareholder Supervisor: Lin Xiaochun	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Apr-2021	11	The Resolution Regarding The Election Of Mr. Yan Yan As An Independent Non-Executive Director Of The 9Th Session Of The Board Of The Company	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Apr-2021	13	The Resolution Regarding The Election Of Mr. Li Jia Shi As A Shareholder Representative Supervisor Of The 9Th Session Of The Supervisory Committee Of The Company	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Apr-2021	14	The Resolution Regarding The Election Of Mr. Lin Xiao Chun As A Shareholder Representative Supervisor Of The 9Th Session Of The Supervisory Committee Of The Company	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Jun-2021	2	2020 Work Report Of The Board Of Directors	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Jun-2021	3	The Report Of The Directors Of The Company For The Year 2020	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Jun-2021	3	2020 Work Report Of The Supervisory Committee	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA SOUTHERN AIRLINES CO LTD	30-Jun-2021	4	The Report Of The Supervisory Committee Of The Company For The Year 2020	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Jun-2021	4	2020 Audited Consolidated Financial Statements	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Jun-2021	5	The Audited Consolidated Financial Statements Of The Company For The Year 2020	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Jun-2021	5	2020 Profit Distribution Plan Of The Company: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny0.00000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Jun-2021	6	The Profit Distribution Proposal Of The Company For The Year 2020	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Jun-2021	6	Appointment Of External Audit Firm	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Jun-2021	7	The Appointment Of External Auditor	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Jun-2021	7	General Authorization For The Issuance Of Stocks	For	Combined
CHINA SOUTHERN AIRLINES CO LTD	30-Jun-2021	8	To Authorize The Board Of Directors To Issue Shares Under The General Mandate	For	Against
CHINA SOUTHERN AIRLINES CO LTD	30-Jun-2021	8	General Authorization To The Board Regarding The Issuance Of Debt Financing Instruments	For	Combined
CHINA SOUTHERN AIRLINES CO LTD	30-Jun-2021	9	To Authorize The Board Of Directors To Issue The Debt Financing Instruments Under The General Mandate	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Jun-2021	9	Authorization To A Company To Provide Guarantee Quota For Subsidiaries	For	For
CHINA SOUTHERN AIRLINES CO LTD	30-Jun-2021	10	To Authorize Xiamen Airlines Company Limited On The Provision Of Guarantees To Its Subsidiaries	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	15-Jan-2021	1	Amendments To The Work System For Independent Directors	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	15-Jan-2021	2	Repurchase Of The Second And Third Phase Restricted A-Share Stocks From Plan Participants	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	15-Jan-2021	3	Renewal Of The Comprehensive Services Framework Agreement With A Company	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	15-Jan-2021	4	Renewal Of The Financial Service Agreement Between The Above Company And Another Company	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	1	2020 Work Report Of Independent Directors	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	4	2020 Annual Accounts	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.14700000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	6	2020 Annual Report	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	7	2021 Financial Budget Report	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	8	2020 Investment Budget Results And 2021 Investment Budget Plan	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	9	Reappointment Of 2021 Internal Control Audit Firm	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	10	Reappointment Of 2021 Financial Audit Firm	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	11	2021 Financing Guarantee Quota	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	12	Quota For 2021 Registration And Issuance Of Domestic Corporate Bonds	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	13	Renewal Of Liability Insurance From 2021 To 2023 By Directors, Supervisors And Senior Management	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	14	Election Of Director: Zhou Naixiang	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	15	Election Of Director: Zheng Xuexuan	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	16	Election Of Director: Zhang Zhaoxiang	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	17	Election Of Independent Director: Xu Wenrong	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	18	Election Of Independent Director: Jia Chen	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	19	Election Of Independent Director: Sun Chengming	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	20	Election Of Independent Director: Li Ping	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	21	Election Of Shareholder Supervisor: Shi Zhiping	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	22	Election Of Shareholder Supervisor: Li Jianbo	For	For
CHINA STATE CONSTRUCTION ENGINEERING CORPORATION L	13-May-2021	23	Election Of Shareholder Supervisor: Tian Shifang	For	For
CHINA STATE CONSTRUCTION INTERNATIONAL HOLDINGS LT	12-Jan-2021	3	To Approve, Confirm And Ratify The New Csecl Construction Engagement Agreement (As Defined In The Circular Of The Company Dated 24 November 2020 (The "Circular")) And The Transactions Contemplated Thereunder And The Implementation Thereof; To Approve The Csecl Construction Engagement Cap (As Defined In The Circular) For The Period Between 1 January 2021 And 31 December 2023; To Approve The Csc Construction Engagement Cap (As Defined In The Circular) For The Period Between 1 January 2021 And 31 December 2023; And To Authorise Any One Director Of The Company (Or Any Two Directors Of The Company Or One Director And The Secretary Of The Company Or Such Other Person, In The Case Of Execution Of Documents Under Seal) For And On Behalf Of The Company To Execute All Such Other Documents, Instruments And Agreements And To Do All Such Acts Or Things Deemed By Him/Her To Be Incidental To, Ancillary To Or In Connection With The Matters Contemplated In The New Csecl Construction Engagement Agreement And The Transactions Contemplated Thereunder And The Implementation Thereof Including The Affixing Of Common Seal Thereon	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA STATE CONSTRUCTION INTERNATIONAL HOLDINGS LT	12-Jan-2021	3	To Approve, Confirm And Ratify The New Master Engagement Agreement (As Defined In The Circular Of The Company Dated 17 December 2020 (The "Circular")) And The Transactions Contemplated Thereunder And The Implementation Thereof; To Approve The New Cogo Works Caps (As Defined In The Circular) For The Period Between 1 January 2021 And 31 December 2023; And To Authorise Any One Director Of The Company (Or Any Two Directors Of The Company Or One Director And The Secretary Of The Company Or Such Other Person, In The Case Of Execution Of Documents Under Seal) For And On Behalf Of The Company To Execute All Such Other Documents, Instruments And Agreements And To Do All Such Acts Or Things Deemed By Him/Her To Be Incidental To, Ancillary To Or In Connection With The Matters Contemplated In The New Master Engagement Agreement And The Transactions Contemplated Thereunder And The Implementation Thereof Including The Affixing Of Common Seal Thereon	For	For
CHINA STATE CONSTRUCTION INTERNATIONAL HOLDINGS LT	09-Jun-2021	3	To Receive And Adopt The Audited Financial Statements, The Directors' Report And The Independent Auditor'S Report For The Year Ended 31 December 2020	For	For
CHINA STATE CONSTRUCTION INTERNATIONAL HOLDINGS LT	09-Jun-2021	3	To Approve, Confirm And Ratify The Cooperation Agreement (As Defined In The Circular Of The Company Dated 6 May 2021 (The "Circular")) And The Transactions Contemplated Thereunder And The Implementation Thereof; And To Authorise Any One Director Of The Company (Or Any Two Directors Of The Company Or One Director And The Secretary Of The Company Or Such Other Person, In The Case Of Execution Of Documents Under Seal) For And On Behalf Of The Company To Execute All Such Other Documents, Instruments And Agreements And To Do All Such Acts Or Things Deemed By Him/Her To Be Incidental To, Ancillary To Or In Connection With The Matters Contemplated In The Cooperation Agreement And The Transactions Contemplated Thereunder And The Implementation Thereof Including The Affixing Of Common Seal Thereon	For	For
CHINA STATE CONSTRUCTION INTERNATIONAL HOLDINGS LT	09-Jun-2021	4	To Declare A Final Dividend For The Year Ended 31 December 2020 Of Hk19 Cents Per Share	For	For
CHINA STATE CONSTRUCTION INTERNATIONAL HOLDINGS LT	09-Jun-2021	5	To Re-Elect Mr. Zhang Haipeng As Director	For	For
CHINA STATE CONSTRUCTION INTERNATIONAL HOLDINGS LT	09-Jun-2021	6	To Re-Elect Mr. Tian Shuchen As Director	For	For
CHINA STATE CONSTRUCTION INTERNATIONAL HOLDINGS LT	09-Jun-2021	7	To Re-Elect Dr. Raymond Leung Hai Ming As Director	For	Combined
CHINA STATE CONSTRUCTION INTERNATIONAL HOLDINGS LT	09-Jun-2021	8	To Authorize The Board To Fix The Remuneration Of Directors	For	Combined
CHINA STATE CONSTRUCTION INTERNATIONAL HOLDINGS LT	09-Jun-2021	9	To Re-Appoint Ernst & Young As Auditor Of The Company And To Authorize The Board To Fix Its Remuneration	For	For
CHINA STATE CONSTRUCTION INTERNATIONAL HOLDINGS LT	09-Jun-2021	10	To Approve The Ordinary Resolution No. (6A) Of The Notice Of Annual General Meeting (To Give A General Mandate To The Directors To Issue Additional Shares)	For	Combined
CHINA STATE CONSTRUCTION INTERNATIONAL HOLDINGS LT	09-Jun-2021	11	To Approve The Ordinary Resolution No. (6B) Of The Notice Of Annual General Meeting (To Give A General Mandate To The Directors To Repurchase Shares)	For	Combined
CHINA STATE CONSTRUCTION INTERNATIONAL HOLDINGS LT	09-Jun-2021	12	To Approve The Ordinary Resolution No. (6C) Of The Notice Of Annual General Meeting (To Extend The General Mandate Granted To The Directors Pursuant To Ordinary Resolution No. (6A) To Issue Additional Shares)	For	Combined
CHINA STEEL CORP	18-Jun-2021	1	Adoption Of The 2020 Business Report And Financial Statements.	For	Combined
CHINA STEEL CORP	18-Jun-2021	2	Adoption Of The Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend: Twd 0.3 Per Share. Proposed Cash Dividend For Preferred Share A : Twd 1.4 Per Share	For	For
CHINA STEEL CORP	18-Jun-2021	3	Amendments To The Rules Governing The Election Of Directors.	For	For
CHINA STEEL CORP	18-Jun-2021	4	Amendments To The Rules Governing Procedures For Shareholders Meeting.	For	For
CHINA STEEL CORP	18-Jun-2021	5	Amendments To The Procedures For Loaning Of Funds.	For	For
CHINA TAIPING INSURANCE HOLDINGS CO LTD	08-Jun-2021	3	To Receive And Adopt The Audited Financial Statements, The Report Of The Directors And The Independent Auditor'S Report For The Year Ended 31 December 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA TAIPING INSURANCE HOLDINGS CO LTD	08-Jun-2021	4	To Declare A Final Dividend Of 40 Hk Cents Per Share For The Year Ended 31 December 2020	For	For
CHINA TAIPING INSURANCE HOLDINGS CO LTD	08-Jun-2021	5	To Re-Elect Mr. Wang Sidong As A Director	For	For
CHINA TAIPING INSURANCE HOLDINGS CO LTD	08-Jun-2021	6	To Re-Elect Mr. Yin Zhaojun As A Director	For	For
CHINA TAIPING INSURANCE HOLDINGS CO LTD	08-Jun-2021	7	To Re-Elect Mr. Hong Bo As A Director	For	For
CHINA TAIPING INSURANCE HOLDINGS CO LTD	08-Jun-2021	8	To Re-Elect Mr. Xiao Xing As A Director	For	For
CHINA TAIPING INSURANCE HOLDINGS CO LTD	08-Jun-2021	9	To Re-Elect Mr. Wu Ting Yuk Anthony As A Director	For	For
CHINA TAIPING INSURANCE HOLDINGS CO LTD	08-Jun-2021	10	To Re-Elect Mr. Xie Zhichun As A Director	For	For
CHINA TAIPING INSURANCE HOLDINGS CO LTD	08-Jun-2021	11	To Re-Elect Mrs. Law Fan Chiu Fun Fanny As A Director	For	For
CHINA TAIPING INSURANCE HOLDINGS CO LTD	08-Jun-2021	12	To Authorize The Board Of Directors To Fix The Directors' Remuneration	For	For
CHINA TAIPING INSURANCE HOLDINGS CO LTD	08-Jun-2021	13	To Re-Appoint Kpmg As Independent Auditor And To Authorize The Board Of Directors To Fix Their Remuneration	For	For
CHINA TAIPING INSURANCE HOLDINGS CO LTD	08-Jun-2021	14	To Give A General Mandate To The Directors To Issue Shares Not Exceeding 20% Of The Shares Of The Company In Issue	For	Combined
CHINA TAIPING INSURANCE HOLDINGS CO LTD	08-Jun-2021	15	To Give A General Mandate To The Directors To Buy Back Shares Not Exceeding 10% Of The Shares Of The Company In Issue	For	Combined
CHINA TAIPING INSURANCE HOLDINGS CO LTD	08-Jun-2021	16	To Extend The General Mandate To Issue Shares By Addition Thereto The Shares Bought Back By The Company	For	Combined
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	22-Feb-2021	1	Reappoint The Auditor Of The Company For 2020	For	Combined
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	18-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	18-May-2021	2	2020 Work Report Of The Supervisory Committee	For	Combined
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	18-May-2021	3	2020 Work Report Of Independent Directors	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	18-May-2021	4	2020 Annual Accounts	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	18-May-2021	5	2020 Annual Report And Its Summary	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	18-May-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny10.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	18-May-2021	7	2021 Guarantee Plan	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	18-May-2021	8	By-Election Of Non-Independent Directors	For	Combined
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	1	H-Share Offering And Listing On The Main Board Of The Stock Exchange Of Hong Kong	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	2	Plan For H-Share Offering And Listing On The Main Board Of The Hong Kong Stock Exchange: Stock Type And Par Value	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	3	Plan For H-Share Offering And Listing On The Main Board Of The Hong Kong Stock Exchange: Issuing Date	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	4	Plan For H-Share Offering And Listing On The Main Board Of The Hong Kong Stock Exchange: Issuing Method	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	5	Plan For H-Share Offering And Listing On The Main Board Of The Hong Kong Stock Exchange: Issuing Scale	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	6	Plan For H-Share Offering And Listing On The Main Board Of The Hong Kong Stock Exchange: Pricing Method	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	7	Plan For H-Share Offering And Listing On The Main Board Of The Hong Kong Stock Exchange: Issuing Targets	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	8	Plan For H-Share Offering And Listing On The Main Board Of The Hong Kong Stock Exchange: Issuing Principles	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	9	Plan For The Use Of Raised Funds From The H-Share Offering	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	10	Plan For Accumulated Retained Profits Before The H-Share Offering	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	11	The Valid Period Of The Resolution On The H-Share Offering And Listing	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	12	Full Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The Issuance Of H-Shares And Listing On The Main Board Of The Hong Kong Stock Exchange	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	13	By-Election Of Independent Directors	For	Combined
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	14	Purchase Of Liability Insurance For Directors, Supervisors And Senior Management	For	Combined
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	15	Amendments To The Articles Of Association	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	16	Amendments To The Rules Of Procedure Governing Shareholders' General Meetings	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	17	Amendments To The Company'S Rules Of Procedure Governing The Board Meetings	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	18	Amendments To The Company'S Rules Of Procedure Governing Meetings Of The Supervisory Committee	For	For
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	19	Amendments To The Company'S Rules Of Procedure Governing The Audit Committee Of The Board	For	Combined
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	20	Amendments To The Company'S Rules Of Procedure Governing The Nomination Committee Of The Board	For	Combined
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	21	Amendments To The Company'S Rules Of Procedure Governing The Remuneration And Appraisal Committee Of The Board	For	Combined
CHINA TOURISM GROUP DUTY FREE CORPORATION LIMITED	31-May-2021	22	Amendments To The Company'S Rules Of Procedure Governing The Strategy Committee Of The Board	For	Combined
CHINA TOWER CORPORATION LIMITED	12-May-2021	3	That The Consolidated Financial Statements Of The Company, The Report Of The Board Of Directors, The Report Of The Supervisory Committee And The Report Of The International Auditors For The Year Ended 31 December 2020 Be Considered And Approved, And The Board Be Authorized To Prepare The Budget Of The Company For The Year 2021	For	For
CHINA TOWER CORPORATION LIMITED	12-May-2021	4	That The Profit Distribution Proposal And The Final Dividend Declaration And Payment For The Year Ended 31 December 2020 Be Considered And Approved	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA TOWER CORPORATION LIMITED	12-May-2021	5	That The Re-Appointment Of Pricewaterhousecoopers And Pricewaterhousecoopers Zhong Tian Lip (Special General Partnership) As The International Auditors And Domestic Auditors Of The Company, Respectively, For The Year Ending On 31 December 2021 Be Considered And Approved, And The Board Be Authorized To Fix The Remuneration Of The Auditors	For	For
CHINA TOWER CORPORATION LIMITED	12-May-2021	6	That The Change Of The Registered Office Of The Company Be Considered And Approved	For	For
CHINA TOWER CORPORATION LIMITED	12-May-2021	7	That The Amendments To The Articles Of Association Of The Company And The Rules Of Procedure For The Board Of Directors Of The Company Be Considered And Approved; And Any Director Of The Company Be Authorized To Undertake Actions In His Opinion As Necessary Or Appropriate, So As To Complete The Approval And/Or Registration Or Filing Of The Amendments To The Articles Of Association Of The Company	For	For
CHINA TOWER CORPORATION LIMITED	12-May-2021	8	Special Resolution Numbered 6 Of The Notice Of Agm (To Grant A General Mandate To The Board To Issue Debt Financing Instruments Denominated In Local Or Foreign Currencies.)	For	For
CHINA TOWER CORPORATION LIMITED	12-May-2021	9	Special Resolution Numbered 7 Of The Notice Of Agm (To Grant A General Mandate To The Board To Allot, Issue And Deal With Additional Shares In The Company Not Exceeding 20% Of Each Of The Existing Domestic Shares And H Shares In Issue And To Authorize The Board To Increase The Registered Capital Of The Company And To Amend The Articles Of Association Of The Company To Reflect Such Increase In The Registered Capital Of The Company Under The General Mandate.)	For	Combined
CHINA TRADITIONAL CHINESE MEDICINE HOLDINGS CO LTD	30-Jun-2021	3	To Receive And Consider The Audited Financial Statements, The Report Of The Directors And The Independent Auditor'S Report Of The Company For The Year Ended 31 December 2020	For	Combined
CHINA TRADITIONAL CHINESE MEDICINE HOLDINGS CO LTD	30-Jun-2021	4	To Re-Elect Ms. Li Ru As A Director Of The Company	For	For
CHINA TRADITIONAL CHINESE MEDICINE HOLDINGS CO LTD	30-Jun-2021	5	To Re-Elect Mr. Yang Binghua As A Director Of The Company	For	For
CHINA TRADITIONAL CHINESE MEDICINE HOLDINGS CO LTD	30-Jun-2021	6	To Re-Elect Mr. Kui Kaipin As A Director Of The Company	For	For
CHINA TRADITIONAL CHINESE MEDICINE HOLDINGS CO LTD	30-Jun-2021	7	To Re-Elect Mr. Li Weidong As A Director Of The Company	For	For
CHINA TRADITIONAL CHINESE MEDICINE HOLDINGS CO LTD	30-Jun-2021	8	To Authorize The Board Of Directors Of The Company To Fix The Directors' Remuneration	For	For
CHINA TRADITIONAL CHINESE MEDICINE HOLDINGS CO LTD	30-Jun-2021	9	To Appoint Ernst & Young As The Auditor Of The Company And Authorize The Board Of Directors Of The Company To Fix Its Remuneration	For	For
CHINA VANKE CO LTD	30-Jun-2021	1	16 June 2021: Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0528/ 2021052801089. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0528/ 2021052801113. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0615/ 2021061501216. Pdf	Non-voting resolution	Combined
CHINA VANKE CO LTD	30-Jun-2021	1	2020 Profit Distribution Plan For H-Share Holders Who Are Entitled To Choose Cash Dividends Or Share Dividends From The Profit Distribution: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny12.50000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	Combined
CHINA VANKE CO LTD	30-Jun-2021	1	Please Note That The Vote Direction/Intention Must Be The Same For The Resolution Numbers 10 And 12 Under The Agm And Resolution Numbers 1 And 2 Under The Class Meeting, Otherwise The Vote Will Be Rejected In The Market. If They Are Voted In Different Directions Your Ballot Will Be Disqualified As A Split Vote. Thank You	Non-voting resolution	Combined
CHINA VANKE CO LTD	30-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0615/ 2021061501252. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0615/ 2021061501266. Pdf	Non-voting resolution	Non-voting resolution
CHINA VANKE CO LTD	30-Jun-2021	1	2020 Profit Distribution Plan For H-Share Holders Who Are Entitled To Choose Cash Dividends Or Share Dividends From The Profit Distribution: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny12.50000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	Combined
CHINA VANKE CO LTD	30-Jun-2021	2	To Consider And Approve The Scrip Dividend Scheme For H Shares In Dividend Distribution For The Year 2020	For	For
CHINA VANKE CO LTD	30-Jun-2021	2	General Authorization To The Board Of Directors To Repurchase Shares	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA VANKE CO LTD	30-Jun-2021	2	Please Note That This Is An Amendment To Meeting Id 591524 Due To Receipt Of Additional Resolution 16. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You	Non-voting resolution	Combined
CHINA VANKE CO LTD	30-Jun-2021	2	To Consider And Approve The Report Of The Board Of Directors Of The Company For The Year 2020	For	Combined
CHINA VANKE CO LTD	30-Jun-2021	2	To Consider And Approve The Scrip Dividend Scheme For H Shares In Dividend Distribution For The Year 2020	For	For
CHINA VANKE CO LTD	30-Jun-2021	2	General Authorization To The Board Of Directors To Repurchase Shares	For	For
CHINA VANKE CO LTD	30-Jun-2021	3	To Consider And Approve The Resolution In Relation To The General Mandate For Repurchase Of Shares	For	For
CHINA VANKE CO LTD	30-Jun-2021	3	01 June 2021: Please Note That The Vote Direction/Intention Must Be The Same For The Resolution Numbers 10 And 12 Under The Agm And Resolution Numbers 1 And 2 Under The Class Meeting, Otherwise The Vote Will Be Rejected In The Market. If They Are Voted In Different Directions Your Ballot Will Be Disqualified As A Split Vote. Thank You	Non-voting resolution	Combined
CHINA VANKE CO LTD	30-Jun-2021	3	2020 Work Report Of The Board Of Directors	For	Combined
CHINA VANKE CO LTD	30-Jun-2021	3	To Consider And Approve The Report Of The Supervisory Committee Of The Company For The Year 2020	For	For
CHINA VANKE CO LTD	30-Jun-2021	3	2020 Work Report Of The Board Of Directors	For	For
CHINA VANKE CO LTD	30-Jun-2021	3	To Consider And Approve The Resolution In Relation To The General Mandate For Repurchase Of Shares	For	For
CHINA VANKE CO LTD	30-Jun-2021	4	16 June 2021: Please Note That This Is A Revision Due To Modification Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
CHINA VANKE CO LTD	30-Jun-2021	4	01 June 2021: Please Note That This Is A Revision Due To Addition Of Comment And Change In Meeting Type From Egm To Cls. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
CHINA VANKE CO LTD	30-Jun-2021	4	2020 Work Report Of The Supervisory Committee	For	Combined
CHINA VANKE CO LTD	30-Jun-2021	4	To Consider And Approve The Annual Report For The Year 2020	For	For
CHINA VANKE CO LTD	30-Jun-2021	4	2020 Work Report Of The Supervisory Committee	For	For
CHINA VANKE CO LTD	30-Jun-2021	5	2020 Annual Report And Its Summary	For	For
CHINA VANKE CO LTD	30-Jun-2021	5	To Consider And Approve The Resolution In Relation To The Re-Appointment Of Certified Public Accountants For The Year 2021	For	For
CHINA VANKE CO LTD	30-Jun-2021	5	2020 Annual Report And Its Summary	For	For
CHINA VANKE CO LTD	30-Jun-2021	6	Reappointment Of 2021 Audit Firm	For	For
CHINA VANKE CO LTD	30-Jun-2021	6	To Consider And Approve The Resolution In Relation To The Authorisation Of The Company And Its Majority-Owned Subsidiaries Providing Financial Assistance To Third Parties	For	For
CHINA VANKE CO LTD	30-Jun-2021	6	Reappointment Of 2021 Audit Firm	For	For
CHINA VANKE CO LTD	30-Jun-2021	7	Re-Authorization To The Company And Its Controlled Subsidiaries To Provide External Financial Assistance	For	For
CHINA VANKE CO LTD	30-Jun-2021	7	To Consider And Approve The Authorisation Of Guarantee By The Company To Its Majority-Owned Subsidiaries	For	For
CHINA VANKE CO LTD	30-Jun-2021	7	Re-Authorization To The Company And Its Controlled Subsidiaries To Provide External Financial Assistance	For	For
CHINA VANKE CO LTD	30-Jun-2021	8	Authorization To The Company To Provide Guarantee For Controlled Subsidiaries	For	For
CHINA VANKE CO LTD	30-Jun-2021	8	To Consider And Approve The Resolution In Relation To Purchasing Liability Insurance For Directors, Supervisors And Senior Management	For	For
CHINA VANKE CO LTD	30-Jun-2021	8	Authorization To The Company To Provide Guarantee For Controlled Subsidiaries	For	For
CHINA VANKE CO LTD	30-Jun-2021	9	Purchase Of Liability Insurance For Directors, Supervisors And Senior Management	For	For
CHINA VANKE CO LTD	30-Jun-2021	9	To Consider And Approve The Resolution In Relation To By-Elect Mr. Huang Liping As A Non-Executive Director	For	Combined
CHINA VANKE CO LTD	30-Jun-2021	9	Purchase Of Liability Insurance For Directors, Supervisors And Senior Management	For	For
CHINA VANKE CO LTD	30-Jun-2021	10	By-Election Of Huang Liping As A Non-Independent Director	For	Combined
CHINA VANKE CO LTD	30-Jun-2021	10	To Consider And Approve The Resolution In Relation To The Dividend Distribution Plan For The Year 2020	For	Combined
CHINA VANKE CO LTD	30-Jun-2021	10	By-Election Of Huang Liping As A Non-Independent Director	For	For
CHINA VANKE CO LTD	30-Jun-2021	11	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny12.50000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
CHINA VANKE CO LTD	30-Jun-2021	11	To Consider And Approve The Scrip Dividend Scheme For H Shares In Dividend Distribution For The Year 2020	For	For
CHINA VANKE CO LTD	30-Jun-2021	11	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny12.50000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA VANKE CO LTD	30-Jun-2021	12	2020 Profit Distribution Plan For H-Share Holders Who Are Entitled To Choose Cash Dividends Or Share Dividends From The Profit Distribution	For	For
CHINA VANKE CO LTD	30-Jun-2021	12	To Consider And Approve The Resolution In Relation To The General Mandate To Issue Additional H Shares	For	Combined
CHINA VANKE CO LTD	30-Jun-2021	12	2020 Profit Distribution Plan For H-Share Holders Who Are Entitled To Choose Cash Dividends Or Share Dividends From The Profit Distribution	For	For
CHINA VANKE CO LTD	30-Jun-2021	13	General Authorization To The Board Of Directors To Issue H-Shares	For	Combined
CHINA VANKE CO LTD	30-Jun-2021	13	To Consider And Approve The Resolution In Relation To The General Mandate For Repurchase Of Shares	For	Combined
CHINA VANKE CO LTD	30-Jun-2021	13	General Authorization To The Board Of Directors To Issue H-Shares	For	For
CHINA VANKE CO LTD	30-Jun-2021	14	General Authorization To The Board Of Directors To Repurchase Shares	For	For
CHINA VANKE CO LTD	30-Jun-2021	14	To Consider And Approve The Resolution In Relation To The Amendments To Articles Of Association	For	For
CHINA VANKE CO LTD	30-Jun-2021	14	General Authorization To The Board Of Directors To Repurchase Shares	For	For
CHINA VANKE CO LTD	30-Jun-2021	15	Amendments To The Articles Of Association	For	For
CHINA VANKE CO LTD	30-Jun-2021	15	To Consider And Approve The Resolution In Relation To The Amendments To The Procedural Rules For The General Meeting	For	For
CHINA VANKE CO LTD	30-Jun-2021	15	Amendments To The Articles Of Association	For	For
CHINA VANKE CO LTD	30-Jun-2021	16	Amendments To The Rules Of Procedure Governing The General Meeting Of Shareholders	For	For
CHINA VANKE CO LTD	30-Jun-2021	16	To Consider And Approve The Resolution In Relation To The Amendments To The Procedural Rules For The Board Of Directors	For	For
CHINA VANKE CO LTD	30-Jun-2021	16	Amendments To The Rules Of Procedure Governing The General Meeting Of Shareholders	For	For
CHINA VANKE CO LTD	30-Jun-2021	17	Amendments To The Rules Of Procedure Governing The Board Of Directors	For	For
CHINA VANKE CO LTD	30-Jun-2021	17	To Consider And Approve The Resolution In Relation To The Iterative Non-Property Development Business Co-Investment Mechanism	For	For
CHINA VANKE CO LTD	30-Jun-2021	17	Amendments To The Rules Of Procedure Governing The Board Of Directors	For	For
CHINA VANKE CO LTD	30-Jun-2021	18	Iteration Of The Non-Development Business Follow-Up Investment Mechanism	For	For
CHINA VANKE CO LTD	30-Jun-2021	18	Please Note That This Is An Amendment To Meeting Id 589125 Due To Addition Of Resolution 16. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Combined
CHINA VANKE CO LTD	30-Jun-2021	18	Iteration Of The Non-Development Business Follow-Up Investment Mechanism	For	Combined
CHINA YANGTZE POWER CO LTD	31-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
CHINA YANGTZE POWER CO LTD	31-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
CHINA YANGTZE POWER CO LTD	31-May-2021	3	2020 Annual Accounts	For	For
CHINA YANGTZE POWER CO LTD	31-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny7.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CHINA YANGTZE POWER CO LTD	31-May-2021	5	Appointment Of 2021 Financial Audit Firm	For	For
CHINA YANGTZE POWER CO LTD	31-May-2021	6	Appointment Of 2021 Internal Control Audit Firm	For	For
CHINA YANGTZE POWER CO LTD	31-May-2021	7	2021 Launching Short-Term Fixed-Income Investment	For	For
CHINA YANGTZE POWER CO LTD	31-May-2021	8	The Financial Service Framework Agreement To Be Signed With A Company	For	For
CHINA YANGTZE POWER CO LTD	31-May-2021	9	Change Of The Company'S Registered Capital After List On The London Stock Exchange And Amendments To The Company'S Articles Of Association	For	For
CHINA YANGTZE POWER CO LTD	31-May-2021	10	By-Election Of Director: Wang Shiping	For	For
CHINA YANGTZE POWER CO LTD	31-May-2021	11	By-Election Of Director: Su Jinsong	For	For
CHINA YANGTZE POWER CO LTD	31-May-2021	12	By-Election Of Supervisor: Zeng Yi	For	For
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	20-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0419/ 2021041901210. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0419/ 2021041901186. Pdf	Non-voting resolution	Combined
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	20-May-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	20-May-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company And The Reports Of The Directors And Auditor For The Year Ended December 31, 2020	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	20-May-2021	4	To Declare A Final Dividend Of Rmb0.288 Per Share For The Year Ended December 31, 2020	For	For
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	20-May-2021	5	To Re-Elect Mr. Cai Yingjie As An Executive Director Of The Company	For	Combined
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	20-May-2021	6	To Re-Elect Mr. Wang Zhigao As An Executive Director Of The Company	For	Against
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	20-May-2021	7	To Re-Elect Mr. Wang Liqun As A Non-Executive Director Of The Company	For	Against
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	20-May-2021	8	To Authorize The Board Of Directors Of The Company To Fix The Remuneration Of The Directors	For	Combined
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	20-May-2021	9	To Re-Appoint Deloitte Touche Tohmatsu As Auditor Of The Company And Authorize The Board Of Directors Of The Company To Fix Its Remuneration	For	For
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	20-May-2021	10	To Grant A General Mandate To The Directors To Allot, Issue And/Or Otherwise Deal With Additional Securities Not Exceeding 20% Of The Issued Shares Of The Company	For	Combined
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	20-May-2021	11	To Grant A General Mandate To The Directors To Repurchase Shares Not Exceeding 10% Of The Issued Shares Of The Company	For	Combined
CHINA YONGDA AUTOMOBILES SERVICES HOLDINGS LTD	20-May-2021	12	Conditional Upon The Passing Of Ordinary Resolutions Number 8(A) And 8(B), To Extend The Authority Given To The Directors Pursuant To Ordinary Resolution Number 8(A) To Issue Securities By Adding To The Number Of Issued Shares Of The Company Which May Be Allotted By The Directors Of The Company Pursuant To Such General Mandate Of An Amount Representing The Number Of Shares Repurchased Under Ordinary Resolution Number 8(B)	For	Combined
CHINA YOUZAN LIMITED	06-May-2021	3	To Approve Ordinary Resolution No. 1 Set Out In The Notice Of The First Sgm (To Approve, Confirm And Ratify The Rollover Arrangement (A Special Deal Under Rule 25 Of The Takeovers Code) As More Particularly Set Out In The Circular And All The Transactions Contemplated Or Arising Thereunder)	For	Combined
CHINA YOUZAN LIMITED	06-May-2021	3	To Consider And Approve The Audited Consolidated Financial Statements And The Reports Of The Directors Of The Company (Individually, A "Director" And Collectively, The "Directors") And The Auditors Of The Company (The "Auditors") For The Year Ended 31 December 2020	For	For
CHINA YOUZAN LIMITED	06-May-2021	4	To Approve Ordinary Resolution No. 2 Set Out In The Notice Of The First Sgm (To Approve, Confirm And Ratify The Adoption Of Youzan Technology Share Award Plan A (And Its Amendment And Substitution Of The Youzan Technology 2019 Share Award Plan) As More Particularly Set Out In The Circular And The Grant Of Share Awards Thereunder (A Connected Transaction Under Chapter 20 Of The Gem Listing Rules And A Special Deal Under Rule 25 Of The Takeovers Code), And All The Transactions Contemplated Or Arising Thereunder)	For	For
CHINA YOUZAN LIMITED	06-May-2021	4	To Re-Elect Mr. Zhu Ning As An Executive Director And Authorise The Board Of Directors To Fix His Remuneration	For	Combined
CHINA YOUZAN LIMITED	06-May-2021	5	To Approve Ordinary Resolution No. 3 Set Out In The Notice Of The First Sgm (To Approve, Confirm And Ratify The Adoption Of Youzan Technology Share Award Plan B, And The Grant Of Share Award Thereunder In Favour Of Mr. Zhu Ning (Or Whitecrow), And The Anti-Dilution Issue To China Youzan (A Connected Transaction Under Chapter 20 Of The Gem Listing Rules) As More Particularly Set Out In The Circular And All The Transactions Contemplated Or Arising Thereunder)	For	Combined
CHINA YOUZAN LIMITED	06-May-2021	5	To Re-Elect Mr. Cui Yusong As An Executive Director And Authorise The Board Of Directors To Fix His Remuneration	For	For
CHINA YOUZAN LIMITED	06-May-2021	6	To Approve Ordinary Resolution No. 4 Set Out In The Notice Of The First Sgm (To Approve, Confirm And Ratify The Implementation Of The China Youzan Options Conversion Proposal And The Adoption Of Youzan Technology Rsu Plan C As More Particularly Set Out In The Circular, And The Grant Of Plan C Rsus Thereunder (A Special Deal Under Rule 25 Of The Takeovers Code), And All The Transactions Contemplated Or Arising Thereunder)	For	For
CHINA YOUZAN LIMITED	06-May-2021	6	To Re-Elect Mr. Yu Tao As An Executive Director And Authorise The Board Of Directors To Fix His Remuneration	For	For
CHINA YOUZAN LIMITED	06-May-2021	7	To Approve Ordinary Resolution No. 5 Set Out In The Notice Of The First Sgm (Subject To The Passing Of The All Of The Above Ordinary Resolutions, To Give Authority To The Directors Of China Youzan To Approve, Implement And/Or Give Effect To Each Of The Special Deal Arrangements And The Connected Transactions)	For	For
CHINA YOUZAN LIMITED	06-May-2021	7	To Re-Elect Ms. Ying Hangyan As An Executive Director And Authorise The Board Of Directors To Fix His Remuneration	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHINA YOUZAN LIMITED	06-May-2021	8	To Re-Elect Rsm Hong Kong As Auditors Of The Company And Authorise The Board Of Directors To Fix Their Remuneration	For	For
CHINA YOUZAN LIMITED	06-May-2021	9	To Approve Ordinary Resolution No. 4 Set Out In The Notice Of The Meeting (To Give A General Mandate To The Directors To Issue Shares In The Company)	For	Combined
CHINA YOUZAN LIMITED	06-May-2021	10	To Approve Ordinary Resolution No. 5 Set Out In The Notice Of The Meeting (To Give A General Mandate To The Directors To Repurchase Shares In The Company)	For	Combined
CHINA YOUZAN LIMITED	06-May-2021	11	To Approve Ordinary Resolution No. 6 Set Out In The Notice Of The Meeting (To Extend The General Mandate To Issue Shares Under Ordinary Resolution No. 4 By Adding The Number Of Shares Repurchased Under Ordinary Resolutions No. 5)	For	Combined
CHINA YUHUA EDUCATION CORP LTD	01-Feb-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2020/ 1228/ 2020122800603. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2020/ 1228/ 2020122800665. Pdf	Non-voting resolution	Combined
CHINA YUHUA EDUCATION CORP LTD	01-Feb-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
CHINA YUHUA EDUCATION CORP LTD	01-Feb-2021	3	To Receive The Audited Consolidated Financial Statements Of The Company For The Year Ended 31 August 2020 And The Reports Of The Directors And Auditors Of The Company Thereon	For	Combined
CHINA YUHUA EDUCATION CORP LTD	01-Feb-2021	4	To Declare A Final Dividend Of Hkd 0.092 Per Share For The Year Ended 31 August 2020	For	For
CHINA YUHUA EDUCATION CORP LTD	01-Feb-2021	5	To Re-Elect Mr. Li Guangyu As Executive Director Of The Company	For	Combined
CHINA YUHUA EDUCATION CORP LTD	01-Feb-2021	6	To Re-Elect Ms. Li Hua As Executive Director Of The Company	For	Against
CHINA YUHUA EDUCATION CORP LTD	01-Feb-2021	7	To Authorize The Board Of Directors (The "Board") Of The Company To Fix The Directors' Remuneration	For	Combined
CHINA YUHUA EDUCATION CORP LTD	01-Feb-2021	8	To Re-Appoint Pricewaterhousecoopers As Auditors Of The Company And To Authorize The Board To Fix The Auditors' Remuneration For The Year Ending 31 August 2021	For	For
CHINA YUHUA EDUCATION CORP LTD	01-Feb-2021	9	To Give A General Mandate To The Directors Of The Company To Allot, Issue And Deal With Additional Shares Of The Company Not Exceeding 20% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined
CHINA YUHUA EDUCATION CORP LTD	01-Feb-2021	10	To Give A General Mandate To The Directors Of The Company To Repurchase Shares Of The Company Not Exceeding 10% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined
CHINA YUHUA EDUCATION CORP LTD	01-Feb-2021	11	To Extend The General Mandate Granted To The Directors Of The Company To Issue, Allot And Deal With Additional Shares In The Capital Of The Company By The Aggregate Number Of Shares Repurchased By The Company	For	Combined
CHINA ZHESHANG BANK CO LTD	30-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
CHINA ZHESHANG BANK CO LTD	30-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
CHINA ZHESHANG BANK CO LTD	30-Jun-2021	3	2020 Annual Report And Its Summary	For	For
CHINA ZHESHANG BANK CO LTD	30-Jun-2021	4	2020 Financial Report	For	For
CHINA ZHESHANG BANK CO LTD	30-Jun-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.61000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CHINA ZHESHANG BANK CO LTD	30-Jun-2021	6	2021 Financial Budget Report	For	For
CHINA ZHESHANG BANK CO LTD	30-Jun-2021	7	Appointment Of 2021 Audit Firm	For	For
CHINA ZHESHANG BANK CO LTD	30-Jun-2021	8	Implementing Results Of The Connected Transactions Management System And Report On The Connected Transactions In 2020	For	Combined
CHINA ZHESHANG BANK CO LTD	30-Jun-2021	9	2021 Estimated Quota Of Continuing Connected Transactions	For	Combined
CHIPOTLE MEXICAN GRILL, INC.	18-May-2021	1	Director	For	For
CHIPOTLE MEXICAN GRILL, INC.	18-May-2021	2	An Advisory Vote To Approve The Compensation Of Our Executive Officers As Disclosed In The Proxy Statement ("Say-On-Pay").	For	For
CHIPOTLE MEXICAN GRILL, INC.	18-May-2021	3	Ratification Of The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
CHIPOTLE MEXICAN GRILL, INC.	18-May-2021	4	Shareholder Proposal - Written Consent Of Shareholders.	Against	Combined
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	04-May-2021	2	The Board Of Directors Proposes That The Consolidated Financial Statements Of Lindt & Sprungli Group And The Statutory Financial Statements Of Chocoladefabriken Lindt & Sprungli Ag For The Financial Year 2020 Be Approved, Acknowledging The Auditors' Reports	For	Combined
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	04-May-2021	3	The Board Of Directors Proposes That The Compensation Report For The Financial Year 2020 Be Approved In A Non-Binding Advisory Vote	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	04-May-2021	4	The Board Of Directors Proposes To Grant Discharge To The Members Of The Board Of Directors And The Members Of The Group Management For The Financial Year 2020	For	Combined
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	04-May-2021	5	Appropriation Of The Available Earnings 2020 And Distribution From The Reserves From Capital Contributions: Appropriation Of The Available Earnings 2020	For	For
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	04-May-2021	6	Appropriation Of The Available Earnings 2020 And Distribution From The Reserves From Capital Contributions: Distribution From The Reserves From Capital Contributions	For	For
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	04-May-2021	7	To Re-Elect Mr Ernst Tanner As Member And Chairman Of The Board Of Directors	For	Combined
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	04-May-2021	8	To Re-Elect Mr Antonio Bulgheroni As Member Of The Board Of Directors	For	Combined
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	04-May-2021	9	To Re-Elect Dr Rudolf K. Sprungli As Member Of The Board Of Directors	For	Combined
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	04-May-2021	10	To Re-Elect Dkfm Elisabeth Gurtler As Member Of The Board Of Directors	For	Combined
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	04-May-2021	11	To Re-Elect Dr Thomas Rinderknecht As Member Of The Board Of Directors	For	For
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	04-May-2021	12	To Re-Elect Mr Silvio Denz As Member Of The Board Of Directors	For	Combined
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	04-May-2021	13	To Re-Elect Dr Rudolf K. Sprungli As Member Of The Compensation & Nomination Committee	For	Against
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	04-May-2021	14	To Re-Elect Mr Antonio Bulgheroni As Member Of The Compensation & Nomination Committee	For	Against
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	04-May-2021	15	To Re-Elect Mr Silvio Denz As Member Of The Compensation & Nomination Committee	For	Against
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	04-May-2021	16	The Board Of Directors Proposes To Re-Elect Dr Patrick Schleiffer, Attorney-At-Law, Lenz & Staehelin, As The Independent Proxy For A Term Of Office Lasting Until The Conclusion Of The Next Annual General Meeting	For	Combined
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	04-May-2021	17	The Board Of Directors Proposes To Re-Elect Pricewaterhousecoopers Ag, Zurich, As Statutory Auditors For The Financial Year 2021	For	For
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	04-May-2021	18	The Board Of Directors Proposes To Approve A Maximum Aggregate Compensation Amount Of Chf 3.2 Million For The Members Of The Board Of Directors For The Period From The Annual General Meeting 2021 Until The Annual General Meeting 2022	For	For
CHOCOLADEFABRIKEN LINDT & SPRUENGLI AG	04-May-2021	19	The Board Of Directors Proposes To Approve A Maximum Aggregate Compensation Amount Of Chf 18.0 Million For The Members Of The Group Management For The Financial Year 2022	For	For
CHOICE PROPERTIES REAL ESTATE INV. TRUST	30-Apr-2021	1	Director	For	For
CHOICE PROPERTIES REAL ESTATE INV. TRUST	30-Apr-2021	2	Appointment Of Kpmg Llp As External Auditor Of The Trust And Authorizing The Trustees Of The Trust To Fix The External Auditor'S Remuneration.	For	For
CHOICE PROPERTIES REAL ESTATE INV. TRUST	30-Apr-2021	3	Vote On The Advisory Resolution On The Approach To Executive Compensation.	For	For
CHOICE PROPERTIES REAL ESTATE INV. TRUST	30-Apr-2021	4	Proposed Amendments To The Declaration Of Trust Resolution In The Form Of Schedule B To F To The Management Proxy Circular: Schedule B - Investment Guidelines	For	For
CHOICE PROPERTIES REAL ESTATE INV. TRUST	30-Apr-2021	5	Schedule C - Operating Policies	For	For
CHOICE PROPERTIES REAL ESTATE INV. TRUST	30-Apr-2021	6	Schedule D - Declaration Of Non-Cash Distributions And Consolidation Of Trust Units	For	For
CHOICE PROPERTIES REAL ESTATE INV. TRUST	30-Apr-2021	7	Schedule E - Meetings Of The Unitholders	For	For
CHOICE PROPERTIES REAL ESTATE INV. TRUST	30-Apr-2021	8	Schedule F - General Amendments	For	For
CHONGQING CHANGAN AUTOMOBILE CO LTD	18-Feb-2021	1	The Company'S A-Share Restricted Stock Incentive Plan (Revised Draft) And Its Summary	For	For
CHONGQING CHANGAN AUTOMOBILE CO LTD	18-Feb-2021	2	Appraisal Management Measures For The Company'S A-Share Restricted Stock Incentive Plan (Revised)	For	For
CHONGQING CHANGAN AUTOMOBILE CO LTD	18-Feb-2021	3	Full Authorization To The Board To Handle Matters Regarding The Equity Incentive	For	For
CHONGQING CHANGAN AUTOMOBILE CO LTD	18-Feb-2021	4	2021 Investment Plan	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHONGQING CHANGAN AUTOMOBILE CO LTD	18-Feb-2021	5	Election Of Non-Independent Director: Zhang Bo	For	For
CHONGQING CHANGAN AUTOMOBILE CO LTD	18-Feb-2021	6	Election Of Non-Independent Director: Liu Gang	For	For
CHONGQING CHANGAN AUTOMOBILE CO LTD	14-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
CHONGQING CHANGAN AUTOMOBILE CO LTD	14-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
CHONGQING CHANGAN AUTOMOBILE CO LTD	14-May-2021	3	2020 Annual Report And Its Summary	For	For
CHONGQING CHANGAN AUTOMOBILE CO LTD	14-May-2021	4	2020 Annual Accounts And 2021 Financial Budget Statement	For	For
CHONGQING CHANGAN AUTOMOBILE CO LTD	14-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.06000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):4.000000	For	For
CHONGQING CHANGAN AUTOMOBILE CO LTD	14-May-2021	6	2021 Estimated Continuing Connected Transactions	For	For
CHONGQING CHANGAN AUTOMOBILE CO LTD	14-May-2021	7	2021 Appointment Of Financial And Internal Control Audit Firms	For	Combined
CHONGQING CHANGAN AUTOMOBILE CO LTD	14-May-2021	8	A Framework Agreement On Continuing Connected Transaction And A Comprehensive Service Agreement To Be Renewed	For	Combined
CHONGQING CHANGAN AUTOMOBILE CO LTD	14-May-2021	9	Launching The Bill Pool Business	For	For
CHONGQING RURAL COMMERCIAL BANK CO LTD	28-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0413/2021041300338.Pdf And https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0413/2021041300298.Pdf	Non-voting resolution	Combined
CHONGQING RURAL COMMERCIAL BANK CO LTD	28-May-2021	2	To Consider And Approve The Work Report Of The Board Of The Bank For 2020	For	Combined
CHONGQING RURAL COMMERCIAL BANK CO LTD	28-May-2021	3	To Consider And Approve The Work Report Of The Board Of Supervisors Of The Bank For 2020	For	For
CHONGQING RURAL COMMERCIAL BANK CO LTD	28-May-2021	4	To Consider And Approve The Resolution In Relation To The Financial Final Proposal Of The Bank For 2020	For	For
CHONGQING RURAL COMMERCIAL BANK CO LTD	28-May-2021	5	To Consider And Approve The Resolution In Relation To The Profit Distribution Plan Of The Bank For 2020	For	For
CHONGQING RURAL COMMERCIAL BANK CO LTD	28-May-2021	6	To Consider And Approve The Resolution In Relation To The Financial Budget Proposal Of The Bank For 2021	For	For
CHONGQING RURAL COMMERCIAL BANK CO LTD	28-May-2021	7	To Consider And Approve The Resolution In Relation To The Annual Report Of The Bank For 2020	For	For
CHONGQING RURAL COMMERCIAL BANK CO LTD	28-May-2021	8	To Consider And Approve The Appointment Of The Accounting Firms Of The Bank For 2021	For	Combined
CHONGQING RURAL COMMERCIAL BANK CO LTD	28-May-2021	9	To Consider And Approve The Resolution In Relation To The Proposed Issuance Of Financial Bonds	For	Combined
CHONGQING ZHIFEI BIOLOGICAL PRODUCTS CO LTD	10-Jun-2021	2	2020 Annual Report And Its Summary	For	For
CHONGQING ZHIFEI BIOLOGICAL PRODUCTS CO LTD	10-Jun-2021	3	2020 Work Report Of The Board Of Directors	For	For
CHONGQING ZHIFEI BIOLOGICAL PRODUCTS CO LTD	10-Jun-2021	4	2020 Work Report Of The Supervisory Committee	For	For
CHONGQING ZHIFEI BIOLOGICAL PRODUCTS CO LTD	10-Jun-2021	5	2020 Annual Accounts	For	For
CHONGQING ZHIFEI BIOLOGICAL PRODUCTS CO LTD	10-Jun-2021	6	2020 Audited Financial Report	For	For
CHONGQING ZHIFEI BIOLOGICAL PRODUCTS CO LTD	10-Jun-2021	7	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny5.00000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
CHONGQING ZHIFEI BIOLOGICAL PRODUCTS CO LTD	10-Jun-2021	8	2021 Application For Credit Line To Banks	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHONGQING ZHIFEI BIOLOGICAL PRODUCTS CO LTD	10-Jun-2021	9	2021 Reappointment Of Audit Firm	For	For
CHONGQING ZHIFEI BIOLOGICAL PRODUCTS CO LTD	10-Jun-2021	10	Amendments To The Company'S Articles Of Association	For	For
CHONGQING ZHIFEI BIOLOGICAL PRODUCTS CO LTD	10-Jun-2021	11	By-Election Of Independent Directors	For	For
CHUBB LIMITED	20-May-2021	1	Approval Of The Management Report, Standalone Financial Statements And Consolidated Financial Statements Of Chubb Limited For The Year Ended December 31, 2020.	For	Combined
CHUBB LIMITED	20-May-2021	2	Allocation Of Disposable Profit.	For	Combined
CHUBB LIMITED	20-May-2021	3	Distribution Of A Dividend Out Of Legal Reserves (By Way Of Release And Allocation To A Dividend Reserve).	For	Combined
CHUBB LIMITED	20-May-2021	4	Discharge Of The Board Of Directors.	For	Combined
CHUBB LIMITED	20-May-2021	5	Election Of Pricewaterhousecoopers Ag (Zurich) As Our Statutory Auditor.	For	Combined
CHUBB LIMITED	20-May-2021	6	Ratification Of Appointment Of Pricewaterhousecoopers Llp (United States) As Independent Registered Public Accounting Firm For Purposes Of U.S. Securities Law Reporting.	For	Combined
CHUBB LIMITED	20-May-2021	7	Election Of Bdo Ag (Zurich) As Special Audit Firm.	For	Combined
CHUBB LIMITED	20-May-2021	8	Election Of Director: Evan G. Greenberg	For	Combined
CHUBB LIMITED	20-May-2021	9	Election Of Director: Michael P. Connors	For	Combined
CHUBB LIMITED	20-May-2021	10	Election Of Director: Michael G. Atieh	For	Combined
CHUBB LIMITED	20-May-2021	11	Election Of Director: Sheila P. Burke	For	Combined
CHUBB LIMITED	20-May-2021	12	Election Of Director: Mary Cirillo	For	Combined
CHUBB LIMITED	20-May-2021	13	Election Of Director: Robert J. Hugin	For	Combined
CHUBB LIMITED	20-May-2021	14	Election Of Director: Robert W. Scully	For	Combined
CHUBB LIMITED	20-May-2021	15	Election Of Director: Eugene B. Shanks, Jr.	For	Combined
CHUBB LIMITED	20-May-2021	16	Election Of Director: Theodore E. Shasta	For	Combined
CHUBB LIMITED	20-May-2021	17	Election Of Director: David H. Sidwell	For	Combined
CHUBB LIMITED	20-May-2021	18	Election Of Director: Olivier Steimer	For	Combined
CHUBB LIMITED	20-May-2021	19	Election Of Director: Luis Téllez	For	Combined
CHUBB LIMITED	20-May-2021	20	Election Of Director: Frances F. Townsend	For	Combined
CHUBB LIMITED	20-May-2021	21	Election Of Evan G. Greenberg As Chairman Of The Board Of Directors.	For	Combined
CHUBB LIMITED	20-May-2021	22	Election Of Director Of The Compensation Committee: Michael P. Connors	For	Combined
CHUBB LIMITED	20-May-2021	23	Election Of Director Of The Compensation Committee: Mary Cirillo	For	Combined
CHUBB LIMITED	20-May-2021	24	Election Of Director Of The Compensation Committee: Frances F. Townsend	For	Combined
CHUBB LIMITED	20-May-2021	25	Election Of Homburger Ag As Independent Proxy.	For	Combined
CHUBB LIMITED	20-May-2021	26	Approval Of The Chubb Limited 2016 Long-Term Incentive Plan, As Amended And Restated.	For	Combined
CHUBB LIMITED	20-May-2021	27	Reduction Of Share Capital.	For	Combined
CHUBB LIMITED	20-May-2021	28	Compensation Of The Board Of Directors Until The Next Annual General Meeting.	For	Combined
CHUBB LIMITED	20-May-2021	29	Compensation Of Executive Management For The Next Calendar Year.	For	Combined
CHUBB LIMITED	20-May-2021	30	Advisory Vote To Approve Executive Compensation Under U.S. Securities Law Requirements.	For	Combined
CHUBB LIMITED	20-May-2021	31	If A New Agenda Item Or A New Proposal For An Existing Agenda Item Is Put Before The Meeting, I/We Hereby Authorize And Instruct The Independent Proxy To Vote As Follows.	For	Combined
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	3	Appoint A Director Katsuno, Satoru	For	Combined
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	4	Appoint A Director Hayashi, Kingo	For	Combined
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	5	Appoint A Director Mizutani, Hitoshi	For	Combined
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	6	Appoint A Director Ito, Hisanori	For	Combined
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	7	Appoint A Director Ihara, Ichiro	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	8	Appoint A Director Otani, Shinya	For	Combined
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	9	Appoint A Director Hashimoto, Takayuki	For	Combined
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	10	Appoint A Director Shimao, Tadashi	For	Combined
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	11	Appoint A Director Kurihara, Mitsue	For	Combined
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	12	Approve Details Of The Performance-Based Stock Compensation To Be Received By Directors	For	Combined
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	13	Shareholder Proposal: Amend Articles Of Incorporation (1)	Against	Combined
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	14	Shareholder Proposal: Amend Articles Of Incorporation (2)	Against	Combined
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	15	Shareholder Proposal: Amend Articles Of Incorporation (3)	Against	Combined
CHUBU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	16	Shareholder Proposal: Amend Articles Of Incorporation (4)	Against	Combined
CHUGAI PHARMACEUTICAL CO., LTD.	23-Mar-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
CHUGAI PHARMACEUTICAL CO., LTD.	23-Mar-2021	2	Approve Appropriation Of Surplus	For	Combined
CHUGAI PHARMACEUTICAL CO., LTD.	23-Mar-2021	3	Appoint A Director Oku, Masayuki	For	For
CHUGAI PHARMACEUTICAL CO., LTD.	23-Mar-2021	4	Appoint A Director Ichimaru, Yoichiro	For	For
CHUGAI PHARMACEUTICAL CO., LTD.	23-Mar-2021	5	Appoint A Director Christoph Franz	For	For
CHUGAI PHARMACEUTICAL CO., LTD.	23-Mar-2021	6	Appoint A Director William N. Anderson	For	For
CHUGAI PHARMACEUTICAL CO., LTD.	23-Mar-2021	7	Appoint A Director James H. Sabry	For	For
CHUGAI PHARMACEUTICAL CO., LTD.	23-Mar-2021	8	Appoint A Corporate Auditor Ohashi, Yoshiaki	For	For
CHUNGHWA TELECOM CO LTD	28-May-2021	1	Ratification Of 2020 Business Report And Financial Statements.	For	For
CHUNGHWA TELECOM CO LTD	28-May-2021	2	Ratification Of 2020 Earnings Distribution Proposal. Proposed Cash Dividend: Twd 4.306 Per Share	For	For
CHUNGHWA TELECOM CO LTD	28-May-2021	3	Amendments To The Articles Of Incorporation Of The Company.	For	For
CHUNGHWA TELECOM CO LTD	28-May-2021	4	Amendments To The Ordinance Of Shareholders Meetings Of The Company.	For	For
CHUNGHWA TELECOM CO LTD	28-May-2021	5	Amendments To The Directors Election Regulations Of The Company.	For	For
CHUNGHWA TELECOM CO LTD	28-May-2021	6	Release Of Non Competition Restrictions On Directors.	For	For
CHURCH & DWIGHT CO., INC.	29-Apr-2021	1	Election Of Director For A Term Of One Year: James R. Craigie	For	For
CHURCH & DWIGHT CO., INC.	29-Apr-2021	2	Election Of Director For A Term Of One Year: Matthew T. Farrell	For	For
CHURCH & DWIGHT CO., INC.	29-Apr-2021	3	Election Of Director For A Term Of One Year: Bradley C. Irwin	For	For
CHURCH & DWIGHT CO., INC.	29-Apr-2021	4	Election Of Director For A Term Of One Year: Penry W. Price	For	For
CHURCH & DWIGHT CO., INC.	29-Apr-2021	5	Election Of Director For A Term Of One Year: Susan G. Saideman	For	For
CHURCH & DWIGHT CO., INC.	29-Apr-2021	6	Election Of Director For A Term Of One Year: Ravichandra K. Saligram	For	For
CHURCH & DWIGHT CO., INC.	29-Apr-2021	7	Election Of Director For A Term Of One Year: Robert K. Shearer	For	For
CHURCH & DWIGHT CO., INC.	29-Apr-2021	8	Election Of Director For A Term Of One Year: Janet S. Vergis	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CHURCH & DWIGHT CO., INC.	29-Apr-2021	9	Election Of Director For A Term Of One Year: Arthur B. Winkleblack	For	For
CHURCH & DWIGHT CO., INC.	29-Apr-2021	10	Election Of Director For A Term Of One Year: Laurie J. Yoler	For	For
CHURCH & DWIGHT CO., INC.	29-Apr-2021	11	An Advisory Vote To Approve Compensation Of Our Named Executive Officers.	For	For
CHURCH & DWIGHT CO., INC.	29-Apr-2021	12	Proposal To Amend The Company'S Amended And Restated Certificate Of Incorporation To Remove The Requirement For Holders Of Two- Thirds Of Our Outstanding Stock To Fill Vacancies On The Board Of Directors.	For	For
CHURCH & DWIGHT CO., INC.	29-Apr-2021	13	Proposal To Amend The Company'S Amended And Restated Certificate Of Incorporation To Remove The Requirement To Have Holders Of Two-Thirds Of Our Outstanding Stock Approve Certain Mergers, Consolidations Or Dispositions Of Substantial Assets.	For	For
CHURCH & DWIGHT CO., INC.	29-Apr-2021	14	Proposal To Amend The Company'S Amended And Restated Certificate Of Incorporation To Remove Certain Procedural Provisions That Will No Longer Be Required Once The Board Is Fully Declassified.	For	For
CHURCH & DWIGHT CO., INC.	29-Apr-2021	15	Ratification Of The Appointment Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For 2021.	For	Combined
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	21-May-2021	6	Approval Of The Corporate Financial Statements For The Financial Year 2020	For	For
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	21-May-2021	7	Allocation Of Income For The Financial Year 2020 And Setting Of The Dividend	For	For
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	21-May-2021	8	Approval Of The Consolidated Financial Statements For The Financial Year 2020	For	For
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	21-May-2021	9	Regulated Agreements	For	For
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	21-May-2021	10	Authorisation To Be Granted To The Managers, Or To One Of Them, In Order To Allow The Company To Trade Its Own Shares, Except During A Public Offering Period, Within The Context Of A Share Buyback Programme With A Maximum Purchase Price Of Eur 180 Per Share	For	For
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	21-May-2021	11	Approval Of The Compensation Policy Applicable To Managers	For	For
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	21-May-2021	12	Approval Of The Compensation Policy For Members Of The Supervisory Board	For	For
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	21-May-2021	13	Approval Of The Information On The Compensation Of Corporate Officers	For	For
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	21-May-2021	14	Approval Of The Compensation Elements Paid During Or Awarded To Mr. Florent Menegaux For The Financial Year Ended 31 December 2020	For	For
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	21-May-2021	15	Approval Of The Compensation Elements Paid During Or Awarded To Mr. Yves Chapot For The Financial Year Ended 31 December 2020	For	For
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	21-May-2021	16	Approval Of The Compensation Elements Paid During Or Awarded To Mr. Michel Rollier For The Financial Year Ended 31 December 2020	For	For
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	21-May-2021	17	Ratification Of The Co-Optation Of Mr. Jean-Michel Severino As Member Of The Supervisory Board As A Replacement For Mr. Cyrille Poughon, Who Resigned	For	For
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	21-May-2021	18	Appointment Of Mr. Wolf-Henning Scheider As Member Of The Supervisory Board	For	For
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	21-May-2021	19	Authorisation To Be Granted To The Managers, Or To One Of Them, In Order To Reduce The Capital By Cancelling Shares	For	For
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	21-May-2021	20	Amendments To The By-Laws Relating To The Financial Rights Of General Partners	For	For
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	21-May-2021	21	Amendments To The By-Laws Relating To The Terms And Conditions Of The Managers' Compensation	For	For
CIE GENERALE DES ETABLISSEMENTS MICHELIN SA	21-May-2021	22	Powers To Carry Out Formalities	For	For
CIFI HOLDINGS (GROUP) CO LTD	08-Jun-2021	3	To Receive And Consider The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries, The Report Of The Directors And The Independent Auditor'S Report For The Year Ended 31 December 2020	For	For
CIFI HOLDINGS (GROUP) CO LTD	08-Jun-2021	4	To Declare A Final Dividend Of Rmb24.3 Cents Per Share For The Year Ended 31 December 2020 (Payable In Cash In Hong Kong Dollars With A Scrip Option)	For	For
CIFI HOLDINGS (GROUP) CO LTD	08-Jun-2021	5	To Re-Elect Mr. Lin Zhong As Executive Director Of The Company	For	For
CIFI HOLDINGS (GROUP) CO LTD	08-Jun-2021	6	To Re-Elect Mr. Yang Xin As Executive Director Of The Company	For	For
CIFI HOLDINGS (GROUP) CO LTD	08-Jun-2021	7	To Re-Elect Mr. Zhang Yongyue As Independent Non-Executive Director Of The Company	For	For
CIFI HOLDINGS (GROUP) CO LTD	08-Jun-2021	8	To Authorise The Board Of Directors Of The Company To Fix The Remuneration Of All Directors Of The Company	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CIFI HOLDINGS (GROUP) CO LTD	08-Jun-2021	9	To Re-Appoint Deloitte Touche Tohmatsu As Auditor Of The Company And To Authorise The Board Of Directors Of The Company To Fix The Auditor'S Remuneration	For	For
CIFI HOLDINGS (GROUP) CO LTD	08-Jun-2021	10	To Grant A General Mandate To The Board Of Directors Of The Company To Allot, Issue And Deal With Additional Shares Of The Company Not Exceeding 20% Of The Total Issued Shares Of The Company As At The Date Of Passing Of This Resolution (Ordinary Resolution No. 5 Of The Notice Of The 2021 Agm)	For	Combined
CIFI HOLDINGS (GROUP) CO LTD	08-Jun-2021	11	To Grant A General Mandate To The Board Of Directors Of The Company To Repurchase Shares Of The Company Not Exceeding 10% Of The Total Issued Shares Of The Company As At The Date Of Passing Of This Resolution (Ordinary Resolution No. 6 Of The Notice Of The 2021 Agm)	For	Combined
CIFI HOLDINGS (GROUP) CO LTD	08-Jun-2021	12	To Extend, Conditional Upon The Above Ordinary Resolution Nos. 5 And 6 Being Duly Passed, The General Mandate To Be Granted To The Board Of Directors Of The Company To Allot And Issue Shares Of The Company (Ordinary Resolution No. 7 Of The Notice Of The 2021 Agm)	For	Combined
CIFI HOLDINGS (GROUP) CO LTD	08-Jun-2021	13	To Approve The Increase In The Authorised Share Capital Of The Company From Hkd 1,000,000,000 To Hkd 2,000,000,000 By The Creation Of An Additional 10,000,000,000 Shares Of Hkd 0.10 Each Of The Company (Ordinary Resolution No. 8 Of The Notice Of The 2021 Agm)	For	Combined
CIGNA CORPORATION	28-Apr-2021	1	Election Of Director: David M. Cordani	For	For
CIGNA CORPORATION	28-Apr-2021	2	Election Of Director: William J. Delaney	For	For
CIGNA CORPORATION	28-Apr-2021	3	Election Of Director: Eric J. Foss	For	For
CIGNA CORPORATION	28-Apr-2021	4	Election Of Director: Elder Granger, Md, Mg, Usa (Retired)	For	For
CIGNA CORPORATION	28-Apr-2021	5	Election Of Director: Isaiah Harris, Jr.	For	For
CIGNA CORPORATION	28-Apr-2021	6	Election Of Director: George Kurian	For	For
CIGNA CORPORATION	28-Apr-2021	7	Election Of Director: Kathleen M. Mazzarella	For	For
CIGNA CORPORATION	28-Apr-2021	8	Election Of Director: Mark B. McClellan, Md, Phd	For	For
CIGNA CORPORATION	28-Apr-2021	9	Election Of Director: John M. Partridge	For	For
CIGNA CORPORATION	28-Apr-2021	10	Election Of Director: Kimberly A. Ross	For	For
CIGNA CORPORATION	28-Apr-2021	11	Election Of Director: Eric C. Wiseman	For	For
CIGNA CORPORATION	28-Apr-2021	12	Election Of Director: Donna F. Zarcone	For	For
CIGNA CORPORATION	28-Apr-2021	13	Advisory Approval Of Cigna'S Executive Compensation.	For	For
CIGNA CORPORATION	28-Apr-2021	14	Approval Of The Amended And Restated Cigna Long-Term Incentive Plan.	For	For
CIGNA CORPORATION	28-Apr-2021	15	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As Cigna'S Independent Registered Public Accounting Firm For 2021.	For	Combined
CIGNA CORPORATION	28-Apr-2021	16	Shareholder Proposal - Shareholder Right To Act By Written Consent.	Against	Combined
CIGNA CORPORATION	28-Apr-2021	17	Shareholder Proposal - Gender Pay Gap Report.	Against	Combined
CIGNA CORPORATION	28-Apr-2021	18	Shareholder Proposal - Board Ideology Disclosure Policy.	Against	Against
CIMB GROUP HOLDINGS BHD	15-Apr-2021	1	Proposed Establishment Of A Long Term Incentive Plan, Which Comprises The Proposed Employee Share Option Scheme ("Proposed Esos") And The Proposed Share Grant Plan ("Proposed Sgp"), Of Up To 2.5% Of The Issued Share Capital Of The Company (Excluding Treasury Shares, If Any) At Any Point In Time During The Duration Of The Long Term Incentive Plan, For The Eligible Executive Directors And Employees Of The Company And Its Subsidiary Companies ("Group"), Which Are Not Dormant, Who Fulfil The Eligibility Criteria As Set Out In The By-Laws Of The Long Term Incentive Plan ("Proposed LtIp")	For	Against
CIMB GROUP HOLDINGS BHD	15-Apr-2021	1	To Re-Elect The Director Who Retire Pursuant To Article 81 Of The Company'S Constitution: Datuk Mohd Nasir Ahmad	For	Combined
CIMB GROUP HOLDINGS BHD	15-Apr-2021	2	Proposed Allocation Of LtIp Awards To Dato' Abdul Rahman Ahmad	For	Combined
CIMB GROUP HOLDINGS BHD	15-Apr-2021	2	To Re-Elect The Director Who Retire Pursuant To Article 81 Of The Company'S Constitution: Mr. Robert Neil Coombe	For	Combined
CIMB GROUP HOLDINGS BHD	15-Apr-2021	3	To Re-Elect The Director Who Retire Pursuant To Article 81 Of The Company'S Constitution: Encik Afzal Abdul Rahim	For	For
CIMB GROUP HOLDINGS BHD	15-Apr-2021	4	To Re-Elect The Following Director Who Retire Pursuant To Article 88 Of The Company'S Constitution: Dato' Abdul Rahman Ahmad	For	For
CIMB GROUP HOLDINGS BHD	15-Apr-2021	5	To Re-Elect The Following Director Who Retire Pursuant To Article 88 Of The Company'S Constitution: Ms. Serena Tan Mei Shwen	For	For
CIMB GROUP HOLDINGS BHD	15-Apr-2021	6	To Approve The Payment Of Non-Executive Directors' Fees With Effect From The 64Th Agm Until The Next Agm Of The Company	For	For
CIMB GROUP HOLDINGS BHD	15-Apr-2021	7	To Approve The Payment Of Allowances And Benefits Payable To Non-Executive Directors Of The Company Up To An Amount Of Rm3,895,000 From The 64Th Agm Until The Next Agm Of The Company	For	For
CIMB GROUP HOLDINGS BHD	15-Apr-2021	8	To Re-Appoint Messrs. Pricewaterhousecoopers As Auditors Of The Company For The Financial Year Ending 31 December 2021 And To Authorise The Board Of Directors To Fix Their Remuneration	For	For
CIMB GROUP HOLDINGS BHD	15-Apr-2021	9	Proposed Renewal Of The Authority For Directors To Allot And Issue Shares	For	For
CIMB GROUP HOLDINGS BHD	15-Apr-2021	10	Proposed Renewal Of The Authority For Directors To Allot And Issue New Ordinary Shares In The Company (Cimb Shares) In Relation To The Dividend Reinvestment Scheme That Provides The Shareholders Of The Company With The Option To Elect To Reinvest Their Cash Dividend Entitlements In New Ordinary Shares In The Company (Drs)	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CIMB GROUP HOLDINGS BHD	15-Apr-2021	11	Proposed Renewal Of The Authority To Purchase Own Shares	For	For
CINCINNATI FINANCIAL CORPORATION	10-May-2021	1	Election Of Director: Thomas J. Aaron	For	For
CINCINNATI FINANCIAL CORPORATION	10-May-2021	2	Election Of Director: William F. Bahl	For	For
CINCINNATI FINANCIAL CORPORATION	10-May-2021	3	Election Of Director: Nancy C. Benacci	For	For
CINCINNATI FINANCIAL CORPORATION	10-May-2021	4	Election Of Director: Linda W. Clement-Holmes	For	For
CINCINNATI FINANCIAL CORPORATION	10-May-2021	5	Election Of Director: Dirk J. Debbink	For	For
CINCINNATI FINANCIAL CORPORATION	10-May-2021	6	Election Of Director: Steven J. Johnston	For	For
CINCINNATI FINANCIAL CORPORATION	10-May-2021	7	Election Of Director: Kenneth C. Lichtendahl	For	For
CINCINNATI FINANCIAL CORPORATION	10-May-2021	8	Election Of Director: Jill P. Meyer	For	For
CINCINNATI FINANCIAL CORPORATION	10-May-2021	9	Election Of Director: David P. Osborn	For	For
CINCINNATI FINANCIAL CORPORATION	10-May-2021	10	Election Of Director: Gretchen W. Schar	For	For
CINCINNATI FINANCIAL CORPORATION	10-May-2021	11	Election Of Director: Charles O. Schiff	For	For
CINCINNATI FINANCIAL CORPORATION	10-May-2021	12	Election Of Director: Douglas S. Skidmore	For	For
CINCINNATI FINANCIAL CORPORATION	10-May-2021	13	Election Of Director: John F. Steele, Jr.	For	For
CINCINNATI FINANCIAL CORPORATION	10-May-2021	14	Election Of Director: Larry R. Webb	For	For
CINCINNATI FINANCIAL CORPORATION	10-May-2021	15	A Nonbinding Proposal To Approve Compensation For The Company'S Named Executive Officers.	For	For
CINCINNATI FINANCIAL CORPORATION	10-May-2021	16	Ratification Of The Selection Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
CIPLA LTD	25-Mar-2021	1	Please Note That This Is A Postal Meeting Announcement. A Physical Meeting Is Not Being Held For This Company. Therefore, Meeting Attendance Requests Are Not Valid For This Meeting. If You Wish To Vote, You Must Return Your Instructions By The Indicated Cutoff Date. Please Also Note That Abstain Is Not A Valid Vote Option At Postal Ballot Meetings. Thank You	Non-voting resolution	Combined
CIPLA LTD	25-Mar-2021	2	To Approve The Cipla Employee Stock Appreciation Rights Scheme 2021 For Employees Of The Company	For	Combined
CIPLA LTD	25-Mar-2021	3	To Approve Extension Of The Cipla Employee Stock Appreciation Rights Scheme 2021 To Employees Of Subsidiary(les) Of The Company	For	Against
CITIC LTD	09-Jun-2021	1	Please Note In The Hong Kong Market That A Vote Of "Abstain" Will Be Treated The Same As A "Take No Action" Vote.	Non-voting resolution	Combined
CITIC LTD	09-Jun-2021	2	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0506/2021050601273.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0506/2021050601305.Pdf	Non-voting resolution	Non-voting resolution
CITIC LTD	09-Jun-2021	3	To Receive The Audited Financial Statements And The Reports Of The Directors And The Auditor For The Year Ended 31 December 2020	For	Combined
CITIC LTD	09-Jun-2021	4	To Declare A Final Dividend Of Hkd 0.388 Per Ordinary Share Of The Company For The Year Ended 31 December 2020	For	For
CITIC LTD	09-Jun-2021	5	To Re-Elect Mr. Xi Guohua As Director Of The Company	For	Combined
CITIC LTD	09-Jun-2021	6	To Re-Elect Mr. Song Kangle As Director Of The Company	For	Combined
CITIC LTD	09-Jun-2021	7	To Re-Elect Mr. Liu Zhuyu As Director Of The Company	For	Combined
CITIC LTD	09-Jun-2021	8	To Re-Elect Mr. Peng Yanxiang As Director Of The Company	For	Combined
CITIC LTD	09-Jun-2021	9	To Re-Elect Ms. Yu Yang As Director Of The Company	For	Combined
CITIC LTD	09-Jun-2021	10	To Re-Elect Mr. Liu Zhongyuan As Director Of The Company	For	Combined
CITIC LTD	09-Jun-2021	11	To Re-Elect Dr. Xu Jinwu As Director Of The Company	For	Combined
CITIC LTD	09-Jun-2021	12	To Re-Elect Mr. Toshikazu Tagawa As Director Of The Company	For	For
CITIC LTD	09-Jun-2021	13	To Re-Appoint Messrs. Pricewaterhousecoopers As The Auditor Of The Company And Authorise The Board Of Directors To Fix Their Remuneration	For	For
CITIC LTD	09-Jun-2021	14	To Grant A General Mandate To The Directors To Issue And Dispose Of Additional Shares Not Exceeding 20% Of The Number Of Shares Of The Company In Issue As At The Date Of This Resolution	For	Combined
CITIC LTD	09-Jun-2021	15	To Grant A General Mandate To The Directors To Purchase Or Otherwise Acquire Shares Of The Company Not Exceeding 10% Of The Number Of Shares Of The Company In Issue As At The Date Of This Resolution	For	Combined
CITIC SECURITIES CO LTD	29-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	1	The Company'S Eligibility For Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	2	To Consider And Approve The 2020 Work Report Of The Board	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	2	To Consider And Approve The Resolution On The Satisfaction Of The Conditions For The Rights Issue Of The Company	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CITIC SECURITIES CO LTD	29-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	2	Plan For Rights Issue Via Public Offering: Stock Type And Par Value	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	3	To Consider And Approve The 2020 Work Report Of The Supervisory Committee	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	3	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Type And Nominal Value Of The Rights Shares	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	3	2020 Annual Report	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	3	Plan For Rights Issue Via Public Offering: Issuing Method	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	4	To Consider And Approve The 2020 Annual Report	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	4	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Method Of Issuance	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny4.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	4	Plan For Rights Issue Via Public Offering: Basis, Ratio And Volume Of The Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	5	To Consider And Approve The 2020 Profit Distribution Plan	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	5	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Basis Of The Rights Issue And Number Of The Rights Shares To Be Issued	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	5	Reappointment Of Audit Firm	For	Combined
CITIC SECURITIES CO LTD	29-Jun-2021	5	Plan For Rights Issue Via Public Offering: Pricing Principles And Price Of The Rights Issue	For	Combined
CITIC SECURITIES CO LTD	29-Jun-2021	6	To Consider And Approve The Resolution On The Re-Appointment Of Accounting Firms	For	Combined
CITIC SECURITIES CO LTD	29-Jun-2021	6	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Pricing Principle And Subscription Price	For	Combined
CITIC SECURITIES CO LTD	29-Jun-2021	6	2021 Estimated Proprietary Investment Quota Of The Company	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	6	Plan For Rights Issue Via Public Offering: Issuing Targets	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	7	To Consider And Approve The Resolution On The Estimated Investment Amount For The Proprietary Business Of The Company For 2021	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	7	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Target Subscribers For The Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	7	2020 Total Remuneration For Directors And Supervisors	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	7	Plan For Rights Issue Via Public Offering: Distribution Plan For Accumulated Retained Profits Before The Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	8	To Consider And Approve The Resolution On Considering The Total Remuneration Of The Directors And The Supervisors Of The Company For 2020	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	8	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Arrangement For Accumulated Undistributed Profits Prior To The Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	8	Estimated Continuing Connected Transactions In 2021: Estimated Connected Transactions Between The Company And Its Subsidiaries And Citic Group, Its Subsidiaries And Contacts	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	8	Plan For Rights Issue Via Public Offering: Issuing Date	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	9	To Consider And Approve The Resolution On Estimation Of Related Party/Continuing Connected Transactions Contemplated In The Ordinary Course Of Business Of The Company In 2021: Contemplated Related Party/Connected Transactions Between The Company And Its Subsidiaries And The Citic Group And Its Subsidiaries And Associates	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	9	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Time Of Issuance	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	9	Estimated Continuing Connected Transactions In 2021: Estimated Connected Transactions Between The Company And Its Subsidiaries And The Companies Where The Directors, Supervisors And Senior Management Of The Company Hold The Positions Of Directors And Senior Management (Excluding The Company'S Controlled Subsidiaries)	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	9	Plan For Rights Issue Via Public Offering: Underwriting Method	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	10	To Consider And Approve The Resolution On Estimation Of Related Party/Continuing Connected Transactions Contemplated In The Ordinary Course Of Business Of The Company In 2021: Contemplated Related Party Transactions Between The Company And Its Subsidiaries And Companies In Which The Directors, Supervisors And Senior Management Of The Company Hold Positions As Directors Or Senior Management (Excluding The Subsidiaries Of The Company)	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	10	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Underwriting Method	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CITIC SECURITIES CO LTD	29-Jun-2021	10	Estimated Continuing Connected Transactions In 2021: Estimated Connected Transactions Between The Company And Its Subsidiaries And Companies Holding More Than 10 Percent Equities In Important Subsidiaries Of The Company	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	10	Plan For Rights Issue Via Public Offering: Purpose Of The Funds Raised From Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	11	To Consider And Approve The Resolution On Estimation Of Related Party/Continuing Connected Transactions Contemplated In The Ordinary Course Of Business Of The Company In 2021: Contemplated Related Party/Connected Transactions Between The Company And Its Subsidiaries And Companies Holding More Than 10% Equity Interest In An Important Subsidiary Of The Company	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	11	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Use Of Proceeds To Be Raised Under The Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	11	Estimated Continuing Connected Transactions In 2021: Estimated Connected Transactions Between The Company And Its Subsidiaries And Companies Holding More Than 5 Percent Equities In The Company	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	11	Plan For Rights Issue Via Public Offering: The Valid Period Of The Resolution On The Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	12	To Consider And Approve The Resolution On Estimation Of Related Party/Continuing Connected Transactions Contemplated In The Ordinary Course Of Business Of The Company In 2021: Contemplated Related Party Transactions Between The Company And Its Subsidiaries And Companies Holding More Than 5% Equity Interest In The Company	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	12	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Effective Period Of The Resolutions In Relation To The Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	12	Amendments To The Company'S Articles Of Association (Cancelled)	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	12	Plan For Rights Issue Via Public Offering: Trading And Circulation Of The Bond To Be Issued	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	13	To Consider And Approve The Resolution On The Potential Related Party/ Connected Transactions Involved In The Issuances Of The Onshore And Offshore Corporate Debt Financing Instruments By The Company	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	13	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Listing Of The Rights Shares	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	13	Re-Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Issuing Parties, Scale And Method	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	13	Preplan For Rights Issue Via Public Offering	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	14	To Consider And Approve The Resolution On Election Of Independent Non-Executive Director Of The Company	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	14	To Consider And Approve The Proposal Of Public Issuance Of Securities By Way Of The Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	14	Re-Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Type Of Debt Financing Instruments	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	14	Feasibility Analysis Report On The Use Of Funds To Be Raised From The Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	15	To Consider And Approve The Resolution On The Amendments To The Articles Of Association Of The Company	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	15	To Consider And Approve The Feasibility Analysis Report On The Use Of Proceeds From The Rights Issue Of The Company	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	15	Re-Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Duration Of Debt Financing Instruments	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	15	Risk Warning On Diluted Immediate Return After The Distribution To Original Shareholders And Filling Measures	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	16	To Consider And Approve The Resolution On The Re-Authorization Of Issuances Of Onshore And Offshore Corporate Debt Financing Instruments By The Company: Issuing Entity, Size Of Issuance And Method Of Issuance	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	16	To Consider And Approve The Resolution On The Risk Warning Of The Dilution Of Immediate Return Under The Rights Issue To Existing Shareholders And Remedial Measures To Be Taken In This Respect	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	16	Re-Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Interest Rate Of The Debt Financing Instrument	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	16	Full Authorization To The Board To Handle Matters Regarding The Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	17	To Consider And Approve The Resolution On The Re-Authorization Of Issuances Of Onshore And Offshore Corporate Debt Financing Instruments By The Company: Type Of The Debt Financing Instruments	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	17	To Consider And Approve The Resolution On The Proposed Authorization To The Board To Deal With Relevant Matters In Relation To The Rights Issue At Its Full Discretion	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	17	Re-Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Guarantee And Other Arrangement	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CITIC SECURITIES CO LTD	29-Jun-2021	18	To Consider And Approve The Resolution On The Re-Authorization Of Issuances Of Onshore And Offshore Corporate Debt Financing Instruments By The Company: Term Of The Debt Financing Instruments	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	18	Re-Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Purpose Of The Raised Funds	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	19	To Consider And Approve The Resolution On The Re-Authorization Of Issuances Of Onshore And Offshore Corporate Debt Financing Instruments By The Company: Interest Rate Of The Debt Financing Instruments	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	19	Re-Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Issue Price	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	20	To Consider And Approve The Resolution On The Re-Authorization Of Issuances Of Onshore And Offshore Corporate Debt Financing Instruments By The Company: Security And Other Arrangements	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	20	Re-Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Issuing Targets And Arrangement For Placement Of Rmb-Denominated Debt Financing Instruments To Shareholders	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	21	To Consider And Approve The Resolution On The Re-Authorization Of Issuances Of Onshore And Offshore Corporate Debt Financing Instruments By The Company: Use Of Proceeds	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	21	Re-Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Listing Of Debt Financing Instruments	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	22	To Consider And Approve The Resolution On The Re-Authorization Of Issuances Of Onshore And Offshore Corporate Debt Financing Instruments By The Company: Issuing Price	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	22	Re-Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Valid Period Of The Resolution	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	23	To Consider And Approve The Resolution On The Re-Authorization Of Issuances Of Onshore And Offshore Corporate Debt Financing Instruments By The Company: Targets Of Issue And The Placement Arrangements Of The Rmb Debt Financing Instruments To The Shareholders	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	23	Re-Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	24	To Consider And Approve The Resolution On The Re-Authorization Of Issuances Of Onshore And Offshore Corporate Debt Financing Instruments By The Company: Listing Of The Debt Financing Instruments	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	24	Connected Transactions Involved In The Issuance Of Domestic And Overseas Corporate Debt Financing Instruments	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	25	To Consider And Approve The Resolution On The Re-Authorization Of Issuances Of Onshore And Offshore Corporate Debt Financing Instruments By The Company: Validity Period Of The Resolutions Passed	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	25	Election Of Independent Non-Executive Directors	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	26	To Consider And Approve The Resolution On The Re-Authorization Of Issuances Of Onshore And Offshore Corporate Debt Financing Instruments By The Company: Authorization For The Issuances Of The Onshore And Offshore Corporate Debt Financing Instruments	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	26	The Company'S Eligibility For Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	27	To Consider And Approve The Resolution On The Satisfaction Of The Conditions For The Rights Issue Of The Company	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	27	Plan For Rights Issue Via Public Offering: Stock Type And Par Value	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	28	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Type And Nominal Value Of The Rights Shares	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	28	Plan For Rights Issue Via Public Offering: Issuing Method	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	29	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Method Of Issuance	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	29	Plan For Rights Issue Via Public Offering: Basis, Ratio And Volume Of The Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	30	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Basis Of The Rights Issue And Number Of The Rights Shares To Be Issued	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	30	Plan For Rights Issue Via Public Offering: Pricing Principles And Price Of The Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	31	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Pricing Principle And Subscription Price	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	31	Plan For Rights Issue Via Public Offering: Issuing Targets	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	32	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Target Subscribers For The Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	32	Plan For Rights Issue Via Public Offering: Distribution Plan For Accumulated Retained Profits Before The Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	33	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Arrangement For Accumulated Undistributed Profits Prior To The Rights Issue	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CITIC SECURITIES CO LTD	29-Jun-2021	33	Plan For Rights Issue Via Public Offering: Issuing Date	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	34	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Time Of Issuance	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	34	Plan For Rights Issue Via Public Offering: Underwriting Method	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	35	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Underwriting Method	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	35	Plan For Rights Issue Via Public Offering: Purpose Of The Funds Raised From Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	36	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Use Of Proceeds To Be Raised Under The Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	36	Plan For Rights Issue Via Public Offering: The Valid Period Of The Resolution On The Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	37	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Effective Period Of The Resolutions In Relation To The Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	37	Plan For Rights Issue Via Public Offering: Trading And Circulation Of The Bond To Be Issued	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	38	To Consider And Approve The Plan Of Public Issuance Of Securities By Way Of The Rights Issue: Listing Of The Rights Shares	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	38	Preplan For Rights Issue Via Public Offering	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	39	To Consider And Approve The Proposal Of Public Issuance Of Securities By Way Of The Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	39	Feasibility Analysis Report On The Use Of Funds To Be Raised From The Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	40	To Consider And Approve The Feasibility Analysis Report On The Use Of Proceeds From The Rights Issue Of The Company	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	40	Risk Warning On Diluted Immediate Return After The Distribution To Original Shareholders And Filling Measures	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	41	To Consider And Approve The Resolution On The Risk Warning Of The Dilution Of Immediate Return Under The Rights Issue To Existing Shareholders And Remedial Measures To Be Taken In This Respect	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	41	Full Authorization To The Board To Handle Matters Regarding The Rights Issue	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	42	To Consider And Approve The Resolution On The Proposed Authorization To The Board To Deal With Relevant Matters In Relation To The Rights Issue At Its Full Discretion	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	42	Shareholder Return Plan From 2021 To 2023	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	43	To Consider And Approve The Shareholders' Return Plan Of The Company For 2021-2023	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	43	Report On The Use Of Previously Raised Funds	For	For
CITIC SECURITIES CO LTD	29-Jun-2021	44	To Consider And Approve The Resolution On The Use Of Previous Proceeds	For	For
CITIGROUP INC.	27-Apr-2021	1	Election Of Director: Ellen M. Costello	For	For
CITIGROUP INC.	27-Apr-2021	2	Election Of Director: Grace E. Dailey	For	For
CITIGROUP INC.	27-Apr-2021	3	Election Of Director: Barbara J. Desoer	For	For
CITIGROUP INC.	27-Apr-2021	4	Election Of Director: John C. Dugan	For	For
CITIGROUP INC.	27-Apr-2021	5	Election Of Director: Jane N. Fraser	For	For
CITIGROUP INC.	27-Apr-2021	6	Election Of Director: Duncan P. Hennes	For	For
CITIGROUP INC.	27-Apr-2021	7	Election Of Director: Peter B. Henry	For	For
CITIGROUP INC.	27-Apr-2021	8	Election Of Director: S. Leslie Ireland	For	For
CITIGROUP INC.	27-Apr-2021	9	Election Of Director: Lew W. (Jay) Jacobs, Iv	For	For
CITIGROUP INC.	27-Apr-2021	10	Election Of Director: Renée J. James	For	For
CITIGROUP INC.	27-Apr-2021	11	Election Of Director: Gary M. Reiner	For	For
CITIGROUP INC.	27-Apr-2021	12	Election Of Director: Diana L. Taylor	For	For
CITIGROUP INC.	27-Apr-2021	13	Election Of Director: James S. Turley	For	For
CITIGROUP INC.	27-Apr-2021	14	Election Of Director: Deborah C. Wright	For	For
CITIGROUP INC.	27-Apr-2021	15	Election Of Director: Alexander R. Wynaendts	For	For
CITIGROUP INC.	27-Apr-2021	16	Election Of Director: Ernesto Zedillo Ponce De Leon	For	For
CITIGROUP INC.	27-Apr-2021	17	Proposal To Ratify The Selection Of Kpmg Llp As Citi'S Independent Registered Public Accounting Firm For 2021.	For	Combined
CITIGROUP INC.	27-Apr-2021	18	Advisory Vote To Approve Citi'S 2020 Executive Compensation.	For	For
CITIGROUP INC.	27-Apr-2021	19	Approval Of Additional Authorized Shares Under The Citigroup 2019 Stock Incentive Plan.	For	For
CITIGROUP INC.	27-Apr-2021	20	Stockholder Proposal Requesting An Amendment To Citi'S Proxy Access By-Law Provisions Pertaining To The Aggregation Limit.	Against	Combined
CITIGROUP INC.	27-Apr-2021	21	Stockholder Proposal Requesting An Independent Board Chairman.	Against	Against
CITIGROUP INC.	27-Apr-2021	22	Stockholder Proposal Requesting Non-Management Employees On Director Nominee Candidate Lists.	Against	Against
CITIGROUP INC.	27-Apr-2021	23	Stockholder Proposal Requesting A Report Disclosing Information Regarding Citi'S Lobbying Payments, Policies And Activities.	Against	Combined
CITIGROUP INC.	27-Apr-2021	24	Stockholder Proposal Requesting A Racial Equity Audit Analyzing Citi'S Adverse Impacts On Nonwhite Stakeholders And Communities Of Color.	Against	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CITIGROUP INC.	27-Apr-2021	25	Stockholder Proposal Requesting That The Board Approve An Amendment To Cit'S Certificate Of Incorporation To Become A Public Benefit Corporation And To Submit The Proposed Amendment To Stockholders For Approval.	Against	Combined
CITIZENS FINANCIAL GROUP, INC.	22-Apr-2021	1	Election Of Director: Bruce Van Saun	For	Combined
CITIZENS FINANCIAL GROUP, INC.	22-Apr-2021	2	Election Of Director: Lee Alexander	For	For
CITIZENS FINANCIAL GROUP, INC.	22-Apr-2021	3	Election Of Director: Christine M. Cumming	For	For
CITIZENS FINANCIAL GROUP, INC.	22-Apr-2021	4	Election Of Director: William P. Hankowsky	For	For
CITIZENS FINANCIAL GROUP, INC.	22-Apr-2021	5	Election Of Director: Leo I. ("Lee") Higdon	For	For
CITIZENS FINANCIAL GROUP, INC.	22-Apr-2021	6	Election Of Director: Edward J. ("Ned") Kelly Iii	For	For
CITIZENS FINANCIAL GROUP, INC.	22-Apr-2021	7	Election Of Director: Charles J. ("Bud") Koch	For	For
CITIZENS FINANCIAL GROUP, INC.	22-Apr-2021	8	Election Of Director: Robert G. Leary	For	For
CITIZENS FINANCIAL GROUP, INC.	22-Apr-2021	9	Election Of Director: Terrance J. Lillis	For	For
CITIZENS FINANCIAL GROUP, INC.	22-Apr-2021	10	Election Of Director: Shivan Subramaniam	For	For
CITIZENS FINANCIAL GROUP, INC.	22-Apr-2021	11	Election Of Director: Christopher J. Swift	For	For
CITIZENS FINANCIAL GROUP, INC.	22-Apr-2021	12	Election Of Director: Wendy A. Watson	For	For
CITIZENS FINANCIAL GROUP, INC.	22-Apr-2021	13	Election Of Director: Marita Zuraitis	For	For
CITIZENS FINANCIAL GROUP, INC.	22-Apr-2021	14	Advisory Vote On Executive Compensation.	For	For
CITIZENS FINANCIAL GROUP, INC.	22-Apr-2021	15	Advisory Vote On The Frequency Of Future Advisory Votes On Executive Compensation.	One	Combined
CITIZENS FINANCIAL GROUP, INC.	22-Apr-2021	16	Ratification Of The Appointment Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For 2021.	For	Combined
CITRIX SYSTEMS, INC.	04-Jun-2021	1	Election Of Director: Robert M. Calderoni	For	For
CITRIX SYSTEMS, INC.	04-Jun-2021	2	Election Of Director: Nanci E. Caldwell	For	For
CITRIX SYSTEMS, INC.	04-Jun-2021	3	Election Of Director: Murray J. Demo	For	For
CITRIX SYSTEMS, INC.	04-Jun-2021	4	Election Of Director: Ajei S. Gopal	For	For
CITRIX SYSTEMS, INC.	04-Jun-2021	5	Election Of Director: David J. Henshall	For	For
CITRIX SYSTEMS, INC.	04-Jun-2021	6	Election Of Director: Thomas E. Hogan	For	For
CITRIX SYSTEMS, INC.	04-Jun-2021	7	Election Of Director: Moira A. Kilcoyne	For	For
CITRIX SYSTEMS, INC.	04-Jun-2021	8	Election Of Director: Robert E. Knowling, Jr.	For	For
CITRIX SYSTEMS, INC.	04-Jun-2021	9	Election Of Director: Peter J. Sacripanti	For	For
CITRIX SYSTEMS, INC.	04-Jun-2021	10	Election Of Director: J. Donald Sherman	For	For
CITRIX SYSTEMS, INC.	04-Jun-2021	11	Ratification Of The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	Combined
CITRIX SYSTEMS, INC.	04-Jun-2021	12	Advisory Vote To Approve The Compensation Of The Company'S Named Executive Officers.	For	For
CITRIX SYSTEMS, INC.	04-Jun-2021	13	Shareholder Proposal Regarding Simple Majority Voting Provisions.	Take No Action	For
CITY DEVELOPMENTS LTD	30-Apr-2021	1	Adoption Of The Directors' Statement And Audited Financial Statements Together With The Auditors' Report Thereon	For	Combined
CITY DEVELOPMENTS LTD	30-Apr-2021	2	Declaration Of A Final Ordinary Dividend And A Special Final Ordinary Dividend: A Final One-Tier Tax-Exempt Ordinary Dividend Of 8.0 Cents Per Ordinary Share ("Final Ordinary Dividend") And A Special Final One-Tier Tax-Exempt Ordinary Dividend Of 4.0 Cents Per Ordinary Share ("Special Final Ordinary Dividend") For Fy 2020	For	Combined
CITY DEVELOPMENTS LTD	30-Apr-2021	3	Approval Of Directors' Fees	For	Combined
CITY DEVELOPMENTS LTD	30-Apr-2021	4	Re-Election Of Mr Philip Yeo Liat Kok As A Director Retiring In Accordance With Clause 83(A) Of The Constitution Of The Company	For	Combined
CITY DEVELOPMENTS LTD	30-Apr-2021	5	Re-Election Of Director Retiring In Accordance With Clause 76 Of The Constitution Of The Company: Mr Ong Lian Jin Colin	For	Combined
CITY DEVELOPMENTS LTD	30-Apr-2021	6	Re-Election Of Director Retiring In Accordance With Clause 76 Of The Constitution Of The Company: Mr Daniel Marie Ghislain Desbaillets	For	Combined
CITY DEVELOPMENTS LTD	30-Apr-2021	7	Re-Election Of Director Retiring In Accordance With Clause 76 Of The Constitution Of The Company: Mr Chong Yoon Chou	For	Combined
CITY DEVELOPMENTS LTD	30-Apr-2021	8	Re-Election Of Director Retiring In Accordance With Clause 76 Of The Constitution Of The Company: Ms Chan Swee Liang Carolina (Carol Fong)	For	Combined
CITY DEVELOPMENTS LTD	30-Apr-2021	9	Re-Election Of Director Retiring In Accordance With Clause 76 Of The Constitution Of The Company: Mr Lee Jee Cheng Philip	For	Combined
CITY DEVELOPMENTS LTD	30-Apr-2021	10	Re-Appointment Of Kpmg Llp As Auditors	For	Combined
CITY DEVELOPMENTS LTD	30-Apr-2021	11	Authority For Directors To Issue Ordinary Shares And/Or Make Or Grant Offers, Agreements Or Options Pursuant To Section 161 Of The Companies Act, Chapter 50 Of Singapore And The Listing Manual Of Singapore Exchange Securities Trading Limited	For	Combined
CITY DEVELOPMENTS LTD	30-Apr-2021	12	Renewal Of Share Purchase Mandate	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CITY DEVELOPMENTS LTD	30-Apr-2021	13	Renewal Of Ipt Mandate For Interested Person Transactions	For	Combined
CITYCON OYJ	22-Mar-2021	10	Adoption Of The Financial Statements	For	For
CITYCON OYJ	22-Mar-2021	11	Resolution On The Use Of The Profit Shown On The Balance Sheet As Well As Authorization Of The Board Of Directors To Decide On The Distribution Of Dividend And Assets From The Invested Unrestricted Equity Fund: The Board Of Directors Proposes That Based On The Balance Sheet To Be Adopted For The Financial Period Ended On 31 December 2020, No Dividend Is Distributed By A Resolution Of The Annual General Meeting. Nonetheless, The Board Of Directors Proposes That The Board Of Directors Be Authorized To Decide In Its Discretion On The Distribution Of Dividend And Assets From The Invested Unrestricted Equity Fund In The Manner Set Forth Below. Based On This Authorization, The Maximum Total Amount Of Dividend To Be Distributed Shall Not Exceed Eur 0.05 Per Share And The Maximum Total Amount Of Equity Repayment Distributed From The Invested Unrestricted Equity Fund Shall Not Exceed Eur 0.45 Per Share. Based On The Current Total Number Of Issued Shares In The Company, The Authorization Would Equal To A Maximum Of Eur 8,899,926.25 In Dividend And A Maximum Of Eur 80,099,336.25 In Equity Repayment	For	For
CITYCON OYJ	22-Mar-2021	12	Resolution On The Discharge Of The Members Of The Board Of Directors And The Ceo From Liability	For	For
CITYCON OYJ	22-Mar-2021	13	Remuneration Report: The Board Of Directors Proposes That The Remuneration Report Of The Company'S Governing Bodies For 2020 Be Approved. The Resolution Is Advisory In Accordance With The Finnish Limited Liability Companies Act. The Remuneration Report Is Available On The Company'S Website At Citycon.Com/Agm2021. Since The Annual General Meeting May Only Be Attended By Voting In Advance, The Remuneration Report Of The Governing Bodies Is Deemed To Have Been Presented To The Annual General Meeting	For	Combined
CITYCON OYJ	22-Mar-2021	14	Resolution On The Remuneration Of The Members Of The Board Of Directors: The Board Of Directors Proposes On The Recommendation Of The Nomination And Remuneration Committee That The Remuneration Of Members Of The Board Of Directors Would Remain The Same And The Chairman Of The Board Of Directors Be Paid An Annual Fee Of Eur 160,000, The Deputy Chairmen Eur 70,000 And The Ordinary Members Of The Board Eur 50,000. The Chairmen Of The Board Of Directors' Committees Would Be Paid An Additional Annual Fee Of Eur 5,000. It Is Proposed That The Chairmen Of The Meetings Of The Board'S Committees Shall Be Paid A Meeting Fee Of Eur 800 And Other Board And Committee Members Eur 600 Per Meeting, With The Exception Of The Chairman Of The Board, Who Shall Be Paid No Meeting Fees. The Members Of The Board Of Directors Shall Be Compensated For Accrued Travel And Lodging Expenses As Well As Other Potential Costs Related To Board And Committee Work	For	Combined
CITYCON OYJ	22-Mar-2021	15	Resolution On The Number Of Members Of The Board Of Directors: The Board Of Directors Proposes On The Recommendation Of The Nomination And Remuneration Committee That The Number Of Members Of The Board Of Directors Shall Be Ten	For	For
CITYCON OYJ	22-Mar-2021	16	Election Of The Members Of The Board Of Directors: The Board Of Directors Proposes On The Recommendation Of The Nomination And Remuneration Committee That Of The Current Members Of The Board Of Directors Chaim Katzman, Yehuda (Judah) L. Angster, Arnold De Haan, Zvi Gordon, Alexandre (Sandy) Koifman, David Lukes, Andrea Orlandi, Per-Anders Ovin, Ofer Stark And Ariella Zochovitzky Be Re-Elected. The Members Of The Board Of Directors Will Be Elected For A Term That Will Continue Until The Close Of The Next Annual General Meeting. All Candidates Have Given Their Consent To The Election. All Candidates Of The Board Of Directors Are Independent Of The Company. All Candidates, With The Exception Of Chaim Katzman, Zvi Gordon, Ofer Stark And Andrea Orlandi Are Independent Of The Company'S Significant Shareholders. All Candidates For The Board Of Directors Have Been Presented On The Company'S Website Citycon.Com/Agm2021	For	For
CITYCON OYJ	22-Mar-2021	17	Resolution On The Remuneration Of The Auditor: The Board Of Directors Proposes On The Recommendation Of The Audit And Governance Committee That The Audit Fee Be Paid In Accordance With The Auditor'S Invoice Approved By The Company	For	For
CITYCON OYJ	22-Mar-2021	18	Election Of The Auditor: On The Recommendation Of The Audit And Governance Committee, The Board Of Directors Proposes That The Company'S Present Auditor Ernst & Young Oy, A Firm Of Authorized Public Accountants, Be Re-Elected As The Auditor. Ernst & Young Oy Has Announced That Apa Antti Suominen Would Act As The Auditor With Principal Responsibility	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CITYCON OYJ	22-Mar-2021	19	Authorizing The Board Of Directors To Decide On The Issuance Of Shares As Well As The Issuance Of Special Rights Entitling To Shares: The Board Of Directors Proposes That The Board Of Directors Be Authorized To Decide On The Issuance Of Shares As Well As The Issuance Of Special Rights Entitling To Shares Referred To In Chapter 10 Section 1 Of The Companies Act By One Or Several Decisions In The Manner Described Below. The Number Of Shares To Be Issued Shall Not Exceed 17 Million Shares, Which Would Correspond To Approximately 9.55 Percent Of All Registered Shares In The Company. Shares Potentially Issued By Virtue Of The Special Rights Entitling To Shares Are Included In The Aforesaid Maximum Number Of Shares. The Board Of Directors Decides On All The Conditions Of The Issuance Of Shares And Special Rights Entitling To Shares. The Authorization Concerns Both The Issuance Of New Shares As Well As The Transfer Of Own Shares Held By The Company. The Issuance Of Shares And Special Rights Entitling To Shares May Be Carried Out In Deviation From The Shareholders' Pre-Emptive Rights By Way Of A Directed Issue	For	For
CITYCON OYJ	22-Mar-2021	20	Authorizing The Board Of Directors To Decide On The Repurchase And/Or On The Acceptance As Pledge Of The Company'S Own Shares: The Board Of Directors Proposes That The Board Of Directors Be Authorized To Decide On The Repurchase And/Or On The Acceptance As Pledge Of The Company'S Own Shares In One Or Several Tranches As Follows. The Number Of Own Shares To Be Repurchased And/Or Accepted As Pledge Shall Not Exceed 10 Million Shares, Which Would Correspond To Approximately 5.62 Percent Of All Registered Shares In The Company. Only The Unrestricted Equity Of The Company Can Be Used To Repurchase Own Shares On The Basis Of The Authorization. The Board Of Directors Decides How Own Shares Will Be Repurchased And/Or Accepted As Pledge. Own Shares Can Be Repurchased For Instance By Using Derivatives. Own Shares Can Be Repurchased Otherwise Than In Proportion To The Shareholdings Of The Shareholders (Directed Repurchase)	For	For
CJ CHEILJEDANG CORP	26-Mar-2021	1	Approval Of Financial Statements	For	For
CJ CHEILJEDANG CORP	26-Mar-2021	2	Election Of Inside Director: Gim So Yeong	For	For
CJ CHEILJEDANG CORP	26-Mar-2021	3	Approval Of Remuneration For Director	For	For
CJ CORPORATION	31-Mar-2021	1	Approval Of Financial Statements	For	Combined
CJ CORPORATION	31-Mar-2021	2	Election Of Inside Director: Son Gyeong Sik	For	Combined
CJ CORPORATION	31-Mar-2021	3	Election Of Inside Director: Gim Hong Gi	For	Combined
CJ CORPORATION	31-Mar-2021	4	Election Of Inside Director: Im Gyeong Muk	For	Combined
CJ CORPORATION	31-Mar-2021	5	Approval Of Remuneration For Director	For	For
CJ CORPORATION	31-Mar-2021	6	12 Mar 2021: Please Note That This Is A Revision Due To Due Change In Numbering For Resolution 2.2. If You Have Already Sent In Your Votes To Mid 529134, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
CJ ENM CO., LTD.	30-Mar-2021	1	Approval Of Financial Statements	For	Combined
CJ ENM CO., LTD.	30-Mar-2021	2	Election Of Inside Director: Gang Ho Seong	For	For
CJ ENM CO., LTD.	30-Mar-2021	3	Election Of Inside Director: I Seung Hwa	For	For
CJ ENM CO., LTD.	30-Mar-2021	4	Election Of Outside Director: Min Yeong	For	For
CJ ENM CO., LTD.	30-Mar-2021	5	Election Of Outside Director Who Is An Audit Committee Member: No Jun Hyeong	For	For
CJ ENM CO., LTD.	30-Mar-2021	6	Election Of Audit Committee Member: Min Yeong	For	For
CJ ENM CO., LTD.	30-Mar-2021	7	Approval Of Remuneration For Director	For	For
CJ LOGISTICS CORP	29-Mar-2021	1	Approval Of Financial Statements	For	For
CJ LOGISTICS CORP	29-Mar-2021	2	Election Of Inside Director: Gang Sin Ho	For	For
CJ LOGISTICS CORP	29-Mar-2021	3	Election Of Inside Director: Sin Yeong Su	For	For
CJ LOGISTICS CORP	29-Mar-2021	4	Election Of Inside Director: Gim Jun Hyeon	For	For
CJ LOGISTICS CORP	29-Mar-2021	5	Election Of Outside Director: Jeong Gap Yeong	For	For
CJ LOGISTICS CORP	29-Mar-2021	6	Election Of Outside Director: Song Yeong Seung	For	For
CJ LOGISTICS CORP	29-Mar-2021	7	Election Of Outside Director: Im Jong Ryong	For	For
CJ LOGISTICS CORP	29-Mar-2021	8	Election Of Audit Committee Member: Jeong Gap Yeong	For	For
CJ LOGISTICS CORP	29-Mar-2021	9	Election Of Audit Committee Member: Song Yeong Seung	For	For
CJ LOGISTICS CORP	29-Mar-2021	10	Election Of Audit Committee Member: Im Jong Ryong	For	For
CJ LOGISTICS CORP	29-Mar-2021	11	Election Of Outside Director Who Is An Audit Committee Member: Yeo Mi Suk	For	For
CJ LOGISTICS CORP	29-Mar-2021	12	Approval Of Remuneration For Director	For	For
CK ASSET HOLDINGS LIMITED	13-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0412/2021041200713.Pdf And https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0412/2021041200681.Pdf	Non-voting resolution	Combined
CK ASSET HOLDINGS LIMITED	13-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0426/2021042600878.Pdf And https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0426/2021042600942.Pdf	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CK ASSET HOLDINGS LIMITED	13-May-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
CK ASSET HOLDINGS LIMITED	13-May-2021	3	To Receive The Audited Financial Statements, The Report Of The Directors And The Independent Auditor'S Report For The Year Ended 31 December 2020	For	Combined
CK ASSET HOLDINGS LIMITED	13-May-2021	3	To Approve The Share Purchase Agreement And The Proposed Acquisition, Which Also Constitutes A Special Deal Under Rule 25 Of The Takeovers Code, And To Grant The Specific Mandate To Allot And Issue The Consideration Shares Pursuant To The Terms And Conditions Of The Share Purchase Agreement, As More Particularly Set Out In The Notice Of The Extraordinary General Meeting	For	For
CK ASSET HOLDINGS LIMITED	13-May-2021	3	To Receive The Audited Financial Statements, The Report Of The Directors And The Independent Auditor'S Report For The Year Ended 31 December 2020	For	Combined
CK ASSET HOLDINGS LIMITED	13-May-2021	3	To Approve The Share Purchase Agreement And The Proposed Acquisition, Which Also Constitutes A Special Deal Under Rule 25 Of The Takeovers Code, And To Grant The Specific Mandate To Allot And Issue The Consideration Shares Pursuant To The Terms And Conditions Of The Share Purchase Agreement, As More Particularly Set Out In The Notice Of The Extraordinary General Meeting	For	Combined
CK ASSET HOLDINGS LIMITED	13-May-2021	4	To Declare A Final Dividend	For	Combined
CK ASSET HOLDINGS LIMITED	13-May-2021	4	To Approve The Conditional Cash Offer By Hsbc On Behalf Of The Company To Buy Back For Cancellation Up To 380,000,000 Shares At A Price Of Hkd 51.00 Per Share In Cash And Subject To The Terms And Conditions Set Out In The Circular And Offer Document And The Accompanying Acceptance Form	For	For
CK ASSET HOLDINGS LIMITED	13-May-2021	4	To Declare A Final Dividend	For	Combined
CK ASSET HOLDINGS LIMITED	13-May-2021	4	To Approve The Conditional Cash Offer By Hsbc On Behalf Of The Company To Buy Back For Cancellation Up To 380,000,000 Shares At A Price Of Hkd 51.00 Per Share In Cash And Subject To The Terms And Conditions Set Out In The Circular And Offer Document And The Accompanying Acceptance Form	For	Combined
CK ASSET HOLDINGS LIMITED	13-May-2021	5	To Elect Mr. Ip Tak Chuen, Edmond As Director	For	Combined
CK ASSET HOLDINGS LIMITED	13-May-2021	5	To Approve The Whitewash Waiver Waiving Any Obligation On The Part Of Lksf To Make A Mandatory General Offer For All Of The Shares Of The Company Not Already Owned Or Agreed To Be Acquired By The Controlling Shareholder Group As A Result Of (i) The Allotment And Issue Of The Consideration Shares To Lksf And (ii) The Share Buy-Back Offer, As More Particularly Set Out In The Notice Of Extraordinary General Meeting	For	Combined
CK ASSET HOLDINGS LIMITED	13-May-2021	5	To Elect Mr. Ip Tak Chuen, Edmond As Director	For	Combined
CK ASSET HOLDINGS LIMITED	13-May-2021	5	To Approve The Whitewash Waiver Waiving Any Obligation On The Part Of Lksf To Make A Mandatory General Offer For All Of The Shares Of The Company Not Already Owned Or Agreed To Be Acquired By The Controlling Shareholder Group As A Result Of (i) The Allotment And Issue Of The Consideration Shares To Lksf And (ii) The Share Buy-Back Offer, As More Particularly Set Out In The Notice Of Extraordinary General Meeting	For	Combined
CK ASSET HOLDINGS LIMITED	13-May-2021	6	To Elect Mr. Chow Wai Kam, Raymond As Director	For	Combined
CK ASSET HOLDINGS LIMITED	13-May-2021	7	To Elect Ms. Woo Chia Ching, Grace As Director	For	Combined
CK ASSET HOLDINGS LIMITED	13-May-2021	8	To Elect Mr. Chow Nin Mow, Albert As Director	For	Combined
CK ASSET HOLDINGS LIMITED	13-May-2021	9	To Elect Mr. Donald Jeffrey Roberts As Director	For	Combined
CK ASSET HOLDINGS LIMITED	13-May-2021	10	To Elect Mr. Stephen Edward Bradley As Director	For	Combined
CK ASSET HOLDINGS LIMITED	13-May-2021	11	To Appoint Messrs. Deloitte Touche Tohmatsu As Auditor And Authorise The Directors To Fix Their Remuneration	For	Combined
CK ASSET HOLDINGS LIMITED	13-May-2021	12	To Give A General Mandate To The Directors To Issue Additional Shares Of The Company	For	Combined
CK ASSET HOLDINGS LIMITED	13-May-2021	13	To Give A General Mandate To The Directors To Buy Back Shares Of The Company	For	Combined
CK HUTCHISON HOLDINGS LTD	13-May-2021	3	To Consider And Adopt The Audited Financial Statements, The Reports Of The Directors And The Independent Auditor For The Year Ended 31 December 2020	For	Unvoted
CK HUTCHISON HOLDINGS LTD	13-May-2021	4	To Declare A Final Dividend	For	Unvoted
CK HUTCHISON HOLDINGS LTD	13-May-2021	5	To Re-Elect Mr Ip Tak Chuen, Edmond As Director	For	Unvoted
CK HUTCHISON HOLDINGS LTD	13-May-2021	6	To Re-Elect Mr Lai Kai Ming, Dominic As Director	For	Unvoted
CK HUTCHISON HOLDINGS LTD	13-May-2021	7	To Re-Elect Mr Lee Yeh Kwong, Charles As Director	For	Unvoted
CK HUTCHISON HOLDINGS LTD	13-May-2021	8	To Re-Elect Mr George Colin Magnus As Director	For	Unvoted
CK HUTCHISON HOLDINGS LTD	13-May-2021	9	To Re-Elect Mr Paul Joseph Tighe As Director	For	Unvoted
CK HUTCHISON HOLDINGS LTD	13-May-2021	10	To Re-Elect Dr Wong Yick-Ming, Rosanna As Director	For	Unvoted

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CK HUTCHISON HOLDINGS LTD	13-May-2021	11	To Appoint Auditor And Authorise The Directors To Fix The Auditor'S Remuneration	For	Unvoted
CK HUTCHISON HOLDINGS LTD	13-May-2021	12	To Grant A General Mandate To The Directors To Issue, Allot And Dispose Of Additional Shares Of The Company	For	Unvoted
CK HUTCHISON HOLDINGS LTD	13-May-2021	13	To Grant A General Mandate To The Directors To Repurchase Shares Of The Company	For	Unvoted
CLARIANT AG	07-Apr-2021	3	Integrated Report, Financial Statements And Consolidated Financial Statements Of Clariant Ltd For The 2020 Financial Year: Approval Of The Integrated Report, Financial Statements And Consolidated Financial Statements Of Clariant Ltd For The 2020 Financial Year	For	Combined
CLARIANT AG	07-Apr-2021	4	Integrated Report, Financial Statements And Consolidated Financial Statements Of Clariant Ltd For The 2020 Financial Year: Advisory Vote On The 2020 Compensation Report	For	For
CLARIANT AG	07-Apr-2021	5	Discharge Of The Members Of The Board Of Directors And The Executive Committee	For	For
CLARIANT AG	07-Apr-2021	6	Appropriation Of The Available Earnings Of Clariant Ltd And Distribution Through Capital Reduction (Par Value Reduction): Appropriation Of Available Earnings 2020	For	For
CLARIANT AG	07-Apr-2021	7	Appropriation Of The Available Earnings Of Clariant Ltd And Distribution Through Capital Reduction (Par Value Reduction): Distribution Through Capital Reduction By Way Of Par Value Reduction - Amendments To The Articles Of Association	For	For
CLARIANT AG	07-Apr-2021	8	Election To The Board Of Directors: Abdullah Mohammed Alissa	For	Combined
CLARIANT AG	07-Apr-2021	9	Election To The Board Of Directors: Nader Ibrahim Alwehibi	For	Combined
CLARIANT AG	07-Apr-2021	10	Election To The Board Of Directors: Gunter Von Au	For	For
CLARIANT AG	07-Apr-2021	11	Election To The Board Of Directors: Calum Maclean	For	Combined
CLARIANT AG	07-Apr-2021	12	Election To The Board Of Directors: Thilo Mannhardt	For	Combined
CLARIANT AG	07-Apr-2021	13	Election To The Board Of Directors: Geoffery Merszei	For	For
CLARIANT AG	07-Apr-2021	14	Election To The Board Of Directors: Eveline Saupper	For	For
CLARIANT AG	07-Apr-2021	15	Election To The Board Of Directors: Peter Steiner	For	For
CLARIANT AG	07-Apr-2021	16	Election To The Board Of Directors: Claudia Suessmuth Dyckerhoff	For	For
CLARIANT AG	07-Apr-2021	17	Election To The Board Of Directors: Susanne Wamsler	For	For
CLARIANT AG	07-Apr-2021	18	Election To The Board Of Directors: Konstantin Winterstein	For	For
CLARIANT AG	07-Apr-2021	19	Election Of The Chairman Of The Board Of Directors: Gunter Von Au	For	For
CLARIANT AG	07-Apr-2021	20	Election Of Member Of The Compensation Committee: Nader Ibrahim Alwehibi	For	For
CLARIANT AG	07-Apr-2021	21	Election Of Member Of The Compensation Committee: Eveline Saupper	For	For
CLARIANT AG	07-Apr-2021	22	Election Of Member Of The Compensation Committee: Claudia Suessmuth Dyckerhoff	For	For
CLARIANT AG	07-Apr-2021	23	Election Of Member Of The Compensation Committee: Konstantin Winterstein	For	For
CLARIANT AG	07-Apr-2021	24	Election Of The Independent Proxy: Balthasar Settelen, Attorney, Basel	For	For
CLARIANT AG	07-Apr-2021	25	Election Of The Statutory Auditor: Pricewaterhousecoopers Ag	For	For
CLARIANT AG	07-Apr-2021	26	Approval Of Compensation: Total Compensation Of The Board Of Directors	For	For
CLARIANT AG	07-Apr-2021	27	Approval Of Compensation: Total Compensation Of The Members Of The Executive Committee	For	For
CLARIANT AG	07-Apr-2021	28	If At The Time Of The Annual General Meeting, The Board Of Directors Make Unannounced Proposals With Respect To Those Agenda Items Set Forth Above, Or New Agenda Items Are Put Forth Before The Annual General Meeting, I/We Instruct The Independent Proxy To Vote My/Our Shares As Follows (For=In Accordance With The Proposal Of The Board Of Directors, Against=Rejection, Abstain=Abstention)	For	Combined
CLARIANT AG	07-Apr-2021	29	Please Note That This Resolution Is A Shareholder Proposal: If At The Time Of The Annual General Meeting, The Shareholders Make Unannounced Proposals With Respect To Those Agenda Items Set Forth Above, Or New Agenda Items Are Put Forth Before The Annual General Meeting, I/We Instruct The Independent Proxy To Vote My/Our Shares As Follows (For=In Accordance With The Proposal Of The Shareholders, Against=Rejection, Abstain=Abstention)	Against	Abstain
CLICKS GROUP LIMITED	27-Jan-2021	1	Adoption Of Financial Statements	For	Combined
CLICKS GROUP LIMITED	27-Jan-2021	2	Reappointment Of Auditor: Ernst Young Inc	For	Combined
CLICKS GROUP LIMITED	27-Jan-2021	3	Election Of Mfundiso Njeke As A Director	For	Combined
CLICKS GROUP LIMITED	27-Jan-2021	4	Re-Election Of John Bester As A Director	For	Combined
CLICKS GROUP LIMITED	27-Jan-2021	5	Re-Election Of Bertina Engelbrecht As A Director	For	Combined
CLICKS GROUP LIMITED	27-Jan-2021	6	Re-Election Of Michael Fleming As A Director	For	Combined
CLICKS GROUP LIMITED	27-Jan-2021	7	Election Of Member Of The Audit And Risk Committee (Separate Voting): John Bester	For	Combined
CLICKS GROUP LIMITED	27-Jan-2021	8	Election Of Member Of The Audit And Risk Committee (Separate Voting): Fatima Daniels	For	Combined
CLICKS GROUP LIMITED	27-Jan-2021	9	Election Of Member Of The Audit And Risk Committee (Separate Voting): Mfundiso Njeke	For	Combined
CLICKS GROUP LIMITED	27-Jan-2021	10	Non-Binding Advisory Vote: Approval Of The Company'S Remuneration Policy	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CLICKS GROUP LIMITED	27-Jan-2021	11	Non-Binding Advisory Vote: Endorsement Of The Company'S Remuneration Implementation Report	For	Combined
CLICKS GROUP LIMITED	27-Jan-2021	12	General Authority To Repurchase Shares	For	Combined
CLICKS GROUP LIMITED	27-Jan-2021	13	Approval Of Directors' Fees	For	Combined
CLICKS GROUP LIMITED	27-Jan-2021	14	General Approval To Provide Financial Assistance	For	Combined
CLICKS GROUP LIMITED	27-Jan-2021	15	Amendments To The Memorandum Of Incorporation	For	Combined
CLICKS GROUP LIMITED	27-Jan-2021	16	11 Dec 2020: Please Note That This Is A Revision Due To Modification Of Numbering Of Resolutions Nb.8 & Nb.9 And Modification Of Text In Resolution 2. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined
CLOUDFLARE, INC.	03-Jun-2021	1	Director	For	Combined
CLOUDFLARE, INC.	03-Jun-2021	2	Ratification Of The Appointment Of Kpmg Llp As Our Independent Registered Public Accounting Firm For Our Fiscal Year Ending December 31, 2021.	For	For
CLOUDFLARE, INC.	03-Jun-2021	3	To Approve, On An Advisory Basis, The Compensation Of Our Named Executive Officers.	For	For
CLOUDFLARE, INC.	03-Jun-2021	4	To Approve, On An Advisory Basis, The Frequency Of Future Stockholder Advisory Votes On The Compensation Of Our Named Executive Officers.	One	Combined
CLP HOLDINGS LTD	14-May-2021	1	Please Note In The Hong Kong Market That A Vote Of "Abstain" Will Be Treated The Same As A "Take No Action" Vote.	Non-voting resolution	Combined
CLP HOLDINGS LTD	14-May-2021	2	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0323/ 2021032300429. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0323/ 2021032300431. Pdf	Non-voting resolution	Non-voting resolution
CLP HOLDINGS LTD	14-May-2021	3	To Receive The Audited Financial Statements For The Year Ended 31 December 2020 And The Reports Of The Directors And Independent Auditor Thereon	For	Combined
CLP HOLDINGS LTD	14-May-2021	4	To Elect Ms Christina Gaw As Director	For	For
CLP HOLDINGS LTD	14-May-2021	5	To Elect Mr Chunyuan Gu As Director	For	For
CLP HOLDINGS LTD	14-May-2021	6	To Re-Elect Mr John Andrew Harry Leigh As Director	For	Combined
CLP HOLDINGS LTD	14-May-2021	7	To Re-Elect Mr Andrew Clifford Winawer Brandler As Director	For	Against
CLP HOLDINGS LTD	14-May-2021	8	To Re-Elect Mr Nicholas Charles Allen As Director	For	Combined
CLP HOLDINGS LTD	14-May-2021	9	To Re-Elect Mrs Law Fan Chiu Fun Fanny As Director	For	For
CLP HOLDINGS LTD	14-May-2021	10	To Re-Elect Mr Richard Kendall Lancaster As Director	For	Combined
CLP HOLDINGS LTD	14-May-2021	11	To Re-Appoint Pricewaterhousecoopers As Independent Auditor Of The Company And Authorise The Directors To Fix The Auditor'S Remuneration For The Year Ending 31 December 2021	For	Combined
CLP HOLDINGS LTD	14-May-2021	12	To Approve And Adopt The New Articles Of Association In Substitution For, And To The Exclusion Of, The Current Articles Of Association Of The Company	For	For
CLP HOLDINGS LTD	14-May-2021	13	To Give A General Mandate To The Directors To Exercise All The Powers Of The Company To Allot, Issue And Dispose Of Additional Shares In The Company; Not Exceeding Five Per Cent Of The Total Number Of Shares In Issue At The Date Of This Resolution And Such Shares Shall Not Be Issued At A Discount Of More Than Ten Per Cent To The Benchmarked Price Of Such Shares	For	For
CLP HOLDINGS LTD	14-May-2021	14	To Give A General Mandate To The Directors To Exercise All The Powers Of The Company To Buy Back Or Otherwise Acquire Shares Of The Company In Issue; Not Exceeding Ten Per Cent Of The Total Number Of Shares In Issue At The Date Of This Resolution	For	For
CLS HOLDINGS PLC	22-Apr-2021	1	Accept Financial Statements And Statutory Reports	For	For
CLS HOLDINGS PLC	22-Apr-2021	2	Approve Remuneration Report	For	For
CLS HOLDINGS PLC	22-Apr-2021	3	Approve Final Dividend	For	For
CLS HOLDINGS PLC	22-Apr-2021	4	Re-Elect Lennart Sten As Director	For	For
CLS HOLDINGS PLC	22-Apr-2021	5	Re-Elect Anna Seeley As Director	For	For
CLS HOLDINGS PLC	22-Apr-2021	6	Re-Elect Fredrik Widlund As Director	For	For
CLS HOLDINGS PLC	22-Apr-2021	7	Re-Elect Andrew Kirkman As Director	For	For
CLS HOLDINGS PLC	22-Apr-2021	8	Re-Elect Elizabeth Edwards As Director	For	For
CLS HOLDINGS PLC	22-Apr-2021	9	Re-Elect Bill Holland As Director	For	For
CLS HOLDINGS PLC	22-Apr-2021	10	Re-Elect Denise Jagger As Director	For	For
CLS HOLDINGS PLC	22-Apr-2021	11	Re-Elect Christopher Jarvis As Director	For	For
CLS HOLDINGS PLC	22-Apr-2021	12	Re-Elect Bengt Mortstedt As Director	For	For
CLS HOLDINGS PLC	22-Apr-2021	13	Reappoint Deloitte Llp As Auditors	For	For
CLS HOLDINGS PLC	22-Apr-2021	14	Authorise Board To Fix Remuneration Of Auditors	For	For
CLS HOLDINGS PLC	22-Apr-2021	15	Authorise Issue Of Equity	For	For
CLS HOLDINGS PLC	22-Apr-2021	16	Authorise Issue Of Equity Without Pre-Emptive Rights	For	For
CLS HOLDINGS PLC	22-Apr-2021	17	Authorise Market Purchase Of Ordinary Shares	For	For
CLS HOLDINGS PLC	22-Apr-2021	18	Authorise The Company To Call General Meeting With Two Weeks' Notice	For	For
CME GROUP INC.	05-May-2021	1	Election Of Equity Director: Terrence A. Duffy	For	For
CME GROUP INC.	05-May-2021	2	Election Of Equity Director: Timothy S. Bitsberger	For	For
CME GROUP INC.	05-May-2021	3	Election Of Equity Director: Charles P. Carey	For	For
CME GROUP INC.	05-May-2021	4	Election Of Equity Director: Dennis H. Chookaszian	For	For
CME GROUP INC.	05-May-2021	5	Election Of Equity Director: Bryan T. Durkin	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CME GROUP INC.	05-May-2021	6	Election Of Equity Director: Ana Dutra	For	For
CME GROUP INC.	05-May-2021	7	Election Of Equity Director: Martin J. Gepsman	For	For
CME GROUP INC.	05-May-2021	8	Election Of Equity Director: Larry G. Gerdes	For	For
CME GROUP INC.	05-May-2021	9	Election Of Equity Director: Daniel R. Glickman	For	Combined
CME GROUP INC.	05-May-2021	10	Election Of Equity Director: Daniel G. Kaye	For	Combined
CME GROUP INC.	05-May-2021	11	Election Of Equity Director: Phyllis M. Lockett	For	For
CME GROUP INC.	05-May-2021	12	Election Of Equity Director: Deborah J. Lucas	For	For
CME GROUP INC.	05-May-2021	13	Election Of Equity Director: Terry L. Savage	For	For
CME GROUP INC.	05-May-2021	14	Election Of Equity Director: Rahael Seifu	For	For
CME GROUP INC.	05-May-2021	15	Election Of Equity Director: William R. Shepard	For	For
CME GROUP INC.	05-May-2021	16	Election Of Equity Director: Howard J. Siegel	For	For
CME GROUP INC.	05-May-2021	17	Election Of Equity Director: Dennis A. Suskind	For	For
CME GROUP INC.	05-May-2021	18	Ratification Of The Appointment Of Ernst & Young As Our Independent Registered Public Accounting Firm For 2021.	For	For
CME GROUP INC.	05-May-2021	19	Advisory Vote On The Compensation Of Our Named Executive Officers.	For	For
CMS ENERGY CORPORATION	07-May-2021	1	Election Of Director: Jon E. Barfield	For	For
CMS ENERGY CORPORATION	07-May-2021	2	Election Of Director: Deborah H. Butler	For	For
CMS ENERGY CORPORATION	07-May-2021	3	Election Of Director: Kurt L. Darrow	For	For
CMS ENERGY CORPORATION	07-May-2021	4	Election Of Director: William D. Harvey	For	For
CMS ENERGY CORPORATION	07-May-2021	5	Election Of Director: Garrick J. Rochow	For	For
CMS ENERGY CORPORATION	07-May-2021	6	Election Of Director: John G. Russell	For	For
CMS ENERGY CORPORATION	07-May-2021	7	Election Of Director: Suzanne F. Shank	For	For
CMS ENERGY CORPORATION	07-May-2021	8	Election Of Director: Myrna M. Soto	For	For
CMS ENERGY CORPORATION	07-May-2021	9	Election Of Director: John G. Sznewajs	For	For
CMS ENERGY CORPORATION	07-May-2021	10	Election Of Director: Ronald J. Tanski	For	For
CMS ENERGY CORPORATION	07-May-2021	11	Election Of Director: Laura H. Wright	For	For
CMS ENERGY CORPORATION	07-May-2021	12	Approve, On An Advisory Basis, The Company'S Executive Compensation.	For	For
CMS ENERGY CORPORATION	07-May-2021	13	Ratify The Appointment Of Independent Registered Public Accounting Firm (Pricewaterhousecoopers Llp).	For	For
CMS ENERGY CORPORATION	07-May-2021	14	Shareholder Proposal - Greenwashing Audit.	Against	Combined
CNH INDUSTRIAL N.V.	15-Apr-2021	5	Adopt Financial Statements And Statutory Reports	For	Combined
CNH INDUSTRIAL N.V.	15-Apr-2021	6	Approve Dividends Of Eur 0.11 Per Share	For	For
CNH INDUSTRIAL N.V.	15-Apr-2021	7	Approve Discharge Of Directors	For	For
CNH INDUSTRIAL N.V.	15-Apr-2021	8	Approve Remuneration Report	For	Combined
CNH INDUSTRIAL N.V.	15-Apr-2021	9	Reelect Suzanne Heywood As Executive Director	For	Combined
CNH INDUSTRIAL N.V.	15-Apr-2021	10	Elect Scott W. Wine As Executive Director	For	For
CNH INDUSTRIAL N.V.	15-Apr-2021	11	Reelect Howard W. Buffett As Non-Executive Director	For	For
CNH INDUSTRIAL N.V.	15-Apr-2021	12	Reelect Tufan Erginbilgic As Non-Executive Director	For	For
CNH INDUSTRIAL N.V.	15-Apr-2021	13	Reelect Leo W. Houle As Non-Executive Director	For	Combined
CNH INDUSTRIAL N.V.	15-Apr-2021	14	Reelect John B. Lanaway As Non-Executive Director	For	Combined
CNH INDUSTRIAL N.V.	15-Apr-2021	15	Reelect Alessandro Nasi As Non-Executive Director	For	Combined
CNH INDUSTRIAL N.V.	15-Apr-2021	16	Reelect Lorenzo Simonelli As Non-Executive Director	For	Combined
CNH INDUSTRIAL N.V.	15-Apr-2021	17	Reelect Vagn Sorensen As Non-Executive Director	For	Combined
CNH INDUSTRIAL N.V.	15-Apr-2021	18	Ratify Ernst & Young Accountants Llp As Auditors	For	Combined
CNH INDUSTRIAL N.V.	15-Apr-2021	19	Authorize Repurchase Of Up To 10 Percent Of Issued Common Shares	For	For
CNP ASSURANCES	16-Apr-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards On Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
CNP ASSURANCES	16-Apr-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CNP ASSURANCES	16-Apr-2021	3	12 Mar 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You And Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You And : Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
CNP ASSURANCES	16-Apr-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
CNP ASSURANCES	16-Apr-2021	5	05 Apr 2021: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202103242100648-36 And Please Note That This Is A Revision Due To Receipt Of Updated Balo Link And Change In Numbering Of Resolutions. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
CNP ASSURANCES	16-Apr-2021	6	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020	For	Combined
CNP ASSURANCES	16-Apr-2021	7	Approval Of The Consolidated Financial Statements Of The Group For The Financial Year Ended 31 December 2020	For	For
CNP ASSURANCES	16-Apr-2021	8	Allocation Of The Income For The Financial Year Ended 31 December 2020 - Setting Of The Dividend	For	For
CNP ASSURANCES	16-Apr-2021	9	Approval Of An Agreement Between La Banque Postale And Cnp Assurances Relating To The Adaptation Of Their Partnership [Extension Of The Deadline To 31 December 2035 Instead Of 31 December 2025]	For	For
CNP ASSURANCES	16-Apr-2021	10	Approval Of An Agreement Between Ostrum Am And Cnp Assurances [Amendment To The Transferable Securities Portfolio Management Mandate Relating To The New Regulations Known As Mifid Ii]	For	For
CNP ASSURANCES	16-Apr-2021	11	Approval Of An Agreement Between Lbpam And Cnp Assurances (Amendment To The Transferable Securities Portfolio Management Mandate Relating To High-Yield Securities)	For	For
CNP ASSURANCES	16-Apr-2021	12	Approval Of An Agreement Between Lbpam And Cnp Assurances (Amendment To The Transferable Securities Portfolio Management Mandate Relating To The Transfer Of The Management Mandate To Ostrum Am)	For	For
CNP ASSURANCES	16-Apr-2021	13	Approval Of Agreements Between Forestiere De La Caisse Des Depots Et Consignations Company And Cnp Assurances (Forest Management Mandates)	For	For
CNP ASSURANCES	16-Apr-2021	14	Approval Of An Agreement Between La Caisse Des Depots Et Consignations And Cnp Assurances [Investment In Fibre Optic Infrastructure Via An Equity Stake In Orange Concessions]	For	For
CNP ASSURANCES	16-Apr-2021	15	Other Agreements Subject To Articles L. 225-38 And Following Of The French Commercial Code	For	For
CNP ASSURANCES	16-Apr-2021	16	Approval Of The Compensation Policy For The Chairman Of The Board Of Directors	For	For
CNP ASSURANCES	16-Apr-2021	17	Approval Of The Compensation Policy For The Chief Executive Officer	For	For
CNP ASSURANCES	16-Apr-2021	18	Approval Of The Compensation Policy For Directors	For	For
CNP ASSURANCES	16-Apr-2021	19	Approval Of The Remuneration Paid Or Allocated And The Elements Making Up The Remuneration Of The Corporate Officers For The Financial Year Ended 31 December 2020	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CNP ASSURANCES	16-Apr-2021	20	Approval Of The Elements Making Up The Remuneration And Benefits Of Any Kind Paid Or Granted For The Financial Year Ended 31 December 2020 To Mr. Jean-Paul Faugere, Chairman Of The Board Of Directors	For	For
CNP ASSURANCES	16-Apr-2021	21	Approval Of The Elements Making Up The Compensation And Benefits Of Any Kind Paid Or Granted For The Financial Year Ended 31 December 2020 To Veronique Weill, Chairman Of The Board Of Directors	For	For
CNP ASSURANCES	16-Apr-2021	22	Approval Of The Elements Making Up The Remuneration And Benefits Of Any Kind Paid Or Allocated To Antoine Lissowski, Chief Executive Officer For The Financial Year Ended 31 December 2020	For	For
CNP ASSURANCES	16-Apr-2021	23	Ratification Of The Co-Optation Of La Banque Postale As Director, As A Replacement For Sopassure, Who Resigned	For	Combined
CNP ASSURANCES	16-Apr-2021	24	Renewal Of The Term Of Office Of La Banque Postale As Director	For	Against
CNP ASSURANCES	16-Apr-2021	25	Ratification Of The Co-Optation Of Philippe Heim As Director, As A Replacement For Remy Weber, Who Resigned	For	Against
CNP ASSURANCES	16-Apr-2021	26	Renewal Of The Term Of Office Of Yves Brassart As Director	For	Combined
CNP ASSURANCES	16-Apr-2021	27	Ratification Of The Co- Optation Of Nicolas Eyt As Director, As A Replacement For Catherine Charrier-Leflaive, Who Resigned	For	For
CNP ASSURANCES	16-Apr-2021	28	Renewal Of The Term Of Office Of Nicolas Eyt As Director	For	Combined
CNP ASSURANCES	16-Apr-2021	29	Ratification Of The Co-Optation Of Veronique Weill As Director, As A Replacement Of Jean-Paul Faugere, Who Resigned	For	For
CNP ASSURANCES	16-Apr-2021	30	Renewal Of The Term Of Office Of Veronique Weill As Director	For	For
CNP ASSURANCES	16-Apr-2021	31	Renewal Of The Term Of Office Of Rose-Marie Van Lerberghe As Director	For	Combined
CNP ASSURANCES	16-Apr-2021	32	Authorisation Granted To The Board Of Directors To Allow Cnp Assurances To Trade In Its Own Shares, Except During A Public Offering Period	For	Combined
CNP ASSURANCES	16-Apr-2021	33	Authorisation To Be Granted To The Board Of Directors To Allocate Free Existing Shares Of Cnp Assurances For The Benefit Of Employees Of Cnp Assurances Or Certain Categories Of Them, As Well As For The Benefit Of Employees Of Companies Related To Cnp Assurances, Within The Limit Of 0.5% Of The Share Capital	For	Combined
CNP ASSURANCES	16-Apr-2021	34	Insertion Of A Preamble Before Article 1 Of The By-Laws In Order To Adopt The Corporate Purpose Of Cnp Assurances	For	Combined
CNP ASSURANCES	16-Apr-2021	35	Alignment Of Articles 23 And 26.3 Of The By-Laws With The New Provisions Of The Specific Chapters To Listed Companies In The French Commercial Code	For	For
CNP ASSURANCES	16-Apr-2021	36	Powers To Carry Out Formalities	For	For
COCA-COLA BOTTLERS JAPAN HOLDINGS INC.	25-Mar-2021	2	Approve Appropriation Of Surplus	For	For
COCA-COLA BOTTLERS JAPAN HOLDINGS INC.	25-Mar-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Calin Dragan	For	For
COCA-COLA BOTTLERS JAPAN HOLDINGS INC.	25-Mar-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Bjorn Ivar Ulgenes	For	For
COCA-COLA BOTTLERS JAPAN HOLDINGS INC.	25-Mar-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yoshioka, Hiroshi	For	For
COCA-COLA BOTTLERS JAPAN HOLDINGS INC.	25-Mar-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Wada, Hiroko	For	For
COCA-COLA BOTTLERS JAPAN HOLDINGS INC.	25-Mar-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yamura, Hirokazu	For	For
COCA-COLA BOTTLERS JAPAN HOLDINGS INC.	25-Mar-2021	8	Appoint A Director Who Is Audit And Supervisory Committee Member Irial Finan	For	Combined
COCA-COLA BOTTLERS JAPAN HOLDINGS INC.	25-Mar-2021	9	Appoint A Director Who Is Audit And Supervisory Committee Member Celso Guiotoko	For	Combined
COCA-COLA BOTTLERS JAPAN HOLDINGS INC.	25-Mar-2021	10	Appoint A Director Who Is Audit And Supervisory Committee Member Hamada, Nami	For	For
COCA-COLA BOTTLERS JAPAN HOLDINGS INC.	25-Mar-2021	11	Appoint A Director Who Is Audit And Supervisory Committee Member Vamsi Mohan Thati	For	Combined
COCA-COLA BOTTLERS JAPAN HOLDINGS INC.	25-Mar-2021	12	Approve Details Of The Stock Compensation To Be Received By Executive Directors	For	Combined
COCA-COLA EUROPEAN PARTNERS	26-May-2021	1	Receipt Of The Report And Accounts.	For	For
COCA-COLA EUROPEAN PARTNERS	26-May-2021	2	Approval Of The Directors' Remuneration Report.	For	Combined
COCA-COLA EUROPEAN PARTNERS	26-May-2021	3	Election Of Manolo Arroyo	For	Combined
COCA-COLA EUROPEAN PARTNERS	26-May-2021	4	Election Of John Bryant	For	For
COCA-COLA EUROPEAN PARTNERS	26-May-2021	5	Election Of Christine Cross	For	Combined
COCA-COLA EUROPEAN PARTNERS	26-May-2021	6	Election Of Brian Smith	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
COCA-COLA EUROPEAN PARTNERS	26-May-2021	7	Election Of Garry Watts	For	Combined
COCA-COLA EUROPEAN PARTNERS	26-May-2021	8	Re-Election Of Jan Bennink	For	Combined
COCA-COLA EUROPEAN PARTNERS	26-May-2021	9	Re-Election Of José Ignacio Comenge	For	For
COCA-COLA EUROPEAN PARTNERS	26-May-2021	10	Re-Election Of Damian Gammell	For	For
COCA-COLA EUROPEAN PARTNERS	26-May-2021	11	Re-Election Of Nathalie Gaveau	For	Combined
COCA-COLA EUROPEAN PARTNERS	26-May-2021	12	Re-Election Of Álvaro Gómez-Trénor Aguilar	For	Combined
COCA-COLA EUROPEAN PARTNERS	26-May-2021	13	Re-Election Of Thomas Johnson	For	Combined
COCA-COLA EUROPEAN PARTNERS	26-May-2021	14	Re-Election Of Dagmar Kollmann	For	Combined
COCA-COLA EUROPEAN PARTNERS	26-May-2021	15	Re-Election Of Alfonso Libano Daurella	For	Combined
COCA-COLA EUROPEAN PARTNERS	26-May-2021	16	Re-Election Of Mark Price	For	For
COCA-COLA EUROPEAN PARTNERS	26-May-2021	17	Re-Election Of Mario Rotllant Solá	For	Combined
COCA-COLA EUROPEAN PARTNERS	26-May-2021	18	Re-Election Of Dessi Temperley	For	Combined
COCA-COLA EUROPEAN PARTNERS	26-May-2021	19	Reappointment Of The Auditor.	For	For
COCA-COLA EUROPEAN PARTNERS	26-May-2021	20	Remuneration Of The Auditor.	For	For
COCA-COLA EUROPEAN PARTNERS	26-May-2021	21	Political Donations.	For	For
COCA-COLA EUROPEAN PARTNERS	26-May-2021	22	Authority To Allot New Shares.	For	For
COCA-COLA EUROPEAN PARTNERS	26-May-2021	23	Waiver Of Mandatory Offer Provisions Set Out In Rule 9 Of The Takeover Code.	Take No Action	For
COCA-COLA EUROPEAN PARTNERS	26-May-2021	24	General Authority To Disapply Pre-Emption Rights.	For	For
COCA-COLA EUROPEAN PARTNERS	26-May-2021	25	General Authority To Disapply Pre-Emption Rights In Connection With An Acquisition Or Specified Capital Investment.	For	For
COCA-COLA EUROPEAN PARTNERS	26-May-2021	26	Authority To Purchase Own Shares On Market.	For	For
COCA-COLA EUROPEAN PARTNERS	26-May-2021	27	Authority To Purchase Own Shares Off Market.	For	For
COCA-COLA EUROPEAN PARTNERS	26-May-2021	28	Notice Period For General Meetings Other Than Agms.	For	Combined
COCA-COLA FEMSA SAB DE CV	19-Mar-2021	1	Report Of The General Director Of The Company, Which Includes The Financial Statements Of The Company Corresponding To The Fiscal Year 2020, The Opinion Of The Board Of Directors Of The Company On The Content Of The Report Of The Ceo Of The Company Reports Of The Board Of Directors Of The Company Containing The Main Policies And Accounting And Information Criteria, Followed In The Preparation Of The Financial Information Of The Company, As Well As Reports On The Operations And Activities In Which It Intervened During The Fiscal Year 2020, And Reports From The Chairmen Of The Company'S Audit And Corporate Practices Committees In The Terms Of Article 28 Section Iv Of The Ley Del Mercado De Valores Hereinafter The Law	For	Combined
COCA-COLA FEMSA SAB DE CV	19-Mar-2021	2	Application Of The Income Statement Of The Company For The Financial Year 2020, Which Includes Decreeing And Paying A Dividend In Cash, In National Currency	For	Combined
COCA-COLA FEMSA SAB DE CV	19-Mar-2021	3	Determination Of The Maximum Amount Of Resources That May Be Allocated To The Purchase Of The Company'S Own Shares, In Terms Of The Provisions Of Article 56, Section Iv Of The Law	For	For
COCA-COLA FEMSA SAB DE CV	19-Mar-2021	4	Election Of The Members Of The Board Of Directors And Secretaries Of The Company, Qualification Of Their Independence, In The Terms Of The Law, And Determination Of Their Emoluments	For	For
COCA-COLA FEMSA SAB DE CV	19-Mar-2021	5	Election Of The Members Of The Committees Of I Planning And Finance, I Audit And Iii Corporate Practices Of The Company, Appointment Of The Chairman Of Each One Of Them And Determination Of Their Emoluments	For	For
COCA-COLA FEMSA SAB DE CV	19-Mar-2021	6	Appointment Of Delegates To Formalize The Agreements Of The Meeting	For	For
COCA-COLA FEMSA SAB DE CV	19-Mar-2021	7	Reading And Approval, Where Appropriate, Of The Minutes Of The Meeting	For	For
COCA-COLA FEMSA, S.A.B DE C.V.	19-Mar-2021	1	Report Of The Chief Executive Officer Of The Company, Which Includes The Financial Statements Of The Company For The 2020 Fiscal Year; The Opinion Of The Board Of Directors Of The Company Regarding The Content Of The Report Of The Chief Executive Officer; Report Of The Board Of Directors Of The Company Regarding The Main Policies And Accounting And Information Criteria Applied During The Preparation Of The Company'S Financial Information, Including Report Of The ... (Due To Space Limits, See Proxy Material For Full Proposal).	Take No Action	Combined
COCA-COLA FEMSA, S.A.B DE C.V.	19-Mar-2021	2	Application Of The Results For The 2020 Fiscal Year Of The Company, And A Dividend Declaration And Payment In Cash, In Mexican Pesos.	Take No Action	Abstain

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
COCA-COLA FEMSA, S.A.B DE C.V.	19-Mar-2021	3	Determination Of The Maximum Amount To Be Allocated For The Company'S Stock Repurchase Fund Kept Pursuant To Article 56 Subsection Iv Of The Law.	Take No Action	Abstain
COCA-COLA FEMSA, S.A.B DE C.V.	19-Mar-2021	4	Election Of The Members Of The Board Of Directors And Secretaries Of The Board Of Directors Of The Company, Qualification Of Independence In Accordance With The Law, And Resolution With Respect To Their Remuneration.	Take No Action	Abstain
COCA-COLA FEMSA, S.A.B DE C.V.	19-Mar-2021	5	Election Of Members Of The Following Committees: (I) Planning And Finance, (Ii) Audit, And (Iii) Corporate Practices Of The Company; Appointment Of Each Of Their Respective Chairman, And Resolution With Respect To Their Remuneration.	Take No Action	Abstain
COCA-COLA FEMSA, S.A.B DE C.V.	19-Mar-2021	6	Appointment Of Delegates For The Formalization Of The Meeting'S Resolutions.	Take No Action	Combined
COCA-COLA FEMSA, S.A.B DE C.V.	19-Mar-2021	7	Reading And, If Applicable, Approval Of The Meeting'S Minute.	Take No Action	For
COCA-COLA HBC AG	22-Jun-2021	1	Please Note That Beneficial Owner Details Are Required For This Meeting. If No Beneficial Owner Details Are Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
COCA-COLA HBC AG	22-Jun-2021	2	Part 2 Of This Meeting Is For Voting On Agenda And Meeting Attendance Requests Only. Please Ensure That You Have First Voted In Favour Of The Registration Of Shares In Part 1 Of The Meeting. It Is A Market Requirement For Meetings Of This Type That The Shares Are Registered And Moved To A Registered Location At The Csd, And Specific Policies At The Individual Sub-Custodians May Vary. Upon Receipt Of The Vote Instruction, It Is Possible That A Marker May Be Placed On Your Shares To Allow For Reconciliation And Re-Registration Following A Trade. Therefore Whilst This Does Not Prevent The Trading Of Shares, Any That Are Registered Must Be First Deregistered If Required For Settlement. Deregistration Can Affect The Voting Rights Of Those Shares. If You Have Concerns Regarding Your Accounts, Please Contact Your Client Representative	Non-voting resolution	Unvoted
COCA-COLA HBC AG	22-Jun-2021	3	Receipt Of The 2020 Integrated Annual Report, As Well As Approval Of The Annual Management Report, The Stand-Alone Financial Statements And The Consolidated Financial Statements	For	Combined
COCA-COLA HBC AG	22-Jun-2021	4	Appropriation Of Available Earnings	For	Combined
COCA-COLA HBC AG	22-Jun-2021	5	Declaration Of Dividend From Reserves	For	Combined
COCA-COLA HBC AG	22-Jun-2021	6	Discharge Of The Members Of The Board Of Directors And The Members Of The Operating Committee	For	Combined
COCA-COLA HBC AG	22-Jun-2021	7	Re-Election Of Anastassis G. David As A Member Of The Board Of Directors And As The Chairman Of The Board Of Directors	For	Combined
COCA-COLA HBC AG	22-Jun-2021	8	Re-Election Of Zoran Bogdanovic As A Member Of The Board Of Directors	For	Combined
COCA-COLA HBC AG	22-Jun-2021	9	Re-Election Of Charlotte J. Boyle As A Member Of The Board Of Directors And As A Member Of The Remuneration Committee	For	Combined
COCA-COLA HBC AG	22-Jun-2021	10	Re-Election Of Reto Francioni As A Member Of The Board Of Directors And As A Member Of The Remuneration Committee	For	Combined
COCA-COLA HBC AG	22-Jun-2021	11	Re-Election Of Olusola (Sola) David-Borha As A Member Of The Board Of Directors	For	Combined
COCA-COLA HBC AG	22-Jun-2021	12	Re-Election Of William W. Douglas Iii As A Member Of The Board Of Directors	For	Combined
COCA-COLA HBC AG	22-Jun-2021	13	Re-Election Of Anastasios I. Leventis As A Member Of The Board Of Directors	For	Combined
COCA-COLA HBC AG	22-Jun-2021	14	Re-Election Of Christodoulos Leventis As A Member Of The Board Of Directors	For	Combined
COCA-COLA HBC AG	22-Jun-2021	15	Re-Election Of Alexandra Papalexopoulou As A Member Of The Board Of Directors	For	Combined
COCA-COLA HBC AG	22-Jun-2021	16	Re-Election Of Ryan Rudolph As A Member Of The Board Of Directors	For	Combined
COCA-COLA HBC AG	22-Jun-2021	17	Re-Election Of Anna Diamantopoulou As A Member Of The Board Of Directors And As A Member Of The Remuneration Committee	For	Combined
COCA-COLA HBC AG	22-Jun-2021	18	Election Of Bruno Pietracci As A New Member Of The Board Of Directors	For	Combined
COCA-COLA HBC AG	22-Jun-2021	19	Election Of Henrique Braun As A New Member Of The Board Of Directors	For	Combined
COCA-COLA HBC AG	22-Jun-2021	20	Election Of The Independent Proxy: Ines Poeschel	For	Combined
COCA-COLA HBC AG	22-Jun-2021	21	Re-Election Of The Statutory Auditor: Pricewaterhousecoopers Ag	For	Combined
COCA-COLA HBC AG	22-Jun-2021	22	Advisory Vote On Re-Appointment Of The Independent Registered Public Accounting Firm For Uk Purposes: Pricewaterhousecoopers Sa	For	Combined
COCA-COLA HBC AG	22-Jun-2021	23	Advisory Vote On The Uk Remuneration Report	For	Combined
COCA-COLA HBC AG	22-Jun-2021	24	Advisory Vote On The Remuneration Policy	For	Combined
COCA-COLA HBC AG	22-Jun-2021	25	Advisory Vote On The Swiss Remuneration Report	For	Combined
COCA-COLA HBC AG	22-Jun-2021	26	Approval Of The Maximum Aggregate Amount Of Remuneration For The Board Of Directors Until The Next Annual General Meeting	For	Combined
COCA-COLA HBC AG	22-Jun-2021	27	Approval Of The Maximum Aggregate Amount Of Remuneration For The Operating Committee For The Next Financial Year	For	Combined
COCA-COLA HBC AG	22-Jun-2021	28	Approval Of A Share Buy-Back	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
COFINIMMO SA	12-May-2021	5	Renewal Of The Authorisation Concerning The Authorised Capital: Proposal To Authorise The Board Of Directors To Increase The Capital By A Maximum Amount Of : 50% Of The Amount Of The Capital On The Date Of The Extraordinary Shareholders' Meeting That Will Approve The Authorisation, Rounded Down, For Capital Increases By Contributions In Cash, With The Possibility For The Company'S Shareholders To Exercise A Pre-Emptive Right Or Priority Allocation Right	For	For
COFINIMMO SA	12-May-2021	5	Approval Of The Remuneration Report For The Financial Year Ending 31 December 2020	For	For
COFINIMMO SA	12-May-2021	6	Renewal Of The Authorisation Concerning The Authorised Capital: Proposal To Authorise The Board Of Directors To Increase The Capital By A Maximum Amount Of : 20% Of The Amount Of The Capital On The Date Of The Extraordinary Shareholders' Meeting That Will Approve The Authorisation, Rounded Down, For Capital Increases In The Context Of The Distribution Of An Optional Dividend	For	For
COFINIMMO SA	12-May-2021	7	Renewal Of The Authorisation Concerning The Authorised Capital: Proposal To Authorise The Board Of Directors To Increase The Capital By A Maximum Amount Of : 10% Of The Amount Of The Capital On The Date Of The Extraordinary Shareholders' Meeting That Will Approve The Authorisation, Rounded Down, For (I) Capital Increases By Contributions In Kind, (Ii) Capital Increases By Contributions In Cash Without The Possibility For The Company'S Shareholders To Exercise A Pre-Emptive Right Or Priority Allocation Right, Or (Iii) Any Other Type Of Capital Increase	For	For
COFINIMMO SA	12-May-2021	7	Approval Of The Statutory Annual Accounts As At 31 December 2020 And Allocation Of The Result	For	For
COFINIMMO SA	12-May-2021	8	Renewal Of The Authorisation Concerning The Authorised Capital: Amendment To Article 6.2 Of The Articles Of Association	For	For
COFINIMMO SA	12-May-2021	9	Delegation Of Powers	For	For
COFINIMMO SA	12-May-2021	9	Discharge To The Directors	For	For
COFINIMMO SA	12-May-2021	10	Discharge To The Statutory Auditor	For	For
COFINIMMO SA	12-May-2021	11	Renewal Of The Mandate Of Mrs Françoise Roels	For	For
COFINIMMO SA	12-May-2021	12	Renewal Of The Mandate Of Mr Jacques Van Rijckevorsel	For	For
COFINIMMO SA	12-May-2021	13	Acknowledgement Of The Independence Of Mr Jacques Van Rijckevorsel	For	For
COFINIMMO SA	12-May-2021	14	Renewal Of The Mandate Of Mrs Ines Archer-Toper	For	For
COFINIMMO SA	12-May-2021	15	Acknowledgement Of The Independence Of Mrs Ines Archer-Toper	For	For
COFINIMMO SA	12-May-2021	16	Approval Of Change Of Control Clauses: Article 7:151	For	For
COFINIMMO SA	12-May-2021	17	Delegation Of Powers To Implement Decisions Taken	For	For
COFINIMMO SA	07-Jun-2021	7	Renewal Of The Authorisation Concerning The Authorised Capital: Proposal To Authorise The Board Of Directors To Increase The Capital By A Maximum Amount Of: 50% Of The Amount Of The Capital On The Date Of The Extraordinary Shareholders' Meeting That Will Approve The Authorisation, Rounded Down, For Capital Increases By Contributions In Cash, With The Possibility For The Company'S Shareholders To Exercise A Pre-Emptive Right Or Priority Allocation Right	For	For
COFINIMMO SA	07-Jun-2021	8	Renewal Of The Authorisation Concerning The Authorised Capital: Proposal To Authorise The Board Of Directors To Increase The Capital By A Maximum Amount Of: 20% Of The Amount Of The Capital On The Date Of The Extraordinary Shareholders' Meeting That Will Approve The Authorisation, Rounded Down, For Capital Increases In The Context Of The Distribution Of An Optional Dividend	For	For
COFINIMMO SA	07-Jun-2021	9	Renewal Of The Authorisation Concerning The Authorised Capital: Proposal To Authorise The Board Of Directors To Increase The Capital By A Maximum Amount Of: 10% Of The Amount Of The Capital On The Date Of The Extraordinary Shareholders' Meeting That Will Approve The Authorisation, Rounded Down, For (I) Capital Increases By Contributions In Kind, (Ii) Capital Increases By Contributions In Cash Without The Possibility For The Company'S Shareholders To Exercise A Preemptive Right Or Priority Allocation Right, Or (Iii) Any Other Type Of Capital Increases	For	For
COFINIMMO SA	07-Jun-2021	10	Renewal Of The Authorisation Concerning The Authorised Capital: Amendment To Article 6.2 Of The Articles Of Association	For	For
COFINIMMO SA	07-Jun-2021	11	Delegation Of Powers	For	For
COGNEX CORPORATION	05-May-2021	1	Election Of Director For The Term Ending In 2024: Sachin Lawande	For	For
COGNEX CORPORATION	05-May-2021	2	To Ratify The Selection Of Grant Thornton LLP As Cognex'S Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	For
COGNEX CORPORATION	05-May-2021	3	To Approve, On An Advisory Basis, The Compensation Of Cognex'S Named Executive Officers As Described In The Proxy Statement Including The Compensation Discussion And Analysis, Compensation Tables And Narrative Discussion ("Say-On-Pay").	For	For
COGNIZANT TECHNOLOGY SOLUTIONS CORPORATION	01-Jun-2021	1	Election Of Director To Serve Until The 2022 Annual Meeting: Zein Abdalla	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
COGNIZANT TECHNOLOGY SOLUTIONS CORPORATION	01-Jun-2021	2	Election Of Director To Serve Until The 2022 Annual Meeting: Vinita Bali	For	Combined
COGNIZANT TECHNOLOGY SOLUTIONS CORPORATION	01-Jun-2021	3	Election Of Director To Serve Until The 2022 Annual Meeting: Maureen Breakiron-Evans	For	Combined
COGNIZANT TECHNOLOGY SOLUTIONS CORPORATION	01-Jun-2021	4	Election Of Director To Serve Until The 2022 Annual Meeting: Archana Deskus	For	Combined
COGNIZANT TECHNOLOGY SOLUTIONS CORPORATION	01-Jun-2021	5	Election Of Director To Serve Until The 2022 Annual Meeting: John M. Dineen	For	Combined
COGNIZANT TECHNOLOGY SOLUTIONS CORPORATION	01-Jun-2021	6	Election Of Director To Serve Until The 2022 Annual Meeting: Brian Humphries	For	Combined
COGNIZANT TECHNOLOGY SOLUTIONS CORPORATION	01-Jun-2021	7	Election Of Director To Serve Until The 2022 Annual Meeting: Leo S. Mackay, Jr.	For	Combined
COGNIZANT TECHNOLOGY SOLUTIONS CORPORATION	01-Jun-2021	8	Election Of Director To Serve Until The 2022 Annual Meeting: Michael Patsalos-Fox	For	Combined
COGNIZANT TECHNOLOGY SOLUTIONS CORPORATION	01-Jun-2021	9	Election Of Director To Serve Until The 2022 Annual Meeting: Joseph M. Velli	For	Combined
COGNIZANT TECHNOLOGY SOLUTIONS CORPORATION	01-Jun-2021	10	Election Of Director To Serve Until The 2022 Annual Meeting: Sandra S. Wijnberg	For	Combined
COGNIZANT TECHNOLOGY SOLUTIONS CORPORATION	01-Jun-2021	11	Approve, On An Advisory (Non-Binding) Basis, The Compensation Of The Company'S Named Executive Officers.	For	Combined
COGNIZANT TECHNOLOGY SOLUTIONS CORPORATION	01-Jun-2021	12	Ratify The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	Combined
COGNIZANT TECHNOLOGY SOLUTIONS CORPORATION	01-Jun-2021	13	Shareholder Proposal Requesting That The Board Of Directors Take Action As Necessary To Permit Shareholder Action By Written Consent.	Against	Combined
COLBUN SA	29-Apr-2021	1	Examination Of The Situation Of The Company And The Report From The Outside Auditors And From The Accounts Inspectors	For	Combined
COLBUN SA	29-Apr-2021	2	Approval Of The Annual Report And Financial Statements To December 31, 2020	For	Combined
COLBUN SA	29-Apr-2021	3	Distribution Of Profit And Payment Of Dividends	For	Combined
COLBUN SA	29-Apr-2021	4	Approval Of The Investment And Financing Policy Of The Company	For	For
COLBUN SA	29-Apr-2021	5	Policies And Procedures In Regard To Profit And Dividends	For	For
COLBUN SA	29-Apr-2021	6	Designation Of Outside Auditors For The 2021 Fiscal Year	For	For
COLBUN SA	29-Apr-2021	7	Designation Of Accounts Inspectors And Their Compensation	For	For
COLBUN SA	29-Apr-2021	8	Election Of The Board Of Directors	For	For
COLBUN SA	29-Apr-2021	9	Establishment Of The Compensation Of The Members Of The Board Of Directors	For	For
COLBUN SA	29-Apr-2021	10	Report On The Activities Of The Committee Of Directors	For	For
COLBUN SA	29-Apr-2021	11	Establishment Of The Compensation Of The Committee Of Directors And The Determination Of Its Budget	For	For
COLBUN SA	29-Apr-2021	12	Information In Regard To The Resolutions Of The Board Of Directors In Relation To Acts And Agreements That Are Governed By Title Xvi Of Law Number 18,046	For	For
COLBUN SA	29-Apr-2021	13	Designation Of The Newspaper In Which The Shareholder General Meeting Call Notices Must Be Published	For	For
COLBUN SA	29-Apr-2021	14	Other Matters Of Corporate Interest That Are Within The Authority Of The General Meeting	Abstain	Combined
COLGATE-PALMOLIVE COMPANY	07-May-2021	1	Election Of Director: John P. Bilbrey	For	Combined
COLGATE-PALMOLIVE COMPANY	07-May-2021	2	Election Of Director: John T. Cahill	For	For
COLGATE-PALMOLIVE COMPANY	07-May-2021	3	Election Of Director: Lisa M. Edwards	For	For
COLGATE-PALMOLIVE COMPANY	07-May-2021	4	Election Of Director: C. Martin Harris	For	For
COLGATE-PALMOLIVE COMPANY	07-May-2021	5	Election Of Director: Martina Hund-Mejean	For	For
COLGATE-PALMOLIVE COMPANY	07-May-2021	6	Election Of Director: Kimberly A. Nelson	For	For
COLGATE-PALMOLIVE COMPANY	07-May-2021	7	Election Of Director: Lorrie M. Norrington	For	For
COLGATE-PALMOLIVE COMPANY	07-May-2021	8	Election Of Director: Michael B. Polk	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
COLGATE-PALMOLIVE COMPANY	07-May-2021	9	Election Of Director: Stephen I. Sadove	For	For
COLGATE-PALMOLIVE COMPANY	07-May-2021	10	Election Of Director: Noel R. Wallace	For	For
COLGATE-PALMOLIVE COMPANY	07-May-2021	11	Ratify Selection Of Pricewaterhousecoopers Llp As Colgate'S Independent Registered Public Accounting Firm.	For	For
COLGATE-PALMOLIVE COMPANY	07-May-2021	12	Advisory Vote On Executive Compensation.	For	For
COLGATE-PALMOLIVE COMPANY	07-May-2021	13	Stockholder Proposal On Independent Board Chairman.	Against	Combined
COLGATE-PALMOLIVE COMPANY	07-May-2021	14	Stockholder Proposal To Reduce The Ownership Threshold To Call Special Stockholder Meetings To 10%.	Against	Combined
COLONY CAPITAL INC	04-May-2021	1	Election Of Director Term Expiring At The 2022 Annual Meeting: Sháka Rasheed	For	For
COLONY CAPITAL INC	04-May-2021	2	Election Of Director Term Expiring At The 2022 Annual Meeting: J. Braxton Carter	For	For
COLONY CAPITAL INC	04-May-2021	3	Election Of Director Term Expiring At The 2022 Annual Meeting: Gregory J. Mccray	For	For
COLONY CAPITAL INC	04-May-2021	4	Election Of Director Term Expiring At The 2022 Annual Meeting: Jeannie H. Diefenderfer	For	For
COLONY CAPITAL INC	04-May-2021	5	Election Of Director Term Expiring At The 2022 Annual Meeting: Marc C. Ganzi	For	For
COLONY CAPITAL INC	04-May-2021	6	Election Of Director Term Expiring At The 2022 Annual Meeting: Dale Anne Reiss	For	For
COLONY CAPITAL INC	04-May-2021	7	Election Of Director Term Expiring At The 2022 Annual Meeting: Jon A. Fosheim	For	For
COLONY CAPITAL INC	04-May-2021	8	Election Of Director Term Expiring At The 2022 Annual Meeting: Nancy A. Curtin	For	For
COLONY CAPITAL INC	04-May-2021	9	Election Of Director Term Expiring At The 2022 Annual Meeting: Thomas J. Barrack, Jr.	For	For
COLONY CAPITAL INC	04-May-2021	10	Election Of Director Term Expiring At The 2022 Annual Meeting: John L. Steffens	For	For
COLONY CAPITAL INC	04-May-2021	11	Approval Of An Advisory Proposal Regarding The Compensation Paid To Colony Capital, Inc.'S Named Executive Officers.	For	For
COLONY CAPITAL INC	04-May-2021	12	Ratification Of The Appointment Of Ernst & Young Llp As Independent Public Auditor For The Fiscal Year Ending December 31, 2021.	For	For
COLUMBIA PROPERTY TRUST, INC	18-May-2021	1	Director	For	For
COLUMBIA PROPERTY TRUST, INC	18-May-2021	2	To Approve, On An Advisory Basis, Executive Officer Compensation, Sometimes Referred To As A "Say On Pay."	For	For
COLUMBIA PROPERTY TRUST, INC	18-May-2021	3	To Ratify The Appointment Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
COMCAST CORPORATION	02-Jun-2021	1	Director	For	Combined
COMCAST CORPORATION	02-Jun-2021	2	Advisory Vote On Executive Compensation.	For	For
COMCAST CORPORATION	02-Jun-2021	3	Ratification Of The Appointment Of Our Independent Auditors.	For	Combined
COMCAST CORPORATION	02-Jun-2021	4	Shareholder Proposal: To Conduct Independent Investigation And Report On Risks Posed By Failing To Prevent Sexual Harassment.	Against	Combined
COMINAR REAL ESTATE INVESTMENT TRUST	29-Jun-2021	1	Appointment Of Pricewaterhousecoopers Llp As The Independent Auditor And Authorize The Trustees Of The Reit To Fix Its Remuneration.	For	Combined
COMINAR REAL ESTATE INVESTMENT TRUST	29-Jun-2021	2	To Examine And, If Deemed Advisable, Approve, With Or Without Amendment, The Special Resolution (In The Form Attached As Schedule A To The Accompanying Management Proxy Circular) To Decrease The Number Of Trustees Of The Reit From Ten To Nine Trustees.	For	For
COMINAR REAL ESTATE INVESTMENT TRUST	29-Jun-2021	3	Director	For	For
COMINAR REAL ESTATE INVESTMENT TRUST	29-Jun-2021	4	To Consider And, If Thought Advisable, To Pass The Non-Binding Advisory "Say On Pay" Resolution On Executive Compensation, As More Particularly Set Forth In The Accompanying Management Proxy Circular, Delivered In Advance Of The 2021 Annual And Special Virtual Meeting Of Unitholders.	For	For
COMMERCIAL INTERNATIONAL BANK LTD	30-Mar-2021	1	Endorse: (A) The Board Of Directors' Report For The Financial Year Ended 31/12/2020, (B) And The Governance Report With Its Associated Auditors' Report. And (C) Shareholders' Questions And Requests	For	For
COMMERCIAL INTERNATIONAL BANK LTD	30-Mar-2021	2	Endorse The Auditors' Report On The Standalone And Consolidated Financial Statements For The Year Ended 31/12/2020	For	For
COMMERCIAL INTERNATIONAL BANK LTD	30-Mar-2021	2	Approve The Bod Report Regarding The Financial Year Ended 31.12.2020 And The Governance Report	For	Combined
COMMERCIAL INTERNATIONAL BANK LTD	30-Mar-2021	3	Endorse The Standalone And Consolidated Financial Statements For The Year Ended 31/12/2020	For	Combined
COMMERCIAL INTERNATIONAL BANK LTD	30-Mar-2021	3	Review The Auditors Report Regarding The Company Stand Alone And Consolidated Financial Statements For The Financial Year Ended 31.12.2020	For	Combined
COMMERCIAL INTERNATIONAL BANK LTD	30-Mar-2021	4	Endorse The Appropriation Account For The Financial Year Ended 31/12/2020 And Delegate The Board To Set And Approve The Guidelines For The Staff Profit Share Distribution	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
COMMERCIAL INTERNATIONAL BANK LTD	30-Mar-2021	4	Approve The Company Standalone And Consolidated Financial Statements For The Financial Year Ended 31.12.2020	For	Combined
COMMERCIAL INTERNATIONAL BANK LTD	30-Mar-2021	5	Endorse The Changes To The Board Of Directors' Composition Done During 2020 And Up To The Date Of The General Assembly	For	Combined
COMMERCIAL INTERNATIONAL BANK LTD	30-Mar-2021	5	Approve The Funding Account For The Financial Year 2020 And Authorize The Bod To Set And Approve The Guidelines For The Staff Profit Share Distribution	For	Combined
COMMERCIAL INTERNATIONAL BANK LTD	30-Mar-2021	6	Discharge The Directors Of The Board From Their Obligations And Responsibilities For The Financial Year Ended 31/12/2020	For	Combined
COMMERCIAL INTERNATIONAL BANK LTD	30-Mar-2021	6	Approve The Formation Has Occurred On Bod Structure During The Financial Year 2020 And Till The Agm	For	Combined
COMMERCIAL INTERNATIONAL BANK LTD	30-Mar-2021	7	Determine Directors' Annual Allowance And Remuneration For Attending The Board And Its Sub-Committees' Meetings For The Financial Year 2021	For	Combined
COMMERCIAL INTERNATIONAL BANK LTD	30-Mar-2021	7	Discharge The Bod From Their Duties For The Financial Year Ended 31.12.2020	For	Combined
COMMERCIAL INTERNATIONAL BANK LTD	30-Mar-2021	8	Appoint The External Auditors For The Financial Year Ending 31/12/2021 And Determine Their Fees	For	Combined
COMMERCIAL INTERNATIONAL BANK LTD	30-Mar-2021	8	Set The Non-Executive Board Allowances And The Other Benefits For The Financial Year 2021	For	Combined
COMMERCIAL INTERNATIONAL BANK LTD	30-Mar-2021	9	Authorize The Board Of Directors To Effect Donations Exceeding Egp 1000 During The Financial Year 2021 And Endorse Donations Made During The Financial Year 2020	For	Combined
COMMERCIAL INTERNATIONAL BANK LTD	30-Mar-2021	9	Hiring Bank Auditors And Set Their Fees For The Financial Year Ended 31.12.2021	For	Combined
COMMERCIAL INTERNATIONAL BANK LTD	30-Mar-2021	10	Authorize The Non-Executive Directors Of The Board To Assume Full Time Jobs In Other Shareholding Companies	For	Combined
COMMERCIAL INTERNATIONAL BANK LTD	30-Mar-2021	10	Approve The Donations Made During The Financial Year 2020.And Authorize The Bod To Give Out Donations For The Financial Year 2021	For	Combined
COMMERCIAL INTERNATIONAL BANK LTD	30-Mar-2021	11	Approve To Authorize The Non-Executive Board To Carry Out Any Managerial Activities In Other Joint Stock Companies	For	Unvoted
COMMERZBANK AG	18-May-2021	6	Approve Discharge Of Management Board For Fiscal Year 2020	For	Combined
COMMERZBANK AG	18-May-2021	7	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
COMMERZBANK AG	18-May-2021	8	Ratify Ernst Young Gmbh As Auditors For Fiscal Year 2021	For	Combined
COMMERZBANK AG	18-May-2021	9	Ratify Ernst Young Gmbh As Auditors For The 2022 Interim Financial Statements Until The 2022 Agm	For	Combined
COMMERZBANK AG	18-May-2021	10	Elect Helmut Gottschalk To The Supervisory Board	For	Combined
COMMERZBANK AG	18-May-2021	11	Elect Burkhard Keese To The Supervisory Board	For	Combined
COMMERZBANK AG	18-May-2021	12	Elect Daniela Mattheus To The Supervisory Board	For	Combined
COMMERZBANK AG	18-May-2021	13	Elect Caroline Seifert To The Supervisory Board	For	Combined
COMMERZBANK AG	18-May-2021	14	Elect Frank Westhoff To The Supervisory Board	For	Combined
COMMERZBANK AG	18-May-2021	15	Approve Affiliation Agreement With Commerzventures Gmbh	For	Combined
COMMUNITY HEALTHCARE TRUST INCORPORATED	06-May-2021	1	Director	For	Combined
COMMUNITY HEALTHCARE TRUST INCORPORATED	06-May-2021	2	To Approve, On A Non-Binding Advisory Basis, The Following Resolutions: Resolved, That The Stockholders Of Community Healthcare Trust Incorporated Approve, On A Non-Binding Advisory Basis, The Compensation Of The Named Executive Officers As Disclosed Pursuant To Item 402 Of Regulation S-K In The Company'S Proxy Statement For The 2021 Annual Meeting Of Stockholders.	For	For
COMMUNITY HEALTHCARE TRUST INCORPORATED	06-May-2021	3	To Ratify The Appointment Of Bdo Usa, Llp As The Company'S Independent Registered Public Accountants For 2021.	For	For
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative	Non-voting resolution	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	3	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You.	Non-voting resolution	Non-voting resolution
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	5	03 May 2021: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202104282101234-51 And Please Note That This Is A Revision Due To Change In Meeting Type From Egm To Mix And Receipt Of Updated Balo Link. If You Have Already Sent In Your Votes, For Mid: 548001 Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Non-voting resolution
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	6	Please Note That This Is An Amendment To Meeting Id 539254 Due To Received Change In The Numbering Of The Resolutions. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Non-voting resolution
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	7	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	8	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	9	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	10	Allocation Of Income For The Financial Year Ended 31 December 2020 And Setting Of The Dividend	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	11	Appointment Of Mr. Benoit Bazin As Director	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	12	Renewal Of The Term Of Office Of Mrs. Pamela Knapp As Director	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	13	Renewal Of The Term Of Office Of Mrs. Agnes Lemarchand As Director	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	14	Renewal Of The Term Of Office Of Mr. Gilles Schnepf As Director	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	15	Renewal Of The Term Of Office Of Mrs. Sibylle Daunis As Director Representing Employee Shareholders	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	16	Approval Of The Compensation Elements Paid During The Financial Year 2020 Or Allocated For The Same Financial Year To Mr. Pierre-Andre De Chalendar, Chairman And Chief Executive Officer	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	17	Approval Of The Compensation Elements Paid During The Financial Year 2020 Or Allocated For The Same Financial Year To Mr. Benoit Bazin, Deputy Chief Executive Officer	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	18	Approval Of The Information Relating To The Compensation Of Corporate Officers Mentioned In Section I Of Article L.22-10-9 Of The French Commercial Code And Included In The Corporate Governance Report	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	19	Approval Of The Compensation Policy Elements Of The Chairman And Chief Executive Officer For 2021 (Until 30 June 2021 Inclusive)	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	20	Approval Of The Compensation Policy Elements Of The Deputy Chief Executive Officer For 2021 (Until 30 June 2021 Inclusive)	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	21	Approval Of The Compensation Policy Elements Of The Chief Executive Officer For 2021 (As Of The 1st July 2021)	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	22	Approval Of The Compensation Policy Elements Of The Chairman Of The Board Of Directors For 2021(As Of The 1st July 2021)	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	23	Approval Of The Compensation Policy Elements Of Directors For 2021	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	24	Authorization For The Board Of Directors To Trade In The Company'S Shares	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	25	Delegation Of Authority To The Board Of Directors To Proceed With An Increase In The Share Capital, By Issuing, With Retention Of The Pre-Emptive Subscription Right, Shares Of The Company Or Transferable Securities Granting Access To The Capital Of The Company Or Of Subsidiaries, By The Issue Of New Shares, For A Maximum Nominal Amount Of Four Hundred And Twenty-Six Million Euros (Shares), Excluding Any Adjustments I.E. Approximately 20% Of The Share Capital, With The Amounts Set Out In The Nineteenth, The Twentieth, The Twenty-First, The Twenty-Second And The Twenty-Third Resolutions Being Deducted From This Amount And One And A Half Billion Euros (Transferable Securities In The Form Of Debt Securities Granting Access To The Capital Of The Company Or Of Subsidiaries), With Imputation On This Amount Of Those Set Out In The Nineteenth, The Twentieth And The Twenty-First Resolutions For The Issue Of Transferable Securities In The Form Of Debt Securities Granting Access To The Capital Of The Company Or Of Subsidiaries	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	26	Delegation Of Authority To The Board Of Directors To Proceed, With Cancellation Of The Pre-Emptive Subscription Right But With The Possibility Of Granting A Priority Period For Shareholders, By A Public Offering Other Than Those Referred To In Article L.411-2 Of The French Monetary And Financial Code, With The Issue Of Shares Of The Company Or Transferable Securities Granting Access To The Capital Of The Company Or Of Its Subsidiaries By The Issue Of New Shares, Or New Shares Of The Company To Which Would Grant Entitlement To Transferable Securities To Be Issued, If Any, By Subsidiaries, For A Maximum Nominal Amount Of Two Hundred And Thirteen Million Euros (Shares), Excluding Any Adjustments, I.E., Approximately 10% Of The Share Capital, With Imputation On This Amount Of Those Set Out In The Twentieth, The Twenty-First And The Twenty-Second Resolutions, And One And A Half Billion Euros (Transferable Securities In The Form Of Debt Securities Granting Access To The Capital Of The Company Or Of Subsidiaries) With Imputation On This Amount Of Those Set Out In The Twentieth, The Twenty-First And The Twenty-Second Resolutions For The Issue Of Transferable Securities In The Form Of Debt Securities Granting Access To The Capital Of The Company Or Of Subsidiaries, The Amounts Of The Capital Increase And The Issue Of Debt Securities To Be Deducted From The Corresponding Ceilings Set In The Eighteenth Resolution	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	27	Delegation Of Authority To The Board Of Directors To Proceed With The Issue, With Cancellation Of The Pre-Emptive Subscription Rights, Of Shares Of The Company Or Transferable Securities Granting Access To The Capital Of The Company Or Of Subsidiaries By The Issue Of New Shares, Or Of New Shares Of The Company To Which Would Grant Entitlement To Transferable Securities To Be Issued By Subsidiaries, If Any, By Way Of A Public Offering As Referred To In Section 1 Of Article L.411-2 Of The French Monetary And Financial Code, For A Maximum Nominal Amount Of Two Hundred And Thirteen Million Euros (Shares) Excluding Any Adjustments, I.E., Approximately 10% Of The Share Capital, And Of One And A Half Billion Euros (Transferable Securities In The Form Of Debt Securities Granting Access To The Capital Of The Company Or Of Subsidiaries), The Amounts Of The Capital Increase And The Issue Of Debt Securities To Be Deducted From The Corresponding Ceilings Set In The Nineteenth Resolution	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	28	Delegation Of Authority To The Board Of Directors To Increase The Number Of Securities To Be Issued In The Event Of Oversubscription During The Issue, With Or Without Pre-Emptive Subscription Rights, Of Shares Or Transferable Securities Granting Access To The Capital, Within The Legal And Regulatory Limits (15% Of The Initial Issues As Of The Date Of This Meeting) And Within The Corresponding Ceilings Set By The Resolutions That Decided On The Initial Issue	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	29	Possibility To Proceed With A Capital Increase, With Cancellation Of The Pre-Emptive Subscription Right, Within The Limit Of 10% Of The Share Capital, Excluding Any Adjustment, In Order To Remunerate Contributions In Kind Consisting Of Equity Securities Or Transferable Securities Granting Access To The Capital, The Amounts Of The Capital Increase And Of The Transferable Securities To Be Issued To Be Deducted From The Ceiling Set In The Nineteenth Resolution	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	30	Delegation Of Authority To The Board Of Directors To Proceed With An Increase In The Share Capital By Incorporation Of Premiums, Reserves, Profits Or Others, For A Maximum Nominal Amount Of One Hundred And Six Million Euros Excluding Any Adjustments, I.E., Approximately 5% Of The Share Capital, This Amount To Be Deducted From The Ceiling Set In The Eighteenth Resolution	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	31	Authorization To Be Granted To The Board Of Directors To Set, In Accordance With The Terms And Conditions Determined By The General Meeting, The Issue Price By The Company Of Shares Or Transferable Securities Granting Access To The Capital, By Way Of A Public Offering With Cancellation Of The Pre-Emptive Subscription Right, Within The Limit Of 10% Of The Share Capital Per 12-Month Period	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	32	Delegation Of Authority To The Board Of Directors To Proceed With Issues Of Equity Securities Reserved For Members Of Employee Savings Plans, With Cancellation Of The Pre-Emptive Right Of Subscription, For A Maximum Nominal Amount Of Fifty-Two Million Euros, Excluding Any Adjustments, I.E. Approximately 2.4% Of The Share Capital	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	33	Authorization To The Board Of Directors To Reduce The Share Capital By Cancelling Shares Representing Up To 10% Of The Company'S Capital Per 24-Months Period	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	34	Powers For The Execution Of The Decisions Of The Meeting And For Formalities	For	Combined
COMPAGNIE DE SAINT-GOBAIN SA	03-Jun-2021	35	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
COMPAL ELECTRONICS INC	25-Jun-2021	1	To Ratify The Business Report And Financial Statements For The Year 2020	For	Combined
COMPAL ELECTRONICS INC	25-Jun-2021	2	To Ratify The Distribution Of Earnings For The Year 2020 Proposed Cash Dividend: Twd 1.2 Per Share, Proposed Cash Distribution From Capital Account : Twd 0.4 Per Share.	For	For
COMPAL ELECTRONICS INC	25-Jun-2021	3	To Approve The Amendment To The Regulations For Election Of Directors	For	For
COMPAL ELECTRONICS INC	25-Jun-2021	4	The Election Of The Director.:Sheng-Hsiung Hsu,Shareholder No.23	For	Combined
COMPAL ELECTRONICS INC	25-Jun-2021	5	The Election Of The Director.:Jui-Tsung Chen,Shareholder No.83	For	Combined
COMPAL ELECTRONICS INC	25-Jun-2021	6	The Election Of The Director.:Binpal Investment Co Ltd,Shareholder No.632194,Wen-Being Hsu As Representative	For	Combined
COMPAL ELECTRONICS INC	25-Jun-2021	7	The Election Of The Director.:Kinpo Electronics Inc,Shareholder No.85,Chieh-Li Hsu As Representative	For	Combined
COMPAL ELECTRONICS INC	25-Jun-2021	8	The Election Of The Director.:Charrng-Chyi Ko,Shareholder No.55	For	Combined
COMPAL ELECTRONICS INC	25-Jun-2021	9	The Election Of The Director.:Sheng-Chieh Hsu,Shareholder No.3	For	Combined
COMPAL ELECTRONICS INC	25-Jun-2021	10	The Election Of The Director.:Yen-Chia Chou,Shareholder No.60	For	Combined
COMPAL ELECTRONICS INC	25-Jun-2021	11	The Election Of The Director.:Chung-Pin Wong,Shareholder No.1357	For	Combined
COMPAL ELECTRONICS INC	25-Jun-2021	12	The Election Of The Director.:Chiung-Chi Hsu,Shareholder No.91	For	Combined
COMPAL ELECTRONICS INC	25-Jun-2021	13	The Election Of The Director.:Ming-Chih Chang,Shareholder No.1633	For	Combined
COMPAL ELECTRONICS INC	25-Jun-2021	14	The Election Of The Director.:Anthony Peter Bonadero,Shareholder No.548777Xxx	For	Against
COMPAL ELECTRONICS INC	25-Jun-2021	15	The Election Of The Director.:Sheng-Hua Peng,Shareholder No.375659	For	Combined
COMPAL ELECTRONICS INC	25-Jun-2021	16	The Election Of The Independent Director.:Min Chih Hsuan,Shareholder No.F100588Xxx	For	For
COMPAL ELECTRONICS INC	25-Jun-2021	17	The Election Of The Independent Director.:Duei Tsai,Shareholder No.L100933Xxx	For	For
COMPAL ELECTRONICS INC	25-Jun-2021	18	The Election Of The Independent Director.:Wen-Chung Shen,Shareholder No.19173	For	Combined
COMPAL ELECTRONICS INC	25-Jun-2021	19	To Approve The Release Of Non-Competition Restrictions For Directors	For	Combined
COMPANHIA DE SANEAMENTO BASICO DO ESTADO DE SAO PA	29-Apr-2021	3	To Ratify The Appointment Of A Member Of The Board Of Directors Of The Company To Serve Out The Remainder Of The Term In Office Until The Annual General Meeting Of 2022	For	For
COMPANHIA DE SANEAMENTO BASICO DO ESTADO DE SAO PA	29-Apr-2021	3	To Receive The Accounts From The Administrators, To Examine, Discuss And Vote On The Financial Statements Of The Company, In Relation To The Fiscal Year That Ended On December 31, 2020, Together With The Annual Report From The Management, The Report From The Independent Auditors, The Opinion Of The Fiscal Council And The Summarized Annual Report From The Audit Committee	For	Combined
COMPANHIA DE SANEAMENTO BASICO DO ESTADO DE SAO PA	29-Apr-2021	4	Deliberate Of The Amendment Of The Corporate Bylaws Of The Company	For	Combined
COMPANHIA DE SANEAMENTO BASICO DO ESTADO DE SAO PA	29-Apr-2021	4	Deliberate The Destination Of The Results From The Fiscal Year That Ended On December 31, 2020, And The Distribution Of Dividends	For	Combined
COMPANHIA DE SANEAMENTO BASICO DO ESTADO DE SAO PA	29-Apr-2021	5	To Approve The New Of The Corporate Bylaws	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
COMPANHIA DE SANEAMENTO BASICO DO ESTADO DE SAO PA	29-Apr-2021	5	Election Of Members Of The Fiscal Council By Slate. Indication Of Each Slate Of Candidates And Of All The Names That Are On It. Fabio Bernacchi Maia, Effective. Humberto Macedo Puccinelli, Substitute. Ernesto Mascellani Neto, Effective. Cassiano Quevedo Rosas De Avila, Substitute. Edson Tomas De Lima Filho, Effective. Nanci Cortazzo Mendes Galuzio, Substitute	For	For
COMPANHIA DE SANEAMENTO BASICO DO ESTADO DE SAO PA	29-Apr-2021	6	If One Of The Candidates Who Is Part Of The Slate Ceases To Be Part Of It In Order To Accommodate The Separate Election That Is Dealt With In Article 161, 4 And Article 240 Of Law 6,404 Of 1976, Can The Votes Corresponding To Your Shares Continue To Be Conferred On The Chosen Slate	For	Combined
COMPANHIA DE SANEAMENTO BASICO DO ESTADO DE SAO PA	29-Apr-2021	7	Establishment Of The Aggregate Annual Remuneration Of The Members Of The Board Of Directors, The Members Of The Audit And Fiscal Council For The Of 2021	For	Combined
COMPANHIA PARANAENSE DE ENERGIA - COPEL	29-Apr-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
COMPANHIA PARANAENSE DE ENERGIA - COPEL	29-Apr-2021	2	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Non-voting resolution
COMPANHIA PARANAENSE DE ENERGIA - COPEL	29-Apr-2021	3	Please Note That The Preferred Shareholders Can Vote On Item 1 And 2 Only. Thank You.	Non-voting resolution	Non-voting resolution
COMPANHIA PARANAENSE DE ENERGIA - COPEL	29-Apr-2021	4	Nomination Of Members To The Board Of Directors By The Company'S Preferred Shareholders Without Voting Rights Or With Restricted Voting Rights. Marco Antonio Bologna	For	Combined
COMPANHIA PARANAENSE DE ENERGIA - COPEL	29-Apr-2021	5	In The Event It Is Found That Neither The Owners Of Shares With Voting Rights Nor The Owners Of Preferred Shares Without Voting Rights Or With Restricted Voting Rights Make Up, Respectively, The Quorum That Is Required By Article 141, I And Ii, 4 Of Law 6,404 Of 1976, Do You Want Your Vote To Be Grouped With The Votes Of The Preferred Shares In Order To Elect, To The Board Of Directors, The Candidate With The Highest Number Of Votes Among All Of Those Who, Being Listed On This Proxy Card, Ran For Separate Election	For	For
COMPANHIA SIDERURGICA NACIONAL	30-Apr-2021	2	To Approve The Amendment Of Article 5 Of The Corporate Bylaws And Their Restatement, In Such A Way As To Reflect The Capital Increase That Was Approved By The Board Of Directors At The Meeting That Was Held On February 22, 2021	For	For
COMPANHIA SIDERURGICA NACIONAL	30-Apr-2021	3	Examination, Discussion And Voting On The Management Report, Managements Accounts And Company Financial Statements, For The Year Ended December 31, 2020	For	Combined
COMPANHIA SIDERURGICA NACIONAL	30-Apr-2021	4	To Decide For The Net Profit From The Fiscal Year That Ended On December 31, 2020 For Distribution Of Dividends	For	Combined
COMPANHIA SIDERURGICA NACIONAL	30-Apr-2021	5	To Set The Number Of Members To Compose The Board Of Directors	For	For
COMPANHIA SIDERURGICA NACIONAL	30-Apr-2021	6	Do You Wish To Request The Adoption Of The Cumulative Voting Process For The Election Of The Board Of Directors, Under The Terms Of Article 141 Of Law 6,404 Of 1976	For	Combined
COMPANHIA SIDERURGICA NACIONAL	30-Apr-2021	7	Indication Of All The Names That Make Up The By Slate. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With: Benjamin Steinbruch, Antonio Bernardo Vieira Maia, Yoshiaki Nakano, Miguel Ethel Sobrinho	For	Combined
COMPANHIA SIDERURGICA NACIONAL	30-Apr-2021	8	In The Event That One Of The Candidates Who Is On The Slate Chosen Ceases To Be Part Of That Slate, Can The Votes Corresponding To Your Shares Continue To Be Conferred On The Chosen Slate	For	Against
COMPANHIA SIDERURGICA NACIONAL	30-Apr-2021	10	In The Event Of The Adoption Of The Cumulative Voting Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages Across The Members Of The Slate That You Have Chosen. If The Shareholder Chooses To Abstain And The Election Occurs Through The Cumulative Voting Process, His Vote Must Be Counted As Abstention In The Respective Resolution Of The Meeting	For	Combined
COMPANHIA SIDERURGICA NACIONAL	30-Apr-2021	11	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Benjamin Steinbruch	For	Abstain
COMPANHIA SIDERURGICA NACIONAL	30-Apr-2021	12	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Antonio Bernardo Vieira Maia	For	Abstain
COMPANHIA SIDERURGICA NACIONAL	30-Apr-2021	13	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Yoshiaki Nakano	For	Abstain
COMPANHIA SIDERURGICA NACIONAL	30-Apr-2021	14	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Miguel Ethel Sobrinho	For	Abstain

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
COMPANHIA SIDERURGICA NACIONAL	30-Apr-2021	15	Do You Wish To Request The Separate Election Of A Member Of The Board Of Directors, Under The Terms Of Article 141, 4, I Of Law 6,404 Of 1976. Shareholder Can Only Fill Out This Field If He Has Been The Owner, Without Interruption, Of The Shares With Which He Or She Is Voting During The Three Months Immediately Prior To The Holding Of The General Meeting	For	Combined
COMPANHIA SIDERURGICA NACIONAL	30-Apr-2021	16	To Establish The Aggregate Compensation Of The Board Of Directors For The 2021 Fiscal Year	For	For
COMPANHIA SIDERURGICA NACIONAL	30-Apr-2021	17	Do You Wish To Request The Instatement Of The Fiscal Council, Under The Terms Of Article 161 Of Law 6,404 Of 1976	For	For
COMPANIA CERVECERIAS UNIDAS	14-Apr-2021	1	Approval Of The Annual Report, Consolidated Financial Statements And External Auditors' Report Corresponding To The Fiscal Year Ended On December 31, 2020.	For	For
COMPANIA CERVECERIAS UNIDAS	14-Apr-2021	2	Distribution Of The Profits Accrued During Fiscal Year 2020 And Dividend Payment.	For	For
COMPANIA CERVECERIAS UNIDAS	14-Apr-2021	3	Election Of The Members Of The Board Of Directors.	For	Combined
COMPANIA CERVECERIAS UNIDAS	14-Apr-2021	4	Determination Of The Remuneration Of The Members Of The Board Of Directors For Fiscal Year 2021.	For	Abstain
COMPANIA CERVECERIAS UNIDAS	14-Apr-2021	5	Determination Of The Remuneration Of The Members Of The Directors Committee And Its Budget For The Fiscal Year 2021.	For	Abstain
COMPANIA CERVECERIAS UNIDAS	14-Apr-2021	6	Determination Of The Remuneration Of The Members Of The Audit Committee And Its Budget For The Fiscal Year 2021.	For	Abstain
COMPANIA CERVECERIAS UNIDAS	14-Apr-2021	7	Appointment Of External Auditors Firm For The 2021 Fiscal Year.	For	Abstain
COMPANIA CERVECERIAS UNIDAS	14-Apr-2021	8	Appointment Of Risk Rating Agencies For The 2021 Fiscal Year.	For	Abstain
COMPANIA CERVECERIAS UNIDAS SA	14-Apr-2021	1	Account From The President	For	Combined
COMPANIA CERVECERIAS UNIDAS SA	14-Apr-2021	2	Approval Of The Annual Report, Consolidated Financial Statements And Report From The Outside Auditing Firm Of The Company For The Fiscal Year That Ended On December 31, 2020	For	Combined
COMPANIA CERVECERIAS UNIDAS SA	14-Apr-2021	3	Distribution Of The Profit From The 2020 Fiscal Year And The Payment Of Dividends	For	Combined
COMPANIA CERVECERIAS UNIDAS SA	14-Apr-2021	4	Exposition In Regard To The Dividend Policy Of The Company And Information In Regard To The Procedures That Are To Be Used In The Distribution Of The Same	For	For
COMPANIA CERVECERIAS UNIDAS SA	14-Apr-2021	5	Election Of The Board Of Directors	For	For
COMPANIA CERVECERIAS UNIDAS SA	14-Apr-2021	6	Determination Of The Compensation Of The Members Of The Board Of Directors For The 2021 Fiscal Year	For	For
COMPANIA CERVECERIAS UNIDAS SA	14-Apr-2021	7	Determination Of The Compensation Of The Members Of The Committee Of Directors And Its Budget For The 2021 Fiscal Year	For	For
COMPANIA CERVECERIAS UNIDAS SA	14-Apr-2021	8	Determination Of The Compensation Of The Members Of The Audit Committee And Its Budget For The 2021 Fiscal Year	For	For
COMPANIA CERVECERIAS UNIDAS SA	14-Apr-2021	9	Appointment Of The Outside Auditing Firm For The 2021 Fiscal Year	For	For
COMPANIA CERVECERIAS UNIDAS SA	14-Apr-2021	10	Appointment Of The Risk Rating Agencies For The 2021 Fiscal Year	For	For
COMPANIA CERVECERIAS UNIDAS SA	14-Apr-2021	11	Account Of The Activities That Were Carried Out By The Committee Of Directors During The 2020 Fiscal Year	For	For
COMPANIA CERVECERIAS UNIDAS SA	14-Apr-2021	12	Account Of The Resolutions Concerning The Related Party Transactions That Are Referred To In Title Xvi Of Law Number 18,046	For	For
COMPANIA CERVECERIAS UNIDAS SA	14-Apr-2021	13	To Deal With Any Other Matter Of Corporate Interest That Is Within The Authority Of This General Meeting In Accordance With The Law And The Corporate Bylaws	Abstain	Combined
COMPANIA DE MINAS BUENAVENTURA S.A.A	29-Jan-2021	1	Approval Of "Syndicated Guarantee Letter Of Payment" Transaction And Granting Of Guarantees.	For	Combined
COMPANIA DE MINAS BUENAVENTURA S.A.A	30-Mar-2021	1	Approval Of The 2020 Annual Report.	Take No Action	Combined
COMPANIA DE MINAS BUENAVENTURA S.A.A	30-Mar-2021	2	Approval Of The Financial Statements For The Year Ended On December 31, 2020.	Take No Action	Abstain
COMPANIA DE MINAS BUENAVENTURA S.A.A	30-Mar-2021	3	Compensation For The Board Of Directors - 2020.	Take No Action	Combined
COMPANIA DE MINAS BUENAVENTURA S.A.A	30-Mar-2021	4	Amendment To The Policy On Compensation For The Board Of Directors.	Take No Action	For
COMPANIA DE MINAS BUENAVENTURA S.A.A	30-Mar-2021	5	Appointment Of Independent Auditors For Year 2021.	Take No Action	For
COMPANIA DE MINAS BUENAVENTURA S.A.A	21-May-2021	1	Issuance Of Negotiable Obligations In An Aggregate Amount Of Up To Us\$550,000,000 (Five Hundred And Fifty Million United States Dollars) And Delegation Of Authority In Favor Of The Company'S Board Of Directors For It To Adopt Any Agreements As May Be Necessary Or Convenient In Order To Determine The Terms, Conditions, Characteristics And Timing Of The Company'S Program Governing Such Negotiable Obligations.	Take No Action	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
COMPASS GROUP PLC	04-Feb-2021	1	Receive And Adopt The Directors' Annual Report And Accounts And The Auditor'S Report Thereon	For	For
COMPASS GROUP PLC	04-Feb-2021	2	Receive And Adopt The Remuneration Policy	For	For
COMPASS GROUP PLC	04-Feb-2021	3	Receive And Adopt The Directors' Remuneration Report	For	For
COMPASS GROUP PLC	04-Feb-2021	4	Elect Ian Meakins As A Director	For	For
COMPASS GROUP PLC	04-Feb-2021	5	Re-Elect Dominic Blakemore As A Director	For	For
COMPASS GROUP PLC	04-Feb-2021	6	Re-Elect Gary Green As A Director	For	For
COMPASS GROUP PLC	04-Feb-2021	7	Re-Elect Karen Witts As A Director	For	For
COMPASS GROUP PLC	04-Feb-2021	8	Re-Elect Carol Arrowsmith As A Director	For	For
COMPASS GROUP PLC	04-Feb-2021	9	Re-Elect John Bason As A Director	For	For
COMPASS GROUP PLC	04-Feb-2021	10	Re-Elect Stefan Bomhard As A Director	For	For
COMPASS GROUP PLC	04-Feb-2021	11	Re-Elect John Bryant As A Director	For	For
COMPASS GROUP PLC	04-Feb-2021	12	Re-Elect Anne-Francoise Nesmes As A Director	For	For
COMPASS GROUP PLC	04-Feb-2021	13	Re-Elect Nelson Silva As A Director	For	For
COMPASS GROUP PLC	04-Feb-2021	14	Re-Elect Ireena Vittal As A Director	For	Combined
COMPASS GROUP PLC	04-Feb-2021	15	Reappoint Kpmg Llp As Auditor	For	Combined
COMPASS GROUP PLC	04-Feb-2021	16	Authorise The Audit Committee To Agree The Auditor'S Remuneration	For	For
COMPASS GROUP PLC	04-Feb-2021	17	Donations To Political Organisations	For	For
COMPASS GROUP PLC	04-Feb-2021	18	Authority To Allot Shares	For	For
COMPASS GROUP PLC	04-Feb-2021	19	Authority To Allot Shares For Cash	For	For
COMPASS GROUP PLC	04-Feb-2021	20	Additional Authority To Allot Shares For Cash In Limited Circumstances	For	For
COMPASS GROUP PLC	04-Feb-2021	21	Authority To Purchase Shares	For	For
COMPASS GROUP PLC	04-Feb-2021	22	Adoption Of Articles Of Association	For	For
COMPASS GROUP PLC	04-Feb-2021	23	Reduce General Meeting Notice Periods: To Authorise The Directors To Call A General Meeting Of The Company, Other Than An Annual General Meeting, On Not Less Than 14 Clear Working Days' Notice, Provided That This Authority Shall Expire At The Conclusion Of The Next Annual General Meeting Of The Company After The Date Of The Passing Of This Resolution	For	Combined
COMPASS GROUP PLC	04-Feb-2021	24	16 Dec 2020: Please Note That This Is A Revision Due To Modification Of The Text Of Resolution 23. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
CONCHO RESOURCES INC.	15-Jan-2021	1	To Adopt The Agreement And Plan Of Merger, Dated October 18, 2020 (As It May Be Amended From Time To Time, The "Merger Agreement"), By And Among Concho Resources Inc., Conocophillips And Falcon Merger Sub Corp.	For	Combined
CONCHO RESOURCES INC.	15-Jan-2021	2	To Approve, By Non-Binding Vote, Certain Compensation That May Be Paid Or Become Payable To Concho Resources Inc.'S Named Executive Officers That Is Based On, Or Otherwise Relates To, The Merger Contemplated By The Merger Agreement.	For	Combined
CONCORDIA FINANCIAL GROUP,LTD.	22-Jun-2021	2	Appoint A Director Oya, Yasuyoshi	For	Combined
CONCORDIA FINANCIAL GROUP,LTD.	22-Jun-2021	3	Appoint A Director Oishi, Yoshiyuki	For	For
CONCORDIA FINANCIAL GROUP,LTD.	22-Jun-2021	4	Appoint A Director Komine, Tadashi	For	For
CONCORDIA FINANCIAL GROUP,LTD.	22-Jun-2021	5	Appoint A Director Suzuki, Yoshiaki	For	For
CONCORDIA FINANCIAL GROUP,LTD.	22-Jun-2021	6	Appoint A Director Akiyoshi, Mitsuru	For	For
CONCORDIA FINANCIAL GROUP,LTD.	22-Jun-2021	7	Appoint A Director Yamada, Yoshinobu	For	For
CONCORDIA FINANCIAL GROUP,LTD.	22-Jun-2021	8	Appoint A Director Yoda, Mami	For	For
CONCORDIA FINANCIAL GROUP,LTD.	22-Jun-2021	9	Appoint A Corporate Auditor Hara, Mitsuhiro	For	For
CONCORDIA FINANCIAL GROUP,LTD.	22-Jun-2021	10	Appoint A Corporate Auditor Noguchi, Mayumi	For	For
CONOCOPHILLIPS	15-Jan-2021	1	To Approve The Issuance Of Shares Of Common Stock, Par Value \$0.01 Per Share, Of Conocophillips To The Stockholders Of Concho Resources Inc. ("Concho") In Connection With The Merger Contemplated By The Agreement And Plan Of Merger, Dated As Of October 18, 2020 (As It May Be Amended From Time To Time), Among Conocophillips, Falcon Merger Sub Corp. And Concho.	For	For
CONOCOPHILLIPS	11-May-2021	1	Election Of Director: Charles E. Bunch	For	For
CONOCOPHILLIPS	11-May-2021	2	Election Of Director: Caroline Maury Devine	For	For
CONOCOPHILLIPS	11-May-2021	3	Election Of Director: John V. Faraci	For	For
CONOCOPHILLIPS	11-May-2021	4	Election Of Director: Jody Freeman	For	For
CONOCOPHILLIPS	11-May-2021	5	Election Of Director: Gay Huey Evans	For	For
CONOCOPHILLIPS	11-May-2021	6	Election Of Director: Jeffrey A. Joerres	For	For
CONOCOPHILLIPS	11-May-2021	7	Election Of Director: Ryan M. Lance	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CONOCOPHILLIPS	11-May-2021	8	Election Of Director: Timothy A. Leach	For	For
CONOCOPHILLIPS	11-May-2021	9	Election Of Director: William H. Mcraven	For	For
CONOCOPHILLIPS	11-May-2021	10	Election Of Director: Sharmila Mulligan	For	For
CONOCOPHILLIPS	11-May-2021	11	Election Of Director: Eric D. Mullins	For	For
CONOCOPHILLIPS	11-May-2021	12	Election Of Director: Arjun N. Murti	For	For
CONOCOPHILLIPS	11-May-2021	13	Election Of Director: Robert A. Niblock	For	For
CONOCOPHILLIPS	11-May-2021	14	Election Of Director: David T. Seaton	For	For
CONOCOPHILLIPS	11-May-2021	15	Election Of Director: R.A. Walker	For	For
CONOCOPHILLIPS	11-May-2021	16	Proposal To Ratify Appointment Of Ernst & Young Llp As Conocophillips' Independent Registered Public Accounting Firm For 2021.	For	For
CONOCOPHILLIPS	11-May-2021	17	Advisory Approval Of Executive Compensation.	For	For
CONOCOPHILLIPS	11-May-2021	18	Simple Majority Vote Standard.	For	For
CONOCOPHILLIPS	11-May-2021	19	Emission Reduction Targets.	Against	For
CONSOLIDATED EDISON, INC.	17-May-2021	1	Election Of Director: Timothy P. Cawley	For	For
CONSOLIDATED EDISON, INC.	17-May-2021	2	Election Of Director: Ellen V. Futter	For	For
CONSOLIDATED EDISON, INC.	17-May-2021	3	Election Of Director: John F. Killian	For	For
CONSOLIDATED EDISON, INC.	17-May-2021	4	Election Of Director: Karol V. Mason	For	For
CONSOLIDATED EDISON, INC.	17-May-2021	5	Election Of Director: John Mcavoy	For	For
CONSOLIDATED EDISON, INC.	17-May-2021	6	Election Of Director: Dwight A. McBride	For	For
CONSOLIDATED EDISON, INC.	17-May-2021	7	Election Of Director: William J. Mulrow	For	For
CONSOLIDATED EDISON, INC.	17-May-2021	8	Election Of Director: Armando J. Olivera	For	For
CONSOLIDATED EDISON, INC.	17-May-2021	9	Election Of Director: Michael W. Ranger	For	For
CONSOLIDATED EDISON, INC.	17-May-2021	10	Election Of Director: Linda S. Sanford	For	For
CONSOLIDATED EDISON, INC.	17-May-2021	11	Election Of Director: Deirdre Stanley	For	For
CONSOLIDATED EDISON, INC.	17-May-2021	12	Election Of Director: L. Frederick Sutherland	For	For
CONSOLIDATED EDISON, INC.	17-May-2021	13	Ratification Of Appointment Of Independent Accountants.	For	Combined
CONSOLIDATED EDISON, INC.	17-May-2021	14	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
CONSTELLATION SOFTWARE INC.	06-May-2021	1	Director	For	Combined
CONSTELLATION SOFTWARE INC.	06-May-2021	2	Re-Appointment Of Kpmg Llp, As Auditors Of The Corporation For The Ensuing Year And To Authorize The Directors To Fix The Remuneration To Be Paid To The Auditors.	For	Combined
CONSTELLATION SOFTWARE INC.	06-May-2021	3	An Advisory Vote To Accept The Corporation'S Approach To Executive Compensation As More Particularly Described In The Accompanying Management Information Circular.	For	For
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	21-May-2021	1	2020 Annual Report And Its Summary	For	For
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	21-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	21-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	21-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.40000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	21-May-2021	5	2020 Annual Accounts	For	For
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	21-May-2021	6	Confirmation Of 2020 Remuneration For Directors	For	For
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	21-May-2021	7	Confirmation Of 2020 Remuneration For Supervisors	For	For
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	21-May-2021	8	Purchase Of Liability Insurance For Directors, Supervisors And Senior Management	For	For
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	21-May-2021	9	Adjustment Of Allowance For Independent Directors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	21-May-2021	10	2021 Estimated Continuing Connected Transactions	For	For
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	21-May-2021	11	2021 Estimated Guarantee Quota	For	Combined
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	21-May-2021	12	2021 Application For Comprehensive Credit Line To Financial Institutions	For	Combined
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	21-May-2021	13	Reappointment Of 2021 Audit Firm	For	Combined
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	21-May-2021	14	Repurchase And Cancellation Of Some Restricted Stocks (Approved At The 21St Meeting Of The 2Nd Board Of Directors)	For	Combined
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	21-May-2021	15	Repurchase And Cancellation Of Some Restricted Stocks (Approved At The 28Th Meeting Of The 2Nd Board Of Directors)	For	For
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	21-May-2021	16	Decrease Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
CONTEMPORARY AMPEREX TECHNOLOGY CO., LIMITED	21-May-2021	17	Additional Projects Financed With Raised Funds And Change Of The Purpose Of Some Funds Raised From The 2020 Non-Public Share Offering	For	For
CONTINENTAL AG	29-Apr-2021	6	Approve Allocation Of Income And Omission Of Dividends	For	For
CONTINENTAL AG	29-Apr-2021	7	Approve Discharge Of Management Board Member Nikolai Setzer For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	8	Approve Discharge Of Management Board Member Elmar Degenhart For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	9	Approve Discharge Of Management Board Member Hans-Juergen Duensing For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	10	Approve Discharge Of Management Board Member Frank Jourdan For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	11	Approve Discharge Of Management Board Member Christian Koetz For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	12	Approve Discharge Of Management Board Member Helmut Matschi For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	13	Approve Discharge Of Management Board Member Ariane Reinhart For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	14	Approve Discharge Of Management Board Member Wolfgang Schaefer For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	15	Approve Discharge Of Management Board Member Andreas Wolf For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	16	Approve Discharge Of Supervisory Board Member Wolfgang Reitzle For Fiscal Year 2020	For	Combined
CONTINENTAL AG	29-Apr-2021	17	Approve Discharge Of Supervisory Board Member Hasan Allak For Fiscal Year 2020	For	Combined
CONTINENTAL AG	29-Apr-2021	18	Approve Discharge Of Supervisory Board Member Christiane Benner For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	19	Approve Discharge Of Supervisory Board Member Gunter Dunkel For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	20	Approve Discharge Of Supervisory Board Member Francesco Grioli For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	21	Approve Discharge Of Supervisory Board Member Michael Igthaut For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	22	Approve Discharge Of Supervisory Board Member Satish Khata For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	23	Approve Discharge Of Supervisory Board Member Isabel Knauf For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	24	Approve Discharge Of Supervisory Board Member Sabine Neuss For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	25	Approve Discharge Of Supervisory Board Member Rolf Nonnenmacher For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	26	Approve Discharge Of Supervisory Board Member Dirk Nordmann For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	27	Approve Discharge Of Supervisory Board Member Lorenz Pfau For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	28	Approve Discharge Of Supervisory Board Member Klaus Rosenfeld For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	29	Approve Discharge Of Supervisory Board Member Georg Schaeffler For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	30	Approve Discharge Of Supervisory Board Member Maria-Elisabeth Schaeffler-Thumann For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	31	Approve Discharge Of Supervisory Board Member Joerg Schoenfelder For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	32	Approve Discharge Of Supervisory Board Member Stefan Scholz For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	33	Approve Discharge Of Supervisory Board Member Kirsten Voerkelfor Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	34	Approve Discharge Of Supervisory Board Member Elke Volkmann For Fiscal Year 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CONTINENTAL AG	29-Apr-2021	35	Approve Discharge Of Supervisory Board Member Siegfried Wolf For Fiscal Year 2020	For	For
CONTINENTAL AG	29-Apr-2021	36	Ratify Pricewaterhousecoopers Gmbh As Auditors For Fiscal Year 2021	For	For
CONTINENTAL AG	29-Apr-2021	37	Amend Articles Of Association	For	For
CONTINENTAL AG	29-Apr-2021	38	Approve Spin-Off And Takeover Agreement With Vitesco Technologies Group Aktiengesellschaft	For	For
CORNING INCORPORATED	29-Apr-2021	1	Election Of Director: Donald W. Blair	For	For
CORNING INCORPORATED	29-Apr-2021	2	Election Of Director: Leslie A. Brun	For	For
CORNING INCORPORATED	29-Apr-2021	3	Election Of Director: Stephanie A. Burns	For	Combined
CORNING INCORPORATED	29-Apr-2021	4	Election Of Director: Richard T. Clark	For	Combined
CORNING INCORPORATED	29-Apr-2021	5	Election Of Director: Robert F. Cummings, Jr.	For	For
CORNING INCORPORATED	29-Apr-2021	6	Election Of Director: Roger W. Ferguson, Jr.	For	For
CORNING INCORPORATED	29-Apr-2021	7	Election Of Director: Deborah A. Henretta	For	For
CORNING INCORPORATED	29-Apr-2021	8	Election Of Director: Daniel P. Huttenlocher	For	For
CORNING INCORPORATED	29-Apr-2021	9	Election Of Director: Kurt M. Landgraf	For	For
CORNING INCORPORATED	29-Apr-2021	10	Election Of Director: Kevin J. Martin	For	For
CORNING INCORPORATED	29-Apr-2021	11	Election Of Director: Deborah D. Rieman	For	For
CORNING INCORPORATED	29-Apr-2021	12	Election Of Director: Hansel E. Tookes, II	For	For
CORNING INCORPORATED	29-Apr-2021	13	Election Of Director: Wendell P. Weeks	For	For
CORNING INCORPORATED	29-Apr-2021	14	Election Of Director: Mark S. Wrighton	For	For
CORNING INCORPORATED	29-Apr-2021	15	Advisory Approval Of Our Executive Compensation (Say On Pay).	For	For
CORNING INCORPORATED	29-Apr-2021	16	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Combined
CORNING INCORPORATED	29-Apr-2021	17	Approval Of Our 2021 Long-Term Incentive Plan.	For	For
CORPORATE OFFICE PROPERTIES TRUST	13-May-2021	1	Election Of Trustee: Thomas F. Brady	For	For
CORPORATE OFFICE PROPERTIES TRUST	13-May-2021	2	Election Of Trustee: Stephen E. Budorick	For	For
CORPORATE OFFICE PROPERTIES TRUST	13-May-2021	3	Election Of Trustee: Robert L. Denton, Sr.	For	For
CORPORATE OFFICE PROPERTIES TRUST	13-May-2021	4	Election Of Trustee: Philip L. Hawkins	For	For
CORPORATE OFFICE PROPERTIES TRUST	13-May-2021	5	Election Of Trustee: David M. Jacobstein	For	For
CORPORATE OFFICE PROPERTIES TRUST	13-May-2021	6	Election Of Trustee: Steven D. Kesler	For	For
CORPORATE OFFICE PROPERTIES TRUST	13-May-2021	7	Election Of Trustee: Letitia A. Long	For	For
CORPORATE OFFICE PROPERTIES TRUST	13-May-2021	8	Election Of Trustee: Raymond L. Owens	For	For
CORPORATE OFFICE PROPERTIES TRUST	13-May-2021	9	Election Of Trustee: C. Taylor Pickett	For	For
CORPORATE OFFICE PROPERTIES TRUST	13-May-2021	10	Election Of Trustee: Lisa G. Trimberger	For	For
CORPORATE OFFICE PROPERTIES TRUST	13-May-2021	11	Ratification Of The Appointment Of Independent Registered Public Accounting Firm.	For	For
CORPORATE OFFICE PROPERTIES TRUST	13-May-2021	12	Approval, On An Advisory Basis, Of Named Executive Officer Compensation.	For	For
CORTEVA INC.	07-May-2021	1	Election Of Director: Lamberto Andreotti	For	For
CORTEVA INC.	07-May-2021	2	Election Of Director: James C. Collins, Jr.	For	For
CORTEVA INC.	07-May-2021	3	Election Of Director: Klaus A. Engel	For	For
CORTEVA INC.	07-May-2021	4	Election Of Director: David C. Everitt	For	For
CORTEVA INC.	07-May-2021	5	Election Of Director: Janet P. Giesselman	For	For
CORTEVA INC.	07-May-2021	6	Election Of Director: Karen H. Grimes	For	For
CORTEVA INC.	07-May-2021	7	Election Of Director: Michael O. Johanns	For	For
CORTEVA INC.	07-May-2021	8	Election Of Director: Rebecca B. Liebert	For	For
CORTEVA INC.	07-May-2021	9	Election Of Director: Marcos M. Lutz	For	For
CORTEVA INC.	07-May-2021	10	Election Of Director: Nayaki Nayyar	For	For
CORTEVA INC.	07-May-2021	11	Election Of Director: Gregory R. Page	For	For
CORTEVA INC.	07-May-2021	12	Election Of Director: Kerry J. Preete	For	For
CORTEVA INC.	07-May-2021	13	Election Of Director: Patrick J. Ward	For	For
CORTEVA INC.	07-May-2021	14	Advisory Resolution To Approve Executive Compensation Of The Company'S Named Executive Officers.	For	For
CORTEVA INC.	07-May-2021	15	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
COSAN SA	22-Jan-2021	3	Amendments To The Corporate Bylaws Of The Company, In Order To Reflect The A. Inclusion Of The New Article 7 And Its Respective Paragraphs, B. Partial Amendment Of Article 11, C. Partial Amendment Of Article 13, D. Partial Amendment Of Article 15, E. Partial Amendment Of The Main Part Of Article 17, F. Partial Amendment Of The Sole Paragraph Of Article 17, G. Partial Amendment Of The Sole Paragraph Of Article 19, H. Partial Amendment Of Article 21, As Well As Substituting The Wording Of Line Xxiv, Adapting It To Meet The Requirements Of The New Article 37, I. Partial Amendment Of Article 22, J. Partial Amendment Of Article 28, K. Partial Amendment Of Article 33, L. Partial Amendment Of The Title Of The Chapter That Was Previously Titled Chapter Viii, Disposition Of Control, Inclusion Of A Section That Is Titled Section I, Disposition Of Shareholder Control, And The Exclusion Of The Sole Paragraph From Article 36 And Of The Subsequent Articles That Were Previously Contained In The Mentioned Chapter, M. Exclusion Of The Chapters That Are Entitled Chapter Ix, Delisting As A Publicly Traded Company, And Chapter X, Delisting From The Novo Mercado And Corporate Restructuring, N. Inclusion Of An Article 37, O. To Include A New Chapter That Is Titled Chapter Xiv, Transitory Provisions, Under Article 41, Which Concerns The Rules That Are Applicable To The Establishment, Designation And Functioning Of The Independent Special Committee That Is Dealt With In Brazilian Securities Commission Guidance Opinion Number 35, Of September 1, 2008, Which Had The Duty, Within The Framework Of The Proposal For The Corporate Restructuring For The Simplification Of The Structure Of The Economic Group Of The Company, From Here Onwards Referred To As The Intended Transaction, To Review And Negotiate The Exchange Ratio Of The Shares Issued, 1. By The Controller Of The Company, Cosan Limited, A Limited Company That Is Established And Validly Existing In Accordance With The Laws Of The Islands Of Bermuda, With Brazilian Corporate Taxpayer Id Number Cnpj Me 08.887.330/0001-52	For	Combined
COSAN SA	22-Jan-2021	4	To Set The Number Of Members To Compose The Board Of Directors	For	Combined
COSAN SA	22-Jan-2021	5	The Occupation Of The Positions Of Independent Members Of The Board Of Directors	For	For
COSAN SA	22-Jan-2021	6	To Elect Members Of The Board Of Directors: Rubens Ometto Silveira Mello, Marcelo Eduardo Martins, Luis Henrique Cals De Beauclair Guimaraes, Burkhard Otto Cordes, Pedro Isamu Mizutani, Vasco Augusto Pinto Da Fonseca Dias Junior, Dan Ioschpe, Jose Alexandre Scheinkman, Ana Paula Pessoa	For	For
COSAN SA	22-Jan-2021	7	In The Event That The Shareholders Of Czz Approve The Merger Of Czz Into The Company, From Here Onwards Referred To As The Czz Merger, The Approval Of The Following Acts In Relation To The Czz Merger, Conditioned On The Posterior Approval Of The Subsequent Item Of The Agenda, A. To Approve The Protocol And Justification Of Merger Of Cosan Limited Into Cosan S.A., Which Was Entered Into On December 17, 2020, By The Management Of The Company And That Of Czz, B. To Approve The Deed Of Merger, Which Establishes The Terms And Conditions Of The Czz Merger In Compliance With Section 104B Of The Bermudas Companies Act Of 1981, From Here Onwards Referred To As The Companies Act, C. To Ratify The Hiring Of Apsis Consultora Empresarial Ltda., For The Preparation Of C.1. The Valuation Report Of The Equity, At Book Value, Of The Czz, From Here Onwards Referred To As The Book Valuation Report, And C.2. The Valuation Report Of The Equity At Market Value Of The Czz, From Here Onwards Referred To As The Market Value Valuation Report, And, Jointly With The Book Valuation Report, The Valuation Reports, D. To Approve The Valuation Reports, E. To Approve The Merger, F. To Approve The Issuance Of New Shares Issued By The Company As A Result Of The Czz Merger, On The Basis Of The Exchange Ratio That Is Negotiated, With The Consequent Amendment Of The Main Part Of Article 5 Of The Corporate Bylaws Of The Company, And G. To Authorize The Members Of The Executive Committee Of The Company To Do All Of The Acts That Are Necessary For The Consummation Of The Merger, As Well As To Ratify All Of The Acts That Have Been Done To The Present For The Purpose Of Implementing The Merger	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
COSAN SA	22-Jan-2021	8	In The Event That The Czz Merger Has Been Approved By The Shareholders Of Czz And Of The Company In The Previous Item Of The Agenda, The Approval Of The Following Acts In Relation To The Merger Of Cosan Log Into The Company, From Here Onwards Referred To As The Cosan Log Merger, And, When Jointly With The Czz Merger, From Here Onwards Referred To As The Mergers, In An Act Posterior To The Czz Merger, A. To Approve The Protocol And Justification Of Merger Of Cosan Logistica Into Cosan S.A., Which Was Entered Into On December 17, 2020, By The Management Of The Company And That Of Cosan Log, B. To Ratify The Hiring Of Apsis Consultora Empresarial Ltda., For The Preparation Of B.1. The Valuation Report Of The Equity, At Book Value, Of The Cosan Log, From Here Onwards Referred To As The Book Valuation Report, And B.2. The Valuation Report Of The Equity At Market Value Of The Cosan Log, From Here Onwards Referred To As The Market Value Valuation Report, And, Jointly With The Book Valuation Report, The Valuation Reports, C. To Approve The Valuation Reports, D. To Approve The Merger, E. To Approve The Increase Of The Share Capital As A Result Of The Cosan Log Merger That Is To Be Subscribed For And Paid In By The Managers Of Cosan Log For The Benefit Of Its Shareholders, With The Consequent Amendment Of The Main Part Of Article 5 Of The Corporate Bylaws Of The Company, And F. To Authorize The Members Of The Executive Committee Of The Company To Do All Of The Acts That Are Necessary For The Consummation Of The Merger, As Well As To Ratify All Of The Acts That Have Been Done To The Present For The Purpose Of Implementing The Merger	For	For
COSAN SA	22-Jan-2021	9	The Restatement Of The Corporate Bylaws	For	Combined
COSAN SA	30-Apr-2021	3	To Receive The Administrators Accounts, To Examine, Discuss And Vote On The Administrations Report, The Financial Statements, Accompanied By The Annual Report Of The Independent Auditors, The Opinion Of The Fiscal Council And The Opinion Of The Statutory Audit Committee For The Fiscal Year Ended December 31, 2020	For	Combined
COSAN SA	30-Apr-2021	3	To Approve The Amendment Of The Main Part Of Article 5 Of The Corporate Bylaws Of The Company, As A Result Of The Cancellation Of 10,000,000 Shares Issued By The Company, Which Was Done By The Board Of Directors On February 5, 2021	For	Combined
COSAN SA	30-Apr-2021	4	Deliberate The Destination Of The Results From The Fiscal Year That Ended On December 31, 2020	For	For
COSAN SA	30-Apr-2021	4	To Approve The Amendment To The Indemnity Policy Of The Company, Which Was Previously Called The Policy For The Management Of Risks Of The Managers	For	Combined
COSAN SA	30-Apr-2021	5	Do You Wish To Request The Instantation Of The Fiscal Council, Under The Terms Of Article 161 Of Law 6,404 Of 1976	For	Combined
COSAN SA	30-Apr-2021	5	To Approve The Proposal For The Split Of The Shares Issued By The Company, In The Proportion Of 1 To 4, Without A Change In The Share Capital Of The Company, Amending, As A Consequence, The Main Part Of Article 5 Of The Corporate Bylaws Of The Company	For	For
COSAN SA	30-Apr-2021	6	To Set The Number Of 3 Members To Compose The Fiscal Council	For	For
COSAN SA	30-Apr-2021	7	To Elect The Members Of The Fiscal Council. Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election: Marcelo Curti, Henrique Ache Pillar	For	Combined
COSAN SA	30-Apr-2021	8	To Elect The Members Of The Fiscal Council. Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election: Vanessa Claro Lopes, Carla Alessandra Trematore	For	Abstain
COSAN SA	30-Apr-2021	9	Separate Election Of A Member Of The Fiscal Council By Minority Shareholders Holding Shares Of Voting Rights. The Shareholder Must Complete This Field Should He Have Left The General Election Field Blank: Edison Carlos Fernandes, Francisco Silverio Morales Cespede	For	Combined
COSAN SA	30-Apr-2021	10	To Ratify Again The Aggregate Compensation Of The Executive Committee In Regard To 2021	For	For
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0423/2021042301111.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0423/2021042300861.Pdf	Non-voting resolution	Combined
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	1	2020 Report Of The Board Of Directors	For	Combined
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	2	To Consider And Approve The Report Of The Board For The Year Ended 31 December 2020	For	For
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	2	2020 Report Of The Supervisory Committee	For	For
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	2	To Consider And Approve The Report Of The Board For The Year Ended 31 December 2020	For	For
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	3	To Consider And Approve The Report Of The Supervisory Committee Of The Company For The Year Ended 31 December 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	3	2020 Financial Reports And Audit Reports Respectively Prepared In Accordance With The Accounting Standards In Mainland China And Hong Kong	For	For
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	3	To Consider And Approve The Report Of The Supervisory Committee Of The Company For The Year Ended 31 December 2020	For	For
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	4	To Consider And Approve The Audited Financial Statements And The Auditors' Report Of The Company Prepared In Accordance With The Accounting Standards For Business Enterprises And Hong Kong Financial Reporting Standards, Respectively, For The Year Ended 31 December 2020	For	For
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):3.000000	For	For
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	4	To Consider And Approve The Audited Financial Statements And The Auditors' Report Of The Company Prepared In Accordance With The Accounting Standards For Business Enterprises And Hong Kong Financial Reporting Standards, Respectively, For The Year Ended 31 December 2020	For	For
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	5	To Consider And Approve The Proposed Profit Distribution (No Dividend Distribution) Of The Company For The Year Ended 31 December 2020 And Capitalization Issue Of Shares	For	For
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	5	2021External Guarantee Quota Of The Company And Its Subordinated Companies	For	For
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	5	To Consider And Approve The Proposed Profit Distribution (No Dividend Distribution) Of The Company For The Year Ended 31 December 2020 And Capitalization Issue Of Shares	For	For
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	6	To Approve The Guarantees Mandate To The Company And Its Subsidiaries For The Provision Of External Guarantees For The Year Ending 31 December 2021 Not Exceeding Usd 3.535 Billion	For	For
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	6	Appoint Of 2021 Domestic And Overseas Accountants	For	For
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	6	To Approve The Guarantees Mandate To The Company And Its Subsidiaries For The Provision Of External Guarantees For The Year Ending 31 December 2021 Not Exceeding Usd 3.535 Billion	For	For
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	7	To Consider And Approve (I) The Proposed Re-Appointment Of Pricewaterhousecoopers As The International Auditors Of The Company And Shinewing Certified Public Accountants As The Domestic Auditors Of The Company To Hold Office Until The Conclusion Of The Next Annual General Meeting Of The Company; And (Ii) The Audit Fees Of The Company For The Year Ending 31 December 2021 Of Rmb14.98 Million Payable To Pricewaterhousecoopers And Rmb12.70 Million Payable To Shinewing Certified Public Accountants	For	For
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	7	General Authorization To The Board Regarding A-Share And H-Share Additional Offering	For	Combined
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	7	To Consider And Approve (I) The Proposed Re-Appointment Of Pricewaterhousecoopers As The International Auditors Of The Company And Shinewing Certified Public Accountants As The Domestic Auditors Of The Company To Hold Office Until The Conclusion Of The Next Annual General Meeting Of The Company; And (Ii) The Audit Fees Of The Company For The Year Ending 31 December 2021 Of Rmb14.98 Million Payable To Pricewaterhousecoopers And Rmb12.70 Million Payable To Shinewing Certified Public Accountants	For	Combined
COSCO SHIPPING HOLDINGS CO LTD	28-May-2021	8	To Consider And Approve The Resolution On The General Mandate To The Board To Issue New Shares Of The Company	For	Combined
COSCO SHIPPING PORTS LTD	25-May-2021	3	To Receive, Consider And Adopt The Audited Consolidated Financial Statements And The Reports Of The Directors And Independent Auditor For The Year Ended 31 December 2020	For	Combined
COSCO SHIPPING PORTS LTD	25-May-2021	4	To Re-Elect Mr. Zhang Wei As Director	For	Combined
COSCO SHIPPING PORTS LTD	25-May-2021	5	To Re-Elect Mr. Chen Dong As Director	For	Against
COSCO SHIPPING PORTS LTD	25-May-2021	6	To Re-Elect Mr. Lam Yiu Kin As Director	For	Against
COSCO SHIPPING PORTS LTD	25-May-2021	7	To Authorise The Board Of Directors To Fix The Remuneration Of Directors For The Year Ending 31 December 2021	For	Combined
COSCO SHIPPING PORTS LTD	25-May-2021	8	To Re-Appoint Pricewaterhousecoopers As Auditor Of The Company And Authorise The Board Of Directors To Fix The Remuneration Of Auditor	For	For
COSCO SHIPPING PORTS LTD	25-May-2021	9	To Grant A General Mandate To The Directors To Allot, Issue And Deal With The Additional Shares Of The Company As Set Out In The Ordinary Resolution In Item 4(A) Of The Notice Of Annual General Meeting	For	Combined
COSCO SHIPPING PORTS LTD	25-May-2021	10	To Grant A General Mandate To The Directors To Repurchase Shares Of The Company As Set Out In The Ordinary Resolution In Item 4(B) Of The Notice Of Annual General Meeting	For	Combined
COSCO SHIPPING PORTS LTD	25-May-2021	11	To Extend The General Mandate Granted To The Directors To Allot, Issue And Deal With The Additional Shares Of The Company As Set Out In The Ordinary Resolution In Item 4(C) Of The Notice Of Annual General Meeting	For	Combined
COSTAR GROUP, INC.	02-Jun-2021	1	Election Of Director: Michael R. Klein	For	Combined
COSTAR GROUP, INC.	02-Jun-2021	2	Election Of Director: Andrew C. Florance	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
COSTAR GROUP, INC.	02-Jun-2021	3	Election Of Director: Laura Cox Kaplan	For	For
COSTAR GROUP, INC.	02-Jun-2021	4	Election Of Director: Michael J. Glosserman	For	For
COSTAR GROUP, INC.	02-Jun-2021	5	Election Of Director: John W. Hill	For	For
COSTAR GROUP, INC.	02-Jun-2021	6	Election Of Director: Robert W. Musslewhite	For	For
COSTAR GROUP, INC.	02-Jun-2021	7	Election Of Director: Christopher J. Nassetta	For	For
COSTAR GROUP, INC.	02-Jun-2021	8	Election Of Director: Louise S. Sams	For	For
COSTAR GROUP, INC.	02-Jun-2021	9	Proposal To Ratify The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
COSTAR GROUP, INC.	02-Jun-2021	10	Proposal To Approve, On An Advisory Basis, The Company'S Executive Compensation.	For	For
COSTAR GROUP, INC.	02-Jun-2021	11	Proposal To Approve The Adoption Of The Company'S Fourth Amended And Restated Certificate Of Incorporation To Increase The Total Number Of Shares Of Common Stock That The Company Is Authorized To Issue From 60,000,000 To 1,200,000,000 And Correspondingly Increase The Total Number Of Shares Of Capital Stock That The Company Is Authorized To Issue From 62,000,000 To 1,202,000,000.	For	For
COSTAR GROUP, INC.	02-Jun-2021	12	Proposal To Approve The Amendment And Restatement Of The Costar Employee Stock Purchase Plan To Increase The Number Of Shares Authorized For Issuance Thereunder.	For	For
COSTAR GROUP, INC.	02-Jun-2021	13	Stockholder Proposal Regarding Simple Majority Vote, If Properly Presented.	Against	Combined
COSTCO WHOLESALE CORPORATION	21-Jan-2021	1	Director	For	Combined
COSTCO WHOLESALE CORPORATION	21-Jan-2021	2	Ratification Of Selection Of Independent Auditors.	For	For
COSTCO WHOLESALE CORPORATION	21-Jan-2021	3	Approval, On An Advisory Basis, Of Executive Compensation.	For	For
COUNTRY GARDEN HOLDINGS CO LTD	24-May-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements, The Report Of The Directors And The Independent Auditor'S Report Of The Company For The Year Ended 31 December 2020	For	For
COUNTRY GARDEN HOLDINGS CO LTD	24-May-2021	4	To Declare A Final Dividend Of Rmb24.98 Cents Per Share Of The Company For The Year Ended 31 December 2020	For	For
COUNTRY GARDEN HOLDINGS CO LTD	24-May-2021	5	To Re-Elect Mr. Yeung Kwok Keung As An Executive Director Of The Company	For	Combined
COUNTRY GARDEN HOLDINGS CO LTD	24-May-2021	6	To Re-Elect Ms. Yang Ziyang As An Executive Director Of The Company	For	Combined
COUNTRY GARDEN HOLDINGS CO LTD	24-May-2021	7	To Re-Elect Mr. Song Jun As An Executive Director Of The Company	For	For
COUNTRY GARDEN HOLDINGS CO LTD	24-May-2021	8	To Re-Elect Mr. Tong Wui Tung As An Independent Non-Executive Director Of The Company	For	Combined
COUNTRY GARDEN HOLDINGS CO LTD	24-May-2021	9	To Re-Elect Mr. Huang Hongyan As An Independent Non-Executive Director Of The Company	For	Combined
COUNTRY GARDEN HOLDINGS CO LTD	24-May-2021	10	To Authorize The Board Of Directors Of The Company To Fix The Directors' Remuneration Of The Company	For	For
COUNTRY GARDEN HOLDINGS CO LTD	24-May-2021	11	To Re-Appoint Pricewaterhousecoopers As Auditor Of The Company And Authorize The Board Of Directors Of The Company To Fix Their Remuneration	For	For
COUNTRY GARDEN HOLDINGS CO LTD	24-May-2021	12	To Grant A General Mandate To The Directors Of The Company To Issue New Shares Not Exceeding 20% Of The Issued Shares Of The Company	For	Combined
COUNTRY GARDEN HOLDINGS CO LTD	24-May-2021	13	To Grant A General Mandate To The Directors Of The Company To Buy Back Shares Not Exceeding 10% Of The Issued Shares Of The Company	For	Combined
COUNTRY GARDEN HOLDINGS CO LTD	24-May-2021	14	To Extend The General Mandate To Be Granted To The Directors Of The Company To Issue New Shares Of The Company By Adding To It The Number Of Shares Bought Back Under The General Mandate To Buy Back Shares Of The Company	For	Combined
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	28-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0426/2021042600984.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0426/2021042600954.Pdf	Non-voting resolution	Combined
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	28-May-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	28-May-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements, The Report Of The Directors And The Independent Auditor'S Report For The Year Ended 31 December 2020	For	Combined
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	28-May-2021	4	To Declare A Final Dividend Of Rmb21.87 Cents Per Share For The Year Ended 31 December 2020	For	For
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	28-May-2021	5	To Re-Elect Mr. Xiao Hua As An Executive Director Of The Company	For	Combined
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	28-May-2021	6	To Re-Elect Ms. Wu Bijun As A Non-Executive Director Of The Company	For	Combined
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	28-May-2021	7	To Re-Elect Mr. Mei Wenjue As An Independent Non-Executive Director Of The Company	For	For
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	28-May-2021	8	To Authorize The Board Of Directors Of The Company To Fix The Directors' Remuneration Of The Company	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	28-May-2021	9	To Re-Appoint Pricewaterhousecoopers As Auditor Of The Company And Authorize The Board Of Directors Of The Company To Fix Their Remuneration	For	For
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	28-May-2021	10	To Grant A General Mandate To The Directors Of The Company To Issue New Shares Not Exceeding 20% Of The Issued Shares Of The Company	For	Combined
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	28-May-2021	11	To Grant A General Mandate To The Directors Of The Company To Repurchase Shares Not Exceeding 10% Of The Issued Shares Of The Company	For	Combined
COUNTRY GARDEN SERVICES HOLDINGS COMPANY LIMITED	28-May-2021	12	To Extend The General Mandate To Be Granted To The Directors Of The Company To Issue New Shares Of The Company By Adding To It The Number Of Shares Repurchased Under The General Mandate To Repurchase Shares Of The Company	For	Combined
COUPA SOFTWARE INCORPORATED	26-May-2021	1	Director	For	Combined
COUPA SOFTWARE INCORPORATED	26-May-2021	2	Ratify The Appointment Of Ernst & Young Llp As Independent Registered Public Accounting Firm For Fiscal Year Ending January 31, 2022.	For	For
COUPA SOFTWARE INCORPORATED	26-May-2021	3	Advisory (Non-Binding) Vote To Approve Named Executive Officer Compensation.	For	For
COUSINS PROPERTIES INCORPORATED	27-Apr-2021	1	Election Of Director: Charles T. Cannada	For	For
COUSINS PROPERTIES INCORPORATED	27-Apr-2021	2	Election Of Director: Robert M. Chapman	For	For
COUSINS PROPERTIES INCORPORATED	27-Apr-2021	3	Election Of Director: M. Colin Connolly	For	For
COUSINS PROPERTIES INCORPORATED	27-Apr-2021	4	Election Of Director: Scott W. Fordham	For	For
COUSINS PROPERTIES INCORPORATED	27-Apr-2021	5	Election Of Director: Lillian C. Giornelli	For	For
COUSINS PROPERTIES INCORPORATED	27-Apr-2021	6	Election Of Director: R. Kent Griffin, Jr.	For	For
COUSINS PROPERTIES INCORPORATED	27-Apr-2021	7	Election Of Director: Donna W. Hyland	For	For
COUSINS PROPERTIES INCORPORATED	27-Apr-2021	8	Election Of Director: R. Dary Stone	For	For
COUSINS PROPERTIES INCORPORATED	27-Apr-2021	9	Approve, On An Advisory Basis, The Compensation Of The Named Executive Officers.	For	For
COUSINS PROPERTIES INCORPORATED	27-Apr-2021	10	Ratify The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
COVESTRO AG	16-Apr-2021	6	Approve Allocation Of Income And Dividends Of Eur 1.30 Per Share	For	For
COVESTRO AG	16-Apr-2021	7	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
COVESTRO AG	16-Apr-2021	8	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	For
COVESTRO AG	16-Apr-2021	9	Ratify Kpmg Ag As Auditors For Fiscal Year 2021	For	For
COVESTRO AG	16-Apr-2021	10	Elect Lise Kingo To The Supervisory Board	For	For
COVESTRO AG	16-Apr-2021	11	Approve Creation Of Eur 58 Million Pool Of Capital With Partial Exclusion Of Preemptive Rights	For	For
COVESTRO AG	16-Apr-2021	12	Approve Remuneration Policy	For	For
COVESTRO AG	16-Apr-2021	13	Approve Remuneration Of Supervisory Board	For	For
COVIVIO SA	20-Apr-2021	6	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020	For	For
COVIVIO SA	20-Apr-2021	7	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	For
COVIVIO SA	20-Apr-2021	8	Allocation Of Income For The Financial Year - Distribution Of Dividends	For	For
COVIVIO SA	20-Apr-2021	9	Approval Of The Statutory Auditors' Special Report Drawn Up In Accordance With Article L. 225-40 Of The French Commercial Code And The Agreements Referred To In Article L. 225-38 Of The French Commercial Code Mentioned Therein	For	For
COVIVIO SA	20-Apr-2021	10	Approval Of The Compensation Policy Applicable To The Chairman Of The Board Of Directors	For	For
COVIVIO SA	20-Apr-2021	11	Approval Of The Compensation Policy Applicable To The Chief Executive Office	For	For
COVIVIO SA	20-Apr-2021	12	Approval Of The Compensation Policy Applicable To Deputy Chief Executive Officers	For	For
COVIVIO SA	20-Apr-2021	13	Approval Of The Compensation Policy Applicable To Directors	For	For
COVIVIO SA	20-Apr-2021	14	Approval Of The Information Referred To In Section I Of Article L. 22-10-9, Of The French Commercial Code Relating To All Compensation Of Corporate Officers	For	For
COVIVIO SA	20-Apr-2021	15	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Compensation And Benefits Of Any Kind Paid During The Financial Year Ended 31 December 2020 Or Allocated In Respect Of The Same Financial Year To Mr. Jean Laurent In His Capacity As Chairman Of The Board Of Directors	For	For
COVIVIO SA	20-Apr-2021	16	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Compensation And Benefits Of Any Kind Paid During The Financial Year Ended 31 December 2020 Or Allocated In Respect Of The Same Financial Year To Mr. Christophe Kullmann In His Capacity As Chief Executive Officer	For	For
COVIVIO SA	20-Apr-2021	17	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Compensation And Benefits Of Any Kind Paid During The Financial Year Ended 31 December 2020 Or Allocated In Respect Of The Same Financial Year To Mr. Olivier Esteve In His Capacity As Deputy Chief Executive Officer	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
COVIVIO SA	20-Apr-2021	18	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Remuneration And Benefits Of Any Kind Paid During The Financial Year Ended 31 December 2020 Or Allocated For The Same Financial Year To Mr. Dominique Ozanne In His Capacity As Deputy Chief Executive Officer	For	For
COVIVIO SA	20-Apr-2021	19	Renewal Of The Term Of Office Of Mrs. Sylvie Ouziel As Director	For	For
COVIVIO SA	20-Apr-2021	20	Renewal Of The Term Of Office Of Mr. Jean-Luc Biamonti As Director	For	For
COVIVIO SA	20-Apr-2021	21	Renewal Of The Term Of Office Of Predica Company As Director	For	For
COVIVIO SA	20-Apr-2021	22	Authorisation To Be Granted To The Board Of Directors For The Company To Purchase Its Own Shares	For	For
COVIVIO SA	20-Apr-2021	23	Delegation Of Authority To The Board Of Directors In Order To Decide To Increase The Company'S Share Capital By Capitalisation Of Reserves, Profits Or Premiums	For	For
COVIVIO SA	20-Apr-2021	24	Authorisation To Be Granted To The Board Of Directors In Order To Reduce The Company'S Share Capital By Cancelling Shares	For	For
COVIVIO SA	20-Apr-2021	25	Delegation Of Authority To The Board Of Directors In Order To Issue Shares And/Or Transferable Securities Granting Access To The Company'S Capital, With Retention Of The Shareholders' Pre-Emptive Subscription Right	For	For
COVIVIO SA	20-Apr-2021	26	Delegation Of Authority To The Board Of Directors In Order To Issue, By Way Of A Public Offering, Shares And/Or Transferable Securities Granting Access To The Company'S Capital, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right And, For Share Issues, A Mandatory Priority Period	For	For
COVIVIO SA	20-Apr-2021	27	Delegation Of Authority To The Board Of Directors In Order To Issue Shares And/Or Transferable Securities Granting Access To The Company'S Capital, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right, In The Event Of A Public Exchange Offer Initiated By The Company	For	For
COVIVIO SA	20-Apr-2021	28	Delegation Of Authority To The Board Of Directors In Order To Proceed With The Issue Of Shares And/Or Transferable Securities Granting Access To The Company'S Capital To Remunerate Contributions In Kind Granted To The Company And Consisting Of Equity Securities Or Transferable Securities Granting Access To The Capital, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right	For	For
COVIVIO SA	20-Apr-2021	29	Delegation Of Authority To The Board Of Directors In Order To Proceed With Capital Increases Reserved For Employees Of The Company And Companies Of The Covivio Group Who Are Members Of A Savings Plan, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right	For	For
COVIVIO SA	20-Apr-2021	30	Amendment To Articles 8 (Crossing Of Thresholds) And 10 (Rights And Obligations Attached To Shares) Of The Company'S By-Laws	For	For
COVIVIO SA	20-Apr-2021	31	Powers To Carry Out Formalities	For	For
COWAY CO., LTD.	31-Mar-2021	1	Approval Of Financial Statement	For	For
COWAY CO., LTD.	31-Mar-2021	2	Approval Of Limit Of Remuneration For Directors	For	For
CPFL ENERGIA SA	30-Apr-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
CPFL ENERGIA SA	30-Apr-2021	2	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Non-voting resolution
CPFL ENERGIA SA	30-Apr-2021	3	To Approve The Amendment Of The Company'S Bylaws As Follows I Amend As Items N, O And P, Q, R Of Article 17 To Update The Threshold Of The Board Of Directors, In Accordance With The New Monetary Restatement Index, Ii Amend Article 18 To Improve Wording, Iii Amend As Item H.I, H.Ii And H.Iii Of Article 22 To Update The Threshold Of The Executive Board, In Accordance With The New Monetary Restatement Index, And Iv Amend Article 39 To Change The Index For Updating The Igpm Limit To Ipca For The Approval Levels Of The Board Of Directors And The Executive Board	For	Combined
CPFL ENERGIA SA	30-Apr-2021	3	Please Note That This Is An Amendment To Meeting Id 547584 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Combined
CPFL ENERGIA SA	30-Apr-2021	3	To Approve The Amendment Of The Company'S Bylaws As Follows I Amend As Items N, O And P, Q, R Of Article 17 To Update The Threshold Of The Board Of Directors, In Accordance With The New Monetary Restatement Index, Ii Amend Article 18 To Improve Wording, Iii Amend As Item H.I, H.Ii And H.Iii Of Article 22 To Update The Threshold Of The Executive Board, In Accordance With The New Monetary Restatement Index, And Iv Amend Article 39 To Change The Index For Updating The Igpm Limit To Ipca For The Approval Levels Of The Board Of Directors And The Executive Board	For	Combined
CPFL ENERGIA SA	30-Apr-2021	4	Approve The Consolidation Of Company'S Bylaws	For	For
CPFL ENERGIA SA	30-Apr-2021	4	Take Cognizance Of The Management Accounts, Examine, Discuss And Vote On The Company'S Financial Statements And Independent Auditors And Fiscal Council Reports For The Fiscal Year Ended On December 31, 2020	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CPFL ENERGIA SA	30-Apr-2021	4	Approve The Consolidation Of Company'S Bylaws	For	Combined
CPFL ENERGIA SA	30-Apr-2021	5	In The Eventuality Of A Second Call Of This Meeting, The Voting Instructions In This Voting List May Also Be Considered Valid For The Purposes Of Holding The Meeting On Second Call	For	For
CPFL ENERGIA SA	30-Apr-2021	5	Approve The Management Proposal For Allocation Of The Net Income From The Fiscal Year Ended On December 31, 2020	For	For
CPFL ENERGIA SA	30-Apr-2021	5	In The Eventuality Of A Second Call Of This Meeting, The Voting Instructions In This Voting List May Also Be Considered Valid For The Purposes Of Holding The Meeting On Second Call	For	For
CPFL ENERGIA SA	30-Apr-2021	6	To Define, According To The Management Proposal, As Seven The Number Of Members For The Board Of Directors, Pursuant To Article 15 Of The Company'S Bylaws, Being Two Independent Members	For	For
CPFL ENERGIA SA	30-Apr-2021	7	Do You Wish To Request The Adoption Of The Cumulative Voting Process For The Election Of The Board Of Directors, Under The Terms Of Article 141 Of Law 6,404 Of 1976	For	Combined
CPFL ENERGIA SA	30-Apr-2021	8	Resolve On Qualification Of Messrs. Antonio Kandir And Marcelo Amaral Moraes As Independent Member Candidates Of The Board Of Directors	For	Combined
CPFL ENERGIA SA	30-Apr-2021	9	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 7. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs: Bo Wen	For	Combined
CPFL ENERGIA SA	30-Apr-2021	10	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 7. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs: Yuehui Pan	For	Combined
CPFL ENERGIA SA	30-Apr-2021	11	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 7. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs: Gustavo Estrella	For	Combined
CPFL ENERGIA SA	30-Apr-2021	12	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 7. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs: Antonio Kandir	For	For
CPFL ENERGIA SA	30-Apr-2021	13	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 7. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs: Marcelo Amaral Moraes	For	For
CPFL ENERGIA SA	30-Apr-2021	14	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 7. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs: Li Hong	For	Combined
CPFL ENERGIA SA	30-Apr-2021	15	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 7. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs: Anselmo Henrique Seto Leal	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CPFL ENERGIA SA	30-Apr-2021	16	Please Note That For The Proposal 7 Regarding The Adoption Of Cumulative Voting, Please Be Advised That You Can Only Vote For Or Abstain. An Against Vote On This Proposal Requires Percentages To Be Allocated Amongst The Directors In Proposal 8.1 To 8.7 In This Case Please Contact Your Client Service Representative In Order To Allocate Percentages Amongst The Directors	Non-voting resolution	Combined
CPFL ENERGIA SA	30-Apr-2021	17	In The Event Of The Adoption Of The Cumulative Voting Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages Across The Members Of The Slate That You Have Chosen. If The Shareholder Chooses To Abstain And The Election Occurs Through The Cumulative Voting Process, His Vote Must Be Counted As Abstention In The Respective Resolution Of The Meeting	For	Combined
CPFL ENERGIA SA	30-Apr-2021	18	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Bo Wen	For	Abstain
CPFL ENERGIA SA	30-Apr-2021	19	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Yuehui Pan	For	Abstain
CPFL ENERGIA SA	30-Apr-2021	20	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: . Gustavo Estrella	For	Abstain
CPFL ENERGIA SA	30-Apr-2021	21	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Antonio Kandir	For	Abstain
CPFL ENERGIA SA	30-Apr-2021	22	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Marcelo Amaral Moraes	For	Abstain
CPFL ENERGIA SA	30-Apr-2021	23	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Li Hong	For	Abstain
CPFL ENERGIA SA	30-Apr-2021	24	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: . Anselmo Henrique Seto Leal	For	Abstain
CPFL ENERGIA SA	30-Apr-2021	25	Do You Wish To Request The Separate Election Of A Member Of The Board Of Directors, Under The Terms Of Article 141, 4, I Of Law 6,404 Of 1976. Shareholder Can Only Fill Out This Field If He Has Been The Owner, Without Interruption, Of The Shares With Which He Or She Is Voting During The Three Months Immediately Prior To The Holding Of The General Meeting	For	Combined
CPFL ENERGIA SA	30-Apr-2021	26	Do You Wish To Vote In The Separate Election For The Candidate Antonio Kandir Suggested By The Company'S Management As Independent Members Of The Board Of Directors. The Shareholder Shall Only Fulfill The Field If The Resolutions 6, 7, 8 And 11 Were Left In Blank And If He She It Has Chosen To Request The Separate Election Of A Member Of The Board Of Directors In Field 9 Above And Has Voted No Or Abstain In Field 4 Below. Once That Only One Candidate Will Be Elected To The Position Of Member Of The Board Of Directors Through The Separate Voting Procedure, The Shareholder Will Be Able To Vote For Only One Of The Candidates Indicated In Resolution 10 Or 11	For	Combined
CPFL ENERGIA SA	30-Apr-2021	27	Do You Wish To Vote In The Separate Election For The Candidate Marcelo Amaral Moraes Suggested By The Company'S Management As Independent Members Of The Board Of Directors. The Shareholder Shall Only Fulfill The Field If The Resolutions 6, 7, 8 And 11 Were Left In Blank And If He She It Has Chosen To Request The Separate Election Of A Member Of The Board Of Directors In Field 9 Above And Has Voted No Or Abstain In Field 4 Below. Once That Only One Candidate Will Be Elected To The Position Of Member Of The Board Of Directors Through The Separate Voting Procedure, The Shareholder Will Be Able To Vote For Only One Of The Candidates Indicated In Resolution 10 Or 11	For	Combined
CPFL ENERGIA SA	30-Apr-2021	28	Resolve On The Management Proposal For Setting The Overall Annual Amount Of The Company'S Management Remuneration For The Period From May 2021 To April 2022	For	Combined
CPFL ENERGIA SA	30-Apr-2021	29	Appointment Of Candidates To The Fiscal Council Per Candidate. The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed, 3. Ricardo Florence Dos Santos, Principal Member. Reginaldo Ferreira Alexandre, Substitute Member	For	Combined
CPFL ENERGIA SA	30-Apr-2021	30	Appointment Of Candidates To The Fiscal Council Per Candidate. The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed, 3. Vinicius Nishioka, Principal Member. Luiz Claudio Gomes Do Nascimento, Substitute Member	For	Combined
CPFL ENERGIA SA	30-Apr-2021	31	Appointment Of Candidates To The Fiscal Council Per Candidate. The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed, 3. Ran Zhang, Principal Member. Li Ruijuan, Substitute Member	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CPFL ENERGIA SA	30-Apr-2021	32	Do You Request The Adoption Of The Separate Election Of A Member To The Fiscal Council, Under The Terms Of The Article 161, Paragraph 4, Item A Of Brazilian Corporate Law. In Case You Choose No Or Abstain, Your Shares Will Not Be Computed For The Request Of Separate Election Of A Fiscal Councils Member. The Shareholder Shall Only Fulfill The Field If The Resolutions 13 Were Left In Blank	For	Combined
CPFL ENERGIA SA	30-Apr-2021	33	Do You Wish To Vote For The Candidates Ricardo Florence Dos Santos, Effective Council Member, Reginaldo Ferreira Alexandre, Alternate Council Member, In The Separate Election For A Member Of The Fiscal Council. The Shareholder Shall Only Fulfill The Field If The Resolution 13 Was Left In Blank And If Had Opted For Separated Election For Fiscal Council On Resolution 14 Above. Once That Only One Candidate Will Be Elected To The Position Of Member Of The Fiscal Council Through The Separate Voting Procedure, The Shareholder Will Be Able To Vote For Only One Of The Candidates Indicated In Resolution 24 Or 25	For	Combined
CPFL ENERGIA SA	30-Apr-2021	34	Do You Wish To Vote For The Candidates Marcio Prado, Effective Council Member, Paulo Nobrega Frade, Alternate Council Member, In The Separate Election For A Member Of The Fiscal Council. The Shareholder Shall Only Fulfill The Field If The Resolution 13 Was Left In Blank And If Had Opted For Separated Election For Fiscal Council On Resolution 14 Above. Once That Only One Candidate Will Be Elected To The Position Of Member Of The Fiscal Council Through The Separate Voting Procedure, The Shareholder Will Be Able To Vote For Only One Of The Candidates Indicated In Resolution 24 Or 25	For	Combined
CPFL ENERGIA SA	30-Apr-2021	35	Resolve On The Management Proposal For Setting The Overall Annual Amount Of The Company'S Fiscal Council Remuneration For The Period From May 2021 To April 2022	For	For
CPFL ENERGIA SA	30-Apr-2021	36	If A Second Call Notice For The Agm Is Necessary, Can The Voting Instructions Contained In This Form Be Also Used If An Agm Is Held At Second Call	For	Combined
CREDICORP LTD.	31-Mar-2021	1	To Appoint The External Auditors Of The Company To Perform Such Services For The 2021 Financial Year And To Delegate The Power To Set And Approve Fees For Such Audit Services To The Board Of Directors (For Further Delegation To The Audit Committee Thereof).	For	For
CREDIT AGRICOLE SA	12-May-2021	6	Amendments To The Company'S Bylaws To Allow The Payment Of The Dividend In Shares	For	For
CREDIT AGRICOLE SA	12-May-2021	7	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020 - Approval Of The Overall Amount Of Non-Deductible Expenses And Costs	For	For
CREDIT AGRICOLE SA	12-May-2021	8	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	For
CREDIT AGRICOLE SA	12-May-2021	9	Allocation Of Income For The Financial Year 2020 And Setting Of The Dividend	For	For
CREDIT AGRICOLE SA	12-May-2021	10	Option For The Payment Of The Dividend In Shares	For	For
CREDIT AGRICOLE SA	12-May-2021	11	Approval Of The Loan Agreement Between Credit Agricole S.A. And Credit Du Maroc, To Respond To The Request Of The Moroccan Supervisor That The Institutions Under Its Supervision Retain The 2019 Dividend, Issued After The General Meeting, In Accordance With Articles L.225-38 And Following Of The French Commercial Code	For	For
CREDIT AGRICOLE SA	12-May-2021	12	Approval Of The Amendment To The Associates' Pact, Signed On 8 June 2018, Specifying The Rules Of Governance Of Cagip, In Accordance With Articles L.225-38 And Following Of The French Commercial Code	For	For
CREDIT AGRICOLE SA	12-May-2021	13	Approval Of The Amendment To The Agreement For The Transfer Of Credit Agricole S.A.'S Dsb Activity To Cacib, Relating To The Modification Of The Scope Of The Transfer Of Goodwill Between Credit Agricole Sa And Ca-Cib On 1 January 2018, In Accordance With Articles L.225-38 And Following Of The French Commercial Code	For	For
CREDIT AGRICOLE SA	12-May-2021	14	Approval Of The Four Tax Consolidation Agreements Renewed By The Board On 10 February 2021, In Accordance With Articles L.225-38 And Following Of The French Commercial Code	For	For
CREDIT AGRICOLE SA	12-May-2021	15	Approval Of The Amendment To The Amending Loan Agreement Dated 10 October 2017, Concluded Between Credit Agricole Sa And Caisse Regionale De Normandie, In Accordance With Articles L.225-38 And Following Of The French Commercial Code	For	For
CREDIT AGRICOLE SA	12-May-2021	16	Appointment Of Mrs. Agnes Audier As Director, As A Replacement For Mrs. Laurence Dors	For	Combined
CREDIT AGRICOLE SA	12-May-2021	17	Appointment Of Mrs. Marianne Laigneau As Director, As A Replacement For Mrs. Monica Mondardini	For	Combined
CREDIT AGRICOLE SA	12-May-2021	18	Appointment Of Mrs. Alessia Mosca As Director, As A Replacement For Mrs. Caroline Catoire	For	For
CREDIT AGRICOLE SA	12-May-2021	19	Appointment Of Mr. Olivier Auffray As Director, As A Replacement For Mr. Philippe De Waal	For	For
CREDIT AGRICOLE SA	12-May-2021	20	Appointment Of Mr. Christophe Lesur As Director Representing Employee Shareholders And Mrs. Caroline Corbiere As His Deputy, As A Replacement For The Position Of Director Representing Employee Shareholders Of Regional Funds (Caisses Regionales) Occupied By Mrs. Pascale Berger	For	For
CREDIT AGRICOLE SA	12-May-2021	21	Renewal Of The Term Of Office Of Mr. Louis Tercinier As Director	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CREDIT AGRICOLE SA	12-May-2021	22	Renewal Of The Term Of Office Of Sas, Rue De La Boetie As Director	For	Against
CREDIT AGRICOLE SA	12-May-2021	23	Ratification Of The Co-Optation Of Mrs. Nicole Gourmelon As Director, As A Replacement For Mrs. Rene Talamona, Who Resigned	For	Combined
CREDIT AGRICOLE SA	12-May-2021	24	Renewal Of The Term Of Office Of Mrs. Nicole Gourmelon As Director	For	For
CREDIT AGRICOLE SA	12-May-2021	25	Approval Of The Compensation Policy For The Chairman Of The Board Of Directors	For	For
CREDIT AGRICOLE SA	12-May-2021	26	Approval Of The Compensation Policy For The Chief Executive Officer	For	Combined
CREDIT AGRICOLE SA	12-May-2021	27	Approval Of The Compensation Policy For The Deputy Chief Executive Officer	For	Against
CREDIT AGRICOLE SA	12-May-2021	28	Approval Of The Compensation Policy For Directors	For	Combined
CREDIT AGRICOLE SA	12-May-2021	29	Approval Of The Elements Making Up The Total Compensation And Benefits Of Any Kind Paid During The Financial Year Ended 31 December 2020 Or Granted For The Same Financial Year To Mr. Dominique Lefebvre, Chairman Of The Board Of Directors	For	For
CREDIT AGRICOLE SA	12-May-2021	30	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Compensation And Benefits Of Any Kind Paid During The Financial Year Ended 31 December 2020 Or Allocated For The Same Financial Year To Mr. Philippe Brassac, Chief Executive Officer	For	Combined
CREDIT AGRICOLE SA	12-May-2021	31	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Compensation And Benefits Of Any Kind Paid During The Financial Year Ended 31 December 2020 Or Allocated For The Same Financial Year To Mr. Xavier Musca, Deputy Chief Executive Officer	For	Against
CREDIT AGRICOLE SA	12-May-2021	32	Approval Of The Compensation Report	For	Against
CREDIT AGRICOLE SA	12-May-2021	33	Opinion On The Total Amount Of Compensation Paid During The Past Financial Year To Categories Of Employees Whose Professional Activities Have A Significant Impact On The Risk Profile Of The Company Or Group, As Referred To In Article L.511-71 Of The French Monetary And Financial Code	For	Combined
CREDIT AGRICOLE SA	12-May-2021	34	Authorization To Be Granted To The Board Of Directors To Purchase Or Arrange For The Purchase Of The Company'S Shares	For	For
CREDIT AGRICOLE SA	12-May-2021	35	Amendments To The Bylaws To Take Note Of The Renumbering Of The French Commercial Code Resulting From Order No. 2020-1142 Of 16 September 2020 Creating, Within The French Commercial Code, A Chapter Relating To Companies Whose Securities Are Admitted To Trading On A Regulated Market Or On A Multilateral Trading Facility	For	For
CREDIT AGRICOLE SA	12-May-2021	36	Amendment To Article 11 Of The Bylaws To Determine The Procedures For Appointing Directors Representing Employees In Accordance With The Provisions Of Article L. 225-27-1 Of The French Commercial Code	For	For
CREDIT AGRICOLE SA	12-May-2021	37	Authorization To Be Granted To The Board Of Directors To Increase The Share Capital By Issuing Shares And/OR Transferable Securities Granting Access, Immediately Or In The Future, To The Capital, With Cancellation Of The Pre-Emptive Subscription Right, Reserved For Employees Of The Companies Of The Credit Agricole Group Who Are Members Of A Company Savings Plan	For	For
CREDIT AGRICOLE SA	12-May-2021	38	Delegation Of Authority To The Board Of Directors To Increase The Share Capital With Cancellation Of The Pre-Emptive Subscription Right, By Issuing Shares Or Transferable Securities Granting Access, Immediately Or In The Future, To The Capital, Reserved For A Category Of Beneficiaries, In The Context Of An Employee Shareholding Operation	For	For
CREDIT AGRICOLE SA	12-May-2021	39	Powers To Carry Out Formalities	For	For
CREDIT SUISSE GROUP AG	30-Apr-2021	4	Consultative Vote On The 2020 Compensation Report	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	5	Approval Of The 2020 Management Report, The 2020 Parent Company Financial Statements, And The 2020 Group Consolidated Financial Statements	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	6	Appropriation Of Retained Earnings And Ordinary Distribution Of Dividends Payable Out Of Retained Earnings And Capital Contribution Reserves: Chf 0.29 Per Share	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	7	Increase And Extension Of The Authorized Capital	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	8	Election Of Antonio Horta-Osorio As Member And Chairman Of The Board Of Directors	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	9	Re-Election Of Iris Bohnet As Member Of The Board Of Directors	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	10	Re-Election Of Christian Gellerstad As Member Of The Board Of Directors	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	11	Re-Election Of Andreas Gottschling As Member Of The Board Of Directors	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	12	Re-Election Of Michael Klein As Member Of The Board Of Directors	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	13	Re-Election Of Shan Li As Member Of The Board Of Directors	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	14	Re-Election Of Seraina Macia As Member Of The Board Of Directors	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	15	Re-Election Of Richard Meddings As Member Of The Board Of Directors	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CREDIT SUISSE GROUP AG	30-Apr-2021	16	Re-Election Of Kai S. Nargolwala As Member Of The Board Of Directors	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	17	Re-Election Of Ana Paula Pessoa As Member Of The Board Of Directors	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	18	Re-Election Of Severin Schwan As Member Of The Board Of Directors	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	19	Election Of Clare Brady As Member Of The Board Of Directors	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	20	Election Of Blythe Masters As Member Of The Board Of Directors	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	21	Re-Election Of Iris Bohnet As Member Of The Compensation Committee	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	22	Re-Election Of Christian Gellerstad As Member Of The Compensation Committee	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	23	Re-Election Of Michael Klein As Member Of The Compensation Committee	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	24	Re-Election Of Kai S. Nargolwala As Member Of The Compensation Committee	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	25	Election Of Blythe Masters As Member Of The Compensation Committee	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	26	Approval Of The Compensation Of The Board Of Directors	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	27	Approval Of The Compensation Of The Executive Board: Fixed Compensation	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	28	Election Of The Independent Auditors: Pricewaterhousecoopers Ag, Zurich	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	29	Election Of The Special Auditors: Bdo Ag, Zurich	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	30	Election Of The Independent Proxy: Law Office Keller Partnership, Zurich	For	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	32	Please Note That This Resolution Is A Shareholder Proposal: Proposals Of Shareholders	Against	Combined
CREDIT SUISSE GROUP AG	30-Apr-2021	33	Proposals Of The Board Of Directors	For	Combined
CRH PLC	09-Feb-2021	2	To Approve The Migration Of The Migrating Shares To Euroclear Bank'S Central Securities Depository	For	Combined
CRH PLC	09-Feb-2021	3	To Adopt New Articles Of Association Of The Company	For	For
CRH PLC	09-Feb-2021	4	To Authorise The Company To Take All Actions Necessary To Implement The Migration	For	For
CRH PLC	09-Feb-2021	5	To Amend The Articles Of Association To Provide For The Surrender For Nil Consideration, And Authorise The Cancellation Of, The Income Shares Of The Company Of E0.02 Each	For	For
CRH PLC	09-Feb-2021	6	Subject To The Approval Of Resolution 4, To Diminish The Authorised Share Capital Of The Company By E25,000,000 From E426,297,940 To E401,297,940	For	For
CRH PLC	09-Feb-2021	7	To Amend The Articles Of Association To Delete All References To The Income Shares	For	For
CRODA INTERNATIONAL PLC	21-May-2021	1	To Receive The Financial Statements Of The Company And The Group And The Reports Of The Directors And Auditors For The Year Ended 31 December 2020	For	For
CRODA INTERNATIONAL PLC	21-May-2021	2	To Approve The Directors' Remuneration Report For The Year Ended 31 December 2020, In Accordance With Section 439 Of The Companies Act 2006 (The 'Act')	For	For
CRODA INTERNATIONAL PLC	21-May-2021	3	To Declare A Final Dividend Of 51.5 Pence Per Ordinary Share	For	For
CRODA INTERNATIONAL PLC	21-May-2021	4	To Re-Elect R Cirillo As A Director	For	For
CRODA INTERNATIONAL PLC	21-May-2021	5	To Re-Elect J P C Ferguson As A Director	For	For
CRODA INTERNATIONAL PLC	21-May-2021	6	To Re-Elect S E Foots As A Director	For	For
CRODA INTERNATIONAL PLC	21-May-2021	7	To Re-Elect A M Frew As A Director	For	For
CRODA INTERNATIONAL PLC	21-May-2021	8	To Re-Elect H L Ganczakowski As A Director	For	For
CRODA INTERNATIONAL PLC	21-May-2021	9	To Re-Elect K Layden As A Director	For	For
CRODA INTERNATIONAL PLC	21-May-2021	10	To Re-Elect J K Maiden As A Director	For	For
CRODA INTERNATIONAL PLC	21-May-2021	11	To Re-Elect J Ramsay As A Director	For	For
CRODA INTERNATIONAL PLC	21-May-2021	12	To Re-Appoint Kpmg Llp As Auditors Of The Company To Hold Office Until The Conclusion Of The Next General Meeting Of The Company At Which Accounts Are Laid	For	For
CRODA INTERNATIONAL PLC	21-May-2021	13	To Authorise The Company'S Audit Committee To Determine The Remuneration Of The Auditors On Behalf Of The Directors	For	For
CRODA INTERNATIONAL PLC	21-May-2021	14	Political Donations	For	For
CRODA INTERNATIONAL PLC	21-May-2021	15	Directors' Authority To Allot Shares	For	For
CRODA INTERNATIONAL PLC	21-May-2021	16	Disapplication Of Pre-Emption Rights	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CRODA INTERNATIONAL PLC	21-May-2021	17	Subject To The Passing Of Resolution 15 In This Notice And In Addition To Any Power Given Pursuant To Resolution 16 In This Notice, The Directors Be Generally Empowered From The Conclusion Of This Agm Pursuant To Section 570 And Section 573 Of The Act To Allot Equity Securities (As Defined In The Act) For Cash, Pursuant To The Authority Conferred By Resolution 15 In This Notice As If Section 561(1) Of The Act Did Not Apply To The Allotment. This Power: I. Expires (Unless Previously Renewed, Varied Or Revoked By The Company In A General Meeting) At The End Of The Next Annual General Meeting Of The Company After The Date On Which This Resolution Is Passed (Or, If Earlier, At The Close Of Business On 21 August 2022), But The Company May Make An Offer Or Agreement Which Would Or Might Require Equity Securities To Be Allotted After Expiry Of This Power And The Directors May Allot Equity Securities In Pursuance Of That Offer Or Agreement As If This Power Had Not Expired; And Ii. In The Case Of The Authority Granted Under Paragraph (I) Of Resolution 15 Or A Sale Of Treasury Shares Shall Be Limited To The Allotment Of Equity Securities For Cash Otherwise Than Pursuant To Paragraph (Ii) Of Resolution 16 Up To An Aggregate Nominal Amount Of Gbp 740,130 And Provided That The Allotment Is For The Purposes Of Financing (Or Refinancing If The Power Is Used Within Six Months Of The Original Transaction) A Transaction Which The Directors Determine To Be An Acquisition Or Other Capital Investment Of A Kind Contemplated By The Pre-Emption Group'S Statement Of Principles On Disapplying Pre-Emption Rights Most Recently Published By The Pre-Emption Group Prior To The Date Of This Notice. This Power Applies In Relation To A Sale Of Shares Which Is An Allotment Of Equity Securities By Virtue Of Section 560(3) Of The Act As If In The First Paragraph Of This Resolution The Words "Pursuant To The Authority Conferred By Resolution 15 In This Notice" Were Omitted	For	For
CRODA INTERNATIONAL PLC	21-May-2021	18	Company'S Authority To Purchase Its Own Shares	For	For
CRODA INTERNATIONAL PLC	21-May-2021	19	Notice Period For Shareholders' Meetings	For	For
CRODA INTERNATIONAL PLC	21-May-2021	20	Approval And Adoption Of New Articles Of Association	For	For
CROMBIE REAL ESTATE INVESTMENT TRUST	06-May-2021	1	Election Of Trustees - Paul V. Beesley	For	For
CROMBIE REAL ESTATE INVESTMENT TRUST	06-May-2021	2	Election Of Trustees - Donald E. Clow	For	For
CROMBIE REAL ESTATE INVESTMENT TRUST	06-May-2021	3	Election Of Trustees - John C. Eby	For	For
CROMBIE REAL ESTATE INVESTMENT TRUST	06-May-2021	4	Election Of Trustees - J. Michael Knowlton	For	For
CROMBIE REAL ESTATE INVESTMENT TRUST	06-May-2021	5	Election Of Trustees - Barbara Palk	For	For
CROMBIE REAL ESTATE INVESTMENT TRUST	06-May-2021	6	Election Of Trustees - Jason P. Shannon	For	For
CROMBIE REAL ESTATE INVESTMENT TRUST	06-May-2021	7	Election Of Trustees - Karen Weaver	For	For
CROMBIE REAL ESTATE INVESTMENT TRUST	06-May-2021	8	Appointment Of Pricewaterhousecoopers Llp As Auditors	For	For
CROMBIE REAL ESTATE INVESTMENT TRUST	06-May-2021	9	Approval For The Authorization Of The Trustees To Fix The Remuneration Of The Auditors	For	For
CROMBIE REAL ESTATE INVESTMENT TRUST	06-May-2021	10	Approval Of An Advisory Resolution On The Executive Compensation	For	For
CROMBIE REAL ESTATE INVESTMENT TRUST	06-May-2021	11	Approval Of A Special Resolution Approving Amendments To Crombie'S Declaration Of Trust	For	For
CROWDSTRIKE HOLDINGS, INC.	30-Jun-2021	1	Director	For	Combined
CROWDSTRIKE HOLDINGS, INC.	30-Jun-2021	2	To Ratify The Selection Of Pricewaterhousecoopers Llp As Crowdstrike'S Independent Registered Public Accounting Firm For Its Fiscal Year Ending January 31, 2022.	For	Combined
CROWDSTRIKE HOLDINGS, INC.	30-Jun-2021	3	To Approve, On An Advisory Basis, The Compensation Of Crowdstrike'S Named Executive Officers.	For	Combined
CROWDSTRIKE HOLDINGS, INC.	30-Jun-2021	4	To Approve, On An Advisory Basis, The Frequency Of Future Stockholder Advisory Votes On The Compensation Of Crowdstrike'S Named Executive Officers.	Three	Combined
CROWDSTRIKE HOLDINGS, INC.	30-Jun-2021	5	To Approve An Amendment To Crowdstrike'S 2019 Employee Stock Purchase Plan.	For	Combined
CROWN CASTLE INTERNATIONAL CORP	21-May-2021	1	Election Of Director: P. Robert Bartolo	For	Combined
CROWN CASTLE INTERNATIONAL CORP	21-May-2021	2	Election Of Director: Jay A. Brown	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CROWN CASTLE INTERNATIONAL CORP	21-May-2021	3	Election Of Director: Cindy Christy	For	For
CROWN CASTLE INTERNATIONAL CORP	21-May-2021	4	Election Of Director: Ari Q. Fitzgerald	For	For
CROWN CASTLE INTERNATIONAL CORP	21-May-2021	5	Election Of Director: Andrea J. Goldsmith	For	For
CROWN CASTLE INTERNATIONAL CORP	21-May-2021	6	Election Of Director: Lee W. Hogan	For	For
CROWN CASTLE INTERNATIONAL CORP	21-May-2021	7	Election Of Director: Tammy K. Jones	For	For
CROWN CASTLE INTERNATIONAL CORP	21-May-2021	8	Election Of Director: J. Landis Martin	For	For
CROWN CASTLE INTERNATIONAL CORP	21-May-2021	9	Election Of Director: Anthony J. Melone	For	For
CROWN CASTLE INTERNATIONAL CORP	21-May-2021	10	Election Of Director: W. Benjamin Moreland	For	For
CROWN CASTLE INTERNATIONAL CORP	21-May-2021	11	Election Of Director: Kevin A. Stephens	For	For
CROWN CASTLE INTERNATIONAL CORP	21-May-2021	12	Election Of Director: Matthew Thornton, Iii	For	For
CROWN CASTLE INTERNATIONAL CORP	21-May-2021	13	The Ratification Of The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accountants For Fiscal Year 2021.	For	For
CROWN CASTLE INTERNATIONAL CORP	21-May-2021	14	The Non-Binding, Advisory Vote To Approve The Compensation Of The Company'S Named Executive Officers.	For	For
CROWN CASTLE INTERNATIONAL CORP	21-May-2021	15	The Non-Binding, Advisory Vote Regarding The Frequency Of Voting On The Compensation Of The Company'S Named Executive Officers.	One	Combined
CROWN HOLDINGS, INC.	22-Apr-2021	1	Director	For	Combined
CROWN HOLDINGS, INC.	22-Apr-2021	2	Ratification Of The Appointment Of Independent Auditors For The Fiscal Year Ending December 31, 2021.	For	For
CROWN HOLDINGS, INC.	22-Apr-2021	3	Approval By Advisory Vote Of The Resolution On Executive Compensation As Described In The Proxy Statement.	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	05-Mar-2021	3	To Consider And Approve The Proposed Domestic Issue And The Specific Mandate: "That Subject To Obtaining The Necessary Regulatory Approvals, The Board Be And Is Hereby Authorised And Granted The Specific Mandate To Allot, Issue And Deal With Up To 1,330,418,859 Rmb Shares As May Be Issued Under The Proposed Domestic Issue As Further Described In The Circular (Including But Not Limited To The Particulars As Set Out In The Section Headed "Resolution On The Proposed Domestic Issue And The Specific Mandate" In The Circular), Provided That The Specific Mandate Shall Be In Addition To And Shall Not Prejudice Or Revoke The Existing General Mandate Granted To The Directors By The Shareholders At The Annual General Meeting Of The Company Held On 15 June 2020."	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	05-Mar-2021	4	To Consider And Approve The Authorisation To The Board To Exercise Full Powers To Deal With Matters Relating To The Proposed Domestic Issue (Including But Not Limited To The Particulars As Set Out In The Section Headed "Resolution On Authorisation To The Board To Exercise Full Powers To Deal With Matters Relating To The Proposed Domestic Issue" In The Circular)	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	05-Mar-2021	5	To Consider And Approve The Plan For Distribution Of Profits Accumulated Before The Proposed Domestic Issue (Including But Not Limited To The Particulars As Set Out In The Section Headed "Resolution On The Plan For Distribution Of Profits Accumulated Before The Proposed Domestic Issue" In The Circular)	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	05-Mar-2021	6	To Consider And Approve The Policy For Stabilisation Of The Price Of The Rmb Shares For The Three Years After The Proposed Domestic Issue In The Form As Set Forth In Appendix I To The Circular	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	05-Mar-2021	7	To Consider And Approve The Profits Distribution Policy And The Dividend Return Plan For The Three Years After The Proposed Domestic Issue In The Form As Set Forth In Appendix Ii To The Circular	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	05-Mar-2021	8	To Consider And Approve The Use Of Proceeds From The Proposed Domestic Issue (Including But Not Limited To The Particulars As Set Out In The Section Headed "Resolution On The Use Of Proceeds From The Proposed Domestic Issue" In The Circular)	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	05-Mar-2021	9	To Consider And Approve The Remedial Measures For The Potential Dilution Of Immediate Returns By The Proposed Domestic Issue In The Form As Set Forth In Appendix Iii To The Circular	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	05-Mar-2021	10	To Consider And Approve The Undertakings And The Corresponding Binding Measures In Connection With The Proposed Domestic Issue	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	05-Mar-2021	11	To Consider And Approve The Adoption Of Policy Governing The Procedures For The Holding Of General Meetings In The Form As Set Forth In Appendix V To The Circular Which Will Become Effective On The Date Of The Listing Of The Rmb Shares On The Sci-Tech Board	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CSPC PHARMACEUTICAL GROUP LIMITED	05-Mar-2021	12	To Consider And Approve The Adoption Of Policy Governing The Procedures For The Holding Of Board Meetings In The Form As Set Forth In Appendix Vi To The Circular Which Will Become Effective On The Date Of The Listing Of The Rmb Shares On The Sci-Tech Board	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	05-Mar-2021	13	To Re-Elect Dr. Jiang Hao As An Executive Director	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	05-Mar-2021	14	To Re-Elect Prof. Wang Hongguang As An Independent Non-Executive Director	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	05-Mar-2021	15	To Re-Elect Mr. Au Chun Kwok Alan As An Independent Non-Executive Director	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	05-Mar-2021	16	To Consider And Approve The Amendments To The Articles Of Association: "That Subject To And Conditional Upon The Passing Of Ordinary Resolution Numbered "1" Above: (1) The Amendments To The Articles Of Association As Set Forth In Appendix Iv To The Circular Be And Are Hereby Approved; (2) The New Articles Of Association Of The Company Reflecting The Amendments Referred To In Sub-Paragraph (1) Above In The Form Tabled At The Egm, Marked "B" And For The Purpose Of Identification Signed By A Director Be Approved And The Same Be Adopted In Substitution For And To The Exclusion Of The Existing Articles Of Association Of The Company With Effect From The Date Of Listing Of The Rmb Shares On The Sci-Tech Board; And (3) Any Director Or Officer Of The Company Be And Is Hereby Authorised To Carry Out And Take All Actions Necessary And To Sign All Necessary Documents In Connection With Or To Give Effect To The Resolutions Above."	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	18-May-2021	3	To Receive And Consider The Audited Financial Statements, The Report Of The Directors And The Independent Auditor'S Report For The Year Ended 31 December 2020	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	18-May-2021	4	To Declare A Final Dividend Of HK9 Cents Per Share For The Year Ended 31 December 2020	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	18-May-2021	5	To Re-Elect Mr. Cai Dongchen As An Executive Director	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	18-May-2021	6	To Re-Elect Mr. Zhang Cuilong As An Executive Director	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	18-May-2021	7	To Re-Elect Mr. Pan Weidong As An Executive Director	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	18-May-2021	8	To Re-Elect Dr. Li Chunlei As An Executive Director	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	18-May-2021	9	To Re-Elect Dr. Wang Qingxi As An Executive Director	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	18-May-2021	10	To Re-Elect Mr. Law Cheuk Kin Stephen As An Independent Non-Executive Director	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	18-May-2021	11	To Authorise The Board Of Directors To Fix The Remuneration Of Directors	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	18-May-2021	12	To Re-Appoint Messrs. Deloitte Touche Tohmatsu As Auditor And To Authorise The Board Of Directors To Fix The Remuneration Of Auditor	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	18-May-2021	13	To Give A General Mandate To The Directors To Buy-Back Shares Of The Company (Ordinary Resolution In Item No.5 Of The Notice Of Annual General Meeting)	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	18-May-2021	14	To Give A General Mandate To The Directors To Issue New Shares Of The Company (Ordinary Resolution In Item No.6 Of The Notice Of Annual General Meeting)	For	For
CSPC PHARMACEUTICAL GROUP LIMITED	18-May-2021	15	To Grant A Mandate To The Directors To Grant Options Under The Share Option Scheme Of The Company (Ordinary Resolution In Item No.7 Of The Notice Of Annual General Meeting)	For	For
CSX CORPORATION	07-May-2021	1	Election Of Director: Donna M. Alvarado	For	For
CSX CORPORATION	07-May-2021	2	Election Of Director: Thomas P. Bostick	For	For
CSX CORPORATION	07-May-2021	3	Election Of Director: James M. Foote	For	For
CSX CORPORATION	07-May-2021	4	Election Of Director: Steven T. Halverson	For	For
CSX CORPORATION	07-May-2021	5	Election Of Director: Paul C. Hilal	For	For
CSX CORPORATION	07-May-2021	6	Election Of Director: David M. Moffett	For	For
CSX CORPORATION	07-May-2021	7	Election Of Director: Linda H. Riefler	For	For
CSX CORPORATION	07-May-2021	8	Election Of Director: Suzanne M. Vautrinot	For	For
CSX CORPORATION	07-May-2021	9	Election Of Director: James L. Wainscott	For	For
CSX CORPORATION	07-May-2021	10	Election Of Director: J. Steven Whisler	For	For
CSX CORPORATION	07-May-2021	11	Election Of Director: John J. Zillmer	For	Combined
CSX CORPORATION	07-May-2021	12	The Ratification Of The Appointment Of Ernst & Young Llp As The Independent Registered Public Accounting Firm For 2021.	For	Combined
CSX CORPORATION	07-May-2021	13	Advisory (Non-Binding) Resolution To Approve Compensation For The Company'S Named Executive Officers.	For	For
CTBC FINANCIAL HOLDING CO LTD	11-Jun-2021	1	2020 Business Report, Independent Auditors Report, And Financial Statements	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CTBC FINANCIAL HOLDING CO LTD	11-Jun-2021	2	2020 Earnings Distribution Plan, Proposed Cash Dividend For Common Shares: Twd 1.05 Per Share, For Preferred Shares B Proposed Cash Dividend: Twd 2.25 Per Share, For Preferred Shares C Proposed Cash Dividend: Twd 1.92 Per Share	For	For
CTBC FINANCIAL HOLDING CO LTD	11-Jun-2021	3	Amendments To The Regulations For Shareholders Meetings	For	For
CUBESMART	11-May-2021	1	Director	For	For
CUBESMART	11-May-2021	2	To Ratify The Appointment Of Kpmg Llp As Our Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
CUBESMART	11-May-2021	3	To Cast An Advisory Vote To Approve Our Executive Compensation.	For	For
CUMMINS INC.	11-May-2021	1	Election Of Director: N. Thomas Linebarger	For	For
CUMMINS INC.	11-May-2021	2	Election Of Director: Robert J. Bernhard	For	For
CUMMINS INC.	11-May-2021	3	Election Of Director: Dr. Franklin R. Chang Diaz	For	For
CUMMINS INC.	11-May-2021	4	Election Of Director: Bruno V. Di Leo Allen	For	For
CUMMINS INC.	11-May-2021	5	Election Of Director: Stephen B. Dobbs	For	For
CUMMINS INC.	11-May-2021	6	Election Of Director: Carla A. Harris	For	For
CUMMINS INC.	11-May-2021	7	Election Of Director: Robert K. Herdman	For	For
CUMMINS INC.	11-May-2021	8	Election Of Director: Alexis M. Herman	For	For
CUMMINS INC.	11-May-2021	9	Election Of Director: Thomas J. Lynch	For	For
CUMMINS INC.	11-May-2021	10	Election Of Director: William I. Miller	For	For
CUMMINS INC.	11-May-2021	11	Election Of Director: Georgia R. Nelson	For	For
CUMMINS INC.	11-May-2021	12	Election Of Director: Kimberly A. Nelson	For	For
CUMMINS INC.	11-May-2021	13	Election Of Director: Karen H. Quintos	For	For
CUMMINS INC.	11-May-2021	14	Advisory Vote To Approve The Compensation Of Our Named Executive Officers As Disclosed In The Proxy Statement.	For	For
CUMMINS INC.	11-May-2021	15	Proposal To Ratify The Appointment Of Pricewaterhousecoopers Llp As Our Auditors For 2021.	For	For
CUMMINS INC.	11-May-2021	16	The Shareholder Proposal Regarding Professional Services Allowance For Our Named Executive Officers.	Against	Combined
CVS HEALTH CORPORATION	13-May-2021	1	Election Of Director: Fernando Aguirre	For	Combined
CVS HEALTH CORPORATION	13-May-2021	2	Election Of Director: C. David Brown Ii	For	For
CVS HEALTH CORPORATION	13-May-2021	3	Election Of Director: Alecia A. Decoudreaux	For	For
CVS HEALTH CORPORATION	13-May-2021	4	Election Of Director: Nancy-Ann M. Deparle	For	For
CVS HEALTH CORPORATION	13-May-2021	5	Election Of Director: David W. Dorman	For	For
CVS HEALTH CORPORATION	13-May-2021	6	Election Of Director: Roger N. Farah	For	For
CVS HEALTH CORPORATION	13-May-2021	7	Election Of Director: Anne M. Finucane	For	For
CVS HEALTH CORPORATION	13-May-2021	8	Election Of Director: Edward J. Ludwig	For	For
CVS HEALTH CORPORATION	13-May-2021	9	Election Of Director: Karen S. Lynch	For	For
CVS HEALTH CORPORATION	13-May-2021	10	Election Of Director: Jean-Pierre Millon	For	For
CVS HEALTH CORPORATION	13-May-2021	11	Election Of Director: Mary L. Schapiro	For	For
CVS HEALTH CORPORATION	13-May-2021	12	Election Of Director: William C. Weldon	For	For
CVS HEALTH CORPORATION	13-May-2021	13	Election Of Director: Tony L. White	For	For
CVS HEALTH CORPORATION	13-May-2021	14	Ratification Of The Appointment Of Our Independent Registered Public Accounting Firm For 2021.	For	For
CVS HEALTH CORPORATION	13-May-2021	15	Say On Pay, A Proposal To Approve, On An Advisory Basis, The Company'S Executive Compensation.	For	For
CVS HEALTH CORPORATION	13-May-2021	16	Stockholder Proposal For Reducing The Threshold For Our Stockholder Right To Act By Written Consent.	Against	Combined
CVS HEALTH CORPORATION	13-May-2021	17	Stockholder Proposal Regarding Our Independent Board Chair.	Against	Against
CYBERARK SOFTWARE LTD	29-Jun-2021	1	Re-Election Of Class I Director For A Term Of Three Years Until The 2024 Annual General Meeting: Ehud (Udi) Mokady	For	Combined
CYBERARK SOFTWARE LTD	29-Jun-2021	2	Re-Election Of Class I Director For A Term Of Three Years Until The 2024 Annual General Meeting: David Schaeffer	For	For
CYBERARK SOFTWARE LTD	29-Jun-2021	3	To Approve The Re-Appointment Of Kost Forer Gabbay & Kasierer, Registered Public Accounting Firm, A Member Firm Of Ernst & Young Global, As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021 And Until The Company'S 2022 Annual General Meeting Of Shareholders, And To Authorize The Board To Fix Such Accounting Firm'S Annual Compensation.	For	For
CYFROWY POLSAT S.A.	24-Jun-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
CYFROWY POLSAT S.A.	24-Jun-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
CYFROWY POLSAT S.A.	24-Jun-2021	3	Opening Of The Annual General Meeting	Non-voting resolution	Non-voting resolution
CYFROWY POLSAT S.A.	24-Jun-2021	4	Appointment Of The Chairman Of The Annual General Meeting	For	Combined
CYFROWY POLSAT S.A.	24-Jun-2021	5	Validation Of The Correctness Of Convening The Annual General Meeting And Its Ability To Adopt Binding Resolutions	For	Combined
CYFROWY POLSAT S.A.	24-Jun-2021	6	Appointment Of The Ballot Committee	For	Combined
CYFROWY POLSAT S.A.	24-Jun-2021	7	Adoption Of The Agenda	For	For
CYFROWY POLSAT S.A.	24-Jun-2021	8	Management Boards Presentation Of Report On The Company'S Activities In The Financial Year 2020 And The Company'S Financial Statements For The Financial Year 2020, Report On The Activities Of The Capital Group Of The Company In The Financial Year 2020 And The Consolidated Financial Statements Of The Capital Group Of The Company For The Financial Year	For	Combined
CYFROWY POLSAT S.A.	24-Jun-2021	9	The Supervisory Boards Presentation Of Its Statement Concerning The Evaluation Of The Management Boards Report On The Company'S Activities In The Financial Year 2020, The Management Boards Report On The Activities Of The Company'S Capital Group In The Financial Year 2020, The Company'S Financial Statements For The Financial Year 2020 And The Financial	For	Combined
CYFROWY POLSAT S.A.	24-Jun-2021	10	The Supervisory Boards Presentation Of The Evaluation Of The Company'S Standing And The Management Boards Activities	For	Combined
CYFROWY POLSAT S.A.	24-Jun-2021	11	Consideration And Adoption Of A Resolution Approving The Management Boards Report On The Company'S Activities In The Financial Year 2020	For	Combined
CYFROWY POLSAT S.A.	24-Jun-2021	12	Consideration And Adoption Of A Resolution Approving The Company'S Annual Financial Statements For The Financial Year 2020	For	For
CYFROWY POLSAT S.A.	24-Jun-2021	13	Consideration And Adoption Of A Resolution Approving The Management Boards Report On Activities Of The Capital Group Of The Company In The Financial Year 2020	For	For
CYFROWY POLSAT S.A.	24-Jun-2021	14	Consideration And Adoption Of A Resolution Approving The Consolidated Annual Financial Statements Of The Capital Group Of The Company For The Financial Year 2020	For	For
CYFROWY POLSAT S.A.	24-Jun-2021	15	Consideration And Adoption Of A Resolution Approving The Supervisory Boards Report For The Financial Year 2020	For	For
CYFROWY POLSAT S.A.	24-Jun-2021	16	Consideration And Adoption Of A Resolution Concerning The Evaluation Of The Report On The Remuneration Of The Management Board And Supervisory Board Members For Years 2019 And 2020	For	Combined
CYFROWY POLSAT S.A.	24-Jun-2021	17	Adoption Of Resolutions Granting A Vote Of Approval To The Members Of The Management Board For The Performance Of Their Duties In The Year 2020	For	Combined
CYFROWY POLSAT S.A.	24-Jun-2021	18	Adoption Of Resolutions Granting A Vote Of Approval To The Members Of The Supervisory Board For The Performance Of Their Duties In The Year 2020	For	Combined
CYFROWY POLSAT S.A.	24-Jun-2021	19	Adoption Of A Resolution On The Distribution Of The Company'S Profit For The Financial Year 2020 And The Allocation Of A Part Of Profits Earned In Previous Years For A Dividend Payout	For	Combined
CYFROWY POLSAT S.A.	24-Jun-2021	20	Adoption Of Resolutions On The Determination Of A Number Of Members Of The Supervisory Board And The Appointment Of Members Of The Supervisory Board For The Next Term Of Office	For	Combined
CYFROWY POLSAT S.A.	24-Jun-2021	21	Closure Of The Meeting	Non-voting resolution	Combined
CYFROWY POLSAT S.A.	24-Jun-2021	22	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
CYRUSONE INC.	18-May-2021	1	Director	For	Combined
CYRUSONE INC.	18-May-2021	2	Advisory Vote To Approve The Compensation Of The Company'S Named Executive Officers.	For	For
CYRUSONE INC.	18-May-2021	3	Recommendation, By Advisory (Non-Binding) Vote, Of The Frequency Of Future Advisory Votes On The Compensation Of The Company'S Named Executive Officers.	One	Combined
CYRUSONE INC.	18-May-2021	4	Ratification Of The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	Combined
D.R. HORTON, INC.	20-Jan-2021	1	Election Of Director: Donald R. Horton	For	For
D.R. HORTON, INC.	20-Jan-2021	2	Election Of Director: Barbara K. Allen	For	For
D.R. HORTON, INC.	20-Jan-2021	3	Election Of Director: Brad S. Anderson	For	For
D.R. HORTON, INC.	20-Jan-2021	4	Election Of Director: Michael R. Buchanan	For	For
D.R. HORTON, INC.	20-Jan-2021	5	Election Of Director: Michael W. Hewatt	For	For
D.R. HORTON, INC.	20-Jan-2021	6	Election Of Director: Maribess L. Miller	For	For
D.R. HORTON, INC.	20-Jan-2021	7	Approval Of The Advisory Resolution On Executive Compensation.	For	Combined
D.R. HORTON, INC.	20-Jan-2021	8	Ratify The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DAEWOO SHIPBUILDING & MARINE ENGINEERING CO LTD, S	25-Mar-2021	1	Approval Of Financial Statements	For	For
DAEWOO SHIPBUILDING & MARINE ENGINEERING CO LTD, S	25-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
DAEWOO SHIPBUILDING & MARINE ENGINEERING CO LTD, S	25-Mar-2021	3	Election Of Outside Director: Yun Tae Seok	For	Combined
DAEWOO SHIPBUILDING & MARINE ENGINEERING CO LTD, S	25-Mar-2021	4	Election Of Outside Director: Jo Dae Seung	For	Against
DAEWOO SHIPBUILDING & MARINE ENGINEERING CO LTD, S	25-Mar-2021	5	Election Of Outside Director Who Is An Audit Committee Member: Jeong Yeong Gi	For	Against
DAEWOO SHIPBUILDING & MARINE ENGINEERING CO LTD, S	25-Mar-2021	6	Election Of Audit Committee Member: Yun Tae Seok	For	Combined
DAEWOO SHIPBUILDING & MARINE ENGINEERING CO LTD, S	25-Mar-2021	7	Approval Of Remuneration For Director	For	For
DAI NIPPON PRINTING CO.,LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
DAI NIPPON PRINTING CO.,LTD.	29-Jun-2021	3	Appoint A Director Kitajima, Yoshitoshi	For	For
DAI NIPPON PRINTING CO.,LTD.	29-Jun-2021	4	Appoint A Director Kitajima, Yoshinari	For	For
DAI NIPPON PRINTING CO.,LTD.	29-Jun-2021	5	Appoint A Director Miya, Kenji	For	For
DAI NIPPON PRINTING CO.,LTD.	29-Jun-2021	6	Appoint A Director Yamaguchi, Masato	For	For
DAI NIPPON PRINTING CO.,LTD.	29-Jun-2021	7	Appoint A Director Inoue, Satoru	For	For
DAI NIPPON PRINTING CO.,LTD.	29-Jun-2021	8	Appoint A Director Hashimoto, Hirofumi	For	For
DAI NIPPON PRINTING CO.,LTD.	29-Jun-2021	9	Appoint A Director Kuroyanagi, Masafumi	For	For
DAI NIPPON PRINTING CO.,LTD.	29-Jun-2021	10	Appoint A Director Miyama, Minako	For	For
DAI NIPPON PRINTING CO.,LTD.	29-Jun-2021	11	Appoint A Director Miyajima, Tsukasa	For	For
DAI NIPPON PRINTING CO.,LTD.	29-Jun-2021	12	Appoint A Director Tomizawa, Ryuichi	For	For
DAI NIPPON PRINTING CO.,LTD.	29-Jun-2021	13	Appoint A Director Sasajima, Kazuyuki	For	For
DAI NIPPON PRINTING CO.,LTD.	29-Jun-2021	14	Appoint A Director Morita, Ikuo	For	For
DAI NIPPON PRINTING CO.,LTD.	29-Jun-2021	15	Appoint A Corporate Auditor Ishii, Taeko	For	For
DAIFUKU CO.,LTD.	25-Jun-2021	2	Appoint A Director Geshiro, Hiroshi	For	For
DAIFUKU CO.,LTD.	25-Jun-2021	3	Appoint A Director Honda, Shuichi	For	For
DAIFUKU CO.,LTD.	25-Jun-2021	4	Appoint A Director Sato, Seiji	For	For
DAIFUKU CO.,LTD.	25-Jun-2021	5	Appoint A Director Hayashi, Toshiaki	For	For
DAIFUKU CO.,LTD.	25-Jun-2021	6	Appoint A Director Nobuta, Hiroshi	For	For
DAIFUKU CO.,LTD.	25-Jun-2021	7	Appoint A Director Ozawa, Yoshiaki	For	Combined
DAIFUKU CO.,LTD.	25-Jun-2021	8	Appoint A Director Sakai, Mineo	For	Combined
DAIFUKU CO.,LTD.	25-Jun-2021	9	Appoint A Director Kato, Kaku	For	For
DAIFUKU CO.,LTD.	25-Jun-2021	10	Appoint A Director Kaneko, Keiko	For	For
DAI-ICHI LIFE HOLDINGS,INC.	21-Jun-2021	2	Approve Appropriation Of Surplus	For	For
DAI-ICHI LIFE HOLDINGS,INC.	21-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Watanabe, Koichiro	For	For
DAI-ICHI LIFE HOLDINGS,INC.	21-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Inagaki, Seiji	For	For
DAI-ICHI LIFE HOLDINGS,INC.	21-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Teramoto, Hideo	For	For
DAI-ICHI LIFE HOLDINGS,INC.	21-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kikuta, Tetsuya	For	For
DAI-ICHI LIFE HOLDINGS,INC.	21-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shoji, Hiroshi	For	For
DAI-ICHI LIFE HOLDINGS,INC.	21-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Akashi, Mamoru	For	For
DAI-ICHI LIFE HOLDINGS,INC.	21-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sumino, Toshiaki	For	For
DAI-ICHI LIFE HOLDINGS,INC.	21-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member George Olcott	For	For
DAI-ICHI LIFE HOLDINGS,INC.	21-Jun-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Maeda, Koichi	For	For
DAI-ICHI LIFE HOLDINGS,INC.	21-Jun-2021	12	Appoint A Director Who Is Not Audit And Supervisory Committee Member Inoue, Yuriko	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DAI-ICHI LIFE HOLDINGS, INC.	21-Jun-2021	13	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shingai, Yasushi	For	For
DAIICHI SANKYO COMPANY, LIMITED	21-Jun-2021	2	Approve Appropriation Of Surplus	For	For
DAIICHI SANKYO COMPANY, LIMITED	21-Jun-2021	3	Appoint A Director Manabe, Sunao	For	For
DAIICHI SANKYO COMPANY, LIMITED	21-Jun-2021	4	Appoint A Director Kimura, Satoru	For	For
DAIICHI SANKYO COMPANY, LIMITED	21-Jun-2021	5	Appoint A Director Otsuki, Masahiko	For	For
DAIICHI SANKYO COMPANY, LIMITED	21-Jun-2021	6	Appoint A Director Hirashima, Shoji	For	For
DAIICHI SANKYO COMPANY, LIMITED	21-Jun-2021	7	Appoint A Director Uji, Noritaka	For	For
DAIICHI SANKYO COMPANY, LIMITED	21-Jun-2021	8	Appoint A Director Fukui, Tsuguya	For	For
DAIICHI SANKYO COMPANY, LIMITED	21-Jun-2021	9	Appoint A Director Kama, Kazuaki	For	For
DAIICHI SANKYO COMPANY, LIMITED	21-Jun-2021	10	Appoint A Director Nohara, Sawako	For	For
DAIICHI SANKYO COMPANY, LIMITED	21-Jun-2021	11	Appoint A Director Okuzawa, Hiroyuki	For	For
DAIICHI SANKYO COMPANY, LIMITED	21-Jun-2021	12	Appoint A Corporate Auditor Watanabe, Masako	For	For
DAIICHI SANKYO COMPANY, LIMITED	21-Jun-2021	13	Approve Payment Of Bonuses To Directors	For	For
DAIICHI SANKYO COMPANY, LIMITED	21-Jun-2021	14	Approve Details Of The Compensation To Be Received By Directors	For	For
DAIICHI SANKYO COMPANY, LIMITED	21-Jun-2021	15	Approve Details Of The Compensation To Be Received By Corporate Auditors	For	For
DAIICHI SANKYO COMPANY, LIMITED	21-Jun-2021	16	Approve Details Of The Performance-Based Stock Compensation To Be Received By Directors, Etc.	For	For
DAIKIN INDUSTRIES, LTD.	29-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
DAIKIN INDUSTRIES, LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
DAIKIN INDUSTRIES, LTD.	29-Jun-2021	3	Appoint A Director Inoue, Noriyuki	For	Combined
DAIKIN INDUSTRIES, LTD.	29-Jun-2021	4	Appoint A Director Togawa, Masanori	For	Combined
DAIKIN INDUSTRIES, LTD.	29-Jun-2021	5	Appoint A Director Kawada, Tatsuo	For	Combined
DAIKIN INDUSTRIES, LTD.	29-Jun-2021	6	Appoint A Director Makino, Akiji	For	Combined
DAIKIN INDUSTRIES, LTD.	29-Jun-2021	7	Appoint A Director Torii, Shingo	For	Combined
DAIKIN INDUSTRIES, LTD.	29-Jun-2021	8	Appoint A Director Arai, Yuko	For	Combined
DAIKIN INDUSTRIES, LTD.	29-Jun-2021	9	Appoint A Director Tayano, Ken	For	Combined
DAIKIN INDUSTRIES, LTD.	29-Jun-2021	10	Appoint A Director Minaka, Masatsugu	For	Combined
DAIKIN INDUSTRIES, LTD.	29-Jun-2021	11	Appoint A Director Matsuzaki, Takashi	For	Combined
DAIKIN INDUSTRIES, LTD.	29-Jun-2021	12	Appoint A Director Kanwal Jeet Jawa	For	Combined
DAIKIN INDUSTRIES, LTD.	29-Jun-2021	13	Appoint A Director Mineno, Yoshihiro	For	Combined
DAIKIN INDUSTRIES, LTD.	29-Jun-2021	14	Appoint A Corporate Auditor Yano, Ryu	For	Combined
DAIKIN INDUSTRIES, LTD.	29-Jun-2021	15	Appoint A Substitute Corporate Auditor Ono, Ichiro	For	Combined
DAIKIN INDUSTRIES, LTD.	29-Jun-2021	16	Approve Details Of Compensation As Stock Options For Directors	For	Combined
DAIMLER AG	31-Mar-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
DAIMLER AG	31-Mar-2021	2	From 10Th February, Broadridge Will Code All Agendas For German Meetings In English Only. If You Wish To See The Agenda In German, This Will Be Made Available As A Link Under The 'Material Url' Dropdown At The Top Of The Ballot. The German Agendas For Any Existing Or Past Meetings Will Remain In Place. For Further Information, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
DAIMLER AG	31-Mar-2021	3	Please Note That Following The Amendment To Paragraph 21 Of The Securities Trade Act On 9Th July 2015 And The Over-Ruling Of The District Court In Cologne Judgment From 6Th June 2012 The Voting Process Has Now Changed With Regard To The German Registered Shares. As A Result, It Is Now The Responsibility Of The End-Investor (I.E. Final Beneficiary) And Not The Intermediary To Disclose Respective Final Beneficiary Voting Rights Therefore The Custodian Bank / Agent In The Market Will Be Sending The Voting Directly To Market And It Is The End Investors Responsibility To Ensure The Registration Element Is Complete With The Issuer Directly, Should They Hold More Than 3 % Of The Total Share Capital	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DAIMLER AG	31-Mar-2021	4	The Vote/Registration Deadline As Displayed On Proxyedge Is Subject To Change And Will Be Updated As Soon As Broadridge Receives Confirmation From The Sub Custodians Regarding Their Instruction Deadline. For Any Queries Please Contact Your Client Services Representative	Non-voting resolution	Non-voting resolution
DAIMLER AG	31-Mar-2021	5	According To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights. Further, Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual	Non-voting resolution	Non-voting resolution
DAIMLER AG	31-Mar-2021	6	Further Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Url Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected In The Ballot On Proxyedge	Non-voting resolution	Non-voting resolution
DAIMLER AG	31-Mar-2021	7	Receive Financial Statements And Statutory Reports For Fiscal Year 2020	Non-voting resolution	Non-voting resolution
DAIMLER AG	31-Mar-2021	8	Approve Allocation Of Income And Dividends Of Eur 1.35 Per Share	For	Combined
DAIMLER AG	31-Mar-2021	9	Approve Discharge Of Management Board For Fiscal Year 2020	For	Combined
DAIMLER AG	31-Mar-2021	10	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
DAIMLER AG	31-Mar-2021	11	Ratify Kpmg Ag As Auditors For Fiscal Year 2021	For	Combined
DAIMLER AG	31-Mar-2021	12	Ratify Kpmg Ag As Auditors For The 2022 Interim Financial Statements Until The 2022 Agm	For	Combined
DAIMLER AG	31-Mar-2021	13	Ratify Kpmg Ag As Auditors Of The Final Balance Sheets Required Under The German Reorganization Act	For	Combined
DAIMLER AG	31-Mar-2021	14	Elect Elizabeth Centoni To The Supervisory Board	For	For
DAIMLER AG	31-Mar-2021	15	Elect Ben Van Beurden To The Supervisory Board	For	For
DAIMLER AG	31-Mar-2021	16	Elect Martin Brudermueller To The Supervisory Board	For	For
DAIMLER AG	31-Mar-2021	17	Approve Remuneration Of Supervisory Board	For	For
DAIMLER AG	31-Mar-2021	18	Amend Articles Re: Participation Of Supervisory Board Members In The Annual General Meeting By Means Of Audio And Video Transmission	For	For
DAIMLER AG	31-Mar-2021	19	Amend Articles Re: Place Of Jurisdiction	For	Combined
DAIMLER AG	31-Mar-2021	20	24 Feb 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
DAIMLER AG	31-Mar-2021	21	22 Feb 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
DAIMLER AG	31-Mar-2021	22	24 Feb 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
DAITO TRUST CONSTRUCTION CO.,LTD.	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
DAITO TRUST CONSTRUCTION CO.,LTD.	25-Jun-2021	3	Appoint A Director Kobayashi, Katsuma	For	For
DAITO TRUST CONSTRUCTION CO.,LTD.	25-Jun-2021	4	Appoint A Director Kawai, Shuji	For	For
DAITO TRUST CONSTRUCTION CO.,LTD.	25-Jun-2021	5	Appoint A Director Takeuchi, Kei	For	For
DAITO TRUST CONSTRUCTION CO.,LTD.	25-Jun-2021	6	Appoint A Director Sato, Koji	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DAITO TRUST CONSTRUCTION CO.,LTD.	25-Jun-2021	7	Appoint A Director Uchida, Kanitsu	For	For
DAITO TRUST CONSTRUCTION CO.,LTD.	25-Jun-2021	8	Appoint A Director Tate, Masafumi	For	For
DAITO TRUST CONSTRUCTION CO.,LTD.	25-Jun-2021	9	Appoint A Director Mori, Yoshihiro	For	For
DAITO TRUST CONSTRUCTION CO.,LTD.	25-Jun-2021	10	Appoint A Director Yamaguchi, Toshiaki	For	For
DAITO TRUST CONSTRUCTION CO.,LTD.	25-Jun-2021	11	Appoint A Director Sasaki, Mami	For	For
DAITO TRUST CONSTRUCTION CO.,LTD.	25-Jun-2021	12	Appoint A Director Shoda, Takashi	For	For
DAITO TRUST CONSTRUCTION CO.,LTD.	25-Jun-2021	13	Appoint A Director Iritani, Atsushi	For	For
DAITO TRUST CONSTRUCTION CO.,LTD.	25-Jun-2021	14	Appoint A Corporate Auditor Uno, Masayasu	For	For
DAITO TRUST CONSTRUCTION CO.,LTD.	25-Jun-2021	15	Appoint A Corporate Auditor Matsushita, Masa	For	For
DAITO TRUST CONSTRUCTION CO.,LTD.	25-Jun-2021	16	Appoint A Corporate Auditor Kobayashi, Kenji	For	For
DAITO TRUST CONSTRUCTION CO.,LTD.	25-Jun-2021	17	Appoint Accounting Auditors	For	For
DAIWA HOUSE INDUSTRY CO.,LTD.	29-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
DAIWA HOUSE INDUSTRY CO.,LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
DAIWA HOUSE INDUSTRY CO.,LTD.	29-Jun-2021	3	Appoint A Director Yoshii, Keiichi	For	For
DAIWA HOUSE INDUSTRY CO.,LTD.	29-Jun-2021	4	Appoint A Director Kosokabe, Takeshi	For	For
DAIWA HOUSE INDUSTRY CO.,LTD.	29-Jun-2021	5	Appoint A Director Otomo, Hirotsugu	For	For
DAIWA HOUSE INDUSTRY CO.,LTD.	29-Jun-2021	6	Appoint A Director Urakawa, Tatsuya	For	For
DAIWA HOUSE INDUSTRY CO.,LTD.	29-Jun-2021	7	Appoint A Director Dekura, Kazuhito	For	For
DAIWA HOUSE INDUSTRY CO.,LTD.	29-Jun-2021	8	Appoint A Director Ariyoshi, Yoshinori	For	For
DAIWA HOUSE INDUSTRY CO.,LTD.	29-Jun-2021	9	Appoint A Director Shimonishi, Keisuke	For	For
DAIWA HOUSE INDUSTRY CO.,LTD.	29-Jun-2021	10	Appoint A Director Ichiki, Nobuya	For	For
DAIWA HOUSE INDUSTRY CO.,LTD.	29-Jun-2021	11	Appoint A Director Murata, Yoshiyuki	For	For
DAIWA HOUSE INDUSTRY CO.,LTD.	29-Jun-2021	12	Appoint A Director Kimura, Kazuyoshi	For	Combined
DAIWA HOUSE INDUSTRY CO.,LTD.	29-Jun-2021	13	Appoint A Director Shigemori, Yutaka	For	For
DAIWA HOUSE INDUSTRY CO.,LTD.	29-Jun-2021	14	Appoint A Director Yabu, Yukiko	For	For
DAIWA HOUSE INDUSTRY CO.,LTD.	29-Jun-2021	15	Appoint A Director Kuwano, Yukinori	For	For
DAIWA HOUSE INDUSTRY CO.,LTD.	29-Jun-2021	16	Appoint A Director Seki, Miwa	For	For
DAIWA HOUSE INDUSTRY CO.,LTD.	29-Jun-2021	17	Appoint A Corporate Auditor Maeda, Tadatoshi	For	For
DAIWA HOUSE INDUSTRY CO.,LTD.	29-Jun-2021	18	Appoint A Corporate Auditor Kishimoto, Tatsuji	For	For
DAIWA HOUSE INDUSTRY CO.,LTD.	29-Jun-2021	19	Approve Payment Of Bonuses To Directors	For	For
DAIWA SECURITIES GROUP INC.	23-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
DAIWA SECURITIES GROUP INC.	23-Jun-2021	2	Appoint A Director Hibino, Takashi	For	Combined
DAIWA SECURITIES GROUP INC.	23-Jun-2021	3	Appoint A Director Nakata, Seiji	For	For
DAIWA SECURITIES GROUP INC.	23-Jun-2021	4	Appoint A Director Matsui, Toshihiro	For	For
DAIWA SECURITIES GROUP INC.	23-Jun-2021	5	Appoint A Director Tashiro, Keiko	For	For
DAIWA SECURITIES GROUP INC.	23-Jun-2021	6	Appoint A Director Ogino, Akihiko	For	For
DAIWA SECURITIES GROUP INC.	23-Jun-2021	7	Appoint A Director Hanaoka, Sachiko	For	For
DAIWA SECURITIES GROUP INC.	23-Jun-2021	8	Appoint A Director Kawashima, Hiromasa	For	For
DAIWA SECURITIES GROUP INC.	23-Jun-2021	9	Appoint A Director Ogasawara, Michiaki	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DAIWA SECURITIES GROUP INC.	23-Jun-2021	10	Appoint A Director Takeuchi, Hirotaka	For	For
DAIWA SECURITIES GROUP INC.	23-Jun-2021	11	Appoint A Director Nishikawa, Ikuo	For	For
DAIWA SECURITIES GROUP INC.	23-Jun-2021	12	Appoint A Director Kawai, Eriko	For	For
DAIWA SECURITIES GROUP INC.	23-Jun-2021	13	Appoint A Director Nishikawa, Katsuyuki	For	For
DAIWA SECURITIES GROUP INC.	23-Jun-2021	14	Appoint A Director Iwamoto, Toshio	For	For
DAIWA SECURITIES GROUP INC.	23-Jun-2021	15	Appoint A Director Murakami, Yumiko	For	For
DALI FOODS GROUP CO LTD	18-May-2021	3	To Receive The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries And The Reports Of The Directors And Independent Auditors For The Year Ended December 31, 2020	For	For
DALI FOODS GROUP CO LTD	18-May-2021	4	To Declare A Final Dividend Of Hkd 0.085 Per Share For The Year Ended December 31, 2020	For	For
DALI FOODS GROUP CO LTD	18-May-2021	5	To Re-Elect Mr. Xu Shihui As An Executive Director	For	For
DALI FOODS GROUP CO LTD	18-May-2021	6	To Re-Elect Mr. Zhuang Weiqiang As An Executive Director	For	For
DALI FOODS GROUP CO LTD	18-May-2021	7	To Re-Elect Ms. Xu Yangyang As An Executive Director	For	For
DALI FOODS GROUP CO LTD	18-May-2021	8	To Re-Elect Ms. Huang Jiaying As An Executive Director	For	For
DALI FOODS GROUP CO LTD	18-May-2021	9	To Re-Elect Ms. Xu Biying As A Non-Executive Director	For	For
DALI FOODS GROUP CO LTD	18-May-2021	10	To Re-Elect Ms. Hu Xiaoling As A Non-Executive Director	For	For
DALI FOODS GROUP CO LTD	18-May-2021	11	To Re-Elect Mr. Cheng Hanchuan As An Independent Non-Executive Director	For	For
DALI FOODS GROUP CO LTD	18-May-2021	12	To Re-Elect Mr. Liu Xiaobin As An Independent Non-Executive Director	For	For
DALI FOODS GROUP CO LTD	18-May-2021	13	To Re-Elect Dr. Lin Zhijun As An Independent Non-Executive Director	For	For
DALI FOODS GROUP CO LTD	18-May-2021	14	To Authorise The Board Of Directors To Fix The Directors' Remuneration	For	For
DALI FOODS GROUP CO LTD	18-May-2021	15	To Re-Appoint Messrs. Ernst & Young As Auditors And To Authorise The Board Of Directors To Fix Their Remuneration	For	For
DALI FOODS GROUP CO LTD	18-May-2021	16	To Grant A General Mandate To The Directors To Repurchase Shares Of The Company Not Exceeding 10% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	For
DALI FOODS GROUP CO LTD	18-May-2021	17	To Grant A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares Of The Company Not Exceeding 20% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined
DALI FOODS GROUP CO LTD	18-May-2021	18	To Extend The General Mandate Granted To The Directors To Issue, Allot And Deal With Additional Shares In The Capital Of The Company By The Aggregate Number Of The Shares Repurchased By The Company	For	Against
DANAHER CORPORATION	05-May-2021	1	Election Of Director To Hold Office Until The 2022 Annual Meeting: Rainer M. Blair	For	Combined
DANAHER CORPORATION	05-May-2021	2	Election Of Director To Hold Office Until The 2022 Annual Meeting: Linda Hefner Filler	For	For
DANAHER CORPORATION	05-May-2021	3	Election Of Director To Hold Office Until The 2022 Annual Meeting: Teri List	For	Combined
DANAHER CORPORATION	05-May-2021	4	Election Of Director To Hold Office Until The 2022 Annual Meeting: Walter G. Lohr, Jr.	For	Combined
DANAHER CORPORATION	05-May-2021	5	Election Of Director To Hold Office Until The 2022 Annual Meeting: Jessica L. Mega, Md	For	For
DANAHER CORPORATION	05-May-2021	6	Election Of Director To Hold Office Until The 2022 Annual Meeting: Mitchell P. Rales	For	For
DANAHER CORPORATION	05-May-2021	7	Election Of Director To Hold Office Until The 2022 Annual Meeting: Steven M. Rales	For	For
DANAHER CORPORATION	05-May-2021	8	Election Of Director To Hold Office Until The 2022 Annual Meeting: Pardis C. Sabeti, Md	For	For
DANAHER CORPORATION	05-May-2021	9	Election Of Director To Hold Office Until The 2022 Annual Meeting: John T. Schwieters	For	Combined
DANAHER CORPORATION	05-May-2021	10	Election Of Director To Hold Office Until The 2022 Annual Meeting: Alan G. Spoon	For	For
DANAHER CORPORATION	05-May-2021	11	Election Of Director To Hold Office Until The 2022 Annual Meeting: Raymond C. Stevens, Ph.D	For	For
DANAHER CORPORATION	05-May-2021	12	Election Of Director To Hold Office Until The 2022 Annual Meeting: Elias A. Zerhouni, Md	For	For
DANAHER CORPORATION	05-May-2021	13	To Ratify The Selection Of Ernst & Young Llp As Danaher'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
DANAHER CORPORATION	05-May-2021	14	To Approve On An Advisory Basis The Company'S Named Executive Officer Compensation.	For	For
DANAHER CORPORATION	05-May-2021	15	To Act Upon A Shareholder Proposal Requesting That Danaher Amend Its Governing Documents To Reduce The Percentage Of Shares Required For Shareholders To Call A Special Meeting Of Shareholders From 25% To 10%.	Against	Combined
DANONE SA	29-Apr-2021	8	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020	For	Combined
DANONE SA	29-Apr-2021	9	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DANONE SA	29-Apr-2021	10	Allocation Of Income For The Financial Year Ended 31 December 2020 And Setting Of The Dividend At 1.94 Euros Per Share	For	Combined
DANONE SA	29-Apr-2021	11	Renewal Of The Term Of Office Of Mr. Guido Barilla As Director	For	Combined
DANONE SA	29-Apr-2021	12	Renewal Of The Term Of Office Of Mrs. Cecile Cabanis As Director	For	Combined
DANONE SA	29-Apr-2021	13	Renewal Of The Term Of Office Of Mr. Michel Landel As Director Pursuant To Paragraph 2 Of Article 15-li Of The By-Laws	For	Combined
DANONE SA	29-Apr-2021	14	Renewal Of The Term Of Office Of Mrs. Serpil Timuray As Director	For	Combined
DANONE SA	29-Apr-2021	15	Ratification Of The Co-Optation Of Mr. Gilles Schnepf As Director, As A Replacement For Mr. Gregg L. Engles, Who Resigned	For	Combined
DANONE SA	29-Apr-2021	16	Approval Of The Agreements Subject To The Provisions Of Articles L.225-38 And Following Of The French Commercial Code Concluded By The Company With The Sicav Danone Communities	For	Combined
DANONE SA	29-Apr-2021	17	Approval Of The Information Relating To The Remuneration Of Corporate Officers Mentioned In Section I Of Article L.22-10-9 Of The French Commercial Code For The Financial Year 2020	For	Combined
DANONE SA	29-Apr-2021	18	Approval Of The Compensation Elements Paid During Or Awarded In Respect Of The Financial Year Ended 31 December 2020 To Mr. Emmanuel Faber, Chairman And Chief Executive Officer	For	Combined
DANONE SA	29-Apr-2021	19	Approval Of The Remuneration Policy For Executive Corporate Officers For The Financial Year 2021	For	Combined
DANONE SA	29-Apr-2021	20	Setting Of The Overall Annual Remuneration Amount Of Directors	For	Combined
DANONE SA	29-Apr-2021	21	Approval Of The Remuneration Policy For The Directors For The Financial Year 2021	For	Combined
DANONE SA	29-Apr-2021	22	Authorization To Be Granted To The Board Of Directors In Order To Purchase, Retain Or Transfer Shares Of The Company	For	Combined
DANONE SA	29-Apr-2021	23	Delegation Of Authority To The Board Of Directors In Order To Issue Common Shares And Transferable Securities, With Retention Of The Shareholders' Pre-Emptive Subscription Right	For	Combined
DANONE SA	29-Apr-2021	24	Delegation Of Authority To The Board Of Directors In Order To Issue Common Shares And Transferable Securities, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right, But With The Obligation To Grant A Priority Right	For	Combined
DANONE SA	29-Apr-2021	25	Delegation Of Authority To The Board Of Directors In Case Of A Capital Increase With Cancellation Of The Shareholders' Pre-Emptive Subscription Right, In Order To Increase The Number Of Securities To Be Issued	For	Combined
DANONE SA	29-Apr-2021	26	Delegation Of Authority To The Board Of Directors In Order To Issue Common Shares And Transferable Securities, Without The Shareholders' Pre-Emptive Subscription Right, In The Event Of A Public Exchange Offer Initiated By The Company	For	Combined
DANONE SA	29-Apr-2021	27	Delegation Of Powers To The Board Of Directors In Order To Issue Common Shares And Transferable Securities, Without The Shareholders' Pre-Emptive Subscription Right, To Remunerate Contributions In Kind Granted To The Company And Constituted Of Equity Securities Or Transferable Securities Granting Access To The Capital	For	Combined
DANONE SA	29-Apr-2021	28	Delegation Of Authority To The Board Of Directors In Order To Increase The Company'S Capital By Incorporation Of Reserves, Profits, Premiums Or Other Amounts Whose Capitalisation Would Be Allowed	For	Combined
DANONE SA	29-Apr-2021	29	Delegation Of Authority To The Board Of Directors In Order To Issue Common Shares And Transferable Securities Reserved For Employees Who Are Members Of A Company Savings Plan And/Or For Transfers Of Reserved Securities, Without The Shareholders' Pre-Emptive Subscription Right	For	Combined
DANONE SA	29-Apr-2021	30	Delegation Of Authority To The Board Of Directors In Order To Issue Common Shares And Transferable Securities, With Cancellation Of The Pre-Emptive Subscription Right, Reserved For Categories Of Beneficiaries Consisting Of Employees Working In Foreign Companies Of The Danone Group, Or In A Situation Of International Mobility, In The Context Of Employee Shareholding Operations	For	Combined
DANONE SA	29-Apr-2021	31	Authorization Granted To The Board Of Directors To Proceed With Allocations Of Existing Shares Or Shares To Be Issued Of The Company, Without The Shareholders' Pre-Emptive Subscription Right	For	Combined
DANONE SA	29-Apr-2021	32	Authorization Granted To The Board Of Directors In Order To Reduce The Capital By Cancelling Shares	For	Combined
DANONE SA	29-Apr-2021	33	Powers To Carry Out Formalities	For	Combined
DANONE SA	29-Apr-2021	34	Approval Of The Compensation Policy For Executive Corporate Officers On An Interim Basis For The Financial Year 2021	For	Combined
DANONE SA	29-Apr-2021	35	Approval Of The Elements Of Compensation Paid During Or Awarded In Respect Of The Financial Year 2021 To Mr. Emmanuel Faber, Chairman And Chief Executive Officer, Until His Departure	For	Combined
DANSKE BANK A/S	16-Mar-2021	8	Adoption Of Annual Report 2020	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DANSKE BANK A/S	16-Mar-2021	9	Allocation Of Profits According To The Adopted Annual Report: The Net Profit Of Danske Bank A/S For 2020 Is Dkk 4,511 Million. The Board Of Directors Proposes That The Net Profit For 2020 Be Allocated As Follows: Payment Of A Dividend Of Dkk 2 Per Share Of Dkk 10, Corresponding To Dkk 1,724 Million Or Approximately 38 Percent Of Net Profit For The Year For The Danske Bank Group Transfer Of Dkk 760 Million From The "Equity Method Reserve" Transfer Of Dkk 551 Million To "Additional Tier 1 Capital Holder" Transfer Of Dkk 1,476 Million To "Retained Earnings" Please Also Refer To Page 217 Of The Annual Report 2020	For	For
DANSKE BANK A/S	16-Mar-2021	10	Re-Election Of Martin Blessing As Member To The Board Of Directors	For	For
DANSKE BANK A/S	16-Mar-2021	11	Re-Election Of Lars-Erik Brenoe As Member To The Board Of Directors	For	Combined
DANSKE BANK A/S	16-Mar-2021	12	Re-Election Of Karsten Dybvad As Member To The Board Of Directors	For	Abstain
DANSKE BANK A/S	16-Mar-2021	13	Re-Election Of Raija-Leena Hankonen As Member To The Board Of Directors	For	Abstain
DANSKE BANK A/S	16-Mar-2021	14	Re-Election Of Bente Avnung Landsnes As Member To The Board Of Directors	For	Combined
DANSKE BANK A/S	16-Mar-2021	15	Re-Election Of Jan Thorsgaard Nielsen As Member To The Board Of Directors	For	For
DANSKE BANK A/S	16-Mar-2021	16	Re-Election Of Carol Sergeant As Member To The Board Of Directors	For	For
DANSKE BANK A/S	16-Mar-2021	17	Re-Election Of Gerrit Zalm As Member To The Board Of Directors	For	For
DANSKE BANK A/S	16-Mar-2021	18	Election Of Topi Manner As Member To The Board Of Directors	For	Combined
DANSKE BANK A/S	16-Mar-2021	19	Please Note That This Resolution Is A Shareholder Proposal: Election Of Lars Wismann As Member To The Board Of Directors	Abstain	Abstain
DANSKE BANK A/S	16-Mar-2021	20	Re-Appointment Of Deloitte Statsautoriseret Revisionspartnerselskab As External Auditors	For	Combined
DANSKE BANK A/S	16-Mar-2021	21	The Board Of Directors' Proposals To Amend The Articles Of Association: Extension By One Year Of The Existing Authority In Articles 6.1. And 6.2. Regarding Capital Increases With Pre-emption Rights	For	For
DANSKE BANK A/S	16-Mar-2021	22	The Board Of Directors' Proposals To Amend The Articles Of Association: Extension By One Year Of The Existing Authority In Articles 6.5. And 6.6. Regarding Capital Increases Without Pre-emption Rights	For	For
DANSKE BANK A/S	16-Mar-2021	23	Extension Of The Board Of Directors' Existing Authority To Acquire Own Shares	For	For
DANSKE BANK A/S	16-Mar-2021	24	Presentation Of Danske Bank'S Remuneration Report 2020 For An Advisory Vote	For	Combined
DANSKE BANK A/S	16-Mar-2021	25	Adoption Of The Remuneration Of The Board Of Directors	For	Combined
DANSKE BANK A/S	16-Mar-2021	26	Adjustments To The Remuneration Policy	For	Combined
DANSKE BANK A/S	16-Mar-2021	27	Renewal Of Existing Indemnification Of Directors And Officers Approved At The Annual General Meeting In 2020 And With Effect Until The Annual General Meeting 2022	For	Combined
DANSKE BANK A/S	16-Mar-2021	28	Please Note That This Resolution Is A Shareholder Proposal: Proposals From Shareholder Gunnar Mikkelsen: Criminal Complaint And Legal Proceedings Against Danske Bank'S Board Of Directors, Executive Leadership Team, Other Former And Current Members Of Management, External Auditors As Well As Signing Auditors	Against	Combined
DANSKE BANK A/S	16-Mar-2021	29	Authorisation To The Chairman Of The General Meeting	For	Combined
DAQIN RAILWAY CO LTD	25-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
DAQIN RAILWAY CO LTD	25-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
DAQIN RAILWAY CO LTD	25-May-2021	4	2020 Annual Accounts And 2021 Budget Report	For	For
DAQIN RAILWAY CO LTD	25-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny4.80000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
DAQIN RAILWAY CO LTD	25-May-2021	6	2020 Annual Report And Its Summary	For	For
DAQIN RAILWAY CO LTD	25-May-2021	7	Reappointment Of Financial Audit Firm	For	For
DAQIN RAILWAY CO LTD	25-May-2021	8	Reappointment Of Internal Control Audit Firm	For	Combined
DAQIN RAILWAY CO LTD	25-May-2021	9	Election Of Director: Wang Daokuo	For	Combined
DAQIN RAILWAY CO LTD	25-May-2021	10	Election Of Independent Director: Hao Shengyue	For	For
DAQIN RAILWAY CO LTD	25-May-2021	11	Election Of Supervisor: Yu Feng	For	Combined
DAR AL ARKAN REAL ESTATE DEVELOPMENT COMPANY	28-Jun-2021	1	Voting On The Board Of Directors Report For The Fiscal Year Ending On 31/12/2020	For	Combined
DAR AL ARKAN REAL ESTATE DEVELOPMENT COMPANY	28-Jun-2021	2	Voting On The Auditor/S Report On The Company'S Accounts For The Fiscal Year Ending On 31/12/2020	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DAR AL ARKAN REAL ESTATE DEVELOPMENT COMPANY	28-Jun-2021	3	Voting On The Financial Statements For The Fiscal Year Ending On 31/12/2020	For	For
DAR AL ARKAN REAL ESTATE DEVELOPMENT COMPANY	28-Jun-2021	4	Voting On Appointing The External Auditor For The Company From Among The Candidates Based On The Audit Committee'S Recommendation. The Appointed Auditor/S Shall Examine, Review And Audit The Second, Third Quarters And Annual Financial Statements, Of The Fiscal Year 2021 G., And The First Quarter Of The Fiscal Year 2022 G., And The Determination Of The Auditors Fees. M/S Alkharashi And Co. Certified Accountants And Auditors (Mazars) Sar 540,000 M/S Alazem, Alsudairy, Alshaikh And Partners Cpas And Consultants (Crowe) Sar 810,000	For	Combined
DAR AL ARKAN REAL ESTATE DEVELOPMENT COMPANY	28-Jun-2021	5	Voting On The Business And Contracts That Will Be Concluded Between The Company And The Saudi Housing Finance (Shf), In Which The Board Member Mr. Youssef Bin Abdullah Al-Shalash, Has An Indirect Interest In It. These Businesses And Contracts Are Financing Some Customers Of Dar Al-Arkan Company To Purchase Houses. During The Year 2020, Sales Of 15.5 Million Saudi Riyals Were Made. It Was Paid From Shf Company During The Year And There Is No Outstanding Or Due Balance In 2020. These Transactions Are Continuous, To Be Renewed Annually, And Carried Out In The Context Of Regular Business And In Accordance With The Prevailing Commercial Terms And Without Any Preferential Conditions	For	Combined
DAR AL ARKAN REAL ESTATE DEVELOPMENT COMPANY	28-Jun-2021	6	Voting On The Business And Contracts That Will Be Concluded Between The Company And Al-Khair Capital, In Which Each Of The Members Of The Board Of Directors: Youssef Bin Abdullah Al-Shalash And Majid Bin Abdul Rahman Al-Qasim, Have An Indirect Interest In It. These Businesses And Contracts Are To Provide Financial Consultations To Dar Al-Arkan. During The Year 2020, The Entire Amount Due Was 1.5 Million Saudi Riyals, Was Paid To Al Khair Capital Dubai Limited, Which Included Fees And Charges During The Year Amounted 1.5 Million Saudi Riyals. During 2020, There Were No Transactions With Al-Khair Capital Saudi Arabia, And There Is No Outstanding Or Due Balance. These Services Are Continuous, To Be Renewed Annually, And Carried Out In The Context Of Regular Business And In Accordance With The Prevailing Commercial Terms And Without Any Preferential Conditions	For	For
DAR AL ARKAN REAL ESTATE DEVELOPMENT COMPANY	28-Jun-2021	7	Vote To Provide Clearance To The Members Of The Board Of Directors For The Fiscal Year Ended December 31, 2020	For	Combined
DAR AL ARKAN REAL ESTATE DEVELOPMENT COMPANY	28-Jun-2021	8	Voting On Amending The Policy Of Nomination And Remunerations Committee	For	Combined
DASSAULT AVIATION SA	11-May-2021	9	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Company'S Financial Statements For The Fiscal Year That Ended On December 31st 2020, As Presented, Showing Net Earnings Amounting To Eur 175,760,914.48	For	For
DASSAULT AVIATION SA	11-May-2021	10	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Consolidated Financial Statements For Said Fiscal Year, As Presented To The Meeting, Showing Net Consolidated Earnings Of Eur 302,759,000.00, Including Eur 302,759,000.00 Attributable To The Owners Of The Parent Company	For	For
DASSAULT AVIATION SA	11-May-2021	11	The Shareholders' Meeting Approves The Recommendations Of The Board Of Directors And Resolves To Allocate Net Earnings As Follows: Origin Earnings: Eur 175,760,914.48 Retained Earnings: Eur 2,952,034,012.72 Total : Eur 3,127,794,927.20 Allocation Distributable Dividends: Eur 102,689,046.90 Retained Earnings: Eur 3,025,105,880.30 The Shareholders Will Be Granted A Net Dividend Of Eur 12.30 Per Share That Will Be Eligible For The 40 Per Cent Deduction Provided By The French General Tax Code. This Dividend Will Be Paid On May 20th 2021. The Amount Corresponding To The Treasury Shares Will Be Allocated To The Retained Earnings Account. It Is Reminded That, For The Last Three Financial Years, The Dividends Were Paid As Follows: Eur 15.30 Per Share For Fiscal Year 2017 Eur 21.20 Per Share For Fiscal Year 2018 No Dividend Was Paid For Fiscal Year 2019	For	For
DASSAULT AVIATION SA	11-May-2021	12	The Shareholders' Meeting Approves The Information Regarding The Compensation Of The Directors As Mentioned In Article L.22-10-9 I Of The Commercial Code, For The 2020 Fiscal Year, Except The Part Concerning The Ceo And The Deputy Managing Director, Subjects Of Resolutions 5 And 6	For	For
DASSAULT AVIATION SA	11-May-2021	13	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Paid And Awarded To Mr Eric Trappier, As Ceo For The 2020 Fiscal Year	For	Combined
DASSAULT AVIATION SA	11-May-2021	14	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Paid And Awarded To Mr Loik Segalen, As Deputy Managing Directors For The 2020 Fiscal Year	For	Against

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DASSAULT AVIATION SA	11-May-2021	15	The Shareholders' Meeting Approves The Compensation Policy Of The Directors, For The 2021 Fiscal Year	For	Combined
DASSAULT AVIATION SA	11-May-2021	16	The Shareholders' Meeting Approves The Compensation Policy Of The Ceo, For The 2021 Fiscal Year	For	Combined
DASSAULT AVIATION SA	11-May-2021	17	The Shareholders' Meeting Approves The Compensation Policy Of The Deputy Managing Director, For The 2021 Fiscal Year	For	Against
DASSAULT AVIATION SA	11-May-2021	18	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L. 225-38 Of The French Commercial Code, Ratifies The Agreement Pertaining To The Extension Of The Managers And Corporate Officers Liability Insurance Policy	For	Against
DASSAULT AVIATION SA	11-May-2021	19	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L. 225-38 Of The French Commercial Code, Ratifies The Agreement Related To The Acquisition By Dassault Aviation Of Lands And Buildings Of Argonay, Merignac, Martignas And Saint-Cloud Facilities From Gimd Company	For	Against
DASSAULT AVIATION SA	11-May-2021	20	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L. 225-38 Of The French Commercial Code, Ratifies The Agreement Related To The Modification Of The Commercial Lease Concerning Merignac And Martignas Facilities	For	Against
DASSAULT AVIATION SA	11-May-2021	21	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L. 225-38 Of The French Commercial Code, Ratifies The Agreement Related To The Implicit Extension Of The Present Commercial Lease Awarded To Dassault Aviation By Gimd Company	For	Against
DASSAULT AVIATION SA	11-May-2021	22	The Shareholders' Meeting Authorizes The Board Of Directors To Trade The Company'S Shares, Subject To The Conditions Described Below: Maximum Purchase Price: Eur 1,400.00, Maximum Number Of Shares To Be Acquired: 10Percent Of The Share Capital, Maximum Funds Invested In The Share Buybacks: Eur 1,168,818,000.00. This Authorization Is Given For An 18-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of May 12Th 2020. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
DASSAULT AVIATION SA	11-May-2021	23	The Shareholders' Meeting Grants All Powers To The Board Of Directors To Reduce The Share Capital By Cancelling All Or Part Of The Shares Held By The Company, Up To 10 Per Cent Of The Share Capital Over A 24-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of May 12Th 2020. This Authorization Is Given Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2021 Fiscal Year. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
DASSAULT AVIATION SA	11-May-2021	24	The Shareholders' Meeting Resolves To Split The Nominal Value Of Each Share Of The Company By 10 I.E From Eur 8.00 To Eur 0.24. The Amount Of The Share Capital Remains The Same Each Shares With A Nominal Value Of Eur 8.00 As Of December 31St 2021 Will Be, As Of Right And Without Any Formalities, Replace By 10 New Shares With A Nominal Value Of 0.24 Each. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
DASSAULT AVIATION SA	11-May-2021	25	The Shareholders' Meeting Authorizes The Board Of Directors To Grant, For Free Existing Or Future Shares, In Favor Of The Employees Or The Corporate Officers Of The Company And Related Companies, For An Amount Of 27,800 Shares Representing 0.33 Per Cent Of The Share Capital. The Present Delegation Is Given For A 38-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of May 24Th 2018 The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
DASSAULT AVIATION SA	11-May-2021	26	Please Note That This Resolution Is A Shareholder Proposal: The Shareholders' Meeting Ratifies The Co-Optation Of Mr Thierry Dassault As A Director, To Replace Mr Olivier Dassault, Due To His Deceases, For The Remainder Of Mr Olivier Dassault'S Term Of Office, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The Fiscal Year 2022	For	Combined
DASSAULT AVIATION SA	11-May-2021	27	Please Note That This Resolution Is A Shareholder Proposal: The Shareholders' Meeting Ratifies The Co-Optation Of Ms Besma Boumaza As A Director, To Replace Ms Catherine Dassault, Who Resigned, For The Remainder Of Ms Catherine Dassault'S Term Of Office, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The Fiscal Year 2022	For	For
DASSAULT AVIATION SA	11-May-2021	28	The Shareholders' Meeting Grants Full Powers To The Bearer Of An Original, A Copy Or Extract Of The Minutes Of This Meeting To Carry Out All Filings, Publications And Other Formalities Prescribed By Law	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DASSAULT SYSTEMES SE	26-May-2021	8	Approval Of The Parent Company Annual Financial Statements	For	For
DASSAULT SYSTEMES SE	26-May-2021	9	Approval Of The Consolidated Financial Statements	For	For
DASSAULT SYSTEMES SE	26-May-2021	10	Allocation Of The Results	For	For
DASSAULT SYSTEMES SE	26-May-2021	11	Related-Party Agreements	For	For
DASSAULT SYSTEMES SE	26-May-2021	12	Compensation Policy For Corporate Officers	For	Combined
DASSAULT SYSTEMES SE	26-May-2021	13	Compensation Elements Paid In 2020 Or Granted With Respect To 2020 To Mr. Charles Edelstenne, Chairman Of The Board	For	For
DASSAULT SYSTEMES SE	26-May-2021	14	Compensation Elements Paid In 2020 Or Granted With Respect To 2020 To Mr. Bernard Charles, Vice-Chairman Of The Board Of Directors And Chief Executive Officer	For	Combined
DASSAULT SYSTEMES SE	26-May-2021	15	Approval Of The Information Contained In The Corporate Governance Report And Relating To The Compensation Of The Corporate Officers (Article L. 22-10-9 Of The French Commercial Code)	For	For
DASSAULT SYSTEMES SE	26-May-2021	16	Re-Appointment Of Ms. Odile Desforges	For	For
DASSAULT SYSTEMES SE	26-May-2021	17	Re-Appointment Of Mr. Soumitra Dutta	For	Combined
DASSAULT SYSTEMES SE	26-May-2021	18	Ratification Of The Appointment Of Mr. Pascal Daloz As A Director On A Temporary Basis By The Board Of Directors	For	For
DASSAULT SYSTEMES SE	26-May-2021	19	Authorization To Repurchase Dassault Systemes Shares	For	For
DASSAULT SYSTEMES SE	26-May-2021	20	Authorization Granted To The Board Of Directors To Reduce The Share Capital By Cancellation Of Previously Repurchased Shares In The Framework Of The Share Buyback Program	For	For
DASSAULT SYSTEMES SE	26-May-2021	21	Delegation Of Authority Granted To The Board Of Directors To Increase The Share Capital By Issuing Shares Or Equity Securities Giving Access To Other Equity Securities Of The Company Or Giving Entitlement To The Allocation Of Debt Securities And To Issue Securities Giving Access To The Company'S Equity Securities To Be Issued, With Preferential Subscription Rights For Shareholders	For	For
DASSAULT SYSTEMES SE	26-May-2021	22	Delegation Of Authority Granted To The Board Of Directors To Increase The Share Capital By Issuing Shares Or Equity Securities Giving Access To Other Equity Securities Of The Company Or Giving Entitlement To The Allocation Of Debt Securities And To Issue Securities Giving Access To Equity Securities To Be Issued, Without Preferential Subscription Rights For Shareholders And By Way Of A Public Offering Other Than Those Referred To In Article L. 411-2 1 Of The French Monetary And Financial Code	For	For
DASSAULT SYSTEMES SE	26-May-2021	23	Delegation Of Authority Granted To The Board Of Directors To Increase The Share Capital By Issuing Shares Or Equity Securities Giving Access To Other Equity Securities Or Giving Entitlement To The Allocation Of Debt Securities And To Issue Securities Giving Access To Equity Securities To Be Issued, Without Preferential Subscription Rights For Shareholders, Under A Public Offering Referred To In Article L. 411-2 1 Of The French Monetary And Financial Code	For	For
DASSAULT SYSTEMES SE	26-May-2021	24	Delegation Of Authority Granted To The Board Of Directors To Increase The Number Of Securities To Be Issued In The Event Of A Share Capital Increase With Or Without Preferential Subscription Rights	For	For
DASSAULT SYSTEMES SE	26-May-2021	25	Delegation Of Authority Granted To The Board Of Directors To Increase The Share Capital By Incorporation Of Reserves, Profits Or Premiums	For	For
DASSAULT SYSTEMES SE	26-May-2021	26	Delegation Of Powers Granted To The Board Of Directors To Increase The Share Capital By Issuing Shares Or Equity Securities Giving Access To Other Equity Securities Or Giving Entitlement To The Allocation Of Debt Securities As Well As To The Securities Giving Access To Equity Securities To Be Issued, Up To A Maximum Of 10%, To Remunerate Contributions In Kind Of Shares Or Equity-Linked Securities	For	For
DASSAULT SYSTEMES SE	26-May-2021	27	Authorization Granted To The Board Of Directors To Allocate Company Share Subscription To Corporate Officers (Mandataires Sociaux) And Employees Of The Company And Its Affiliated Companies Entailing Automatically That Shareholders Waive Their Preferential Subscription Rights	For	Combined
DASSAULT SYSTEMES SE	26-May-2021	28	Authorization Of The Board Of Directors To Increase The Share Capital For The Benefit Of Members Of A Corporate Savings Plan, Without Pre-Emptive Rights	For	For
DASSAULT SYSTEMES SE	26-May-2021	29	Delegation Of Authority Granted To The Board Of Directors To Increase The Share Capital For The Benefit Of A Category Of Beneficiaries, Without Preferential Subscription Rights	For	For
DASSAULT SYSTEMES SE	26-May-2021	30	Five-For-One Stock Split	For	For
DASSAULT SYSTEMES SE	26-May-2021	31	Powers For Formalities	For	For
DATADOG, INC.	10-Jun-2021	1	Election Of Class II Director To Hold Office Until Annual Meeting In 2024: Alexis Lê-Quôc	For	Combined
DATADOG, INC.	10-Jun-2021	2	Election Of Class II Director To Hold Office Until Annual Meeting In 2024: Michael Callahan	For	Combined
DATADOG, INC.	10-Jun-2021	3	Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DATADOG, INC.	10-Jun-2021	4	Advisory Vote To Recommend The Frequency Of Future Advisory Votes On The Compensation Of Our Named Executive Officers.	One	Combined
DATADOG, INC.	10-Jun-2021	5	To Ratify The Selection By The Audit Committee Of Our Board Of Directors Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Combined
DAVIDE CAMPARI-MILANO N.V.	08-Apr-2021	5	Remuneration Report	For	For
DAVIDE CAMPARI-MILANO N.V.	08-Apr-2021	7	To Approve The Adoption Of 2020 Annual Accounts	For	For
DAVIDE CAMPARI-MILANO N.V.	08-Apr-2021	9	To Determine And To Distribute Dividend	For	For
DAVIDE CAMPARI-MILANO N.V.	08-Apr-2021	10	Release From Liability Of The Executive Directors	For	For
DAVIDE CAMPARI-MILANO N.V.	08-Apr-2021	11	Release From Liability Of Non-Executive Directors	For	For
DAVIDE CAMPARI-MILANO N.V.	08-Apr-2021	12	To Approve A Stock Option Plan For Employees	For	For
DAVIDE CAMPARI-MILANO N.V.	08-Apr-2021	13	To Approve An Extra Mile Bonus Plan	For	For
DAVIDE CAMPARI-MILANO N.V.	08-Apr-2021	14	To Approve A Stock Option Plan Pursuant To Art.114-Bis Of Italian Legislative Decree No. 58/98	For	Combined
DAVIDE CAMPARI-MILANO N.V.	08-Apr-2021	15	To Authorize The Board Of Directors To Repurchase Own Shares Of The Company	For	Combined
DAVIDE CAMPARI-MILANO N.V.	08-Apr-2021	16	To Confirm The Appointment Of Ernst & Young Accountants Llp As Independent External Auditor Entrusted With The Audit Of The Annual Accounts For The Financial Year 2021	For	For
DAVITA INC.	10-Jun-2021	1	Election Of Director: Pamela M. Arway	For	For
DAVITA INC.	10-Jun-2021	2	Election Of Director: Charles G. Berg	For	For
DAVITA INC.	10-Jun-2021	3	Election Of Director: Barbara J. Desoer	For	For
DAVITA INC.	10-Jun-2021	4	Election Of Director: Paul J. Diaz	For	For
DAVITA INC.	10-Jun-2021	5	Election Of Director: Shawn M. Guertin	For	Combined
DAVITA INC.	10-Jun-2021	6	Election Of Director: John M. Nehra	For	Combined
DAVITA INC.	10-Jun-2021	7	Election Of Director: Paula A. Price	For	For
DAVITA INC.	10-Jun-2021	8	Election Of Director: Javier J. Rodriguez	For	For
DAVITA INC.	10-Jun-2021	9	Election Of Director: Phyllis R. Yale	For	For
DAVITA INC.	10-Jun-2021	10	To Ratify The Appointment Of Kpmg Llp As Our Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	For
DAVITA INC.	10-Jun-2021	11	To Approve, On An Advisory Basis, The Compensation Of Our Named Executive Officers.	For	For
DAVITA INC.	10-Jun-2021	12	Stockholder Proposal Regarding Political Contributions Disclosure, If Properly Presented At The Meeting.	Against	Combined
DB INSURANCE CO., LTD.	26-Mar-2021	1	Approval Of Financial Statements	For	Combined
DB INSURANCE CO., LTD.	26-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
DB INSURANCE CO., LTD.	26-Mar-2021	3	Election Of Outside Director: Choe Jeong Ho	For	Combined
DB INSURANCE CO., LTD.	26-Mar-2021	4	Election Of Outside Director: Mun Jeong Suk	For	For
DB INSURANCE CO., LTD.	26-Mar-2021	5	Election Of Inside Director: Gim Jeong Nam	For	For
DB INSURANCE CO., LTD.	26-Mar-2021	6	Election Of Inside Director: Jeong Jong Pyo	For	For
DB INSURANCE CO., LTD.	26-Mar-2021	7	Election Of Outside Director Who Is An Audit Committee Member: Gim Seong Guk	For	Combined
DB INSURANCE CO., LTD.	26-Mar-2021	8	Election Of Audit Committee Member Who Is An Outside Director: Choe Jeong Ho	For	For
DB INSURANCE CO., LTD.	26-Mar-2021	9	Election Of Audit Committee Member Who Is An Outside Director: Mun Jeong Suk	For	For
DB INSURANCE CO., LTD.	26-Mar-2021	10	Approval Of Remuneration For Director	For	For
DBS GROUP HOLDINGS LTD	30-Mar-2021	1	Adoption Of Directors' Statement, Audited Financial Statements And Auditor'S Report	For	For
DBS GROUP HOLDINGS LTD	30-Mar-2021	2	Declaration Of Final Dividend On Ordinary Shares	For	For
DBS GROUP HOLDINGS LTD	30-Mar-2021	3	Approval Of Proposed Directors' Remuneration Of Sgd 4,101,074 For Fy2020	For	For
DBS GROUP HOLDINGS LTD	30-Mar-2021	4	Re-Appointment Of Pricewaterhousecoopers Llp As Auditor And Authorisation For Directors To Fix Its Remuneration	For	For
DBS GROUP HOLDINGS LTD	30-Mar-2021	5	Re-Election Of Mr Piyush Gupta As A Director Retiring Under Article 99	For	For
DBS GROUP HOLDINGS LTD	30-Mar-2021	6	Re-Election Of Ms Punita Lal As A Director Retiring Under Article 105	For	For
DBS GROUP HOLDINGS LTD	30-Mar-2021	7	Re-Election Of Mr Anthony Lim Weng Kin As A Director Retiring Under Article 105	For	For
DBS GROUP HOLDINGS LTD	30-Mar-2021	8	Authority To Grant Awards And Issue Shares Under The Dbsh Share Plan	For	For
DBS GROUP HOLDINGS LTD	30-Mar-2021	9	Authority To Grant Awards And Issue Shares Under The California Sub-Plan To The Dbsh Share Plan	For	For
DBS GROUP HOLDINGS LTD	30-Mar-2021	10	General Authority To Issue Shares And To Make Or Grant Convertible Instruments Subject To Limits	For	For
DBS GROUP HOLDINGS LTD	30-Mar-2021	11	Authority To Issue Shares Pursuant To The Dbsh Scrip Dividend Scheme	For	For
DBS GROUP HOLDINGS LTD	30-Mar-2021	12	Approval Of The Proposed Renewal Of The Share Purchase Mandate	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DCC PLC	04-Feb-2021	2	To Approve The Migration Of The Migrating Shares To Euroclear Bank'S Central Securities Depository	For	For
DCC PLC	04-Feb-2021	3	To Amend And Adopt The Articles Of Association Of The Company	For	For
DCC PLC	04-Feb-2021	4	To Authorise The Company To Take All Actions To Implement The Migration	For	For
DEERE & COMPANY	24-Feb-2021	1	Election Of Director: Tamra A. Erwin	For	For
DEERE & COMPANY	24-Feb-2021	2	Election Of Director: Alan C. Heuberger	For	For
DEERE & COMPANY	24-Feb-2021	3	Election Of Director: Charles O. Holliday, Jr.	For	For
DEERE & COMPANY	24-Feb-2021	4	Election Of Director: Dipak C. Jain	For	For
DEERE & COMPANY	24-Feb-2021	5	Election Of Director: Michael O. Johanns	For	For
DEERE & COMPANY	24-Feb-2021	6	Election Of Director: Clayton M. Jones	For	For
DEERE & COMPANY	24-Feb-2021	7	Election Of Director: John C. May	For	For
DEERE & COMPANY	24-Feb-2021	8	Election Of Director: Gregory R. Page	For	For
DEERE & COMPANY	24-Feb-2021	9	Election Of Director: Sherry M. Smith	For	For
DEERE & COMPANY	24-Feb-2021	10	Election Of Director: Dmitri L. Stockton	For	For
DEERE & COMPANY	24-Feb-2021	11	Election Of Director: Sheila G. Talton	For	For
DEERE & COMPANY	24-Feb-2021	12	Advisory Vote On Executive Compensation.	For	For
DEERE & COMPANY	24-Feb-2021	13	Ratification Of The Appointment Of Deloitte & Touche Llp As Deere'S Independent Registered Public Accounting Firm For Fiscal 2021.	For	Combined
DELIVERY HERO SE	16-Jun-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
DELIVERY HERO SE	16-Jun-2021	2	Please Note That Following The Amendment To Paragraph 21 Of The Securities Trade Act On 9Th July 2015 And The Over-Ruling Of The District Court In Cologne Judgment From 6Th June 2012 The Voting Process Has Now Changed With Regard To The German Registered Shares. As A Result, It Is Now The Responsibility Of The End-Investor (I.E. Final Beneficiary) And Not The Intermediary To Disclose Respective Final Beneficiary Voting Rights Therefore The Custodian Bank / Agent In The Market Will Be Sending The Voting Directly To Market And It Is The End Investors Responsibility To Ensure The Registration Element Is Complete With The Issuer Directly, Should They Hold More Than 3 % Of The Total Share Capital	Non-voting resolution	Non-voting resolution
DELIVERY HERO SE	16-Jun-2021	3	The Vote/Registration Deadline As Displayed On Proxyedge Is Subject To Change And Will Be Updated As Soon As Broadridge Receives Confirmation From The Sub Custodians Regarding Their Instruction Deadline. For Any Queries Please Contact Your Client Services Representative	Non-voting resolution	Non-voting resolution
DELIVERY HERO SE	16-Jun-2021	4	According To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights. Further, Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual	Non-voting resolution	Non-voting resolution
DELIVERY HERO SE	16-Jun-2021	5	Further Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Url Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected In The Ballot On Proxyedge	Non-voting resolution	Non-voting resolution
DELIVERY HERO SE	16-Jun-2021	6	From 10Th February, Broadridge Will Code All Agendas For German Meetings In English Only. If You Wish To See The Agenda In German, This Will Be Made Available As A Link Under The 'Material Url' Dropdown At The Top Of The Ballot. The German Agendas For Any Existing Or Past Meetings Will Remain In Place. For Further Information, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
DELIVERY HERO SE	16-Jun-2021	7	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
DELIVERY HERO SE	16-Jun-2021	8	Receive Financial Statements And Statutory Reports For Fiscal Year 2020	Non-voting resolution	Non-voting resolution
DELIVERY HERO SE	16-Jun-2021	9	Approve Discharge Of Management Board For Fiscal Year 2020	For	Combined
DELIVERY HERO SE	16-Jun-2021	10	Approve Discharge Of Supervisory Board Member Martin Enderle For Fiscal Year 2020	For	Combined
DELIVERY HERO SE	16-Jun-2021	11	Approve Discharge Of Supervisory Board Member Hilary Goshier For Fiscal Year 2020	For	Combined
DELIVERY HERO SE	16-Jun-2021	12	Approve Discharge Of Supervisory Board Member Patrick Kolek For Fiscal Year 2020	For	Combined
DELIVERY HERO SE	16-Jun-2021	13	Approve Discharge Of Supervisory Board Member Bjoern Ljungberg For Fiscal Year 2020	For	Combined
DELIVERY HERO SE	16-Jun-2021	14	Approve Discharge Of Supervisory Board Member Vera Stachowiak For Fiscal Year 2020	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DELIVERY HERO SE	16-Jun-2021	15	Approve Discharge Of Supervisory Board Member Christian Graf Von Hardenberg For Fiscal Year 2020	For	For
DELIVERY HERO SE	16-Jun-2021	16	Approve Discharge Of Supervisory Board Member Jeanette Gorgas For Fiscal Year 2020	For	For
DELIVERY HERO SE	16-Jun-2021	17	Approve Discharge Of Supervisory Board Member Nils Engvall For Fiscal Year 2020	For	For
DELIVERY HERO SE	16-Jun-2021	18	Approve Discharge Of Supervisory Board Member Gabriella Ardbo For Fiscal Year 2020	For	Combined
DELIVERY HERO SE	16-Jun-2021	19	Approve Discharge Of Supervisory Board Member Gerald Taylor For Fiscal Year 2020	For	Combined
DELIVERY HERO SE	16-Jun-2021	20	Ratify Kpmg Ag As Auditors For Fiscal Year 2021	For	For
DELIVERY HERO SE	16-Jun-2021	21	Approve Remuneration Policy	For	Combined
DELIVERY HERO SE	16-Jun-2021	22	Approve Remuneration Of Supervisory Board	For	Combined
DELIVERY HERO SE	16-Jun-2021	23	Approve Creation Of Eur 13.7 Million Pool Of Capital Without Preemptive Rights	For	Combined
DELIVERY HERO SE	16-Jun-2021	24	Approve Issuance Of Warrants/Bonds With Warrants Attached/Convertible Bonds Without Preemptive Rights Up To Aggregate Nominal Amount Of Eur 3 Billion; Approve Creation Of Eur 14 Million Pool Of Capital To Guarantee Conversion Rights; Amend 2019 Resolution	For	Combined
DELIVERY HERO SE	16-Jun-2021	25	Approve Creation Of Eur 6.9 Million Pool Of Capital For Employee Stock Purchase Plan	For	For
DELIVERY HERO SE	16-Jun-2021	26	Approve Stock Option Plan For Key Employees; Approve Creation Of Eur 5 Million Pool Of Conditional Capital To Guarantee Conversion Rights	For	Combined
DELIVERY HERO SE	16-Jun-2021	27	Authorize Share Repurchase Program And Reissuance Or Cancellation Of Repurchased Shares	For	For
DELIVERY HERO SE	16-Jun-2021	28	Authorize Use Of Financial Derivatives When Repurchasing Shares	For	For
DELIVERY HERO SE	16-Jun-2021	29	17 May 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Combined
DELIVERY HERO SE	16-Jun-2021	30	17 May 2021: Please Note That This Is A Revision Due To Addition Of Cdi Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
DELL TECHNOLOGIES INC.	22-Jun-2021	1	Director	For	Combined
DELL TECHNOLOGIES INC.	22-Jun-2021	2	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As Dell Technologies Inc.'S Independent Registered Public Accounting Firm For Fiscal Year Ending January 28, 2022.	For	Combined
DELL TECHNOLOGIES INC.	22-Jun-2021	3	Approval, On An Advisory Basis, Of The Compensation Of Dell Technologies Inc.'S Named Executive Officers As Disclosed In The Proxy Statement.	For	Combined
DELTA AIR LINES, INC.	17-Jun-2021	1	Election Of Director: Edward H. Bastian	For	Combined
DELTA AIR LINES, INC.	17-Jun-2021	2	Election Of Director: Francis S. Blake	For	For
DELTA AIR LINES, INC.	17-Jun-2021	3	Election Of Director: Ashton B. Carter	For	For
DELTA AIR LINES, INC.	17-Jun-2021	4	Election Of Director: David G. Dewalt	For	For
DELTA AIR LINES, INC.	17-Jun-2021	5	Election Of Director: William H. Easter Iii	For	For
DELTA AIR LINES, INC.	17-Jun-2021	6	Election Of Director: Christopher A. Hazleton	For	For
DELTA AIR LINES, INC.	17-Jun-2021	7	Election Of Director: Michael P. Huerta	For	For
DELTA AIR LINES, INC.	17-Jun-2021	8	Election Of Director: Jeanne P. Jackson	For	For
DELTA AIR LINES, INC.	17-Jun-2021	9	Election Of Director: George N. Mattson	For	For
DELTA AIR LINES, INC.	17-Jun-2021	10	Election Of Director: Sergio A.L. Rial	For	For
DELTA AIR LINES, INC.	17-Jun-2021	11	Election Of Director: David S. Taylor	For	For
DELTA AIR LINES, INC.	17-Jun-2021	12	Election Of Director: Kathy N. Waller	For	For
DELTA AIR LINES, INC.	17-Jun-2021	13	To Approve, On An Advisory Basis, The Compensation Of Delta'S Named Executive Officers.	For	For
DELTA AIR LINES, INC.	17-Jun-2021	14	To Ratify The Appointment Of Ernst & Young Llp As Delta'S Independent Auditors For The Year Ending December 31, 2021.	For	For
DELTA AIR LINES, INC.	17-Jun-2021	15	A Shareholder Proposal Related To The Right To Act By Written Consent.	Against	For
DELTA AIR LINES, INC.	17-Jun-2021	16	A Shareholder Proposal Related To A Climate Lobbying Report.	Against	For
DELTA ELECTRONICS INC	11-Jun-2021	1	Adoption Of The 2020 Annual Final Accounting Books And Statements.	For	For
DELTA ELECTRONICS INC	11-Jun-2021	2	Adoption Of The 2020 Earnings Distribution. Proposed Cash Dividend: Twd 5.5 Per Share.	For	For
DELTA ELECTRONICS INC	11-Jun-2021	3	The Election Of The Director:Yancey Hai,Shareholder No.38010	For	For
DELTA ELECTRONICS INC	11-Jun-2021	4	The Election Of The Director:Mark Ko,Shareholder No.15314	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DELTA ELECTRONICS INC	11-Jun-2021	5	The Election Of The Director:Bruce Ch Cheng,Shareholder No.1	For	For
DELTA ELECTRONICS INC	11-Jun-2021	6	The Election Of The Director:Ping Cheng,Shareholder No.43	For	For
DELTA ELECTRONICS INC	11-Jun-2021	7	The Election Of The Director:Simon Chang,Shareholder No.19	For	For
DELTA ELECTRONICS INC	11-Jun-2021	8	The Election Of The Director:Victor Cheng,Shareholder No.44	For	For
DELTA ELECTRONICS INC	11-Jun-2021	9	The Election Of The Independent Director:Ji-Ren Lee,Shareholder No.Y120143Xxx	For	For
DELTA ELECTRONICS INC	11-Jun-2021	10	The Election Of The Independent Director:Shyue-Ching Lu,Shareholder No.H100330Xxx	For	For
DELTA ELECTRONICS INC	11-Jun-2021	11	The Election Of The Independent Director:Rose Tsou,Shareholder No.E220471Xxx	For	For
DELTA ELECTRONICS INC	11-Jun-2021	12	The Election Of The Independent Director:Jack J.T. Huang,Shareholder No.A100320Xxx	For	For
DELTA ELECTRONICS INC	11-Jun-2021	13	Discussion Of The Release From Non Competition Restrictions On Directors.	For	For
DEMANT A/S	05-Mar-2021	7	Presentation For Approval Of The Audited Annual Report 2020, Including The Consolidated Financial Statement	For	Combined
DEMANT A/S	05-Mar-2021	8	Resolution On The Appropriation Of Profit Or Payment Of Loss According To The Approved Annual Report 2020. The Board Of Directors Proposes That The Profit Of Dkk 789 Million Be Transferred To The Company'S Reserves To The Effect That No Dividend Be Paid	For	Combined
DEMANT A/S	05-Mar-2021	9	Presentation Of And Indicative Vote On The Remuneration Report For 2020	For	Combined
DEMANT A/S	05-Mar-2021	10	Approval Of Remuneration For The Board Of Directors For The Current Financial Year	For	Combined
DEMANT A/S	05-Mar-2021	11	Election Of Members To The Board Of Directors: Re-Election Of Niels B. Christiansen	For	Combined
DEMANT A/S	05-Mar-2021	12	Election Of Members To The Board Of Directors: Re-Election Of Niels Jacobsen	For	Combined
DEMANT A/S	05-Mar-2021	13	Election Of Members To The Board Of Directors: Re-Election Of Anja Madsen	For	Combined
DEMANT A/S	05-Mar-2021	14	Election Of Members To The Board Of Directors: Election Of Sisse Fjølsted Rasmussen	For	Combined
DEMANT A/S	05-Mar-2021	15	Election Of Members To The Board Of Directors: Election Of Kristian Villumsen	For	Combined
DEMANT A/S	05-Mar-2021	16	Election Of Auditor: Re-Election Of Deloitte Statsautoriseret Revisionspartnerselskab	For	Combined
DEMANT A/S	05-Mar-2021	17	The Board Of Directors Has Submitted The Following Proposals: Reduction Of The Company'S Share Capital	For	Combined
DEMANT A/S	05-Mar-2021	18	The Board Of Directors Has Submitted The Following Proposals: Authorisation To The Board Of Directors To Let The Company Acquire Own Shares	For	Combined
DEMANT A/S	05-Mar-2021	19	The Board Of Directors Has Submitted The Following Proposals: Proposal To Add A New Item To The Agenda For The Annual General Meeting In Article 8.2 Of The Articles Of Association Regarding Presentation Of And Indicative Vote On The Remuneration Report	For	Combined
DEMANT A/S	05-Mar-2021	20	The Board Of Directors Has Submitted The Following Proposals: Proposal That The Publication Of Information In Accordance With The Applicable Stock Exchange Legislation, Including Company Announcements, Shall Be Made In English And Amending The Articles Of Association Accordingly	For	Combined
DEMANT A/S	05-Mar-2021	21	The Board Of Directors Has Submitted The Following Proposals: Authorisation To Hold Fully Electronic General Meetings	For	Combined
DEMANT A/S	05-Mar-2021	22	The Board Of Directors Has Submitted The Following Proposals: Authorisation For Increase Of Share Capital	For	Combined
DEMANT A/S	05-Mar-2021	23	The Board Of Directors Has Submitted The Following Proposals: Authority To The Chairman Of The Annual General Meeting	For	Combined
DENSO CORPORATION	22-Jun-2021	2	Appoint A Director Arima, Koji	For	For
DENSO CORPORATION	22-Jun-2021	3	Appoint A Director Shinohara, Yukihiro	For	For
DENSO CORPORATION	22-Jun-2021	4	Appoint A Director Ito, Kenichiro	For	For
DENSO CORPORATION	22-Jun-2021	5	Appoint A Director Matsui, Yasushi	For	For
DENSO CORPORATION	22-Jun-2021	6	Appoint A Director Toyoda, Akio	For	For
DENSO CORPORATION	22-Jun-2021	7	Appoint A Director George Olcott	For	For
DENSO CORPORATION	22-Jun-2021	8	Appoint A Director Kushida, Shigeki	For	For
DENSO CORPORATION	22-Jun-2021	9	Appoint A Director Mitsuya, Yuko	For	For
DENSO CORPORATION	22-Jun-2021	10	Appoint A Corporate Auditor Kuwamura, Shingo	For	For
DENSO CORPORATION	22-Jun-2021	11	Appoint A Corporate Auditor Niwa, Motomi	For	For
DENSO CORPORATION	22-Jun-2021	12	Appoint A Substitute Corporate Auditor Kitagawa, Hiromi	For	For
DENTSPLY SIRONA INC.	26-May-2021	1	Election Of Director: Eric K. Brandt	For	For
DENTSPLY SIRONA INC.	26-May-2021	2	Election Of Director: Donald M. Casey Jr.	For	For
DENTSPLY SIRONA INC.	26-May-2021	3	Election Of Director: Willie A. Deese	For	For
DENTSPLY SIRONA INC.	26-May-2021	4	Election Of Director: Betsy D. Holden	For	For
DENTSPLY SIRONA INC.	26-May-2021	5	Election Of Director: Clyde R. Hosein	For	For
DENTSPLY SIRONA INC.	26-May-2021	6	Election Of Director: Arthur D. Kowaloff	For	For
DENTSPLY SIRONA INC.	26-May-2021	7	Election Of Director: Harry M. Kraemer Jr.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DENTSPLY SIRONA INC.	26-May-2021	8	Election Of Director: Gregory T. Lucier	For	For
DENTSPLY SIRONA INC.	26-May-2021	9	Election Of Director: Leslie F. Varon	For	For
DENTSPLY SIRONA INC.	26-May-2021	10	Election Of Director: Janet S. Vergis	For	For
DENTSPLY SIRONA INC.	26-May-2021	11	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accountants For 2021.	For	Combined
DENTSPLY SIRONA INC.	26-May-2021	12	Approval, By Non-Binding Vote, Of The Company'S Executive Compensation.	For	For
DENTSU GROUP INC.	26-Mar-2021	2	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yamamoto, Toshihiro	For	For
DENTSU GROUP INC.	26-Mar-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sakurai, Shun	For	For
DENTSU GROUP INC.	26-Mar-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Timothy Andree	For	For
DENTSU GROUP INC.	26-Mar-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Igarashi, Hiroshi	For	For
DENTSU GROUP INC.	26-Mar-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Soga, Arinobu	For	For
DENTSU GROUP INC.	26-Mar-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nick Priday	For	For
DENTSU GROUP INC.	26-Mar-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Wendy Clark	For	For
DENTSU GROUP INC.	26-Mar-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Matsui, Gan	For	For
DERWENT LONDON PLC REIT	14-May-2021	1	To Receive The Report And Accounts For The Year Ended 31 December 2020	For	For
DERWENT LONDON PLC REIT	14-May-2021	2	To Approve The Annual Statement By Chair Of The Remuneration Committee And The Annual Report On Directors Remuneration For The Year Ended 31-Dec-20	For	For
DERWENT LONDON PLC REIT	14-May-2021	3	To Declare A Final Dividend Of 52.45P Per Ordinary Share For The Year Ended 31 December 2020	For	For
DERWENT LONDON PLC REIT	14-May-2021	4	To Re-Elect Claudia Arney As A Director	For	For
DERWENT LONDON PLC REIT	14-May-2021	5	To Re-Elect Lucinda Bell As A Director	For	For
DERWENT LONDON PLC REIT	14-May-2021	6	To Elect Mark Breuer As A Director	For	For
DERWENT LONDON PLC REIT	14-May-2021	7	To Re-Elect Richard Dakin As A Director	For	For
DERWENT LONDON PLC REIT	14-May-2021	8	To Re-Elect Simon Fraser As A Director	For	For
DERWENT LONDON PLC REIT	14-May-2021	9	To Re-Elect Nigel George As A Director	For	For
DERWENT LONDON PLC REIT	14-May-2021	10	To Re-Elect Helen Gordon As A Director	For	For
DERWENT LONDON PLC REIT	14-May-2021	11	To Elect Emily Prideaux As A Director	For	For
DERWENT LONDON PLC REIT	14-May-2021	12	To Re-Elect David Silverman As A Director	For	For
DERWENT LONDON PLC REIT	14-May-2021	13	To Re-Elect Cilla Snowball As A Director	For	For
DERWENT LONDON PLC REIT	14-May-2021	14	To Re-Elect Paul Williams As A Director	For	For
DERWENT LONDON PLC REIT	14-May-2021	15	To Re-Elect Damian Wisniewski As A Director	For	For
DERWENT LONDON PLC REIT	14-May-2021	16	To Re-Appoint Pricewaterhousecoopers Llp As Independent Auditor	For	For
DERWENT LONDON PLC REIT	14-May-2021	17	To Authorise The Audit Committee Acting For And On Behalf Of The Directors To Determine The Independent Auditor'S Remuneration	For	For
DERWENT LONDON PLC REIT	14-May-2021	18	To Authorise The Allotment Or Relevant Securities	For	For
DERWENT LONDON PLC REIT	14-May-2021	19	To Authorise The Limited Disapplication Of Pre-Emption Rights	For	For
DERWENT LONDON PLC REIT	14-May-2021	20	To Authorise Additional Disapplication Of Pre-Emption Rights	For	For
DERWENT LONDON PLC REIT	14-May-2021	21	To Authorise The Company To Exercise Its Power To Purchase Its Own Shares	For	For
DERWENT LONDON PLC REIT	14-May-2021	22	Adopt The Company'S Articles Of Association	For	For
DERWENT LONDON PLC REIT	14-May-2021	23	To Authorise The Reduction Of The Notice Period For General Meetings Other Than An Annual General Meeting	For	For
DEUTSCHE BANK AG	27-May-2021	8	Approve Discharge Of Management Board Member Christian Sewing For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	9	Approve Discharge Of Management Board Member Karl Von Rohr For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	10	Approve Discharge Of Management Board Member Fabrizio Campelli For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	11	Approve Discharge Of Management Board Member Frank Kuhnke For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	12	Approve Discharge Of Management Board Member Bernd Leukert For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	13	Approve Discharge Of Management Board Member Stuart Lewis For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	14	Approve Discharge Of Management Board Member James Von Moltke For Fiscal Year 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DEUTSCHE BANK AG	27-May-2021	15	Approve Discharge Of Management Board Member Alexander Von Zur Muehlen (From August 1, 2020) For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	16	Approve Discharge Of Management Board Member Christiana Riley For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	17	Approve Discharge Of Management Board Member Stefan Simon (From August 1, 2020) For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	18	Approve Discharge Of Management Board Member Werner Steinmueller (Until July 31, 2020) For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	19	Approve Discharge Of Supervisory Board Member Paul Achleitner For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	20	Approve Discharge Of Supervisory Board Member Detlef Polaschek For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	21	Approve Discharge Of Supervisory Board Member Ludwig Blomeyer - Bartenstein For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	22	Approve Discharge Of Supervisory Board Member Frank Bsirske For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	23	Approve Discharge Of Supervisory Board Member Mayree Clark For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	24	Approve Discharge Of Supervisory Board Member Jan Duscheck For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	25	Approve Discharge Of Supervisory Board Member Gerhard Eschelbeck For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	26	Approve Discharge Of Supervisory Board Member Sigmar Gabriel (From March 11, 2020) For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	27	Approve Discharge Of Supervisory Board Member Katherine Garrett-Cox (Until May 20, 2020) For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	28	Approve Discharge Of Supervisory Board Member Timo Heider For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	29	Approve Discharge Of Supervisory Board Member Martina Klee Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	30	Approve Discharge Of Supervisory Board Member Henriette Mark For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	31	Approve Discharge Of Supervisory Board Member Gabriele Platscher For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	32	Approve Discharge Of Supervisory Board Member Bernd Rose For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	33	Approve Discharge Of Supervisory Board Member Gerd Schuetz For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	34	Approve Discharge Of Supervisory Board Member Stephan Szukalski For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	35	Approve Discharge Of Supervisory Board Member John Thain For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	36	Approve Discharge Of Supervisory Board Member Michele Trogni For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	37	Approve Discharge Of Supervisory Board Member Dagmar Valcarcel For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	38	Approve Discharge Of Supervisory Board Member Theodor Weimer (From May 20, 2020) For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	39	Approve Discharge Of Supervisory Board Member Norbert Winkeljohann For Fiscal Year 2020	For	For
DEUTSCHE BANK AG	27-May-2021	40	Ratify Ernst & Young Gmbh As Auditors For Fiscal Year 2021	For	For
DEUTSCHE BANK AG	27-May-2021	41	Authorize Share Repurchase Program And Reissuance Or Cancellation Of Repurchased Shares	For	For
DEUTSCHE BANK AG	27-May-2021	42	Authorize Use Of Financial Derivatives When Repurchasing Shares	For	For
DEUTSCHE BANK AG	27-May-2021	43	Authorize Repurchase Of Up To Five Percent Of Issued Share Capital For Trading Purposes	For	For
DEUTSCHE BANK AG	27-May-2021	44	Approve Remuneration Policy	For	For
DEUTSCHE BANK AG	27-May-2021	45	Approve Remuneration Of Supervisory Board	For	For
DEUTSCHE BANK AG	27-May-2021	46	Approve Creation Of Eur 512 Million Pool Of Capital Without Preemptive Rights	For	For
DEUTSCHE BANK AG	27-May-2021	47	Approve Creation Of Eur 2 Billion Pool Of Capital With Preemptive Rights	For	For
DEUTSCHE BANK AG	27-May-2021	48	Approve Affiliation Agreement With Voeb-Zvd Processing Gmbh	For	For
DEUTSCHE BANK AG	27-May-2021	49	Elect Frank Witter To The Supervisory Board	For	For
DEUTSCHE BOERSE AG	19-May-2021	8	Approve Allocation Of Income And Dividends Of Eur 3.00 Per Share	For	For
DEUTSCHE BOERSE AG	19-May-2021	9	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
DEUTSCHE BOERSE AG	19-May-2021	10	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	For
DEUTSCHE BOERSE AG	19-May-2021	11	Elect Karl-Heinz Floether To The Supervisory Board	For	For
DEUTSCHE BOERSE AG	19-May-2021	12	Elect Andreas Gottschling To The Supervisory Board	For	For
DEUTSCHE BOERSE AG	19-May-2021	13	Elect Martin Jetter To The Supervisory Board	For	For
DEUTSCHE BOERSE AG	19-May-2021	14	Elect Barbara Lambert To The Supervisory Board	For	For
DEUTSCHE BOERSE AG	19-May-2021	15	Elect Michael Ruediger To The Supervisory Board	For	For
DEUTSCHE BOERSE AG	19-May-2021	16	Elect Charles Stonehill To The Supervisory Board	For	Combined
DEUTSCHE BOERSE AG	19-May-2021	17	Elect Clara-Christina Streit To The Supervisory Board	For	Combined
DEUTSCHE BOERSE AG	19-May-2021	18	Elect Chong Lee Tan To The Supervisory Board	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DEUTSCHE BOERSE AG	19-May-2021	19	Approve Creation Of Eur 19 Million Pool Of Capital With Preemptive Rights	For	For
DEUTSCHE BOERSE AG	19-May-2021	20	Approve Remuneration Policy	For	For
DEUTSCHE BOERSE AG	19-May-2021	21	Amend Articles Re: Agm Location	For	For
DEUTSCHE BOERSE AG	19-May-2021	22	Ratify Pricewaterhousecoopers Gmbh As Auditors For Fiscal Year 2021	For	For
DEUTSCHE EUROSHOP AG	18-Jun-2021	7	Approve Allocation Of Income And Dividends Of Eur 0.04 Per Share	For	For
DEUTSCHE EUROSHOP AG	18-Jun-2021	8	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
DEUTSCHE EUROSHOP AG	18-Jun-2021	9	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	For
DEUTSCHE EUROSHOP AG	18-Jun-2021	10	Ratify Bdo Ag As Auditors For Fiscal Year 2021	For	For
DEUTSCHE EUROSHOP AG	18-Jun-2021	11	Approve Remuneration Policy	For	For
DEUTSCHE EUROSHOP AG	18-Jun-2021	12	Approve Remuneration Of Supervisory Board	For	For
DEUTSCHE EUROSHOP AG	18-Jun-2021	13	Approve Creation Of Eur 12.4 Million Pool Of Capital With Partial Exclusion Of Preemptive Rights	For	For
DEUTSCHE EUROSHOP AG	18-Jun-2021	14	Approve Issuance Of Warrants/Bonds With Warrants Attached/Convertible Bonds With Partial Exclusion Of Preemptive Rights Up To Aggregate Nominal Amount Of Eur 200 Million; Approve Creation Of Eur 10 Million Pool Of Capital To Guarantee Conversion Rights	For	For
DEUTSCHE POST AG	06-May-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
DEUTSCHE POST AG	06-May-2021	2	From 10Th February, Broadridge Will Code All Agendas For German Meetings In English Only. If You Wish To See The Agenda In German, This Will Be Made Available As A Link Under The 'Material Url' Dropdown At The Top Of The Ballot. The German Agendas For Any Existing Or Past Meetings Will Remain In Place. For Further Information, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
DEUTSCHE POST AG	06-May-2021	3	Please Note That Following The Amendment To Paragraph 21 Of The Securities Trade Act On 9Th July 2015 And The Over-Ruling Of The District Court In Cologne Judgment From 6Th June 2012 The Voting Process Has Now Changed With Regard To The German Registered Shares. As A Result, It Is Now The Responsibility Of The End-Investor (I.E. Final Beneficiary) And Not The Intermediary To Disclose Respective Final Beneficiary Voting Rights Therefore The Custodian Bank / Agent In The Market Will Be Sending The Voting Directly To Market And It Is The End Investors Responsibility To Ensure The Registration Element Is Complete With The Issuer Directly, Should They Hold More Than 3 % Of The Total Share Capital	Non-voting resolution	Non-voting resolution
DEUTSCHE POST AG	06-May-2021	4	The Vote/Registration Deadline As Displayed On Proxyedge Is Subject To Change And Will Be Updated As Soon As Broadridge Receives Confirmation From The Sub Custodians Regarding Their Instruction Deadline. For Any Queries Please Contact Your Client Services Representative	Non-voting resolution	Non-voting resolution
DEUTSCHE POST AG	06-May-2021	5	According To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights. Further, Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual	Non-voting resolution	Non-voting resolution
DEUTSCHE POST AG	06-May-2021	6	Further Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Url Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected In The Ballot On Proxyedge	Non-voting resolution	Non-voting resolution
DEUTSCHE POST AG	06-May-2021	7	Receive Financial Statements And Statutory Reports For Fiscal Year 2020	Non-voting resolution	Non-voting resolution
DEUTSCHE POST AG	06-May-2021	8	Approve Allocation Of Income And Dividends Of Eur 1.35 Per Share	For	Combined
DEUTSCHE POST AG	06-May-2021	9	Approve Discharge Of Management Board For Fiscal Year 2020	For	Combined
DEUTSCHE POST AG	06-May-2021	10	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
DEUTSCHE POST AG	06-May-2021	11	Ratify Pricewaterhousecoopers Gmbh As Auditors For Fiscal Year 2021	For	Combined
DEUTSCHE POST AG	06-May-2021	12	Elect Ingrid Deltre To The Supervisory Board	For	Combined
DEUTSCHE POST AG	06-May-2021	13	Elect Katja Windt To The Supervisory Board	For	Combined
DEUTSCHE POST AG	06-May-2021	14	Elect Nikolaus Von Bomhard To The Supervisory Board	For	Combined
DEUTSCHE POST AG	06-May-2021	15	Approve Creation Of Eur 130 Million Pool Of Capital Without Preemptive Rights	For	Combined
DEUTSCHE POST AG	06-May-2021	16	Authorize Share Repurchase Program And Reissuance Or Cancellation Of Repurchased Shares	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DEUTSCHE POST AG	06-May-2021	17	Authorize Use Of Financial Derivatives When Repurchasing Shares	For	Combined
DEUTSCHE POST AG	06-May-2021	18	Approve Remuneration Policy	For	Combined
DEUTSCHE POST AG	06-May-2021	19	Approve Remuneration Of Supervisory Board	For	Combined
DEUTSCHE POST AG	06-May-2021	20	07 Apr 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Combined
DEUTSCHE POST AG	06-May-2021	21	07 Apr 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
DEUTSCHE TELEKOM AG	01-Apr-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
DEUTSCHE TELEKOM AG	01-Apr-2021	2	From 10Th February, Broadridge Will Code All Agendas For German Meetings In English Only. If You Wish To See The Agenda In German, This Will Be Made Available As A Link Under The 'Material Url' Dropdown At The Top Of The Ballot. The German Agendas For Any Existing Or Past Meetings Will Remain In Place. For Further Information, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
DEUTSCHE TELEKOM AG	01-Apr-2021	3	Please Note That Following The Amendment To Paragraph 21 Of The Securities Trade Act On 9Th July 2015 And The Over-Ruling Of The District Court In Cologne Judgment From 6Th June 2012 The Voting Process Has Now Changed With Regard To The German Registered Shares. As A Result, It Is Now The Responsibility Of The End-Investor (I.E. Final Beneficiary) And Not The Intermediary To Disclose Respective Final Beneficiary Voting Rights Therefore The Custodian Bank / Agent In The Market Will Be Sending The Voting Directly To Market And It Is The End Investors Responsibility To Ensure The Registration Element Is Complete With The Issuer Directly, Should They Hold More Than 3 % Of The Total Share Capital	Non-voting resolution	Non-voting resolution
DEUTSCHE TELEKOM AG	01-Apr-2021	4	The Vote/Registration Deadline As Displayed On Proxyedge Is Subject To Change And Will Be Updated As Soon As Broadridge Receives Confirmation From The Sub Custodians Regarding Their Instruction Deadline. For Any Queries Please Contact Your Client Services Representative	Non-voting resolution	Non-voting resolution
DEUTSCHE TELEKOM AG	01-Apr-2021	5	According To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights. Further, Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual	Non-voting resolution	Non-voting resolution
DEUTSCHE TELEKOM AG	01-Apr-2021	6	Further Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Url Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected In The Ballot On Proxyedge	Non-voting resolution	Non-voting resolution
DEUTSCHE TELEKOM AG	01-Apr-2021	7	Receive Financial Statements And Statutory Reports For Fiscal Year 2020	Non-voting resolution	Non-voting resolution
DEUTSCHE TELEKOM AG	01-Apr-2021	8	Approve Allocation Of Income And Dividends Of Eur 0.60 Per Share	For	Combined
DEUTSCHE TELEKOM AG	01-Apr-2021	9	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
DEUTSCHE TELEKOM AG	01-Apr-2021	10	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
DEUTSCHE TELEKOM AG	01-Apr-2021	11	Ratify Pricewaterhousecoopers Gmbh As Auditors For Fiscal Year 2021	For	Combined
DEUTSCHE TELEKOM AG	01-Apr-2021	12	Ratify Pricewaterhousecoopers Gmbh As Auditors For The 2021 Interim Financial Statements	For	Combined
DEUTSCHE TELEKOM AG	01-Apr-2021	13	Ratify Pricewaterhousecoopers Gmbh As Auditors For The First Quarter Of Fiscal Year 2021	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DEUTSCHE TELEKOM AG	01-Apr-2021	14	Ratify Pricewaterhousecoopers Gmbh As Auditors For The Third Quarter Of Fiscal Year 2021 And First Quarter Of Fiscal Year 2022	For	Combined
DEUTSCHE TELEKOM AG	01-Apr-2021	15	Elect Helga Jung To The Supervisory Board	For	For
DEUTSCHE TELEKOM AG	01-Apr-2021	16	Authorize Share Repurchase Program And Reissuance Or Cancellation Of Repurchased Shares	For	For
DEUTSCHE TELEKOM AG	01-Apr-2021	17	Authorize Use Of Financial Derivatives When Repurchasing Shares	For	For
DEUTSCHE TELEKOM AG	01-Apr-2021	18	Approve Remuneration Policy	For	Combined
DEUTSCHE TELEKOM AG	01-Apr-2021	19	Approve Remuneration Of Supervisory Board	For	Combined
DEUTSCHE TELEKOM AG	01-Apr-2021	20	Please Note That This Resolution Is A Shareholder Proposal: Shareholder Proposal Submitted By Deutsche Schutzvereinigung Fuer Wertpapierbesitz E.V. (Dsw): Amend Articles Re: Shareholders' Right To Participation During The Virtual Meeting	Against	For
DEUTSCHE TELEKOM AG	01-Apr-2021	21	Please Note That This Is An Amendment To Meeting Id 522716 Due To Receipt Of Additional Resolution 11. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Combined
DEUTSCHE TELEKOM AG	01-Apr-2021	22	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
DEUTSCHE TELEKOM AG	01-Apr-2021	23	16 Mar 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined
DEUTSCHE TELEKOM AG	01-Apr-2021	24	16 Mar 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Unvoted
DEUTSCHE WOHNEN SE	01-Jun-2021	6	Approve Allocation Of Income And Dividends Of Eur 1.03 Per Share	For	Combined
DEUTSCHE WOHNEN SE	01-Jun-2021	7	Approve Discharge Of Management Board Member Michael Zahn For Fiscal Year 2020	For	For
DEUTSCHE WOHNEN SE	01-Jun-2021	8	Approve Discharge Of Management Board Member Philip Grosse For Fiscal Year 2020	For	For
DEUTSCHE WOHNEN SE	01-Jun-2021	9	Approve Discharge Of Management Board Member Henrik Thomsen For Fiscal Year 2020	For	For
DEUTSCHE WOHNEN SE	01-Jun-2021	10	Approve Discharge Of Management Board Member Lars Urbansky For Fiscal Year 2020	For	For
DEUTSCHE WOHNEN SE	01-Jun-2021	11	Approve Discharge Of Supervisory Board Member Matthias Huenlein For Fiscal Year 2020	For	For
DEUTSCHE WOHNEN SE	01-Jun-2021	12	Approve Discharge Of Supervisory Board Member Juergen Fenk (From June 5, 2020) For Fiscal Year 2020	For	For
DEUTSCHE WOHNEN SE	01-Jun-2021	13	Approve Discharge Of Supervisory Board Member Arwed Fischer For Fiscal Year 2020	For	For
DEUTSCHE WOHNEN SE	01-Jun-2021	14	Approve Discharge Of Supervisory Board Member Kerstin Guenther (From June 5, 2020) For Fiscal Year 2020	For	For
DEUTSCHE WOHNEN SE	01-Jun-2021	15	Approve Discharge Of Supervisory Board Member Tina Kleingarn For Fiscal Year 2020	For	For
DEUTSCHE WOHNEN SE	01-Jun-2021	16	Approve Discharge Of Supervisory Board Member Andreas Kretschmer (Until June 5, 2020) For Fiscal Year 2020	For	For
DEUTSCHE WOHNEN SE	01-Jun-2021	17	Approve Discharge Of Supervisory Board Member Florian Stetter For Fiscal Year 2020	For	For
DEUTSCHE WOHNEN SE	01-Jun-2021	18	Ratify Kpmg Ag As Auditors For Fiscal Year 2021	For	For
DEUTSCHE WOHNEN SE	01-Jun-2021	19	Elect Florian Stetter To The Supervisory Board	For	For
DEUTSCHE WOHNEN SE	01-Jun-2021	20	Approve Remuneration Policy	For	For
DEUTSCHE WOHNEN SE	01-Jun-2021	21	Approve Remuneration Of Supervisory Board	For	For
DEUTSCHE WOHNEN SE	01-Jun-2021	22	Amend Articles Re: Participation Of Supervisory Board Members In The Annual General Meeting By Means Of Audio And Video Transmission	For	For
DEUTSCHE WOHNEN SE	01-Jun-2021	23	Authorize Share Repurchase Program And Reissuance Or Cancellation Of Repurchased Shares	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DEUTSCHE WOHNEN SE	01-Jun-2021	24	Authorize Use Of Financial Derivatives When Repurchasing Shares	For	For
DEVON ENERGY CORPORATION	09-Jun-2021	1	Director	For	Combined
DEVON ENERGY CORPORATION	09-Jun-2021	2	Ratify The Appointment Of The Company'S Independent Auditors For 2021.	For	For
DEVON ENERGY CORPORATION	09-Jun-2021	3	Advisory Vote To Approve Executive Compensation.	For	For
DEXCOM, INC.	20-May-2021	1	Election Of Class I Director To Hold Office Until 2024 Annual Meeting: Kevin R. Sayer	For	For
DEXCOM, INC.	20-May-2021	2	Election Of Class I Director To Hold Office Until 2024 Annual Meeting: Nicholas Augustinos	For	Combined
DEXCOM, INC.	20-May-2021	3	Election Of Class I Director To Hold Office Until 2024 Annual Meeting: Bridgette P. Heller	For	Combined
DEXCOM, INC.	20-May-2021	4	To Ratify The Selection By The Audit Committee Of Our Board Of Directors Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
DEXCOM, INC.	20-May-2021	5	To Hold A Non-Binding Vote On An Advisory Resolution To Approve Executive Compensation.	For	For
DEXCOM, INC.	20-May-2021	6	To Approve The Amendment And Restatement Of Our Certificate Of Incorporation To Declassify Our Board Of Directors.	For	For
DIAMONDROCK HOSPITALITY CO	05-May-2021	1	Election Of Director: William W. McCarten	For	For
DIAMONDROCK HOSPITALITY CO	05-May-2021	2	Election Of Director: Mark W. Brugger	For	For
DIAMONDROCK HOSPITALITY CO	05-May-2021	3	Election Of Director: Timothy R. Chi	For	For
DIAMONDROCK HOSPITALITY CO	05-May-2021	4	Election Of Director: Kathleen A. Merrill	For	For
DIAMONDROCK HOSPITALITY CO	05-May-2021	5	Election Of Director: William J. Shaw	For	For
DIAMONDROCK HOSPITALITY CO	05-May-2021	6	Election Of Director: Bruce D. Wardinski	For	For
DIAMONDROCK HOSPITALITY CO	05-May-2021	7	Election Of Director: Tabassum Zalotrawala	For	For
DIAMONDROCK HOSPITALITY CO	05-May-2021	8	To Approve, On A Non-Binding, Advisory Basis, The Compensation Of The Named Executive Officers, As Disclosed In The Proxy Statement.	For	For
DIAMONDROCK HOSPITALITY CO	05-May-2021	9	To Ratify The Appointment Of Kpmg Llp As The Independent Auditors For Diamondrock Hospitality Company For The Fiscal Year Ending December 31, 2021.	For	For
DIAMONDROCK HOSPITALITY CO	05-May-2021	10	Election Of Director: Michael A. Hartmeier	For	For
DIASORIN S.P.A.	22-Apr-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
DIASORIN S.P.A.	22-Apr-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
DIASORIN S.P.A.	22-Apr-2021	3	To Approve The Balance Sheet As Of 31 December 2020, Upon Examination Of The Management Report For The Closed Financial Year 2020; To Present The Consolidated Balance Sheet As Of 31 December 2020; Resolutions Related Thereto	For	Combined
DIASORIN S.P.A.	22-Apr-2021	4	Profit Allocation Proposal; Resolutions Related Thereto	For	Combined
DIASORIN S.P.A.	22-Apr-2021	5	Rewarding Policy And Emolument Paid Report: To Approve The Rewarding Policy As Per Art. 123-Ter, Item 3-Ter, Of The Legislative Decree No. 58/1998	For	Combined
DIASORIN S.P.A.	22-Apr-2021	6	Rewarding Policy And Emolument Paid Report: Resolution On The 'Second Section' Of The Report, As Per Art. 123-Ter, Item 6, Of The Legislative Decree No. 58/1998	For	Combined
DIASORIN S.P.A.	22-Apr-2021	7	To Implement A Stock Option Plan As Per Art. 114-Bis Of The Decree Legislative 24 February 1998. Resolutions Related Thereto	For	Combined
DIASORIN S.P.A.	22-Apr-2021	8	To Authorise The Purchase And Disposal Of Own Shares, As Per The Combined Provisions Of Articles 2357 And 2357-Ter Of The Italian Civil Code, As Well As Art.132 Of The Legislative Decree 24 February 1998 No. 58 And Related Implementing Provisions. Resolutions Related Thereto	For	Combined
DIASORIN S.P.A.	22-Apr-2021	9	To Amend Article 3 (Object), 8 (Meeting), 9-Bis (Increased Voting Right), 11 (Board Of Directors), 18 (Internal Auditors) Of The Bylaws. Resolutions Related Thereto	For	Combined
DIASORIN S.P.A.	22-Apr-2021	10	Please Note In The Event The Meeting Does Not Reach Quorum, There Will Be A Second Call On 23 April 2021. Consequently, Your Voting Instructions Will Remain Valid For All Calls Unless The Agenda Is Amended. Thank You.	Non-voting resolution	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DIASORIN S.P.A.	22-Apr-2021	11	25 Mar 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
DIASORIN S.P.A.	22-Apr-2021	12	25 Mar 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
DIASORIN S.P.A.	22-Apr-2021	13	25 Mar 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
DIGI.COM BERHAD	18-May-2021	1	To Re-Elect Ms Yasmin Binti Aladad Khan Who Retires By Rotation Pursuant To Article 98(A) Of The Company'S Articles Of Association And Being Eligible, Has Offered Herself For Re-Election	For	Combined
DIGI.COM BERHAD	18-May-2021	2	To Re-Elect The Following Director Who Are To Retire Pursuant To Article 98(E) Of The Company'S Articles Of Association And Being Eligible, Have Offered Herself For Re-Election: Ms Randi Wiese Heirung	For	Combined
DIGI.COM BERHAD	18-May-2021	3	To Re-Elect The Following Director Who Are To Retire Pursuant To Article 98(E) Of The Company'S Articles Of Association And Being Eligible, Have Offered Herself For Re-Election: Ms Wenche Marie Agerup	For	Combined
DIGI.COM BERHAD	18-May-2021	4	To Approve The Payment Of Directors' Fees Of Up To Rm900,000.00 For The Independent Non-Executive Directors And Benefits Payable To The Directors Up To An Aggregate Amount Of Rm16,000.00 From The Date Of The Forthcoming 24Th Agm Until The Next Agm Of The Company	For	Combined
DIGI.COM BERHAD	18-May-2021	5	To Re-Appoint Messrs. Ernst & Young Plt As Auditors Of The Company And To Authorise The Directors To Fix Their Remuneration	For	For
DIGI.COM BERHAD	18-May-2021	6	Proposed Renewal Of Existing Shareholders' Mandate For Recurrent Related Party Transactions Of A Revenue Or Trading Nature, To Be Entered With Telenor Asa ("Telenor") And Persons Connected With Telenor ("Proposed Shareholders' Mandate")	For	For
DIGI.COM BERHAD	18-May-2021	7	Proposed Amendments To The Articles Of Association Of The Company	For	For
DIGITAL REALTY TRUST, INC.	03-Jun-2021	1	Election Of Director: Laurence A. Chapman	For	For
DIGITAL REALTY TRUST, INC.	03-Jun-2021	2	Election Of Director: Alexis Black Bjorlin	For	For
DIGITAL REALTY TRUST, INC.	03-Jun-2021	3	Election Of Director: Veralinn Jamieson	For	For
DIGITAL REALTY TRUST, INC.	03-Jun-2021	4	Election Of Director: Kevin J. Kennedy	For	For
DIGITAL REALTY TRUST, INC.	03-Jun-2021	5	Election Of Director: William G. Laperch	For	For
DIGITAL REALTY TRUST, INC.	03-Jun-2021	6	Election Of Director: Jean F.H.P. Mandeville	For	For
DIGITAL REALTY TRUST, INC.	03-Jun-2021	7	Election Of Director: Afshin Mohebbi	For	For
DIGITAL REALTY TRUST, INC.	03-Jun-2021	8	Election Of Director: Mark R. Patterson	For	For
DIGITAL REALTY TRUST, INC.	03-Jun-2021	9	Election Of Director: Mary Hogan Preusse	For	For
DIGITAL REALTY TRUST, INC.	03-Jun-2021	10	Election Of Director: Dennis E. Singleton	For	For
DIGITAL REALTY TRUST, INC.	03-Jun-2021	11	Election Of Director: A. William Stein	For	For
DIGITAL REALTY TRUST, INC.	03-Jun-2021	12	To Ratify The Selection Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
DIGITAL REALTY TRUST, INC.	03-Jun-2021	13	To Approve, On A Non-Binding, Advisory Basis, The Compensation Of The Company'S Named Executive Officers, As More Fully Described In The Accompanying Proxy Statement (Say On Pay).	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	3	Open The Shareholder Meeting	Non-voting resolution	Non-voting resolution
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	4	Elect The Chairperson Of The Shareholder Meeting	For	Combined
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	5	Assert That The Shareholder Meeting Has Been Convened Correctly And Is Capable Of Adopting Resolutions	For	Combined
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	6	Adopt A Resolution To Accept The Agenda	For	Combined
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	7	Examine The Following Documents Submitted By The Management Board: The Management Board Activity Report For Dino Polska S.A. And The Dino Polska S.A. Group In 2020	For	Combined
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	8	Examine The Following Documents Submitted By The Management Board: The Financial Statements Of Dino Polska S.A. And The Consolidated Financial Statements Of The Dino Polska S.A. Group For The Year Ended On 31 December 2020	For	Combined
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	9	Examine The Following Documents Submitted By The Management Board: The Management Board'S Motion On The Distribution Of The Net Profit For 2020	For	Combined
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	10	Examine The Following Documents Submitted By The Supervisory Board: Supervisory Board Activity Report For The 2020 Financial Year	For	Combined
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	11	Examine The Following Documents Submitted By The Supervisory Board: Supervisory Board Report On The Results Of Examination Of The Report On The Activity Of The Company And The Dino Polska S.A. Group, The Company'S Standalone And Consolidated Financial Statements And The Management Board'S Motion On The Distribution Of The Company'S Net Profit For The Financial Year Ended On 31 December 2020	For	Combined
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	12	Examine The Supervisory Board'S Motions On The Following Matters: Accept The Management Board Activity Report For Dino Polska S.A. And The Dino Polska S.A. Group In 2020	For	Combined
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	13	Examine The Supervisory Board'S Motions On The Following Matters: Accept The Financial Statements Of Dino Polska S.A For The Year Ended On 31 December 2020	For	Combined
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	14	Examine The Supervisory Board'S Motions On The Following Matters: Accept The Consolidated Financial Statements Of The Dino Polska S.A. Group For The Year Ended On 31 December 2020	For	Combined
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	15	Examine The Supervisory Board'S Motions On The Following Matters: Accept The Management Board'S Motion On The Distribution Of The Net Profit Generated In 2020	For	Combined
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	16	Examine The Supervisory Board'S Motions On The Following Matters: Grant A Discharge To The Company'S Management Board Members On The Performance Of Their Duties In The 2020 Financial Year	For	Combined
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	17	Adopt Resolutions To Approve: The Management Board Activity Report For Dino Polska S.A. And The Dino Polska S.A. Group In 2020	For	Combined
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	18	Adopt Resolutions To Approve: The Financial Statements Of Dino Polska S.A. For 2020,	For	For
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	19	Adopt Resolutions To Approve: The Consolidated Financial Statements Of The Dino Polska S.A. Group For 2020	For	For
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	20	Adopt A Resolution On The Distribution Of The Net Profit For 2020	For	For
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	21	Adopt Resolutions To Grant A Discharge To The Company'S Management Board Members On The Performance Of Their Duties In The 2020 Financial Year	For	For
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	22	Adopt Resolutions To Grant A Discharge To The Company'S Supervisory Board Members On The Performance Of Their Duties In The 2020 Financial Year	For	Combined
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	23	Examine And Give An Opinion On The Annual Report On The Compensation Of The Management Board And Supervisory Board Of Dino Polska S.A. In 2019 And 2020	For	Against
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	24	Adopt A Resolution On Specifying The Number Of Supervisory Board Members In The Next Term Of Office	For	Combined
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	25	Elect Supervisory Board Members And Adopt Resolutions To Appoint Supervisory Board Members	For	Combined
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	26	Adopt A Resolution To Set The Amount Of Compensation For Supervisory Board Members	For	Combined
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	27	Close The Shareholder Meeting	Non-voting resolution	Combined
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	28	24 May 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DINO POLSKA SPOLKA AKCYJNA	18-Jun-2021	29	24 May 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
DIOS FASTIGHETER AB	13-Apr-2021	13	Resolution Regarding Adaptation Of The Income Statement And Balance Sheet, And The Consolidated Balance Sheet And Balance Sheet	For	Combined
DIOS FASTIGHETER AB	13-Apr-2021	14	Resolution Regarding Allocation Of The Company'S Profit In Accordance With The Adopted Balance Sheet: The Board Proposes That The Agm Declare A Dividend Of Sek 3.30 Per Share, Divided Into Two Payments Of Sek 1.65 Per Share On Each Date. The Proposed Record Dates Are 15 April 2021 And 1 November 2021. If The Agm Approves The Proposed Dividend, Payments Will Be Made Through Euroclear Sweden Ab On 20 April 2021 And 4 November 2021	For	For
DIOS FASTIGHETER AB	13-Apr-2021	15	Resolution Regarding Discharge Of Liability For The Board Member: Bob Persson, Chairman	For	For
DIOS FASTIGHETER AB	13-Apr-2021	16	Resolution Regarding Discharge Of Liability For The Board Member: Ragnhild Backman, Board Member	For	For
DIOS FASTIGHETER AB	13-Apr-2021	17	Resolution Regarding Discharge Of Liability For The Board Member: Anders Nelson, Board Member	For	For
DIOS FASTIGHETER AB	13-Apr-2021	18	Resolution Regarding Discharge Of Liability For The Board Member: Eva Nygren, Board Member	For	For
DIOS FASTIGHETER AB	13-Apr-2021	19	Resolution Regarding Discharge Of Liability For The Board Member: Peter Strand, Board Member	For	For
DIOS FASTIGHETER AB	13-Apr-2021	20	Resolution Regarding Discharge Of Liability For The Board Member: Tobias Lonnevall, Board Member	For	For
DIOS FASTIGHETER AB	13-Apr-2021	21	Resolution Regarding Discharge Of Liability For The Ceo: Knut Rost, Ceo	For	For
DIOS FASTIGHETER AB	13-Apr-2021	22	Resolution On Record Dates, As Proposed By The Board Of Directors	For	For
DIOS FASTIGHETER AB	13-Apr-2021	23	Resolution That The Number Of Board Members Shall Amount To Six (6) Without Deputies, In Accordance With The Nomination Committee'S Proposal	For	For
DIOS FASTIGHETER AB	13-Apr-2021	24	Approval Of Board Of Directors Remuneration, As Proposed By The Nomination Committee	For	For
DIOS FASTIGHETER AB	13-Apr-2021	25	Approval Of Auditor Remuneration, As Proposed By The Nomination Committee	For	For
DIOS FASTIGHETER AB	13-Apr-2021	26	Election Of Board Member In Accordance With The Nomination Committee'S Proposal: Bob Persson, Board Member	For	Combined
DIOS FASTIGHETER AB	13-Apr-2021	27	Election Of Board Member In Accordance With The Nomination Committee'S Proposal: Ragnhild Backman, Board Member	For	Combined
DIOS FASTIGHETER AB	13-Apr-2021	28	Election Of Board Member In Accordance With The Nomination Committee'S Proposal: Anders Nelson, Board Member	For	Combined
DIOS FASTIGHETER AB	13-Apr-2021	29	Election Of Board Member In Accordance With The Nomination Committee'S Proposal: Eva Nygren, Board Member	For	Combined
DIOS FASTIGHETER AB	13-Apr-2021	30	Election Of Board Member In Accordance With The Nomination Committee'S Proposal: Peter Strand, Board Member	For	For
DIOS FASTIGHETER AB	13-Apr-2021	31	Election Of Board Member In Accordance With The Nomination Committee'S Proposal: Tobias Lonnevall, Board Member	For	Combined
DIOS FASTIGHETER AB	13-Apr-2021	32	Election Of Chairman Of The Board, In Accordance With The Nomination Committee'S Proposal: Bob Persson, Chairman Of The Board	For	Against
DIOS FASTIGHETER AB	13-Apr-2021	33	Election Of Registered Accounting Firm Deloitte Ab And Auditor In Charge Richard Peters, As Proposed By The Nomination Committee	For	Combined
DIOS FASTIGHETER AB	13-Apr-2021	34	Resolution Regarding Remuneration Principles And Terms Of Employment For Senior Management	For	For
DIOS FASTIGHETER AB	13-Apr-2021	35	Approval Of Remuneration Report, As Proposed By The Board Of Directors	For	For
DIOS FASTIGHETER AB	13-Apr-2021	36	Resolution Regarding Principles For The Appointment Of The Nomination Committee, As Proposed By The Nomination Committee	For	For
DIOS FASTIGHETER AB	13-Apr-2021	37	Resolution To Authorize The Board Of Directors To Buy Back And Transfer The Company'S Own Shares, As Proposed By The Board Of Directors	For	For
DIOS FASTIGHETER AB	13-Apr-2021	38	Resolution To Authorize The Board Of Directors To Resolve On A New Share Issue, As Proposed By The Board Of Directors	For	For
DIOS FASTIGHETER AB	13-Apr-2021	39	Resolution To Amend The Articles Of Association, As Proposed By The Board Of Directors: The Board Of Directors Proposes That The Annual General Meeting Resolves To Amend Section 1, 7 And 11 And The Inclusion Of New Section 12 Of The Articles Of Association	For	For
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	1	Receipt Of The Report And Accounts	For	For
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	2	Approval Of The Directors' Remuneration Report	For	For
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	3	That A Final Dividend Of 14.7 Pence Per Ordinary Share Be And Is Hereby Declared Payable On 20 May 2021 To Shareholders Named On The Register Of Members At The Close Of Business On 9 April 2021, Provided That The Board May Cancel The Dividend And Therefore Payment Of The Dividend At Any Time Prior To Payment, If It Considers It Necessary To Do So For Regulatory Capital Purposes	For	For
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	4	That Danuta Gray Be And Is Hereby Re-Elected As A Director Of The Company	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	5	That Mark Gregory Be And Is Hereby Re-Elected As A Director Of The Company	For	For
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	6	That Tim Harris Be And Is Hereby Re-Elected As A Director Of The Company	For	For
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	7	That Penny James Be And Is Hereby Re-Elected As A Director Of The Company	For	For
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	8	That Sebastian James Be And Is Hereby Re-Elected As A Director Of The Company	For	For
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	9	That Adrian Joseph Be And Is Hereby Elected As A Director Of The Company	For	For
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	10	That Fiona Mcbain Be And Is Hereby Re-Elected As A Director Of The Company	For	For
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	11	That Gregor Stewart Be And Is Hereby Re-Elected As A Director Of The Company	For	For
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	12	That Richard Ward Be And Is Hereby Re-Elected As A Director Of The Company	For	For
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	13	That Deloitte Llp Be And Is Hereby Re-Appointed As The Company'S Auditor Until The Next Agm	For	Combined
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	14	Authority To Agree The Auditor'S Remuneration	For	For
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	15	Political Donations And Expenditure	For	For
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	16	Authority To Allot New Shares	For	For
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	17	General Authority To Disapply Preemption Rights	For	For
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	18	Additional Authority To Disapply Pre-Emption Rights	For	For
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	19	Authority To Purchase Own Shares	For	For
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	20	Notice Period For General Meetings Other Than An Agm	For	Combined
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	21	Authority To Allot New Shares In Relation To An Issue Of Rt1 Instruments	For	For
DIRECT LINE INSURANCE GROUP PLC	13-May-2021	22	Disapplication Of Pre-Emption Rights In Relation To An Issue Of Rt1 Instruments	For	For
DISCO CORPORATION	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
DISCO CORPORATION	29-Jun-2021	3	Appoint A Director Sekiya, Kazuma	For	For
DISCO CORPORATION	29-Jun-2021	4	Appoint A Director Yoshinaga, Noboru	For	For
DISCO CORPORATION	29-Jun-2021	5	Appoint A Director Tamura, Takao	For	For
DISCO CORPORATION	29-Jun-2021	6	Appoint A Director Inasaki, Ichiro	For	For
DISCO CORPORATION	29-Jun-2021	7	Appoint A Director Tamura, Shinichi	For	For
DISCO CORPORATION	29-Jun-2021	8	Appoint A Corporate Auditor Mimata, Tsutomu	For	For
DISCO CORPORATION	29-Jun-2021	9	Approve Details Of Compensation As Stock Options For Directors	For	Combined
DISCOVER FINANCIAL SERVICES	05-May-2021	1	Election Of Director: Jeffrey S. Aronin	For	Combined
DISCOVER FINANCIAL SERVICES	05-May-2021	2	Election Of Director: Mary K. Bush	For	Combined
DISCOVER FINANCIAL SERVICES	05-May-2021	3	Election Of Director: Gregory C. Case	For	Combined
DISCOVER FINANCIAL SERVICES	05-May-2021	4	Election Of Director: Candace H. Duncan	For	For
DISCOVER FINANCIAL SERVICES	05-May-2021	5	Election Of Director: Joseph F. Eazor	For	For
DISCOVER FINANCIAL SERVICES	05-May-2021	6	Election Of Director: Cynthia A. Glassman	For	For
DISCOVER FINANCIAL SERVICES	05-May-2021	7	Election Of Director: Roger C. Hochschild	For	For
DISCOVER FINANCIAL SERVICES	05-May-2021	8	Election Of Director: Thomas G. Maheras	For	For
DISCOVER FINANCIAL SERVICES	05-May-2021	9	Election Of Director: Michael H. Moskow	For	For
DISCOVER FINANCIAL SERVICES	05-May-2021	10	Election Of Director: David L. Rawlinson li	For	For
DISCOVER FINANCIAL SERVICES	05-May-2021	11	Election Of Director: Mark A. Thierer	For	For
DISCOVER FINANCIAL SERVICES	05-May-2021	12	Election Of Director: Jennifer L. Wong	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DISCOVER FINANCIAL SERVICES	05-May-2021	13	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
DISCOVER FINANCIAL SERVICES	05-May-2021	14	To Ratify The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm.	For	For
DISCOVERY, INC.	10-Jun-2021	1	Director	For	Combined
DISCOVERY, INC.	10-Jun-2021	2	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As Discovery, Inc.'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Combined
DISH NETWORK CORPORATION	30-Apr-2021	1	Director	For	Combined
DISH NETWORK CORPORATION	30-Apr-2021	2	To Ratify The Appointment Of Kpmg Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
DISH NETWORK CORPORATION	30-Apr-2021	3	To Amend And Restate Our 2001 Nonemployee Director Stock Option Plan.	For	Combined
DIVERSIFIED HEALTHCARE TRUST	03-Jun-2021	1	Election Of Independent Trustee: Lisa Harris Jones	For	Combined
DIVERSIFIED HEALTHCARE TRUST	03-Jun-2021	2	Election Of Managing Trustee: Jennifer F. Francis (Mintzer)	For	For
DIVERSIFIED HEALTHCARE TRUST	03-Jun-2021	3	Advisory Vote To Approve Executive Compensation.	For	For
DIVERSIFIED HEALTHCARE TRUST	03-Jun-2021	4	Ratification Of The Appointment Of Deloitte & Touche Llp As Independent Auditors To Serve For The 2021 Fiscal Year.	For	For
DNB ASA	27-Apr-2021	6	Approve Notice Of Meeting And Agenda	For	Combined
DNB ASA	27-Apr-2021	7	Designate Inspector(S) Of Minutes Of Meeting	For	Unvoted
DNB ASA	27-Apr-2021	8	Accept Financial Statements And Statutory Reports	For	Unvoted
DNB ASA	27-Apr-2021	9	Authorize Board To Distribute Dividends	For	Unvoted
DNB ASA	27-Apr-2021	10	Authorize Share Repurchase Program	For	Unvoted
DNB ASA	27-Apr-2021	11	Approve Remuneration Policy And Other Terms Of Employment For Executive Management (Advisory)	For	Unvoted
DNB ASA	27-Apr-2021	12	Approve Remuneration Policy And Other Terms Of Employment For Executive Management (Binding)	For	Unvoted
DNB ASA	27-Apr-2021	13	Approve Company'S Corporate Governance Statement	For	Unvoted
DNB ASA	27-Apr-2021	14	Approve Remuneration Of Auditors	For	Unvoted
DNB ASA	27-Apr-2021	15	Please Note That This Resolution Is A Shareholder Proposal: Consultative Vote On The Future Design Of A Rule In The Articles Regarding The Number Of Shareholder-Elected Members Of The Board Of Directors	Take No Action	Unvoted
DNB ASA	27-Apr-2021	16	Elect Directors, Effective From The Merger Date	For	Unvoted
DNB ASA	27-Apr-2021	17	Elect Directors Until The Merger Date	For	Unvoted
DNB ASA	27-Apr-2021	18	Approve Remuneration Of Directors And Nominating Committee	For	Unvoted
DOCUSIGN, INC.	28-May-2021	1	Director	For	Combined
DOCUSIGN, INC.	28-May-2021	2	Ratification Of The Selection Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For Fiscal Year Ending January 31, 2022.	For	Combined
DOCUSIGN, INC.	28-May-2021	3	Approval, On An Advisory Basis, Of Our Named Executive Officers' Compensation.	For	For
DOLLAR GENERAL CORPORATION	26-May-2021	1	Election Of Director: Warren F. Bryant	For	For
DOLLAR GENERAL CORPORATION	26-May-2021	2	Election Of Director: Michael M. Calbert	For	For
DOLLAR GENERAL CORPORATION	26-May-2021	3	Election Of Director: Patricia D. Fili-Krushel	For	For
DOLLAR GENERAL CORPORATION	26-May-2021	4	Election Of Director: Timothy I. McGuire	For	For
DOLLAR GENERAL CORPORATION	26-May-2021	5	Election Of Director: William C. Rhodes, Iii	For	For
DOLLAR GENERAL CORPORATION	26-May-2021	6	Election Of Director: Debra A. Sandler	For	For
DOLLAR GENERAL CORPORATION	26-May-2021	7	Election Of Director: Ralph E. Santana	For	For
DOLLAR GENERAL CORPORATION	26-May-2021	8	Election Of Director: Todd J. Vasos	For	For
DOLLAR GENERAL CORPORATION	26-May-2021	9	To Approve, On An Advisory (Non-Binding) Basis, The Resolution Regarding The Compensation Of Dollar General Corporation'S Named Executive Officers As Disclosed In The Proxy Statement.	For	For
DOLLAR GENERAL CORPORATION	26-May-2021	10	To Ratify The Appointment Of Ernst & Young Llp As Dollar General Corporation'S Independent Registered Public Accounting Firm For Fiscal 2021.	For	For
DOLLAR GENERAL CORPORATION	26-May-2021	11	To Approve The Dollar General Corporation 2021 Stock Incentive Plan.	For	For
DOLLAR GENERAL CORPORATION	26-May-2021	12	To Approve An Amendment To The Amended And Restated Charter Of Dollar General Corporation To Allow Shareholders Holding 25% Or More Of Our Common Stock To Request Special Meetings Of Shareholders.	For	Combined
DOLLAR GENERAL CORPORATION	26-May-2021	13	To Vote On A Shareholder Proposal Regarding Shareholders' Ability To Call Special Meetings Of Shareholders.	Against	Combined
DOLLAR TREE, INC.	10-Jun-2021	1	Election Of Director: Arnold S. Barron	For	For
DOLLAR TREE, INC.	10-Jun-2021	2	Election Of Director: Gregory M. Bridgeford	For	For
DOLLAR TREE, INC.	10-Jun-2021	3	Election Of Director: Thomas W. Dickson	For	For
DOLLAR TREE, INC.	10-Jun-2021	4	Election Of Director: Lemuel E. Lewis	For	For
DOLLAR TREE, INC.	10-Jun-2021	5	Election Of Director: Jeffrey G. Naylor	For	For
DOLLAR TREE, INC.	10-Jun-2021	6	Election Of Director: Winnie Y. Park	For	For
DOLLAR TREE, INC.	10-Jun-2021	7	Election Of Director: Bob Sasser	For	For
DOLLAR TREE, INC.	10-Jun-2021	8	Election Of Director: Stephanie P. Stahl	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DOLLAR TREE, INC.	10-Jun-2021	9	Election Of Director: Carrie A. Wheeler	For	For
DOLLAR TREE, INC.	10-Jun-2021	10	Election Of Director: Thomas E. Whiddon	For	For
DOLLAR TREE, INC.	10-Jun-2021	11	Election Of Director: Michael A. Witynski	For	For
DOLLAR TREE, INC.	10-Jun-2021	12	To Approve, By A Non-Binding Advisory Vote, The Compensation Of The Company'S Named Executive Officers.	For	For
DOLLAR TREE, INC.	10-Jun-2021	13	To Ratify The Selection Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year 2021.	For	For
DOLLAR TREE, INC.	10-Jun-2021	14	To Approve The Company'S 2021 Omnibus Incentive Plan.	For	For
DOLLARAMA INC.	09-Jun-2021	1	Election Of Director - Joshua Bekenstein	For	For
DOLLARAMA INC.	09-Jun-2021	2	Election Of Director - Gregory David	For	For
DOLLARAMA INC.	09-Jun-2021	3	Election Of Director - Elisa D. Garcia C.	For	For
DOLLARAMA INC.	09-Jun-2021	4	Election Of Director - Stephen Gunn	For	For
DOLLARAMA INC.	09-Jun-2021	5	Election Of Director - Kristin Mugford	For	For
DOLLARAMA INC.	09-Jun-2021	6	Election Of Director - Nicholas Nomicos	For	For
DOLLARAMA INC.	09-Jun-2021	7	Election Of Director - Neil Rossy	For	For
DOLLARAMA INC.	09-Jun-2021	8	Election Of Director - Samira Sakha	For	For
DOLLARAMA INC.	09-Jun-2021	9	Election Of Director - Huw Thomas	For	For
DOLLARAMA INC.	09-Jun-2021	10	Appointment Of Pricewaterhousecoopers Llp, Chartered Professional Accountants, As Auditor Of The Corporation For The Ensuing Year And Authorizing The Directors To Fix Its Remuneration.	For	For
DOLLARAMA INC.	09-Jun-2021	11	Adoption Of An Advisory Non-Binding Resolution In Respect Of The Corporation'S Approach To Executive Compensation, As More Particularly Described In The Accompanying Management Information Circular.	For	For
DOLLARAMA INC.	09-Jun-2021	12	Shareholder Proposal No. 1 Adoption Of A Shareholder Proposal Requesting The Production Of A Report On Human Rights' Risks Arising Out Of The Use Of Third-Party Employment Agencies.	Against	Combined
DOMINION ENERGY, INC.	05-May-2021	1	Election Of Director: James A. Bennett	For	Combined
DOMINION ENERGY, INC.	05-May-2021	2	Election Of Director: Robert M. Blue	For	For
DOMINION ENERGY, INC.	05-May-2021	3	Election Of Director: Helen E. Dragas	For	Combined
DOMINION ENERGY, INC.	05-May-2021	4	Election Of Director: James O. Ellis, Jr.	For	For
DOMINION ENERGY, INC.	05-May-2021	5	Election Of Director: D. Maybank Hagood	For	For
DOMINION ENERGY, INC.	05-May-2021	6	Election Of Director: Ronald W. Jibson	For	For
DOMINION ENERGY, INC.	05-May-2021	7	Election Of Director: Mark J. Kington	For	For
DOMINION ENERGY, INC.	05-May-2021	8	Election Of Director: Joseph M. Rigby	For	For
DOMINION ENERGY, INC.	05-May-2021	9	Election Of Director: Pamela J. Royal, M.D.	For	For
DOMINION ENERGY, INC.	05-May-2021	10	Election Of Director: Robert H. Spilman, Jr.	For	For
DOMINION ENERGY, INC.	05-May-2021	11	Election Of Director: Susan N. Story	For	For
DOMINION ENERGY, INC.	05-May-2021	12	Election Of Director: Michael E. Szymanczyk	For	For
DOMINION ENERGY, INC.	05-May-2021	13	Advisory Vote On Approval Of Executive Compensation (Say On Pay).	For	For
DOMINION ENERGY, INC.	05-May-2021	14	Ratification Of Appointment Of Independent Auditor.	For	Combined
DOMINION ENERGY, INC.	05-May-2021	15	Shareholder Proposal Regarding A Report On Lobbying.	Against	Combined
DOMINION ENERGY, INC.	05-May-2021	16	Shareholder Proposal Regarding A Policy To Require An Independent Chair.	Against	Combined
DOMINION ENERGY, INC.	05-May-2021	17	Shareholder Proposal Regarding Proxy Access Shareholder Aggregation.	Against	Combined
DOMINO'S PIZZA, INC.	27-Apr-2021	1	Director	For	For
DOMINO'S PIZZA, INC.	27-Apr-2021	2	Ratification Of The Selection Of Pricewaterhousecoopers Llp As The Independent Registered Public Accounting Firm For The Company For The 2021 Fiscal Year.	For	For
DOMINO'S PIZZA, INC.	27-Apr-2021	3	Advisory Vote To Approve The Compensation Of The Named Executive Officers Of The Company.	For	For
DONGFENG MOTOR GROUP COMPANY LTD	18-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0514/ 2021051401094. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0514/ 2021051401120. Pdf	Non-voting resolution	Combined
DONGFENG MOTOR GROUP COMPANY LTD	18-Jun-2021	2	Please Note In The Hong Kong Market That A Vote Of "Abstain" Will Be Treated The Same As A "Take No Action" Vote	Non-voting resolution	Non-voting resolution
DONGFENG MOTOR GROUP COMPANY LTD	18-Jun-2021	3	To Consider And Approve The Report Of The Board Of Directors (The "Board") Of The Company For The Year Ended 31 December 2020	For	Combined
DONGFENG MOTOR GROUP COMPANY LTD	18-Jun-2021	4	To Consider And Approve The Report Of The Supervisory Committee Of The Company For The Year Ended 31 December 2020	For	For
DONGFENG MOTOR GROUP COMPANY LTD	18-Jun-2021	5	To Consider And Approve The Independent Auditor'S Report And Audited Financial Statements Of The Company For The Year Ended 31 December 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DONGFENG MOTOR GROUP COMPANY LTD	18-Jun-2021	6	To Consider And Approve The Profit Distribution Proposal Of The Company For The Year Ended 31 December 2020 And Authorize The Board To Deal With Issues In Relation To The Company'S Distribution Of Final Dividend For The Year 2020	For	For
DONGFENG MOTOR GROUP COMPANY LTD	18-Jun-2021	7	To Consider And Approve The Authorization To The Board To Deal With All Issues In Relation To The Company'S Distribution Of Interim Dividend For The Year 2021 At Its Absolute Discretion (Including, But Not Limited To Determining Whether To Distribute Interim Dividend For The Year 2021)	For	For
DONGFENG MOTOR GROUP COMPANY LTD	18-Jun-2021	8	To Consider And Approve The Re-Appointments Of Pricewaterhousecoopers As The International Auditor Of The Company, And Pricewaterhousecoopers Zhong Tian Llp As The Domestic Auditor Of The Company For The Year 2021 To Hold Office Until The Conclusion Of Annual General Meeting For The Year 2021, And To Authorize The Board To Determine Their Remunerations	For	For
DONGFENG MOTOR GROUP COMPANY LTD	18-Jun-2021	9	To Consider And Approve The Remuneration Of The Directors And The Supervisors Of The Company Determined By The Board For The Year 2021	For	For
DONGFENG MOTOR GROUP COMPANY LTD	18-Jun-2021	10	To Consider And Approve The Appointment Of Mr. Huang Wai As A Non-Executive Director	For	Combined
DONGFENG MOTOR GROUP COMPANY LTD	18-Jun-2021	11	To Consider And Approve The Re-Designation Of Mr. Yang Qing From Non-Executive Director To Executive Director	For	Combined
DONGFENG MOTOR GROUP COMPANY LTD	18-Jun-2021	12	To Grant A General Mandate To The Board To Issue, Allot And Deal With Additional Shares Of The Company Not Exceeding 20% Of Each Of The Total Number Of Existing Domestic Shares And H Shares In Issue, And To Authorize The Board To Make Corresponding Amendments To The Articles Of Association Of The Company As It Thinks Fit So As To Reflect The New Capital Structure Upon The Allotment Or Issuance Of Shares	For	Combined
DOOSAN BOBCAT INC.	24-Mar-2021	1	Approval Of Financial Statements	For	Combined
DOOSAN BOBCAT INC.	24-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
DOOSAN BOBCAT INC.	24-Mar-2021	3	Election Of Inside Director: Jo Deok Je	For	For
DOOSAN BOBCAT INC.	24-Mar-2021	4	Election Of Outside Director Who Is An Audit Committee Member: Jo Hwan Bok	For	For
DOOSAN BOBCAT INC.	24-Mar-2021	5	Approval Of Remuneration For Director	For	For
DOOSAN HEAVY INDUSTRIES AND CONSTRUCTION CO LTD	30-Mar-2021	1	Approval Of Financial Statements	For	For
DOOSAN HEAVY INDUSTRIES AND CONSTRUCTION CO LTD	30-Mar-2021	2	Election Of Inside Director: Bak Sang Hyeon	For	For
DOOSAN HEAVY INDUSTRIES AND CONSTRUCTION CO LTD	30-Mar-2021	3	Election Of Outside Director Who Is An Audit Committee Member: Bae Jin Han	For	For
DOOSAN HEAVY INDUSTRIES AND CONSTRUCTION CO LTD	30-Mar-2021	4	Approval Of Remuneration For Director	For	For
DOOSAN HEAVY INDUSTRIES AND CONSTRUCTION CO LTD	13-May-2021	1	Approval Of Merger And Acquisition	For	For
DOUGLAS EMMETT, INC.	27-May-2021	1	Director	For	For
DOUGLAS EMMETT, INC.	27-May-2021	2	To Ratify The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
DOUGLAS EMMETT, INC.	27-May-2021	3	To Approve, In A Non-Binding Advisory Vote, Our Executive Compensation.	For	For
DOUZONE BIZON CO.LTD	25-Mar-2021	1	Approval Of Financial Statements	For	For
DOUZONE BIZON CO.LTD	25-Mar-2021	2	Election Of Inside Director: Kim Yong Wu, Lee Kang Su	For	For
DOUZONE BIZON CO.LTD	25-Mar-2021	3	Approval Of Remuneration For Director	For	For
DOUZONE BIZON CO.LTD	25-Mar-2021	4	Approval Of Remuneration For Auditor	For	For
DOVER CORPORATION	07-May-2021	1	Election Of Director: Deborah L. Dehaas	For	For
DOVER CORPORATION	07-May-2021	2	Election Of Director: H. J. Gilbertson, Jr.	For	For
DOVER CORPORATION	07-May-2021	3	Election Of Director: K. C. Graham	For	For
DOVER CORPORATION	07-May-2021	4	Election Of Director: M. F. Johnston	For	For
DOVER CORPORATION	07-May-2021	5	Election Of Director: E. A. Spiegel	For	For
DOVER CORPORATION	07-May-2021	6	Election Of Director: R. J. Tobin	For	For
DOVER CORPORATION	07-May-2021	7	Election Of Director: S. M. Todd	For	For
DOVER CORPORATION	07-May-2021	8	Election Of Director: S. K. Wagner	For	For
DOVER CORPORATION	07-May-2021	9	Election Of Director: K. E. Wandell	For	For
DOVER CORPORATION	07-May-2021	10	Election Of Director: M. A. Winston	For	For
DOVER CORPORATION	07-May-2021	11	To Adopt The Dover Corporation 2021 Omnibus Incentive Plan.	For	For
DOVER CORPORATION	07-May-2021	12	To Ratify The Appointment Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For 2021.	For	Combined
DOVER CORPORATION	07-May-2021	13	To Approve, On An Advisory Basis, Named Executive Officer Compensation.	For	For
DOVER CORPORATION	07-May-2021	14	To Consider A Shareholder Proposal Regarding The Right To Allow Shareholders To Act By Written Consent.	Against	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DOW INC.	15-Apr-2021	1	Election Of Director: Samuel R. Allen	For	Combined
DOW INC.	15-Apr-2021	2	Election Of Director: Gaurdie Banister Jr.	For	For
DOW INC.	15-Apr-2021	3	Election Of Director: Wesley G. Bush	For	For
DOW INC.	15-Apr-2021	4	Election Of Director: Richard K. Davis	For	For
DOW INC.	15-Apr-2021	5	Election Of Director: Debra L. Dial	For	For
DOW INC.	15-Apr-2021	6	Election Of Director: Jeff M. Fetting	For	For
DOW INC.	15-Apr-2021	7	Election Of Director: Jim Fitterling	For	For
DOW INC.	15-Apr-2021	8	Election Of Director: Jacqueline C. Hinman	For	For
DOW INC.	15-Apr-2021	9	Election Of Director: Luis A. Moreno	For	For
DOW INC.	15-Apr-2021	10	Election Of Director: Jill S. Wyant	For	For
DOW INC.	15-Apr-2021	11	Election Of Director: Daniel W. Yohannes	For	For
DOW INC.	15-Apr-2021	12	Advisory Resolution To Approve Executive Compensation.	For	For
DOW INC.	15-Apr-2021	13	Approval Of The Amendment To The 2019 Stock Incentive Plan.	For	For
DOW INC.	15-Apr-2021	14	Approval Of The 2021 Employee Stock Purchase Plan.	For	For
DOW INC.	15-Apr-2021	15	Ratification Of The Appointment Of Deloitte & Touche Lp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	Combined
DOW INC.	15-Apr-2021	16	Stockholder Proposal - Shareholder Right To Act By Written Consent.	Against	Combined
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	1	Voting On The Board Of Directors' Report For The Financial Year Ended 31/12/2020	For	Combined
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	2	Voting On The Company'S External Auditor Report For The Financial Year Ended 31/12/2020	For	For
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	3	Voting On The Company'S Financial Statements For The Financial Year Ended 31/12/2020	For	For
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	4	Voting On Appointing An External Auditor For The Company Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The Financial Statements For The Second And Third Quarters, And The Annual For The Financial Year 2021, In Addition To The First Quarter Of The Financial Year 2022 Along With Determining Its Fees	For	Combined
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	5	Voting On The Payment Of Sar (1,800,000) As Remuneration To The Members Of The Board Of Directors For The Financial Year Ended On 31/12/2020	For	Combined
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	6	Voting On Authorizing The Board Of Directors To Distribute Interim Dividends On A Biannual Or Quarterly Basis For The Financial Year 2021	For	For
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	7	Voting On The Resolution Of The Board Of Directors Regarding The Dividends Distributed To The Shareholders For The First Quarter, Second And Third Quarters Of The Financial Year Ended On 31/12/2020 Estimated At Sar (1.50) Per Share Representing 15% Of The Nominal Value Of Share With Total Amount Of Sar (525,000,000)	For	For
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	8	Voting On The Board Of Directors Recommendation To Distribute Cash Dividends To The Shareholders For The Fourth Quarter Of The Financial Year Ended On 31/12/2020, Estimated At Sar (0.60) (Sixty Halala) Per Share, Representing (6%) Of The Nominal Value Of Share, With Total Amount Sar (210,000,000). The Eligibility Of Dividends Shall Be For The Shareholders Who Own Shares At The End Of Trading Day In Which The General Assembly Meeting Is Convened And Registered In The Company'S Share Registry At Securities Depository Center Company (Edaa) At The End Of The Second Trading Day Following The Due Date Noting That Dividends Distribution Will Start On 05/05/2021. Thus, The Total Profits Distributed For The Financial Year Ended On 31/12/2020 Amounted To Sar (735,000,000) Estimated At Sar (2.10) Per Share, Representing (21%) Of The Nominal Value Of Share	For	For
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	9	Voting On Discharge Of The Members Of The Board Of Directors From Liability For The Financial Year Ended 31/12/2020	For	For
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	10	Voting On Authorizing The Board Of Directors With The Authority Of The Ordinary General Assembly With The License Mentioned In Paragraph (1) Of Article 71 Of The Companies Law For A Period Of One Year Effective From The Date Of Approval Of The Ordinary General Assembly Or Until The End Of The Delegated Board Of Directors' Term, Whichever Is Earlier, According To The Terms Mentioned In The Regulatory Rules And Procedures Issued Pursuant To The Companies Law Relating To Listed Joint Stock Companies	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	11	Voting On The Business And Contracts That Will Be Concluded Between The Company And Muhammad Abdul Aziz Al Habib For Real Estate Investment Company, In Which The Chairman Dr. Sulaiman Bin Abdul Aziz Al Habib And The Board Member Mr. Saleh Bin Muhammad Al Habib And The Board Member Mr. Hesham Bin Sulaiman Al Habib Have An Indirect Interest, And The Nature Of Transaction Is A Rental Contract Of A Residential Complex For Employees For A Period Of (15) Fifteen Years Started On 01/12/2012 With A Total Value Of Sar (24,000,000) And Annual Rental Value Of Sar (1,600,000), The Value Of The Transactions During The Financial Year 2021 Will Be Sar (1,600,000) And This Contracting Was Made Without Preferential Terms Or Benefits	For	For
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	12	Voting On The Business And Contracts That Will Be Concluded Between Dr. Sulaiman Al Habib Hospital Fzllc (Subsidiary In Dubai) And Dr. Sulaiman Bin Abdul Aziz Al Habib, In Which The Chairman Dr. Sulaiman Bin Abdul Aziz Al Habib Has A Direct Interest And The Board Member Mr. Hesham Bin Sulaiman Al Habib Has An Indirect Interest, And The Nature Of Transactions Is A Warehouse Rental Contract For A Period Of One Year Renewable On An Annual Basis After That With An Annual Rental Value Of Sar (104,182,84), The Value Of The Transactions During The Financial Year 2021 Will Be Sar (104,182,84) And This Contracting Was Made Without Preferential Terms Or Benefits	For	For
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	13	Voting On The Business And Contracts That Will Be Concluded Between Dr. Sulaiman Al Habib Hospital Fzllc (Subsidiary In Dubai) And Dr. Sulaiman Bin Abdul Aziz Al Habib, In Which The Chairman Dr. Sulaiman Bin Abdul Aziz Al Habib Has A Direct Interest And The Board Member Mr. Hesham Bin Sulaiman Al Habib Has An Indirect Interest, And The Nature Of Transactions Is A Warehouse Rental Contract For A Period Of One Year Renewable On An Annual Basis After That With An Annual Rental Value Of Sar (52,091.42), The Value Of The Transactions During The Financial Year 2021 Will Be Sar (52,091.42) And This Contracting Was Made Without Preferential Terms Or Benefits	For	For
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	14	Voting E On The Business And Contracts That Will Be Concluded Between Dr. Sulaiman Al Habib Hospital Fzllc (Subsidiary In Dubai) And Dr. Sulaiman Bin Abdul Aziz Al Habib, In Which The Chairman Dr. Sulaiman Bin Abdul Aziz Al Habib Has A Direct Interest And The Board Member Mr. Hesham Bin Sulaiman Al Habib Has An Indirect Interest, And The Nature Of Transactions Is A Rental Contract Of Clinics In The Emirate Of Dubai For A Period Of (10) Ten Years Started On 02/10/2019 With A Total Value Of Sar (56,155,000), The Value Of The Transactions During The Financial Year 2021 Will Be Sar (5,105,000) And This Contracting Was Made Without Preferential Terms Or Benefits	For	For
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	15	Voting On The Business And Contracts That Will Be Concluded Between Shamal Alriydh For Healthcare Company (Subsidiary) And Masah Construction Company, In Which The Chairman Dr. Sulaiman Bin Abdul Aziz Al Habib And The Board Member Mr. Hesham Bin Sulaiman Al Habib Have An Indirect Interest, And The Nature Of Transactions Is Purchase Orders For General Constructions For The Buildings Of Shamal Alriydh Hospital Project With A Total Value Of Sar (37,937,229.02), And This Contracting Was Made Without Preferential Terms Or Benefits	For	For
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	16	Voting On The Business And Contracts That Will Be Concluded Between Shamal Alriydh For Healthcare Company (Subsidiary) And Masah Construction Company, In Which The Chairman Dr. Sulaiman Bin Abdul Aziz Al Habib And The Board Member Mr. Hesham Bin Sulaiman Al Habib Have An Indirect Interest, And The Nature Of Transactions Is Additional Constructions Contract For Shamal Alriydh Hospital Project For A Period Of (30) Thirty Months With A Total Value Of Sar (14,658,479.22), And This Contracting Was Made Without Preferential Terms Or Benefits	For	For
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	17	Voting On The Business And Contracts That Will Be Concluded Between Shamal Alriydh For Healthcare Company (Subsidiary) And Masah Construction Company, In Which The Chairman Dr. Sulaiman Bin Abdul Aziz Al Habib And The Board Member Mr. Hesham Bin Sulaiman Al Habib Have An Indirect Interest, And The Nature Of Transactions Is A Contract For General Constructions For The Buildings Of Shamal Alriydh Hospital Project For A Period Of (18) Eighteen Months With A Total Value Of Sar (1,035,000), And This Contracting Was Made Without Preferential Terms Or Benefits	For	For
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	18	Voting On The Business And Contracts That Will Be Concluded Between Shamal Alriydh For Healthcare Company (Subsidiary) And Masah Construction Company, In Which The Chairman Dr. Sulaiman Bin Abdul Aziz Al Habib And The Board Member Mr. Hesham Bin Sulaiman Al Habib Have An Indirect Interest, And The Nature Of Transactions Is A Construction Contract To Build The Structural Works Of Shamal Alriydh Hospital Project For A Period Of One Year And Eight Months With A Value Of Sar (348,876,588.90), The Value Of The Transactions During The Financial Year 2020 Amounted To Sar (185,999,500.31), And This Contract Was Made Without Preferential Terms Or Benefits	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	19	Voting On The Business And Contracts That Will Be Concluded Between Gharb Al-Takhassusi Hospital For Healthcare (Subsidiary) And Masah Construction Company, In Which The Chairman Dr. Sulaiman Bin Abdul Aziz Al Habib And The Board Member Mr. Hesham Bin Sulaiman Al Habib Have An Indirect Interest, And The Nature Of Transactions Is A Construction Contract Of Structural Works For The Maternity And Pediatric Hospital Project In Altakhassusi For A Period Of One Year With A Value Of Sar (71,036,972), And This Contract Was Made Without Preferential Terms Or Benefits	For	For
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	20	Voting On The Business And Contracts That Will Be Concluded Between Shamal Alriydh For Healthcare Company (Subsidiary) And Masah Construction Company, In Which The Chairman Dr. Sulaiman Bin Abdul Aziz Al Habib And The Board Member Mr. Hesham Bin Sulaiman Al Habib Have An Indirect Interest, And The Nature Of Transactions Is A Gypsum Works Construction Contract For The Buildings Of Shamal Alriydh Hospital Project For A Period Of (14) Fourteen Months With A Total Value Of Sar (50,536,973.73), And This Contracting Was Made Without Preferential Terms Or Benefits	For	For
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	21	On The Business And Contracts That Will Be Concluded Between The Company And Namara Specialized Trading Establishment In Which The Chairman Dr. Sulaiman Bin Abdul Aziz Al Habib And The Board Member Mr. Hesham Bin Sulaiman Al Habib Have An Indirect Interest, And The Nature Of Transactions Is A Supply Contract Based On Purchase Orders For Electrical Tools And Supplies For A Period Of (3) Three Years Started From Signing Date Of The Contract And To Be Auto-Renewed Annually Thereafter, With Purchase Orders Value During The Financial Year 2020 Of Sar (46,927.40), The Value Of The Transactions During The Financial Year 2020 Amounted To Sar (283,126.88) And This Contract Was Made Without Preferential Terms Or Benefits	For	For
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	22	Voting On The Business And Contracts That Will Be Concluded Between The Company And Rawafed Health International Company, In Which The Chairman Dr. Sulaiman Bin Abdul Aziz Al Habib And The Board Member Mr. Hesham Bin Sulaiman Al Habib Have An Indirect Interest, And The Nature Of Transactions Is A Supply Contract Based On Purchase Orders For Medical Tools, Supplies And Devices, And Furniture For A Period Of One Year Renewable On An Annual Basis Thereafter With Purchase Orders Value During The Financial Year 2020 Of Sar (34,452,763.16), The Value Of The Transactions During The Financial Year 2020 Amounted To Sar (22,979,823.70) And This Contract Was Made Without Preferential Terms Or Benefits	For	For
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	23	Voting On The Business And Contracts That Will Be Concluded Between The Company And Al-Andalus Real Estate Company, In Which The Chairman Dr. Sulaiman Bin Abdul Aziz Al Habib, The Board Member Mr. Hesham Bin Sulaiman Al Habib And The Board Member Mr. Saleh Bin Muhammad Al Habib Have An Indirect Interest, And The Nature Of Transactions Is An Agreement Of Partnership, Design, Development, Management And Operation Of West Jeddah Hospital Which Is Equally Owned By Both Parties With (99) Ninety-Nine Years Duration Started On 30/10/2014 Renewable Thereafter, The Value Of Transactions During The Financial Year 2020 Amounted To Sar (7,944,971), And This Contract Was Made Without Preferential Terms Or Benefits	For	For
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	24	Voting Vote On The Business And Contracts Concluded Between The Company And Arabian Healthcare Supply Company, In Which The Board Member Dr. Nabil Bin Mohammed Al Amoudi Has An Indirect Interest, And The Nature Of Transactions Is Purchase Orders To Supply Medical Tools And Pharmaceutical Supplies, The Purchase Orders Value During The Financial Year 2020 Of Sar (3,510,139.80), The Value Of The Transactions During The Financial Year 2020 Amounted To Sar (1,976,506.27) And This Contract Was Made Without Preferential Terms Or Benefits And To Authorize The Same For The Upcoming Year	For	For
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	25	Voting On The Participation Of The Board Chairman Dr. Sulaiman Bin Abdul Aziz Al Habib In A Competing Business To The Company Activities	For	For
DR. SULAIMAN AL-HABIB MEDICAL SERVICES GROUP COMPA	21-Apr-2021	26	Voting On The Participation Of The Board Member Mr. Saleh Bin Muhammad Al Habib In A Competing Business To The Company Activities	For	For
DRAFTKINGS INC.	28-Apr-2021	1	Director	For	Combined
DRAFTKINGS INC.	28-Apr-2021	2	To Ratify The Appointment Of Bdo Usa, Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
DRAFTKINGS INC.	28-Apr-2021	3	To Recommend, By Non-Binding Vote, The Frequency Of Executive Compensation Votes.	One	Combined
DRAFTKINGS INC.	28-Apr-2021	4	In Their Discretion, Upon Such Other Matters That May Properly Come Before The Meeting Or Any Adjournment Or Adjournments Thereof.	Take No Action	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DREAM INDUSTRIAL REAL ESTATE INV. TRUST	07-Jun-2021	1	Election Of Trustee: Dr. R. Sacha Bhatia	For	Combined
DREAM INDUSTRIAL REAL ESTATE INV. TRUST	07-Jun-2021	2	Election Of Trustee: Michael J. Cooper	For	For
DREAM INDUSTRIAL REAL ESTATE INV. TRUST	07-Jun-2021	3	Election Of Trustee: J. Michael Knowlton	For	For
DREAM INDUSTRIAL REAL ESTATE INV. TRUST	07-Jun-2021	4	Election Of Trustee: Ben Mulroney	For	For
DREAM INDUSTRIAL REAL ESTATE INV. TRUST	07-Jun-2021	5	Election Of Trustee: Brian Pauls	For	For
DREAM INDUSTRIAL REAL ESTATE INV. TRUST	07-Jun-2021	6	Election Of Trustee: Vicky Schiff	For	For
DREAM INDUSTRIAL REAL ESTATE INV. TRUST	07-Jun-2021	7	Election Of Trustee: Vincenza Sera	For	For
DREAM INDUSTRIAL REAL ESTATE INV. TRUST	07-Jun-2021	8	Election Of Trustee: Sheldon Wiseman	For	For
DREAM INDUSTRIAL REAL ESTATE INV. TRUST	07-Jun-2021	9	Appointment Of Pricewaterhousecoopers Llp As The Auditor Of The Trust And Its Subsidiaries And Authorizing The Trustees Of The Trust To Set The Remuneration Of The Auditor.	For	For
DREAM OFFICE REAL ESTATE INV. TRUST	07-Jun-2021	1	Election Of Trustee: Detlef Bierbaum	For	For
DREAM OFFICE REAL ESTATE INV. TRUST	07-Jun-2021	2	Election Of Trustee: Donald Charter	For	For
DREAM OFFICE REAL ESTATE INV. TRUST	07-Jun-2021	3	Election Of Trustee: Michael J. Cooper	For	For
DREAM OFFICE REAL ESTATE INV. TRUST	07-Jun-2021	4	Election Of Trustee: P. Jane Gavan	For	For
DREAM OFFICE REAL ESTATE INV. TRUST	07-Jun-2021	5	Election Of Trustee: Robert Goodall	For	For
DREAM OFFICE REAL ESTATE INV. TRUST	07-Jun-2021	6	Election Of Trustee: The Hon. Dr. Kellie Leitch	For	For
DREAM OFFICE REAL ESTATE INV. TRUST	07-Jun-2021	7	Election Of Trustee: Karine Macindoe	For	For
DREAM OFFICE REAL ESTATE INV. TRUST	07-Jun-2021	8	Election Of Trustee: Qi Tang	For	For
DREAM OFFICE REAL ESTATE INV. TRUST	07-Jun-2021	9	Appointment Of Pricewaterhousecoopers Llp As The Auditor Of The Trust And Its Subsidiaries And Authorizing The Trustees Of The Trust To Fix The Remuneration Of The Auditor.	For	For
DROPBOX INC	20-May-2021	1	Director	For	For
DROPBOX INC	20-May-2021	2	To Ratify The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For Our Fiscal Year Ending December 31, 2021.	For	For
DROPBOX INC	20-May-2021	3	To Approve, On An Advisory Basis, The Compensation Of Our Named Executive Officers.	For	For
DSV PANALPINA A/S	15-Mar-2021	10	Presentation Of The 2020 Annual Report With The Audit Report For Adoption	For	Combined
DSV PANALPINA A/S	15-Mar-2021	11	Presentation And Approval Of The 2020 Remuneration Report	For	Combined
DSV PANALPINA A/S	15-Mar-2021	12	Approval Of The Proposed Remuneration Of The Board Of Directors For The Current Financial Year	For	Combined
DSV PANALPINA A/S	15-Mar-2021	13	Resolution On The Application Of Profits Or Coverage Of Losses As Per The Approved 2020 Annual Report	For	Combined
DSV PANALPINA A/S	15-Mar-2021	14	Re- Election Of Member For The Board Of Directors: Thomas Plenborg	For	Combined
DSV PANALPINA A/S	15-Mar-2021	15	Re- Election Of Member For The Board Of Directors: Annette Sadolin	For	Combined
DSV PANALPINA A/S	15-Mar-2021	16	Re- Election Of Member For The Board Of Directors: Birgit W. Norgaard	For	Combined
DSV PANALPINA A/S	15-Mar-2021	17	Re- Election Of Member For The Board Of Directors: Jorgen Moller	For	Combined
DSV PANALPINA A/S	15-Mar-2021	18	Re- Election Of Member For The Board Of Directors: Malou Aamund	For	Combined
DSV PANALPINA A/S	15-Mar-2021	19	Re- Election Of Member For The Board Of Directors: Beat Walti	For	Combined
DSV PANALPINA A/S	15-Mar-2021	20	Re- Election Of Member For The Board Of Directors: Niels Smedegaard	For	Combined
DSV PANALPINA A/S	15-Mar-2021	21	Re-Election Of Pricewaterhousecoopers As Auditor(S) (Org. 33 77 12 31)	For	Combined
DSV PANALPINA A/S	15-Mar-2021	22	Proposed Resolution: Reduction Of The Share Capital And Amendment Of Article 3 Of The Articles Of Association	For	Combined
DSV PANALPINA A/S	15-Mar-2021	23	Proposed Resolution: Authorisation To Acquire Treasury Shares	For	Combined
DSV PANALPINA A/S	15-Mar-2021	24	Proposed Resolution: Amendment To Article 7 Of The Articles Of Association	For	Combined
DSV PANALPINA A/S	15-Mar-2021	25	Proposed Resolution: Amendment To The Remuneration Policy	For	Combined
DSV PANALPINA A/S	15-Mar-2021	26	Please Note That This Resolution Is A Shareholder Proposal: Proposed Resolution: Shareholder Proposal On Reporting On Climate-Related Financial Risks And Opportunities	For	Combined
DTE ENERGY COMPANY	20-May-2021	1	Director	For	Combined
DTE ENERGY COMPANY	20-May-2021	2	Ratify The Appointment Of Pricewaterhousecoopers Llp As Our Independent Auditors.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DTE ENERGY COMPANY	20-May-2021	3	Provide A Nonbinding Vote To Approve The Company'S Executive Compensation.	For	For
DTE ENERGY COMPANY	20-May-2021	4	Vote On A Management Proposal To Amend And Restate The Long-Term Incentive Plan To Authorize Additional Shares.	For	For
DTE ENERGY COMPANY	20-May-2021	5	Vote On A Shareholder Proposal To Make Additional Disclosure Of Political Contributions.	Against	Combined
DTE ENERGY COMPANY	20-May-2021	6	Vote On A Shareholder Proposal To Publish A Greenwashing Audit.	Against	Against
DUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021	2	Review And Ratification Of The Board Of Directors Report On The Banks Activities And Financial Position In Relation To The Financial Year Ended 31 Dec 2020	For	Combined
DUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021	3	Review And Ratification Of The Auditors Report For The Financial Year Ended 31 Dec 2020	For	Combined
DUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021	4	Review The Internal Sharia Supervision Committee Report In Relation To The Banks Activities During The Financial Year Ended 31 Dec 2020 And Ratification Thereof	For	Combined
DUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021	5	Discussion And Approval Of The Banks Balance Sheet And Profit And Loss Statement For The Year Ended 31 Dec 2020 And Ratification Thereof	For	Combined
DUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021	6	Discussion And Approval Of The Board Of Directors Recommendation In Relation To Cash Dividends Of 20 Pct Of The Paid Up Capital, Aggregating To An Amount Of Aed 1,445,422,180	For	For
DUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021	7	Review Of The Remuneration Of The Board Of Directors As Per Article No.169 Of The Federal Act No. 2 Of 2015 Concerning The Commercial Companies, Commercial Companies Law	For	For
DUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021	8	Discharge Of The Board Of Directors Of The Bank From Liability For The Year Ended 31 Dec 2020 Or Their Termination And Filing Of A Liability Claim Against Them, As The Case May Be	For	For
DUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021	9	Discharge Of The External Auditors Of The Bank From Liability For The Year Ended 31 Dec 2020 Or Their Termination And Filing Of A Liability Claim Against Them, As The Case May Be	For	For
DUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021	10	Appointment Of The Members Of The Internal Sharia Supervision Committee For The Year 2021	For	Combined
DUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021	11	Appointment Of The External Auditors Of The Bank For The Financial Year 2021 And Determination Of Their Remuneration	For	Combined
DUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021	12	Appointment Of Representatives For Shareholders Who Wish To Be Represented And To Vote On Their Behalf	For	Combined
DUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021	13	Consider Passing A Special Resolution: A. To Authorise The Board Of Directors Of The Bank To Issue Any Senior Sukuk And,Or Other Similar Instruments Which Are Not Convertible Into Shares, Whether Under A Programme Or Otherwise, In An Aggregate Outstanding Face Amount Not Exceeding Usd 7.5 Billion, Or The Equivalent Thereof In Other Currencies At Any Time And To Authorise The Board Of Directors To Determine And Agree On The Date Of Issuance Provided That Such Date Does Not Exceed One Year From The Date Of The General Assembly Meeting, The Amount, Offering Mechanism, Transaction Structure And Other Terms And Conditions Of Any Such Issuances, Provided That This Is Undertaken In Compliance With The Provisions Of The Commercial Companies Law And Any Regulations Or Guidelines Issued By Any Governmental Or Regulatory Authority Pursuant To Such Law And After Obtaining Approvals Which May Be Required From The Relevant Competent Regulatory Authorities	For	For
DUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021	14	Consider Passing A Special Resolution: A. To Authorise The Board Of Directors Of The Bank To Issue Additional Tier 1 Sukuk Which Are Not Convertible Into Shares In An Aggregate Face Amount Not Exceeding Usd 1.5 Billion, Or Equivalent Thereof In Any Other Currency, And To Authorise The Board Of Directors To Determine And Agree On The Date Of Issuance Provided That Such Date Does Not Exceed One Year From The Date Of The General Assembly Meeting, The Amount, Offering Mechanism, Transaction Structure And Other Terms And Conditions Of Such Issuance, Provided That Such Issuance Is Subordinated, Profit Payments Under The Terms And Conditions Of Such Issuance Are Capable Of Being Cancelled Under Certain Circumstances And The Terms And Conditions Also Contain A Point Of Non Viability Provision, And Subject In All Cases To Obtaining Necessary Approvals Which May Be Required From The Relevant Competent Regulatory Authorities	For	For
DUBAI ISLAMIC BANK P.J.S.C.	16-Mar-2021	15	Consider Passing A Special Resolution: A. To Approve The Board Of Directors Recommendation To Amend And Restate The Articles Of Association Of The Bank In The Form Attached Hereto. Shareholders Can Further Review The Amended And Restated Articles Of Association On The Websites Of The Bank And Dfm. B. Subject To Approving A Above And Obtaining The Approvals From The Relevant Regulatory Authorities, To Authorize The Board Of Directors Of The Bank Or Any Person So Authorized By The Board Of Directors Of The Bank, To Take All The Necessary Measures To Issue The Amendment And Restatement Of The Banks Articles Of Association	For	Combined
DUKE ENERGY CORPORATION	06-May-2021	1	Director	For	Combined
DUKE ENERGY CORPORATION	06-May-2021	2	Ratification Of Deloitte & Touche Llp As Duke Energy'S Independent Registered Public Accounting Firm For 2021	For	For
DUKE ENERGY CORPORATION	06-May-2021	3	Advisory Vote To Approve Duke Energy'S Named Executive Officer Compensation	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DUKE ENERGY CORPORATION	06-May-2021	4	Amendment To The Amended And Restated Certificate Of Incorporation Of Duke Energy Corporation To Eliminate Supermajority Requirements	For	For
DUKE ENERGY CORPORATION	06-May-2021	5	Shareholder Proposal Regarding Independent Board Chair	Against	Combined
DUKE ENERGY CORPORATION	06-May-2021	6	Shareholder Proposal Regarding Providing A Semiannual Report On Duke Energy'S Political Contributions And Expenditures	Against	For
DUKE REALTY CORPORATION	28-Apr-2021	1	Election Of Director To Serve For A One-Year Term Ending At The 2022 Annual Meeting: John P. Case	For	For
DUKE REALTY CORPORATION	28-Apr-2021	2	Election Of Director To Serve For A One-Year Term Ending At The 2022 Annual Meeting: James B. Connor	For	For
DUKE REALTY CORPORATION	28-Apr-2021	3	Election Of Director To Serve For A One-Year Term Ending At The 2022 Annual Meeting: Tamara D. Fischer	For	For
DUKE REALTY CORPORATION	28-Apr-2021	4	Election Of Director To Serve For A One-Year Term Ending At The 2022 Annual Meeting: Norman K. Jenkins	For	For
DUKE REALTY CORPORATION	28-Apr-2021	5	Election Of Director To Serve For A One-Year Term Ending At The 2022 Annual Meeting: Kelly T. Killingsworth	For	For
DUKE REALTY CORPORATION	28-Apr-2021	6	Election Of Director To Serve For A One-Year Term Ending At The 2022 Annual Meeting: Melanie R. Sabelhaus	For	For
DUKE REALTY CORPORATION	28-Apr-2021	7	Election Of Director To Serve For A One-Year Term Ending At The 2022 Annual Meeting: Peter M. Scott, Iii	For	For
DUKE REALTY CORPORATION	28-Apr-2021	8	Election Of Director To Serve For A One-Year Term Ending At The 2022 Annual Meeting: David P. Stockert	For	For
DUKE REALTY CORPORATION	28-Apr-2021	9	Election Of Director To Serve For A One-Year Term Ending At The 2022 Annual Meeting: Chris T. Sultemeier	For	For
DUKE REALTY CORPORATION	28-Apr-2021	10	Election Of Director To Serve For A One-Year Term Ending At The 2022 Annual Meeting: Michael E. Szymanczyk	For	For
DUKE REALTY CORPORATION	28-Apr-2021	11	Election Of Director To Serve For A One-Year Term Ending At The 2022 Annual Meeting: Warren M. Thompson	For	For
DUKE REALTY CORPORATION	28-Apr-2021	12	Election Of Director To Serve For A One-Year Term Ending At The 2022 Annual Meeting: Lynn C. Thurber	For	For
DUKE REALTY CORPORATION	28-Apr-2021	13	To Vote On An Advisory Basis To Approve The Compensation Of The Company'S Named Executive Officers As Set Forth In The Proxy Statement.	For	For
DUKE REALTY CORPORATION	28-Apr-2021	14	To Ratify The Reappointment Of Kpmg Llp As The Company'S Independent Registered Public Accountants For The Fiscal Year 2021.	For	For
DUPONT DE NEMOURS INC	28-Apr-2021	1	Election Of Director: Amy G. Brady	For	For
DUPONT DE NEMOURS INC	28-Apr-2021	2	Election Of Director: Edward D. Breen	For	For
DUPONT DE NEMOURS INC	28-Apr-2021	3	Election Of Director: Ruby R. Chandy	For	For
DUPONT DE NEMOURS INC	28-Apr-2021	4	Election Of Director: Franklin K. Clyburn, Jr.	For	For
DUPONT DE NEMOURS INC	28-Apr-2021	5	Election Of Director: Terrence R. Curtin	For	For
DUPONT DE NEMOURS INC	28-Apr-2021	6	Election Of Director: Alexander M. Cutler	For	For
DUPONT DE NEMOURS INC	28-Apr-2021	7	Election Of Director: Eleuthère I. Du Pont	For	For
DUPONT DE NEMOURS INC	28-Apr-2021	8	Election Of Director: Luther C. Kissam	For	For
DUPONT DE NEMOURS INC	28-Apr-2021	9	Election Of Director: Frederick M. Lowery	For	For
DUPONT DE NEMOURS INC	28-Apr-2021	10	Election Of Director: Raymond J. Milchovich	For	For
DUPONT DE NEMOURS INC	28-Apr-2021	11	Election Of Director: Deanna M. Mulligan	For	For
DUPONT DE NEMOURS INC	28-Apr-2021	12	Election Of Director: Steven M. Sterin	For	For
DUPONT DE NEMOURS INC	28-Apr-2021	13	Advisory Resolution To Approve Executive Compensation.	For	For
DUPONT DE NEMOURS INC	28-Apr-2021	14	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
DUPONT DE NEMOURS INC	28-Apr-2021	15	Amendment And Restatement Of The Company'S Certificate Of Incorporation To Decrease The Ownership Threshold For Stockholders To Call A Special Meeting.	For	For
DUPONT DE NEMOURS INC	28-Apr-2021	16	Right To Act By Written Consent.	Against	Combined
DUPONT DE NEMOURS INC	28-Apr-2021	17	Annual Disclosure Of Eeo-1 Data.	Against	Combined
DUPONT DE NEMOURS INC	28-Apr-2021	18	Annual Report On Plastic Pollution.	Against	For
DURATEX SA	29-Apr-2021	3	To Receive The Administrators Accounts, Examine, Discuss And Vote On The Financial Statements For The Fiscal Year Ended On 12.31.2020	For	For
DURATEX SA	29-Apr-2021	3	To Resolve On The Board Of Directors Proposal To Amend The Duratex Long Term Incentive Plan Regulation	For	Combined
DURATEX SA	29-Apr-2021	4	To Deliberate On The Board Of Directors Proposal For The Allocation Of Net Income For The Year 2020, Including The Ratification Of The Anticipated Distribution Of Interest On Own Capital And Additional Dividends, As Detailed In The Meeting Manual Available. No New Distribution Of Earnings Will Be Proposed At The Meeting On Account Of The 2020 Financial Year	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DURATEX SA	29-Apr-2021	4	Do You Authorize The Drawing Up Of The Minutes Of This Meeting In Summary Form, Pursuant To Paragraph 1 Of Article 130 Of Law No. 6,404, Of 1976	For	For
DURATEX SA	29-Apr-2021	5	To Deliberate On The Managements Proposal To Establish, In 9 Members Of Which 3 Are Independent And 3 Alternates, The Number Of Members Of The Board Of Directors For The Next Annual Term	For	For
DURATEX SA	29-Apr-2021	5	Do You Authorize The Publication Of The Minutes Of This Meeting, Omitting The Names Of The Shareholders, Pursuant To Paragraph 2 Of Article 130 Of Law No. 6,404, Of 1976	For	For
DURATEX SA	29-Apr-2021	6	Do You Wish To Request The Adoption Of The Cumulative Voting Process For The Election Of The Board Of Directors, Under The Terms Of Article 141 Of Law 6,404 Of 1976	For	Combined
DURATEX SA	29-Apr-2021	7	To Elect The Members Of The Board Of Directors By Slate. Indication Of All The Names That Make Up The By Slate. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. . Alfredo Egydio Arruda Villela Filho And Alexandre De Barros Alfredo Egydio Setubal And Paula Lucas Setubal Andrea Laserna Seibel And Alex Laserna Seibel Helio Seibel And Alex Laserna Seibel Juliana Rozenbaum Munemori Marcio Froes Torres Raul Calfat Ricardo Egydio Setubal And Paula Lucas Setubal Rodolfo Villela Marino And Alexandre De Barros	For	Against
DURATEX SA	29-Apr-2021	8	In The Event That One Of The Candidates Who Is On The Slate Chosen Ceases To Be Part Of That Slate, Can The Votes Corresponding To Your Shares Continue To Be Conferred On The Chosen Slate	For	Against
DURATEX SA	29-Apr-2021	10	In The Event Of The Adoption Of The Cumulative Voting Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages Across The Members Of The Slate That You Have Chosen. If The Shareholder Chooses To Abstain And The Election Occurs Through The Cumulative Voting Process, His Vote Must Be Counted As Abstention In The Respective Resolution Of The Meeting	For	Combined
DURATEX SA	29-Apr-2021	11	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. The Following Field Should Only Be Filled In If The Shareholder Has Replied No To The Previous Question. Alfredo Egydio Arruda Villela Filho And Alexandre De Barros	For	Abstain
DURATEX SA	29-Apr-2021	12	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. The Following Field Should Only Be Filled In If The Shareholder Has Replied No To The Previous Question. Alfredo Egydio Setubal And Paula Lucas Setubal	For	Abstain
DURATEX SA	29-Apr-2021	13	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. The Following Field Should Only Be Filled In If The Shareholder Has Replied No To The Previous Question. Andrea Laserna Seibel And Alex Laserna Seibel	For	Abstain
DURATEX SA	29-Apr-2021	14	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. The Following Field Should Only Be Filled In If The Shareholder Has Replied No To The Previous Question. Helio Seibel And Alex Laserna Seibel	For	Abstain
DURATEX SA	29-Apr-2021	15	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. The Following Field Should Only Be Filled In If The Shareholder Has Replied No To The Previous Question. Juliana Rozenbaum Munemori	For	Abstain
DURATEX SA	29-Apr-2021	16	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. The Following Field Should Only Be Filled In If The Shareholder Has Replied No To The Previous Question. Marcio Froes Torres	For	Abstain
DURATEX SA	29-Apr-2021	17	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. The Following Field Should Only Be Filled In If The Shareholder Has Replied No To The Previous Question Raul Calfat	For	Abstain
DURATEX SA	29-Apr-2021	18	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. The Following Field Should Only Be Filled In If The Shareholder Has Replied No To The Previous Question. Ricardo Egydio Setubal And Paula Lucas Setubal	For	Abstain
DURATEX SA	29-Apr-2021	19	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. The Following Field Should Only Be Filled In If The Shareholder Has Replied No To The Previous Question. Rodolfo Villela Marino And Alexandre De Barros	For	Abstain
DURATEX SA	29-Apr-2021	20	Do You Wish To Request The Separate Election Of A Member Of The Board Of Directors, Under The Terms Of Article 141, 4, I Of Law 6,404 Of 1976	For	Combined
DURATEX SA	29-Apr-2021	21	Indication Of Candidates For The Board Of Directors By Minority Shareholders Holding Voting Shares. Shareholder Can Only Fill Out This Field If He Has Been The Owner, Without Interruption, Of The Shares With Which He Or She Is Voting During The Three Months Immediately Prior To The Holding Of The General Meeting And Is Not A Controlling Shareholder Or Is Linked To It	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
DURATEX SA	29-Apr-2021	22	Ratify The Remuneration Paid To Management In 2020 And Deliberate On The Proposal Of The Board Of Directors To Set The Global And Annual Amount Destined To The Remuneration Of The Administrators, Board Of Directors And Executive Board, Up To Brl 48 Millions	For	Combined
DURATEX SA	29-Apr-2021	23	Do You Wish To Request The Instatement Of The Fiscal Council, Under The Terms Of Article 161 Of Law 6,404 Of 1976	For	Combined
DURATEX SA	29-Apr-2021	24	Do You Authorize The Drawing Up Of The Minutes Of This Meeting In Summary Form, Pursuant To Paragraph 1 Of Article 130 Of Law No. 6,404, Of 1976	For	For
DURATEX SA	29-Apr-2021	25	Do You Authorize The Publication Of The Minutes Of This Meeting, Omitting The Names Of The Shareholders, Pursuant To Paragraph 2 Of Article 130 Of Law No. 6,404, Of 1976	For	For
E.ON SE	19-May-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
E.ON SE	19-May-2021	2	Receive Financial Statements And Statutory Reports For Fiscal Year 2020	Non-voting resolution	Non-voting resolution
E.ON SE	19-May-2021	3	Approve Allocation Of Income And Dividends Of Eur 0.47 Per Share	For	Combined
E.ON SE	19-May-2021	4	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
E.ON SE	19-May-2021	5	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	For
E.ON SE	19-May-2021	6	Ratify Kpmg Ag As Auditors For Fiscal Year 2021	For	For
E.ON SE	19-May-2021	7	Ratify Kpmg Ag As Auditors For Half-Year And Quarterly Reports 2021	For	For
E.ON SE	19-May-2021	8	Ratify Kpmg Ag As Auditors For The First Quarter Of Fiscal Year 2022	For	For
E.ON SE	19-May-2021	9	Approve Remuneration Policy	For	For
E.ON SE	19-May-2021	10	Approve Remuneration Of Supervisory Board	For	For
E.ON SE	19-May-2021	11	Elect Erich Clementi To The Supervisory Board	For	For
E.ON SE	19-May-2021	12	Elect Andreas Schmitz To The Supervisory Board	For	For
E.ON SE	19-May-2021	13	Elect Ewald Woste To The Supervisory Board	For	For
E.ON SE	19-May-2021	14	Approve Affiliation Agreements With E.On 45. Verwaltungs Gmbh	For	For
E.ON SE	19-May-2021	15	Approve Affiliation Agreement With E.On 46. Verwaltungs Gmbh	For	For
E.ON SE	19-May-2021	16	From 10Th February, Broadridge Will Code All Agendas For German Meetings In English Only. If You Wish To See The Agenda In German, This Will Be Made Available As A Link Under The 'Material Url' Dropdown At The Top Of The Ballot. The German Agendas For Any Existing Or Past Meetings Will Remain In Place. For Further Information, Please Contact Your Client Service Representative	Non-voting resolution	Combined
E.ON SE	19-May-2021	17	Please Note That Following The Amendment To Paragraph 21 Of The Securities Trade Act On 9Th July 2015 And The Over-Ruling Of The District Court In Cologne Judgment From 6Th June 2012 The Voting Process Has Now Changed With Regard To The German Registered Shares. As A Result, It Is Now The Responsibility Of The End-Investor (I.E. Final Beneficiary) And Not The Intermediary To Disclose Respective Final Beneficiary Voting Rights Therefore The Custodian Bank / Agent In The Market Will Be Sending The Voting Directly To Market And It Is The End Investors Responsibility To Ensure The Registration Element Is Complete With The Issuer Directly, Should They Hold More Than 3 % Of The Total Share Capital	Non-voting resolution	Non-voting resolution
E.ON SE	19-May-2021	18	The Vote/Registration Deadline As Displayed On Proxyedge Is Subject To Change And Will Be Updated As Soon As Broadridge Receives Confirmation From The Sub Custodians Regarding Their Instruction Deadline. For Any Queries Please Contact Your Client Services Representative	Non-voting resolution	Non-voting resolution
E.ON SE	19-May-2021	19	According To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights. Further, Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual	Non-voting resolution	Non-voting resolution
E.ON SE	19-May-2021	20	Further Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Url Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected In The Ballot On Proxyedge	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
E.ON SE	19-May-2021	21	09 Apr 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
E.ON SE	19-May-2021	22	09 Apr 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
E.SUN FINANCIAL HOLDING COMPANY,LTD.	11-Jun-2021	1	Business Reports And Financial Statements For Fiscal Year 2020.	For	Combined
E.SUN FINANCIAL HOLDING COMPANY,LTD.	11-Jun-2021	2	Proposal Of Net Income Distribution For Fiscal Year 2020. Proposed Cash Dividend: Twd 0.61 Per Share.	For	For
E.SUN FINANCIAL HOLDING COMPANY,LTD.	11-Jun-2021	3	Proposal Of Capital Increase From Retained Earnings And Remuneration To Employees. Proposed Stock Dividend: Twd 0.61 Per Share.	For	For
E.SUN FINANCIAL HOLDING COMPANY,LTD.	11-Jun-2021	4	Amendment To The Rules For Procedure Of Shareholders' Meeting.	For	For
EAST JAPAN RAILWAY COMPANY	22-Jun-2021	2	Approve Appropriation Of Surplus	For	For
EAST JAPAN RAILWAY COMPANY	22-Jun-2021	3	Appoint A Director Tomita, Tetsuro	For	For
EAST JAPAN RAILWAY COMPANY	22-Jun-2021	4	Appoint A Director Fukasawa, Yuji	For	For
EAST JAPAN RAILWAY COMPANY	22-Jun-2021	5	Appoint A Director Kise, Yoichi	For	For
EAST JAPAN RAILWAY COMPANY	22-Jun-2021	6	Appoint A Director Ise, Katsumi	For	For
EAST JAPAN RAILWAY COMPANY	22-Jun-2021	7	Appoint A Director Ichikawa, Totaro	For	For
EAST JAPAN RAILWAY COMPANY	22-Jun-2021	8	Appoint A Director Sakai, Kiwamu	For	For
EAST JAPAN RAILWAY COMPANY	22-Jun-2021	9	Appoint A Director Ouchi, Atsushi	For	For
EAST JAPAN RAILWAY COMPANY	22-Jun-2021	10	Appoint A Director Ito, Atsuko	For	For
EAST JAPAN RAILWAY COMPANY	22-Jun-2021	11	Appoint A Director Ito, Motoshige	For	For
EAST JAPAN RAILWAY COMPANY	22-Jun-2021	12	Appoint A Director Amano, Reiko	For	For
EAST JAPAN RAILWAY COMPANY	22-Jun-2021	13	Appoint A Director Sakuyama, Masaki	For	For
EAST JAPAN RAILWAY COMPANY	22-Jun-2021	14	Appoint A Director Kawamoto, Hiroko	For	For
EAST JAPAN RAILWAY COMPANY	22-Jun-2021	15	Appoint A Corporate Auditor Mori, Kimitaka	For	For
EAST MONEY INFORMATION CO LTD	17-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
EAST MONEY INFORMATION CO LTD	17-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
EAST MONEY INFORMATION CO LTD	17-May-2021	3	2020 Annual Accounts	For	For
EAST MONEY INFORMATION CO LTD	17-May-2021	4	2020 Annual Report And Its Summary	For	For
EAST MONEY INFORMATION CO LTD	17-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.60000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):2.000000	For	For
EAST MONEY INFORMATION CO LTD	17-May-2021	6	2021 Provision Of Guarantee For The Bank Credit Line And Loans Of Wholly-Owned Subsidiaries	For	For
EAST MONEY INFORMATION CO LTD	17-May-2021	7	Amendments To The Company'S Articles Of Association	For	For
EAST MONEY INFORMATION CO LTD	17-May-2021	8	Amendments To The Company'S Rules Of Procedure Governing Shareholders' General Meetings	For	Combined
EAST MONEY INFORMATION CO LTD	17-May-2021	9	Amendments To The External Investment Management System	For	Combined
EAST MONEY INFORMATION CO LTD	17-May-2021	10	By-Election Of Non-Independent Director: Zheng Likun	For	Combined
EAST MONEY INFORMATION CO LTD	17-May-2021	11	By-Election Of Non-Independent Director: Huang Jianhai	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EASTERLY GOVERNMENT PROPERTIES, INC.	18-May-2021	1	Election Of Director: Darrell W. Crate	For	For
EASTERLY GOVERNMENT PROPERTIES, INC.	18-May-2021	2	Election Of Director: William C. Trimble, Iii	For	For
EASTERLY GOVERNMENT PROPERTIES, INC.	18-May-2021	3	Election Of Director: Michael P. Ibe	For	For
EASTERLY GOVERNMENT PROPERTIES, INC.	18-May-2021	4	Election Of Director: William H. Binnie	For	For
EASTERLY GOVERNMENT PROPERTIES, INC.	18-May-2021	5	Election Of Director: Cynthia A. Fisher	For	For
EASTERLY GOVERNMENT PROPERTIES, INC.	18-May-2021	6	Election Of Director: Scott D. Freeman	For	For
EASTERLY GOVERNMENT PROPERTIES, INC.	18-May-2021	7	Election Of Director: Emil W. Henry, Jr.	For	For
EASTERLY GOVERNMENT PROPERTIES, INC.	18-May-2021	8	Election Of Director: Tara S. Innes	For	For
EASTERLY GOVERNMENT PROPERTIES, INC.	18-May-2021	9	Approval, On A Non-Binding Advisory Basis, Of Our Named Executive Officer Compensation.	For	For
EASTERLY GOVERNMENT PROPERTIES, INC.	18-May-2021	10	Approval Of An Amendment To Our Bylaws To Allow Stockholders The Right To Amend Our Bylaws.	For	For
EASTERLY GOVERNMENT PROPERTIES, INC.	18-May-2021	11	Ratification Of The Audit Committee'S Appointment Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
EASTGROUP PROPERTIES, INC.	27-May-2021	1	Election Of Director To Serve For A One Year Term: D. Pike Aloian	For	For
EASTGROUP PROPERTIES, INC.	27-May-2021	2	Election Of Director To Serve For A One-Year Term: H. Eric Bolton, Jr.	For	For
EASTGROUP PROPERTIES, INC.	27-May-2021	3	Election Of Director To Serve For A One Year Term: Donald F. Colleran	For	Combined
EASTGROUP PROPERTIES, INC.	27-May-2021	4	Election Of Director To Serve For A One Year Term: Hayden C. Eaves Iii	For	Combined
EASTGROUP PROPERTIES, INC.	27-May-2021	5	Election Of Director To Serve For A One Year Term: David H. Hoster Ii	For	For
EASTGROUP PROPERTIES, INC.	27-May-2021	6	Election Of Director To Serve For A One Year Term: Marshall A. Loeb	For	For
EASTGROUP PROPERTIES, INC.	27-May-2021	7	Election Of Director To Serve For A One Year Term: Mary E. McCormick	For	For
EASTGROUP PROPERTIES, INC.	27-May-2021	8	Election Of Director To Serve For A One Year Term: Katherine M. Sandstrom	For	For
EASTGROUP PROPERTIES, INC.	27-May-2021	9	To Ratify The Appointment Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
EASTGROUP PROPERTIES, INC.	27-May-2021	10	To Approve By A Non-Binding Advisory Vote The Compensation Of The Company'S Named Executive Officers As Described In The Company'S Definitive Proxy Statement.	For	For
EASTGROUP PROPERTIES, INC.	27-May-2021	11	To Approve The Amendment And Restatement Of The Company'S Charter And Bylaws To Allow The Bylaws To Be Amended By A Majority Of Stockholder Votes.	For	For
EASTMAN CHEMICAL COMPANY	06-May-2021	1	Election Of Director: Humberto P. Alfonso	For	For
EASTMAN CHEMICAL COMPANY	06-May-2021	2	Election Of Director: Vanessa L. Allen Sutherland	For	For
EASTMAN CHEMICAL COMPANY	06-May-2021	3	Election Of Director: Brett D. Begemann	For	For
EASTMAN CHEMICAL COMPANY	06-May-2021	4	Election Of Director: Mark J. Costa	For	For
EASTMAN CHEMICAL COMPANY	06-May-2021	5	Election Of Director: Edward L. Doheny Ii	For	For
EASTMAN CHEMICAL COMPANY	06-May-2021	6	Election Of Director: Julie F. Holder	For	For
EASTMAN CHEMICAL COMPANY	06-May-2021	7	Election Of Director: Renée J. Hornbaker	For	For
EASTMAN CHEMICAL COMPANY	06-May-2021	8	Election Of Director: Kim Ann Mink	For	For
EASTMAN CHEMICAL COMPANY	06-May-2021	9	Election Of Director: James J. O'Brien	For	For
EASTMAN CHEMICAL COMPANY	06-May-2021	10	Election Of Director: David W. Raisbeck	For	For
EASTMAN CHEMICAL COMPANY	06-May-2021	11	Election Of Director: Charles K. Stevens Iii	For	For
EASTMAN CHEMICAL COMPANY	06-May-2021	12	Advisory Approval Of Executive Compensation As Disclosed In Proxy Statement	For	For
EASTMAN CHEMICAL COMPANY	06-May-2021	13	Approve The 2021 Omnibus Stock Compensation Plan	For	For
EASTMAN CHEMICAL COMPANY	06-May-2021	14	Ratify Appointment Of Pricewaterhousecoopers Llp As Independent Registered Public Accounting Firm	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EASTMAN CHEMICAL COMPANY	06-May-2021	15	Advisory Vote On Stockholder Proposal Requesting That The Board Of Directors Take Steps Necessary To Permit Stockholders To Act By Written Consent	Against	Combined
EATON CORPORATION PLC	28-Apr-2021	1	Election Of Director: Craig Arnold	For	Combined
EATON CORPORATION PLC	28-Apr-2021	2	Election Of Director: Christopher M. Connor	For	For
EATON CORPORATION PLC	28-Apr-2021	3	Election Of Director: Olivier Leonetti	For	For
EATON CORPORATION PLC	28-Apr-2021	4	Election Of Director: Deborah L. Mccoy	For	For
EATON CORPORATION PLC	28-Apr-2021	5	Election Of Director: Silvio Napoli	For	For
EATON CORPORATION PLC	28-Apr-2021	6	Election Of Director: Gregory R. Page	For	For
EATON CORPORATION PLC	28-Apr-2021	7	Election Of Director: Sandra Pianalto	For	For
EATON CORPORATION PLC	28-Apr-2021	8	Election Of Director: Lori J. Ryerkerk	For	For
EATON CORPORATION PLC	28-Apr-2021	9	Election Of Director: Gerald B. Smith	For	For
EATON CORPORATION PLC	28-Apr-2021	10	Election Of Director: Dorothy C. Thompson	For	For
EATON CORPORATION PLC	28-Apr-2021	11	Approving The Appointment Of Ernst & Young As Independent Auditor For 2021 And Authorizing The Audit Committee Of The Board Of Directors To Set Its Remuneration.	For	Combined
EATON CORPORATION PLC	28-Apr-2021	12	Advisory Approval Of The Company'S Executive Compensation.	For	For
EATON CORPORATION PLC	28-Apr-2021	13	Approving A Proposal To Grant The Board Authority To Issue Shares.	For	For
EATON CORPORATION PLC	28-Apr-2021	14	Approving A Proposal To Grant The Board Authority To Opt Out Of Pre-Emption Rights.	For	For
EATON CORPORATION PLC	28-Apr-2021	15	Authorizing The Company And Any Subsidiary Of The Company To Make Overseas Market Purchases Of Company Shares.	For	For
EBAY INC.	15-Jun-2021	1	Election Of Director: Anthony J. Bates	For	For
EBAY INC.	15-Jun-2021	2	Election Of Director: Adriane M. Brown	For	For
EBAY INC.	15-Jun-2021	3	Election Of Director: Diana Farrell	For	For
EBAY INC.	15-Jun-2021	4	Election Of Director: Logan D. Green	For	For
EBAY INC.	15-Jun-2021	5	Election Of Director: Bonnie S. Hammer	For	For
EBAY INC.	15-Jun-2021	6	Election Of Director: E. Carol Hayles	For	For
EBAY INC.	15-Jun-2021	7	Election Of Director: Jamie Iannone	For	For
EBAY INC.	15-Jun-2021	8	Election Of Director: Kathleen C. Mitic	For	For
EBAY INC.	15-Jun-2021	9	Election Of Director: Matthew J. Murphy	For	For
EBAY INC.	15-Jun-2021	10	Election Of Director: Paul S. Pressler	For	For
EBAY INC.	15-Jun-2021	11	Election Of Director: Mohak Shroff	For	For
EBAY INC.	15-Jun-2021	12	Election Of Director: Robert H. Swan	For	For
EBAY INC.	15-Jun-2021	13	Election Of Director: Perry M. Traquina	For	For
EBAY INC.	15-Jun-2021	14	Ratification Of Appointment Of Independent Auditors.	For	Combined
EBAY INC.	15-Jun-2021	15	Advisory Vote To Approve Named Executive Officer Compensation.	For	Combined
EBAY INC.	15-Jun-2021	16	Executive Compensation, If Properly Presented.	Against	Combined
EBAY INC.	15-Jun-2021	17	Right To Act By Written Consent, If Properly Presented.	Against	Combined
ECLAT TEXTILE CO LTD	18-Jun-2021	1	To Approve 2020 Business Report And Financial Statements.	For	Combined
ECLAT TEXTILE CO LTD	18-Jun-2021	2	To Approve The Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend: Twd 11 Per Share.	For	For
ECLAT TEXTILE CO LTD	18-Jun-2021	3	Amendment To The Rules Governing The Procedures For Shareholders' Meetings.	For	For
ECLAT TEXTILE CO LTD	18-Jun-2021	4	Amendments To The Procedures For Election Of Directors.	For	For
ECLAT TEXTILE CO LTD	18-Jun-2021	5	The Election Of The Director.:Cheng-Hai Hung,Shareholder No.1	For	For
ECLAT TEXTILE CO LTD	18-Jun-2021	6	The Election Of The Director.:Li-Chen Wang,Shareholder No.2	For	For
ECLAT TEXTILE CO LTD	18-Jun-2021	7	The Election Of The Director.:Chen,Kun-Tang,Shareholder No.10640	For	For
ECLAT TEXTILE CO LTD	18-Jun-2021	8	The Election Of The Director.:Xin Xin Co.,Ltd,Shareholder No.70933	For	Combined
ECLAT TEXTILE CO LTD	18-Jun-2021	9	The Election Of The Director.:Wang,Shu-Wen,Shareholder No.9931	For	Combined
ECLAT TEXTILE CO LTD	18-Jun-2021	10	The Election Of The Director.:Ye,Shou-Chun,Shareholder No.4546	For	For
ECLAT TEXTILE CO LTD	18-Jun-2021	11	The Election Of The Director.:Luo,Ren-Jie,Shareholder No.9399	For	For
ECLAT TEXTILE CO LTD	18-Jun-2021	12	The Election Of The Director.:Yi Yuan Investment Co., Ltd,Shareholder No.14,Xie,Guo-Song As Representative	For	For
ECLAT TEXTILE CO LTD	18-Jun-2021	13	The Election Of The Independent Director.:Wang,Ya-Kang,Shareholder No.R102735Xxx	For	For
ECLAT TEXTILE CO LTD	18-Jun-2021	14	The Election Of The Independent Director.:You,Zheng-Ping,Shareholder No.V120386Xxx	For	For
ECLAT TEXTILE CO LTD	18-Jun-2021	15	The Election Of The Independent Director.:Liu,Nai-Ming,Shareholder No.H121219Xxx	For	For
ECLAT TEXTILE CO LTD	18-Jun-2021	16	The Election Of The Independent Director.:Lai,Qiu-Jun,Shareholder No.D220237Xxx	For	For
ECLAT TEXTILE CO LTD	18-Jun-2021	17	Release Of Non-Competition Restrictions On The 13Th Terms Directors Of The Company.	For	For
ECOLAB INC.	06-May-2021	1	Election Of Director: Douglas M. Baker, Jr.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ECOLAB INC.	06-May-2021	2	Election Of Director: Shari L. Ballard	For	For
ECOLAB INC.	06-May-2021	3	Election Of Director: Barbara J. Beck	For	For
ECOLAB INC.	06-May-2021	4	Election Of Director: Christophe Beck	For	For
ECOLAB INC.	06-May-2021	5	Election Of Director: Jeffrey M. Ettinger	For	For
ECOLAB INC.	06-May-2021	6	Election Of Director: Arthur J. Higgins	For	For
ECOLAB INC.	06-May-2021	7	Election Of Director: Michael Larson	For	For
ECOLAB INC.	06-May-2021	8	Election Of Director: David W. MacLennan	For	For
ECOLAB INC.	06-May-2021	9	Election Of Director: Tracy B. McKibben	For	For
ECOLAB INC.	06-May-2021	10	Election Of Director: Lionel L. Nowell, Iii	For	For
ECOLAB INC.	06-May-2021	11	Election Of Director: Victoria J. Reich	For	For
ECOLAB INC.	06-May-2021	12	Election Of Director: Suzanne M. Vautrinot	For	For
ECOLAB INC.	06-May-2021	13	Election Of Director: John J. Zillmer	For	Combined
ECOLAB INC.	06-May-2021	14	Ratify The Appointment Of Pricewaterhousecoopers Llp As Independent Registered Public Accounting Firm For The Current Year Ending December 31, 2021.	For	Combined
ECOLAB INC.	06-May-2021	15	Advisory Vote To Approve The Compensation Of Executives Disclosed In The Proxy Statement.	For	For
ECOLAB INC.	06-May-2021	16	Stockholder Proposal Regarding Proxy Access, If Properly Presented.	Against	Combined
ECOPETROL SA	26-Mar-2021	2	Safety Guidelines	For	Combined
ECOPETROL SA	26-Mar-2021	3	Verify Quorum	For	Abstain
ECOPETROL SA	26-Mar-2021	4	Opening By Chief Executive Officer	For	Abstain
ECOPETROL SA	26-Mar-2021	5	Approve Meeting Agenda	For	Combined
ECOPETROL SA	26-Mar-2021	6	Elect Chairman Of Meeting	For	For
ECOPETROL SA	26-Mar-2021	7	Appoint Committee In Charge Of Scrutinizing Elections And Polling	For	For
ECOPETROL SA	26-Mar-2021	8	Elect Meeting Approval Committee	For	For
ECOPETROL SA	26-Mar-2021	9	Amend Articles	For	For
ECOPETROL SA	26-Mar-2021	10	Present Board Of Directors Report On Its Operation, Development And Management Compliance With The Corporate Governance Code	For	Combined
ECOPETROL SA	26-Mar-2021	11	Present Board Of Directors And Chairman'S Report	For	Abstain
ECOPETROL SA	26-Mar-2021	12	Present Individual And Consolidated Financial Statements	For	Abstain
ECOPETROL SA	26-Mar-2021	13	Present Auditors Report	For	Abstain
ECOPETROL SA	26-Mar-2021	14	Approve Board Of Directors Report On Its Operation, Development And Compliance With The Corporate Governance Code	For	Combined
ECOPETROL SA	26-Mar-2021	15	Approve Management Reports	For	Combined
ECOPETROL SA	26-Mar-2021	16	Approve Individual And Consolidated Financial Statements	For	Abstain
ECOPETROL SA	26-Mar-2021	17	Approve Allocation Of Income	For	Combined
ECOPETROL SA	26-Mar-2021	18	Elect Directors	For	For
ECOPETROL SA	26-Mar-2021	19	Approve Auditors And Authorize Board To Fix Their Remuneration	For	For
EDENRED SA	11-May-2021	5	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Company'S Financial Statements For The Fiscal Year That Ended On December 31st 2020, As Presented, Showing Net Earnings Amounting To Eur 204,928,787.73. The Shareholders' Meeting Approves The Non-Deductible Expenses And Charges Amounting To Eur 277,202.00 And Their Corresponding Tax Of Eur 69,300.00	For	For
EDENRED SA	11-May-2021	6	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Consolidated Financial Statements For Said Financial Year, As Presented To The Meeting, Which Show Consolidated Net Profit Of Eur 237,913,000.00	For	For
EDENRED SA	11-May-2021	7	The Shareholders' Meeting Approves The Recommendations Of The Board Of Directors And Resolves That The Income For The Fiscal Year Will Be Appropriated As Follows: Origin Earnings: Eur 204,928,787.73 To The Legal Reserve: Eur 675,698.80 Balance: Eur 204,253,088.93 Retained Earnings: Eur 225,034,514.93 Distributable Income: Eur 429,287,603.86 Allocation Dividends (Based On 245,905,514 Shares With Dividend Right As Of December 31st 2020): Eur 184,429,135.50 Retained Earnings: Eur 244,858,468.36 The Shareholders Will Be Granted A Dividend Of Eur 0.75 Per Share, Eligible To The 40 Per Cent Deduction Provided By The French General Tax Code. The Dividend Will Be Paid As From June 9th, 2021.The Amount Corresponding To The Treasury Shares Will Be Allocated To The Retained Earnings Account. As Required By Law, It Is Reminded That, For The Last Three Financial Years, The Dividends Paid, Were As Follows: Eur 0.70 Per Share For Fiscal Year 2019 Eur 0.86 Per Share For Fiscal Year 2018Eur 0.85 Per Share For Fiscal Year 2017	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EDENRED SA	11-May-2021	8	The Dividend Payment Will Be Fully Carried Out Either In Cash Or In Shares As Per The Following Conditions: The Option Will Be Effective From May 18Th 2021, To June 2Nd 2021 (Inclusive), The Shareholders Who Have Not Opted For A Dividend Payment In Shares At The End Of This Period, Will Be Paid In Cash If The Amount Of The Dividends For Which The Option Is Exercised Does Not Correspond To A Whole Number Of Securities, The Shareholder Will Receive The Number Of Shares Immediately Lower Plus An Amount In Cash. Delivery Of The New Shares Will Take Place As From June 9Th 2020 The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
EDENRED SA	11-May-2021	9	The Shareholders' Meeting Renews The Appointment Of Ms Sylvia Coutinho As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
EDENRED SA	11-May-2021	10	The Shareholders' Meeting Renews The Appointment Of Ms Francoise Gri As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Against
EDENRED SA	11-May-2021	11	The Shareholders' Meeting Appoints As Director, Ms Angeles Garcia-Proveda For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
EDENRED SA	11-May-2021	12	The Shareholders' Meeting Appoints As Director, Ms Monica Mondardini For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
EDENRED SA	11-May-2021	13	The Shareholders' Meeting Appoints As Director, Mr Philippe Vallee For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
EDENRED SA	11-May-2021	14	The Shareholders' Meeting Approves The Compensation Policy Of The Ceo	For	Combined
EDENRED SA	11-May-2021	15	The Shareholders' Meeting Approves The Compensation Policy Of The Members Of The Board Of Directors (Excluding The Ceo)	For	Combined
EDENRED SA	11-May-2021	16	The Shareholders' Meeting Resolves To Award Total Annual Fees Of Eur 800,000.00 To The Directors As From January 1St 2021, Until Further Notice	For	For
EDENRED SA	11-May-2021	17	The Shareholders' Meeting Approves The Information Regarding The Compensation Of The Corporate Officers As Mentioned In Article L.22-10-9 I Of The Commercial Code	For	For
EDENRED SA	11-May-2021	18	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Paid And Awarded To Mr Bertrand Dumazy, As Ceo	For	Combined
EDENRED SA	11-May-2021	19	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L.225-38 Et Seq. Of The French Commercial Code, Approves Said Report And Acknowledges That There Are No New Agreements To Be Submitted To The Approval Of This Meeting	For	Combined
EDENRED SA	11-May-2021	20	The Shareholders' Meeting Authorizes The Board Of Directors To Trade The Company'S Shares, Subject To The Conditions Described Below: Maximum Purchase Price: Eur 70.00, Maximum Number Of Shares To Be Acquired: 10 Percent Of The Shares Composing The Share Capital (I.E. 24,658,335 Shares As Of December 31St 2020), Maximum Funds Invested In The Share Buybacks: Eur 1,726,083,450.00. The Number Of Shares Acquired By The Company With A View To Retaining Or Delivering In Cash Or In An Exchange As Part Of A Merger, Divestment Or Capital Contribution Cannot Exceed 5 Per Cent Of Its Capital. This Authorization Is Given For An 18-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of May 7Th 2020 In Resolution Nr 14. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
EDENRED SA	11-May-2021	21	The Shareholders' Meeting Authorizes The Board Of Directors To Grant, For Free Existing Or Future Ordinary Shares, In Favor Of The Employees Or The Corporate Officers Of The Company And Related Companies, Without The Preferential Subscription Rights. They May Not Represent More Than 1.5 Per Cent Of The Share Capital. This Amount Shall Count Against The Limits Set Forth In The 16Th And 17Th Resolutions Of May 7Th 2020 Or Any Other Resolutions Established During The Validity Of The Present Resolution. The Total Number Of Shares Issued, Freely Allocated To Corporate Officers Of The Company May Not Exceed, 0.1 Per Cent Of The Share Capital And Shall Count Against The Global Limit Aforementioned.The Present Delegation Is Given For A 26-Month Period And Supersedes The Fraction Unused Of The Authorization Of The Shareholders' Meeting Of May 7Th 2020 Resolution Nr 23. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EDENRED SA	11-May-2021	22	Subject To The Application Of Articles L. 228-65 And L. 228-72 Of The French Commercial Code, The Shareholders' Meeting Approves The Transformation Of The Social Form Of The Company Into A European Company (Societas Europaea) With A Board Of Directors And Approves The Terms Of The Transformation Project The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
EDENRED SA	11-May-2021	23	Subject To The Adoption Of Resolution 18, The Shareholders' Meeting Decides To Amend The Following Articles Number 1: 'Form' Of The Bylaws Number 2: 'Corporate Name' Of The Bylaws Number 4: 'Registered Office' Of The Bylaws Number 12: 'Company Management' Of The Bylaws Number 13: 'Powers And Duties Of The Board Of Directors' Of The Bylaws Number 15: 'Decision Of The Board Of Directors' Of The Bylaws Number 25: ' Regulated Agreements' Of The Bylaws	For	For
EDENRED SA	11-May-2021	24	The Shareholders' Meeting Grants Full Powers To The Bearer Of An Original, A Copy Or Extract Of The Minutes Of This Meeting To Carry Out All Filings, Publications And Other Formalities Prescribed By Law	For	For
EDISON INTERNATIONAL	22-Apr-2021	1	Election Of Director: Jeanne Beliveau-Dunn	For	For
EDISON INTERNATIONAL	22-Apr-2021	2	Election Of Director: Michael C. Camuñez	For	For
EDISON INTERNATIONAL	22-Apr-2021	3	Election Of Director: Vanessa C.L. Chang	For	For
EDISON INTERNATIONAL	22-Apr-2021	4	Election Of Director: James T. Morris	For	For
EDISON INTERNATIONAL	22-Apr-2021	5	Election Of Director: Timothy T. O'Toole	For	For
EDISON INTERNATIONAL	22-Apr-2021	6	Election Of Director: Pedro J. Pizarro	For	For
EDISON INTERNATIONAL	22-Apr-2021	7	Election Of Director: Carey A. Smith	For	For
EDISON INTERNATIONAL	22-Apr-2021	8	Election Of Director: Linda G. Stuntz	For	For
EDISON INTERNATIONAL	22-Apr-2021	9	Election Of Director: William P. Sullivan	For	For
EDISON INTERNATIONAL	22-Apr-2021	10	Election Of Director: Peter J. Taylor	For	For
EDISON INTERNATIONAL	22-Apr-2021	11	Election Of Director: Keith Trent	For	For
EDISON INTERNATIONAL	22-Apr-2021	12	Ratification Of The Independent Registered Public Accounting Firm.	For	For
EDISON INTERNATIONAL	22-Apr-2021	13	Advisory Vote To Approve Executive Compensation.	For	For
EDISON INTERNATIONAL	22-Apr-2021	14	Approval Of The Edison International Employee Stock Purchase Plan.	For	For
EDISON INTERNATIONAL	22-Apr-2021	15	Shareholder Proposal Regarding Proxy Access.	Against	Combined
EDISON SPA	31-Mar-2021	4	Balance Sheet As Of 31 December 2020	For	Combined
EDISON SPA	31-Mar-2021	5	Report On The Rewarding And Paid Emolument Report. Resolutions On The First Section Of The Rewarding Report For The Financial Years 2020-2021. Approval	For	Unvoted
EDISON SPA	31-Mar-2021	6	Report On The Rewarding And Paid Emolument Report. Second Section Of The Rewarding Report On Paid Emolument For The Year 2020. Consultative Vote	For	Unvoted
EDISON SPA	31-Mar-2021	7	To Fully Cover The Existing Losses On 31 December 2021 Equal To Eur 917,752,585.05, By Using Available Reserves And Partly Using The Capital Represented By Ordinary Shares	For	Unvoted
EDISON SPA	31-Mar-2021	8	To Reduce Stock Capital Represented By Ordinary Shares For Eur 640,883,421.00, By Annuling Ordinary Shares With A Ratio Of 0.12167:1 For Each Share Held, For Fully Coverage Of Losses, Without Reconstitution Of Fiscal Restraint Burdens On Portion Of Reduced Capital. Related Amendment To Art. 6 (Stock Capital) Of The By-Laws	For	Unvoted
EDISON SPA	24-Jun-2021	3	To Account Balance Sheet, As Per Art 110 Of Legislative Decree Of 14 August 2020 N 104, Converted With Modifications Into The Law Of 13 October 2020 No 126 And Later Integrated With Article 1 Item 83 Of Law Of The 30 December 2020, No 178 Of A Fiscal Constraint On Share Capital Portion For An Amount Of 1,572.280,356.02 Eur	For	Unvoted
EDP-ENERGIAS DE PORTUGAL SA	19-Jan-2021	3	Resolve On The Transitional Extension Of The Current Remuneration Policy Of The Executive Board Of Directors To Be Applied To The Members Of This Board To Be Elected For The 2021-2023 Term Of Office, To Be In Effect Until The 2021 Annual General Shareholders' Meeting Is Held	For	Combined
EDP-ENERGIAS DE PORTUGAL SA	19-Jan-2021	4	Resolve On The Election Of The Members Of The Executive Board Of Directors For The 2021-2023 Triennium Mandate	For	Combined
EDP-ENERGIAS DE PORTUGAL SA	14-Apr-2021	5	Approve Individual And Consolidated Financial Statements And Statutory Reports	For	For
EDP-ENERGIAS DE PORTUGAL SA	14-Apr-2021	6	Approve Allocation Of Income	For	For
EDP-ENERGIAS DE PORTUGAL SA	14-Apr-2021	7	Appraise Management Of Company And Approve Vote Of Confidence To Management Board	For	For
EDP-ENERGIAS DE PORTUGAL SA	14-Apr-2021	8	Appraise Supervision Of Company And Approve Vote Of Confidence To Supervisory Board	For	For
EDP-ENERGIAS DE PORTUGAL SA	14-Apr-2021	9	Appraise Work Performed By Statutory Auditor And Approve Vote Of Confidence To Statutory Auditor	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EDP-ENERGIAS DE PORTUGAL SA	14-Apr-2021	10	Authorize Repurchase And Reissuance Of Shares	For	For
EDP-ENERGIAS DE PORTUGAL SA	14-Apr-2021	11	Authorize Repurchase And Reissuance Of Repurchased Debt Instruments	For	For
EDP-ENERGIAS DE PORTUGAL SA	14-Apr-2021	12	Authorize Increase In Capital Up To 10 Percent Via Issuance Of Equity Or Equity-Linked Securities With Preemptive Rights	For	For
EDP-ENERGIAS DE PORTUGAL SA	14-Apr-2021	13	Amend Articles: Resolve On The Partial Amendment Of The Articles Of Association Of Edp By The Addition Of A Number 4 And A Number 5 To Article 4 And The Modification Of Paragraph D) Of Number 2 Of Article 11, Of Number 2 Of Article 27 And Of Number 3 Of Article 23	For	For
EDP-ENERGIAS DE PORTUGAL SA	14-Apr-2021	14	Eliminate Preemptive Rights	For	For
EDP-ENERGIAS DE PORTUGAL SA	14-Apr-2021	15	Approve Statement On Remuneration Policy Applicable To Executive Board	For	For
EDP-ENERGIAS DE PORTUGAL SA	14-Apr-2021	16	Approve Statement On Remuneration Policy Applicable To Other Corporate Bodies	For	For
EDP-ENERGIAS DE PORTUGAL SA	14-Apr-2021	17	Elect Corporate Bodies For 2021-2023 Term	For	For
EDP-ENERGIAS DE PORTUGAL SA	14-Apr-2021	18	Appoint Pricewaterhousecoopers Associados - Sociedade De Revisores De Contas, Lda. As Auditor And Aurelio Adriano Rangel Amado As Alternate For 2021-2023 Term	For	For
EDP-ENERGIAS DE PORTUGAL SA	14-Apr-2021	19	Elect General Meeting Board For 2021-2023 Term	For	For
EDP-ENERGIAS DE PORTUGAL SA	14-Apr-2021	20	Elect Remuneration Committee For 2021-2023 Term	For	For
EDP-ENERGIAS DE PORTUGAL SA	14-Apr-2021	21	Approve Remuneration Of Remuneration Committee Members	For	For
EDP-ENERGIAS DE PORTUGAL SA	14-Apr-2021	22	Elect Environment And Sustainability Board For 2021-2023 Term	For	For
EDWARDS LIFESCIENCES CORPORATION	04-May-2021	1	Election Of Director: Kieran T. Gallahue	For	For
EDWARDS LIFESCIENCES CORPORATION	04-May-2021	2	Election Of Director: Leslie S. Heisz	For	For
EDWARDS LIFESCIENCES CORPORATION	04-May-2021	3	Election Of Director: Paul A. Laviolette	For	For
EDWARDS LIFESCIENCES CORPORATION	04-May-2021	4	Election Of Director: Steven R. Loranger	For	For
EDWARDS LIFESCIENCES CORPORATION	04-May-2021	5	Election Of Director: Martha H. Marsh	For	For
EDWARDS LIFESCIENCES CORPORATION	04-May-2021	6	Election Of Director: Michael A. Mussallem	For	For
EDWARDS LIFESCIENCES CORPORATION	04-May-2021	7	Election Of Director: Ramona Sequeira	For	For
EDWARDS LIFESCIENCES CORPORATION	04-May-2021	8	Election Of Director: Nicholas J. Valeriani	For	For
EDWARDS LIFESCIENCES CORPORATION	04-May-2021	9	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
EDWARDS LIFESCIENCES CORPORATION	04-May-2021	10	Approval Of The Amendment And Restatement Of The Company'S 2001 Employee Stock Purchase Plan For United States Employees (The "U.S. Esp") To Increase The Total Number Of Shares Of Common Stock Available For Issuance Under The U.S. Esp By 3,300,000 Shares.	For	For
EDWARDS LIFESCIENCES CORPORATION	04-May-2021	11	Approval Of The Amendment And Restatement Of The Company'S 2001 Employee Stock Purchase Plan For International Employees (The "International Esp") To Increase The Total Number Of Shares Of Common Stock Available For Issuance Under The International Esp By 1,200,000 Shares.	For	For
EDWARDS LIFESCIENCES CORPORATION	04-May-2021	12	Ratification Of Appointment Of Independent Registered Public Accounting Firm.	For	For
EDWARDS LIFESCIENCES CORPORATION	04-May-2021	13	Advisory Vote On A Stockholder Proposal Regarding Action By Written Consent.	Against	Combined
EDWARDS LIFESCIENCES CORPORATION	04-May-2021	14	Advisory Vote On A Stockholder Proposal To Adopt A Policy To Include Non-Management Employees As Prospective Director Candidates.	Against	Against
EIFFAGE SA	21-Apr-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
EIFFAGE SA	21-Apr-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EIFFAGE SA	21-Apr-2021	3	15 Mar 2021: Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You And Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive II, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance And Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
EIFFAGE SA	21-Apr-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
EIFFAGE SA	21-Apr-2021	5	06 Apr 2021: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202104022100755-40 And Please Note That This Is A Revision Due To Receipt Of Updated Balo Link And Change In Numbering Of Resolutions. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Non-voting resolution
EIFFAGE SA	21-Apr-2021	6	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020	For	Combined
EIFFAGE SA	21-Apr-2021	7	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	For
EIFFAGE SA	21-Apr-2021	8	Allocation Of Income For The Financial Year Ended 31 December 2020 And Setting Of The Dividend	For	For
EIFFAGE SA	21-Apr-2021	9	Renewal Of The Term Of Office Of Mrs. Marie Lemarie, As Director	For	For
EIFFAGE SA	21-Apr-2021	10	Renewal Of The Term Of Office Of Mrs. Carol Xueref, As Director	For	For
EIFFAGE SA	21-Apr-2021	11	Renewal Of The Term Of Office Of Mr. Dominique Marcel, As Director	For	Combined
EIFFAGE SA	21-Apr-2021	12	Ratification Of The Provisional Appointment And Renewal Of Mr. Philippe Vidal As Director, In Replacement Of Mr. Bruno Flichy, Following His Resignation	For	Combined
EIFFAGE SA	21-Apr-2021	13	Approval Of The Compensation Policy For The Members Of The Board Of Directors	For	For
EIFFAGE SA	21-Apr-2021	14	Approval Of The Compensation Policy For The Chairman And Chief Executive Officer	For	For
EIFFAGE SA	21-Apr-2021	15	Approval Of The Information Referred To In Section I Of Article L.22-10-9 Of The French Commercial Code	For	For
EIFFAGE SA	21-Apr-2021	16	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Remuneration And Benefits Of Any Kind Paid During The Past Financial Year Or Granted In Respect Of The Same Financial Year To Mr. Benoit De Ruffray, Chairman And Chief Executive Officer, Pursuant To The Remuneration Policy Approved By The Eiffage General Meeting On 22 April 2020	For	For
EIFFAGE SA	21-Apr-2021	17	Authorisation To Be Granted To The Board Of Directors In Order For The Company To Repurchase Its Own Shares Pursuant To The Provisions Of Article L.22-10-62 Of The French Commercial Code	For	For
EIFFAGE SA	21-Apr-2021	18	Authorisation To Be Granted To The Board Of Directors To Cancel The Shares Bought Back By The Company Under The Provisions Of Article L.22-10-62 Of The French Commercial Code	For	For
EIFFAGE SA	21-Apr-2021	19	Delegation Of Authority To Be Granted To The Board Of Directors To Increase The Capital By Capitalisation Of Reserves, Profits And/Or Premiums	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EIFFAGE SA	21-Apr-2021	20	Delegation Of Authority To Be Granted To The Board Of Directors To Issue Common Shares Granting, Where Applicable, Access To Common Shares Or To The Allocation Of Debt Securities And/Or To Transferable Securities Granting Access To The Capital, With Retention Of The Pre-Emptive Subscription Right	For	For
EIFFAGE SA	21-Apr-2021	21	Delegation Of Authority To Be Granted To The Board Of Directors To Issue Common Shares Granting, Where Applicable, Access To Common Shares Or To The Allocation Of Debt Securities And/Or Transferable Securities Granting Access To The Capital, With Cancellation Of The Pre-Emptive Subscription Right By Way Of A Public Offering (Excluding The Offers Referred To In Section 1 Of Article L.411-2 Of The French Monetary And Financial Code) And/Or As Consideration For Securities As Part Of A Public Exchange Offer	For	For
EIFFAGE SA	21-Apr-2021	22	Delegation Of Authority To Be Granted To The Board Of Directors To Issue Common Shares Granting, Where Applicable, Access To Common Shares Or To The Allocation Of Debt Securities And/Or Transferable Securities Granting Access To The Capital, With Cancellation Of The Pre-Emptive Subscription Right By An Offer Referred To In Section 1 Of Article L.411-2 Of The French Monetary And Financial Code	For	For
EIFFAGE SA	21-Apr-2021	23	Authorisation To Increase The Amount Of Issues	For	For
EIFFAGE SA	21-Apr-2021	24	Delegation To The Board Of Directors To Increase The Capital By Issuing Common Shares And/Or Transferable Securities Giving Access To The Capital Within The Limit Of 10% Of The Capital In Order To Remunerate Contributions In Kind Of Securities Or Transferable Securities Granting Access To The Capital	For	For
EIFFAGE SA	21-Apr-2021	25	Overall Limitation Of The Ceilings Of The Delegations Provided For In The 16Th, 17Th And 19Th Resolutions Of This Meeting	For	For
EIFFAGE SA	21-Apr-2021	26	Delegation Of Authority To Be Granted To The Board Of Directors To Increase The Capital By Issuing Common Shares And/Or Transferable Securities Granting Access To The Capital With Cancellation Of The Pre-Emptive Subscription Right In Favour Of The Members Of A Company Savings Plan Pursuant To Articles L.3332-18 And Following Of The French Labour Code	For	Combined
EIFFAGE SA	21-Apr-2021	27	Authorization To Be Granted To The Board Of Directors To Allocate Free Existing Shares To Employees And/Or Certain Corporate Officers	For	Combined
EIFFAGE SA	21-Apr-2021	28	Powers To Carry Out Formalities	For	For
EISAI CO.,LTD.	18-Jun-2021	2	Appoint A Director Naito, Haruo	For	Combined
EISAI CO.,LTD.	18-Jun-2021	3	Appoint A Director Kato, Yasuhiko	For	Combined
EISAI CO.,LTD.	18-Jun-2021	4	Appoint A Director Bruce Aronson	For	For
EISAI CO.,LTD.	18-Jun-2021	5	Appoint A Director Tsuchiya, Yutaka	For	For
EISAI CO.,LTD.	18-Jun-2021	6	Appoint A Director Kaihori, Shuzo	For	For
EISAI CO.,LTD.	18-Jun-2021	7	Appoint A Director Murata, Ryuichi	For	For
EISAI CO.,LTD.	18-Jun-2021	8	Appoint A Director Uchiyama, Hideyo	For	For
EISAI CO.,LTD.	18-Jun-2021	9	Appoint A Director Hayashi, Hideki	For	For
EISAI CO.,LTD.	18-Jun-2021	10	Appoint A Director Miwa, Yumiko	For	For
EISAI CO.,LTD.	18-Jun-2021	11	Appoint A Director Ike, Fumihiko	For	For
EISAI CO.,LTD.	18-Jun-2021	12	Appoint A Director Kato, Yoshiteru	For	For
EISAI CO.,LTD.	18-Jun-2021	13	Appoint A Director Miura, Ryota	For	For
ELANCO ANIMAL HEALTH INCORPORATED	19-May-2021	1	Election Of Director: William F. Doyle	For	For
ELANCO ANIMAL HEALTH INCORPORATED	19-May-2021	2	Election Of Director: Art A. Garcia	For	For
ELANCO ANIMAL HEALTH INCORPORATED	19-May-2021	3	Election Of Director: Denise Scots-Knight	For	For
ELANCO ANIMAL HEALTH INCORPORATED	19-May-2021	4	Election Of Director: Jeffrey N. Simmons	For	For
ELANCO ANIMAL HEALTH INCORPORATED	19-May-2021	5	Ratification Of The Appointment Of Ernst & Young Llp As The Company'S Principal Independent Auditor For 2021.	For	For
ELANCO ANIMAL HEALTH INCORPORATED	19-May-2021	6	Non-Binding Vote On The Compensation Of Named Executive Officers.	For	For
ELANCO ANIMAL HEALTH INCORPORATED	19-May-2021	7	To Approve The Amended And Restated 2018 Elanco Stock Plan, Including An Amendment To Increase The Number Of Shares Of Elanco Common Stock Authorized For Issuance Thereunder By 9,000,000.	For	For
ELECTRICITE DE FRANCE SA	06-May-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative	Non-voting resolution	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ELECTRICITE DE FRANCE SA	06-May-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian	Non-voting resolution	Non-voting resolution
ELECTRICITE DE FRANCE SA	06-May-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
ELECTRICITE DE FRANCE SA	06-May-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
ELECTRICITE DE FRANCE SA	06-May-2021	5	Please Note That This Is An Amendment To Meeting Id 526606 Due To Received Additional Resolutions "A" And 12 To 15. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Non-voting resolution
ELECTRICITE DE FRANCE SA	06-May-2021	6	13 Apr 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
ELECTRICITE DE FRANCE SA	06-May-2021	7	13 Apr 2021: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202104122100888-44 And Please Note That This Is A Revision Due To Modification Of Comment. If You Have Already Sent In Your Votes To Mid 555668, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
ELECTRICITE DE FRANCE SA	06-May-2021	8	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020	For	Combined
ELECTRICITE DE FRANCE SA	06-May-2021	9	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	For
ELECTRICITE DE FRANCE SA	06-May-2021	10	Allocation Of Income For The Financial Year Ended 31 December 2020 And Setting Of The Dividend	For	For
ELECTRICITE DE FRANCE SA	06-May-2021	11	Please Note That This Resolution Is A Shareholder Proposal: Allocation Of Income For The Financial Year Ended 31 December 2020 And Setting Of The Dividend	Against	Combined
ELECTRICITE DE FRANCE SA	06-May-2021	12	Payment Of Interim Dividends In Shares - Delegation Of Powers Granted To The Board Of Directors	For	Combined
ELECTRICITE DE FRANCE SA	06-May-2021	13	Approval Of A Regulated Agreement - Subscription By The French State Of Green Bonds With An Option To Convert And/Or Exchange Them For New Or Existing Shares ("Océanes")	For	For
ELECTRICITE DE FRANCE SA	06-May-2021	14	Approval Of The Statutory Auditors' Special Report On The Regulated Agreements And Commitments	For	For
ELECTRICITE DE FRANCE SA	06-May-2021	15	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Compensation And Benefits Of Any Kind Paid Or Awarded To Mr. Jean-Bernard Levy, Chairman And Chief Executive Officer Of The Company, For The Financial Year Ended 31 December 2020 - Ex Post Vote	For	For
ELECTRICITE DE FRANCE SA	06-May-2021	16	Approval Of The Information Relating To The Company'S Corporate Officers - Ex Post Vote	For	For
ELECTRICITE DE FRANCE SA	06-May-2021	17	Approval Of The Compensation Policy Relating To The Chairman And Chief Executive Officer Of The Company For The Financial Year Ended 31 December 2021 - Ex Ante Vote	For	For
ELECTRICITE DE FRANCE SA	06-May-2021	18	Approval Of The Compensation Policy Relating To Directors Of The Company For The Financial Year Ended 31 December 2021 -Ex Ante Vote	For	For
ELECTRICITE DE FRANCE SA	06-May-2021	19	Fixed Annual Amount As A Compensation Awarded To The Board Of Directors	For	For
ELECTRICITE DE FRANCE SA	06-May-2021	20	Renewal Of The Term Of Office Of Mrs. Marie-Christine Lepeti As Director	For	Combined
ELECTRICITE DE FRANCE SA	06-May-2021	21	Renewal Of The Term Of Office Of Mrs. Colette Lewiner As Director	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ELECTRICITE DE FRANCE SA	06-May-2021	22	Renewal Of The Term Of Office Of Mrs. Michele Rousseau As Director	For	Combined
ELECTRICITE DE FRANCE SA	06-May-2021	23	Renewal Of The Term Of Office Of Mr. Francois Delattre As Director	For	Combined
ELECTRICITE DE FRANCE SA	06-May-2021	24	Authorization Granted To The Board Of Directors To Trade In The Company'S Shares	For	Combined
ELECTRICITE DE FRANCE SA	06-May-2021	25	Delegation Of Authority Granted To The Board Of Directors In Order To Proceed With Capital Increases Reserved For Categories Of Beneficiaries With Cancellation Of The Pre-Emptive Subscription Right	For	For
ELECTRICITE DE FRANCE SA	06-May-2021	26	Authorization Granted To The Board Of Directors To Reduce The Share Capital By Cancelling Treasury Shares	For	For
ELECTRICITE DE FRANCE SA	06-May-2021	27	Powers To Carry Out Formalities	For	For
ELECTRICITE DE FRANCE SA	06-May-2021	28	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance And Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
ELECTROLUX AB	25-Mar-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Non-voting resolution
ELECTROLUX AB	25-Mar-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution
ELECTROLUX AB	25-Mar-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
ELECTROLUX AB	25-Mar-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
ELECTROLUX AB	25-Mar-2021	5	Election Of Chairman Of The Meeting: Bjorn Kristiansson	Non-voting resolution	Non-voting resolution
ELECTROLUX AB	25-Mar-2021	6	Election Of Two Minutes-Checkers: The Board Of Directors Proposes Ramsay Brufer, Alecta, And Anders Oscarsson, Amf	Non-voting resolution	Non-voting resolution
ELECTROLUX AB	25-Mar-2021	7	Preparation And Approval Of The Voting List	Non-voting resolution	Non-voting resolution
ELECTROLUX AB	25-Mar-2021	8	Approval Of The Agenda	Non-voting resolution	Non-voting resolution
ELECTROLUX AB	25-Mar-2021	9	Determination As To Whether The Meeting Has Been Properly Convened	Non-voting resolution	Non-voting resolution
ELECTROLUX AB	25-Mar-2021	10	Presentation Of The Annual Report And The Audit Report As Well As The Consolidated Accounts And The Audit Report For The Group	Non-voting resolution	Non-voting resolution
ELECTROLUX AB	25-Mar-2021	11	Resolution On Adoption Of The Income Statement And The Balance Sheet As Well As The Consolidated Income Statement And The Consolidated Balance Sheet	For	Combined
ELECTROLUX AB	25-Mar-2021	12	Resolution On Discharge From Liability Of The Director For 2020: Staffan Bohman	For	For
ELECTROLUX AB	25-Mar-2021	13	Resolution On Discharge From Liability Of The Director For 2020: Petra Hedengran	For	For
ELECTROLUX AB	25-Mar-2021	14	Resolution On Discharge From Liability Of The Director For 2020: Henrik Henriksson	For	For
ELECTROLUX AB	25-Mar-2021	15	Resolution On Discharge From Liability Of The Director For 2020: Ulla Litzen	For	For
ELECTROLUX AB	25-Mar-2021	16	Resolution On Discharge From Liability Of The Director For 2020: Karin Overbeck	For	For
ELECTROLUX AB	25-Mar-2021	17	Resolution On Discharge From Liability Of The Director For 2020: Fredrik Persson	For	For
ELECTROLUX AB	25-Mar-2021	18	Resolution On Discharge From Liability Of The Director For 2020: David Porter	For	For
ELECTROLUX AB	25-Mar-2021	19	Resolution On Discharge From Liability Of The Director For 2020: Jonas Samuelson	For	For
ELECTROLUX AB	25-Mar-2021	20	Resolution On Discharge From Liability Of The Director For 2020: Kai Warn	For	For
ELECTROLUX AB	25-Mar-2021	21	Resolution On Discharge From Liability Of The Director For 2020: Hasse Johansson	For	For
ELECTROLUX AB	25-Mar-2021	22	Resolution On Discharge From Liability Of The Director For 2020: Ulrika Saxon	For	For
ELECTROLUX AB	25-Mar-2021	23	Resolution On Discharge From Liability Of The Director For 2020: Mina Billing	For	For
ELECTROLUX AB	25-Mar-2021	24	Resolution On Discharge From Liability Of The Director For 2020: Viveca Brinkenfeldt-Lever	For	For
ELECTROLUX AB	25-Mar-2021	25	Resolution On Discharge From Liability Of The Director For 2020: Peter Ferm	For	For
ELECTROLUX AB	25-Mar-2021	26	Resolution On Discharge From Liability Of The Director For 2020: Ulf Carlsson	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ELECTROLUX AB	25-Mar-2021	27	Resolution On Discharge From Liability Of The Director For 2020: Ulrik Danestad	For	For
ELECTROLUX AB	25-Mar-2021	28	Resolution On Discharge From Liability Of The Director For 2020: Richard Dellner	For	For
ELECTROLUX AB	25-Mar-2021	29	Resolution On Discharge From Liability Of The Director For 2020: Wilson Quispe	For	For
ELECTROLUX AB	25-Mar-2021	30	Resolution On Discharge From Liability Of The Director For 2020: Joachim Nord	For	For
ELECTROLUX AB	25-Mar-2021	31	Resolution On Discharge From Liability Of The President For 2020: Jonas Samuelson	For	For
ELECTROLUX AB	25-Mar-2021	32	Resolution On Dispositions In Respect Of The Company'S Profit Pursuant To The Adopted Balance Sheet And Determination Of Record Dates For Dividend: The Board Of Directors Proposes A Dividend For The Fiscal Year 2020 Of Sek 8.00 Per Share. The Dividend Is Proposed To Be Paid In Two Equal Installments Of Sek 4.00 Per Installment And Share, The First With The Record Date Monday, March 29, 2021, And The Second With The Record Date Wednesday, September 29, 2021. Subject To Resolution By The General Meeting In Accordance With This Proposal, The First Installment Of Dividend Is Expected To Be Distributed By Euroclear Sweden Ab On Thursday, April 1, 2021 And The Second Installment On Monday, October 4, 2021	For	For
ELECTROLUX AB	25-Mar-2021	33	Please Note That Resolutions 10 To 13 Are Proposed By Nomination Committee And Board Does Not Make Any Recommendations On These Proposals. The Standing Instructions Are Disabled For This Meeting	Non-voting resolution	Combined
ELECTROLUX AB	25-Mar-2021	34	Determination Of The Number Of Directors And Deputy Directors: Eight Directors And No Deputy Directors	Take No Action	Combined
ELECTROLUX AB	25-Mar-2021	35	Determination Of Fees To The Members Of The Board	Take No Action	For
ELECTROLUX AB	25-Mar-2021	36	Determination Of Fees To The Auditor	Take No Action	For
ELECTROLUX AB	25-Mar-2021	37	Re-Election Of The Board Of Director: Staffan Bohman	Take No Action	Combined
ELECTROLUX AB	25-Mar-2021	38	Re-Election Of The Board Of Director: Petra Hedengran	Take No Action	Against
ELECTROLUX AB	25-Mar-2021	39	Re-Election Of The Board Of Director: Henrik Henriksson	Take No Action	Combined
ELECTROLUX AB	25-Mar-2021	40	Re-Election Of The Board Of Director: Ulla Litzen	Take No Action	For
ELECTROLUX AB	25-Mar-2021	41	Re-Election Of The Board Of Director: Karin Overbeck	Take No Action	For
ELECTROLUX AB	25-Mar-2021	42	Re-Election Of The Board Of Director: Fredrik Persson	Take No Action	Combined
ELECTROLUX AB	25-Mar-2021	43	Re-Election Of The Board Of Director: David Porter	Take No Action	Combined
ELECTROLUX AB	25-Mar-2021	44	Re-Election Of The Board Of Director: Jonas Samuelson	Take No Action	For
ELECTROLUX AB	25-Mar-2021	45	Re-Election Of Staffan Bohman As The Chairman Of The Board	Take No Action	Combined
ELECTROLUX AB	25-Mar-2021	46	Election Of Auditor: The Nomination Committee Proposes, In Accordance With The Recommendation By The Audit Committee, Re-Election Of The Audit Firm Deloitte Ab As The Company'S Auditor For The Period Until The End Of The 2022 Annual General Meeting	Take No Action	Combined
ELECTROLUX AB	25-Mar-2021	47	Resolution On Approval Of Remuneration Report	For	Combined
ELECTROLUX AB	25-Mar-2021	48	Resolution On Implementation Of A Performance Based, Long-Term Share Program For 2021	For	Combined
ELECTROLUX AB	25-Mar-2021	49	Resolution On Acquisition Of Own Shares	For	Combined
ELECTROLUX AB	25-Mar-2021	50	Resolution On Transfer Of Own Shares On Account Of Company Acquisitions	For	For
ELECTROLUX AB	25-Mar-2021	51	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Combined
ELECTROLUX AB	25-Mar-2021	52	16 Feb 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
ELECTROLUX AB	25-Mar-2021	53	16 Feb 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
ELI LILLY AND COMPANY	03-May-2021	1	Election Of Director To Serve A Three Year Term: K. Baicker, Ph.D.	For	Combined
ELI LILLY AND COMPANY	03-May-2021	2	Election Of Director To Serve A Three Year Term: J.E. Fyrwald	For	For
ELI LILLY AND COMPANY	03-May-2021	3	Election Of Director To Serve A Three Year Term: J. Jackson	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ELI LILLY AND COMPANY	03-May-2021	4	Election Of Director To Serve A Three Year Term: G. Sulzberger	For	For
ELI LILLY AND COMPANY	03-May-2021	5	Election Of Director To Serve A Three Year Term: J.P. Tai	For	Combined
ELI LILLY AND COMPANY	03-May-2021	6	Approval, On An Advisory Basis, Of The Compensation Paid To The Company'S Named Executive Officers.	For	For
ELI LILLY AND COMPANY	03-May-2021	7	Ratification Of The Appointment Of Ernst & Young Llp As The Independent Auditor For 2021.	For	Combined
ELI LILLY AND COMPANY	03-May-2021	8	Approval Of Amendments To The Company'S Articles Of Incorporation To Eliminate The Classified Board Structure.	For	For
ELI LILLY AND COMPANY	03-May-2021	9	Approval Of Amendments To The Company'S Articles Of Incorporation To Eliminate Supermajority Voting Provisions.	For	For
ELI LILLY AND COMPANY	03-May-2021	10	Shareholder Proposal To Disclose Direct And Indirect Lobbying Activities And Expenditures.	Against	For
ELI LILLY AND COMPANY	03-May-2021	11	Shareholder Proposal To Amend The Bylaws To Require An Independent Board Chair.	Against	Combined
ELI LILLY AND COMPANY	03-May-2021	12	Shareholder Proposal To Implement A Bonus Deferral Policy.	Against	Combined
ELI LILLY AND COMPANY	03-May-2021	13	Shareholder Proposal To Disclose Clawbacks On Executive Incentive Compensation Due To Misconduct.	Against	Combined
ELIA GROUP SA/NV	18-May-2021	4	Authorization To Acquire Own Shares	For	Combined
ELIA GROUP SA/NV	18-May-2021	7	Approval Of The Statutory Annual Accounts For The Financial Year Ended 31 December 2020, Including The Allocation Of The Result: The Ordinary General Meeting Of Shareholders Resolves To Approve The Statutory Annual Accounts For The Financial Year Ended 31 December 2020, Including The Allocation Of The Result	For	For
ELIA GROUP SA/NV	18-May-2021	8	Approval Of The Adjusted Remuneration Policy: The Ordinary General Meeting Of Shareholders Resolves To Approve The Adjusted Remuneration Policy Which Will Apply As Of 1 January 2021	For	Combined
ELIA GROUP SA/NV	18-May-2021	9	Explanation And Advisory Vote On The Remuneration Report For The Financial Year Ended 31 December 2020: The Ordinary General Meeting Of Shareholders Resolves To Approve The Remuneration Report For The Financial Year Ended 31 December 2020	For	Against
ELIA GROUP SA/NV	18-May-2021	13	Discharge In Favour Of The Directors For The Performance Of Their Duties During The Financial Year Ended 31 December 2020: The Ordinary General Meeting Of Shareholders Resolves To Grant Discharge In Favour Of The Directors For The Performance Of Their Duties During The Financial Year Ended 31 December 2020	For	Combined
ELIA GROUP SA/NV	18-May-2021	14	Discharge In Favour Of The Statutory Auditors For The Performance Of Their Duties During The Financial Year Ended 31 December 2020: The Ordinary General Meeting Of Shareholders Resolves To Grant Discharge In Favour Of The Statutory Auditors For The Performance Of Their Duties During The Financial Year Ended 31 December 2020	For	For
ELIA GROUP SA/NV	18-May-2021	15	Re-Appointment Of Three Independent And Fixation Of Their Remuneration: The Ordinary General Meeting Of Shareholders Resolves To Re-Appoint Madam Saskia Van Uffelen And Mister Luc De Temmerman As Independent Director Of The Company For A Term Of One Year Starting Today, After The Ordinary General Meeting Of Shareholders, And Ending Immediately After The Ordinary General Meeting Of Shareholders Of 2022 Regarding The Financial Year Ended 31 December 2021. The Ordinary General Meeting Of Shareholders Resolves To Re-Appoint Mister Frank Donck As Independent Director Of The Company For A Term Of Six Years Starting Today, After The Ordinary General Meeting Of Shareholders, And Ending Immediately After The Ordinary General Meeting Of Shareholders Of 2027 Regarding The Financial Year Ended 31 December 2026. The Ordinary General Meeting Of Shareholders Takes Note Of The Fact That The Three Aforementioned Directors Fulfill The Conditions Of Independence As Described In Section 7:87, Section 1 Of The Code Of Companies And Associations. The Ordinary General Meeting Of Shareholders Resolves That The Mandate Of The Three Aforementioned Independent Directors Will Be Remunerated In The Same Way As The Mandate Of The Other Members Of The Board Of Directors, In Accordance With The Resolution In Agenda Item 4 Of This Ordinary General Meeting Of Shareholders	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ELIA GROUP SA/NV	18-May-2021	16	Notification Of The Voluntary Resignation Of A Non-Independent Director And Confirmation Of The Cooptation Of A New Non-Independent Director And Fixation Of His Remuneration: The Ordinary General Meeting Of Shareholders Takes Note Of The Voluntary Resignation Of Mister Kris Peeters (Non-Independent Director) With Effect From 1 January 2021 And Confirms, In Accordance With Article 13.5 Of The Articles Of Association And Section 7:88, Section 1 Of The Code Of Companies And Associations, The Cooptation Of Mister Pieter De Crem As Non-Independent Director Of The Company (Upon Proposal Of The Holders Of Class C Shares), For A Term Ending Immediately After The Ordinary General Meeting Of Shareholders Of 2026 Regarding The Financial Year Ended 31 December 2025. The Ordinary General Meeting Of Shareholders Resolves That The Mandate Of The Aforementioned Non-Independent Director Will Be Remunerated In The Same Way As The Mandate Of The Other Members Of The Board Of Directors, In Accordance With The Resolution In Agenda Item 4 Of This Ordinary General Meeting Of Shareholders	For	Combined
ELISA CORPORATION	08-Apr-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Combined
ELISA CORPORATION	08-Apr-2021	2	A Poa Is Needed To Appoint Own Representative But Is Not Needed If A Finnish Sub/Bank Is Appointed Except If The Shareholder Is Finnish Then A Poa Would Still Be Required	Non-voting resolution	Non-voting resolution
ELISA CORPORATION	08-Apr-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
ELISA CORPORATION	08-Apr-2021	4	Opening Of The Meeting	Non-voting resolution	Non-voting resolution
ELISA CORPORATION	08-Apr-2021	5	Calling The Meeting To Order: Jukka Laitasalo	Non-voting resolution	Non-voting resolution
ELISA CORPORATION	08-Apr-2021	6	Election Of Persons To Scrutinize The Minutes And To Supervise The Counting Of Votes: Anne Vainio	Non-voting resolution	Non-voting resolution
ELISA CORPORATION	08-Apr-2021	7	Recording The Legality Of The Meeting	Non-voting resolution	Non-voting resolution
ELISA CORPORATION	08-Apr-2021	8	Recording The Attendance At The Meeting And Adoption Of The List Of Votes	Non-voting resolution	Non-voting resolution
ELISA CORPORATION	08-Apr-2021	9	Presentation Of The Financial Statements, The Report Of The Board Of Directors And The Auditor'S Report For The Year 2020	Non-voting resolution	Non-voting resolution
ELISA CORPORATION	08-Apr-2021	10	Adoption Of The Financial Statements	For	Combined
ELISA CORPORATION	08-Apr-2021	11	Resolution On The Use Of The Profit Shown On The Balance Sheet And The Payment Of Dividend: Eur 1.95 Per Share	For	Combined
ELISA CORPORATION	08-Apr-2021	12	Resolution On The Discharge Of The Members Of The Board Of Directors And The Ceo From Liability	For	Combined
ELISA CORPORATION	08-Apr-2021	13	Remuneration Report	For	Combined
ELISA CORPORATION	08-Apr-2021	14	Please Note That Resolutions 11 To 13 Are Proposed By Shareholders' Nomination Board And Board Does Not Make Any Recommendation On These Proposals. The Standing Instructions Are Disabled For This Meeting	Non-voting resolution	Combined
ELISA CORPORATION	08-Apr-2021	15	Resolution On The Remuneration Of The Members Of The Board Of Directors And On The Grounds For Reimbursement Of Expenses	Take No Action	Combined
ELISA CORPORATION	08-Apr-2021	16	Resolution On The Number Of Members Of The Board Of Directors: The Shareholders' Nomination Board Proposes To The General Meeting That The Number Of Members Of The Board Of Directors Would Be Eight (Seven Members In 2020)	Take No Action	Combined
ELISA CORPORATION	08-Apr-2021	17	Election Of Members Of The Board Of Directors: The Shareholders' Nomination Board Proposes To The General Meeting That Ms Clarisse Berggardh, Mr Kim Ignatius, Mr Topi Manner, Ms Eva-Lotta Sjostedt, Ms Seija Turunen, Mr Anssi Vanjoki And Mr Antti Vasara Be Re-Elected As Members Of The Board. The Shareholders' Nomination Board Further Proposes That Mr Maher Chebbo Is Elected As A New Member Of The Board. The Shareholders' Nomination Board Proposes To The General Meeting That Mr Anssi Vanjoki Be Elected As The Chair Of The Board And Ms Clarisse Berggardh Be Elected As The Deputy Chair	Take No Action	Combined
ELISA CORPORATION	08-Apr-2021	18	Resolution On The Remuneration Of The Auditor And On The Grounds For Reimbursement Of Travel Expenses	For	Combined
ELISA CORPORATION	08-Apr-2021	19	Election Of Auditor: The Board Of Directors Proposes, On The Recommendation Of The Board'S Audit Committee, To The General Meeting That Kpmg Oy Ab, Authorized Public Accountants Organization, Be Re-Elected As The Company'S Auditor For The Financial Period 2021. Kpmg Oy Ab Has Informed The Company That The Auditor With Principal Responsibility Would Be Mr Toni Aaltonen, Authorized Public Accountant	For	Combined
ELISA CORPORATION	08-Apr-2021	20	Authorizing The Board Of Directors To Decide On The Repurchase Of The Company'S Own Shares	For	Combined
ELISA CORPORATION	08-Apr-2021	21	Authorizing The Board Of Directors To Decide On The Issuance Of Shares As Well As The Issuance Of Special Rights Entitling To Shares	For	Combined
ELISA CORPORATION	08-Apr-2021	22	Closing Of The Meeting	Non-voting resolution	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ELISA CORPORATION	08-Apr-2021	23	02 Feb 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
ELISA CORPORATION	08-Apr-2021	24	02 Feb 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
EMAAR MALLS PJSC	27-Apr-2021	2	To Receive And Approve The Report Of The Board Of Directors On The Activities And Financial Position Of The Company For The Fiscal Year Ending 31 Dec 2020	For	Combined
EMAAR MALLS PJSC	27-Apr-2021	3	To Receive And Approve The Auditors Report For The Fiscal Year Ending 31 Dec 2020	For	For
EMAAR MALLS PJSC	27-Apr-2021	4	To Discuss And Approve The Company'S Balance Sheet And The Profit And Loss Account For The Fiscal Year Ending 31 Dec 2020	For	For
EMAAR MALLS PJSC	27-Apr-2021	5	To Discuss The Proposal Of The Board Of Directors To Not Distribute Dividends To The Shareholders	For	For
EMAAR MALLS PJSC	27-Apr-2021	6	To Consider And Approve The Board Of Directors Remuneration	For	For
EMAAR MALLS PJSC	27-Apr-2021	7	To Approve The Board Remuneration Policy In Accordance With Article 29 Of The Securities And Commodities Authority Decision No. 3, R.M. Of 2020, Governance Guidance Which Shall Be Effective As Of The Financial Year Starting On 1 Jan 2021	For	For
EMAAR MALLS PJSC	27-Apr-2021	8	To Discharge The Members Of The Board Of Directors From Liability For The Fiscal Year Ending 31 Dec 2020	For	Combined
EMAAR MALLS PJSC	27-Apr-2021	9	To Discharge The Auditors From Liability For The Fiscal Year Ending 31 Dec 2020	For	Combined
EMAAR MALLS PJSC	27-Apr-2021	10	To Appoint The Auditors For The Fiscal Year 2021 And Determine Their Remuneration	For	For
EMAAR MALLS PJSC	27-Apr-2021	11	To Ratify The Appointment Of Mr. Ahmad Abdulrahim Ahmad Mohammad Alansari As A Board Member Who Has Been Appointed By The Board Of Directors On 2 Mar 2021 Replacing Mr. Abdulrahman Al Hareb Who Resigned Effective 21 Oct 2020	For	For
EMAAR MALLS PJSC	27-Apr-2021	12	To Grant Approval, Under Paragraph 3 Of Article 152 Of The Federal Law No. 2 Of 2015 For Commercial Companies, Companies Law, For The Members Of The Board Of Directors To Carry On Activities Included In The Objects Of The Company	For	For
EMAAR MALLS PJSC	27-Apr-2021	13	To Appoint And Determine The Remuneration Of The Representatives Of The Shareholders In The General Assembly Meetings	For	For
EMAAR MALLS PJSC	27-Apr-2021	14	Special Resolution To Amend The Definition Of Related Parties Mentioned In Article 1 Of The Company'S Articles Of Association In Line With The Companies Law And The Governance Guidance, To Be Read As Follows, Related Parties Mean The Chairman And Members Of The Company Board, Members Of The Senior Executive Management Of The Company, Employees Of The Company, And The Companies In Which Any Of Such Persons Holds 30Pct Or More Of Its Capital, As Well As Subsidiaries Or Sister Companies Or Affiliate Companies	For	Combined
EMAAR PROPERTIES, DUBAI	11-Apr-2021	3	To Receive And Approve The Report Of The Board Of Directors On The Activities And Financial Position Of The Company For The Fiscal Year Ending 31 Dec 2020	For	Combined
EMAAR PROPERTIES, DUBAI	11-Apr-2021	4	To Receive And Approve The Auditors Report For The Fiscal Year Ending 31 Dec 2020	For	For
EMAAR PROPERTIES, DUBAI	11-Apr-2021	5	To Discuss And Approve The Company'S Balance Sheet And The Profit And Loss Account For The Fiscal Year Ending 31 Dec 2020	For	For
EMAAR PROPERTIES, DUBAI	11-Apr-2021	6	To Discuss The Proposal Of The Board Of Directors Regarding Distribution Of Dividends To The Shareholders Amounting To Aed 715,973,888.20 Representing 10 Pct Of The Share Capital Being 10 Uae Fils Per Share	For	For
EMAAR PROPERTIES, DUBAI	11-Apr-2021	7	To Approve The Board Remuneration Policy In Accordance With Article 29 Of The Securities And Commodities Authority Decision No. 3 R.M. Of 2020, Governance Guidance, Which Shall Be Effective As Of The Financial Year Starting On 1 Jan 2021	For	For
EMAAR PROPERTIES, DUBAI	11-Apr-2021	8	To Consider And Approve The Board Of Directors Remuneration Including Salaries, Bonus, Expenses And Fees Of The Members Of The Board As Set Out In Section 2D 2 And Appendix D Of The Corporate Governance Report	For	For
EMAAR PROPERTIES, DUBAI	11-Apr-2021	9	To Discharge The Members Of The Board Of Directors From Liability For The Fiscal Year Ending 31 Dec 2020	For	For
EMAAR PROPERTIES, DUBAI	11-Apr-2021	10	To Discharge The Auditors From Liability For The Fiscal Year Ending 31 Dec 2020	For	For
EMAAR PROPERTIES, DUBAI	11-Apr-2021	11	To Appoint The Auditors For The Fiscal Year Ending 31 Dec 2021 And Determine Their Remuneration	For	For
EMAAR PROPERTIES, DUBAI	11-Apr-2021	12	To Elect The Member Of The Board Of Directors: Mohamed Ali Rashed Alabbbar	For	For
EMAAR PROPERTIES, DUBAI	11-Apr-2021	13	To Elect The Member Of The Board Of Directors: Jamal Majed Khalfan Bin Theniyah	For	For
EMAAR PROPERTIES, DUBAI	11-Apr-2021	14	To Elect The Member Of The Board Of Directors: Ahmed Jamal H Jawa	For	For
EMAAR PROPERTIES, DUBAI	11-Apr-2021	15	To Elect The Member Of The Board Of Directors: Ahmad Thani Rashed Al Matrooshi	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EMAAR PROPERTIES, DUBAI	11-Apr-2021	16	To Elect The Member Of The Board Of Directors: Jassim Mohammed Abdulrahim Al Ali	For	For
EMAAR PROPERTIES, DUBAI	11-Apr-2021	17	To Elect The Member Of The Board Of Directors: Helal Saeed Salem Saeed Almarri	For	Combined
EMAAR PROPERTIES, DUBAI	11-Apr-2021	18	To Elect The Member Of The Board Of Directors: Sultan Saeed Mohammed Nasser Almansoori	For	Combined
EMAAR PROPERTIES, DUBAI	11-Apr-2021	19	To Elect The Member Of The Board Of Directors: Buti Obaid Buti Almulla	For	Combined
EMAAR PROPERTIES, DUBAI	11-Apr-2021	20	To Elect The Member Of The Board Of Directors: Eman Mahmood Ahmed Abdulrazzaq	For	Combined
EMAAR PROPERTIES, DUBAI	11-Apr-2021	21	To Elect The Member Of The Board Of Directors: Anoud Mohamed Ali Ahmed Al Marzouqi	For	Combined
EMAAR PROPERTIES, DUBAI	11-Apr-2021	22	To Elect The Member Of The Board Of Directors: Hannah Khalid Ali Al Bustani	For	Combined
EMAAR PROPERTIES, DUBAI	11-Apr-2021	23	To Elect The Member Of The Board Of Directors: Naila Munir Mir Moosawi	For	For
EMAAR PROPERTIES, DUBAI	11-Apr-2021	24	To Elect The Member Of The Board Of Directors: Abdulwahid Abdulrahim Mohd Sharif Sultan Alulama	For	Combined
EMAAR PROPERTIES, DUBAI	11-Apr-2021	25	To Elect The Member Of The Board Of Directors: Faizal Shah Kuttijil	For	Combined
EMAAR PROPERTIES, DUBAI	11-Apr-2021	26	To Elect The Member Of The Board Of Directors: Eman Mohamed Ahmed Almutawa Alsuwaidi	For	Combined
EMAAR PROPERTIES, DUBAI	11-Apr-2021	27	To Elect The Member Of The Board Of Directors: Abdulla Hamad Rahma Alshamsi	For	Combined
EMAAR PROPERTIES, DUBAI	11-Apr-2021	28	To Grant Approval, Under Paragraph 3 Of Article 152 Of The Federal Law No 2 Of 2015 For Commercial Companies, Companies Law, For The Members Of The Board Of Directors To Carry On Activities Included In The Objects Of The Company	For	For
EMAAR PROPERTIES, DUBAI	11-Apr-2021	29	To Appoint And Determine The Remuneration Of The Representatives Of The Shareholders In The General Assembly Meetings	For	For
EMAAR PROPERTIES, DUBAI	11-Apr-2021	30	Special Resolution To Authorize The Board Of Directors To Approve The Voluntary Contributions For The Year 2021 Provided That Such Voluntary Contributions Do Not Exceed 2 Pct Of The Average Net Profits Of The Company During The Two Previous Financial Years	For	For
EMAAR PROPERTIES, DUBAI	11-Apr-2021	31	Special Resolution To Amend The Definition Of Related Parties Mentioned In Article 1 Of The Company'S Articles Of Association In Line With The Companies Law And The Governance Guidance, To Be Read As Follows: Related Parties Mean The Chairman And Members Of The Company Board, Members Of The Senior Executive Management Of The Company, Employees Of The Company, And The Companies In Which Any Of Such Persons Holds 30 Pct Or More Of Its Capital, As Well As Subsidiaries Or Sister Companies Or Affiliate Companies	For	Combined
E-MART INC., SEOUL	24-Mar-2021	1	Approval Of Financial Statements	For	Combined
E-MART INC., SEOUL	24-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
E-MART INC., SEOUL	24-Mar-2021	3	Election Of Inside Director Gang Seung Hyeop	For	Combined
E-MART INC., SEOUL	24-Mar-2021	4	Election Of Outside Director I Gwan Seop	For	For
E-MART INC., SEOUL	24-Mar-2021	5	Election Of Outside Director Han Sang Rin	For	Combined
E-MART INC., SEOUL	24-Mar-2021	6	Election Of Outside Director Seo Jin Uk	For	Combined
E-MART INC., SEOUL	24-Mar-2021	7	Election Of Outside Director Who Is An Audit Committee Member Gim Yeon Mi	For	For
E-MART INC., SEOUL	24-Mar-2021	8	Election Of Audit Committee Member Who Is An Outside Director Han Sang Rin	For	For
E-MART INC., SEOUL	24-Mar-2021	9	Election Of Audit Committee Member Who Is An Outside Director Seo Jin Uk	For	For
E-MART INC., SEOUL	24-Mar-2021	10	Approval Of Remuneration For Director	For	For
EMBOTELLADORA ANDINA SA	15-Apr-2021	1	The Annual Report, The Balance Sheet And The Financial Statements For The 2020 Fiscal Year, As Well As The Report From The Outside Auditors In Regard To The Mentioned Financial Statements	For	Combined
EMBOTELLADORA ANDINA SA	15-Apr-2021	2	The Distribution Of The Profit And The Payment Of Dividends	For	Combined
EMBOTELLADORA ANDINA SA	15-Apr-2021	3	The Presentation In Regard To The Dividend Policy Of The Company And Information In Regard To The Procedures That Are Used In The Distribution And Payment Of The Same	For	For
EMBOTELLADORA ANDINA SA	15-Apr-2021	4	The Complete Renewal Of The Board Of Directors	For	For
EMBOTELLADORA ANDINA SA	15-Apr-2021	5	The Determination Of The Compensation Of The Members Of The Board Of Directors, Of The Members Of The Committee Of Directors That Is Established By Article 50 Bis Of The Share Corporations Law And Of The Members Of The Audit Committee That Is Required By The Sarbanes And Oxley Act Of The United States, As Well As Its Annual Management Report And The Expenses That Were Incurred By Both Committees	For	For
EMBOTELLADORA ANDINA SA	15-Apr-2021	6	The Designation Of The Outside Auditors For The 2021 Fiscal Year	For	For
EMBOTELLADORA ANDINA SA	15-Apr-2021	7	The Designation Of The Risk Rating Agencies For The 2021 Fiscal Year	For	For
EMBOTELLADORA ANDINA SA	15-Apr-2021	8	The Account In Regard To The Resolutions Of The Board Of Directors In Relation To The Transactions That Are Referred To In Article 146, Et Seq., Of The Share Corporations Law, Since The Most Recent General Meeting Of Shareholders	For	For
EMBOTELLADORA ANDINA SA	15-Apr-2021	9	Determination Of The Newspaper In Which The Notices And Annual And Extraordinary Shareholder General Meeting Call Notices Must Be Published	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EMBOTELLADORA ANDINA SA	15-Apr-2021	10	In General, To Resolve On All Of The Other Matters That Are Within Its Jurisdiction And Any Other Matter Of Corporate Interest	Abstain	Combined
EMERA INCORPORATED	20-May-2021	1	Director	For	Combined
EMERA INCORPORATED	20-May-2021	2	Appointment Of Ernst & Young Llp As Auditors	For	For
EMERA INCORPORATED	20-May-2021	3	Authorize Directors To Establish The Auditors' Fee As Required Pursuant To The Nova Scotia Companies Act	For	For
EMERA INCORPORATED	20-May-2021	4	Consider And Approve, On An Advisory Basis, A Resolution On Emera'S Approach To Executive Compensation As Disclosed In The Management Information Circular	For	For
EMERA INCORPORATED	20-May-2021	5	Consider And Approve An Increase In The Maximum Number Of Common Shares Reserved For Issuance Under The Company'S Senior Management Stock Option Plan From 11,700,000 To 14,700,000 Common Shares	For	For
EMERSON ELECTRIC CO.	02-Feb-2021	1	Director	For	For
EMERSON ELECTRIC CO.	02-Feb-2021	2	Ratification Of Kpmg Llp As Independent Registered Public Accounting Firm.	For	Combined
EMERSON ELECTRIC CO.	02-Feb-2021	3	Approval, By Non-Binding Advisory Vote, Of Emerson Electric Co. Executive Compensation.	For	For
EMIRATES NBD BANK PJSC	24-Feb-2021	2	Hearing The Directors Report About The Activities And Financial Position Of The Group For The Fiscal Year Ended 31 Dec 2020 And Approving It	For	For
EMIRATES NBD BANK PJSC	24-Feb-2021	3	Hearing The Auditors Report For The Fiscal Year Ended 31 Dec 2020 And Approving It	For	For
EMIRATES NBD BANK PJSC	24-Feb-2021	4	Hearing And Approving The Internal Shariah Supervision Committee Reports For 2019 And 2020	For	For
EMIRATES NBD BANK PJSC	24-Feb-2021	5	To Discuss The Groups Balance Sheet And Profit And Loss Account For The Fiscal Year Ended 31 Dec 2020 And Approving It	For	For
EMIRATES NBD BANK PJSC	24-Feb-2021	6	The Appointment Of Internal Shariah Supervision Committee Members	For	For
EMIRATES NBD BANK PJSC	24-Feb-2021	7	To Consider The Recommendation Of Board Of Directors Concerning A Cash Dividend Distribution Of Aed 0.40 Per Share Aggregating To An Amount Of Aed 2,526,639,301 For The Fiscal Year Ended 31 Dec 2020	For	For
EMIRATES NBD BANK PJSC	24-Feb-2021	8	To Approve The Proposal Of The Remuneration Of The Board Of Directors	For	For
EMIRATES NBD BANK PJSC	24-Feb-2021	9	To Absolve The Board Of Directors From Their Responsibility For The Fiscal Year Ended 31 Dec 2020	For	For
EMIRATES NBD BANK PJSC	24-Feb-2021	10	To Absolve The Auditors From Their Responsibility For The Fiscal Year Ended 31 Dec 2020	For	For
EMIRATES NBD BANK PJSC	24-Feb-2021	11	To Appoint Auditors Of The Group For The Year 2021 And To Determine Their Fees	For	For
EMIRATES NBD BANK PJSC	24-Feb-2021	12	Appoint Two Representatives For The Shareholders And Determine Their Fees In Accordance With Paragraph 4 Of Article 40 Of The Corporate Governance Guide Issued By Resolution Of The Chairman Of The Sca No 3, R.M Of 2020	For	For
EMIRATES NBD BANK PJSC	24-Feb-2021	13	To Consider And Approve The Amendment Of The Following Articles Of The Company'S Memorandum And Articles, Including But Not Limited To Article 30, Article 31, Article 34, Article 42, Article 44, Article 36, Article 38, Article 39, Article 46, Article 57, To Comply With The Amendment To The Companies Law No. 2 Of 2015	For	Combined
EMIRATES NBD BANK PJSC	24-Feb-2021	14	To Approve The Directors Proposal With Respect To Non Convertible Securities To Be Issued By The Bank Subject To Obtaining The Necessary Approvals From The Relevant Regulatory Authorities: Undertake Any Updates Of The Following Existing Programmes, Which Have Been Approved At The Gams Dated 15 Feb 2016, 12 Feb 2017, 27 Mar 2018, 20 Feb 2019 And 10 Mar 2020, Pursuant To Which The Bank Issues Securities From Time To Time. I. The Emirates Nbd Bank Pjsc Usd 12,500,000,000 Euro Medium Term Note Programme, The Emtn Programme, Ii. The Emirates Nbd Global Funding Limited Usd 1,000,000,000 Structured Note Programme, The Structured Note Programme, And, Or Iii. The Emirates Nbd Bank Pjsc Aud 4,000,000,000 Debt Issuance Programme, The Australian Dollar Programme, And Together With The Emtn Programme, And The Structured Note Programme, The Existing Programmes	For	Combined
EMIRATES NBD BANK PJSC	24-Feb-2021	15	To Approve The Directors Proposal With Respect To Non Convertible Securities To Be Issued By The Bank Subject To Obtaining The Necessary Approvals From The Relevant Regulatory Authorities: Establish Any Debt Funding Programme, Up To A Maximum Amount Of Usd 10,000,000,000, In Addition To The Existing Programmes, The New Programmes And, Together With The Existing Programmes, The Programmes And Undertake Any Subsequent Update Of The New Programmes	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EMIRATES NBD BANK PJSC	24-Feb-2021	16	To Approve The Directors Proposal With Respect To Non Convertible Securities To Be Issued By The Bank Subject To Obtaining The Necessary Approvals From The Relevant Regulatory Authorities: Issue Debt Instruments, Up To An Amount Of Usd 10,000,000,000 Or Its Equivalent In Other Currencies, Under Any Of The Programmes From Time To Time, With The Terms Of Any Such Issuance Decided By The Relevant Committee To Which The Board Of Directors Has Delegated Such Decisions And Such Issuance To Be Settled No Later Than One Year Commencing From The Date On Which This Resolution Is Approved In Accordance With The Provisions Of Article 230 Of The Companies Law	For	For
EMIRATES NBD BANK PJSC	24-Feb-2021	17	To Approve The Directors Proposal With Respect To Non Convertible Securities To Be Issued By The Bank Subject To Obtaining The Necessary Approvals From The Relevant Regulatory Authorities: Issue Debt On A Standalone Basis, Up To A Maximum Amount Of Usd 10,000,000,000 Or Its Equivalent In Other Currencies, Including Capital Instruments For The Purpose Of Strengthening The Groups Regulatory Capital Ratios, With The Terms Of Any Such Issuance Decided By The Relevant Committee To Which The Board Of Directors Has Delegated Such Decisions And Such Issuance To Be Settled No Later Than One Year Commencing From The Date Of The Resolution In Accordance With The Provisions Of Article 230 Of The Companies Law	For	For
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	17-Mar-2021	1	Please Note In The Event The Meeting Does Not Reach Quorum, There Will Be A Second Call On 24 Mar 2021. Consequently, Your Voting Instructions Will Remain Valid For All Calls Unless The Agenda Is Amended. Thank You	Non-voting resolution	Combined
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	17-Mar-2021	2	Please Note That This Is An Amendment To Meeting Id 525145 Due To Receipt Splitting Of Resolution 15. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You	Non-voting resolution	Non-voting resolution
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	17-Mar-2021	3	To Approve The Appointment Of Mr. Hasan Alhosani, Group Corporate Secretary As Rapporteur Of The Meeting, And First Abu Dhabi Bank As Collector Of Votes	For	Combined
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	17-Mar-2021	4	To Hear And Approve The Report Of The Board Of Directors On The Company'S Activities And Its Financial Position For The Financial Year Ended 31 Dec 2020	For	Combined
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	17-Mar-2021	5	To Discuss And Approve The External Auditors Report For The Financial Year Ended 31 Dec 2020	For	For
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	17-Mar-2021	6	To Discuss And Approve The Company'S Consolidated Financial Statements For The Financial Year Ended 31 Dec 2020	For	For
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	17-Mar-2021	7	To Consider The Board Of Directors Recommendation Regarding Distribution Of Dividends For The Second Half Of The Year 2020 At The Rate Of 40 Fils Per Share And One Time Special Dividend Of 40 Fils Per Share. Thus, The Total Amount Of Dividends Per Share For The Financial Year Ended 31 Dec 2020 Will Be 1.20 Dirham, 120Pct Of The Nominal Value Of The Share	For	For
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	17-Mar-2021	8	To Absolve The Members Of The Board Of Directors From Liability For The Financial Year Ended 31 Dec 2020	For	For
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	17-Mar-2021	9	To Absolve The External Auditor From Liability For The Financial Year Ended 31 Dec 2020	For	For
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	17-Mar-2021	10	To Appoint The External Auditors For The Year 2021 And Determine Their Fees	For	Combined
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	17-Mar-2021	11	To Approve The Proposal Concerning The Remunerations Of The Board Members For The Financial Year Ended 31 Dec 2020	For	Combined
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	17-Mar-2021	12	To Approve Board Remuneration Policy	For	Combined
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET	17-Mar-2021	13	To Delegate Authority To The Board Of Appointing Two Representatives To Represent Shareholders Who Are Unable To Participate In Future Annual General Assembly Meetings And Determine Their Fees, In Line With The Decision Of The Chairman Of The Securities And Commodities Authority	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET)	17-Mar-2021	14	To Approve A Budget Of Not More Than 1Pct Of The Company'S Net Profits Of The Last Two Years 2019 To 2020 For Voluntary Contributions To The Community, Corporate Social Responsibility, And To Authorize The Board Of Directors To Effect The Payments Of Such Contributions To The Beneficiaries Determined At Its Own Discretion	For	For
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET)	17-Mar-2021	15	To Approve Amending The Company'S Articles Of Association Whereby, A. The Current 20Pct Ownership Limit For The Non Uae National Shareholding In Etisalat Group Will Be Increased To 49Pct, B. The Three Consecutive Years Limit Of The External Auditor Appointment Will Be Amended To Be In Line With The Amended Commercial Companies Law Which Increased The Limit To Six Consecutive Years	For	For
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET)	17-Mar-2021	16	To Approve Cancelling The Share Buyback Program	For	For
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET)	17-Mar-2021	17	Election Of Board Member To Represent Etisalat Group Shareholders Other Than The Government Shareholder, As The Term Of The Current Board Will End On 20 Mar 2021: Sheikh Ahmed Mohamed Sultan Bin Suroor Al Dhahiri	For	Combined
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET)	17-Mar-2021	18	Election Of Board Member To Represent Etisalat Group Shareholders Other Than The Government Shareholder, As The Term Of The Current Board Will End On 20 Mar 2021: Mr. Abdelmonem Bin Eisa Bin Nasser Alserkal	For	Combined
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET)	17-Mar-2021	19	Election Of Board Member To Represent Etisalat Group Shareholders Other Than The Government Shareholder, As The Term Of The Current Board Will End On 20 Mar 2021: Mr. Khalid Abdulwahid Hassan Alrustamani	For	Combined
EMIRATES TELECOMMUNICATIONS GROUP COMPANY PJSC (ET)	17-Mar-2021	20	Election Of Board Member To Represent Etisalat Group Shareholders Other Than The Government Shareholder, As The Term Of The Current Board Will End On 20 Mar 2021: Mr. Otaiba Khalaf Ahmed Khalaf Al Otaiba	For	Combined
EMPIRE STATE REALTY TRUST, INC.	13-May-2021	1	Director	For	Combined
EMPIRE STATE REALTY TRUST, INC.	13-May-2021	2	To Approve, On A Non-Binding, Advisory Basis, The Compensation Of Our Named Executive Officers.	For	For
EMPIRE STATE REALTY TRUST, INC.	13-May-2021	3	To Ratify The Selection Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
EMPIRIC STUDENT PROPERTY PLC	25-May-2021	1	To Receive The Company'S Annual Report And Accounts For The Financial Period Ended 31 December 2020 (The 'Annual Report')	For	For
EMPIRIC STUDENT PROPERTY PLC	25-May-2021	2	To Approve The Director'S Remuneration Report For The Financial Period Ended 31 December 2020 Together With The Auditor'S Report	For	For
EMPIRIC STUDENT PROPERTY PLC	25-May-2021	3	To Re-Appoint Bdo Llp As Auditors Of The Company To Hold Office From The Conclusion Of This Meeting	For	For
EMPIRIC STUDENT PROPERTY PLC	25-May-2021	4	To Authorise The Directors To Determine The Remuneration Of The Auditors	For	For
EMPIRIC STUDENT PROPERTY PLC	25-May-2021	5	To Authorise The Directors To Declare And Pay All Dividends Of The Company As Interim Dividends	For	For
EMPIRIC STUDENT PROPERTY PLC	25-May-2021	6	To Elect Duncan Garrood As A Director Of The Company Who, Having Been Appointed As A Director By The Board Since The Last Annual General Meeting	For	For
EMPIRIC STUDENT PROPERTY PLC	25-May-2021	7	To Re-Elect Mark Pain As A Director Of The Company	For	Combined
EMPIRIC STUDENT PROPERTY PLC	25-May-2021	8	To Re-Elect Alice Avis As A Director Of The Company	For	Combined
EMPIRIC STUDENT PROPERTY PLC	25-May-2021	9	To Re-Elect Lynne Fennah As A Director Of The Company	For	For
EMPIRIC STUDENT PROPERTY PLC	25-May-2021	10	To Re-Elect Jim Prower As A Director Of The Company	For	For
EMPIRIC STUDENT PROPERTY PLC	25-May-2021	11	To Re-Elect Stuart Beevor As A Director Of The Company	For	For
EMPIRIC STUDENT PROPERTY PLC	25-May-2021	12	That, (I) The Empiric Student Property Plc Saye Option Plan (The 'Saye Plan'), Constituted By The Rules As Summarised In The Appendix To The Notice	For	For
EMPIRIC STUDENT PROPERTY PLC	25-May-2021	13	That The Directors Of The Company Be Generally And Unconditionally Authorised Under Section 551 Of The Companies Act 2006 (The 'Act')	For	For
EMPIRIC STUDENT PROPERTY PLC	25-May-2021	14	That Subject To The Passing Of Resolution 13 The Directors Shall Have The Power To Allot Equity Securities (Pursuant To Sections 570 And 573 Of The Act) For Cash Under The Authority Conferred By Resolution 13 And/Or Sell Treasury Shares As If Section 561 (1) Of Act Did Not Apply To Any Such Allotment Or Sale	For	For
EMPIRIC STUDENT PROPERTY PLC	25-May-2021	15	That Subject To The Passing Of Resolution 13 The Directors Shall Have The Power To Allot Equity Securities (Pursuant To Sections 570 And 573 Of The Act) For Cash Under The Authority Conferred By Resolution 13 And/Or Sell Treasury Shares As If Section 561 (1) Of Act Did Not Apply To Any Such Allotment Or Sale	For	For
EMPIRIC STUDENT PROPERTY PLC	25-May-2021	16	That The Company Be, And It Is Hereby, Generally And Unconditionally Authorised For The Purpose Of Sections 691 And 701 Of The Act	For	For
EMPIRIC STUDENT PROPERTY PLC	25-May-2021	17	That A General Meeting Of The Company Other Than An Annual General Meeting May Be Called On Not Less Than 14 Clear Days' Notice	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EMPRESAS CMPC SA	29-Apr-2021	1	To Rule About The Integrated Report, Annual Financial Statements And Report Of The External Audit Company For The Period Ended December 31, 2020	For	Combined
EMPRESAS CMPC SA	29-Apr-2021	2	To Pronounce About The Appropriation Of Dividends	For	Combined
EMPRESAS CMPC SA	29-Apr-2021	3	To Inform About The Agreements Of The Board Of Directors In Relation To The Operations Referred To In Title XVI Of The Law 18,046	For	For
EMPRESAS CMPC SA	29-Apr-2021	4	Appointment Of The External Audit Company And Rating Agencies	For	Combined
EMPRESAS CMPC SA	29-Apr-2021	5	Determination Of The Remuneration Of The Board Of Directors, As Well As The Remuneration And Budget Of The Committee Of Directors For The Period 2021	For	Combined
EMPRESAS CMPC SA	29-Apr-2021	6	To Inform About The Policies And Procedures Regarding Dividends	For	Combined
EMPRESAS CMPC SA	29-Apr-2021	7	To Know And Resolve About Any Other Matter Of The Competence Of The Regular Stockholders Meeting, Pursuant To The Law And The Bylaws	Abstain	Combined
EMPRESAS COPEC SA	28-Apr-2021	1	Please Note That This Is An Amendment To Meeting Id 562189 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You	Non-voting resolution	Combined
EMPRESAS COPEC SA	28-Apr-2021	2	To Submit For A Vote The Financial Statements Of The Company To December 31, 2020, The Annual Report From The Board Of Directors And To Give An Accounting Of The Progress Of The Corporate Business	For	Combined
EMPRESAS COPEC SA	28-Apr-2021	3	Election Of The Members Of The Board Of Directors	For	Combined
EMPRESAS COPEC SA	28-Apr-2021	4	To Give An Accounting Of The Transactions That Were Carried Out By The Company That Are Referred To In Title XVI Of Law Number 18,046	For	Combined
EMPRESAS COPEC SA	28-Apr-2021	5	To Establish The Compensation Of The Board Of Directors	For	Combined
EMPRESAS COPEC SA	28-Apr-2021	6	To Establish The Compensation And Expense Budget Of The Committee That Is Referred To In Article 50 Bis Of Law Number 18,046, To Give An Accounting Of Its Activities And Its Annual Management Report	For	For
EMPRESAS COPEC SA	28-Apr-2021	7	To Designate Outside Auditors And Risk Rating Agencies	For	For
EMPRESAS COPEC SA	28-Apr-2021	8	To Deal With Any Other Matter Of Corporate Interest That Is Within The Authority Of The Type Of General Meeting That Is Being Called	Abstain	Combined
ENAGAS SA	26-May-2021	4	To Examine And, If Appropriate, Approve The 2020 Annual Accounts (Balance Sheet, Income Statement, Statement Of Changes In Equity, Cash Flow-Statement And Notes) And Management Report Of Enagas S.A. And Its Consolidated Group	For	Combined
ENAGAS SA	26-May-2021	5	To Approve The Consolidated Non-Financial Information Statement Included In The Enagas Group Management Report For Financial Year 2020	For	Combined
ENAGAS SA	26-May-2021	6	To Approve, If Applicable, The Proposed Distribution Of Enagas, S.A.'S Profit For 2020	For	Combined
ENAGAS SA	26-May-2021	7	To Approve, If Appropriate, The Performance Of The Board Of Directors Of Enagas, S.A. For Financial Year 2020	For	Combined
ENAGAS SA	26-May-2021	8	Appointment Of Member Of The Board Of Directors. The Following Proposal Shall Be Put To Vote Separately: To Appoint Ms Natalia Fabra Portela As Director For The Four-Year Period. Ms Natalia Fabra Portela Shall Be An Independent Director	For	Combined
ENAGAS SA	26-May-2021	9	Appointment Of Member Of The Board Of Directors. The Following Proposal Shall Be Put To Vote Separately: To Appoint Ms Maria Teresa Arcos Sanchez As Director For The Four-Year Period. Ms Maria Teresa Arcos Sanchez Shall Be An Independent Director	For	Combined
ENAGAS SA	26-May-2021	10	Amendment Of The Following Article Of The Articles Of Association In Order To Adapt Them To Law 5/2021 Of April 12, Which Amends The Revised Text Of The Corporate Enterprises Act, Approved By Royal Legislative Decree 1/2010 Of July 2, And Other Financial Regulations With Regard To The Encouragement Of Long Term Involvement By Shareholders In Listed Companies, And Incorporation Of A New Article, 27 Bis, To Authorise, When So Permitted By The Applicable Regulations, The Convening Of General Meetings To Be Held Exclusively By Telematic Means. The Following Proposal Shall Be Put To Vote Separately: Amendment Of Article 7 ("Accounting Records And Identity Of Shareholders) Of Part II (Share Capital And Shares) Of The Company'S Articles Of Association	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ENAGAS SA	26-May-2021	11	Amendment Of The Following Article Of The Articles Of Association In Order To Adapt Them To Law 5/2021 Of April 12, Which Amends The Revised Text Of The Corporate Enterprises Act, Approved By Royal Legislative Decree 1/2010 Of July 2, And Other Financial Regulations With Regard To The Encouragement Of Long Term Involvement By Shareholders In Listed Companies, And Incorporation Of A New Article, 27 Bis, To Authorise, When So Permitted By The Applicable Regulations, The Convening Of General Meetings To Be Held Exclusively By Telematic Means. The Following Proposal Shall Be Put To Vote Separately: Amendment Of Articles 18 ("General Meeting") And 27 ("Attendance, Proxies And Voting At General Meetings") Of Section 1 (General Meeting) Of Part Iii (Corporate Bodies) Of The Company'S Articles Of Association	For	Combined
ENAGAS SA	26-May-2021	12	Amendment Of The Following Article Of The Articles Of Association In Order To Adapt Them To Law 5/2021 Of April 12, Which Amends The Revised Text Of The Corporate Enterprises Act, Approved By Royal Legislative Decree 1/2010 Of July 2, And Other Financial Regulations With Regard To The Encouragement Of Long Term Involvement By Shareholders In Listed Companies, And Incorporation Of A New Article, 27 Bis, To Authorise, When So Permitted By The Applicable Regulations, The Convening Of General Meetings To Be Held Exclusively By Telematic Means. The Following Proposal Shall Be Put To Vote Separately: Incorporation Of A New Article, 27 Bis ("General Meeting Exclusively By Remote Means") To Section One (General Meeting) Of Part Iii (Corporate Bodies) Of The Company Articles Of Association	For	Combined
ENAGAS SA	26-May-2021	13	Amendment Of The Following Article Of The Articles Of Association In Order To Adapt Them To Law 5/2021 Of April 12, Which Amends The Revised Text Of The Corporate Enterprises Act, Approved By Royal Legislative Decree 1/2010 Of July 2, And Other Financial Regulations With Regard To The Encouragement Of Long Term Involvement By Shareholders In Listed Companies, And Incorporation Of A New Article, 27 Bis, To Authorise, When So Permitted By The Applicable Regulations, The Convening Of General Meetings To Be Held Exclusively By Telematic Means. The Following Proposal Shall Be Put To Vote Separately: Amendment Of Articles 36 ("Remuneration Of The Board Of Directors"), 39 ("Board Meetings"), 43 ("Delegation Of Powers") And 44 ("Audit And Compliance Committee") Of Section Two (Board Of Directors) Of Part Iii (Corporate Bodies) Of The Articles Of Association	For	Combined
ENAGAS SA	26-May-2021	14	Amendment Of The Following Article Of The Articles Of Association In Order To Adapt Them To Law 5/2021 Of April 12, Which Amends The Revised Text Of The Corporate Enterprises Act, Approved By Royal Legislative Decree 1/2010 Of July 2, And Other Financial Regulations With Regard To The Encouragement Of Long Term Involvement By Shareholders In Listed Companies, And Incorporation Of A New Article, 27 Bis, To Authorise, When So Permitted By The Applicable Regulations, The Convening Of General Meetings To Be Held Exclusively By Telematic Means. The Following Proposal Shall Be Put To Vote Separately: Amendment Of Articles 49 ("Preparation Of The Annual Accounts") And 55 ("Filing And Publication Of The Annual Accounts") Of Part V (Annual Accounts) Of The Company Articles Of Association	For	Combined
ENAGAS SA	26-May-2021	15	Amendment Of The Following Article Of The Rules And Regulations Of General Shareholders' Meetings In Order To Adapt Them To Law 5/2021 Of April 12, Which Amends The Revised Text Of The Corporate Enterprises Act, Approved By Royal Legislative Decree 1/2010 Of July 2, And Other Financial Regulations With Regard To The Encouragement Of Long-Term Involvement By Shareholders In Listed Companies. The Following Proposal Shall Be Put To Vote Separately: Amendment Of Article 4 ("Powers Of The General Meeting") Of The Rules And Regulations Of The General Shareholders' Meetings	For	Combined
ENAGAS SA	26-May-2021	16	Amendment Of The Following Article Of The Rules And Regulations Of General Shareholders' Meetings In Order To Adapt Them To Law 5/2021 Of April 12, Which Amends The Revised Text Of The Corporate Enterprises Act, Approved By Royal Legislative Decree 1/2010 Of July 2, And Other Financial Regulations With Regard To The Encouragement Of Long-Term Involvement By Shareholders In Listed Companies. The Following Proposal Shall Be Put To Vote Separately: Amendment Of Articles 5 ("Convening General Meetings"), 7 ("Shareholders' Right To Information"), 9 ("Attendance Rights"), 10 ("Proxy Rights"), 11 ("Voting Rights") And 14 ("Attendance And Speeches By Others") Of The Rules And Regulations Of General Shareholders' Meetings	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ENAGAS SA	26-May-2021	17	Amendment Of The Following Article Of The Rules And Regulations Of General Shareholders' Meetings In Order To Adapt Them To Law 5/2021 Of April 12, Which Amends The Revised Text Of The Corporate Enterprises Act, Approved By Royal Legislative Decree 1/2010 Of July 2, And Other Financial Regulations With Regard To The Encouragement Of Long-Term Involvement By Shareholders In Listed Companies. The Following Proposal Shall Be Put To Vote Separately: Amendment Of Article 16 ("Publicity") Of The Rules And Regulations Of General Shareholders' Meetings	For	Combined
ENAGAS SA	26-May-2021	18	To Delegate The Board Of Directors, For A Maximum Of Five Years And With Express Replacement Powers, The Power To Resolve Issuing, One Or More Times, Any Fixed-Income Securities Or Analogous Simple Or Secured Debt Instruments For A Maximum Of Five Billion Euros (Eur 5,000,000,000)	For	Combined
ENAGAS SA	26-May-2021	19	To Delegate To The Board Of Directors, For A Maximum Of Five Years And With Express Replacement Powers, The Power To Resolve Issuing, One Or More Times, Any Fixed-Income Securities Or Analogous Convertible Debt Instruments Or Those Which Give The Right To Subscribe To Company Shares Or Which Can Be Exchanged Or Give The Right To Buy Shares Of The Company Or Of Other Companies, For A Maximum Of One Billion Euros (Eur 1,000,000,000); And To Increase Share Capital By The Necessary Amount And Exclude, Where Applicable, The Pre-Emptive Subscription Right Up To A Limit Of 10% Of Share Capital At The Time Of This Delegation Of Powers	For	Combined
ENAGAS SA	26-May-2021	20	To Approve, For The Purposes Of Article 529 Novodecies Of The Corporate Enterprises Act, The Directors' Remuneration Policy For The 2022, 2023 And 2024 Financial Years	For	Combined
ENAGAS SA	26-May-2021	21	To Submit The Annual Report On Directors' Remuneration Referred To In Article 541 Of The Corporate Enterprises Act To An Advisory Vote	For	Combined
ENAGAS SA	26-May-2021	23	To Delegate Authorisation To Supplement, Develop, Implement, Rectify And Formalise The Resolutions Adopted At The General Shareholders' Meeting	For	Combined
ENBRIDGE INC.	05-May-2021	1	Director	For	Combined
ENBRIDGE INC.	05-May-2021	2	Appoint The Auditors Appoint Pricewaterhousecoopers Llp As Auditors Of Enbridge And Authorize The Directors To Set Their Remuneration	For	Combined
ENBRIDGE INC.	05-May-2021	3	Advisory Vote On Executive Compensation Accept Enbridge'S Approach To Executive Compensation, As Disclosed In The Management Information Circular	For	For
ENDESA SA	30-Apr-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
ENDESA SA	30-Apr-2021	2	Approval Of The Individual Annual Financial Statements Of Endesa, S.A. Balance Shee, Income Statement, Statement Of Changes In Net Equity Statement Of Recognized Income And Expenses And Statement Of Total Changes In Net Equity, Cash Flow Statement And Notes To The Financial Statements, As Well As Of The Consolidated Annual Financial Statements Of Endesa, S.A. And Its Subsidiary Companies Consolidated Statement Of Financial Position, Consolidated Income Statement, Consolidated Statement Of Other Comprehensive Income, Consolidated Statement Of Changes In Net Equity, Consolidated Cash Flow Statement And Notes To The Financial Statements, For Fiscal Year Ending December 31, 2020	For	Combined
ENDESA SA	30-Apr-2021	3	Approval Of The Individual Management Report Of Endesa, S.A. And The Consolidated Management Report Of Endesa, S.A. And Its Subsidiary Companies For Fiscal Year Ending 31 December 2020	For	Combined
ENDESA SA	30-Apr-2021	4	Approval Of The Non Financial Information And Sustainability Statement Of The Consolidated Group For Fiscal Year Ending 31 December 2020	For	Combined
ENDESA SA	30-Apr-2021	5	Approval Of The Corporate Management For Fiscal Year Ending 31 December 2020	For	Combined
ENDESA SA	30-Apr-2021	6	Approval Of The Application Of Earnings For Fiscal Year Ending 31 December 2020	For	Combined
ENDESA SA	30-Apr-2021	7	Addition Of A New Article Article 26.Ter In The Corporate Bylaws That Would Provide The Option To Hold A Remote Only General Meeting	For	Combined
ENDESA SA	30-Apr-2021	8	Amendment Of Articles 26.Bis, 27, 30 And 33 Of The Corporate Bylaws, Allowing The Shareholders Proxyholders To Attend General Meetings Remotely And Introducing Other Improvements Relating To Remote Attendance	For	Combined
ENDESA SA	30-Apr-2021	9	Amendment Of Article 40 Of The Corporate Bylaws To Introduce Technical Improvements To The Provisions Governing Director Compensation	For	Combined
ENDESA SA	30-Apr-2021	10	Amendment Of Article 43 Of The Corporate Bylaws To Update The Provisions Governing Remote Board Meetings	For	Combined
ENDESA SA	30-Apr-2021	11	Addition Of A New Article Article 10.Ter In The General Shareholders Meeting Regulations That Would Provide The Option To Hold A Remote Only General Meeting	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ENDESA SA	30-Apr-2021	12	Amendment Of Articles 9, 10, 10 Bis, 11, 16 And 21 Of The General Shareholders Meeting Regulations, Allowing The Shareholders Proxyholders To Attend General Meetings Remotely And Introducing Other Improvements Relating To Remote Attendance	For	Combined
ENDESA SA	30-Apr-2021	13	Establishment Of The Number Of Members Of The Board Of Directors At Eleven	For	Combined
ENDESA SA	30-Apr-2021	14	Binding Vote On The Annual Report On Directors Compensation	For	Combined
ENDESA SA	30-Apr-2021	15	Approval Of The Directors Compensation Policy For 2021 2023	For	Combined
ENDESA SA	30-Apr-2021	16	Approval Of The Strategic Incentive 2021 2023	For	Combined
ENDESA SA	30-Apr-2021	17	Delegation To The Board Of Directors To Execute And Implement Resolutions Adopted By The General Meeting, As Well As To Substitute The Powers Entrusted Thereto By The General Meeting, And Granting Of Powers To The Board Of Directors To Record Such Resolutions In A Public Instrument And Register Such Resolutions	For	Combined
ENEL AMERICAS S.A.	29-Apr-2021	1	Approval Of The Annual Report, Balance Sheet, Financial Statements And Reports Of The External Auditors And Account Inspectors For The Year Ended December 31, 2020.	Take No Action	Combined
ENEL AMERICAS S.A.	29-Apr-2021	2	Distribution Of Profits For The Year And Payment Of Dividends.	Take No Action	For
ENEL AMERICAS S.A.	29-Apr-2021	3	Director	For	Combined
ENEL AMERICAS S.A.	29-Apr-2021	4	Setting Of The Directors' Compensation.	Take No Action	Combined
ENEL AMERICAS S.A.	29-Apr-2021	5	Setting Of The Compensation Of The Members Of The Directors Committee And Determination Of The Committee'S Budget For The Year 2021.	Take No Action	For
ENEL AMERICAS S.A.	29-Apr-2021	6	Appointment Of An External Audit Firm Regulated By Title Xxviii Of Law No. 18,045.	Take No Action	For
ENEL AMERICAS S.A.	29-Apr-2021	7	Designation Of Risk Rating Agencies.	Take No Action	For
ENEL AMERICAS S.A.	29-Apr-2021	8	Approval Of The Investment And Financing Policy.	Take No Action	For
ENEL AMERICAS S.A.	29-Apr-2021	9	Other Relevant Matters That Are Of Interest To And The Competence Of The Ordinary Shareholders' Meeting.	Take No Action	Combined
ENEL AMERICAS S.A.	29-Apr-2021	10	Adoption Of All Other Approvals Necessary For The Proper Implementation Of The Adopted Resolutions.	Take No Action	Combined
ENEL AMERICAS SA	29-Apr-2021	2	Approve Financial Statements And Statutory Reports	For	For
ENEL AMERICAS SA	29-Apr-2021	3	Approve Allocation Of Income And Dividends	For	For
ENEL AMERICAS SA	29-Apr-2021	4	Elect Borja Acha B. As Director Nominated By Enel S.P.A	For	For
ENEL AMERICAS SA	29-Apr-2021	5	Elect Domingo Cruzat A. As Director Nominated By Enel S.P.A	For	For
ENEL AMERICAS SA	29-Apr-2021	6	Elect Giulia Genuardi As Director Nominated By Enel S.P.A	For	For
ENEL AMERICAS SA	29-Apr-2021	7	Elect Patricio Gomez S. As Director Nominated By Enel S.P.A	For	For
ENEL AMERICAS SA	29-Apr-2021	8	Elect Francesca Gostinelli As Director Nominated By Enel S.P.A	For	For
ENEL AMERICAS SA	29-Apr-2021	9	Elect Hernan Somerville S. As Director Nominated By Enel S.P.A	For	Combined
ENEL AMERICAS SA	29-Apr-2021	10	Elect Jose Antonio Vargas As Director Nominated By Enel S.P.A	For	Combined
ENEL AMERICAS SA	29-Apr-2021	11	Approve Remuneration Of Directors	For	For
ENEL AMERICAS SA	29-Apr-2021	12	Approve Remuneration Of Directors Committee And Approve Their Budget For Fy 2021	For	For
ENEL AMERICAS SA	29-Apr-2021	13	Present Boards Report On Expenses, Present Directors Committee Report On Activities And Expenses	For	Combined
ENEL AMERICAS SA	29-Apr-2021	14	Appoint Auditors	For	Combined
ENEL AMERICAS SA	29-Apr-2021	15	Designate Risk Assessment Companies	For	For
ENEL AMERICAS SA	29-Apr-2021	16	Approve Investment And Financing Policy	For	For
ENEL AMERICAS SA	29-Apr-2021	17	Present Dividend Policy And Distribution Procedures	For	Combined
ENEL AMERICAS SA	29-Apr-2021	18	Receive Report Regarding Related Party Transactions	For	Abstain
ENEL AMERICAS SA	29-Apr-2021	19	Present Report On Processing, Printing, And Mailing Information Required By Chilean Law	For	Abstain
ENEL AMERICAS SA	29-Apr-2021	20	Other Business	Abstain	Combined
ENEL AMERICAS SA	29-Apr-2021	21	Authorize Board To Ratify And Execute Approved Resolutions	For	Combined
ENEL CHILE S.A.	28-Apr-2021	1	Approval Of The Annual Report, Balance Sheet, Financial Statements And Reports Of The External Auditors And Account Inspectors For The Year Ended December 31, 2020.	Take No Action	For
ENEL CHILE S.A.	28-Apr-2021	2	Distribution Of Profits For The Year And Payment Of Dividends.	Take No Action	For
ENEL CHILE S.A.	28-Apr-2021	3	Director	For	Combined
ENEL CHILE S.A.	28-Apr-2021	4	Setting Of The Directors' Compensation.	Take No Action	For
ENEL CHILE S.A.	28-Apr-2021	5	Setting Of The Compensation Of The Members Of The Directors Committee And Determination Of The Committee'S Budget For The Year 2021.	Take No Action	For
ENEL CHILE S.A.	28-Apr-2021	6	Appointment Of An External Audit Firm Regulated By Title Xxviii Of Law No. 18,045.	Take No Action	For
ENEL CHILE S.A.	28-Apr-2021	7	Appointment Of Two Account Inspectors And Two Alternates And Determination Of Their Compensation.	Take No Action	For
ENEL CHILE S.A.	28-Apr-2021	8	Designation Of Risk Rating Agencies.	Take No Action	For
ENEL CHILE S.A.	28-Apr-2021	9	Approval Of The Investment And Financing Policy.	Take No Action	For
ENEL CHILE S.A.	28-Apr-2021	10	Other Relevant Matters That Are Of Interest To And The Competence Of The Ordinary Shareholders' Meeting.	Take No Action	Combined
ENEL CHILE S.A.	28-Apr-2021	11	Adoption Of All Other Approvals Necessary For The Proper Implementation Of The Adopted Resolutions.	Take No Action	Combined
ENEL CHILE SA	28-Apr-2021	2	Approve Financial Statements And Statutory Reports	For	Combined
ENEL CHILE SA	28-Apr-2021	3	Approve Allocation Of Income And Dividends Elect Directors. Votes Will Be Equally Distributed Amongst The Nominees You Voted For Or Contact Your Client Service Rep To Disproportionately Allocate Votes	For	Combined
ENEL CHILE SA	28-Apr-2021	4	Elect Herman Chadwick Pinera As Director Nominated By Enel S.P.A	For	For
ENEL CHILE SA	28-Apr-2021	5	Elect Isabella Alessio As Director Nominated By Enel S.P.A	For	For
ENEL CHILE SA	28-Apr-2021	6	Elect Salvatore Bernabei As Director Nominated By Enel S.P.A	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ENEL CHILE SA	28-Apr-2021	7	Elect Monica Girardi As Director Nominated By Enel S.P.A	For	For
ENEL CHILE SA	28-Apr-2021	8	Elect Fernan Gazmuri Plaza As Director Nominated By Enel S.P.A	For	For
ENEL CHILE SA	28-Apr-2021	9	Elect Pablo Cabrera Gaete As Director Nominated By Enel S.P.A	For	For
ENEL CHILE SA	28-Apr-2021	10	Approve Remuneration Of Directors	For	For
ENEL CHILE SA	28-Apr-2021	11	Approve Remuneration Of Directors Committee And Approve Their Budget	For	For
ENEL CHILE SA	28-Apr-2021	12	Present Boards Report On Expenses, Present Directors Committee Report On Activities And Expenses	For	Combined
ENEL CHILE SA	28-Apr-2021	13	Appoint Auditors	For	Combined
ENEL CHILE SA	28-Apr-2021	14	Elect Two Supervisory Account Inspectors And Their Alternates, Approve Their Remuneration	For	For
ENEL CHILE SA	28-Apr-2021	15	Designate Risk Assessment Companies	For	For
ENEL CHILE SA	28-Apr-2021	16	Approve Investment And Financing Policy	For	For
ENEL CHILE SA	28-Apr-2021	17	Present Dividend Policy And Distribution Procedures	For	Combined
ENEL CHILE SA	28-Apr-2021	18	Receive Report Regarding Related Party Transactions	For	Abstain
ENEL CHILE SA	28-Apr-2021	19	Present Report On Processing, Printing, And Mailing Information Required By Chilean Law	For	Abstain
ENEL CHILE SA	28-Apr-2021	20	Other Business	Abstain	Combined
ENEL CHILE SA	28-Apr-2021	21	Authorize Board To Ratify And Execute Approved Resolutions	For	Combined
ENEL S.P.A.	20-May-2021	3	To Approve The Balance Sheet As Of 31 December 2020. Board Of Directors' Report, Internal And External Auditors Reports. Resolutions Related Thereto. To Present The Consolidated Balance Sheet As Of 31 December 2020 And The Non-Financial Consolidated Declaration Related To Year 2020	For	For
ENEL S.P.A.	20-May-2021	4	Profit Allocation And Dividend Distribution Of Available Reserves	For	For
ENEL S.P.A.	20-May-2021	5	To Authorise The Purchase And Disposal Of Own Shares, Upon Revocation Of The Authorisation Conferred By The Ordinary Meeting Of The 14 May 2020. Resolutions Related Thereto	For	For
ENEL S.P.A.	20-May-2021	6	2021 Long-Term Incentive Plan For The Management Of Enel S.P.A. And/Or Companies Controlled By It As Per Art. 2359 Of The Civil Code	For	For
ENEL S.P.A.	20-May-2021	7	Rewarding Policy And Emolument Paid Report. First Section: Rewarding Policy Report For 2021 (Binding Resolution)	For	For
ENEL S.P.A.	20-May-2021	8	Rewarding Policy And Emolument Paid Report. Second Section: Emolument Paid Report For 2020 (Non-Binding Resolution)	For	For
ENEOS HOLDINGS, INC.	25-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
ENEOS HOLDINGS, INC.	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
ENEOS HOLDINGS, INC.	25-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sugimori, Tsutomu	For	For
ENEOS HOLDINGS, INC.	25-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ota, Katsuyuki	For	For
ENEOS HOLDINGS, INC.	25-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yokoi, Yoshikazu	For	For
ENEOS HOLDINGS, INC.	25-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Iwase, Junichi	For	For
ENEOS HOLDINGS, INC.	25-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yatabe, Yasushi	For	For
ENEOS HOLDINGS, INC.	25-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Hosoi, Hiroshi	For	For
ENEOS HOLDINGS, INC.	25-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Murayama, Seiichi	For	For
ENEOS HOLDINGS, INC.	25-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Saito, Takeshi	For	For
ENEOS HOLDINGS, INC.	25-Jun-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ota, Hiroko	For	For
ENEOS HOLDINGS, INC.	25-Jun-2021	12	Appoint A Director Who Is Not Audit And Supervisory Committee Member Miyata, Yoshiiku	For	For
ENEOS HOLDINGS, INC.	25-Jun-2021	13	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kudo, Yasumi	For	For
ENEOS HOLDINGS, INC.	25-Jun-2021	14	Appoint A Director Who Is Audit And Supervisory Committee Member Nishimura, Shingo	For	For
ENEOS HOLDINGS, INC.	25-Jun-2021	15	Appoint A Director Who Is Audit And Supervisory Committee Member Mitsuya, Yuko	For	For
ENERGISA SA	28-Apr-2021	3	To Approve The Annual Global Remuneration For The Company'S Administration	For	For
ENERGISA SA	28-Apr-2021	4	To Take The Management Accounts, Examine, Discuss, And Vote The Financial Statements Related To The Year Ended On December 31St, 2020	For	Combined
ENERGISA SA	28-Apr-2021	5	To Approve The Allocation Of Net Profit Related To The Fiscal Year 2020	For	Combined
ENERGISA SA	28-Apr-2021	6	Deliberate On The Installation Of The Fiscal Council, For A Term Until The Next Annual General Meeting	For	For
ENERGISA SA	28-Apr-2021	7	Nomination Of All The Names That Integrate The Slate. Flavio Stamm. Gilberto Lerio Jorge Nagib Amary Junior. Gilberto Aparecido De Farias	For	For
ENERGISA SA	28-Apr-2021	8	If One Of The Candidates That Integrate The Slate Fails To Join It To Accommodate The Separate Election Referred To In Arts. 161, 4, And 240 Of Law No. 6.404, Of 1976, Can The Votes Corresponding To Your Shares Continue To Be Cast On The Chosen Ticket	For	Combined
ENERGISA SA	28-Apr-2021	9	Nomination Of Candidates For The Fiscal Council By Shareholders With Preferred Shares Without Voting Rights Or With Restricted Voting Rights. Vania Andrade De Souza. Antonio Eduardo Bertolo	For	Against

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ENGIE BRASIL ENERGIA SA	19-Jan-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
ENGIE BRASIL ENERGIA SA	19-Jan-2021	2	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Non-voting resolution
ENGIE BRASIL ENERGIA SA	19-Jan-2021	3	To Resolve On The Proposal To Change The Company'S Bylaws To Increase The Number Of Members Of The Executive Board From 7 To 8 And, As Appropriate, Make Minor Wording Adjustments To Paragraph 1 Of Article 21 And To The Paragraph Only Of Article 13, Under The Comparative Table Provided In The Management Proposal, And, If The Proposal Is Approved, Consolidate The Bylaws	For	Combined
ENGIE BRASIL ENERGIA SA	28-Apr-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
ENGIE BRASIL ENERGIA SA	28-Apr-2021	2	To Deliberate On The Management Accounts, Examine, Discuss And Vote On The Financial Statements With Respect To The Fiscal Year Ending December 31, 2020	For	Combined
ENGIE BRASIL ENERGIA SA	28-Apr-2021	3	To Deliberate On The Capital Budget For Profit Retention	For	Combined
ENGIE BRASIL ENERGIA SA	28-Apr-2021	4	To Deliberate On The Allocation Of Profits For The Fiscal Year 2020 And The Distribution Of Dividends	For	For
ENGIE BRASIL ENERGIA SA	28-Apr-2021	5	To Deliberate On The Amount Of Participation Of The Employees In The Results For The Fiscal Year 2020	For	For
ENGIE BRASIL ENERGIA SA	28-Apr-2021	6	To Deliberate On The Aggregate Compensation Of The Members Of The Management Of The Company For Fiscal Year 2021	For	Combined
ENGIE BRASIL ENERGIA SA	28-Apr-2021	7	Do You Wish To Request The Installation Of The Fiscal Council, Pursuant To Art. 161 Of Law No. 6.404, 1976	For	Combined
ENGIE BRASIL ENERGIA SA	28-Apr-2021	8	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Combined
ENGIE SA	20-May-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Non-voting resolution
ENGIE SA	20-May-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution
ENGIE SA	20-May-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
ENGIE SA	20-May-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
ENGIE SA	20-May-2021	5	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
ENGIE SA	20-May-2021	6	Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202105032101281-53	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ENGIE SA	20-May-2021	7	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
ENGIE SA	20-May-2021	8	Please Note That This Is An Amendment To Meeting Id 571213 Due To Received Change In Sequence Of Resolutions. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstrut On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You	Non-voting resolution	Non-voting resolution
ENGIE SA	20-May-2021	9	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Company'S Financial Statements For The Fiscal Year That Ended In 2020, As Presented To The Meeting, Showing Net Loss Amounting To Eur (3,928,252,423.00). The Shareholders' Meeting Approves The Non-Deductible Expenses And Charges Amounting To Eur 1,238,685.00	For	Combined
ENGIE SA	20-May-2021	10	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Consolidated Financial Statements For Said Financial Year, As Presented To The Meeting, Showing Net Consolidated Loss (Group Share) Amounting To Eur (1,536,305,773.00)	For	For
ENGIE SA	20-May-2021	11	The Shareholders' Meeting Approves The Recommendations Of The Board Of Directors And Resolves To Record The Net Loss For The Year Of Eur (3,928,252,423.00) As A Deficit In The Additional Paid-In Capital Account (The Retained Earnings Amounting To Eur 0.00), And Decides To Transfer The Amount Of Eur 1,304,535,923.00 From The Additional Paid-In Capital Account To Allocate The Dividends, After Which, The Additional Paid-In Capital Account Will Show A New Balance Of Eur 22,233,760,727.00. The Shareholders Will Be Granted A Dividend Of Eur 0.53 Per Share. A 10 Per Cent Exceptional Dividend, I.E. Eur 0.053 Per Share, Will Be Allocated To The Shares Under Registered Form. The Dividend And Exceptional Dividend Will Be Paid On May 26, 2021. The Amount Corresponding To The Treasury Shares Will Be Allocated To The Other Reserves. For The Last 3 Financial Years, The Dividends Were Paid As Follows: Eur 0.70 Per Share For Fiscal Year 2017 Eur 1.12 Per Share For Fiscal Year 2018 Eur 0.00 Per Share For Fiscal Year 2019	For	For
ENGIE SA	20-May-2021	12	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L.225-38 Of The French Commercial Code, Approves Said Report And Takes Notice Of The Agreements Referred To Therein Entered Into And Previously Approved Which Remained In Force During Said Fiscal Year	For	For
ENGIE SA	20-May-2021	13	The Shareholders' Meeting Authorizes The Board Of Directors To Buy Back The Company'S Shares, Subject To The Conditions Described Below: Maximum Purchase Price: Eur 30.00, Maximum Number Of Shares To Be Acquired: 10 Per Cent Of The Shares Composing The Share Capital, Maximum Funds Invested In The Share Buybacks: Eur 7,300,000,000.00. The Number Of Shares Acquired By The Company With A View To Retaining Or Delivering In Cash Or In An Exchange As Part Of A Merger, Divestment Or Capital Contribution Cannot Exceed 5 Per Cent Of Its Capital. This Authorization Is Given For An 18-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of The 14Th Of May 2020 In Its Resolution Number 6. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
ENGIE SA	20-May-2021	14	The Shareholders' Meeting Appoints As A Director, Mrs Catherine Macgregor, For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
ENGIE SA	20-May-2021	15	The Shareholders' Meeting Appoints As A Director Representing The Employee Shareholders, Mrs Jacinthe Delage, For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ENGIE SA	20-May-2021	16	The Shareholders' Meeting Appoints As A Director Representing The Employee Shareholders, Mr Steven Lambert, For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
ENGIE SA	20-May-2021	17	The Shareholders' Meeting Approves The Information Related To The Compensation Paid And Awarded To The Corporate Officers For The 2020 Fiscal Year, In Accordance With The Article L.22-10-9 I Of The French Commercial Code	For	Combined
ENGIE SA	20-May-2021	18	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Jean-Pierre Clamadiou As Chairman Of The Board Of Directors For The 2020 Financial Year	For	For
ENGIE SA	20-May-2021	19	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mrs Isabelle Kocher As Managing Director From The 1St Of January 2020 Until The 24Th Of February 2020	For	Combined
ENGIE SA	20-May-2021	20	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mrs Claire Waysand As Managing Director From The 24Th Of February 2020 Until The 31St Of December 2020	For	Combined
ENGIE SA	20-May-2021	21	The Shareholders' Meeting Approves The Policy Of The Compensation Applicable To The Directors	For	For
ENGIE SA	20-May-2021	22	The Shareholders' Meeting Approves The Policy Of The Compensation Applicable To The Chairman Of The Board Of Directors	For	For
ENGIE SA	20-May-2021	23	The Shareholders' Meeting Approves The Policy Of The Compensation Applicable To The Managing Director	For	For
ENGIE SA	20-May-2021	24	The Shareholders' Meeting Authorises The Board Of Directors To Increase The Share Capital In Favour Of The Members Of One Or Several Company Savings Plans Set Up By The Group Composed Of The Company And The French Or Foreign Companies Within The Company'S Account Consolidation Scope, By Issuance Of Shares Or Securities Giving Access To Equity Securities To Be Issued, With Cancellation Of Preferential Subscription Rights. This Amount Shall Count Against The Overall Value Set Forth In Resolution Number 24 Granted By The Shareholders' Meeting Of The 14Th Of May 2020. This Delegation Is Given For A 26-Month Period And For A Nominal Amount That Shall Not Exceed 2 Per Cent Of The Share Capital. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of The 14Th Of May 2020 In Its Resolution Number 27. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
ENGIE SA	20-May-2021	25	The Shareholders' Meeting Authorises The Board Of Directors To Increase The Share Capital In Favour Of Any Legal Person, Under French Or Foreign Law, Including Any Financial Institution Or Its Subsidiaries, Acting On Behalf Of The Company To Set Up An International Employee Shareholding Scheme For The Engie Group, By Issuance Of Shares And Or Securities Giving Access To Equity Securities To Be Issued, With Cancellation Of Preferential Subscription Rights. This Delegation Is Given For An 18-Month Period And For A Nominal Amount That Shall Not Exceed 0.5 Per Cent Of The Share Capital. This Amount Shall Count Against The Overall Value Set Forth In Resolution 16 Of The Present Shareholders' Meeting And Resolution 24 Of The Shareholders' Meeting Of The 14Th Of May 2020. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of The 14Th Of May 2020 In Its Resolution 28. All Powers To The Board Of Directors To Accomplish All Necessary Formalities	For	For
ENGIE SA	20-May-2021	26	The Shareholders' Meeting Authorizes The Board Of Directors To Grant, For Free, Company'S Existing Shares, In Favour Of The Employees Of The Company And The Employees And Corporate Officers Of The Related Companies Or Groupings, The Corporate Officers Of The Company Being Excluded, Being Reminded That The Allocation Will Be Granted Either To All The Employees Within A Scheme Of Free Shares Allocation Or To The Employees Who Are Members Of An International Employee Shareholding Scheme Of The Engie Group . They May Not Represent More Than 0.75 Per Cent Of The Share Capital Without Exceeding 0.25 Per Cent Of The Share Capital Per Year. This Amount Shall Count Against The Overall Value Set Forth In Resolution Number 19. This Authorization Is Given For 38 Months, Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of The 18Th Of May 2018 In Its Resolution Number 28. All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ENGIE SA	20-May-2021	27	The Shareholders' Meeting Authorizes The Board Of Directors To Grant, For Free, Company'S Existing Shares, In Favour Of Some Employees Of The Company And Some Employees And Corporate Officers Of The Related Companies Or Groupings, The Corporate Officers Of The Company Being Excluded. They May Not Represent More Than 0.75 Per Cent Of The Share Capital Without Exceeding 0.25 Per Cent Of The Share Capital Per Year. This Authorization Is Given For A 38-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of The 18Th Of May 2018 In Its Resolution Number 29. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
ENGIE SA	20-May-2021	28	The Shareholders' Meeting Grants Full Powers To The Bearer Of An Original, A Copy Or Extract Of The Minutes Of This Meeting To Carry Out All Filings, Publications And Other Formalities Prescribed By Law	For	For
ENGIE SA	20-May-2021	29	Please Note That This Resolution Is A Shareholder Proposal: The Shareholders' Meeting Resolves To Record The Loss For The Year Of Eur (3,928,252,423.00) As A Deficit In The Additional Paid-In Capital Account, To Allocate Dividends For The Amount Of Eur 1,304,535,923.00 From The Additional Paid-In Capital Account, Which Will Show A New Balance Of Eur 22,233,760,727.00. The Shareholders Will Be Granted A Dividend Of Eur 0.35 Per Share. A 10 Per Cent Exceptional Dividend, I.E. Eur 0.035 Per Share, Will Be Allocated To The Shares Under Registered Form For At Least 2 Years By Dec. 31, 2020, Without Any Interruption Until May 26, 2021. If Some Of The 261,035,225 Shares Under Registered Form Were To Cease To Be Registered As Such Between Jan. 1, 2021 And May 26, 2021, The Amount Corresponding To The Exceptional Dividend Would Be Allocated To The Other Reserves. The Dividend And Exceptional Dividend Will Be Paid On May 26, 2021. Dividends Paid For The Last Years: Fiscal Year 2017: Eur 0.70 Per Share Fiscal Year 2018: Eur 1.12 Per Share Fiscal Year 2019: Eur 0.00 Per Share	Against	Combined
ENN ENERGY HOLDINGS LTD	10-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0406/2021040600281.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0406/2021040600277.Pdf	Non-voting resolution	Combined
ENN ENERGY HOLDINGS LTD	10-May-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
ENN ENERGY HOLDINGS LTD	10-May-2021	3	To Receive And Consider The Audited Consolidated Financial Statements For The Year Ended 31 December 2020 Together With The Directors' And Independent Auditor'S Reports	For	Combined
ENN ENERGY HOLDINGS LTD	10-May-2021	4	To Declare A Final Dividend Of Hkd 2.10 Per Share And A Special Dividend Of Hkd 0.32 Per Share For The Year Ended 31 December 2020	For	For
ENN ENERGY HOLDINGS LTD	10-May-2021	5	To Re-Elect Mr. Wang Yusuo As Director	For	Combined
ENN ENERGY HOLDINGS LTD	10-May-2021	6	To Re-Elect Mr. Zheng Hongtao As Director	For	Combined
ENN ENERGY HOLDINGS LTD	10-May-2021	7	To Re-Elect Mr. Wang Zizheng As Director	For	Combined
ENN ENERGY HOLDINGS LTD	10-May-2021	8	To Re-Elect Mr. Ma Zhixiang As Director	For	For
ENN ENERGY HOLDINGS LTD	10-May-2021	9	To Re-Elect Mr. Yuen Po Kwong As Director	For	For
ENN ENERGY HOLDINGS LTD	10-May-2021	10	To Authorise The Board Of Directors To Fix The Directors' Remuneration	For	For
ENN ENERGY HOLDINGS LTD	10-May-2021	11	To Re-Appoint Deloitte Touche Tohmatsu As The Auditor Of The Company And To Authorise The Board Of Directors To Fix Their Remuneration	For	For
ENN ENERGY HOLDINGS LTD	10-May-2021	12	To Give A General Mandate To The Directors To Issue New Shares Of The Company	For	For
ENN ENERGY HOLDINGS LTD	10-May-2021	13	To Give A General Mandate To The Directors To Repurchase Shares Of The Company	For	For
ENPHASE ENERGY, INC.	19-May-2021	1	Director	For	For
ENPHASE ENERGY, INC.	19-May-2021	2	To Approve, On Advisory Basis, The Compensation Of The Company'S Named Executive Officers, As Disclosed In This Proxy Statement.	For	For
ENPHASE ENERGY, INC.	19-May-2021	3	To Approve An Amendment To The Company'S Amended And Restated Certificate Of Incorporation To Increase The Number Of Authorized Shares Of Common Stock From 200,000,000 To 300,000,000.	For	For
ENPHASE ENERGY, INC.	19-May-2021	4	To Approve The Enphase Energy, Inc. 2021 Equity Incentive Plan.	For	For
ENPHASE ENERGY, INC.	19-May-2021	5	To Ratify The Selection By The Audit Committee Of The Board Of Directors Of Deloitte & Touche Llp As The Independent Registered Public Accounting Firm Of The Company For The Fiscal Year Ending December 31, 2021.	For	For
ENTAIN PLC	25-Jun-2021	1	Accept Financial Statements And Statutory Reports	For	For
ENTAIN PLC	25-Jun-2021	2	Approve Remuneration Report	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ENTAIN PLC	25-Jun-2021	3	Ratify Kpmg Llp As Auditors	For	For
ENTAIN PLC	25-Jun-2021	4	Authorise Board To Fix Remuneration Of Auditors	For	For
ENTAIN PLC	25-Jun-2021	5	Elect David Satz As Director	For	For
ENTAIN PLC	25-Jun-2021	6	Elect Robert Hoskin As Director	For	For
ENTAIN PLC	25-Jun-2021	7	Elect Stella David As Director	For	For
ENTAIN PLC	25-Jun-2021	8	Elect Vicky Jarman As Director	For	For
ENTAIN PLC	25-Jun-2021	9	Elect Mark Gregory As Director	For	For
ENTAIN PLC	25-Jun-2021	10	Re-Elect Rob Wood As Director	For	For
ENTAIN PLC	25-Jun-2021	11	Re-Elect Jette Nygaard-Andersen As Director	For	For
ENTAIN PLC	25-Jun-2021	12	Re-Elect Barry Gibson As Director	For	For
ENTAIN PLC	25-Jun-2021	13	Re-Elect Peter Isola As Director	For	For
ENTAIN PLC	25-Jun-2021	14	Re-Elect Pierre Bouchut As Director	For	For
ENTAIN PLC	25-Jun-2021	15	Re-Elect Virginia Mcdowell As Director	For	For
ENTAIN PLC	25-Jun-2021	16	Approve Increase In Aggregate Fees Payable To Non-Executive Directors	For	For
ENTAIN PLC	25-Jun-2021	17	Approve Increase In Size Of Board	For	For
ENTAIN PLC	25-Jun-2021	18	Authorise Issue Of Equity	For	For
ENTAIN PLC	25-Jun-2021	19	Authorise Issue Of Equity Without Pre-Emptive Rights	For	For
ENTAIN PLC	25-Jun-2021	20	Authorise Issue Of Equity Without Pre-Emptive Rights In Connection With An Acquisition Or Other Capital Investment	For	For
ENTAIN PLC	25-Jun-2021	21	Authorise Market Purchase Of Shares	For	For
ENERGY CORPORATION	07-May-2021	1	Election Of Director: J. R. Burbank	For	For
ENERGY CORPORATION	07-May-2021	2	Election Of Director: P. J. Condon	For	For
ENERGY CORPORATION	07-May-2021	3	Election Of Director: L. P. Denault	For	For
ENERGY CORPORATION	07-May-2021	4	Election Of Director: K. H. Donald	For	For
ENERGY CORPORATION	07-May-2021	5	Election Of Director: B. W. Ellis	For	For
ENERGY CORPORATION	07-May-2021	6	Election Of Director: P. L. Frederickson	For	For
ENERGY CORPORATION	07-May-2021	7	Election Of Director: A. M. Herman	For	For
ENERGY CORPORATION	07-May-2021	8	Election Of Director: M. E. Hyland	For	For
ENERGY CORPORATION	07-May-2021	9	Election Of Director: S. L. Levenick	For	For
ENERGY CORPORATION	07-May-2021	10	Election Of Director: B. L. Lincoln	For	For
ENERGY CORPORATION	07-May-2021	11	Election Of Director: K. A. Puckett	For	For
ENERGY CORPORATION	07-May-2021	12	Ratification Of The Appointment Of Deloitte & Touche Llp As Entergy'S Independent Registered Public Accountants For 2021.	For	For
ENERGY CORPORATION	07-May-2021	13	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
ENERGY CORPORATION	07-May-2021	14	Vote To Approve An Amendment To Entergy'S Restated Certificate Of Incorporation Authorizing The Issuance Of Preferred Stock.	For	For
ENTRA ASA	23-Apr-2021	6	Elect Chairman Of Meeting	For	For
ENTRA ASA	23-Apr-2021	7	Designate Inspector(S) Of Minutes Of Meeting	For	For
ENTRA ASA	23-Apr-2021	8	Approve Notice Of Meeting And Agenda	For	For
ENTRA ASA	23-Apr-2021	9	Accept Financial Statements And Statutory Reports; Approve Allocation Of Income And Dividends	For	For
ENTRA ASA	23-Apr-2021	10	Authorize Board To Distribute Dividends	For	For
ENTRA ASA	23-Apr-2021	12	Approve Remuneration Policy And Other Terms Of Employment For Executive Management	For	For
ENTRA ASA	23-Apr-2021	13	Authorize Share Repurchase Program And Cancellation Of Repurchased Shares	For	For
ENTRA ASA	23-Apr-2021	14	Approve Equity Plan Financing Through Repurchase Of Shares	For	For
ENTRA ASA	23-Apr-2021	15	Approve Creation Of Nok 18.2 Million Pool Of Capital Without Preemptive Rights	For	For
ENTRA ASA	23-Apr-2021	16	Approve Remuneration Of Auditors	For	For
ENTRA ASA	23-Apr-2021	17	Approve Remuneration Of Directors	For	For
ENTRA ASA	23-Apr-2021	18	Approve Remuneration Of Audit Committee	For	For
ENTRA ASA	23-Apr-2021	19	Approve Remuneration Of Compensation Committee	For	For
ENTRA ASA	23-Apr-2021	20	Elect Hege Toft Karlsen As New Director	For	For
ENTRA ASA	23-Apr-2021	21	Reelect Ingebret G. Hisdal (Chair) As Member Of Nominating Committee	For	For
ENTRA ASA	23-Apr-2021	22	Reelect Gisele Marchand As Member Of Nominating Committee	For	For
ENTRA ASA	23-Apr-2021	23	Reelect Tine Fosslund As Member Of Nominating Committee	For	For
ENTRA ASA	23-Apr-2021	24	Approve Remuneration Of Nominating Committee	For	For
EOG RESOURCES, INC.	29-Apr-2021	1	Election Of Director To Hold Office Until The 2022 Annual Meeting: Janet F. Clark	For	For
EOG RESOURCES, INC.	29-Apr-2021	2	Election Of Director To Hold Office Until The 2022 Annual Meeting: Charles R. Crisp	For	For
EOG RESOURCES, INC.	29-Apr-2021	3	Election Of Director To Hold Office Until The 2022 Annual Meeting: Robert P. Daniels	For	For
EOG RESOURCES, INC.	29-Apr-2021	4	Election Of Director To Hold Office Until The 2022 Annual Meeting: James C. Day	For	For
EOG RESOURCES, INC.	29-Apr-2021	5	Election Of Director To Hold Office Until The 2022 Annual Meeting: C. Christopher Gaut	For	For
EOG RESOURCES, INC.	29-Apr-2021	6	Election Of Director To Hold Office Until The 2022 Annual Meeting: Michael T. Kerr	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EOG RESOURCES, INC.	29-Apr-2021	7	Election Of Director To Hold Office Until The 2022 Annual Meeting: Julie J. Robertson	For	Combined
EOG RESOURCES, INC.	29-Apr-2021	8	Election Of Director To Hold Office Until The 2022 Annual Meeting: Donald F. Textor	For	Combined
EOG RESOURCES, INC.	29-Apr-2021	9	Election Of Director To Hold Office Until The 2022 Annual Meeting: William R. Thomas	For	For
EOG RESOURCES, INC.	29-Apr-2021	10	To Ratify The Appointment By The Audit Committee Of The Board Of Directors Of Deloitte & Touche Lp, Independent Registered Public Accounting Firm, As Auditors For The Company For The Year Ending December 31, 2021.	For	For
EOG RESOURCES, INC.	29-Apr-2021	11	To Approve The Eog Resources, Inc. 2021 Omnibus Equity Compensation Plan.	For	For
EOG RESOURCES, INC.	29-Apr-2021	12	To Approve, By Non-Binding Vote, The Compensation Of The Company'S Named Executive Officers.	For	For
EPAM SYSTEMS, INC.	08-Jun-2021	1	Election Of Class Iii Director To Hold Office For A Three Year Term: Arkadij Dobkin	For	Combined
EPAM SYSTEMS, INC.	08-Jun-2021	2	Election Of Class Iii Director To Hold Office For A Three Year Term: Robert E. Segert	For	Combined
EPAM SYSTEMS, INC.	08-Jun-2021	3	To Ratify The Appointment Of Deloitte & Touche Lp As Our Independent Registered Public Accounting Firm For Our Fiscal Year Ending December 31, 2021.	For	Combined
EPAM SYSTEMS, INC.	08-Jun-2021	4	To Approve, On An Advisory And Non-Binding Basis, The Compensation For Our Named Executive Officers As Disclosed In This Proxy Statement.	For	Combined
EPAM SYSTEMS, INC.	08-Jun-2021	5	To Approve, On An Advisory And Non-Binding Basis, The Frequency In Which Future Advisory Votes On The Compensation For Our Named Executive Officers Will Occur.	One	Combined
EPAM SYSTEMS, INC.	08-Jun-2021	6	To Approve The Epam Systems, Inc. 2021 Employee Stock Purchase Plan.	For	Combined
EPIROC AB	28-Apr-2021	12	Accept Financial Statements And Statutory Reports	For	Combined
EPIROC AB	28-Apr-2021	12	Accept Financial Statements And Statutory Reports	For	Combined
EPIROC AB	28-Apr-2021	13	Approve Discharge Of Lennart Evrell	For	Combined
EPIROC AB	28-Apr-2021	13	Approve Discharge Of Lennart Evrell	For	Combined
EPIROC AB	28-Apr-2021	14	Approve Discharge Of Johan Forssell	For	Combined
EPIROC AB	28-Apr-2021	14	Approve Discharge Of Johan Forssell	For	Combined
EPIROC AB	28-Apr-2021	15	Approve Discharge Of Helena Hedblom (As Board Member)	For	Combined
EPIROC AB	28-Apr-2021	15	Approve Discharge Of Helena Hedblom (As Board Member)	For	Combined
EPIROC AB	28-Apr-2021	16	Approve Discharge Of Jeane Hull	For	Combined
EPIROC AB	28-Apr-2021	16	Approve Discharge Of Jeane Hull	For	Combined
EPIROC AB	28-Apr-2021	17	Approve Discharge Of Ronnie Leten	For	Combined
EPIROC AB	28-Apr-2021	17	Approve Discharge Of Ronnie Leten	For	Combined
EPIROC AB	28-Apr-2021	18	Approve Discharge Of Per Lindberg (As Board Member)	For	Combined
EPIROC AB	28-Apr-2021	18	Approve Discharge Of Per Lindberg (As Board Member)	For	Combined
EPIROC AB	28-Apr-2021	19	Approve Discharge Of Ulla Litzen	For	Combined
EPIROC AB	28-Apr-2021	19	Approve Discharge Of Ulla Litzen	For	Combined
EPIROC AB	28-Apr-2021	20	Approve Discharge Of Sigurd Mareels	For	Combined
EPIROC AB	28-Apr-2021	20	Approve Discharge Of Sigurd Mareels	For	Combined
EPIROC AB	28-Apr-2021	21	Approve Discharge Of Astrid Skarheim Onsum	For	Combined
EPIROC AB	28-Apr-2021	21	Approve Discharge Of Astrid Skarheim Onsum	For	Combined
EPIROC AB	28-Apr-2021	22	Approve Discharge Of Anders Ullberg	For	Combined
EPIROC AB	28-Apr-2021	22	Approve Discharge Of Anders Ullberg	For	Combined
EPIROC AB	28-Apr-2021	23	Approve Discharge Of Niclas Bergstrom	For	Combined
EPIROC AB	28-Apr-2021	23	Approve Discharge Of Niclas Bergstrom	For	Combined
EPIROC AB	28-Apr-2021	24	Approve Discharge Of Gustav El Rachidi	For	Combined
EPIROC AB	28-Apr-2021	24	Approve Discharge Of Gustav El Rachidi	For	Combined
EPIROC AB	28-Apr-2021	25	Approve Discharge Of Kristina Kanestad	For	Combined
EPIROC AB	28-Apr-2021	25	Approve Discharge Of Kristina Kanestad	For	Combined
EPIROC AB	28-Apr-2021	26	Approve Discharge Of Bengt Lindgren	For	Combined
EPIROC AB	28-Apr-2021	26	Approve Discharge Of Bengt Lindgren	For	Combined
EPIROC AB	28-Apr-2021	27	Approve Discharge Of Daniel Rundgren	For	Combined
EPIROC AB	28-Apr-2021	27	Approve Discharge Of Daniel Rundgren	For	Combined
EPIROC AB	28-Apr-2021	28	Approve Discharge Of Helena Hedblom (As Ceo)	For	Combined
EPIROC AB	28-Apr-2021	28	Approve Discharge Of Helena Hedblom (As Ceo)	For	Combined
EPIROC AB	28-Apr-2021	29	Approve Discharge Of Per Lindberg (As Ceo)	For	Combined
EPIROC AB	28-Apr-2021	29	Approve Discharge Of Per Lindberg (As Ceo)	For	Combined
EPIROC AB	28-Apr-2021	30	Approve Allocation Of Income And Dividends Of Sek 2.50 Per Share	For	Combined
EPIROC AB	28-Apr-2021	30	Approve Allocation Of Income And Dividends Of Sek 2.50 Per Share	For	Combined
EPIROC AB	28-Apr-2021	31	Approve Remuneration Report	For	Combined
EPIROC AB	28-Apr-2021	31	Approve Remuneration Report	For	Combined
EPIROC AB	28-Apr-2021	32	Determine Number Of Members (9) And Deputy Members Of Board	For	Combined
EPIROC AB	28-Apr-2021	32	Determine Number Of Members (9) And Deputy Members Of Board	For	Combined
EPIROC AB	28-Apr-2021	33	Determine Number Of Auditors (1) And Deputy Auditors	For	Combined
EPIROC AB	28-Apr-2021	33	Determine Number Of Auditors (1) And Deputy Auditors	For	Combined
EPIROC AB	28-Apr-2021	34	Reelect Lennart Evrell As Director	For	Combined
EPIROC AB	28-Apr-2021	34	Reelect Lennart Evrell As Director	For	Combined
EPIROC AB	28-Apr-2021	35	Reelect Johan Forssell As Director	For	Combined
EPIROC AB	28-Apr-2021	35	Reelect Johan Forssell As Director	For	Combined
EPIROC AB	28-Apr-2021	36	Reelect Helena Hedblom As Director	For	Combined
EPIROC AB	28-Apr-2021	36	Reelect Helena Hedblom As Director	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EPIROC AB	28-Apr-2021	37	Reelect Jeane Hull As Director	For	Combined
EPIROC AB	28-Apr-2021	37	Reelect Jeane Hull As Director	For	Combined
EPIROC AB	28-Apr-2021	38	Reelect Ronnie Leten As Director	For	Combined
EPIROC AB	28-Apr-2021	38	Reelect Ronnie Leten As Director	For	Combined
EPIROC AB	28-Apr-2021	39	Reelect Ulla Litzen As Director	For	Combined
EPIROC AB	28-Apr-2021	39	Reelect Ulla Litzen As Director	For	Combined
EPIROC AB	28-Apr-2021	40	Reelect Sigurd Mareels As Director	For	Combined
EPIROC AB	28-Apr-2021	40	Reelect Sigurd Mareels As Director	For	Combined
EPIROC AB	28-Apr-2021	41	Reelect Astrid Skarheim Onsum As Director	For	Combined
EPIROC AB	28-Apr-2021	41	Reelect Astrid Skarheim Onsum As Director	For	Combined
EPIROC AB	28-Apr-2021	42	Reelect Anders Ullberg As Director	For	Combined
EPIROC AB	28-Apr-2021	42	Reelect Anders Ullberg As Director	For	Combined
EPIROC AB	28-Apr-2021	43	Reelect Ronnie Leten As Board Chairman	For	Combined
EPIROC AB	28-Apr-2021	43	Reelect Ronnie Leten As Board Chairman	For	Combined
EPIROC AB	28-Apr-2021	44	Ratify Deloitte As Auditors	For	Combined
EPIROC AB	28-Apr-2021	44	Ratify Deloitte As Auditors	For	Combined
EPIROC AB	28-Apr-2021	45	Approve Remuneration Of Directors In The Amount Of Sek 2.13 Million For Chair And Sek 665,000 For Other Directors Approve Partly Remuneration In Synthetic Shares Approve Remuneration For Committee Work	For	Combined
EPIROC AB	28-Apr-2021	45	Approve Remuneration Of Directors In The Amount Of Sek 2.13 Million For Chair And Sek 665,000 For Other Directors Approve Partly Remuneration In Synthetic Shares Approve Remuneration For Committee Work	For	Combined
EPIROC AB	28-Apr-2021	46	Approve Remuneration Of Auditors	For	Combined
EPIROC AB	28-Apr-2021	46	Approve Remuneration Of Auditors	For	Combined
EPIROC AB	28-Apr-2021	47	Approve Stock Option Plan 2021 For Key Employees	For	Combined
EPIROC AB	28-Apr-2021	47	Approve Stock Option Plan 2021 For Key Employees	For	Combined
EPIROC AB	28-Apr-2021	48	Approve Equity Plan Financing Through Repurchase Of Class A Shares	For	Combined
EPIROC AB	28-Apr-2021	48	Approve Equity Plan Financing Through Repurchase Of Class A Shares	For	Combined
EPIROC AB	28-Apr-2021	49	Approve Repurchase Of Shares To Pay 50 Percent Of Director'S Remuneration In Synthetic Shares	For	Combined
EPIROC AB	28-Apr-2021	49	Approve Repurchase Of Shares To Pay 50 Percent Of Director'S Remuneration In Synthetic Shares	For	Combined
EPIROC AB	28-Apr-2021	50	Approve Equity Plan Financing Through Transfer Of Class A Shares To Participants	For	Combined
EPIROC AB	28-Apr-2021	50	Approve Equity Plan Financing Through Transfer Of Class A Shares To Participants	For	Combined
EPIROC AB	28-Apr-2021	51	Approve Sale Of Class A Shares To Finance Director Remuneration In Synthetic Shares	For	Combined
EPIROC AB	28-Apr-2021	51	Approve Sale Of Class A Shares To Finance Director Remuneration In Synthetic Shares	For	Combined
EPIROC AB	28-Apr-2021	52	Approve Sale Of Class A Shares To Finance Stock Option Plan 2016, 2017 And 2018	For	Combined
EPIROC AB	28-Apr-2021	52	Approve Sale Of Class A Shares To Finance Stock Option Plan 2016, 2017 And 2018	For	Combined
EPIROC AB	28-Apr-2021	53	Approve 2:1 Stock Split Approve Sek 250 Million Reduction In Share Capital Via Share Cancellation Approve Capitalization Of Reserves Of Sek 250 Million	For	Combined
EPIROC AB	28-Apr-2021	53	Approve 21 Stock Split Approve Sek 250 Million Reduction In Share Capital Via Share Cancellation Approve Capitalization Of Reserves Of Sek 250 Million	For	Combined
EPR PROPERTIES	28-May-2021	1	Director	For	For
EPR PROPERTIES	28-May-2021	2	To Approve, On A Non-Binding Advisory Basis, The Compensation Of The Company'S Named Executive Officers As Disclosed In These Proxy Materials.	For	For
EPR PROPERTIES	28-May-2021	3	To Approve Amendments To The Company'S 2016 Equity Incentive Plan, Including An Increase To The Number Of Authorized Shares Issuable Under The Plan.	For	For
EPR PROPERTIES	28-May-2021	4	To Ratify The Appointment Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
EQT AB	02-Jun-2021	17	Resolution Regarding Adoption Of The Income Statement And The Balance Sheet, As Well As The Consolidated Income Statement And The Consolidated Balance Sheet	For	For
EQT AB	02-Jun-2021	18	Resolution Regarding Allocation Of Eq't'S Profit In Accordance With The Adopted Balance Sheet	For	For
EQT AB	02-Jun-2021	19	Resolution Regarding Discharge Of Liability For The Board Member: Edith Cooper	For	For
EQT AB	02-Jun-2021	20	Resolution Regarding Discharge Of Liability For The Board Member: Johan Forssell	For	For
EQT AB	02-Jun-2021	21	Resolution Regarding Discharge Of Liability For The Board Member: Conni Jonsson	For	For
EQT AB	02-Jun-2021	22	Resolution Regarding Discharge Of Liability For The Board Member: Nicola Kimm	For	For
EQT AB	02-Jun-2021	23	Resolution Regarding Discharge Of Liability For The Board Member: Diony Lebot	For	For
EQT AB	02-Jun-2021	24	Resolution Regarding Discharge Of Liability For The Board Member: Gordon Orr	For	For
EQT AB	02-Jun-2021	25	Resolution Regarding Discharge Of Liability For The Board Member: Finn Rausing	For	For
EQT AB	02-Jun-2021	26	Resolution Regarding Discharge Of Liability For The Board Member: Peter Wallenberg Jr	For	For
EQT AB	02-Jun-2021	27	Resolution Regarding Discharge Of Liability For The CEO: Christian Sinding (Ceo)	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EQT AB	02-Jun-2021	28	Resolution On: The Number Of Board Members Who Shall Be Appointed By The Meeting: Eight Members Of The Board Of Directors And No Deputy Members Of The Board Of Directors	For	For
EQT AB	02-Jun-2021	29	Resolution On: The Number Of Auditors And Deputy Auditors Who Shall Be Appointed By The Meeting: One Registered Auditing Company As Auditor And No Deputy Auditor	For	For
EQT AB	02-Jun-2021	30	Resolution On: The Fees To The Board Members	For	For
EQT AB	02-Jun-2021	31	Resolution On: The Fees To The Auditors	For	For
EQT AB	02-Jun-2021	32	Election Of Board Member: Conni Jonsson, Re-Election	For	Combined
EQT AB	02-Jun-2021	33	Election Of Board Member: Edith Cooper, Re-Election	For	Against
EQT AB	02-Jun-2021	34	Election Of Board Member: Johan Forssell, Re-Election	For	Combined
EQT AB	02-Jun-2021	35	Election Of Board Member: Nicola Kimm, Re-Election	For	Combined
EQT AB	02-Jun-2021	36	Election Of Board Member: Diony Lebot, Re-Election	For	For
EQT AB	02-Jun-2021	37	Election Of Board Member: Gordon Orr, Re-Election	For	For
EQT AB	02-Jun-2021	38	Election Of Board Member: Margo Cook, New Election	For	For
EQT AB	02-Jun-2021	39	Election Of Board Member: Marcus Wallenberg, New Election	For	Combined
EQT AB	02-Jun-2021	40	Election Of Chairperson Of The Board Of Directors: Conni Jonsson, Re-Election	For	Against
EQT AB	02-Jun-2021	41	Election Of Auditors And Deputy Auditors: The Registered Auditing Company Kpmg Ab Is Proposed To Be Re-Elected As Auditor For The Period Until The End Of The Annual Shareholders' Meeting 2022. Kpmg Ab Has Informed That, Subject To The Approval Of The Proposal From The Nomination Committee Regarding Auditor, Authorized Public Accountant Hakan Reising Will Continue To Be The Auditor In Charge For The Audit. The Nomination Committee'S Proposal Is Consistent With The Audit Committee'S Recommendation.	For	Combined
EQT AB	02-Jun-2021	42	Presentation Of The Board Of Directors' Remuneration Report For Approval	For	For
EQT AB	02-Jun-2021	43	Resolution On Guidelines For Remuneration To Executive Management	For	For
EQT AB	02-Jun-2021	44	Resolution On Authorization For The Board Of Directors To Issue Shares	For	For
EQUATORIAL ENERGIA SA	30-Apr-2021	3	Analysis, Discussion And Voting Of Management Report, Administrators Accounts, Company'S Financial Statements And Of The Report Of The Independent Auditors And Fiscal Councils Opinion, Referring To The Fiscal Year Ended On December 31St, 2020	For	Combined
EQUATORIAL ENERGIA SA	30-Apr-2021	4	Resolution Of The Allocation Of Net Income From The Fiscal Year Ended On December 31St, 2020	For	For
EQUATORIAL ENERGIA SA	30-Apr-2021	5	Determine As 8 Eight The Number Of Members Of The Board Of Directors	For	For
EQUATORIAL ENERGIA SA	30-Apr-2021	6	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Note Carlos Augusto Leone Piani	For	Combined
EQUATORIAL ENERGIA SA	30-Apr-2021	7	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Note Guilherme Mexias Ache	For	Combined
EQUATORIAL ENERGIA SA	30-Apr-2021	8	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Note Tania Sztamfater Chocolat	For	Combined
EQUATORIAL ENERGIA SA	30-Apr-2021	9	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Note Paulo Jeronimo Bandeira De Mello Pedrosa	For	Combined
EQUATORIAL ENERGIA SA	30-Apr-2021	10	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Note Luis Henrique De Moura Goncalves	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EQUATORIAL ENERGIA SA	30-Apr-2021	11	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Note Eduardo Haiana	For	Combined
EQUATORIAL ENERGIA SA	30-Apr-2021	12	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Note Augusto Miranda Da Paz Junior	For	Against
EQUATORIAL ENERGIA SA	30-Apr-2021	13	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Note Tiago De Almeida Noel:	For	Against
EQUATORIAL ENERGIA SA	30-Apr-2021	15	In The Event Of The Adoption Of The Cumulative Voting Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages Across The Members Of The Slate That You Have Chosen. If The Shareholder Chooses To Abstain And The Election Occurs Through The Cumulative Voting Process, His Vote Must Be Counted As Abstention In The Respective Resolution Of The Meeting	For	Combined
EQUATORIAL ENERGIA SA	30-Apr-2021	16	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Note Carlos Augusto Leone Piani	For	Abstain
EQUATORIAL ENERGIA SA	30-Apr-2021	17	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Note Guilherme Mexias Ache	For	Abstain
EQUATORIAL ENERGIA SA	30-Apr-2021	18	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Note Tania Sztamfater Chocolat	For	Abstain
EQUATORIAL ENERGIA SA	30-Apr-2021	19	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Note Paulo Jeronimo Bandeira De Mello Pedrosa	For	Abstain
EQUATORIAL ENERGIA SA	30-Apr-2021	20	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Note Luis Henrique De Moura Goncalves	For	Abstain
EQUATORIAL ENERGIA SA	30-Apr-2021	21	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Note Eduardo Haiana	For	Abstain
EQUATORIAL ENERGIA SA	30-Apr-2021	22	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Note Augusto Miranda Da Paz Junior	For	Abstain
EQUATORIAL ENERGIA SA	30-Apr-2021	23	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Note Tiago De Almeida Noel	For	Abstain
EQUATORIAL ENERGIA SA	30-Apr-2021	24	Set The Annual Global Compensation Of The Managers For The Fiscal Year Of 2021	For	Combined
EQUATORIAL ENERGIA SA	30-Apr-2021	25	Resolution Of The Installation And Operation Of The Fiscal Council For The Fiscal Year Of 2021	For	Combined
EQUATORIAL ENERGIA SA	30-Apr-2021	26	Determine As Three The Number Of Members Of The Fiscal Council	For	For
EQUATORIAL ENERGIA SA	30-Apr-2021	27	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed, Note Saulo De Tarso Alves De Lara, Claudia Luciana Ceccatto De Trotta	For	For
EQUATORIAL ENERGIA SA	30-Apr-2021	28	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed, Note Maria Salete Garcia Pinheiro, Paulo Roberto Franceschi	For	For
EQUATORIAL ENERGIA SA	30-Apr-2021	29	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed, Note Vanderlei Dominguez Da Rosa, Ricardo Bertucci	For	For
EQUATORIAL ENERGIA SA	30-Apr-2021	30	Set The Annual Global Compensation Of The Members Of The Fiscal Council For The Fiscal Year Of 2021	For	For
EQUATORIAL ENERGIA SA	30-Apr-2021	31	Authorization For The Managers Of The Company To Perform All Acts Necessary To Make The Resolutions Approved At The Meeting Effective	For	For
EQUATORIAL ENERGIA SA	28-May-2021	3	Increase Of Capital Of The Company With Amendment To The 6Th Article Of Company'S Bylaws, In Order To Reflect The Capital Increases Approved At This Meeting And By The Company'S Board Of Directors, Within The Authorized Limit Of Capital	For	For
EQUATORIAL ENERGIA SA	28-May-2021	4	Consolidation Of The Company'S Bylaws	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EQUATORIAL ENERGIA SA	28-May-2021	5	Authorization For The Managers Of The Company To Perform All Acts Necessary To Make The Resolutions Approved At The Meeting Effective	For	For
EQUIFAX INC.	06-May-2021	1	Election Of Director: Mark W. Begor	For	For
EQUIFAX INC.	06-May-2021	2	Election Of Director: Mark L. Feidler	For	Combined
EQUIFAX INC.	06-May-2021	3	Election Of Director: G. Thomas Hough	For	Combined
EQUIFAX INC.	06-May-2021	4	Election Of Director: Robert D. Marcus	For	For
EQUIFAX INC.	06-May-2021	5	Election Of Director: Scott A. McGregor	For	For
EQUIFAX INC.	06-May-2021	6	Election Of Director: John A. McKinley	For	For
EQUIFAX INC.	06-May-2021	7	Election Of Director: Robert W. Selander	For	For
EQUIFAX INC.	06-May-2021	8	Election Of Director: Melissa D. Smith	For	For
EQUIFAX INC.	06-May-2021	9	Election Of Director: Audrey Boone Tillman	For	For
EQUIFAX INC.	06-May-2021	10	Election Of Director: Heather H. Wilson	For	For
EQUIFAX INC.	06-May-2021	11	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
EQUIFAX INC.	06-May-2021	12	Ratification Of The Appointment Of Ernst & Young Llp As Independent Registered Public Accounting Firm For 2021.	For	For
EQUINIX, INC.	26-May-2021	1	Director	For	For
EQUINIX, INC.	26-May-2021	2	To Approve, By A Non-Binding Advisory Vote, The Compensation Of Equinix'S Named Executive Officers.	For	Combined
EQUINIX, INC.	26-May-2021	3	To Ratify The Appointment Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending Dec. 31, 2021.	For	Combined
EQUINIX, INC.	26-May-2021	4	A Stockholder Proposal, Related To Written Consent Of Stockholders.	Against	Combined
EQUINOR ASA	11-May-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Combined
EQUINOR ASA	11-May-2021	2	Important Market Processing Requirement: Power Of Attorney (Poa) Requirements Vary By Custodian. Global Custodians May Have A Poa In Place Which Would Eliminate The Need For The Individual Beneficial Owner Poa. In The Absence Of This Arrangement, An Individual Beneficial Owner Poa May Be Required. If You Have Any Questions Please Contact Your Client Service Representative. Thank You	Non-voting resolution	Unvoted
EQUINOR ASA	11-May-2021	3	Shares Held In An Omnibus/Nominee Account Need To Be Re-Registered In The Beneficial Owners Name To Be Allowed To Vote At Meetings. Shares Will Be Temporarily Transferred To A Separate Account In The Beneficial Owner'S Name On The Proxy Deadline And Transferred Back To The Omnibus/Nominee Account The Day After The Meeting	Non-voting resolution	Unvoted
EQUINOR ASA	11-May-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Unvoted
EQUINOR ASA	11-May-2021	5	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Unvoted
EQUINOR ASA	11-May-2021	6	Please Note That This Is An Amendment To Meeting Id 562712 Due To Receipt Of Change In Voting Status Of Resolutions 1, 2. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You.	Non-voting resolution	Unvoted
EQUINOR ASA	11-May-2021	7	Opening Of The Annual General Meeting By The Chair Of The Corporate Assembly	Non-voting resolution	Unvoted
EQUINOR ASA	11-May-2021	8	Registration Of Represented Shareholders And Proxies	Non-voting resolution	Unvoted
EQUINOR ASA	11-May-2021	9	Election Of Chair For The Meeting: Tone Lunde Bakker	For	Combined
EQUINOR ASA	11-May-2021	10	Approval Of The Notice And The Agenda	For	Combined
EQUINOR ASA	11-May-2021	11	Election Of Two Persons To Cosign The Minutes Together With The Chair Of The Meeting	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EQUINOR ASA	11-May-2021	12	Approval Of The Annual Report And Accounts For Equinor Asa And The Equinor Group For 2020, Including The Board Of Directors Proposal For Distribution Of Fourth Quarter 2020 Dividend: The Annual Accounts And The Annual Report For 2020 For Equinor Asa And The Equinor Group, Including Group Contribution Of Nok 3,132 Million Are Approved. A Fourth Quarter 2020 Dividend Of Usd 0.12 Per Share Is Approved To Be Distributed	For	Combined
EQUINOR ASA	11-May-2021	13	Authorisation To Distribute Dividend Based On Approved Annual Accounts For 2020	For	Combined
EQUINOR ASA	11-May-2021	14	Please Note That This Resolution Is A Shareholder Proposal: Proposal From Shareholder To Set Short, Medium, And Long-Term Targets For Greenhouse Gas (Ghg) Emissions Of The Company'S Operations And The Use Of Energy Products (Including Scope 1, 2 And 3)	Against	Combined
EQUINOR ASA	11-May-2021	15	Please Note That This Resolution Is A Shareholder Proposal: Proposal From Shareholders To Report Key Information On Both Climate Risk And Nature Risk	Against	Combined
EQUINOR ASA	11-May-2021	16	Please Note That This Resolution Is A Shareholder Proposal: Proposal From Shareholder To Stop All Exploration Activity And Test Drilling For Fossil Energy Resources	Against	Combined
EQUINOR ASA	11-May-2021	17	Please Note That This Resolution Is A Shareholder Proposal: Proposal From Shareholder To Present A Strategy For Real Business Transformation To Sustainable Energy Production	Against	Combined
EQUINOR ASA	11-May-2021	18	Please Note That This Resolution Is A Shareholder Proposal: Proposal From Shareholders To Stop All Oil And Gas Exploration In The Norwegian Sector Of The Barents Sea	Against	Combined
EQUINOR ASA	11-May-2021	19	Please Note That This Resolution Is A Shareholder Proposal: Proposal From Shareholders To Spinout Equinors Renewable Energy Business In Wind And Solar Power To A Separate Company Newco	Against	Combined
EQUINOR ASA	11-May-2021	20	Please Note That This Resolution Is A Shareholder Proposal: Proposal From Shareholder To Divest All Nonpetroleum Related Business Overseas And To Consider Withdrawing From All Petroleum Related Business Overseas	Against	Combined
EQUINOR ASA	11-May-2021	21	Please Note That This Resolution Is A Shareholder Proposal: Proposal From Shareholder That All Exploration For New Oil And Gas Discoveries Is Discontinued, That Equinor Multiplies Its Green Investments, Improves Its Egs Profile And Reduces Its Risk For Future Lawsuits	Against	Combined
EQUINOR ASA	11-May-2021	22	Please Note That This Resolution Is A Shareholder Proposal: Proposal From Shareholder For Actions To Avoid Big Losses Overseas, Receive Specific Answers With Regards To Safety Incidents And Get The Audits Evaluation Of Improved Quality Assurance And Internal Control	Against	Combined
EQUINOR ASA	11-May-2021	23	Please Note That This Resolution Is A Shareholder Proposal: Proposal From Shareholder To Include Nuclear In Equinors Portfolio	Against	Combined
EQUINOR ASA	11-May-2021	24	The Board Of Directors Report On Corporate Governance	For	Combined
EQUINOR ASA	11-May-2021	25	Approval Of The Board Of Directors Remuneration Policy On Determination Of Salary And Other Remuneration For Leading Personnel	For	Combined
EQUINOR ASA	11-May-2021	26	Advisory Vote Of The Board Of Directors Remuneration Report For Leading Personnel	For	Combined
EQUINOR ASA	11-May-2021	27	Approval Of Remuneration For The Company'S External Auditor For 2020	For	Combined
EQUINOR ASA	11-May-2021	28	Determination Of Remuneration For The Corporate Assembly Members	For	Combined
EQUINOR ASA	11-May-2021	29	Determination Of Remuneration For The Nomination Committee Members	For	Combined
EQUINOR ASA	11-May-2021	30	Authorisation To Acquire Equinor Asa Shares In The Market To Continue Operation Of The Share Savings Plan For Employees	For	Combined
EQUINOR ASA	11-May-2021	31	Authorisation To Acquire Equinor Asa Shares In The Market For Subsequent Annulment	For	Combined
EQUITABLE HOLDINGS, INC.	20-May-2021	1	Election Of Director For A One-Year Term Ending At The 2022 Annual Meeting: Francis A. Hondal	For	For
EQUITABLE HOLDINGS, INC.	20-May-2021	2	Election Of Director For A One-Year Term Ending At The 2022 Annual Meeting: Daniel G. Kaye	For	For
EQUITABLE HOLDINGS, INC.	20-May-2021	3	Election Of Director For A One-Year Term Ending At The 2022 Annual Meeting: Joan Lamm-Tennant	For	For
EQUITABLE HOLDINGS, INC.	20-May-2021	4	Election Of Director For A One-Year Term Ending At The 2022 Annual Meeting: Kristi A. Matus	For	For
EQUITABLE HOLDINGS, INC.	20-May-2021	5	Election Of Director For A One-Year Term Ending At The 2022 Annual Meeting: Ramon De Oliveira	For	For
EQUITABLE HOLDINGS, INC.	20-May-2021	6	Election Of Director For A One-Year Term Ending At The 2022 Annual Meeting: Mark Pearson	For	For
EQUITABLE HOLDINGS, INC.	20-May-2021	7	Election Of Director For A One-Year Term Ending At The 2022 Annual Meeting: Bertram L. Scott	For	For
EQUITABLE HOLDINGS, INC.	20-May-2021	8	Election Of Director For A One-Year Term Ending At The 2022 Annual Meeting: George Stansfield	For	For
EQUITABLE HOLDINGS, INC.	20-May-2021	9	Election Of Director For A One-Year Term Ending At The 2022 Annual Meeting: Charles G.T. Stonehill	For	For
EQUITABLE HOLDINGS, INC.	20-May-2021	10	Ratification Of The Appointment Of Pricewaterhousecoopers Lip As Our Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	For
EQUITABLE HOLDINGS, INC.	20-May-2021	11	Advisory Vote To Approve The Compensation Paid To Our Named Executive Officers.	For	For
EQUITY COMMONWEALTH	23-Jun-2021	1	Director	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EQUITY COMMONWEALTH	23-Jun-2021	2	To Approve, On A Non-Binding Advisory Basis, The Compensation Of Our Named Executive Officers.	For	For
EQUITY COMMONWEALTH	23-Jun-2021	3	To Ratify The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
EQUITY LIFESTYLE PROPERTIES, INC.	27-Apr-2021	1	Director	For	For
EQUITY LIFESTYLE PROPERTIES, INC.	27-Apr-2021	2	Ratification Of The Selection Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
EQUITY LIFESTYLE PROPERTIES, INC.	27-Apr-2021	3	Approval On A Non-Binding, Advisory Basis Of Our Executive Compensation As Disclosed In The Proxy Statement.	For	For
EQUITY RESIDENTIAL	17-Jun-2021	1	Director	For	For
EQUITY RESIDENTIAL	17-Jun-2021	2	Ratification Of The Selection Of Ernst & Young Llp As The Company'S Independent Auditor For 2021.	For	Combined
EQUITY RESIDENTIAL	17-Jun-2021	3	Approval Of Executive Compensation.	For	For
EREGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	1	Important Market Processing Requirement: Power Of Attorney (Poa) Requirements Vary By Custodian. Global Custodians May Have A Poa In Place Which Would Eliminate The Need For The Individual Beneficial Owner Poa. In The Absence Of This Arrangement, An Individual Beneficial Owner Poa May Be Required. If You Have Any Questions Please Contact Your Client Service Representative. Thank You.	Non-voting resolution	Combined
EREGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	2	To Attend A Meeting, The Attendee(S) Must Present A Poa Issued By The Beneficial Owner, Notarised By A Turkish Notary.	Non-voting resolution	Non-voting resolution
EREGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	3	Please Vote Either " For" Or "Against" On The Agenda Items. "Abstain" Is Not Recognized In The Turkish Market And Is Considered As "Against". Thank You.	Non-voting resolution	Non-voting resolution
EREGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	4	Opening, Formation Of The General Assembly Meeting Chairmanship And Stand In Silence	For	Combined
EREGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	5	The Authorization Of Meeting Chairmanship For Signing Of The Meeting Minutes And Other Documents	For	For
EREGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	6	Reading And Discussion Of The 2020 Board Of Directors Annual Activity Report	For	For
EREGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	7	Reading Of The 2020 Independent Audit Report	For	For
EREGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	8	Reading, Discussion, Submission To Voting And Resolving The Balance Sheet And Profit Loss Accounts Separately For The Financial Year Of 2020	For	For
EREGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	9	Submission To Voting And Resolving The Changes In The Membership Of The Board Of Directors During The Period	For	For
EREGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	10	Discussion, Submission To Voting And Resolving The Acquittal Of Members Of The Board Of Directors Separately For The Financial Year Of 2020	For	For
EREGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	11	Discussion, Submission To Voting And Resolving The Proposal Of Board Of Directors For The Distribution Of Profit For The Year 2020 And Dividend Payment Date	For	For
EREGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	12	Discussion, Submission To Voting And Resolving The Determination Of The Election And Term Of Office Of The Independent Board Members In Accordance With The Legislation Provisions	For	Combined
EREGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	13	Discussion, Submission To Voting And Resolving The Remuneration Of The Members Of Board Of Directors	For	Against
EREGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	14	Submission To Voting And Resolving For Granting Authority To The Members Of The Board Of Directors In Accordance With Article 395 And Article 396 Of The Turkish Commercial Code	For	Combined
EREGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	15	Discussion, Submission To Voting And Resolving The Proposal Of Board Of Directors For The Election Of An Independent External Auditor For Auditing Of Company'S Accounts And Transactions For 2021 In Accordance With The Turkish Commercial Code And Capital Market Law	For	Combined
EREGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	16	Informing The General Assembly On Guarantee, Pledge And Mortgages Granted In Favor Of The Third Parties And Of Any Benefits Or Income Thereof	For	Combined
EREGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	17	Informing The General Assembly Regarding The Donations And Contributions Made In 2020 And Submission To Voting And Resolving The Limit Of Donations To Be Made Between 01.01.2021 - 31.12.2021	For	Combined
EREGLI DEMIR YE CELIK FABRIKALARI T.A.S.	17-Mar-2021	18	Closing	For	Combined
ERIE INDEMNITY COMPANY	20-Apr-2021	1	Non-Voting Agenda	Take No Action	Combined
ERSTE GROUP BANK AG	19-May-2021	4	Approval Of Usage Of Earnings	For	Combined
ERSTE GROUP BANK AG	19-May-2021	5	Discharge Mgmt Board	For	For
ERSTE GROUP BANK AG	19-May-2021	6	Discharge Supervisory Board	For	Combined
ERSTE GROUP BANK AG	19-May-2021	7	Election Of Additional External Auditor: Pwc Wirtschaftspruefung Gmbh	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ERSTE GROUP BANK AG	19-May-2021	8	Elections To Supervisory Board (Split): Michael Schuster	For	For
ERSTE GROUP BANK AG	19-May-2021	9	Approval Of Remuneration Policy	For	For
ERSTE GROUP BANK AG	19-May-2021	10	Approval Of Remuneration Report	For	Combined
ERSTE GROUP BANK AG	19-May-2021	11	Buyback Of Own Shares (Purpose Trading)	For	Combined
ERSTE GROUP BANK AG	19-May-2021	12	Buyback Of Own Shares (Purpose Employee Program)	For	For
ERSTE GROUP BANK AG	19-May-2021	13	Buyback Of Own Shares (No Dedicated Purpose)	For	For
ESR CAYMAN LTD	02-Jun-2021	3	To Consider And Approve The Audited Consolidated Financial Statements, Together With The Reports Of The Directors (The "Directors") And Auditors Of The Company For The Year Ended December 31, 2020	For	For
ESR CAYMAN LTD	02-Jun-2021	4	To Re-Elect Mr. Wei Hu As A Non-Executive Director Of The Company	For	For
ESR CAYMAN LTD	02-Jun-2021	5	To Re-Elect Mr. David Alasdair William Matheson As A Non-Executive Director Of The Company	For	For
ESR CAYMAN LTD	02-Jun-2021	6	To Re-Elect Mr. Simon James Mcdonald As An Independent Non-Executive Director Of The Company	For	For
ESR CAYMAN LTD	02-Jun-2021	7	To Re-Elect Ms. Jingsheng Liu As An Independent Non-Executive Director Of The Company	For	For
ESR CAYMAN LTD	02-Jun-2021	8	To Re-Elect Mr. Robin Tom Holdsworth As An Independent Non-Executive Director Of The Company	For	For
ESR CAYMAN LTD	02-Jun-2021	9	To Authorise The Board Of Directors (The "Board") To Fix The Remuneration Of The Directors' Of The Company	For	For
ESR CAYMAN LTD	02-Jun-2021	10	To Re-Appoint Ernst & Young As The Auditors Of The Company And To Authorise The Board To Fix Their Remuneration	For	For
ESR CAYMAN LTD	02-Jun-2021	11	To Grant A General Mandate To The Board To Allot, Issue And Deal With Additional Shares As Set Out In Resolution No. 4 Of The Notice	For	Combined
ESR CAYMAN LTD	02-Jun-2021	12	To Grant A General Mandate To The Board To Repurchase Shares Set Out In Resolution No. 5 Of The Notice	For	Combined
ESR CAYMAN LTD	02-Jun-2021	13	To Grant The Extension Of The General Mandate To The Board To Allot, Issue And Deal With Such Number Of Additional Shares As May Be Repurchased By The Company As Set Out In Resolution No. 6 Of The Notice	For	Combined
ESR CAYMAN LTD	02-Jun-2021	14	To Adopt And Approve The Long Term Incentive Scheme And To Authorise The Board To Grant Awards Under The Long Term Incentive Scheme And To Allot And Issue Shares And Otherwise Deal With Shares Underlying The Awards Granted Under The Long Term Incentive Scheme As Set Out In Resolution No. 7 Of The Notice	For	Combined
ESR CAYMAN LTD	02-Jun-2021	15	To Grant A Scheme Mandate To The Board To Grant Awards In Respect Of A Maximum Of 10,000,000 New Shares Under The Long Term Incentive Scheme During The Relevant Period And To Authorise The Board To Allot, Issue And Deal With Such New Shares As And When The Awards Vest As Set Out In Resolution No. 8 Of The Notice	For	For
ESSENTIAL PROPERTIES REALTY TRUST, INC.	17-May-2021	1	Director	For	For
ESSENTIAL PROPERTIES REALTY TRUST, INC.	17-May-2021	2	To Approve, On An Advisory Basis, The Compensation Of The Company'S Named Executive Officers As More Particularly Described In The Proxy Statement.	For	For
ESSENTIAL PROPERTIES REALTY TRUST, INC.	17-May-2021	3	To Ratify The Appointment Of Grant Thornton Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
ESSENTIAL UTILITIES INC	05-May-2021	1	Director	For	For
ESSENTIAL UTILITIES INC	05-May-2021	2	To Ratify The Appointment Of Pricewaterhousecoopers Llp As The Independent Registered Public Accounting Firm For The Company For The 2021 Fiscal Year.	For	For
ESSENTIAL UTILITIES INC	05-May-2021	3	To Approve An Advisory Vote On The Compensation Paid To The Company'S Named Executive Officers For 2020.	For	For
ESSENTIAL UTILITIES INC	05-May-2021	4	To Ratify The Amendment To The Company'S Bylaws To Permit Shareholder Access To Future Proxy Statements.	For	For
ESSEX PROPERTY TRUST, INC.	11-May-2021	1	Director	For	For
ESSEX PROPERTY TRUST, INC.	11-May-2021	2	Ratification Of The Appointment Of Kpmg Llp As The Independent Registered Public Accounting Firm For The Company For The Year Ending December 31, 2021.	For	Combined
ESSEX PROPERTY TRUST, INC.	11-May-2021	3	Advisory Vote To Approve The Company'S Named Executive Officer Compensation.	For	For
ESSITY AB	25-Mar-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Combined
ESSITY AB	25-Mar-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ESSITY AB	25-Mar-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
ESSITY AB	25-Mar-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
ESSITY AB	25-Mar-2021	5	Please Note That This Is An Amendment To Meeting Id 522050 Due To Receipt Of Splitting Of Resolution 10. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Non-voting resolution
ESSITY AB	25-Mar-2021	6	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Non-voting resolution
ESSITY AB	25-Mar-2021	7	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
ESSITY AB	25-Mar-2021	8	Election Of Chairman Of The Meeting: Eva Hagg	Non-voting resolution	Non-voting resolution
ESSITY AB	25-Mar-2021	9	Election Of Two Persons To Check The Minutes: Madeleine Wallmark And Anders Oscarsson	Non-voting resolution	Non-voting resolution
ESSITY AB	25-Mar-2021	10	Preparation And Approval Of The Voting List	Non-voting resolution	Non-voting resolution
ESSITY AB	25-Mar-2021	11	Determination Of Whether The Meeting Has Been Duly Convened	Non-voting resolution	Non-voting resolution
ESSITY AB	25-Mar-2021	12	Approval Of The Agenda	Non-voting resolution	Non-voting resolution
ESSITY AB	25-Mar-2021	13	Presentation Of The Annual Report And The Auditor'S Report And The Consolidated Financial Statements And The Auditor'S Report On The Consolidated Financial Statements	Non-voting resolution	Non-voting resolution
ESSITY AB	25-Mar-2021	14	Resolution On: Adoption Of The Income Statement And Balance Sheet, And Of The Consolidated Income Statement And The Consolidated Balance Sheet	For	Combined
ESSITY AB	25-Mar-2021	15	Resolution On: Appropriations Of The Company'S Earnings Under The Adopted Balance Sheet And Record Date For Dividend: The Board Of Directors Proposes A Dividend For The Financial Year 2020 Of Sek 6.75 Per Share. As Record Date For The Dividend, The Board Of Directors Proposes Monday, 29 March 2021. If The Meeting Resolves In Accordance With This Proposal, The Dividend Is Expected To Be Distributed By Euroclear Sweden Ab On Thursday, 1 April 2021	For	Combined
ESSITY AB	25-Mar-2021	16	Resolution On: Discharge From Personal Liability Of The Board Of Directors And The President For 2020: Ewa Bjorling	For	Combined
ESSITY AB	25-Mar-2021	17	Resolution On: Discharge From Personal Liability Of The Board Of Directors And The President For 2020: Par Boman	For	Combined
ESSITY AB	25-Mar-2021	18	Resolution On: Discharge From Personal Liability Of The Board Of Directors And The President For 2020: Maija-Liisa Friman	For	Combined
ESSITY AB	25-Mar-2021	19	Resolution On: Discharge From Personal Liability Of The Board Of Directors And The President For 2020: Annemarie Gardshol	For	Combined
ESSITY AB	25-Mar-2021	20	Resolution On: Discharge From Personal Liability Of The Board Of Directors And The President For 2020: Magnus Groth	For	Combined
ESSITY AB	25-Mar-2021	21	Resolution On: Discharge From Personal Liability Of The Board Of Directors And The President For 2020: Susanna Lind	For	Combined
ESSITY AB	25-Mar-2021	22	Resolution On: Discharge From Personal Liability Of The Board Of Directors And The President For 2020: Bert Nordberg	For	Combined
ESSITY AB	25-Mar-2021	23	Resolution On: Discharge From Personal Liability Of The Board Of Directors And The President For 2020: Louise Svanberg	For	Combined
ESSITY AB	25-Mar-2021	24	Resolution On: Discharge From Personal Liability Of The Board Of Directors And The President For 2020: Orjan Svensson	For	Combined
ESSITY AB	25-Mar-2021	25	Resolution On: Discharge From Personal Liability Of The Board Of Directors And The President For 2020: Lars Rebien Sorensen	For	Combined
ESSITY AB	25-Mar-2021	26	Resolution On: Discharge From Personal Liability Of The Board Of Directors And The President For 2020: Barbara Milian Thoralfsson	For	Combined
ESSITY AB	25-Mar-2021	27	Resolution On: Discharge From Personal Liability Of The Board Of Directors And The President For 2020: Niclas Thulin	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ESSITY AB	25-Mar-2021	28	Resolution On: Discharge From Personal Liability Of The Board Of Directors And The President For 2020: Magnus Groth (As President)	For	Combined
ESSITY AB	25-Mar-2021	29	Please Note That Resolutions 8 To 13 Are Proposed By Nomination Committee And Board Does Not Make Any Recommendation On These Proposals. The Standing Instructions Are Disabled For This Meeting	Non-voting resolution	Combined
ESSITY AB	25-Mar-2021	30	Resolution On The Number Of Directors And Deputy Directors: Nine With No Deputy Directors	Take No Action	Combined
ESSITY AB	25-Mar-2021	31	Resolution On The Number Of Auditors And Deputy Auditors: One With No Deputy Auditor	Take No Action	Combined
ESSITY AB	25-Mar-2021	32	Remuneration To The Board Of Directors	Take No Action	Combined
ESSITY AB	25-Mar-2021	33	Remuneration To The Auditor	Take No Action	Combined
ESSITY AB	25-Mar-2021	34	Re-Election Of Director: Ewa Bjorling	Take No Action	Combined
ESSITY AB	25-Mar-2021	35	Re-Election Of Director: Par Boman	Take No Action	Combined
ESSITY AB	25-Mar-2021	36	Re-Election Of Director: Annemarie Gardshol	Take No Action	Combined
ESSITY AB	25-Mar-2021	37	Re-Election Of Director: Magnus Groth	Take No Action	Combined
ESSITY AB	25-Mar-2021	38	Re-Election Of Director: Bert Nordberg	Take No Action	Combined
ESSITY AB	25-Mar-2021	39	Re-Election Of Director: Louise Svanberg	Take No Action	Combined
ESSITY AB	25-Mar-2021	40	Re-Election Of Director: Lars Rebién Sorensen	Take No Action	Combined
ESSITY AB	25-Mar-2021	41	Re-Election Of Director: Barbara Milian Thoralfsson	Take No Action	Combined
ESSITY AB	25-Mar-2021	42	New Election Of Director: Torbjorn Loof	Take No Action	Combined
ESSITY AB	25-Mar-2021	43	Election Of Par Boman As Chairman Of The Board Of Directors	Take No Action	Combined
ESSITY AB	25-Mar-2021	44	Election Of Auditors And Deputy Auditors: Re-Election Of The Registered Accounting Firm Ernst & Young Ab, In Accordance With The Audit Committee'S Recommendation, For The Period Until The End Of The Annual General Meeting 2022. If Elected, Ernst & Young Ab Has Announced Its Appointment Of Hamish Mabon As Auditor In Charge	Take No Action	Combined
ESSITY AB	25-Mar-2021	45	Resolution On Guidelines For Remuneration For The Senior Management	For	Combined
ESSITY AB	25-Mar-2021	46	Resolution On Approval Of The Board'S Report On Remuneration For The Senior Management	For	Combined
ESSITY AB	25-Mar-2021	47	Resolution On Authorisation For The Board Of Directors To Resolve On Acquisition Of Own Shares	For	Combined
ESSITY AB	25-Mar-2021	48	Resolution On Authorisation For The Board Of Directors To Resolve On Transfer Of Own Shares On Account Of Company Acquisitions	For	Combined
ESSITY AB	25-Mar-2021	49	Resolution On Amendments To The Articles Of Association: Section 1 Name, Section 11 Notice	For	Combined
ETIHAD ETISALAT COMPANY (MOBILY)	23-May-2021	1	Voting On The Company Financial Statements For The Financial Year Ended 31/12/2020	For	Combined
ETIHAD ETISALAT COMPANY (MOBILY)	23-May-2021	2	Voting On The Company External Auditor Report For The Financial Year Ended 31/12/2020	For	For
ETIHAD ETISALAT COMPANY (MOBILY)	23-May-2021	3	Voting On The Board Of Directors Report For The Financial Year Ended 31/12/2020	For	For
ETIHAD ETISALAT COMPANY (MOBILY)	23-May-2021	4	Voting On Discharge Of The Board Of Directors Members From Liabilities For The Financial Year Ended 31/12/2020	For	For
ETIHAD ETISALAT COMPANY (MOBILY)	23-May-2021	5	Voting On Appointing An External Auditor For The Company Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The Financial Statements For The Second And Third Quarters And Annual Financial Statements For The Financial Year 2021 And The First Quarter Of The Financial Year 2022 And Determine Their Fees	For	Combined
ETIHAD ETISALAT COMPANY (MOBILY)	23-May-2021	6	Voting On The Businesses And Contracts Made Between The Company And Emirates Telecommunications Group Company, Noting That The Businesses And Contracts That Was Made Between The Company And Emirates Telecommunications Group Company During 2020 With Respect To Interconnection And Roaming Services Rendered Of Sar (44,236), Interconnection And Roaming Services Received Of Sar (327,616), Managements Fees Of Sar (34,250), Other Managements Expenses Of Sar (9,571), And Other Telecommunications Services Of Sar (7,053), And Authorising The Approval For The Next Year 2021 Without Preferential Conditions, Due To An Indirect Interest For The Following Board Members: Eng. Khalifa Hassan Al-Shamsi, Eng. Saleh Abdullah Al-Abdooli, Mr. Serkan Okandan	For	Combined
ETIHAD ETISALAT COMPANY (MOBILY)	23-May-2021	7	Voting On The Businesses And Contracts Made Between The Company And Public Pension Agency To Establish A Call Center, Amounting To Sar (4,291,596) For A Period Of One Year Starting From 11/02/2020 And Without Preferential Conditions, Where Mr. Suliman Al-Gwaiz, Chairman Of The Board Of Directors And Mr. Hussain Al-Asmari, Member Of The Board Of Directors Were Indirectly Interested	For	For
ETIHAD ETISALAT COMPANY (MOBILY)	23-May-2021	8	Voting On The Businesses And Contracts Made Between The Company And Saudi Basic Industries Corp. (Sabic), To Amend And Renew The Framework Agreement To Provide Communication Services, Of Sar (69,400,222) Starting From 25/10/2020 Until 31/03/2025 And Without Preferential Conditions, Where The Member Of The Board Of Directors, Eng. Abdullah Al-Issaa Was Indirectly Interested	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ETIHAD ETISALAT COMPANY (MOBILY)	23-May-2021	9	Voting On Delegating To The Board Of Directors The General Assembly Powers Stipulated In Paragraph (1) Of Article (71) Of The Companies Law, For A Period Of One Year From The General Assembly Approval, Or Until The End Of The Board Of Directors Term Whichever Is Earlier, In Accordance With The Terms Stated In The Regulatory Rules And Procedures Issued Pursuant To The Companies Law Related To Listed Joint-Stock Companies	For	For
ETIHAD ETISALAT COMPANY (MOBILY)	23-May-2021	10	Voting On The Recommendation Of The Board Of Directors To Distribute Cash Dividends To The Shareholders For The Fiscal Year Ending 31/12/2020 Amounting To Sar (385,000,000) At Sar (0.5) Per Share Representing (5%) Of The Nominal Value Per Share. The Eligibility Of Cash Dividend Will Be To Shareholders Who Own The Company Shares By The End Of The Trading Day Of The General Assembly Of The Company And Enrolled In The Company Registry At Securities Depository Center Company (Edaa) By The End Of The Second Trading Day Following The Eligibility Date. The Distribution Date Will Be Announced Later	For	For
ETSY, INC.	11-Jun-2021	1	Election Of Class Iii Director To Serve Until Our 2024 Annual Meeting: Gary S. Briggs	For	Combined
ETSY, INC.	11-Jun-2021	2	Election Of Class Iii Director To Serve Until Our 2024 Annual Meeting: Edith W. Cooper	For	Combined
ETSY, INC.	11-Jun-2021	3	Election Of Class Iii Director To Serve Until Our 2024 Annual Meeting: Melissa Reiff	For	Combined
ETSY, INC.	11-Jun-2021	4	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
ETSY, INC.	11-Jun-2021	5	Advisory Vote To Approve Executive Compensation.	For	For
EUROCOMMERCIAL PROPERTIES NV	08-Jun-2021	5	Financial Statements	For	For
EUROCOMMERCIAL PROPERTIES NV	08-Jun-2021	6	Declaration Of Dividend And Related Amendment Of The Articles Of Association: The Board Of Supervisory Directors And The Board Of Management Propose To Declare A Dividend Over The Financial Reporting Period Ended 31 December 2020, Which Dividend Is To Be Paid On 2 July 2021 And Comprises The Following Two Elements: (I) A Cash Dividend Of Eur 0.05 Per Share (Eur 0.50 Per Depositary Receipt); And (Ii) A Mandatory Scrip Dividend Of 1 New Share For Every 18 Existing Shares (And 1 New Depositary Receipt For Every 18 Existing Depositary Receipts)	For	For
EUROCOMMERCIAL PROPERTIES NV	08-Jun-2021	7	Discharge: Discharge Of The Members Of The Board Of Management	For	For
EUROCOMMERCIAL PROPERTIES NV	08-Jun-2021	8	Discharge: Discharge Of The Members Of The Board Of Supervisory Directors	For	For
EUROCOMMERCIAL PROPERTIES NV	08-Jun-2021	9	Remuneration: Remuneration Report	For	For
EUROCOMMERCIAL PROPERTIES NV	08-Jun-2021	10	Remuneration: Adoption Remuneration Policy For The Board Of Management	For	For
EUROCOMMERCIAL PROPERTIES NV	08-Jun-2021	11	Remuneration: Adoption Remuneration Policy For The Board Of Supervisory Directors	For	For
EUROCOMMERCIAL PROPERTIES NV	08-Jun-2021	12	Determination Of The Remuneration Of The Board Of Management	For	For
EUROCOMMERCIAL PROPERTIES NV	08-Jun-2021	13	Determination Of The Remuneration Of The Board Of Supervisory Directors	For	For
EUROCOMMERCIAL PROPERTIES NV	08-Jun-2021	14	Re-Appointment Of The External Auditor: Proposal To Re-Appoint Kpmg Accountants N.V., As External Auditor Of The Company For The Financial Year Ending 31 December 2021 And For The Financial Year Ending 31 December 2022	For	For
EUROCOMMERCIAL PROPERTIES NV	08-Jun-2021	15	Proposed Termination Of The Depositary Receipts Structure Of The Company And Amendment Of The Articles Of Association	For	For
EUROCOMMERCIAL PROPERTIES NV	08-Jun-2021	16	Authorisation To Issue Shares And/Or Grant Rights To Subscribe For Shares, And To Limit Or Exclude Pre-Emptive Rights	For	For
EUROCOMMERCIAL PROPERTIES NV	08-Jun-2021	17	Authorisation To Repurchase Shares And/Or Depositary Receipts	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EUROFINS SCIENTIFIC SE	22-Apr-2021	1	05 Apr 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You And Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You And Please Note That This Is A Revision Due To Modification Of The Text Of Comment And Change In Numbering Of All Resolutions. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
EUROFINS SCIENTIFIC SE	22-Apr-2021	2	Receive And Approve Board'S Reports	For	Combined
EUROFINS SCIENTIFIC SE	22-Apr-2021	3	Receive And Approve Director'S Special Report Re: Operations Carried Out Under The Authorized Capital Established	For	For
EUROFINS SCIENTIFIC SE	22-Apr-2021	4	Receive And Approve Auditor'S Reports	For	For
EUROFINS SCIENTIFIC SE	22-Apr-2021	5	Approve Consolidated Financial Statements And Statutory Reports	For	For
EUROFINS SCIENTIFIC SE	22-Apr-2021	6	Approve Financial Statements	For	For
EUROFINS SCIENTIFIC SE	22-Apr-2021	7	Approve Allocation Of Income	For	For
EUROFINS SCIENTIFIC SE	22-Apr-2021	8	Approve Discharge Of Directors	For	Combined
EUROFINS SCIENTIFIC SE	22-Apr-2021	9	Approve Discharge Of Auditors	For	For
EUROFINS SCIENTIFIC SE	22-Apr-2021	10	Approve Remuneration Report	For	Combined
EUROFINS SCIENTIFIC SE	22-Apr-2021	11	Reelect Pascal Rakovsky As Director	For	Combined
EUROFINS SCIENTIFIC SE	22-Apr-2021	12	Elect Ivo Rauh As Director	For	For
EUROFINS SCIENTIFIC SE	22-Apr-2021	13	Elect Evie Roos As Director	For	For
EUROFINS SCIENTIFIC SE	22-Apr-2021	14	Renew Appointment Of Deloitte Audit As Auditor	For	For
EUROFINS SCIENTIFIC SE	22-Apr-2021	15	Approve Remuneration Of Directors	For	Combined
EUROFINS SCIENTIFIC SE	22-Apr-2021	16	Acknowledge Information On Repurchase Program	For	For
EUROFINS SCIENTIFIC SE	22-Apr-2021	17	Authorize Board To Ratify And Execute Approved Resolutions	For	For
EUROFINS SCIENTIFIC SE	22-Apr-2021	18	Increase Authorized Share Capital And Amend Articles Of Association	For	Combined
EUROFINS SCIENTIFIC SE	22-Apr-2021	19	Approve Creation Of Class C Beneficiary Units And Amend Articles Of Association	For	Against
EUROFINS SCIENTIFIC SE	22-Apr-2021	20	Amend Articles 15.3, 16.3, And 21 Of The Articles Of Association	For	Combined
EUROFINS SCIENTIFIC SE	22-Apr-2021	21	Authorize Board To Ratify And Execute Approved Resolutions	For	For
EVE ENERGY CO LTD	29-Mar-2021	2	Investment In Construction Of A Project By A Company	For	For
EVE ENERGY CO LTD	29-Mar-2021	3	Provision Of Guarantee For Subsidiaries	For	Combined
EVE ENERGY CO LTD	29-Mar-2021	4	2021 Estimated Continuing Connected Transactions	For	Combined
EVE ENERGY CO LTD	29-Mar-2021	5	2021 Employee Stock Ownership Plan (Draft)	For	Combined
EVE ENERGY CO LTD	29-Mar-2021	6	Authorization To The Board To Handle Matters Regarding The 2021 Employee Stock Ownership Plan	For	Against
EVE ENERGY CO LTD	29-Mar-2021	7	Provision Of Guarantee For A Subsidiary	For	Combined
EVE ENERGY CO LTD	08-Apr-2021	1	Joint Investment In Setting Up A Company With A Company	For	For
EVE ENERGY CO LTD	10-May-2021	1	2020 Annual Report And Its Summary	For	For
EVE ENERGY CO LTD	10-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
EVE ENERGY CO LTD	10-May-2021	3	2020 Audit Report	For	For
EVE ENERGY CO LTD	10-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.25000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
EVE ENERGY CO LTD	10-May-2021	5	2020 Annual Accounts	For	For
EVE ENERGY CO LTD	10-May-2021	6	Special Report On The Deposit And Use Of Raised Funds	For	For
EVE ENERGY CO LTD	10-May-2021	7	2021 Remuneration And Appraisal Plan For Directors And Senior Management	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EVE ENERGY CO LTD	10-May-2021	8	Reappointment Of Audit Firm	For	For
EVE ENERGY CO LTD	10-May-2021	9	Repurchase And Cancellation Of Some Restricted Stocks And Cancellation Of Some Stock Options	For	For
EVE ENERGY CO LTD	10-May-2021	10	Amendments To The Company'S Articles Of Association	For	For
EVE ENERGY CO LTD	10-May-2021	11	Formulation Of The Management System For Provision Of External Financial Aid	For	For
EVE ENERGY CO LTD	10-May-2021	12	2020 Work Report Of The Supervisory Committee	For	For
EVE ENERGY CO LTD	10-May-2021	13	2021 Remuneration Plan For Supervisors	For	For
EVE ENERGY CO LTD	09-Jun-2021	1	Subsidiaries' Launching Financial Leasing Business	For	For
EVE ENERGY CO LTD	09-Jun-2021	2	Guarantee For Subsidiaries	For	For
EVE ENERGY CO LTD	09-Jun-2021	3	Change Of The Purpose Of Some Raised Funds	For	For
EVER SUNSHINE LIFESTYLE SERVICES GROUP LIMITED	02-Jun-2021	3	To Receive, Consider And Adopt The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries And The Reports Of The Directors Of The Company (The "Directors") And Auditors Of The Company (The "Auditors") For The Year Ended 31 December 2020	For	For
EVER SUNSHINE LIFESTYLE SERVICES GROUP LIMITED	02-Jun-2021	4	To Declare A Final Dividend Of Hkd 0.0838 Per Share For The Year Ended 31 December 2020	For	For
EVER SUNSHINE LIFESTYLE SERVICES GROUP LIMITED	02-Jun-2021	5	To Re-Elect Mr. Ma Yongyi As Independent Non-Executive Director	For	For
EVER SUNSHINE LIFESTYLE SERVICES GROUP LIMITED	02-Jun-2021	6	To Re-Elect Mr. Wang Peng As Independent Non-Executive Director	For	For
EVER SUNSHINE LIFESTYLE SERVICES GROUP LIMITED	02-Jun-2021	7	To Re-Elect Mr. Cheung Wai Chung As Independent Non-Executive Director	For	For
EVER SUNSHINE LIFESTYLE SERVICES GROUP LIMITED	02-Jun-2021	8	To Authorise The Board Of Directors (The "Board") To Fix The Remuneration Of The Directors	For	For
EVER SUNSHINE LIFESTYLE SERVICES GROUP LIMITED	02-Jun-2021	9	To Re-Appoint Deloitte Touche Tohmatsu As The Auditors And Authorise The Board To Fix Their Remuneration	For	For
EVER SUNSHINE LIFESTYLE SERVICES GROUP LIMITED	02-Jun-2021	10	To Grant A General Mandate To The Directors To Allot, Issue And Deal With Shares Of The Company Not Exceeding 20% Of The Total Number Of Shares Of The Company In Issue As At The Date Of Passing This Resolution	For	Combined
EVER SUNSHINE LIFESTYLE SERVICES GROUP LIMITED	02-Jun-2021	11	To Grant A General Mandate To The Directors To Buy Back Shares Of The Company Not Exceeding 10% Of The Total Number Of Shares Of The Company In Issue As At The Date Of Passing This Resolution	For	Combined
EVER SUNSHINE LIFESTYLE SERVICES GROUP LIMITED	02-Jun-2021	12	To Extend The General Mandate Granted Under Resolution No. 6 By Adding The Shares Bought Back Pursuant To The General Mandate Granted By Resolution No. 7	For	Combined
EVER SUNSHINE LIFESTYLE SERVICES GROUP LIMITED	02-Jun-2021	13	To Approve The Change Of The English Name Of The Company From "Ever Sunshine Lifestyle Services Group Limited" To "Cifi Ever Sunshine Services Group Limited" And The Change Of The Dual Foreign Name In Chinese Of The Company From "As Specified" To "As Specified"; And Authorize Any One Or More Of The Directors Or The Company Secretary Of The Company To Do All Such Acts, Deeds And Things And Execute All Such Documents And Make All Such Arrangements As He/She/They Consider Necessary, Desirable Or Expedient For The Purpose Of, Or In Connection With, The Implementation Of And Giving Effect To The Change Of Company Name And To Attend To Any Necessary Registration And/Or Filing For And On Behalf Of The Company	For	Combined
EVERBRIGHT SECURITIES CO LTD	18-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
EVERBRIGHT SECURITIES CO LTD	18-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
EVERBRIGHT SECURITIES CO LTD	18-May-2021	3	2020 Annual Report And Its Summary	For	For
EVERBRIGHT SECURITIES CO LTD	18-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.58000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
EVERBRIGHT SECURITIES CO LTD	18-May-2021	5	2021 Estimated Continuing Connected (Or Related) Transactions	For	For
EVERBRIGHT SECURITIES CO LTD	18-May-2021	6	2021 Proprietary Business Scale	For	For
EVERBRIGHT SECURITIES CO LTD	18-May-2021	7	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Issuing Principal	For	For
EVERBRIGHT SECURITIES CO LTD	18-May-2021	8	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Type Of Debt Financing Instruments	For	For
EVERBRIGHT SECURITIES CO LTD	18-May-2021	9	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Issuing Scale	For	For
EVERBRIGHT SECURITIES CO LTD	18-May-2021	10	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Issuing Method	For	For
EVERBRIGHT SECURITIES CO LTD	18-May-2021	11	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Duration Of Debt Financing Instruments	For	For
EVERBRIGHT SECURITIES CO LTD	18-May-2021	12	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Interest Rate Of The Debt Financing Instrument	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EVERBRIGHT SECURITIES CO LTD	18-May-2021	13	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Guarantee And Other Credit Enhancement Arrangement	For	For
EVERBRIGHT SECURITIES CO LTD	18-May-2021	14	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Purpose Of The Raised Funds	For	For
EVERBRIGHT SECURITIES CO LTD	18-May-2021	15	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Issue Price	For	For
EVERBRIGHT SECURITIES CO LTD	18-May-2021	16	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Issuing Targets And Arrangement For Placement To Existing Shareholders	For	For
EVERBRIGHT SECURITIES CO LTD	18-May-2021	17	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Listing Of Debt Financing Instruments	For	For
EVERBRIGHT SECURITIES CO LTD	18-May-2021	18	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Repayment Guarantee Measures For Debt Financing Instruments	For	For
EVERBRIGHT SECURITIES CO LTD	18-May-2021	19	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Authorization To Issue Domestic And Overseas Debt Financing Instruments	For	For
EVERBRIGHT SECURITIES CO LTD	18-May-2021	20	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Valid Period Of The Resolution	For	For
EVERBRIGHT SECURITIES CO LTD	18-May-2021	21	Adjustment Of Allowance For External Supervisors And Independent Directors	For	For
EVEREST RE GROUP, LTD.	12-May-2021	1	Election Of Director For A Term To End In 2022: John J. Amore	For	For
EVEREST RE GROUP, LTD.	12-May-2021	2	Election Of Director For A Term To End In 2022: Juan C. Andrade	For	For
EVEREST RE GROUP, LTD.	12-May-2021	3	Election Of Director For A Term To End In 2022: William F. Galtney, Jr.	For	For
EVEREST RE GROUP, LTD.	12-May-2021	4	Election Of Director For A Term To End In 2022: John A. Graf	For	For
EVEREST RE GROUP, LTD.	12-May-2021	5	Election Of Director For A Term To End In 2022: Meryl Hartzband	For	For
EVEREST RE GROUP, LTD.	12-May-2021	6	Election Of Director For A Term To End In 2022: Gerri Losquadro	For	For
EVEREST RE GROUP, LTD.	12-May-2021	7	Election Of Director For A Term To End In 2022: Roger M. Singer	For	For
EVEREST RE GROUP, LTD.	12-May-2021	8	Election Of Director For A Term To End In 2022: Joseph V. Taranto	For	For
EVEREST RE GROUP, LTD.	12-May-2021	9	Election Of Director For A Term To End In 2022: John A. Weber	For	For
EVEREST RE GROUP, LTD.	12-May-2021	10	For The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm To Act As The Company'S Independent Auditor For 2021 And Authorize The Company'S Board Of Directors Acting Through Its Audit Committee To Determine The Independent Auditor'S Remuneration.	For	For
EVEREST RE GROUP, LTD.	12-May-2021	11	For The Approval, By Non-Binding Advisory Vote, Of The 2020 Compensation Paid To The Company'S Named Executive Officers.	For	For
EVERGREEN MARINE CORP (TAIWAN) LTD	31-May-2021	1	Ratification Of The 2020 Business Report And Audited Financial Report.	For	For
EVERGREEN MARINE CORP (TAIWAN) LTD	31-May-2021	2	Ratification Of 2020 Earnings Distribution. Proposed Cash Dividend: Twd 2.5 Per Share	For	For
EVERGREEN MARINE CORP (TAIWAN) LTD	31-May-2021	3	Discussion On Amendment Of The Rules And Procedures Of Shareholders' Meeting.	For	For
EVERGREEN MARINE CORP (TAIWAN) LTD	31-May-2021	4	Discussion On Approving The Release Of Restrictions Of Competitive Activities Of Chairman Chang, Yen-I.	For	For
EVERGY, INC.	04-May-2021	1	Election Of Director: David A. Campbell	For	For
EVERGY, INC.	04-May-2021	2	Election Of Director: Mollie Hale Carter	For	For
EVERGY, INC.	04-May-2021	3	Election Of Director: Thomas D. Hyde	For	For
EVERGY, INC.	04-May-2021	4	Election Of Director: B. Anthony Isaac	For	For
EVERGY, INC.	04-May-2021	5	Election Of Director: Paul M. Keglevic	For	For
EVERGY, INC.	04-May-2021	6	Election Of Director: Mary L. Landrieu	For	For
EVERGY, INC.	04-May-2021	7	Election Of Director: Sandra A.J. Lawrence	For	For
EVERGY, INC.	04-May-2021	8	Election Of Director: Ann D. Murtlow	For	For
EVERGY, INC.	04-May-2021	9	Election Of Director: Sandra J. Price	For	For
EVERGY, INC.	04-May-2021	10	Election Of Director: Mark A. Ruelle	For	For
EVERGY, INC.	04-May-2021	11	Election Of Director: S. Carl Soderstrom Jr.	For	For
EVERGY, INC.	04-May-2021	12	Election Of Director: John Arthur Stall	For	For
EVERGY, INC.	04-May-2021	13	Election Of Director: C. John Wilder	For	Combined
EVERGY, INC.	04-May-2021	14	Approval, On A Non-Binding Advisory Basis, The 2020 Compensation Of The Company'S Named Executive Officers.	For	Combined
EVERGY, INC.	04-May-2021	15	Ratification Of The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
EVERSOURCE ENERGY	05-May-2021	1	Election Of Trustee: Cotton M. Cleveland	For	For
EVERSOURCE ENERGY	05-May-2021	2	Election Of Trustee: James S. Distasio	For	For
EVERSOURCE ENERGY	05-May-2021	3	Election Of Trustee: Francis A. Doyle	For	For
EVERSOURCE ENERGY	05-May-2021	4	Election Of Trustee: Linda Dorcena Forry	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EVERSOURCE ENERGY	05-May-2021	5	Election Of Trustee: Gregory M. Jones	For	For
EVERSOURCE ENERGY	05-May-2021	6	Election Of Trustee: James J. Judge	For	For
EVERSOURCE ENERGY	05-May-2021	7	Election Of Trustee: John Y. Kim	For	For
EVERSOURCE ENERGY	05-May-2021	8	Election Of Trustee: Kenneth R. Leibler	For	For
EVERSOURCE ENERGY	05-May-2021	9	Election Of Trustee: David H. Long	For	For
EVERSOURCE ENERGY	05-May-2021	10	Election Of Trustee: William C. Van Faasen	For	For
EVERSOURCE ENERGY	05-May-2021	11	Election Of Trustee: Frederica M. Williams	For	For
EVERSOURCE ENERGY	05-May-2021	12	Consider An Advisory Proposal Approving The Compensation Of Our Named Executive Officers.	For	For
EVERSOURCE ENERGY	05-May-2021	13	Ratify The Selection Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
EVOLUTION GAMING GROUP AB	28-Jan-2021	11	Resolution On An Incentive Programme By Way Of A Directed Issue Of Warrants With A Subsequent Transfer To The Participants	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	11	Resolution On Adoption Of The Income Statement And Balance Sheet As Well As The Consolidated Income Statement And The Consolidated Balance Sheet	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	12	Resolution On The Disposition Of The Company'S Profit Or Loss As Shown In The Adopted Balance Sheet: The Board Of Directors Proposes A Dividend Of Eur 0.68 Per Share And That Tuesday 20 April 2021 Is The Record Date For Receiving The Dividend	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	13	Resolution On Discharge From Liability Of Member Of The Board And The Managing Director: Jens Von Bahr	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	14	Resolution On Discharge From Liability Of Member Of The Board And The Managing Director: Joel Citron	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	15	Resolution On Discharge From Liability Of Member Of The Board And The Managing Director: Jonas Engwall	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	16	Resolution On Discharge From Liability Of Member Of The Board And The Managing Director: Cecilia Lager	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	17	Resolution On Discharge From Liability Of Member Of The Board And The Managing Director: Ian Livingstone	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	18	Resolution On Discharge From Liability Of Member Of The Board And The Managing Director: Fredrik Osterberg	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	19	Resolution On Discharge From Liability Of Member Of The Board And The Managing Director: Martin Carlesund	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	20	Determination Of The Number Of Members Of The Board Of Directors To Be Elected: Five Board Members Be Elected	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	21	Determination Of The Fees To Be Paid To The Board Of Directors	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	22	Election Of The Board Of Director: Jens Von Bahr	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	23	Election Of The Board Of Director: Joel Citron	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	24	Election Of The Board Of Director: Jonas Engwall	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	25	Election Of The Board Of Director: Ian Livingstone	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	26	Election Of The Board Of Director: Fredrik Osterberg	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	27	Election Of Jens Von Bahr As Chairman Of The Board Of Directors	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	28	Determination Of Fees To Be Paid To The Auditor	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	29	Election Of Auditor: The Nomination Committee Proposes, In Accordance With The Audit Committee'S Recommendation, That The Registered Accounting Firm Ohrlings Pricewaterhousecoopers Ab Be Re-Elected As Auditor For The Period Until The Close Of The Annual General Meeting 2022. Ohrlings Pricewaterhousecoopers Ab Has Informed The Nomination Committee That The Authorised Public Accountant Johan Engstam Will Be Appointed As Auditor-In-Charge If Ohrlings Pricewaterhousecoopers Ab Is Re-Elected As Auditor	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	30	Resolution On The Instruction To The Nomination Committee	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	31	Resolution On The Remuneration Report	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	32	Resolution On Amendments To Section 1 Of The Articles Of Association	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	33	Resolution On Authorisation For The Board Of Directors To Acquire Own Shares	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	34	Resolution On Authorization For The Board Of Directors To Transfer Own Shares	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	35	Resolution On Authorisation For The Board Of Directors To Issue Shares, Warrants And Convertible Debt	For	Combined
EVOLUTION GAMING GROUP AB	16-Apr-2021	36	Resolution On Authorisation For The Board Of Directors To Re-Purchase Warrants	For	Combined
EVONIK INDUSTRIES AG	02-Jun-2021	8	Approve Allocation Of Income And Dividends Of Eur 1.15 Per Share	For	For
EVONIK INDUSTRIES AG	02-Jun-2021	9	Approve Discharge Of Management Board For Fiscal Year 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EVONIK INDUSTRIES AG	02-Jun-2021	10	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	For
EVONIK INDUSTRIES AG	02-Jun-2021	11	Ratify Kpmg Ag As Auditors For Fiscal Year 2021	For	For
EVONIK INDUSTRIES AG	02-Jun-2021	12	Elect Werner Fuhrmann To The Supervisory Board	For	For
EVONIK INDUSTRIES AG	02-Jun-2021	13	Elect Cedrik Neike To The Supervisory Board	For	Combined
EVRAZ PLC	15-Jun-2021	1	To Receive The Directors' Report And The Accounts For The Company For The Year Ended 31 December 2020	For	Combined
EVRAZ PLC	15-Jun-2021	2	To Approve The Annual Remuneration Report Set Out On Pages 127 - 139 Of The 2020 Annual Report And Accounts	For	For
EVRAZ PLC	15-Jun-2021	3	To Re-Elect Alexander Abramov As A Non-Independent Director	For	For
EVRAZ PLC	15-Jun-2021	4	To Re-Elect Alexander Frolov As A Non-Independent Director	For	For
EVRAZ PLC	15-Jun-2021	5	To Re-Elect Eugene Shvidler As A Non-Independent Director	For	For
EVRAZ PLC	15-Jun-2021	6	To Re-Elect Eugene Tenenbaum As A Non-Independent Director	For	For
EVRAZ PLC	15-Jun-2021	7	To Re-Elect Karl Gruber As A Independent Non-Executive Director	For	For
EVRAZ PLC	15-Jun-2021	8	To Re-Elect Deborah Gudgeon As A Independent Non-Executive Director	For	For
EVRAZ PLC	15-Jun-2021	9	To Re-Elect Alexander Izosimov As A Independent Non-Executive Director	For	For
EVRAZ PLC	15-Jun-2021	10	To Re-Elect Sir Michael Peat As A Independent Non-Executive Director	For	Combined
EVRAZ PLC	15-Jun-2021	11	To Elect Stephen Odell As A Independent Non-Executive Director	For	Combined
EVRAZ PLC	15-Jun-2021	12	To Elect James Rutherford As A Independent Non-Executive Director	For	For
EVRAZ PLC	15-Jun-2021	13	To Elect Sandra Stash As A Independent Non-Executive Director	For	For
EVRAZ PLC	15-Jun-2021	14	To Re-Appoint Ernst & Young Llp As Auditors Of The Company To Hold Office From The Conclusion Of This Agm Until The Conclusion Of The Next Agm At Which Accounts Are Laid Before The Company	For	For
EVRAZ PLC	15-Jun-2021	15	To Authorise The Audit Committee Of The Company To Fix The Remuneration Of The Auditors	For	For
EVRAZ PLC	15-Jun-2021	16	Directors' Authority To Allot Shares	For	For
EVRAZ PLC	15-Jun-2021	17	Disapplication Of Pre-Emption Rights For Share Issues Wholly For Cash	For	For
EVRAZ PLC	15-Jun-2021	18	Disapplication Of Pre-Emption Rights For Share Issues Wholly For Cash And Used Only For Financing Acquisitions Or Capital Investments	For	For
EVRAZ PLC	15-Jun-2021	19	Authority To Purchase Own Shares	For	For
EVRAZ PLC	15-Jun-2021	20	Notice Of General Meetings	For	Combined
EXACT SCIENCES CORPORATION	30-Jun-2021	1	Director	For	Combined
EXACT SCIENCES CORPORATION	30-Jun-2021	2	To Ratify The Selection Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
EXACT SCIENCES CORPORATION	30-Jun-2021	3	To Approve, On An Advisory Basis, The Compensation Of The Company'S Named Executive Officers.	For	For
EXELON CORPORATION	27-Apr-2021	1	Election Of Director: Anthony Anderson	For	For
EXELON CORPORATION	27-Apr-2021	2	Election Of Director: Ann Berzin	For	For
EXELON CORPORATION	27-Apr-2021	3	Election Of Director: Laurie Brlas	For	For
EXELON CORPORATION	27-Apr-2021	4	Election Of Director: Marjorie Rodgers Cheshire	For	For
EXELON CORPORATION	27-Apr-2021	5	Election Of Director: Christopher Crane	For	For
EXELON CORPORATION	27-Apr-2021	6	Election Of Director: Yves De Balmann	For	For
EXELON CORPORATION	27-Apr-2021	7	Election Of Director: Linda Jojo	For	For
EXELON CORPORATION	27-Apr-2021	8	Election Of Director: Paul Joskow	For	For
EXELON CORPORATION	27-Apr-2021	9	Election Of Director: Robert Lawless	For	For
EXELON CORPORATION	27-Apr-2021	10	Election Of Director: John Richardson	For	For
EXELON CORPORATION	27-Apr-2021	11	Election Of Director: Mayo Shattuck Iii	For	For
EXELON CORPORATION	27-Apr-2021	12	Election Of Director: John Young	For	For
EXELON CORPORATION	27-Apr-2021	13	Advisory Approval Of Executive Compensation.	For	For
EXELON CORPORATION	27-Apr-2021	14	Ratification Of Pricewaterhousecoopers Llp As Exelon'S Independent Auditor For 2021.	For	Combined
EXELON CORPORATION	27-Apr-2021	15	A Shareholder Proposal Requesting A Report On The Impact Of Exelon Plans Involving Electric Vehicles And Charging Stations With Regard To Child Labor Outside The United States.	Against	Combined
EXOR N.V.	27-May-2021	5	Remuneration Report (Advisory Vote)	For	Combined
EXOR N.V.	27-May-2021	6	Adoption 2020 Annual Accounts	For	Unvoted
EXOR N.V.	27-May-2021	8	Dividend Distribution	For	Unvoted
EXOR N.V.	27-May-2021	9	Appointment Ernst & Young Accountants Llp As Independent External Auditor Charged With The Auditing Of The Annual Accounts For The Financial Year 2021	For	Unvoted

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EXOR N.V.	27-May-2021	10	Release From Liability Of The Executive Directors	For	Unvoted
EXOR N.V.	27-May-2021	11	Release From Liability Of The Non-Executive Directors	For	Unvoted
EXOR N.V.	27-May-2021	12	Appointment Of Mr. A. Banga As Non-Executive Director	For	Unvoted
EXOR N.V.	27-May-2021	13	The Authorization Of The Board Of Directors To Repurchase Shares	For	Unvoted
EXOR N.V.	27-May-2021	14	The Authorization Of The Board Of Directors To Cancel Repurchased Shares	For	Unvoted
EXOR N.V.	27-May-2021	15	The Authorization Of The Board Of Directors To Issue Ordinary Shares	For	Unvoted
EXOR N.V.	27-May-2021	16	The Authorization Of The Board Of Directors To Limit Or Exclude Pre-Emptive Rights	For	Unvoted
EXOR N.V.	27-May-2021	17	The Authorization Of The Board Of Directors To Issue Special Voting Shares A	For	Unvoted
EXPEDIA GROUP, INC.	09-Jun-2021	1	Election Of Director: Samuel Altman	For	Combined
EXPEDIA GROUP, INC.	09-Jun-2021	2	Election Of Director: Beverly Anderson (To Be Voted Upon By The Holders Of Expedia Group, Inc.'S Common Stock Voting As A Separate Class.)	For	Combined
EXPEDIA GROUP, INC.	09-Jun-2021	3	Election Of Director: Susan Athey	For	Combined
EXPEDIA GROUP, INC.	09-Jun-2021	4	Election Of Director: Chelsea Clinton	For	Combined
EXPEDIA GROUP, INC.	09-Jun-2021	5	Election Of Director: Barry Diller	For	Combined
EXPEDIA GROUP, INC.	09-Jun-2021	6	Director Withdrawn	For	Combined
EXPEDIA GROUP, INC.	09-Jun-2021	7	Election Of Director: Craig Jacobson (To Be Voted Upon By The Holders Of Expedia Group, Inc.'S Common Stock Voting As A Separate Class.)	For	Combined
EXPEDIA GROUP, INC.	09-Jun-2021	8	Election Of Director: Peter Kern	For	Combined
EXPEDIA GROUP, INC.	09-Jun-2021	9	Election Of Director: Dara Khosrowshahi	For	Combined
EXPEDIA GROUP, INC.	09-Jun-2021	10	Election Of Director: Patricia Menendez-Cambo (To Be Voted Upon By The Holders Of Expedia Group, Inc.'S Common Stock Voting As A Separate Class.)	For	Combined
EXPEDIA GROUP, INC.	09-Jun-2021	11	Election Of Director: Greg Mondre	For	Combined
EXPEDIA GROUP, INC.	09-Jun-2021	12	Director Withdrawn	For	Combined
EXPEDIA GROUP, INC.	09-Jun-2021	13	Election Of Director: Alexander Von Furstenberg	For	Combined
EXPEDIA GROUP, INC.	09-Jun-2021	14	Election Of Director: Julie Whalen (To Be Voted Upon By The Holders Of Expedia Group, Inc.'S Common Stock Voting As A Separate Class.)	For	Combined
EXPEDIA GROUP, INC.	09-Jun-2021	15	Approval Of The Expedia Group, Inc. 2013 Employee Stock Purchase Plan, As Amended And Restated, And The Expedia Group, Inc. 2013 International Stock Purchase Plan, As Amended And Restated, Including An Amendment To Increase The Number Of Shares Authorized For Issuance Thereunder By 1,000,000.	For	Combined
EXPEDIA GROUP, INC.	09-Jun-2021	16	Ratification Of Appointment Of Ernst & Young Llp As Expedia Group'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	Combined
EXPEDIA GROUP, INC.	09-Jun-2021	17	Stockholder Proposal On Political Contributions And Expenditures, If Properly Presented At The Annual Meeting.	Against	Combined
EXPEDITORS INT'L OF WASHINGTON, INC.	04-May-2021	1	Election Of Director: Robert R. Wright	For	For
EXPEDITORS INT'L OF WASHINGTON, INC.	04-May-2021	2	Election Of Director: Glenn M. Alger	For	For
EXPEDITORS INT'L OF WASHINGTON, INC.	04-May-2021	3	Election Of Director: Robert P. Carille	For	For
EXPEDITORS INT'L OF WASHINGTON, INC.	04-May-2021	4	Election Of Director: James M. Dubois	For	For
EXPEDITORS INT'L OF WASHINGTON, INC.	04-May-2021	5	Election Of Director: Mark A. Emmert	For	For
EXPEDITORS INT'L OF WASHINGTON, INC.	04-May-2021	6	Election Of Director: Diane H. Gulyas	For	For
EXPEDITORS INT'L OF WASHINGTON, INC.	04-May-2021	7	Election Of Director: Jeffrey S. Musser	For	For
EXPEDITORS INT'L OF WASHINGTON, INC.	04-May-2021	8	Election Of Director: Liane J. Pelletier	For	For
EXPEDITORS INT'L OF WASHINGTON, INC.	04-May-2021	9	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
EXPEDITORS INT'L OF WASHINGTON, INC.	04-May-2021	10	Ratification Of Independent Registered Public Accounting Firm.	For	Combined
EXTRA SPACE STORAGE INC.	26-May-2021	1	Election Of Director: Kenneth M. Woolley	For	For
EXTRA SPACE STORAGE INC.	26-May-2021	2	Election Of Director: Joseph D. Margolis	For	For
EXTRA SPACE STORAGE INC.	26-May-2021	3	Election Of Director: Roger B. Porter	For	For
EXTRA SPACE STORAGE INC.	26-May-2021	4	Election Of Director: Joseph J. Bonner	For	For
EXTRA SPACE STORAGE INC.	26-May-2021	5	Election Of Director: Gary L. Crittenden	For	For
EXTRA SPACE STORAGE INC.	26-May-2021	6	Election Of Director: Spencer F. Kirk	For	For
EXTRA SPACE STORAGE INC.	26-May-2021	7	Election Of Director: Dennis J. Letham	For	For
EXTRA SPACE STORAGE INC.	26-May-2021	8	Election Of Director: Diane Olmstead	For	For
EXTRA SPACE STORAGE INC.	26-May-2021	9	Election Of Director: Julia Vander Ploeg	For	For
EXTRA SPACE STORAGE INC.	26-May-2021	10	Ratification Of The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EXTRA SPACE STORAGE INC.	26-May-2021	11	Advisory Vote On The Compensation Of The Company'S Named Executive Officers.	For	For
EXTRA SPACE STORAGE INC.	26-May-2021	12	Advisory Vote On Frequency Of Stockholder Vote On Executive Compensation.	One	Combined
EXXARO RESOURCES LTD	27-May-2021	1	Election Of Ms L Mbatha As A Non-Executive Director	For	Combined
EXXARO RESOURCES LTD	27-May-2021	2	Election Of Mr Li Mophatlane As An Independent Non-Executive Director	For	Combined
EXXARO RESOURCES LTD	27-May-2021	3	Election Of Ms Cj Nxumalo As An Independent Non-Executive Director	For	Combined
EXXARO RESOURCES LTD	27-May-2021	4	Election Of Ms Mib Msimang As A Non-Executive Director	For	For
EXXARO RESOURCES LTD	27-May-2021	5	Election Of Dr N Tsengwa As An Executive Director And Approval Of Her Designation	For	For
EXXARO RESOURCES LTD	27-May-2021	6	Election Of Mr Mg Qhena As An Independent Non-Executive Director	For	For
EXXARO RESOURCES LTD	27-May-2021	7	Election Of Mr Mj Moffett As A Member Of The Group Audit Committee	For	Combined
EXXARO RESOURCES LTD	27-May-2021	8	Election Of Mr Li Mophatlane As A Member Of The Group Audit Committee	For	Combined
EXXARO RESOURCES LTD	27-May-2021	9	Election Of Mr Ej Myburgh As A Member Of The Group Audit Committee	For	For
EXXARO RESOURCES LTD	27-May-2021	10	Election Of Mr V Nkonyeni As A Member Of The Group Audit Committee	For	For
EXXARO RESOURCES LTD	27-May-2021	11	Election Of Ms Cj Nxumalo As A Member Of The Group Audit Committee	For	For
EXXARO RESOURCES LTD	27-May-2021	12	Election Of Dr Gj Fraser-Moleketi As A Member Of The Group Social, Ethics And Responsibility Committee	For	For
EXXARO RESOURCES LTD	27-May-2021	13	Election Of Ms L Mbatha As A Member Of The Group Social, Ethics And Responsibility Committee	For	For
EXXARO RESOURCES LTD	27-May-2021	14	Election Of Mr Li Mophatlane As A Member Of The Group Social, Ethics And Responsibility Committee	For	For
EXXARO RESOURCES LTD	27-May-2021	15	Election Of Mr Pech Snyders As A Member Of The Group Social, Ethics And Responsibility Committee	For	For
EXXARO RESOURCES LTD	27-May-2021	16	Resolution To Re-Appoint Pricewaterhousecoopers Incorporated As Independent External Auditor Until Conclusion Of Their External Audit Responsibilities For The Financial Year Ending 31 December 202	For	For
EXXARO RESOURCES LTD	27-May-2021	17	Resolution To Appoint Kpmg Consortium As Independent External Auditor For The Financial Year Starting On 1 January 2022 Until The Next Annual General Meeting	For	For
EXXARO RESOURCES LTD	27-May-2021	18	Resolution To Authorise Directors And/Or Group Company Secretary To Implement The Resolutions Set Out In The Notice Convening The Annual General Meeting	For	For
EXXARO RESOURCES LTD	27-May-2021	19	Resolution To Approve The Amendment Of The Deferred Bonus Plan Rules To Include Malus Provisions	For	For
EXXARO RESOURCES LTD	27-May-2021	20	Resolution To Approve The Amendment Of The Long Term Incentive Plan Rules To Include Malus Provisions	For	For
EXXARO RESOURCES LTD	27-May-2021	21	Special Resolution To Approve Non-Executive Directors' Fees For The Period 1 June 2021 To The Next Annual General Meeting	For	For
EXXARO RESOURCES LTD	27-May-2021	22	Special Resolution To Authorise Financial Assistance For The Subscription Of Securities	For	For
EXXARO RESOURCES LTD	27-May-2021	23	Special Resolution For A General Authority To Repurchase Shares	For	For
EXXARO RESOURCES LTD	27-May-2021	24	Special Resolution To Authorise Financial Assistance To Related And Inter-Related Companies	For	For
EXXARO RESOURCES LTD	27-May-2021	25	Resolution Through Non-Binding Advisory Note To Approve The Remuneration Policy	For	For
EXXARO RESOURCES LTD	27-May-2021	26	Resolution Through Non-Binding Advisory Note To Endorse The Implementation Of The Remuneration Policy	For	For
EXXON MOBIL CORPORATION	26-May-2021	1	Director	For	Combined
EXXON MOBIL CORPORATION	26-May-2021	2	Ratification Of Independent Auditors.	For	Combined
EXXON MOBIL CORPORATION	26-May-2021	2	Company Proposal To Ratify The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm To Audit The Company'S Financial Statements For 2021.	For	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	2	Ratification Of Independent Auditors.	For	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	2	Company Proposal To Ratify The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm To Audit The Company'S Financial Statements For 2021.	For	Combined
EXXON MOBIL CORPORATION	26-May-2021	2	Ratification Of Independent Auditors.	For	Combined
EXXON MOBIL CORPORATION	26-May-2021	2	Company Proposal To Ratify The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm To Audit The Company'S Financial Statements For 2021.	For	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	2	Ratification Of Independent Auditors.	For	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	2	Company Proposal To Ratify The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm To Audit The Company'S Financial Statements For 2021.	For	Combined
EXXON MOBIL CORPORATION	26-May-2021	3	Advisory Vote To Approve Executive Compensation.	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EXXON MOBIL CORPORATION	26-May-2021	3	Company Proposal To Approve, On An Advisory Basis, The Compensation Of The Company'S Named Executive Officers.	Against	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	3	Advisory Vote To Approve Executive Compensation.	For	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	3	Company Proposal To Approve, On An Advisory Basis, The Compensation Of The Company'S Named Executive Officers.	Against	Combined
EXXON MOBIL CORPORATION	26-May-2021	3	Advisory Vote To Approve Executive Compensation.	For	Combined
EXXON MOBIL CORPORATION	26-May-2021	3	Company Proposal To Approve, On An Advisory Basis, The Compensation Of The Company'S Named Executive Officers.	Against	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	3	Advisory Vote To Approve Executive Compensation.	For	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	3	Company Proposal To Approve, On An Advisory Basis, The Compensation Of The Company'S Named Executive Officers.	Against	Combined
EXXON MOBIL CORPORATION	26-May-2021	4	Independent Chairman.	Against	Combined
EXXON MOBIL CORPORATION	26-May-2021	4	Independent Chairman	Take No Action	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	4	Independent Chairman.	Against	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	4	Independent Chairman	Take No Action	Combined
EXXON MOBIL CORPORATION	26-May-2021	4	Independent Chairman.	Against	Combined
EXXON MOBIL CORPORATION	26-May-2021	4	Independent Chairman	Take No Action	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	4	Independent Chairman.	Against	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	4	Independent Chairman	Take No Action	Combined
EXXON MOBIL CORPORATION	26-May-2021	5	Special Shareholder Meetings.	Against	Combined
EXXON MOBIL CORPORATION	26-May-2021	5	Special Shareholder Meetings	Take No Action	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	5	Special Shareholder Meetings.	Against	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	5	Special Shareholder Meetings	Take No Action	Combined
EXXON MOBIL CORPORATION	26-May-2021	5	Special Shareholder Meetings.	Against	Combined
EXXON MOBIL CORPORATION	26-May-2021	5	Special Shareholder Meetings	Take No Action	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	5	Special Shareholder Meetings.	Against	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	5	Special Shareholder Meetings	Take No Action	Combined
EXXON MOBIL CORPORATION	26-May-2021	6	Report On Scenario Analysis.	Against	Combined
EXXON MOBIL CORPORATION	26-May-2021	6	Report On Scenario Analysis	Take No Action	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	6	Report On Scenario Analysis.	Against	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	6	Report On Scenario Analysis	Take No Action	Combined
EXXON MOBIL CORPORATION	26-May-2021	6	Report On Scenario Analysis.	Against	Combined
EXXON MOBIL CORPORATION	26-May-2021	6	Report On Scenario Analysis	Take No Action	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	6	Report On Scenario Analysis.	Against	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	6	Report On Scenario Analysis	Take No Action	Combined
EXXON MOBIL CORPORATION	26-May-2021	7	Report On Environmental Expenditures.	Against	Combined
EXXON MOBIL CORPORATION	26-May-2021	7	Report On Environment Expenditures	Take No Action	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	7	Report On Environmental Expenditures.	Against	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	7	Report On Environment Expenditures	Take No Action	Combined
EXXON MOBIL CORPORATION	26-May-2021	7	Report On Environmental Expenditures.	Against	Combined
EXXON MOBIL CORPORATION	26-May-2021	7	Report On Environment Expenditures	Take No Action	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	7	Report On Environmental Expenditures.	Against	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	7	Report On Environment Expenditures	Take No Action	Combined
EXXON MOBIL CORPORATION	26-May-2021	8	Report On Political Contributions.	Against	Combined
EXXON MOBIL CORPORATION	26-May-2021	8	Report On Political Contributions	Take No Action	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	8	Report On Political Contributions.	Against	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	8	Report On Political Contributions	Take No Action	Combined
EXXON MOBIL CORPORATION	26-May-2021	8	Report On Political Contributions.	Against	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
EXXON MOBIL CORPORATION	26-May-2021	8	Report On Political Contributions	Take No Action	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	8	Report On Political Contributions.	Against	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	8	Report On Political Contributions	Take No Action	Combined
EXXON MOBIL CORPORATION	26-May-2021	9	Report On Lobbying.	Against	Combined
EXXON MOBIL CORPORATION	26-May-2021	9	Report On Lobbying	Take No Action	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	9	Report On Lobbying.	Against	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	9	Report On Lobbying	Take No Action	Combined
EXXON MOBIL CORPORATION	26-May-2021	9	Report On Lobbying.	Against	Combined
EXXON MOBIL CORPORATION	26-May-2021	9	Report On Lobbying	Take No Action	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	9	Report On Lobbying.	Against	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	9	Report On Lobbying	Take No Action	Combined
EXXON MOBIL CORPORATION	26-May-2021	10	Report On Climate Lobbying.	Against	Combined
EXXON MOBIL CORPORATION	26-May-2021	10	Report On Climate Lobbying	Take No Action	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	10	Report On Climate Lobbying.	Against	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	10	Report On Climate Lobbying	Take No Action	Combined
EXXON MOBIL CORPORATION	26-May-2021	10	Report On Climate Lobbying.	Against	Combined
EXXON MOBIL CORPORATION	26-May-2021	10	Report On Climate Lobbying	Take No Action	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	10	Report On Climate Lobbying.	Against	Unvoted
EXXON MOBIL CORPORATION	26-May-2021	10	Report On Climate Lobbying	Take No Action	Combined
F5 NETWORKS, INC.	11-Mar-2021	1	Election Of Director: Sandra E. Bergeron	For	For
F5 NETWORKS, INC.	11-Mar-2021	2	Election Of Director: Elizabeth L. Buse	For	For
F5 NETWORKS, INC.	11-Mar-2021	3	Election Of Director: Michel Combes	For	Combined
F5 NETWORKS, INC.	11-Mar-2021	4	Election Of Director: Michael L. Dreyer	For	Combined
F5 NETWORKS, INC.	11-Mar-2021	5	Election Of Director: Alan J. Higginson	For	Combined
F5 NETWORKS, INC.	11-Mar-2021	6	Election Of Director: Peter S. Klein	For	For
F5 NETWORKS, INC.	11-Mar-2021	7	Election Of Director: François Locoh-Donou	For	For
F5 NETWORKS, INC.	11-Mar-2021	8	Election Of Director: Nikhil Mehta	For	For
F5 NETWORKS, INC.	11-Mar-2021	9	Election Of Director: Marie E. Myers	For	For
F5 NETWORKS, INC.	11-Mar-2021	10	Election Of Director: Sripada Shivananda	For	For
F5 NETWORKS, INC.	11-Mar-2021	11	Approve The F5 Networks, Inc. 2014 Incentive Plan.	For	For
F5 NETWORKS, INC.	11-Mar-2021	12	Ratify The Selection Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	For
F5 NETWORKS, INC.	11-Mar-2021	13	Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	For	For
FABEGE AB	25-Mar-2021	13	Resolution On The Adoption Of The Income Statement And Balance Sheet And The Consolidated Income Statement And Consolidated Balance Sheet	For	For
FABEGE AB	25-Mar-2021	14	Appropriation Of The Company'S Profit In Accordance With The Adopted Balance Sheet, Pursuant To The Board Of Director'S Proposal: Sek 3.60 Per Share	For	For
FABEGE AB	25-Mar-2021	15	Resolution On The Discharging From Liability For Member Of The Board Of Directors And The Chief Executive Officer: Jan Litborn	For	For
FABEGE AB	25-Mar-2021	16	Resolution On The Discharging From Liability For Member Of The Board Of Directors And The Chief Executive Officer: Anette Asklin	For	For
FABEGE AB	25-Mar-2021	17	Resolution On The Discharging From Liability For Member Of The Board Of Directors And The Chief Executive Officer: Emma Henriksson	For	For
FABEGE AB	25-Mar-2021	18	Resolution On The Discharging From Liability For Member Of The Board Of Directors And The Chief Executive Officer: Martha Josefsson	For	For
FABEGE AB	25-Mar-2021	19	Resolution On The Discharging From Liability For Member Of The Board Of Directors And The Chief Executive Officer: Mats Qviberg	For	For
FABEGE AB	25-Mar-2021	20	Resolution On The Discharging From Liability For Member Of The Board Of Directors And The Chief Executive Officer: Per-Ingemar Persson	For	For
FABEGE AB	25-Mar-2021	21	Resolution On The Discharging From Liability For Member Of The Board Of Directors And The Chief Executive Officer: Stefan Dahlbo	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FABEGE AB	25-Mar-2021	22	Record Date For Dividends, As Proposed By The Board Of Directors: The Record Dates For Receipt Of Dividend Are Proposed To Be 29 March 2021 And 29 September 2021, Respectively. Should The Agm Resolve To Approve The Said Motion, The Dividend Is Scheduled To Be Distributed By Euroclear Sweden Ab On 1 April 2021 And 4 October 2021, Respectively	For	For
FABEGE AB	25-Mar-2021	24	Determination Of The Number Of Board Members As Seven (7) Ordinary Members Without Deputies, As Proposed By The Nomination Committee	Take No Action	For
FABEGE AB	25-Mar-2021	25	Fees Payable To Members Of The Board Of Directors, As Proposed By The Nomination Committee	Take No Action	For
FABEGE AB	25-Mar-2021	26	Fees Payable To The Company'S Auditor, As Proposed By The Nomination Committee	Take No Action	For
FABEGE AB	25-Mar-2021	27	Election Of Member Of The Board Of Directors, As Proposed By The Nomination Committee: Jan Litborn	Take No Action	For
FABEGE AB	25-Mar-2021	28	Election Of Member Of The Board Of Directors, As Proposed By The Nomination Committee: Anette Asklin	Take No Action	For
FABEGE AB	25-Mar-2021	29	Election Of Member Of The Board Of Directors, As Proposed By The Nomination Committee: Emma Henriksson	Take No Action	For
FABEGE AB	25-Mar-2021	30	Election Of Member Of The Board Of Directors, As Proposed By The Nomination Committee: Martha Josefsson	Take No Action	For
FABEGE AB	25-Mar-2021	31	Election Of Member Of The Board Of Directors, As Proposed By The Nomination Committee: Mats Qviberg	Take No Action	For
FABEGE AB	25-Mar-2021	32	Election Of Member Of The Board Of Directors, As Proposed By The Nomination Committee: Lennart Mauritzson	Take No Action	For
FABEGE AB	25-Mar-2021	33	Election Of Member Of The Board Of Directors, As Proposed By The Nomination Committee: Stina Lindh Hok	Take No Action	For
FABEGE AB	25-Mar-2021	34	Election Of Member Of The Board Of Directors, As Proposed By The Nomination Committee: Jan Litborn As Chairman Of The Board	Take No Action	For
FABEGE AB	25-Mar-2021	35	Election Of Registered Accounting Firm Deloitte Ab As The Auditor	Take No Action	For
FABEGE AB	25-Mar-2021	36	Principles For Appointment To The Nomination Committee, As Proposed By The Nomination Committee	Take No Action	For
FABEGE AB	25-Mar-2021	37	Adoption Of Remuneration Guidelines, As Proposed By The Board Of Directors	For	For
FABEGE AB	25-Mar-2021	38	Approval Of The Remuneration Report, As Proposed By The Board Of Directors	For	For
FABEGE AB	25-Mar-2021	39	Authorisation For Acquisition And Transfer Of Treasury Shares, As Proposed By The Board Of Directors	For	For
FABEGE AB	25-Mar-2021	40	Resolution To Amend The Articles Of Association, As Proposed By The Board Of Directors: Sections 1 And 11 And Also Introduce A New Section 14 In The Articles Of Association	For	For
FACEBOOK, INC.	26-May-2021	1	Director	For	Combined
FACEBOOK, INC.	26-May-2021	2	To Ratify The Appointment Of Ernst & Young Llp As Facebook, Inc.'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
FACEBOOK, INC.	26-May-2021	3	To Approve An Amendment To The Director Compensation Policy.	For	Combined
FACEBOOK, INC.	26-May-2021	4	A Shareholder Proposal Regarding Dual Class Capital Structure.	Against	For
FACEBOOK, INC.	26-May-2021	5	A Shareholder Proposal Regarding An Independent Chair.	Against	Combined
FACEBOOK, INC.	26-May-2021	6	A Shareholder Proposal Regarding Child Exploitation.	Against	Combined
FACEBOOK, INC.	26-May-2021	7	A Shareholder Proposal Regarding Human/Civil Rights Expert On Board.	Against	Combined
FACEBOOK, INC.	26-May-2021	8	A Shareholder Proposal Regarding Platform Misuse.	Against	Combined
FACEBOOK, INC.	26-May-2021	9	A Shareholder Proposal Regarding Public Benefit Corporation.	Against	Against
FAIR ISAAC CORPORATION	03-Mar-2021	1	Election Of Director: Braden R. Kelly	For	Combined
FAIR ISAAC CORPORATION	03-Mar-2021	2	Election Of Director: Fabiola R. Arredondo	For	For
FAIR ISAAC CORPORATION	03-Mar-2021	3	Election Of Director: James D. Kirsner	For	For
FAIR ISAAC CORPORATION	03-Mar-2021	4	Election Of Director: William J. Lansing	For	For
FAIR ISAAC CORPORATION	03-Mar-2021	5	Election Of Director: Eva Manolis	For	For
FAIR ISAAC CORPORATION	03-Mar-2021	6	Election Of Director: Marc F. Mcmorris	For	For
FAIR ISAAC CORPORATION	03-Mar-2021	7	Election Of Director: Joanna Rees	For	For
FAIR ISAAC CORPORATION	03-Mar-2021	8	Election Of Director: David A. Rey	For	For
FAIR ISAAC CORPORATION	03-Mar-2021	9	To Approve The 2021 Long-Term Incentive Plan.	For	For
FAIR ISAAC CORPORATION	03-Mar-2021	10	To Approve The Advisory (Non-Binding) Resolution Relating To The Named Executive Officer Compensation As Disclosed In The Proxy Statement.	For	For
FAIR ISAAC CORPORATION	03-Mar-2021	11	To Ratify The Appointment Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending September 30, 2021.	For	For
FAIRFAX FINANCIAL HOLDINGS LIMITED	15-Apr-2021	1	Director	For	For
FAIRFAX FINANCIAL HOLDINGS LIMITED	15-Apr-2021	2	Appointment Of Pricewaterhousecoopers Llp As Auditor Of The Corporation.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FALABELLA SA	27-Apr-2021	1	2020 Annual Report. A Vote From The Annual General Meeting In Regard To The Annual Report Of The Company For The Fiscal Year That Ended On December 31, 2020, From Here Onwards Referred To Respectively As The Annual Report And As The 2020 Fiscal Year	For	Combined
FALABELLA SA	27-Apr-2021	2	2020 Balance Sheet. A Vote From The Annual General Meeting In Regard To The Consolidated And Audited Balance Sheet Of The Company For The 2020 Fiscal Year, From Here Onwards Referred To As The Balance Sheet	For	Abstain
FALABELLA SA	27-Apr-2021	3	2020 Income Statement. A Vote From The Annual General Meeting In Regard To The Consolidated And Audited Income Statement Of The Company For The 2020 Fiscal Year	For	Abstain
FALABELLA SA	27-Apr-2021	4	Opinion Of The Outside Auditors. A Vote From The Annual General Meeting In Regard To The Report From The Outside Auditors Of The Company For The 2020 Fiscal Year	For	Combined
FALABELLA SA	27-Apr-2021	5	Distribution Of The Profit From The 2020 Fiscal Year, Payment Of A Single, Definitive And Final Dividend. Determination By The Annual General Meeting Of The Payment Of A Single, Definitive And Final Dividend, With A Charge Against The Distributable Net Profit From The 2020 Fiscal Year, From Here Onwards Referred To As The 2020 Profit	For	For
FALABELLA SA	27-Apr-2021	6	Allocation Of The Undistributed 2020 Profit. A Vote From The Annual General Meeting In Regard To The Allocation To Give To The Part Of The 2020 Profit That Will Not Be The Object Of Distribution To The Shareholders Of The Company	For	For
FALABELLA SA	27-Apr-2021	7	Dividend Policy For The 2021 Fiscal Year. A Vote From The Annual General Meeting In Regard To The Policy For The Payment Of Dividends Of The Company For The Fiscal Year That Will End On December 31, 2021, From Here Onwards Referred To As The 2021 Fiscal Year.7. Dividend Policy For The 2021 Fiscal Year. A Vote From The Annual General Meeting In Regard To The Policy For The Payment Of Dividends Of The Company For The Fiscal Year That Will End On December 31, 2021, From Here Onwards Referred To As The 2021 Fiscal Year	For	For
FALABELLA SA	27-Apr-2021	8	Compensation For The Members Of The Board Of Directors. Determination By The Annual General Meeting Of The Amount Of The Compensation For The Members Of The Board Of Directors For The Time That Runs Between The Holding Of The Annual General Meeting And Of The Annual General Meeting Of Shareholders That Will Be Held In The First Four Months Of 2022, From Here Onwards Referred To As The 2021 Through 2022 Period	For	For
FALABELLA SA	27-Apr-2021	9	Designation Of The Outside Auditors For The 2021 Fiscal Year. Election By The Annual General Meeting Of Those Who Will Be The Outside Auditors Of The Company For The 2021 Fiscal Year	For	For
FALABELLA SA	27-Apr-2021	10	Designation Of The Risk Rating Agencies For The 2021 Through 2022 Period. Election By The Annual General Meeting Of Those Who Will Be The Risk Rating Agencies Of The Securities Issued By The Company During The 2021 Through 2022 Period	For	For
FALABELLA SA	27-Apr-2021	11	Giving An Accounting Of The Related Party Transactions. Receipt By The Annual General Meeting Of The Accounting From The Board Of Directors Of The Related Party Transactions That Were Entered Into During The 2020 Fiscal Year, Governed By Title Xvi Of Law Number 18,046, The Share Corporations Law, From Here Onwards Referred To As The Lsa	For	For
FALABELLA SA	27-Apr-2021	12	Account From The Committee Of Directors. Receipt By The Annual General Meeting Of The Account Of The Term In Office Of The Committee Of Directors Of The Company That Was Established In Compliance With And In Conformity With Article 50 Bis Of The Lsa, From Here Onwards Referred To As The Committee Of Directors, During The 2020 Fiscal Year	For	For
FALABELLA SA	27-Apr-2021	13	Compensation For The Members Of The Committee Of Directors. Determination By The Annual General Meeting Of The Compensation That The Members Of The Board Of Directors Of The Company Who Are Members Of The Committee Of Directors Will Receive, In Accordance With The Law And In Addition To The Compensation To Which They Are Entitled As Members Of The Board Of Directors, For The 2021 Through 2022 Period	For	For
FALABELLA SA	27-Apr-2021	14	Expense Budget Of The Committee Of Directors. Determination By The Annual General Meeting Of The Budget Of The Committee Of Directors For The 2021 Through 2022 Period, For The Operating Expenses Of The Mentioned Committee And The Hiring Of Advisors And Services For Matters That Are Within Its Area Of Authority	For	For
FALABELLA SA	27-Apr-2021	15	Newspaper For Publication Of Corporate Notices. Determination By The Annual General Meeting Of The Newspaper In Which The Notifications From The Company That Are Required By Law During The 2021 Through 2022 Period Will Be Published	For	For
FANUC CORPORATION	24-Jun-2021	2	Approve Appropriation Of Surplus	For	For
FANUC CORPORATION	24-Jun-2021	3	Amend Articles To: Adopt Reduction Of Liability System For Directors, Transition To A Company With Supervisory Committee, Approve Minor Revisions	For	For
FANUC CORPORATION	24-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Inaba, Yoshiharu	For	For
FANUC CORPORATION	24-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yamaguchi, Kenji	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FANUC CORPORATION	24-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Michael J. Cicco	For	For
FANUC CORPORATION	24-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tsukuda, Kazuo	For	For
FANUC CORPORATION	24-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sumikawa, Masaharu	For	For
FANUC CORPORATION	24-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yamazaki, Naoko	For	For
FANUC CORPORATION	24-Jun-2021	10	Appoint A Director Who Is Audit And Supervisory Committee Member Kohari, Katsuo	For	For
FANUC CORPORATION	24-Jun-2021	11	Appoint A Director Who Is Audit And Supervisory Committee Member Mitsumura, Katsuya	For	For
FANUC CORPORATION	24-Jun-2021	12	Appoint A Director Who Is Audit And Supervisory Committee Member Imai, Yasuo	For	For
FANUC CORPORATION	24-Jun-2021	13	Appoint A Director Who Is Audit And Supervisory Committee Member Yokoi, Hidetoshi	For	For
FANUC CORPORATION	24-Jun-2021	14	Appoint A Director Who Is Audit And Supervisory Committee Member Tomita, Mieko	For	For
FANUC CORPORATION	24-Jun-2021	15	Approve Details Of The Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	For
FANUC CORPORATION	24-Jun-2021	16	Approve Details Of The Compensation To Be Received By Directors Who Are Audit And Supervisory Committee Members	For	For
FANUC CORPORATION	24-Jun-2021	17	Approve Details Of The Restricted-Share Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members And Outside Directors)	For	For
FAR EAST HORIZON LTD	09-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0507/ 2021050700967. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0507/ 2021050700969. Pdf	Non-voting resolution	Combined
FAR EAST HORIZON LTD	09-Jun-2021	2	Please Note In The Hong Kong Market That A Vote Of 'Abstain' Will Be Treated The Same As A 'Take No Action' Vote.	Non-voting resolution	Non-voting resolution
FAR EAST HORIZON LTD	09-Jun-2021	3	To Receive The Audited Consolidated Financial Statements And The Reports Of The Directors And Auditors For The Year Ended 31 December 2020	For	Combined
FAR EAST HORIZON LTD	09-Jun-2021	4	To Declare A Final Dividend Of Hkd 0.36 Per Share For The Year Ended 31 December 2020	For	For
FAR EAST HORIZON LTD	09-Jun-2021	5	To Re-Elect Mr. Kong Fanxing As An Executive Director Of The Company	For	Combined
FAR EAST HORIZON LTD	09-Jun-2021	6	To Re-Elect Mr. Wang Mingzhe As An Executive Director Of The Company	For	Combined
FAR EAST HORIZON LTD	09-Jun-2021	7	To Re-Elect Mr. Yang Lin As A Non-Executive Director Of The Company	For	Combined
FAR EAST HORIZON LTD	09-Jun-2021	8	To Re-Elect Mr. Liu Haifeng David As A Non-Executive Director Of The Company	For	Combined
FAR EAST HORIZON LTD	09-Jun-2021	9	To Authorize The Board Of Directors To Fix The Remuneration Of The Directors Of The Company	For	For
FAR EAST HORIZON LTD	09-Jun-2021	10	To Re-Appoint Ernst & Young As Auditors And To Authorize The Board Of Directors To Fix Their Remuneration	For	Combined
FAR EAST HORIZON LTD	09-Jun-2021	11	To Grant A General Mandate To The Directors To Buy Back Shares Of The Company Not Exceeding 10% Of The Total Number Of Issued Shares In The Share Capital Of The Company As At The Date Of This Resolution	For	Combined
FAR EAST HORIZON LTD	09-Jun-2021	12	To Grant A General Mandate To The Directors To Issue Additional Shares Of The Company Not Exceeding 20% Of The Total Number Of Issued Shares In The Share Capital Of The Company As At The Date Of This Resolution	For	Combined
FAR EAST HORIZON LTD	09-Jun-2021	13	To Extend The General Mandate Granted To The Directors To Issue Additional Shares Of The Company By The Aggregate Number Of The Shares Bought Back By The Company	For	Against
FAR EASTERN NEW CENTURY CORPORATION	30-Jun-2021	1	To Accept 2020 Business Report And Financial Statements.	For	Combined
FAR EASTERN NEW CENTURY CORPORATION	30-Jun-2021	2	To Approve The Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend: Twd1.35 Per Share.	For	For
FAR EASTERN NEW CENTURY CORPORATION	30-Jun-2021	3	The Election Of The Directors.:Douglas Tong Hsu,Shareholder No.0000008	For	For
FAR EASTERN NEW CENTURY CORPORATION	30-Jun-2021	4	The Election Of The Directors.:Asia Cement Corp.,Shareholder No.0000319,Johnny Hsi As Representative	For	For
FAR EASTERN NEW CENTURY CORPORATION	30-Jun-2021	5	The Election Of The Directors.:Asia Cement Corp.,Shareholder No.0000319,Peter Hsu As Representative	For	For
FAR EASTERN NEW CENTURY CORPORATION	30-Jun-2021	6	The Election Of The Directors.:Asia Cement Corp.,Shareholder No.0000319,Shaw Y. Wang As Representative	For	For
FAR EASTERN NEW CENTURY CORPORATION	30-Jun-2021	7	The Election Of The Directors.:Asia Cement Corp.,Shareholder No.0000319,Jeff Hsu As Representative	For	For
FAR EASTERN NEW CENTURY CORPORATION	30-Jun-2021	8	The Election Of The Directors.:Far Eastern Department Stores Ltd.,Shareholder No.0000844,Richard Yang As Representative	For	For
FAR EASTERN NEW CENTURY CORPORATION	30-Jun-2021	9	The Election Of The Directors.:Far Eastern Department Stores Ltd.,Shareholder No.0000844,Tonia Katherine Hsu As Representative	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FAR EASTERN NEW CENTURY CORPORATION	30-Jun-2021	10	The Election Of The Directors.:U-Ming Marine Transport Corp. ,Shareholder No.0021778,Kwan-Tao Li As Representative	For	For
FAR EASTERN NEW CENTURY CORPORATION	30-Jun-2021	11	The Election Of The Directors.:U-Ming Marine Transport Corp. ,Shareholder No.0021778,Alice Hsu As Representative	For	Combined
FAR EASTERN NEW CENTURY CORPORATION	30-Jun-2021	12	The Election Of The Directors.:Yue Ding Investment Co., Ltd.,Shareholder No.0118441,Champion Lee As Representative	For	Combined
FAR EASTERN NEW CENTURY CORPORATION	30-Jun-2021	13	The Election Of The Independent Directors.:Chen-En Ko,Shareholder No.U100056Xxx	For	For
FAR EASTERN NEW CENTURY CORPORATION	30-Jun-2021	14	The Election Of The Independent Directors.:Johnsee Lee,Shareholder No.P100035Xxx	For	For
FAR EASTERN NEW CENTURY CORPORATION	30-Jun-2021	15	The Election Of The Independent Directors.:Raymond R. M. Tai,Shareholder No.Q100220Xxx	For	For
FAR EASTERN NEW CENTURY CORPORATION	30-Jun-2021	16	To Approve The Release Of The Relevant Directors From The Non-Competition Restriction Under Article 209 Of The Company Act..	For	For
FAR EASTONE TELECOMMUNICATIONS CO LTD	23-Jun-2021	1	To Ratify The 2020 Financial Statements (Including 2020 Business Report)	For	For
FAR EASTONE TELECOMMUNICATIONS CO LTD	23-Jun-2021	2	To Ratify The 2020 Retained Earnings Distribution (Cash Dividend Nt2.234 Per Share)	For	For
FAR EASTONE TELECOMMUNICATIONS CO LTD	23-Jun-2021	3	To Discuss And Approve The Cash Distribution From Capital Surplus (Cash Nt1.016 Per Share)	For	For
FAR EASTONE TELECOMMUNICATIONS CO LTD	23-Jun-2021	4	To Discuss And Approve The Amendment Of Articles Of Incorporation Of The Company	For	For
FAR EASTONE TELECOMMUNICATIONS CO LTD	23-Jun-2021	5	The Election Of The Director:Yuan Ding Investment Co., Ltd. ,Shareholder No.0000001,Douglas Hsu As Representative	For	Combined
FAR EASTONE TELECOMMUNICATIONS CO LTD	23-Jun-2021	6	The Election Of The Director:Yuan Ding Investment Co., Ltd. ,Shareholder No.0000001,Peter Hsu As Representative	For	Combined
FAR EASTONE TELECOMMUNICATIONS CO LTD	23-Jun-2021	7	The Election Of The Director:Yuan Ding Investment Co., Ltd. ,Shareholder No.0000001,Jan Nilsson As Representative	For	Combined
FAR EASTONE TELECOMMUNICATIONS CO LTD	23-Jun-2021	8	The Election Of The Director:Yuan Ding Co., Ltd. ,Shareholder No.0017366,Champion Lee As Representative	For	Combined
FAR EASTONE TELECOMMUNICATIONS CO LTD	23-Jun-2021	9	The Election Of The Director:Yuan Ding Co., Ltd. ,Shareholder No.0017366,Jeff Hsu As Representative	For	Combined
FAR EASTONE TELECOMMUNICATIONS CO LTD	23-Jun-2021	10	The Election Of The Director:Ding Yuan International Investment Co., Ltd. ,Shareholder No.0001212,Toon Lim As Representative	For	Combined
FAR EASTONE TELECOMMUNICATIONS CO LTD	23-Jun-2021	11	The Election Of The Director:U-Ming Marine Transport Corp. ,Shareholder No.0051567,Nobutaka Kurata As Representative	For	Combined
FAR EASTONE TELECOMMUNICATIONS CO LTD	23-Jun-2021	12	The Election Of The Director:Asia Investment Corp. ,Shareholder No.0015088,Bonnie Peng As Representative	For	Combined
FAR EASTONE TELECOMMUNICATIONS CO LTD	23-Jun-2021	13	The Election Of The Independent Director:Lawrence Juen-Yee Lau,Shareholder No.1944121Xxx	For	For
FAR EASTONE TELECOMMUNICATIONS CO LTD	23-Jun-2021	14	The Election Of The Independent Director:Jyuo-Min Shyu,Shareholder No.F102333Xxx	For	Combined
FAR EASTONE TELECOMMUNICATIONS CO LTD	23-Jun-2021	15	The Election Of The Independent Director:Ta-Sung Lee,Shareholder No.F120669Xxx	For	Combined
FAR EASTONE TELECOMMUNICATIONS CO LTD	23-Jun-2021	16	To Discuss To Release The Non-Competition Restriction On Directors In Accordance With Article 209 Of The Company Law	For	For
FAR EASTONE TELECOMMUNICATIONS CO LTD	23-Jun-2021	17	26 May 2021: Please Note That This Is A Revision Due To Change In Numbering Of Resolution 5.10. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
FASTENAL COMPANY	24-Apr-2021	1	Election Of Director: Scott A. Satterlee	For	Combined
FASTENAL COMPANY	24-Apr-2021	2	Election Of Director: Michael J. Ancius	For	For
FASTENAL COMPANY	24-Apr-2021	3	Election Of Director: Stephen L. Eastman	For	For
FASTENAL COMPANY	24-Apr-2021	4	Election Of Director: Daniel L. Florness	For	For
FASTENAL COMPANY	24-Apr-2021	5	Election Of Director: Rita J. Heise	For	For
FASTENAL COMPANY	24-Apr-2021	6	Election Of Director: Hsenghung Sam Hsu	For	For
FASTENAL COMPANY	24-Apr-2021	7	Election Of Director: Daniel L. Johnson	For	For
FASTENAL COMPANY	24-Apr-2021	8	Election Of Director: Nicholas J. Lundquist	For	For
FASTENAL COMPANY	24-Apr-2021	9	Election Of Director: Reyne K. Wisecup	For	For
FASTENAL COMPANY	24-Apr-2021	10	Ratification Of The Appointment Of Kpmg LLP As Independent Registered Public Accounting Firm For The 2021 Fiscal Year.	For	For
FASTENAL COMPANY	24-Apr-2021	11	Approval, By Non-Binding Vote, Of Executive Compensation.	For	For
FASTIGHETS AB BALDER	12-May-2021	12	Accept Financial Statements And Statutory Reports	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FASTIGHETS AB BALDER	12-May-2021	13	Approve Allocation Of Income And Omission Of Dividends	For	For
FASTIGHETS AB BALDER	12-May-2021	14	Approve Discharge Of Board Chairman Christina Rogestam	For	For
FASTIGHETS AB BALDER	12-May-2021	15	Approve Discharge Of Board Member Erik.Selin	For	For
FASTIGHETS AB BALDER	12-May-2021	16	Approve Discharge Of Board Member Fredrik Svensson	For	For
FASTIGHETS AB BALDER	12-May-2021	17	Approve Discharge Of Board Member Sten Duner	For	For
FASTIGHETS AB BALDER	12-May-2021	18	Approve Discharge Of Board Member Anders Wennergren	For	For
FASTIGHETS AB BALDER	12-May-2021	19	Approve Discharge Of Ceo Erik Selin	For	For
FASTIGHETS AB BALDER	12-May-2021	20	Determine Number Of Members (5) And Deputy Members (0) Of Board	For	For
FASTIGHETS AB BALDER	12-May-2021	21	Approve Remuneration Of Directors In The Aggregate Amount Of Sek 560,000 Approve Remuneration Of Auditors	For	For
FASTIGHETS AB BALDER	12-May-2021	22	Reelect Christina Rogestam As Director	For	Combined
FASTIGHETS AB BALDER	12-May-2021	23	Reelect Erik Selin As Director	For	Combined
FASTIGHETS AB BALDER	12-May-2021	24	Reelect Fredrik Svensson As Director	For	Combined
FASTIGHETS AB BALDER	12-May-2021	25	Reelect Sten Duner As Director	For	Combined
FASTIGHETS AB BALDER	12-May-2021	26	Reelect Anders Wennergren As Director	For	Combined
FASTIGHETS AB BALDER	12-May-2021	27	Reelect Christina Rogestam As Board Chairman	For	Combined
FASTIGHETS AB BALDER	12-May-2021	28	Authorize Lars Rasin And Representatives Of Two Of Company'S Largest Shareholders To Serve On Nominating Committee	For	Combined
FASTIGHETS AB BALDER	12-May-2021	29	Approve Remuneration Report	For	For
FASTIGHETS AB BALDER	12-May-2021	30	Approve Remuneration Policy And Other Terms Of Employment For Executive Management	For	For
FASTIGHETS AB BALDER	12-May-2021	31	Approve Issuance Of Up To 20 Million Class B Shares Without Preemptive Rights	For	Combined
FASTIGHETS AB BALDER	12-May-2021	32	Authorize Class B Share Repurchase Program And Reissuance Of Repurchased Shares	For	Combined
FAURECIA SE	31-May-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
FAURECIA SE	31-May-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution
FAURECIA SE	31-May-2021	3	26 Apr 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You And Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
FAURECIA SE	31-May-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FAURECIA SE	31-May-2021	5	"Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive II, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance"	Non-voting resolution	Non-voting resolution
FAURECIA SE	31-May-2021	6	10 May 2021: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202104232101106-49 And https://www.journal-officiel.gouv.fr/Balo/Document/202105102101448-56 And Please Note That This Is A Revision Due To Modification Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
FAURECIA SE	31-May-2021	7	Approval Of The Parent Company Financial Statements For The Fiscal Year Ending December 31, 2020 - Approval Of Non-Tax-Deductible Expenses And Costs	For	Combined
FAURECIA SE	31-May-2021	8	Approval Of The Consolidated Financial Statements For The Fiscal Year Ending December 31, 2020	For	For
FAURECIA SE	31-May-2021	9	Appropriation Of Income For The Fiscal Year And Setting Of The Dividend	For	For
FAURECIA SE	31-May-2021	10	Statutory Auditors' Special Report On Related Parties Agreements - Agreements Referred To In Article L.225-38 Of The French Code Of Commerce	For	For
FAURECIA SE	31-May-2021	11	Ratification Of The Cooptation Of Jean-Bernard Levy As Board Member	For	For
FAURECIA SE	31-May-2021	12	Renewal Of Patrick Koller As A Board Member	For	For
FAURECIA SE	31-May-2021	13	Renewal Of Penelope Herscher As A Board Member	For	For
FAURECIA SE	31-May-2021	14	Renewal Of Valerie Landon As A Board Member	For	For
FAURECIA SE	31-May-2021	15	Appointment Of The Company Peugeot 1810 As A Board Member	For	Combined
FAURECIA SE	31-May-2021	16	Approval Of The Information Referred To In I Of Article L.22-10-9 Of The French Code Of Commerce - Report On Compensations	For	Combined
FAURECIA SE	31-May-2021	17	Approval Of The Elements Comprising The Total Compensation And All Benefits Paid During The Fiscal Year Ended December 31, 2020 Or Granted In Respect Of The Same Fiscal Year To Michel De Rosen, Chairman Of The Board Of Directors	For	For
FAURECIA SE	31-May-2021	18	Approval Of The Elements Comprising The Total Compensation And All Benefits Paid During The Fiscal Year Ended December 31, 2020 Or Granted In Respect Of The Same Fiscal Year To Patrick Koller, Chief Executive Officer	For	For
FAURECIA SE	31-May-2021	19	Approval Of The Compensation Policy For Board Members For The 2021 Fiscal Year	For	For
FAURECIA SE	31-May-2021	20	Approval Of The Compensation Policy For The Chairman Of The Board Of Directors For The 2021 Fiscal Year	For	For
FAURECIA SE	31-May-2021	21	Approval Of The Compensation Policy For The Chief Executive Officer For The 2021 Fiscal Year	For	Combined
FAURECIA SE	31-May-2021	22	Authorization To Be Granted To The Board Of Directors To Allow The Company To Buy Back Its Own Shares	For	Combined
FAURECIA SE	31-May-2021	23	Delegation Of Authority To Be Granted To The Board To Issue Shares And/Or Securities Giving Access To Shares In The Company And/Or A Subsidiary, With Preferential Subscription Rights, Or To Increase The Company'S Capital Stock Through The Capitalization Of Profits, Reserves And/Or Premiums (Suspension During Tender Offer Periods)	For	For
FAURECIA SE	31-May-2021	24	Delegation Of Authority To Be Granted To The Board To Issue Shares And/Or Securities Giving Access To Shares In The Company And/Or A Subsidiary, With Removal Of Preferential Subscription Rights Through A Public Offering And/Or As Compensation For Shares As Part Of A Public Exchange Offer (Suspension During Tender Offer Periods)	For	For
FAURECIA SE	31-May-2021	25	Delegation Of Authority To Be Granted To The Board To Issue Shares And/Or Securities Giving Access To Shares In The Company And/Or A Subsidiary, With Removal Of Preferential Subscription Rights Through An Offer Exclusively Targeting A Restricted Circle Of Investors Or Qualified Investors (Suspension During Tender Offer Periods)	For	For
FAURECIA SE	31-May-2021	26	Authorization To Increase The Amount Of Issues Provided For In The Seventeenth, Eighteenth And Nineteenth Resolutions (Suspension During Tender Offer Periods)	For	For
FAURECIA SE	31-May-2021	27	Delegation To Be Granted To The Board To Issue Shares And/Or Securities Giving Access To Shares In The Company, Without Preferential Subscription Rights, For The Purpose Of Compensating Contributions In Kind To The Company (Suspension During Tender Offer Periods)	For	For
FAURECIA SE	31-May-2021	28	Authorization To Be Granted To The Board To Grant, For Free, Existing Shares And/Or Shares To Be Issued To Employees And/Or Certain Corporate Officers Of The Company Or Of Affiliated Companies Or Economic Groups, With Waiver By The Shareholders Of Their Preferential Subscription Rights	For	For
FAURECIA SE	31-May-2021	29	Delegation Of Authority To Be Granted To The Board For The Purpose Of Increasing The Capital Stock Through The Issue Of Shares And/Or Securities Giving Access To Shares, With Removal Of Preferential Subscription Rights For The Benefit Of Members Of A Company Savings Plan	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FAURECIA SE	31-May-2021	30	Delegation Of Authority To Be Granted To The Board In View Of Carrying Out Share Capital Increases, With Removal Of Preferential Subscription Rights, In Favor Of A Category Of Beneficiaries	For	For
FAURECIA SE	31-May-2021	31	Authorization To Be Granted To The Board Of Directors For The Purpose Of Reducing The Capital Stock Through The Cancellation Of Shares	For	For
FAURECIA SE	31-May-2021	32	Amendment To Article 30 Of The Bylaws On Threshold Crossing In Order To Simplify The Notification Procedure	For	For
FAURECIA SE	31-May-2021	33	Bringing The Bylaws Into Compliance - Amendment Of Article 16 Of The Bylaws Relating To The Compensation Of Board Members And Article 23 Of The Bylaws Relating To Related-Parties Agreements	For	For
FAURECIA SE	31-May-2021	34	Powers For Formalities	For	For
FEDERAL REALTY INVESTMENT TRUST	05-May-2021	1	Election Of Trustee: David W. Faeder	For	For
FEDERAL REALTY INVESTMENT TRUST	05-May-2021	2	Election Of Trustee: Elizabeth I. Holland	For	For
FEDERAL REALTY INVESTMENT TRUST	05-May-2021	3	Election Of Trustee: Nicole Y. Lamb-Hale	For	For
FEDERAL REALTY INVESTMENT TRUST	05-May-2021	4	Election Of Trustee: Anthony P. Nader, Iii	For	For
FEDERAL REALTY INVESTMENT TRUST	05-May-2021	5	Election Of Trustee: Mark S. Ordan	For	For
FEDERAL REALTY INVESTMENT TRUST	05-May-2021	6	Election Of Trustee: Gail P. Steinel	For	For
FEDERAL REALTY INVESTMENT TRUST	05-May-2021	7	Election Of Trustee: Donald C. Wood	For	For
FEDERAL REALTY INVESTMENT TRUST	05-May-2021	8	To Hold An Advisory Vote Approving The Compensation Of Our Named Executive Officers.	For	For
FEDERAL REALTY INVESTMENT TRUST	05-May-2021	9	To Ratify The Appointment Of Grant Thornton Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
FENG TAY ENTERPRISE CO LTD	18-Jun-2021	2	Ratification Of The 2020 Financial Statement And Business Report.	For	For
FENG TAY ENTERPRISE CO LTD	18-Jun-2021	3	Ratification Of The 2020 Profit Distribution Plan. Proposed Cash Dividend: Twd 3.7 Per Share.	For	For
FENG TAY ENTERPRISE CO LTD	18-Jun-2021	4	Discussion Of Amendments To The Rules For Director Elections.	For	For
FENG TAY ENTERPRISE CO LTD	18-Jun-2021	6	The Election Of 9 Directors Among 10 Candidates.:Chien-Hung, Wang,Shareholder No.3	For	For
FENG TAY ENTERPRISE CO LTD	18-Jun-2021	7	The Election Of 9 Directors Among 10 Candidates.:Chien-Rong, Wang,Shareholder No.4	For	For
FENG TAY ENTERPRISE CO LTD	18-Jun-2021	8	The Election Of 9 Directors Among 10 Candidates.:Chao-Chi, Chen,Shareholder No.38202	For	For
FENG TAY ENTERPRISE CO LTD	18-Jun-2021	9	The Election Of 9 Directors Among 10 Candidates.:Hui-Lin, Chen,Shareholder No.17	For	For
FENG TAY ENTERPRISE CO LTD	18-Jun-2021	10	The Election Of 9 Directors Among 10 Candidates.:Peter Dale Nickerson,Shareholder No.57128	For	For
FENG TAY ENTERPRISE CO LTD	18-Jun-2021	11	The Election Of 9 Directors Among 10 Candidates.:Shi-Jin, Tsai,Shareholder No.Q100694Xxx	For	For
FENG TAY ENTERPRISE CO LTD	18-Jun-2021	12	The Election Of 9 Directors Among 10 Candidates.:Shi-Rong, Chen,Shareholder No.16	For	Combined
FENG TAY ENTERPRISE CO LTD	18-Jun-2021	13	The Election Of 9 Directors Among 10 Candidates.:Tsung-Da, Lu,Shareholder No.18	For	Combined
FENG TAY ENTERPRISE CO LTD	18-Jun-2021	14	The Election Of 9 Directors Among 10 Candidates.:Yi-Hua, Chung,Shareholder No.Q120042Xxx	For	For
FENG TAY ENTERPRISE CO LTD	18-Jun-2021	15	The Election Of 9 Directors Among 10 Candidates.:Li-Chuan, Wang,Shareholder No.5	For	For
FENG TAY ENTERPRISE CO LTD	18-Jun-2021	16	The Election Of The Independent Director:Hao-Chien, Huang,Shareholder No.P101154Xxx	For	For
FENG TAY ENTERPRISE CO LTD	18-Jun-2021	17	The Election Of The Independent Director:You-Sheng, Lu,Shareholder No.V120131Xxx	For	For
FENG TAY ENTERPRISE CO LTD	18-Jun-2021	18	The Election Of The Independent Director:Chung-Yi, Lin,Shareholder No.S120772Xxx	For	For
FENG TAY ENTERPRISE CO LTD	18-Jun-2021	19	The Election Of The Independent Director:Hsueh-Cheng, Li,Shareholder No.F121943Xxx	For	For
FENG TAY ENTERPRISE CO LTD	18-Jun-2021	20	Release The Restriction On Directors Of The Company From Participation In Competitive Business.	For	For
FERRARI N.V.	15-Apr-2021	6	Remuneration Report 2020 (Discussion And Advisory Vote)	For	Combined
FERRARI N.V.	15-Apr-2021	7	Adoption Of The 2020 Annual Accounts	For	Combined
FERRARI N.V.	15-Apr-2021	8	Determination And Distribution Of Dividend: Eur 0.867 Per Share	For	Combined
FERRARI N.V.	15-Apr-2021	9	Granting Of Discharge To The Directors In Respect Of The Performance Of Their Duties During The Financial Year 2020	For	Combined
FERRARI N.V.	15-Apr-2021	10	Re-Appointment Of The Executive Director: John Elkann	For	Combined
FERRARI N.V.	15-Apr-2021	11	Re-Appointment Of The Non-Executive Director: Piero Ferrari	For	Combined
FERRARI N.V.	15-Apr-2021	12	Re-Appointment Of The Non-Executive Director: Delphine Arnault	For	Combined
FERRARI N.V.	15-Apr-2021	13	Re-Appointment Of The Non-Executive Director: Francesca Belletini	For	Combined
FERRARI N.V.	15-Apr-2021	14	Re-Appointment Of The Non-Executive Director: Eduardo H. Cue	For	Combined
FERRARI N.V.	15-Apr-2021	15	Re-Appointment Of The Non-Executive Director: Sergio Duca	For	Combined
FERRARI N.V.	15-Apr-2021	16	Re-Appointment Of The Non-Executive Director: John Galantic	For	Combined
FERRARI N.V.	15-Apr-2021	17	Re-Appointment Of The Non-Executive Director: Maria Patrizia Grieco	For	Combined
FERRARI N.V.	15-Apr-2021	18	Re-Appointment Of The Non-Executive Director: Adam Keswick	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FERRARI N.V.	15-Apr-2021	19	Appointment Of The Independent Auditor: Ernst & Young Accountants Llp	For	Combined
FERRARI N.V.	15-Apr-2021	20	Delegation To The Board Of Directors Of The Authority To Issue Shares In The Capital Of The Company And To Limit Or To Exclude Pre-Emption Rights: Proposal To Designate The Board Of Directors As The Corporate Body Authorized To Issue Common Shares And To Grant Rights To Subscribe For Common Shares As Provided For In Article 6 Of The Company'S Articles Of Association	For	Combined
FERRARI N.V.	15-Apr-2021	21	Delegation To The Board Of Directors Of The Authority To Issue Shares In The Capital Of The Company And To Limit Or To Exclude Pre-Emption Rights: Proposal To Designate The Board Of Directors As The Corporate Body Authorized To Limit Or To Exclude Pre-Emption Rights For Common Shares As Provided For In Article 7 Of The Company'S Articles Of Association	For	Combined
FERRARI N.V.	15-Apr-2021	22	Delegation To The Board Of Directors Of The Authority To Issue Shares In The Capital Of The Company And To Limit Or To Exclude Pre-Emption Rights: Proposal To Designate The Board Of Directors As The Corporate Body Authorized To Issue Special Voting Shares And To Grant Rights To Subscribe For Special Voting Shares As Provided For In Article 6 Of The Company'S Articles Of Association	For	Combined
FERRARI N.V.	15-Apr-2021	23	Delegation To The Board Of Directors Of The Authority To Acquire Common Shares In The Capital Of The Company	For	Combined
FERRARI N.V.	15-Apr-2021	24	Approval Of Awards To The Executive Director	For	Combined
FERROVIAL SA	08-Apr-2021	4	Approval Of Individual And Consolidated Annual Accounts And Management Reports	For	Combined
FERROVIAL SA	08-Apr-2021	5	Approval Of The Non-Financial Information Report	For	For
FERROVIAL SA	08-Apr-2021	6	Allocation Of Results	For	For
FERROVIAL SA	08-Apr-2021	7	Approval Of The Management Of The Board Of Directors	For	For
FERROVIAL SA	08-Apr-2021	8	Approval Of The First Capital Increase	For	For
FERROVIAL SA	08-Apr-2021	9	Approval Of The Second Capital Increase	For	For
FERROVIAL SA	08-Apr-2021	10	Approval Of A Decrease In Share Capital	For	For
FERROVIAL SA	08-Apr-2021	11	Consultive Vote About The Company Greenhouse Gas Emissions Reduction Plan	For	For
FERROVIAL SA	08-Apr-2021	12	Consultive Vote About The Company'S Climate Strategy Report	For	For
FERROVIAL SA	08-Apr-2021	13	Approval Of The Director'S Remuneration Policy	For	For
FERROVIAL SA	08-Apr-2021	14	Consultive Vote On The Annual Report On Director'S Remuneration	For	For
FERROVIAL SA	08-Apr-2021	15	Delegation Of Powers To Implement Agreements Adopted By Shareholders At The General Meeting	For	For
FIAT CHRYSLER AUTOMOBILES N.V.	04-Jan-2021	3	To Approve The Merger And All Related Proposals In Connection With The Merger With Psa	For	For
FIAT CHRYSLER AUTOMOBILES N.V.	04-Jan-2021	4	To Amend The Articles Of The Bylaws To Increase, And Subsequently, Decrease The Combined Company'S Issued Stock Capital	For	For
FIBRA UNO ADMINISTRACION SA DE CV	30-Apr-2021	1	Accept Reports Of Audit, Corporate Practices, Nominating And Remuneration Committees	For	For
FIBRA UNO ADMINISTRACION SA DE CV	30-Apr-2021	2	Accept Technical Committee Report On Compliance In Accordance To Article 172 Of General Mercantile Companies Law	For	For
FIBRA UNO ADMINISTRACION SA DE CV	30-Apr-2021	3	Accept Report Of Trust Managers In Accordance To Article 44 Xi Of Securities Market Law, Including Technical Committees Opinion On That Report	For	For
FIBRA UNO ADMINISTRACION SA DE CV	30-Apr-2021	4	Accept Technical Committee Report On Operations And Activities Undertaken	For	For
FIBRA UNO ADMINISTRACION SA DE CV	30-Apr-2021	5	Approve Financial Statements And Allocation Of Income	For	For
FIBRA UNO ADMINISTRACION SA DE CV	30-Apr-2021	6	Elect Or Ratify Ignacio Trigueros Legarreta As Member Of Technical Committee Proposed By Nominations And Compensations Committee	For	For
FIBRA UNO ADMINISTRACION SA DE CV	30-Apr-2021	7	Elect Or Ratify Antonio Hugo Franck Cabrera As Member Of Technical Committee Proposed By Nominations And Compensations Committee	For	For
FIBRA UNO ADMINISTRACION SA DE CV	30-Apr-2021	8	Elect Or Ratify Ruben Goldberg Javkin As Member Of Technical Committee Proposed By Nominations And Compensations Committee	For	For
FIBRA UNO ADMINISTRACION SA DE CV	30-Apr-2021	9	Elect Or Ratify Herminio Blanco Mendoza As Member Of Technical Committee Proposed By Nominations And Compensations Committee	For	For
FIBRA UNO ADMINISTRACION SA DE CV	30-Apr-2021	10	Elect Or Ratify Alberto Felipe Mulas Alonso As Member Of Technical Committee Proposed By Nominations And Compensations Committee	For	For
FIBRA UNO ADMINISTRACION SA DE CV	30-Apr-2021	11	Elect Or Ratify Members, Alternates And Secretary Non-Member Of Technical Committee	For	For
FIBRA UNO ADMINISTRACION SA DE CV	30-Apr-2021	12	Approve Remuneration Of Technical Committee Members	For	For
FIBRA UNO ADMINISTRACION SA DE CV	30-Apr-2021	13	Appoint Legal Representatives	For	For
FIBRA UNO ADMINISTRACION SA DE CV	30-Apr-2021	14	Approve Minutes Of Meeting	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FIDELITY NATIONAL FINANCIAL, INC.	16-Jun-2021	1	Director	For	For
FIDELITY NATIONAL FINANCIAL, INC.	16-Jun-2021	2	Approval Of A Non-Binding Advisory Resolution On The Compensation Paid To Our Named Executive Officers.	For	For
FIDELITY NATIONAL FINANCIAL, INC.	16-Jun-2021	3	Ratification Of The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The 2021 Fiscal Year.	For	For
FIDELITY NAT'L INFORMATION SERVICES, INC.	19-May-2021	1	Election Of Director: Ellen R. Alemany	For	For
FIDELITY NAT'L INFORMATION SERVICES, INC.	19-May-2021	2	Election Of Director: Jeffrey A. Goldstein	For	For
FIDELITY NAT'L INFORMATION SERVICES, INC.	19-May-2021	3	Election Of Director: Lisa A. Hook	For	For
FIDELITY NAT'L INFORMATION SERVICES, INC.	19-May-2021	4	Election Of Director: Keith W. Hughes	For	For
FIDELITY NAT'L INFORMATION SERVICES, INC.	19-May-2021	5	Election Of Director: Gary L. Lauer	For	For
FIDELITY NAT'L INFORMATION SERVICES, INC.	19-May-2021	6	Election Of Director: Gary A. Norcross	For	For
FIDELITY NAT'L INFORMATION SERVICES, INC.	19-May-2021	7	Election Of Director: Louise M. Parent	For	For
FIDELITY NAT'L INFORMATION SERVICES, INC.	19-May-2021	8	Election Of Director: Brian T. Shea	For	For
FIDELITY NAT'L INFORMATION SERVICES, INC.	19-May-2021	9	Election Of Director: James B. Stallings, Jr.	For	For
FIDELITY NAT'L INFORMATION SERVICES, INC.	19-May-2021	10	Election Of Director: Jeffrey E. Stiefeler	For	For
FIDELITY NAT'L INFORMATION SERVICES, INC.	19-May-2021	11	Advisory Vote On Fidelity National Information Services, Inc. Executive Compensation.	For	For
FIDELITY NAT'L INFORMATION SERVICES, INC.	19-May-2021	12	To Ratify The Appointment Of Kpmg Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
FIFTH THIRD BANCORP	13-Apr-2021	1	Election Of Member Of The Board Of Directors To Serve Until The Annual Meeting Of Shareholders In 2022: Nicholas K. Akins	For	For
FIFTH THIRD BANCORP	13-Apr-2021	2	Election Of Member Of The Board Of Directors To Serve Until The Annual Meeting Of Shareholders In 2022: B. Evan Bayh, Iii	For	For
FIFTH THIRD BANCORP	13-Apr-2021	3	Election Of Member Of The Board Of Directors To Serve Until The Annual Meeting Of Shareholders In 2022: Jorge L. Benitez	For	For
FIFTH THIRD BANCORP	13-Apr-2021	4	Election Of Member Of The Board Of Directors To Serve Until The Annual Meeting Of Shareholders In 2022: Katherine B. Blackburn	For	For
FIFTH THIRD BANCORP	13-Apr-2021	5	Election Of Member Of The Board Of Directors To Serve Until The Annual Meeting Of Shareholders In 2022: Emerson L. Brumback	For	For
FIFTH THIRD BANCORP	13-Apr-2021	6	Election Of Member Of The Board Of Directors To Serve Until The Annual Meeting Of Shareholders In 2022: Greg D. Carmichael	For	For
FIFTH THIRD BANCORP	13-Apr-2021	7	Election Of Member Of The Board Of Directors To Serve Until The Annual Meeting Of Shareholders In 2022: Linda W. Clement-Holmes	For	For
FIFTH THIRD BANCORP	13-Apr-2021	8	Election Of Member Of The Board Of Directors To Serve Until The Annual Meeting Of Shareholders In 2022: C. Bryan Daniels	For	For
FIFTH THIRD BANCORP	13-Apr-2021	9	Election Of Member Of The Board Of Directors To Serve Until The Annual Meeting Of Shareholders In 2022: Mitchell S. Feiger	For	For
FIFTH THIRD BANCORP	13-Apr-2021	10	Election Of Member Of The Board Of Directors To Serve Until The Annual Meeting Of Shareholders In 2022: Thomas H. Harvey	For	For
FIFTH THIRD BANCORP	13-Apr-2021	11	Election Of Member Of The Board Of Directors To Serve Until The Annual Meeting Of Shareholders In 2022: Gary R. Heminger	For	For
FIFTH THIRD BANCORP	13-Apr-2021	12	Election Of Member Of The Board Of Directors To Serve Until The Annual Meeting Of Shareholders In 2022: Jewell D. Hoover	For	For
FIFTH THIRD BANCORP	13-Apr-2021	13	Election Of Member Of The Board Of Directors To Serve Until The Annual Meeting Of Shareholders In 2022: Eileen A. Mallesch	For	For
FIFTH THIRD BANCORP	13-Apr-2021	14	Election Of Member Of The Board Of Directors To Serve Until The Annual Meeting Of Shareholders In 2022: Michael B. McCallister	For	For
FIFTH THIRD BANCORP	13-Apr-2021	15	Election Of Member Of The Board Of Directors To Serve Until The Annual Meeting Of Shareholders In 2022: Marsha C. Williams	For	For
FIFTH THIRD BANCORP	13-Apr-2021	16	Ratification Of The Appointment Of The Firm Of Deloitte & Touche Llp To Serve As The Independent External Audit Firm For The Company For The Year 2021.	For	Combined
FIFTH THIRD BANCORP	13-Apr-2021	17	An Advisory Vote On Approval Of The Company'S Executive Compensation.	For	For
FIFTH THIRD BANCORP	13-Apr-2021	18	An Advisory Vote To Determine Whether The Shareholder Vote On The Compensation Of The Company'S Executives Will Occur Every 1, 2, Or 3 Years.	One	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FIFTH THIRD BANCORP	13-Apr-2021	19	Approval Of The Fifth Third Bancorp 2021 Incentive Compensation Plan, Including The Issuance Of Shares Of Common Stock Authorized Thereunder.	For	Combined
FIFTH THIRD BANCORP	13-Apr-2021	20	Approval Of An Amendment To The Fifth Third Bancorp Articles Of Incorporation To Eliminate Statutory Supermajority Vote Requirements.	For	For
FIFTH THIRD BANCORP	13-Apr-2021	21	Approval Of An Amendment To The Fifth Third Bancorp Articles Of Incorporation To Eliminate Cumulative Voting.	For	For
FILA HOLDINGS	30-Mar-2021	1	Approval Of Financial Statements	For	For
FILA HOLDINGS	30-Mar-2021	2	Election Of Inside Director Yun Myeong Jin	For	For
FILA HOLDINGS	30-Mar-2021	3	Election Of A Non-Permanent Director Jeong Seung Uk	For	For
FILA HOLDINGS	30-Mar-2021	4	Election Of Outside Director Gim Hae Seong	For	For
FILA HOLDINGS	30-Mar-2021	5	Election Of Outside Director Yun Yeong Mi	For	For
FILA HOLDINGS	30-Mar-2021	6	Election Of Auditor Yun Yeong Seon	For	For
FILA HOLDINGS	30-Mar-2021	7	Approval Of Remuneration For Director	For	For
FILA HOLDINGS	30-Mar-2021	8	Approval Of Remuneration For Auditor	For	For
FINECOBANK S.P.A	28-Apr-2021	3	Approval Of The Balance Sheet For The Year 2020 And Presentation Of The Consolidated Balance Sheet	For	Combined
FINECOBANK S.P.A	28-Apr-2021	4	Allocation Of The Profit For The Year 2020 Of Finecobank S.P.A	For	Combined
FINECOBANK S.P.A	28-Apr-2021	5	To Integrate The Board Of Directors. Related And Consequent Resolutions	For	Combined
FINECOBANK S.P.A	28-Apr-2021	6	To Integrate Internal Auditors And Appointment Of Its Chairman. Related And Consequent Resolutions	For	Combined
FINECOBANK S.P.A	28-Apr-2021	7	To Appoint External Auditors Of Finecobank S.P.A. For The Years 2022-2030 And Remuneration	For	Combined
FINECOBANK S.P.A	28-Apr-2021	8	2021 Remuneration Policy Report	For	Combined
FINECOBANK S.P.A	28-Apr-2021	9	2020 Emolument Paid Report	For	Combined
FINECOBANK S.P.A	28-Apr-2021	10	2021 Incentive System For Employees 'Identified Staff'	For	Combined
FINECOBANK S.P.A	28-Apr-2021	11	2021-2023 Long-Term Employee Incentive Plan For Employees	For	Combined
FINECOBANK S.P.A	28-Apr-2021	12	2021 Incentive System For Personal Financial Advisors 'Identified Staff'	For	Combined
FINECOBANK S.P.A	28-Apr-2021	13	Authorization To Purchase And Dispose Of Treasury Shares In Order To Support The 2021 Pfa System For Personal Financial Advisors. Consequent And Inherent Resolutions	For	Combined
FINECOBANK S.P.A	28-Apr-2021	14	To Empower E The Board Of Directors, Under The Provisions Of Section 2443 Of The Italian Civil Code, To Resolve, In One Or More Instances For A Maximum Period Of Five Years From The Date Of The Shareholders' Resolution, To Carry Out A Free Share Capital Increase, As Allowed By Section 2349 Of The Italian Civil Code, For A Maximum Amount Of Eur 143,131.89 (To Be Allocated In Full To Share Capital) Corresponding To Up To 433,733 Finecobank New Ordinary Shares With A Nominal Value Of Eur 0.33 Each, With The Same Characteristics As Those In Circulation And With Regular Dividend Entitlement, To Be Granted To The Identified Staff 2021 Of Finecobank In Execution Of The 2021 Incentive System; Consequent Amendments To The Articles Of Association	For	Combined
FINECOBANK S.P.A	28-Apr-2021	15	To Empower The Board Of Directors, Under The Provisions Of Section 2443 Of The Italian Civil Code, To Resolve In 2026 A Free Share Capital Increase, As Allowed By Section 2349 Of The Italian Civil Code, For A Maximum Amount Of Eur 36,476.22 Corresponding To Up To 110,534 Finecobank New Ordinary Shares With A Nominal Value Of Eur 0.33 Each, With The Same Characteristics As Those In Circulation And With Regular Dividend Entitlement, To Be Granted To The Identified Staff 2020 Of Finecobank In Execution Of The 2020 Incentive System; Consequent Amendments To The Articles Of Association	For	Combined
FINECOBANK S.P.A	28-Apr-2021	16	To Empower To The Board Of Directors, Under The Provisions Of Section 2443 Of The Italian Civil Code To Resolve, In One Or More Instances For A Maximum Period Of Five Years From The Date Of The Shareholders' Resolution, To Carry Out A Free Share Capital Increase, As Allowed By Section 2349 Of The Italian Civil Code, For A Maximum Amount Of Eur 283,511.58 Corresponding To Up To 859,126 Finecobank New Ordinary Shares With A Nominal Value Of Eur 0.33 Each, With The Same Characteristics As Those In Circulation And With Regular Dividend Entitlement, To Be Granted To The Beneficiaries Of The 2021-2023 Long Term Incentive Plan For Employees; Consequent Amendments To The Articles Of Association	For	Combined
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	1	Discuss And Approve The Report Of The Board Of Directors On The Activity Of The Bank And Its Financial Statements For The Financial Year Ending 31 Dec 2020	For	Combined
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	2	Discuss And Approve The Report Of The External Auditors For The Financial Year Ending 31 Dec 2020	For	Combined
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	3	Discuss And Approve The Bank Balance Sheet And Profit And Loss Statement For The Financial Year Ending 31 Dec 2020	For	Combined
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	4	Consider The Proposal Of The Board Of Directors On The Appropriation Of Net Profits For The Financial Year Ending 31 Dec 2020. This Includes, Reserves, Provisions And Distribution Of 74Pct Of The Capital As Cash Dividend Of 74 Fils Per Share With A Total Amount Of Aed 8.08 Billion	For	For
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	5	Discuss And Approve The Board Of Directors Remuneration	For	For
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	6	Discharge Of The Board Members For Their Actions During 2020	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	7	Discharge Of The External Auditors For Their Actions During 2020	For	For
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	8	Appointment Of Auditors For The Financial Year 2021 And Determine Their Fees	For	Combined
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	9	Appointment Of A Board Member To Replace The Resigned Board Member	For	Combined
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	10	Discuss And Approve Internal Shariah Supervision Committee Annual Report, And The Internal Shariah Supervision Committee Members That Were Approved By The Higher Shariah Authority Of The Central Bank Of The Uae	For	Combined
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	11	Approve The Renewal Of The Issuing Programs Or Islamic Sukuk Or Bonds Or Other Securities Non-Convertible Into Shares, Or Create New Programs For An Amount Not Exceeding Usd 10 Billion	For	Combined
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	12	Authorize The Board Of Directors To Issue Any Type Of Bonds Or Islamic Sukuk Or Other Securities, In Each Case, Non Convertible Into Shares, Or Establish Or Update Any Programmes, Or Enter Into Any Liability Management Exercise, For An Amount Not Exceeding Usd 10 Billion As Set Out In Article 11, And To Determine The Terms Of Issuing Such Bonds, Islamic Sukuk Or Other Securities, And Set Their Date Of Issue, Subject To Obtaining The Approval Of The Relevant Competent Authorities As Applicable, And In Accordance With The Provisions Of The Banks Articles Of Association	For	For
FIRST ABU DHABI BANK P.J.S.C.	28-Feb-2021	13	Please Note In The Event The Meeting Does Not Reach Quorum, There Will Be A Second Call On 07 Mar 2021. Consequently, Your Voting Instructions Will Remain Valid For All Calls Unless The Agenda Is Amended. Thank You	Non-voting resolution	Combined
FIRST CAPITAL REAL ESTATE INVESTMENT TR	22-Jun-2021	1	Director	For	Combined
FIRST CAPITAL REAL ESTATE INVESTMENT TR	22-Jun-2021	2	Appointment Of Ernst & Young Llp As Auditors Of The Reit For The Ensuing Year And Authorizing The Trustees To Fix Their Remuneration.	For	For
FIRST CAPITAL REAL ESTATE INVESTMENT TR	22-Jun-2021	3	An Advisory Vote On The Approach To Executive Compensation As Disclosed In The Management Information Circular.	For	For
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	1	Please Recognize The 2020 Business Report And Consolidated Financial Statements Of The Company.	For	For
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	2	Please Recognize The Distribution Of 2020 Profits. Proposed Cash Dividend :Twd 0.9 Per Share.	For	For
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	3	Please Approve The Issuance Of New Shares Via Capitalization Of Profits Of 2020. Proposed Stock Dividend : 10 Shares Per 1,000 Shares.	For	For
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	4	Please Note That Although There Are 12 Candidates To Be Elected As Directors, There Are Only 10 Vacancies Available To Be Filled At The Meeting. The Standing Instructions For This Meeting Will Be Disabled And, If You Choose, You Are Required To Vote For, Against Or Abstain On Only 10 Of The 12 Directors And To Select 'Clear' For The Others. Thank You	Non-voting resolution	Combined
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	5	The Election Of 10 Director Among 12 Candidates:Ministry Of Finance,Shareholder No.1250015,Ye-Chin Chiou As Representative	For	Combined
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	6	The Election Of 10 Director Among 12 Candidates:Ministry Of Finance,Shareholder No.1250015,Fen-Len Chen As Representative	For	Combined
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	7	The Election Of 10 Director Among 12 Candidates:Ministry Of Finance,Shareholder No.1250015,Shang-Chih Wang As Representative	For	Combined
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	8	The Election Of 10 Director Among 12 Candidates:Ministry Of Finance,Shareholder No.1250015,Shing-Rong Lo As Representative	For	Combined
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	9	The Election Of 10 Director Among 12 Candidates:Ministry Of Finance,Shareholder No.1250015,Chih-Chuan Chen As Representative	For	Combined
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	10	The Election Of 10 Director Among 12 Candidates:Ministry Of Finance,Shareholder No.1250015,Hsin-Lu Chang As Representative	For	Combined
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	11	The Election Of 10 Director Among 12 Candidates:Ministry Of Finance,Shareholder No.1250015,Tung-Fu Lin As Representative	For	Combined
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	12	The Election Of 10 Director Among 12 Candidates:Ministry Of Finance,Shareholder No.1250015,Chia-Chen Lee As Representative	For	Combined
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	13	The Election Of 10 Director Among 12 Candidates:Bank Of Taiwan,Shareholder No.1250012,Ming-Jen Yao As Representative	For	Combined
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	14	The Election Of 10 Director Among 12 Candidates:Bank Of Taiwan,Shareholder No.1250012,Su-Chu Hsu As Representative	For	Combined
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	15	The Election Of 10 Director Among 12 Candidates:Golden Gate Investment Co.,Ltd,Shareholder No.4675749,Tien-Yuan Chen As Representative	For	Combined
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	16	The Election Of 10 Director Among 12 Candidates:Global Vision Investment Co.,Ltd,Shareholder No.4562879,An-Fu Chen As Representative	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	17	The Election Of The Independent Director.:Chun-Hung Lin,Shareholder No.J120418Xxx	For	For
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	18	The Election Of The Independent Director.:Rachel J. Huang,Shareholder No.J221239Xxx	For	For
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	19	The Election Of The Independent Director.:Yen-Liang Chen,Shareholder No.D120848Xxx	For	For
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	20	The Election Of The Independent Director.:Wen-Ling Hung,Shareholder No.F220614Xxx	For	For
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	21	The Election Of The Independent Director.:Hung-Yu Lin,Shareholder No.N223608Xxx	For	For
FIRST FINANCIAL HOLDING COMPANY LIMITED	25-Jun-2021	22	Please Approve The Release Of Non-Competition Restriction On The 7Th Term Board Of Directors	For	For
FIRST INDUSTRIAL REALTY TRUST, INC.	05-May-2021	1	Election Of Director Term Expires In 2022: Peter E. Baccile	For	For
FIRST INDUSTRIAL REALTY TRUST, INC.	05-May-2021	2	Election Of Director Term Expires In 2022: Teresa B. Bazemore	For	For
FIRST INDUSTRIAL REALTY TRUST, INC.	05-May-2021	3	Election Of Director Term Expires In 2022: Matthew S. Dominski	For	For
FIRST INDUSTRIAL REALTY TRUST, INC.	05-May-2021	4	Election Of Director Term Expires In 2022: H. Patrick Hackett, Jr.	For	For
FIRST INDUSTRIAL REALTY TRUST, INC.	05-May-2021	5	Election Of Director Term Expires In 2022: Denise A. Olsen	For	For
FIRST INDUSTRIAL REALTY TRUST, INC.	05-May-2021	6	Election Of Director Term Expires In 2022: John E. Rau	For	For
FIRST INDUSTRIAL REALTY TRUST, INC.	05-May-2021	7	Election Of Director Term Expires In 2022: Marcus L. Smith	For	For
FIRST INDUSTRIAL REALTY TRUST, INC.	05-May-2021	8	To Approve, On An Advisory (I.E. Non-Binding) Basis, The Compensation Of The Company'S Named Executive Officers As Disclosed In The Proxy Statement For The 2021 Annual Meeting.	For	For
FIRST INDUSTRIAL REALTY TRUST, INC.	05-May-2021	9	To Ratify The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm.	For	For
FIRST QUANTUM MINERALS LTD.	06-May-2021	1	To Set The Number Of Directors At 9.	For	For
FIRST QUANTUM MINERALS LTD.	06-May-2021	2	Director	For	Combined
FIRST QUANTUM MINERALS LTD.	06-May-2021	3	Appointment Of Pricewaterhousecoopers Llp (Canada) As Auditors Of The Company For The Ensuing Year And Authorizing The Directors To Fix Their Remuneration.	For	For
FIRST QUANTUM MINERALS LTD.	06-May-2021	4	Be It Resolved, On An Advisory Basis, And Not To Diminish The Role And Responsibilities Of The Board Of Directors Of The Company, That The Shareholders Accept The Approach To Executive Compensation Disclosed In The Company'S Management Information Circular Dated March 15, 2021.	For	For
FIRST REPUBLIC BANK	12-May-2021	1	Election Of Director: James H. Herbert, li	For	For
FIRST REPUBLIC BANK	12-May-2021	2	Election Of Director: Katherine August-Dewilde	For	For
FIRST REPUBLIC BANK	12-May-2021	3	Election Of Director: Hafize Gaye Erkan	For	For
FIRST REPUBLIC BANK	12-May-2021	4	Election Of Director: Frank J. Fahrenkopf, Jr.	For	For
FIRST REPUBLIC BANK	12-May-2021	5	Election Of Director: Boris Groysberg	For	For
FIRST REPUBLIC BANK	12-May-2021	6	Election Of Director: Sandra R. Hernández	For	For
FIRST REPUBLIC BANK	12-May-2021	7	Election Of Director: Pamela J. Joyner	For	For
FIRST REPUBLIC BANK	12-May-2021	8	Election Of Director: Reynold Levy	For	For
FIRST REPUBLIC BANK	12-May-2021	9	Election Of Director: Duncan L. Niederauer	For	For
FIRST REPUBLIC BANK	12-May-2021	10	Election Of Director: George G.C. Parker	For	For
FIRST REPUBLIC BANK	12-May-2021	11	To Ratify Kpmg Llp As The Independent Registered Public Accounting Firm Of First Republic Bank For The Fiscal Year Ending December 31, 2021.	For	For
FIRST REPUBLIC BANK	12-May-2021	12	To Approve, By Advisory (Non-Binding) Vote, The Compensation Of Our Executive Officers ("Say On Pay" Vote).	For	For
FIRSTENERGY CORP.	18-May-2021	1	Election Of Director: Michael J. Anderson	For	For
FIRSTENERGY CORP.	18-May-2021	2	Election Of Director: Steven J. Demetriou	For	For
FIRSTENERGY CORP.	18-May-2021	3	Election Of Director: Julia L. Johnson	For	For
FIRSTENERGY CORP.	18-May-2021	4	Election Of Director: Jesse A. Lynn	For	For
FIRSTENERGY CORP.	18-May-2021	5	Election Of Director: Donald T. Misheff	For	Combined
FIRSTENERGY CORP.	18-May-2021	6	Election Of Director: Thomas N. Mitchell	For	Combined
FIRSTENERGY CORP.	18-May-2021	7	Election Of Director: James F. O'Neil Iii	For	For
FIRSTENERGY CORP.	18-May-2021	8	Election Of Director: Christopher D. Pappas	For	For
FIRSTENERGY CORP.	18-May-2021	9	Election Of Director: Luis A. Reyes	For	For
FIRSTENERGY CORP.	18-May-2021	10	Election Of Director: John W. Somerhalder Ii	For	For
FIRSTENERGY CORP.	18-May-2021	11	Election Of Director: Steven E. Strah	For	For
FIRSTENERGY CORP.	18-May-2021	12	Election Of Director: Andrew Teno	For	For
FIRSTENERGY CORP.	18-May-2021	13	Election Of Director: Leslie M. Turner	For	For
FIRSTENERGY CORP.	18-May-2021	14	Election Of Director: Melvin Williams	For	For
FIRSTENERGY CORP.	18-May-2021	15	Ratify The Appointment Of The Independent Registered Public Accounting Firm For 2021.	For	For
FIRSTENERGY CORP.	18-May-2021	16	Approve, On An Advisory Basis, Named Executive Officer Compensation.	For	For
FIRSTSERVICE CORPORATION	06-Apr-2021	1	Director	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FIRSTSERVICE CORPORATION	06-Apr-2021	2	Appointment Of Pricewaterhousecoopers Llp, Chartered Accountants And Licensed Public Accountants As Auditor Of The Corporation For The Ensuing Year And Authorizing The Directors To Fix Their Remuneration.	For	For
FIRSTSERVICE CORPORATION	06-Apr-2021	3	Approving An Amendment To The Firstservice Stock Option Plan To Increase The Maximum Number Of Common Shares Reserved For Issuance Pursuant To The Exercise Of Stock Options Granted Thereunder, And To Ratify And Approve The Issuance Of Certain Stock Options Granted To Employees Of The Corporation, All As More Particularly Set Forth And Described In The Accompanying Management Information Circular.	For	For
FIRSTSERVICE CORPORATION	06-Apr-2021	4	An Advisory Resolution On The Corporation'S Approach To Executive Compensation As Set Out In The Accompanying Management Information Circular.	For	For
FISERV, INC.	19-May-2021	1	Director	For	Combined
FISERV, INC.	19-May-2021	2	To Approve, On An Advisory Basis, The Compensation Of The Named Executive Officers Of Fiserv, Inc.	For	Combined
FISERV, INC.	19-May-2021	3	To Ratify The Appointment Of Deloitte & Touche Llp As The Independent Registered Public Accounting Firm Of Fiserv, Inc. For 2021.	For	Combined
FLEETCOR TECHNOLOGIES INC.	10-Jun-2021	1	Election Of Director For A One-Year Term: Steven T. Stull	For	For
FLEETCOR TECHNOLOGIES INC.	10-Jun-2021	2	Election Of Director For A One-Year Term: Michael Buckman	For	For
FLEETCOR TECHNOLOGIES INC.	10-Jun-2021	3	Election Of Director For A One-Year Term: Thomas M. Hagerty	For	For
FLEETCOR TECHNOLOGIES INC.	10-Jun-2021	4	Election Of Director For A One-Year Term: Mark A. Johnson	For	For
FLEETCOR TECHNOLOGIES INC.	10-Jun-2021	5	Election Of Director For A One-Year Term: Archie L. Jones, Jr.	For	For
FLEETCOR TECHNOLOGIES INC.	10-Jun-2021	6	Election Of Director For A One-Year Term: Hala G. Modellmog	For	For
FLEETCOR TECHNOLOGIES INC.	10-Jun-2021	7	Election Of Director For A One-Year Term: Jeffrey S. Sloan	For	For
FLEETCOR TECHNOLOGIES INC.	10-Jun-2021	8	Ratify The Reappointment Of Ernst & Young Llp As Fleetcor'S Independent Public Accounting Firm For 2021.	For	For
FLEETCOR TECHNOLOGIES INC.	10-Jun-2021	9	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
FLEETCOR TECHNOLOGIES INC.	10-Jun-2021	10	Shareholder Proposal For A Shareholder Right To Act By Written Consent, If Properly Presented.	Against	Combined
FLUTTER ENTERTAINMENT PLC	19-Jan-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
FLUTTER ENTERTAINMENT PLC	19-Jan-2021	2	Special Resolution (Within The Meaning Of The Migration Of Participating Securities Act 2019) To Approve The Migration Of The Migrating Shares To Euroclear Bank'S Central Securities Depository	For	Combined
FLUTTER ENTERTAINMENT PLC	19-Jan-2021	3	Special Resolution To Amend The Articles Of Association In The Manner Set Out In The Exhibit To The Notice Of Extraordinary General Meeting	For	For
FLUTTER ENTERTAINMENT PLC	19-Jan-2021	4	Special Resolution To Approve And Adopt Articles Of Association In Connection With Migration: Subject To And Conditional Upon The Adoption Of Resolution 1 And 2. Special Resolution To Approve And Adopt The Articles Of Association Marked "Exhibit R3(A)"	For	For
FLUTTER ENTERTAINMENT PLC	19-Jan-2021	5	Special Resolution To Approve And Adopt Articles Of Association In Connection With Migration: Subject To And Conditional Upon The Adoption Of Resolution 1 And Resolution 2 Not Being Validly Adopted, Special Resolution To Approve And Adopt The Articles Of Association Marked "Exhibit R3(B)"	For	For
FLUTTER ENTERTAINMENT PLC	19-Jan-2021	6	Subject To The Adoption Of Resolution 1, Special Resolution To Authorise The Company To Take Any And All Actions Which The Directors Consider Necessary Or Desirable To Implement The Migration And To Appoint Any Persons As Attorney Or Agent For The Holders Of The Migrating Shares	For	For
FLUTTER ENTERTAINMENT PLC	19-Jan-2021	7	22 Dec 2020: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You.	Non-voting resolution	Combined
FLUTTER ENTERTAINMENT PLC	19-Jan-2021	8	22 Dec 2020: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Non-voting resolution
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	2	Following A Review Of The Company'S Affairs, To Receive And Consider The Company'S Financial Statements And The Reports Of The Directors And Auditor Thereon	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	3	To Receive And Consider The Remuneration Chair'S Statement And The Annual Report On Remuneration	For	Unvoted

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	4	To Re-Elect Zillah Byng-Thorne	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	5	To Re-Elect Michael Cawley	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	6	To Re-Elect Nancy Cruickshank	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	7	To Re-Elect Richard Flint	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	8	To Re-Elect Andrew Higginson	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	9	To Re-Elect Jonathan Hill	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	10	To Re-Elect Alfred F. Hurley Jr	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	11	To Re-Elect Peter Jackson	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	12	To Re-Elect David Lazzarato	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	13	To Re-Elect Gary Mcgann	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	14	To Re-Elect Mary Turner	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	15	To Authorise The Directors To Fix The Remuneration Of The External Auditor For The Year Ending 31 December 2021	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	16	Special Resolution To Maintain The Existing Authority To Convene An Extraordinary General Meeting On 14 Clear Days' Notice	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	17	Ordinary Resolution To Authorise The Directors To Allot Shares	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	18	Special Resolution To Disapply Statutory Pre-Emption Rights	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	19	Special Resolution To Disapply Additional Statutory Pre-Emption Rights In Connection With Acquisitions/Specified Capital Investments	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	20	Special Resolution To Authorise The Company To Make Market Purchases Of Its Own Shares	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	21	Special Resolution To Determine The Price Range At Which Treasury Shares May Be Reissued Off-Market	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	22	Ordinary Resolution To Capitalise Amounts Standing To The Credit Of The Company'S Merger Reserve Account	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	23	Special Resolution To Seek Authority To Reduce The Company Capital Of The Company	For	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	24	02 Apr 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive II, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Unvoted
FLUTTER ENTERTAINMENT PLC	29-Apr-2021	25	02 Apr 2021: Please Note That The Meeting Revised Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Unvoted
FMC CORPORATION	27-Apr-2021	1	Election Of Director To Serve For A One-Year Term Expiring In 2022: Pierre Brondeau	For	Combined
FMC CORPORATION	27-Apr-2021	2	Election Of Director To Serve For A One-Year Term Expiring In 2022: Eduardo E. Cordeiro	For	For
FMC CORPORATION	27-Apr-2021	3	Election Of Director To Serve For A One-Year Term Expiring In 2022: Carol Anthony ("John") Davidson	For	For
FMC CORPORATION	27-Apr-2021	4	Election Of Director To Serve For A One-Year Term Expiring In 2022: Mark Douglas	For	For
FMC CORPORATION	27-Apr-2021	5	Election Of Director To Serve For A One-Year Term Expiring In 2022: C. Scott Greer	For	For
FMC CORPORATION	27-Apr-2021	6	Election Of Director To Serve For A One-Year Term Expiring In 2022: K'Lynne Johnson	For	For
FMC CORPORATION	27-Apr-2021	7	Election Of Director To Serve For A One-Year Term Expiring In 2022: Dirk A. Kempthorne	For	For
FMC CORPORATION	27-Apr-2021	8	Election Of Director To Serve For A One-Year Term Expiring In 2022: Paul J. Norris	For	For
FMC CORPORATION	27-Apr-2021	9	Election Of Director To Serve For A One-Year Term Expiring In 2022: Margareth Øvrum	For	For
FMC CORPORATION	27-Apr-2021	10	Election Of Director To Serve For A One-Year Term Expiring In 2022: Robert C. Pallash	For	For
FMC CORPORATION	27-Apr-2021	11	Election Of Director To Serve For A One-Year Term Expiring In 2022: Vincent R. Volpe, Jr.	For	For
FMC CORPORATION	27-Apr-2021	12	Ratification Of The Appointment Of Independent Registered Public Accounting Firm.	For	Combined
FMC CORPORATION	27-Apr-2021	13	Approval, By Non-Binding Vote, Of Executive Compensation.	For	For
FOCUS MEDIA INFORMATION TECHNOLOGY CO LTD	14-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
FOCUS MEDIA INFORMATION TECHNOLOGY CO LTD	14-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
FOCUS MEDIA INFORMATION TECHNOLOGY CO LTD	14-May-2021	3	2020 Annual Report And Its Summary	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FOCUS MEDIA INFORMATION TECHNOLOGY CO LTD	14-May-2021	4	2020 Annual Accounts	For	For
FOCUS MEDIA INFORMATION TECHNOLOGY CO LTD	14-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.15000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
FOCUS MEDIA INFORMATION TECHNOLOGY CO LTD	14-May-2021	6	2021 Reappointment Of Financial Audit Firm	For	For
FOCUS MEDIA INFORMATION TECHNOLOGY CO LTD	14-May-2021	7	Quota Of Idle Proprietary Funds For Purchasing Wealth Management Products	For	For
FOCUS MEDIA INFORMATION TECHNOLOGY CO LTD	14-May-2021	8	Quota Of Idle Proprietary Funds For Risk Investment	For	Combined
FOCUS MEDIA INFORMATION TECHNOLOGY CO LTD	14-May-2021	9	Estimated Continuing Connected Transactions	For	Combined
FOCUS MEDIA INFORMATION TECHNOLOGY CO LTD	14-May-2021	10	Formulation Of The Shareholder Return Plan From 2021 To 2023	For	For
FOMENTO ECONOMICO MEXICANO S.A.B. DE CV	24-Mar-2021	1	Report Of The Chief Executive Officer Of The Company, Which Includes The Financial Statements Of The Company For The 2020 Fiscal Year; Opinion Of The Board Of Directors Of The Company Regarding The Content Of The Report Of The Chief Executive Officer; Reports Of The Board Of Directors Of The Company Regarding The Main Policies And Accounting And Information Criteria Applied During The Preparation Of The Company'S Financial Information, Including The Report Of The ..(Due To Space Limits, See Proxy Material For Full Proposal).	Take No Action	Combined
FOMENTO ECONOMICO MEXICANO S.A.B. DE CV	24-Mar-2021	2	Application Of The Results For The 2020 Fiscal Year Of The Company, Which Will Include A Dividend Declaration And Payment In Cash, In Mexican Pesos.	Take No Action	Combined
FOMENTO ECONOMICO MEXICANO S.A.B. DE CV	24-Mar-2021	3	Determination Of The Maximum Amount To Be Allocated For The Company'S Stock Repurchase Fund Kept Pursuant To Article 56 Subsection Iv Of The Law.	Take No Action	For
FOMENTO ECONOMICO MEXICANO S.A.B. DE CV	24-Mar-2021	4	Election Of The Members Of The Board Of Directors And Secretaries Of The Company, Qualification Of Their Independence, In Accordance With The Law, And Resolution With Respect To Their Remuneration.	Take No Action	For
FOMENTO ECONOMICO MEXICANO S.A.B. DE CV	24-Mar-2021	5	Election Of Members Of The Following Committees: (I) Strategy And Finance, (Ii) Audit, And (Iii) Corporate Practices Of The Company; Appointment Of Each Of Their Respective Chairman, And Resolution With Respect To Their Remuneration.	Take No Action	For
FOMENTO ECONOMICO MEXICANO S.A.B. DE CV	24-Mar-2021	6	Appointment Of Delegates For The Formalization Of The Meeting'S Resolutions.	Take No Action	For
FOMENTO ECONOMICO MEXICANO S.A.B. DE CV	24-Mar-2021	7	Reading And, If Applicable, Approval Of The Meeting'S Minute.	Take No Action	For
FOMENTO ECONOMICO MEXICANO SAB DE CV	24-Mar-2021	1	Report Of The Ceo Of The Company, Which Includes The Financial Statements Of The Company Corresponding To The Fiscal Year 2020, The Opinion Of The Board Of Directors Of The Company On The Content Of The Report Of The Ceo Of The Company. Reports Of The Board Of Directors Of The Company Containing The Main Policies And Accounting And Information Criteria Followed In The Preparation Of The Financial Information Of The Company, As Well As Reports On The Operations And Activities In Which It Intervened During The Fiscal Year 2020, And Reports From The Chairmen Of The Company'S Audit And Corporate Practices Committees In The Terms Of Article 28 Section Iv Of The Ley Del Mercado De Valores Hereinafter The Law	For	Combined
FOMENTO ECONOMICO MEXICANO SAB DE CV	24-Mar-2021	2	Application Of The Income Statement Of The Company For The Financial Year 2020, Which Includes Decreeing And Paying A Dividend In Cash, In National Currency	For	For
FOMENTO ECONOMICO MEXICANO SAB DE CV	24-Mar-2021	3	Determination Of The Maximum Amount Of Resources That May Be Allocated To The Purchase Of The Company'S Own Shares, In Terms Of The Provisions Of Article 56, Section Iv Of The Law	For	For
FOMENTO ECONOMICO MEXICANO SAB DE CV	24-Mar-2021	4	Election Of The Members Of The Board Of Directors And Secretaries Of The Company, Qualification Of Their Independence, In The Terms Of The Law, And Determination Of Their Emoluments	For	Combined
FOMENTO ECONOMICO MEXICANO SAB DE CV	24-Mar-2021	5	Election Of The Members Of The Committees Of I Strategy And Finance, I Audit And Iii Corporate Practices Of The Company, Appointment Of The Chairman Of Each One Of Them And Determination Of Their Emoluments	For	Combined
FOMENTO ECONOMICO MEXICANO SAB DE CV	24-Mar-2021	6	Appointment Of Delegates To Formalize The Agreements Of The Meeting	For	Combined
FOMENTO ECONOMICO MEXICANO SAB DE CV	24-Mar-2021	7	Reading And Approval, Where Appropriate, Of The Minutes Of The Meeting	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FORD MOTOR COMPANY	13-May-2021	1	Election Of Director: Kimberly A. Casiano	For	For
FORD MOTOR COMPANY	13-May-2021	2	Election Of Director: Anthony F. Earley, Jr.	For	Combined
FORD MOTOR COMPANY	13-May-2021	3	Election Of Director: Alexandra Ford English	For	Combined
FORD MOTOR COMPANY	13-May-2021	4	Election Of Director: James D. Farley, Jr.	For	For
FORD MOTOR COMPANY	13-May-2021	5	Election Of Director: Henry Ford Iii	For	For
FORD MOTOR COMPANY	13-May-2021	6	Election Of Director: William Clay Ford, Jr.	For	For
FORD MOTOR COMPANY	13-May-2021	7	Election Of Director: William W. Helman Iv	For	For
FORD MOTOR COMPANY	13-May-2021	8	Election Of Director: Jon M. Huntsman, Jr.	For	For
FORD MOTOR COMPANY	13-May-2021	9	Election Of Director: William E. Kennard	For	For
FORD MOTOR COMPANY	13-May-2021	10	Election Of Director: Beth E. Mooney	For	For
FORD MOTOR COMPANY	13-May-2021	11	Election Of Director: John L. Thornton	For	Combined
FORD MOTOR COMPANY	13-May-2021	12	Election Of Director: John B. Veihmeyer	For	Combined
FORD MOTOR COMPANY	13-May-2021	13	Election Of Director: Lynn M. Vojvodich	For	For
FORD MOTOR COMPANY	13-May-2021	14	Election Of Director: John S. Weinberg	For	Combined
FORD MOTOR COMPANY	13-May-2021	15	Ratification Of Independent Registered Public Accounting Firm.	For	Combined
FORD MOTOR COMPANY	13-May-2021	16	Say-On-Pay - An Advisory Vote To Approve The Compensation Of The Named Executives.	For	Combined
FORD MOTOR COMPANY	13-May-2021	17	Relating To Consideration Of A Recapitalization Plan To Provide That All Of The Company'S Outstanding Stock Have One Vote Per Share.	Against	Combined
FORD OTOMOTIV SANAYI AS	17-Mar-2021	1	Important Market Processing Requirement: Power Of Attorney (Poa) Requirements Vary By Custodian. Global Custodians May Have A Poa In Place Which Would Eliminate The Need For The Individual Beneficial Owner Poa. In The Absence Of This Arrangement, An Individual Beneficial Owner Poa May Be Required. If You Have Any Questions Please Contact Your Client Service Representative. Thank You.	Non-voting resolution	Combined
FORD OTOMOTIV SANAYI AS	17-Mar-2021	2	To Attend A Meeting, The Attendee(S) Must Present A Poa Issued By The Beneficial Owner, Notarised By A Turkish Notary.	Non-voting resolution	Non-voting resolution
FORD OTOMOTIV SANAYI AS	17-Mar-2021	3	Please Vote Either " For" Or "Against" On The Agenda Items. "Abstain" Is Not Recognized In The Turkish Market And Is Considered As "Against". Thank You.	Non-voting resolution	Non-voting resolution
FORD OTOMOTIV SANAYI AS	17-Mar-2021	4	Opening And Election Of Chairmanship Panel	For	Combined
FORD OTOMOTIV SANAYI AS	17-Mar-2021	5	Reading, Discussion And Approval Of The Annual Report Of Year 2020 Prepared By The Board Of Directors	For	For
FORD OTOMOTIV SANAYI AS	17-Mar-2021	6	Reading Of The Summary Report Of The Independent Audit Firm Of 2020 Fiscal Period	For	For
FORD OTOMOTIV SANAYI AS	17-Mar-2021	7	Reading, Discussion And Approval Of The Financial Statements Of 2020 Fiscal Period	For	For
FORD OTOMOTIV SANAYI AS	17-Mar-2021	8	Approval Of The Member Changes In The Board Of Directors During The Year As Per Article 363 Of Turkish Commercial Code	For	Combined
FORD OTOMOTIV SANAYI AS	17-Mar-2021	9	Release Of The Members Of The Board Of Directors Separately For Year 2020 Activities	For	Combined
FORD OTOMOTIV SANAYI AS	17-Mar-2021	10	Approval, Or Approval With Amendments Or Refusal Of The Board Of Directors Proposal For Profit Distribution For The Year 2020 And The Distribution Date Which Prepared In Accordance With The Company'S Profit Distribution Policy	For	For
FORD OTOMOTIV SANAYI AS	17-Mar-2021	11	Approval, Or Approval With Amendments Or Refusal Of The Board Of Directors Proposal For Amendment Of Article No. 6 Of The Company'S Articles Of Incorporation With The Heading Share Capital Provided That The Necessary Approvals Have Been Received From Capital Markets Board And The Ministry Trade Of Turkey	For	Combined
FORD OTOMOTIV SANAYI AS	17-Mar-2021	12	Determination Of The Number And The Term Of Duty Of The Members Of The Board Of Directors And Election Of The Members Base On The Determined Number, Election Of The Independent Board Members	For	Combined
FORD OTOMOTIV SANAYI AS	17-Mar-2021	13	As Per The Corporate Governance Principles, Informing The Shareholders Regarding The Remuneration Policy For Members Of The Board Of Directors And The Senior Executives And Payments Made Under This Policy And Approval Of The Remuneration Policy And Related Payments	For	Combined
FORD OTOMOTIV SANAYI AS	17-Mar-2021	14	Determination Of The Annual Gross Fees To Be Paid To The Members Of The Board Of Directors	For	Combined
FORD OTOMOTIV SANAYI AS	17-Mar-2021	15	As Per The Regulations Of The Turkish Commercial Code And Capital Markets Board, Approval Of The Board Of Directors Election For The Independent Audit Firm	For	Combined
FORD OTOMOTIV SANAYI AS	17-Mar-2021	16	Approval Of The Company'S Donation And Sponsorship Policy, Giving Information To The Shareholders Regarding The Donations Made By The Company In 2020 And Determination Of A Upper Limit For Donations To Be Made In 2021	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FORD OTOMOTIV SANAYI AS	17-Mar-2021	17	In Accordance With The Capital Markets Board Regulations, Presentation To The Shareholders Of The Securities, Pledges And Mortgages Granted In Favor Of The Third Parties In The Year 2020 And Of Any Benefits Or Income Thereof	For	Combined
FORD OTOMOTIV SANAYI AS	17-Mar-2021	18	Under Articles 395 And 396 Of The Turkish Commercial Code, Authorizing: Shareholders With Management Control, Members Of The Board Of Directors, Senior Executives And Their Spouses And Relatives Related By Blood Or Affinity Up To The Second Degree And Also Informing The Shareholders Regarding The Transactions Made In This Extent In 2020 Pursuant To The Capital Markets Boards Communique On Corporate Governance	For	Combined
FORD OTOMOTIV SANAYI AS	17-Mar-2021	19	Wishes And Opinions	For	Combined
FORMOSA CHEMICALS & FIBRE CORP	18-Jun-2021	1	2020 Business Report And Financial Statements.	For	Combined
FORMOSA CHEMICALS & FIBRE CORP	18-Jun-2021	2	Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend: Twd 2.5 Per Share.	For	For
FORMOSA CHEMICALS & FIBRE CORP	18-Jun-2021	3	Amendment Of The Company'S Rules For Election Of Directors.	For	For
FORMOSA CHEMICALS & FIBRE CORP	18-Jun-2021	4	Amendment Of The Company'S Rules Of Procedure For Shareholders' Meeting.	For	For
FORMOSA CHEMICALS & FIBRE CORP	18-Jun-2021	5	The Election Of The Director.:Wen Yuan, Wong,Shareholder No.327181	For	Combined
FORMOSA CHEMICALS & FIBRE CORP	18-Jun-2021	6	The Election Of The Director.:Fu Yuan, Hong,Shareholder No.498	For	Combined
FORMOSA CHEMICALS & FIBRE CORP	18-Jun-2021	7	The Election Of The Director.:Wilfred Wang,Shareholder No.8	For	Combined
FORMOSA CHEMICALS & FIBRE CORP	18-Jun-2021	8	The Election Of The Director.:Nan Ya Plastics Corporation,Shareholder No.3354,Ruey Yu, Wang As Representative	For	Combined
FORMOSA CHEMICALS & FIBRE CORP	18-Jun-2021	9	The Election Of The Director.:Formosa Petrochemical Corporation,Shareholder No.234888,Walter Wang As Representative	For	Combined
FORMOSA CHEMICALS & FIBRE CORP	18-Jun-2021	10	The Election Of The Director.:Wen Chin, Lu,Shareholder No.289911	For	Combined
FORMOSA CHEMICALS & FIBRE CORP	18-Jun-2021	11	The Election Of The Director.:Ing Dar, Fang,Shareholder No.298313	For	For
FORMOSA CHEMICALS & FIBRE CORP	18-Jun-2021	12	The Election Of The Director.:Ching Fen, Lee,Shareholder No.A122251Xxx	For	For
FORMOSA CHEMICALS & FIBRE CORP	18-Jun-2021	13	The Election Of The Director.:Tsung Yuan, Chang,Shareholder No.C101311Xxx	For	For
FORMOSA CHEMICALS & FIBRE CORP	18-Jun-2021	14	The Election Of The Director.:Wei Keng, Chien,Shareholder No.M120163Xxx	For	For
FORMOSA CHEMICALS & FIBRE CORP	18-Jun-2021	15	The Election Of The Director.:Chun Hsiung, Su,Shareholder No.293409	For	For
FORMOSA CHEMICALS & FIBRE CORP	18-Jun-2021	16	The Election Of The Director.:Horng Ming, Juang,Shareholder No.289875	For	For
FORMOSA CHEMICALS & FIBRE CORP	18-Jun-2021	17	The Election Of The Independent Director.:Ruey Long, Chen,Shareholder No.Q100765Xxx	For	Combined
FORMOSA CHEMICALS & FIBRE CORP	18-Jun-2021	18	The Election Of The Independent Director.:Hwei Chen, Huang,Shareholder No.N103617Xxx	For	Combined
FORMOSA CHEMICALS & FIBRE CORP	18-Jun-2021	19	The Election Of The Independent Director.:Tai Lang, Chien,Shareholder No.T102591Xxx	For	For
FORMOSA CHEMICALS & FIBRE CORP	18-Jun-2021	20	Appropriateness Of Releasing The Newly Elected Directors And The Juristic Person Shareholder Which Appointed Their Authorized Representatives To Be Elected As Directors, From Non-Competition Restrictions.	For	For
FORMOSA PETROCHEMICAL CORP	17-Jun-2021	1	2020 Business Report And Financial Statements.	For	For
FORMOSA PETROCHEMICAL CORP	17-Jun-2021	2	Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend: Twd 0.59 Per Share.	For	For
FORMOSA PETROCHEMICAL CORP	17-Jun-2021	3	Amendment Of Rules For Election Of Directors Of The Company.	For	For
FORMOSA PETROCHEMICAL CORP	17-Jun-2021	4	Amendment Of Rules Of Procedure For Shareholders Meeting Of The Company.	For	For
FORMOSA PETROCHEMICAL CORP	17-Jun-2021	5	The Election Of The Director.:Formosa Plastics Corp,Shareholder No.1,Bao Lang Chen As Representative	For	Combined
FORMOSA PETROCHEMICAL CORP	17-Jun-2021	6	The Election Of The Director.:Formosa Chemicals And Fibre Corp,Shareholder No.3,William Wong As Representative	For	Combined
FORMOSA PETROCHEMICAL CORP	17-Jun-2021	7	The Election Of The Director.:Formosa Plastics Corp,Shareholder No.1,Susan Wang As Representative	For	Combined
FORMOSA PETROCHEMICAL CORP	17-Jun-2021	8	The Election Of The Director.:Nan Ya Plastics Corp,Shareholder No.2,Wilfred Wang As Representative	For	Combined
FORMOSA PETROCHEMICAL CORP	17-Jun-2021	9	The Election Of The Director.:Walter Wang,Shareholder No.A123114Xxx	For	Combined
FORMOSA PETROCHEMICAL CORP	17-Jun-2021	10	The Election Of The Director.:Nan Ya Plastics Corp,Shareholder No.2,Mihn Tsao As Representative	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FORMOSA PETROCHEMICAL CORP	17-Jun-2021	11	The Election Of The Director.:Keh-Yen Lin,Shareholder No.1446	For	For
FORMOSA PETROCHEMICAL CORP	17-Jun-2021	12	The Election Of The Director.:Jui-Shih Chen,Shareholder No.20122	For	For
FORMOSA PETROCHEMICAL CORP	17-Jun-2021	13	The Election Of The Director.:Te-Hsiung Hsu,Shareholder No.19974	For	For
FORMOSA PETROCHEMICAL CORP	17-Jun-2021	14	The Election Of The Director.:Yu-Lang Chien,Shareholder No.3428	For	For
FORMOSA PETROCHEMICAL CORP	17-Jun-2021	15	The Election Of The Director.:Song-Yueh Tsay,Shareholder No.B100428Xxx	For	For
FORMOSA PETROCHEMICAL CORP	17-Jun-2021	16	The Election Of The Director.:Chia-Hsien Hsu,Shareholder No.M120594Xxx	For	For
FORMOSA PETROCHEMICAL CORP	17-Jun-2021	17	The Election Of The Independent Director.:C P Chang,Shareholder No.N102640Xxx	For	Combined
FORMOSA PETROCHEMICAL CORP	17-Jun-2021	18	The Election Of The Independent Director.:Yu Cheng,Shareholder No.P102776Xxx	For	Against
FORMOSA PETROCHEMICAL CORP	17-Jun-2021	19	The Election Of The Independent Director.:Sush-Der Lee,Shareholder No.N100052Xxx	For	Combined
FORMOSA PETROCHEMICAL CORP	17-Jun-2021	20	To Release The Directors From Non-Competition Restrictions.	For	For
FORMOSA PLASTICS CORP	23-Jun-2021	1	Ratification Of The 2020 Business Report And Financial Statements	For	For
FORMOSA PLASTICS CORP	23-Jun-2021	2	Ratification Of The Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend: Twd 2.4 Per Share	For	For
FORMOSA PLASTICS CORP	23-Jun-2021	3	Discussion Of The Amendment To Rules For Election Of Directors Of The Company	For	For
FORMOSA PLASTICS CORP	23-Jun-2021	4	Discussion Of The Amendment Of Rules Of Procedure For Shareholders Meetings Of The Company	For	For
FORMOSA PLASTICS CORP	23-Jun-2021	5	The Election Of The Director:Jason Lin,Shareholder No.D100660Xxx	For	Combined
FORMOSA PLASTICS CORP	23-Jun-2021	6	The Election Of The Director:Formosa Chemicals And Fibre Corporation,Shareholder No.0006400,William Wong As Representative	For	Combined
FORMOSA PLASTICS CORP	23-Jun-2021	7	The Election Of The Director:Nan Ya Plastics Corporation,Shareholder No.0006145,Susan Wang As Representative	For	Combined
FORMOSA PLASTICS CORP	23-Jun-2021	8	The Election Of The Director:Formosa Petrochemical Corp,Shareholder No.0558432,Wilfred Wang As Representative	For	Against
FORMOSA PLASTICS CORP	23-Jun-2021	9	The Election Of The Director:C.T.Lee,Shareholder No.0006190	For	Combined
FORMOSA PLASTICS CORP	23-Jun-2021	10	The Election Of The Director:Cher Wang,Shareholder No.0771725	For	Combined
FORMOSA PLASTICS CORP	23-Jun-2021	11	The Election Of The Director:Ralph Ho,Shareholder No.0000038	For	Against
FORMOSA PLASTICS CORP	23-Jun-2021	12	The Election Of The Director:K.H.Wu,Shareholder No.0055597	For	Against
FORMOSA PLASTICS CORP	23-Jun-2021	13	The Election Of The Director:Sang-Chi Lin,Shareholder No.P102757Xxx	For	Combined
FORMOSA PLASTICS CORP	23-Jun-2021	14	The Election Of The Director:Jerry Lin,Shareholder No.R121640Xxx	For	For
FORMOSA PLASTICS CORP	23-Jun-2021	15	The Election Of The Director:Cheng-Chung Cheng,Shareholder No.A102215Xxx	For	For
FORMOSA PLASTICS CORP	23-Jun-2021	16	The Election Of The Independent Director:C.L.Wei,Shareholder No.J100196Xxx	For	Combined
FORMOSA PLASTICS CORP	23-Jun-2021	17	The Election Of The Independent Director:C.J.Wu,Shareholder No.R101312Xxx	For	Combined
FORMOSA PLASTICS CORP	23-Jun-2021	18	The Election Of The Independent Director:Yen-Shiang Shih,Shareholder No.B100487Xxx	For	For
FORMOSA PLASTICS CORP	23-Jun-2021	19	The Election Of The Independent Director:Wen-Chyi Ong,Shareholder No.A120929Xxx	For	For
FORMOSA PLASTICS CORP	23-Jun-2021	20	Discussion Of Appropriateness Of Releasing The Newly Elected Directors And The Juristic Person Shareholder Which Appointed Their Authorized Representatives To Be Elected As Directors From Non-Competition Restrictions	For	For
FORTINET, INC.	18-Jun-2021	1	Election Of Director To Serve For A Term Of One Year Until The Next Annual Meeting: Ken Xie	For	Combined
FORTINET, INC.	18-Jun-2021	2	Election Of Director To Serve For A Term Of One Year Until The Next Annual Meeting: Michael Xie	For	Combined
FORTINET, INC.	18-Jun-2021	3	Election Of Director To Serve For A Term Of One Year Until The Next Annual Meeting: Kelly Ducourty	For	Combined
FORTINET, INC.	18-Jun-2021	4	Election Of Director To Serve For A Term Of One Year Until The Next Annual Meeting: Kenneth A. Goldman	For	Combined
FORTINET, INC.	18-Jun-2021	5	Election Of Director To Serve For A Term Of One Year Until The Next Annual Meeting: Ming Hsieh	For	Combined
FORTINET, INC.	18-Jun-2021	6	Election Of Director To Serve For A Term Of One Year Until The Next Annual Meeting: Jean Hu	For	Combined
FORTINET, INC.	18-Jun-2021	7	Election Of Director To Serve For A Term Of One Year Until The Next Annual Meeting: William Neukom	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FORTINET, INC.	18-Jun-2021	8	Election Of Director To Serve For A Term Of One Year Until The Next Annual Meeting: Judith Sim	For	Combined
FORTINET, INC.	18-Jun-2021	9	To Ratify The Appointment Of Deloitte & Touche Llp As Fortinet'S Independent Registered Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Combined
FORTINET, INC.	18-Jun-2021	10	Advisory Vote To Approve Named Executive Officer Compensation, As Disclosed In The Proxy Statement.	For	Combined
FORTIS INC.	06-May-2021	1	Director	For	Combined
FORTIS INC.	06-May-2021	2	Appointment Of Auditors And Authorization Of Directors To Fix The Auditors' Remuneration As Described In The Management Information Circular.	For	For
FORTIS INC.	06-May-2021	3	Approval Of The Advisory And Non-Binding Resolution On The Approach To Executive Compensation As Described In The Management Information Circular.	For	For
FORTIVE CORPORATION	08-Jun-2021	1	Election Of Director To Serve For A One-Year Term Expiring At The 2022 Annual Meeting: Daniel L. Comas	For	For
FORTIVE CORPORATION	08-Jun-2021	2	Election Of Director To Serve For A One-Year Term Expiring At The 2022 Annual Meeting: Feroz Dewan	For	For
FORTIVE CORPORATION	08-Jun-2021	3	Election Of Director To Serve For A One-Year Term Expiring At The 2022 Annual Meeting: Sharmistha Dubey	For	For
FORTIVE CORPORATION	08-Jun-2021	4	Election Of Director To Serve For A One-Year Term Expiring At The 2022 Annual Meeting: Rejji P. Hayes	For	For
FORTIVE CORPORATION	08-Jun-2021	5	Election Of Director To Serve For A One-Year Term Expiring At The 2022 Annual Meeting: James A. Lico	For	For
FORTIVE CORPORATION	08-Jun-2021	6	Election Of Director To Serve For A One-Year Term Expiring At The 2022 Annual Meeting: Kate D. Mitchell	For	For
FORTIVE CORPORATION	08-Jun-2021	7	Election Of Director To Serve For A One-Year Term Expiring At The 2022 Annual Meeting: Jeannine P. Sargent	For	For
FORTIVE CORPORATION	08-Jun-2021	8	Election Of Director To Serve For A One-Year Term Expiring At The 2022 Annual Meeting: Alan G. Spoon	For	For
FORTIVE CORPORATION	08-Jun-2021	9	To Ratify The Selection Of Ernst & Young Llp As Fortive'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
FORTIVE CORPORATION	08-Jun-2021	10	To Approve On An Advisory Basis Fortive'S Named Executive Officer Compensation.	For	For
FORTIVE CORPORATION	08-Jun-2021	11	To Approve Fortive'S Amendment To Amended And Restated Certificate Of Incorporation To Allow Holders Of At Least 25% Of Fortive'S Outstanding Shares Of Common Stock To Call A Special Meeting Of The Shareholders.	For	For
FORTIVE CORPORATION	08-Jun-2021	12	To Consider And Act Upon A Shareholder Proposal Regarding Shareholders' Ability To Act By Written Consent.	Against	Combined
FORTUM CORPORATION	28-Apr-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Combined
FORTUM CORPORATION	28-Apr-2021	2	A Poa Is Needed To Appoint Own Representative But Is Not Needed If A Finnish Sub/Bank Is Appointed Except If The Shareholder Is Finnish Then A Poa Would Still Be Required	Non-voting resolution	Non-voting resolution
FORTUM CORPORATION	28-Apr-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
FORTUM CORPORATION	28-Apr-2021	4	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Non-voting resolution
FORTUM CORPORATION	28-Apr-2021	5	Open Meeting	Non-voting resolution	Non-voting resolution
FORTUM CORPORATION	28-Apr-2021	6	Call The Meeting To Order	Non-voting resolution	Non-voting resolution
FORTUM CORPORATION	28-Apr-2021	7	Designate Inspector Or Shareholder Representative(S) Of Minutes Of Meeting	Non-voting resolution	Non-voting resolution
FORTUM CORPORATION	28-Apr-2021	8	Acknowledge Proper Convening Of Meeting	Non-voting resolution	Non-voting resolution
FORTUM CORPORATION	28-Apr-2021	9	Prepare And Approve List Of Shareholders	Non-voting resolution	Non-voting resolution
FORTUM CORPORATION	28-Apr-2021	10	Receive Financial Statements And Statutory Reports	Non-voting resolution	Non-voting resolution
FORTUM CORPORATION	28-Apr-2021	11	Accept Financial Statements And Statutory Reports	For	Combined
FORTUM CORPORATION	28-Apr-2021	12	Approve Allocation Of Income And Dividends Of Eur 1.12 Per Share	For	Combined
FORTUM CORPORATION	28-Apr-2021	13	Approve Discharge Of Board And President	For	Combined
FORTUM CORPORATION	28-Apr-2021	14	Approve Remuneration Report	For	Combined
FORTUM CORPORATION	28-Apr-2021	15	Approve Remuneration Of Directors In The Amount Of Eur 77,200 For Chair, Eur 57,500 For Deputy Chair And Eur 40,400 For Other Directors; Approve Remuneration For Committee Work; Approve Meeting Fees	For	Combined
FORTUM CORPORATION	28-Apr-2021	16	Fix Number Of Directors At Seven	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FORTUM CORPORATION	28-Apr-2021	17	Reelect Essimari Kairisto, Anja Mcalister (Deputy Chair), Teppo Paavola, Veli-Matti Reinikkala (Chair), Philipp Rosler And Annette Stube As Directors; Elect Luisa Delgado As New Director	For	Combined
FORTUM CORPORATION	28-Apr-2021	18	Approve Remuneration Of Auditors	For	Combined
FORTUM CORPORATION	28-Apr-2021	19	Ratify Deloitte As Auditors	For	Combined
FORTUM CORPORATION	28-Apr-2021	20	Authorize Share Repurchase Program	For	Combined
FORTUM CORPORATION	28-Apr-2021	21	Authorize Reissuance Of Repurchased Shares	For	Combined
FORTUM CORPORATION	28-Apr-2021	22	Approve Charitable Donations	For	Combined
FORTUM CORPORATION	28-Apr-2021	23	Close Meeting	Non-voting resolution	Combined
FORTUNE BRANDS HOME & SECURITY, INC.	04-May-2021	1	Election Of Class I Director: Ann F. Hackett	For	Combined
FORTUNE BRANDS HOME & SECURITY, INC.	04-May-2021	2	Election Of Class I Director: John G. Morikis	For	For
FORTUNE BRANDS HOME & SECURITY, INC.	04-May-2021	3	Election Of Class I Director: Jeffery S. Perry	For	For
FORTUNE BRANDS HOME & SECURITY, INC.	04-May-2021	4	Election Of Class I Director: Ronald V. Waters, Iii	For	For
FORTUNE BRANDS HOME & SECURITY, INC.	04-May-2021	5	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As Independent Registered Public Accounting Firm For 2021.	For	For
FORTUNE BRANDS HOME & SECURITY, INC.	04-May-2021	6	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
FORTUNE REAL ESTATE INVESTMENT TRUST	28-May-2021	3	To Approve The Increase In The Property Development Cap From 10% Of The Gross Asset Value Of The Deposited Property To 25% Of The Gross Asset Value Of The Deposited Property And The Property Development Cap Amendment As Set Out In The Notice Of Agm Dated 28 April 2021	For	For
FORTUNE REAL ESTATE INVESTMENT TRUST	28-May-2021	4	To Approve The Ck Property Management Transactions Framework Agreement, The Ck Property Management Transactions Under The Ck Property Management Transactions Framework Agreement And The Proposed Annual Caps Applicable Thereto As Set Out In The Notice Of Agm Dated 28 April 2021	For	For
FORTUNE REAL ESTATE INVESTMENT TRUST	28-May-2021	5	To Approve The Grant Of The Unit Buy-Back Mandate As Set Out In The Notice Of Agm Dated 28 April 2021	For	For
FOSHAN HAITIAN FLAVOURING AND FOOD COMPANY LTD	23-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
FOSHAN HAITIAN FLAVOURING AND FOOD COMPANY LTD	23-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	For
FOSHAN HAITIAN FLAVOURING AND FOOD COMPANY LTD	23-Apr-2021	3	2020 Annual Report And Its Summary	For	For
FOSHAN HAITIAN FLAVOURING AND FOOD COMPANY LTD	23-Apr-2021	4	2020 Annual Accounts	For	For
FOSHAN HAITIAN FLAVOURING AND FOOD COMPANY LTD	23-Apr-2021	5	2021 Financial Budget Report	For	For
FOSHAN HAITIAN FLAVOURING AND FOOD COMPANY LTD	23-Apr-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny10.30000000 2) Bonus Issue From Profit (Share/10 Shares):1.000000 3) Bonus Issue From Capital Reserve (Share/10 Shares):2.000000	For	For
FOSHAN HAITIAN FLAVOURING AND FOOD COMPANY LTD	23-Apr-2021	7	2021 Remuneration For Directors And Supervisors	For	For
FOSHAN HAITIAN FLAVOURING AND FOOD COMPANY LTD	23-Apr-2021	8	Reappointment Of 2021 Audit Firm	For	For
FOSHAN HAITIAN FLAVOURING AND FOOD COMPANY LTD	23-Apr-2021	9	2021 Entrusted Wealth Management With Idle Proprietary Funds	For	For
FOSHAN HAITIAN FLAVOURING AND FOOD COMPANY LTD	23-Apr-2021	10	2021 Continuing Connected Transactions Plan	For	For
FOSHAN HAITIAN FLAVOURING AND FOOD COMPANY LTD	23-Apr-2021	11	Amendments To The Company'S Articles Of Association	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	3	To Receive And Consider The Audited Consolidated Financial Statements And The Reports Of The Board Of Directors Of The Company And Of Auditors For The Year Ended 31 December 2020	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	4	To Declare A Final Dividend For The Year Ended 31 December 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FOSUN INTERNATIONAL LTD	03-Jun-2021	5	To Re-Elect Mr. Wang Qunbin As Executive Director Of The Company	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	6	To Re-Elect Mr. Xu Xiaoliang As Executive Director Of The Company	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	7	To Re-Elect Mr. Zhang Shengman As Independent Non-Executive Director Of The Company	For	Combined
FOSUN INTERNATIONAL LTD	03-Jun-2021	8	To Re-Elect Mr. David T. Zhang As Independent Non-Executive Director Of The Company	For	Against
FOSUN INTERNATIONAL LTD	03-Jun-2021	9	To Re-Elect Mr. Zhuang Yuemin As Non-Executive Director Of The Company	For	Combined
FOSUN INTERNATIONAL LTD	03-Jun-2021	10	To Re-Elect Mr. Yu Qingfei As Non-Executive Director Of The Company	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	11	To Re-Elect Ms. Tsang King Suen Katherine As Independent Non-Executive Director Of The Company	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	12	To Authorize The Board Of Directors Of The Company To Fix The Remuneration Of The Directors Of The Company	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	13	To Reappoint Ernst & Young As Auditors And To Authorize The Board Of Directors Of The Company To Fix Their Remuneration	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	14	To Give A General Mandate To The Directors Of The Company To Repurchase The Shares Of The Company Not Exceeding 10% Of The Total Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	15	To Give A General Mandate To The Directors Of The Company To Issue, Allot And Deal With Additional Shares Of The Company Not Exceeding 20% Of The Total Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined
FOSUN INTERNATIONAL LTD	03-Jun-2021	16	To Extend The General Mandate Granted To The Directors Of The Company To Issue, Allot And Deal With Additional Shares Of The Company By The Total Shares Repurchased By The Company	For	Against
FOSUN INTERNATIONAL LTD	03-Jun-2021	17	To Grant An Unconditional Mandate To The Directors Of The Company (i) To Exercise All The Powers Of The Company During The Relevant Period To Grant Options Under The Share Option Scheme; (ii) To Issue And Allot Shares Of The Company As And When Any Options Granted Under The Share Option Scheme And The Old Share Option Scheme Are Exercised During The Relevant Period; And (iii) At Any Time After The Relevant Period, To Issue And Allot Shares Of The Company Pursuant To The Exercise Of Share Options Granted Under The Share Option Scheme And The Old Share Option Scheme	For	Combined
FOSUN INTERNATIONAL LTD	03-Jun-2021	18	To Approve, Confirm And Ratify The Grant Of Specific Mandate To The Directors Of The Company Regarding The Issue And Allotment Of An Aggregate Of 12,790,000 New Shares ("New Award Shares") To Computershare Hong Kong Trustees Limited To Hold On Trust For Selected Participants Who Are Selected By The Board Of Directors Of The Company (The "Selected Participants") For Participation In The Share Award Scheme Adopted By The Company On 25 March 2015 (The "Share Award Scheme") (The "Award") And The Transactions Contemplated Thereunder	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	19	To Approve And Confirm The Grant Of 1,920,000 Award Shares Pursuant To The Share Award Scheme To Mr. Chen Qiyu	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	20	To Approve And Confirm The Grant Of 1,920,000 Award Shares Pursuant To The Share Award Scheme To Mr. Xu Xiaoliang	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	21	To Approve And Confirm The Grant Of 720,000 Award Shares Pursuant To The Share Award Scheme To Mr. Qin Xuetang	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	22	To Approve And Confirm The Grant Of 470,000 Award Shares Pursuant To The Share Award Scheme To Mr. Gong Ping	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	23	To Approve And Confirm The Grant Of 25,000 Award Shares Pursuant To The Share Award Scheme To Mr. Zhuang Yuemin	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	24	To Approve And Confirm The Grant Of 25,000 Award Shares Pursuant To The Share Award Scheme To Mr. Yu Qingfei	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	25	To Approve And Confirm The Grant Of 25,000 Award Shares Pursuant To The Share Award Scheme To Mr. Zhang Shengman	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	26	To Approve And Confirm The Grant Of 25,000 Award Shares Pursuant To The Share Award Scheme To Mr. Zhang Huaqiao	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	27	To Approve And Confirm The Grant Of 25,000 Award Shares Pursuant To The Share Award Scheme To Mr. David T. Zhang	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	28	To Approve And Confirm The Grant Of 25,000 Award Shares Pursuant To The Share Award Scheme To Dr. Lee Kai-Fu	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	29	To Approve And Confirm The Grant Of 25,000 Award Shares Pursuant To The Share Award Scheme To Ms. Tsang King Suen Katherine	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	30	To Approve And Confirm The Grant Of 590,000 Award Shares Pursuant To The Share Award Scheme To Mr. Pan Donghui	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	31	To Approve And Confirm The Grant Of 590,000 Award Shares Pursuant To The Share Award Scheme To Mr. Zhang Houlin	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	32	To Approve And Confirm The Grant Of 300,000 Award Shares Pursuant To The Share Award Scheme To Mr. Li Tao	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	33	To Approve And Confirm The Grant Of 270,000 Award Shares Pursuant To The Share Award Scheme To Mr. Jorge Magalhaes Correia	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	34	To Approve And Confirm The Grant Of 240,000 Award Shares Pursuant To The Share Award Scheme To Mr. Wang Jiping	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	35	To Approve And Confirm The Grant Of 240,000 Award Shares Pursuant To The Share Award Scheme To Mr. Yao Fang	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	36	To Approve And Confirm The Grant Of 180,000 Award Shares Pursuant To The Share Award Scheme To Mr. Jin Hualong	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FOSUN INTERNATIONAL LTD	03-Jun-2021	37	To Approve And Confirm The Grant Of 140,000 Award Shares Pursuant To The Share Award Scheme To Mr. Peng Yulong	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	38	To Approve And Confirm The Grant Of 120,000 Award Shares Pursuant To The Share Award Scheme To Mr. Gao Min	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	39	To Approve And Confirm The Grant Of 120,000 Award Shares Pursuant To The Share Award Scheme To Mr. Shi Kun	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	40	To Approve And Confirm The Grant Of 4,795,000 Award Shares Pursuant To The Share Award Scheme To Selected Participants, Other Than Those Persons Named In Resolutions 9(B) - 9(V) Above	For	For
FOSUN INTERNATIONAL LTD	03-Jun-2021	41	To Authorize Any One Or More Of The Directors Of The Company To Do All Such Acts And Things And Execute All Such Documents Which He/She/They Consider Necessary, Desirable Or Expedient For The Purpose Of, Or In Connection With, The Implementation Of And Giving Effect To The Award And The Transactions Contemplated Thereunder, Including But Not Limited To The Issue And Allotment Of The New Award Shares Pursuant To The Share Award Scheme	For	For
FOUNDER SECURITIES CO LTD	18-May-2021	1	By-Election Of Independent Directors	For	For
FOUNDER SECURITIES CO LTD	18-May-2021	2	Renewal Liability Insurance For Directors, Supervisors And Senior Management	For	For
FOUNDER SECURITIES CO LTD	28-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
FOUNDER SECURITIES CO LTD	28-Jun-2021	2	2020 Work Report Of Independent Directors	For	For
FOUNDER SECURITIES CO LTD	28-Jun-2021	3	2020 Work Report Of The Supervisory Committee	For	For
FOUNDER SECURITIES CO LTD	28-Jun-2021	4	2020 Annual Report	For	For
FOUNDER SECURITIES CO LTD	28-Jun-2021	5	2020 Annual Accounts	For	For
FOUNDER SECURITIES CO LTD	28-Jun-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.10000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
FOUNDER SECURITIES CO LTD	28-Jun-2021	7	Special Statement On 2020 Performance Appraisal And Remuneration For The Directors	For	For
FOUNDER SECURITIES CO LTD	28-Jun-2021	8	Special Statement On 2020 Performance Appraisal And Remuneration For The Supervisors	For	For
FOUNDER SECURITIES CO LTD	28-Jun-2021	9	Special Statement On 2020 Performance, Remuneration And Appraisal Of Senior Management	For	For
FOUNDER SECURITIES CO LTD	28-Jun-2021	10	Application For Credit Line To Financial Institutions	For	For
FOUNDER SECURITIES CO LTD	28-Jun-2021	11	Appointment Of 2021 Audit Firm And Internal Control Audit Firm	For	For
FOUR CORNERS PROPERTY TRUST, INC.	11-Jun-2021	1	Election Of Director To Serve Until The 2022 Annual Meeting: William H. Lenehan	For	For
FOUR CORNERS PROPERTY TRUST, INC.	11-Jun-2021	2	Election Of Director To Serve Until The 2022 Annual Meeting: John S. Moody	For	For
FOUR CORNERS PROPERTY TRUST, INC.	11-Jun-2021	3	Election Of Director To Serve Until The 2022 Annual Meeting: Douglas B. Hansen	For	For
FOUR CORNERS PROPERTY TRUST, INC.	11-Jun-2021	4	Election Of Director To Serve Until The 2022 Annual Meeting: Eric S. Hirschhorn	For	For
FOUR CORNERS PROPERTY TRUST, INC.	11-Jun-2021	5	Election Of Director To Serve Until The 2022 Annual Meeting: Charles L. Jemley	For	For
FOUR CORNERS PROPERTY TRUST, INC.	11-Jun-2021	6	Election Of Director To Serve Until The 2022 Annual Meeting: Marran H. Ogilvie	For	For
FOUR CORNERS PROPERTY TRUST, INC.	11-Jun-2021	7	Election Of Director To Serve Until The 2022 Annual Meeting: Toni Steele	For	For
FOUR CORNERS PROPERTY TRUST, INC.	11-Jun-2021	8	Election Of Director To Serve Until The 2022 Annual Meeting: Liz Tennican	For	For
FOUR CORNERS PROPERTY TRUST, INC.	11-Jun-2021	9	Ratification Of The Appointment Of Kpmg Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
FOUR CORNERS PROPERTY TRUST, INC.	11-Jun-2021	10	To Approve, On A Non-Binding Advisory Basis, The Compensation Of Our Named Executive Officers.	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	2	2020 Work Report Of The Board Of Directors	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	3	2020 Work Report Of The Supervisory Committee	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	4	2020 Annual Report And Its Summary	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	5	2020 Annual Accounts	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny2.50000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	7	2021 Estimated Continuing Connected Transactions	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	8	Adjustment, Change And Extension Of Projects Financed With Raised Funds	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	9	Reappointment Of 2021 Audit Firm	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	10	Financing Guarantee For Overseas Wholly-Owned Subsidiaries	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	11	General Authorization For The Issuance Of Overseas Debt Financing Instruments By The Company: Issuing Parties, Scale And Method	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	12	General Authorization For The Issuance Of Overseas Debt Financing Instruments By The Company: Type Of Debt Financing Instruments	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	13	General Authorization For The Issuance Of Overseas Debt Financing Instruments By The Company: Duration Of Debt Financing Instruments	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	14	General Authorization For The Issuance Of Overseas Debt Financing Instruments By The Company: Interest Rate Of The Debt Financing Instrument	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	15	General Authorization For The Issuance Of Overseas Debt Financing Instruments By The Company: Guarantee And Other Arrangement	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	16	General Authorization For The Issuance Of Overseas Debt Financing Instruments By The Company: Purpose Of The Raised Funds	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	17	General Authorization For The Issuance Of Overseas Debt Financing Instruments By The Company: Issue Price	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	18	General Authorization For The Issuance Of Overseas Debt Financing Instruments By The Company: Issuance Targets	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	19	General Authorization For The Issuance Of Overseas Debt Financing Instruments By The Company: Listing Of Debt Financing Instruments	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	20	General Authorization For The Issuance Of Overseas Debt Financing Instruments By The Company: Valid Period Of The Resolution	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	21	General Authorization For The Issuance Of Overseas Debt Financing Instruments By The Company: Authorization For Issuance Of Overseas Debt Financing Instruments	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	22	Purchase Of Liability Insurance For Directors, Supervisors And Senior Management	For	For
FOXCONN INDUSTRIAL INTERNET CO., LTD.	08-Jun-2021	23	Election Of Supervisor: Yang Feifei	For	For
FOXCONN TECHNOLOGY CO LTD	23-Jun-2021	1	Ratification Of The 2020 Business Report And Audited Financial Statements.	For	For
FOXCONN TECHNOLOGY CO LTD	23-Jun-2021	2	Ratification Of The Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend: Twd 1.8 Per Share.	For	For
FOXCONN TECHNOLOGY CO LTD	23-Jun-2021	3	Proposal On Amendments Of The Articles Of Incorporation.	For	For
FOXCONN TECHNOLOGY CO LTD	23-Jun-2021	4	Release Restrictions On The Prohibition Of Directors Participation In Competing Businesses.	For	For
FRANCO-NEVADA CORPORATION	05-May-2021	1	Director	For	For
FRANCO-NEVADA CORPORATION	05-May-2021	2	Appointment Of Pricewaterhousecoopers Llp, Chartered Professional Accountants, As Auditors Of The Corporation For The Ensuing Year And Authorizing The Directors To Fix Their Remuneration.	For	For
FRANCO-NEVADA CORPORATION	05-May-2021	3	Acceptance Of The Corporation'S Approach To Executive Compensation.	For	For
FRANKLIN RESOURCES, INC.	09-Feb-2021	1	Election Of Director: Mariann Byerwalter	For	For
FRANKLIN RESOURCES, INC.	09-Feb-2021	2	Election Of Director: Alexander S. Friedman	For	For
FRANKLIN RESOURCES, INC.	09-Feb-2021	3	Election Of Director: Gregory E. Johnson	For	For
FRANKLIN RESOURCES, INC.	09-Feb-2021	4	Election Of Director: Jennifer M. Johnson	For	For
FRANKLIN RESOURCES, INC.	09-Feb-2021	5	Election Of Director: Rupert H. Johnson, Jr.	For	For
FRANKLIN RESOURCES, INC.	09-Feb-2021	6	Election Of Director: John Y. Kim	For	For
FRANKLIN RESOURCES, INC.	09-Feb-2021	7	Election Of Director: Anthony J. Noto	For	For
FRANKLIN RESOURCES, INC.	09-Feb-2021	8	Election Of Director: John W. Thiel	For	For
FRANKLIN RESOURCES, INC.	09-Feb-2021	9	Election Of Director: Seth H. Waugh	For	For
FRANKLIN RESOURCES, INC.	09-Feb-2021	10	Election Of Director: Geoffrey Y. Yang	For	Combined
FRANKLIN RESOURCES, INC.	09-Feb-2021	11	To Ratify The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending September 30, 2021.	For	Combined
FRANKLIN RESOURCES, INC.	09-Feb-2021	12	To Approve An Amendment And Restatement Of The Franklin Resources, Inc. 2002 Universal Stock Incentive Plan.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FRANKLIN STREET PROPERTIES CORP.	13-May-2021	1	Election Of Director To Serve For A Term Expiring At The 2022 Annual Meeting Of Stockholders: George J. Carter	For	For
FRANKLIN STREET PROPERTIES CORP.	13-May-2021	2	Election Of Director To Serve For A Term Expiring At The 2022 Annual Meeting Of Stockholders: Georgia Murray	For	For
FRANKLIN STREET PROPERTIES CORP.	13-May-2021	3	Election Of Director To Serve For A Term Expiring At The 2022 Annual Meeting Of Stockholders: John N. Burke	For	For
FRANKLIN STREET PROPERTIES CORP.	13-May-2021	4	Election Of Director To Serve For A Term Expiring At The 2022 Annual Meeting Of Stockholders: Kenneth A. Hoxsie	For	For
FRANKLIN STREET PROPERTIES CORP.	13-May-2021	5	Election Of Director To Serve For A Term Expiring At The 2022 Annual Meeting Of Stockholders: Kathryn P. O'Neil	For	For
FRANKLIN STREET PROPERTIES CORP.	13-May-2021	6	To Ratify The Audit Committee'S Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
FRANKLIN STREET PROPERTIES CORP.	13-May-2021	7	To Approve, By Non-Binding Vote, Our Executive Compensation.	For	For
FRASER & NEAVE HOLDINGS BHD	19-Jan-2021	1	Proposed Establishment And Implementation Of An Employees' Grant Plan ("Proposed Sgp2021")	For	Combined
FRASER & NEAVE HOLDINGS BHD	19-Jan-2021	1	To Approve The Payment Of A Final Single Tier Dividend Of 33 Sen Per Share For The Financial Year Ended 30 September 2020	For	Combined
FRASER & NEAVE HOLDINGS BHD	19-Jan-2021	2	To Re-Elect Puan Aida Binti Md Daud Who Retires In Accordance With Clause 100 Of The Company'S Constitution, As A Director	For	For
FRASER & NEAVE HOLDINGS BHD	19-Jan-2021	3	To Re-Elect Puan Faridah Binti Abdul Kadir Who Retires In Accordance With Clause 100 Of The Company'S Constitution, As A Director	For	For
FRASER & NEAVE HOLDINGS BHD	19-Jan-2021	4	To Re-Elect Y.Bhg. Datuk Mohd Anwar Bin Yahya Who Retires In Accordance With Clause 100 Of The Company'S Constitution, As A Director	For	For
FRASER & NEAVE HOLDINGS BHD	19-Jan-2021	5	To Re-Elect Madam Tan Fong Sang Who Retires In Accordance With Clause 106 Of The Company'S Constitution, As A Director	For	For
FRASER & NEAVE HOLDINGS BHD	19-Jan-2021	6	To Approve The Payment Of Directors' Fees And Benefits Of Up To Rm1,500,000 For The Period From 20 January 2021 To The Next Annual General Meeting ("Agm") Of The Company (2020 Agm: Up To Rm1,500,000), Payable Monthly In Arrears After Each Month Of Completed Service Of The Directors	For	For
FRASER & NEAVE HOLDINGS BHD	19-Jan-2021	7	To Re-Appoint Messrs Kpmg Plt, The Retiring Auditors, As The Auditors Of The Company For The Financial Year Ending 30 September 2021 And To Authorise The Directors To Fix Their Remuneration	For	For
FRASER & NEAVE HOLDINGS BHD	19-Jan-2021	8	Proposed Renewal Of Share Buy-Back Authority	For	For
FRASER & NEAVE HOLDINGS BHD	19-Jan-2021	9	Proposed Renewal Of Existing Shareholders' Mandate And Proposed New Shareholders' Mandate For Recurrent Related Party Transactions Of A Revenue Or Trading Nature	For	For
FRASERS CENTREPOINT TRUST	21-Jan-2021	1	To Receive And Adopt The Trustee'S Report, The Statement By The Manager, The Audited Financial Statements Of Fct For The Financial Year Ended 30 September 2020 And The Auditor'S Report Thereon	For	For
FRASERS CENTREPOINT TRUST	21-Jan-2021	2	To Re-Appoint Kpmg Llp As Auditors Of Fct To Hold Office Until The Conclusion Of The Next Annual General Meeting, And To Authorise The Manager To Fix Their Remuneration	For	For
FRASERS CENTREPOINT TRUST	21-Jan-2021	3	To Authorise The Manager To Issue Units And To Make Or Grant Convertible Instruments	For	For
FRASERS LOGISTICS & COMMERCIAL TRUST	20-Jan-2021	1	To Receive And Adopt The Trustee'S Report, The Statement By The Manager, The Audited Financial Statements Of Fclt For The Financial Year Ended 30 September 2020 And The Auditor'S Report Thereon	For	For
FRASERS LOGISTICS & COMMERCIAL TRUST	20-Jan-2021	2	To Re-Appoint Kpmg Llp As Auditors Of Fclt To Hold Office Until The Conclusion Of The Next Annual General Meeting, And To Authorise The Reit Manager To Fix Their Remuneration	For	For
FRASERS LOGISTICS & COMMERCIAL TRUST	20-Jan-2021	3	To Authorise The Reit Manager To Issue Units And To Make Or Grant Convertible Instruments	For	For
FREEPORT-MCMORAN INC.	08-Jun-2021	1	Election Of Director: David P. Abney	For	For
FREEPORT-MCMORAN INC.	08-Jun-2021	2	Election Of Director: Richard C. Adkerson	For	For
FREEPORT-MCMORAN INC.	08-Jun-2021	3	Election Of Director: Robert W. Dudley	For	For
FREEPORT-MCMORAN INC.	08-Jun-2021	4	Election Of Director: Lydia H. Kennard	For	For
FREEPORT-MCMORAN INC.	08-Jun-2021	5	Election Of Director: Dustan E. McCoy	For	For
FREEPORT-MCMORAN INC.	08-Jun-2021	6	Election Of Director: John J. Stephens	For	For
FREEPORT-MCMORAN INC.	08-Jun-2021	7	Election Of Director: Frances Fragos Townsend	For	For
FREEPORT-MCMORAN INC.	08-Jun-2021	8	Ratification Of The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
FREEPORT-MCMORAN INC.	08-Jun-2021	9	Approval, On An Advisory Basis, Of The Compensation Of Our Named Executive Officers.	For	For
FRESENIUS MEDICAL CARE AG & CO. KGAA	20-May-2021	5	Accept Financial Statements And Statutory Reports For Fiscal Year 2020	For	Combined
FRESENIUS MEDICAL CARE AG & CO. KGAA	20-May-2021	6	Approve Allocation Of Income And Dividends Of Eur 1.34 Per Share	For	Combined
FRESENIUS MEDICAL CARE AG & CO. KGAA	20-May-2021	7	Approve Discharge Of Personally Liable Partner For Fiscal Year 2020	For	Combined
FRESENIUS MEDICAL CARE AG & CO. KGAA	20-May-2021	8	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FRESENIUS MEDICAL CARE AG & CO. KGAA	20-May-2021	9	Ratify Pricewaterhousecoopers Gmbh As Auditors For Fiscal Year 2021	For	Combined
FRESENIUS MEDICAL CARE AG & CO. KGAA	20-May-2021	10	Elect Dieter Schenk To The Supervisory Board And To The Joint Committee	For	Combined
FRESENIUS MEDICAL CARE AG & CO. KGAA	20-May-2021	11	Elect Rolf Classon To The Supervisory Board And To The Joint Committee	For	Combined
FRESENIUS MEDICAL CARE AG & CO. KGAA	20-May-2021	12	Elect Gregory Sorensen To The Supervisory Board And To The Joint Committee	For	Combined
FRESENIUS MEDICAL CARE AG & CO. KGAA	20-May-2021	13	Elect Dorothea Wenzel To The Supervisory Board And To The Joint Committee	For	Combined
FRESENIUS MEDICAL CARE AG & CO. KGAA	20-May-2021	14	Elect Pascale Witz To The Supervisory Board And To The Joint Committee	For	Combined
FRESENIUS MEDICAL CARE AG & CO. KGAA	20-May-2021	15	Elect Gregor Zuend To The Supervisory Board And To The Joint Committee	For	Combined
FRESENIUS MEDICAL CARE AG & CO. KGAA	20-May-2021	16	Authorize Share Repurchase Program And Reissuance Or Cancellation Of Repurchased Shares	For	Combined
FRESENIUS SE & CO. KGAA	21-May-2021	5	Accept Financial Statements And Statutory Reports For Fiscal Year 2020	For	Combined
FRESENIUS SE & CO. KGAA	21-May-2021	6	Approve Allocation Of Income And Dividends Of Eur 0.88 Per Share	For	Combined
FRESENIUS SE & CO. KGAA	21-May-2021	7	Approve Discharge Of Personally Liable Partner For Fiscal Year 2020	For	Combined
FRESENIUS SE & CO. KGAA	21-May-2021	8	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
FRESENIUS SE & CO. KGAA	21-May-2021	9	Ratify Pricewaterhousecoopers Gmbh As Auditors For Fiscal Year 2021	For	Combined
FRESENIUS SE & CO. KGAA	21-May-2021	10	Approve Remuneration Policy	For	Combined
FRESENIUS SE & CO. KGAA	21-May-2021	11	Approve Remuneration Of Supervisory Board	For	Combined
FRESENIUS SE & CO. KGAA	21-May-2021	12	Elect Michael Albrecht To The Supervisory Board	For	Combined
FRESENIUS SE & CO. KGAA	21-May-2021	13	Elect Michael Diekmann To The Supervisory Board	For	Combined
FRESENIUS SE & CO. KGAA	21-May-2021	14	Elect Wolfgang Kirsch To The Supervisory Board	For	Combined
FRESENIUS SE & CO. KGAA	21-May-2021	15	Elect Iris Loew-Friedrich To The Supervisory Board	For	Combined
FRESENIUS SE & CO. KGAA	21-May-2021	16	Elect Klaus-Peter Mueller To The Supervisory Board	For	Combined
FRESENIUS SE & CO. KGAA	21-May-2021	17	Elect Hauke Stars To The Supervisory Board	For	Combined
FRESENIUS SE & CO. KGAA	21-May-2021	18	Elect Michael Diekmann As Member Of The Joint Committee	For	Combined
FRESENIUS SE & CO. KGAA	21-May-2021	19	Elect Hauke Stars As Member Of The Joint Committee	For	Combined
FUBON FINANCIAL HOLDING CO LTD	11-Jun-2021	1	The 2020 Business Report And Financial Statements.	For	Combined
FUBON FINANCIAL HOLDING CO LTD	11-Jun-2021	2	The 2020 Earnings Distribution Plan. Proposed Cash Dividend: Twd 3 Per Share.	For	For
FUBON FINANCIAL HOLDING CO LTD	11-Jun-2021	3	Issuance Of New Shares From Capitalization Of The Companys Capital Reserve. Proposed Bonus Issue: 100 Shares Per 1,000 Shares.	For	For
FUBON FINANCIAL HOLDING CO LTD	11-Jun-2021	4	The Companys Plan To Raise Long-Term Capital.	For	For
FUBON FINANCIAL HOLDING CO LTD	11-Jun-2021	5	Amendment To The Companys Rules Governing The Procedures For Shareholders Meetings.	For	For
FUJI ELECTRIC CO.,LTD.	25-Jun-2021	2	Appoint A Director Kitazawa, Michihiro	For	For
FUJI ELECTRIC CO.,LTD.	25-Jun-2021	3	Appoint A Director Sugai, Kenzo	For	For
FUJI ELECTRIC CO.,LTD.	25-Jun-2021	4	Appoint A Director Abe, Michio	For	For
FUJI ELECTRIC CO.,LTD.	25-Jun-2021	5	Appoint A Director Tomotaka, Masatsugu	For	For
FUJI ELECTRIC CO.,LTD.	25-Jun-2021	6	Appoint A Director Arai, Junichi	For	For
FUJI ELECTRIC CO.,LTD.	25-Jun-2021	7	Appoint A Director Kondo, Shiro	For	For
FUJI ELECTRIC CO.,LTD.	25-Jun-2021	8	Appoint A Director Tamba, Toshihito	For	For
FUJI ELECTRIC CO.,LTD.	25-Jun-2021	9	Appoint A Director Tachikawa, Naomi	For	For
FUJI ELECTRIC CO.,LTD.	25-Jun-2021	10	Appoint A Director Hayashi, Yoshitsugu	For	For
FUJIFILM HOLDINGS CORPORATION	29-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
FUJIFILM HOLDINGS CORPORATION	29-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
FUJIFILM HOLDINGS CORPORATION	29-Jun-2021	3	Appoint A Director Sukeno, Kenji	For	For
FUJIFILM HOLDINGS CORPORATION	29-Jun-2021	4	Appoint A Director Goto, Teiichi	For	For
FUJIFILM HOLDINGS CORPORATION	29-Jun-2021	5	Appoint A Director Tamai, Koichi	For	For
FUJIFILM HOLDINGS CORPORATION	29-Jun-2021	6	Appoint A Director Iwasaki, Takashi	For	For
FUJIFILM HOLDINGS CORPORATION	29-Jun-2021	7	Appoint A Director Ishikawa, Takatoshi	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FUJIFILM HOLDINGS CORPORATION	29-Jun-2021	8	Appoint A Director Okada, Junji	For	For
FUJIFILM HOLDINGS CORPORATION	29-Jun-2021	9	Appoint A Director Kawada, Tatsuo	For	Combined
FUJIFILM HOLDINGS CORPORATION	29-Jun-2021	10	Appoint A Director Kitamura, Kunitaro	For	For
FUJIFILM HOLDINGS CORPORATION	29-Jun-2021	11	Appoint A Director Eda, Makiko	For	For
FUJIFILM HOLDINGS CORPORATION	29-Jun-2021	12	Appoint A Director Shimada, Takashi	For	For
FUJIFILM HOLDINGS CORPORATION	29-Jun-2021	13	Appoint A Director Higuchi, Masayuki	For	For
FUJIFILM HOLDINGS CORPORATION	29-Jun-2021	14	Appoint A Corporate Auditor Kawasaki, Motoko	For	Combined
FUJIFILM HOLDINGS CORPORATION	29-Jun-2021	15	Approve Details Of The Restricted-Share Compensation And The Performance-Based Stock Compensation To Be Received By Directors (Excluding Outside Directors)	For	For
FUJIFILM HOLDINGS CORPORATION	29-Jun-2021	16	Approve Provision Of Special Payment For Retiring Directors	For	For
FUJITSU LIMITED	28-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
FUJITSU LIMITED	28-Jun-2021	2	Appoint A Director Tokita, Takahito	For	Combined
FUJITSU LIMITED	28-Jun-2021	3	Appoint A Director Furuta, Hidenori	For	For
FUJITSU LIMITED	28-Jun-2021	4	Appoint A Director Isobe, Takeshi	For	For
FUJITSU LIMITED	28-Jun-2021	5	Appoint A Director Yamamoto, Masami	For	For
FUJITSU LIMITED	28-Jun-2021	6	Appoint A Director Mukai, Chiaki	For	For
FUJITSU LIMITED	28-Jun-2021	7	Appoint A Director Abe, Atsushi	For	For
FUJITSU LIMITED	28-Jun-2021	8	Appoint A Director Kojo, Yoshiko	For	For
FUJITSU LIMITED	28-Jun-2021	9	Appoint A Director Scott Callon	For	Combined
FUJITSU LIMITED	28-Jun-2021	10	Appoint A Director Sasae, Kenichiro	For	For
FUJITSU LIMITED	28-Jun-2021	11	Appoint A Corporate Auditor Hirose, Yoichi	For	Combined
FUJITSU LIMITED	28-Jun-2021	12	Appoint A Substitute Corporate Auditor Namba, Koichi	For	For
FUJITSU LIMITED	28-Jun-2021	13	Approve Details Of The Compensation To Be Received By Directors	For	For
FUJITSU LIMITED	28-Jun-2021	14	Approve Details Of The Performance-Based Stock Compensation To Be Received By Directors	For	For
FUKUOKA FINANCIAL GROUP, INC.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
FUKUOKA FINANCIAL GROUP, INC.	29-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shibato, Takashige	For	For
FUKUOKA FINANCIAL GROUP, INC.	29-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yoshida, Yasuhiko	For	For
FUKUOKA FINANCIAL GROUP, INC.	29-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Goto, Hisashi	For	For
FUKUOKA FINANCIAL GROUP, INC.	29-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Miyoshi, Hiroshi	For	For
FUKUOKA FINANCIAL GROUP, INC.	29-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nomura, Toshimi	For	For
FUKUOKA FINANCIAL GROUP, INC.	29-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Mori, Takujiro	For	For
FUKUOKA FINANCIAL GROUP, INC.	29-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yokota, Koji	For	For
FUKUOKA FINANCIAL GROUP, INC.	29-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Fukasawa, Masahiko	For	For
FUKUOKA FINANCIAL GROUP, INC.	29-Jun-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kosugi, Toshiya	For	For
FUKUOKA FINANCIAL GROUP, INC.	29-Jun-2021	12	Appoint A Substitute Director Who Is Audit And Supervisory Committee Member Shimeno, Yoshitaka	For	For
FUKUOKA FINANCIAL GROUP, INC.	29-Jun-2021	13	Appoint A Substitute Director Who Is Audit And Supervisory Committee Member Miura, Masamichi	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	1	Remuneration For Directors	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	2	Resolution On The Remuneration Of The Directors Of The Tenth Session Of The Board Of Directors	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	2	Remuneration For Supervisors	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	3	Resolution On The Remuneration Of The Supervisors Of The Tenth Session Of The Board Of Supervisors	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	3	Election Of Non-Independent Director: Cao Dewang	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	4	Election Of Non-Independent Director: Cao Hui	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	5	To Elect Mr. Cho Tak Wong As An Executive Director Of The Tenth Session Of The Board Of Directors	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	5	Election Of Non-Independent Director: Ye Shu	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	6	To Elect Mr. Tso Fai As An Executive Director Of The Tenth Session Of The Board Of Directors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	6	Election Of Non-Independent Director: Chen Xiangming	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	7	To Elect Mr. Ye Shu As An Executive Director Of The Tenth Session Of The Board Of Directors	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	7	Election Of Non-Independent Director: Zhu Dezhen	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	8	To Elect Mr. Chen Xiangming As An Executive Director Of The Tenth Session Of The Board Of Directors	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	8	Election Of Non-Independent Director: Wu Shinong	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	9	To Elect Ms. Zhu Dezhen As A Non-Executive Director Of The Tenth Session Of The Board Of Directors	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	9	Election Of Independent Director: Zhang Jiewen	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	10	To Elect Mr. Wu Shinong As A Non-Executive Director Of The Tenth Session Of The Board Of Directors	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	10	Election Of Independent Director: Liu Jing	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	11	Election Of Independent Director: Qu Wenzhou	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	12	To Elect Ms. Cheung Kit Man Alison As An Independent Non-Executive Director Of The Tenth Session Of The Board Of Directors	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	12	Election Of Shareholder Supervisor: Ma Weihua	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	13	To Elect Mr. Liu Jing As An Independent Non-Executive Director Of The Tenth Session Of The Board Of Directors	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	13	Election Of Shareholder Supervisor: Chen Mingsen	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	14	To Elect Mr. Qu Wenzhou As An Independent Non-Executive Director Of The Tenth Session Of The Board Of Directors	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	16	To Elect Mr. Ma Weihua As A Shareholder Representative Supervisor Of The Tenth Session Of The Board Of Supervisors	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	15-Jan-2021	17	To Elect Mr. Chen Mingsen As A Shareholder Representative Supervisor Of The Tenth Session Of The Board Of Supervisors	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	1	Plan For H-Share Offering: Stock Type And Par Value	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	1	Proposal On The Scheme Of The Offering Of H Shares: Stock Class And Par Value Of Issuance	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	2	Resolution On The Plan For The Issuance Of H Shares By The Company: Class And Par Value Of The Shares To Be Issued	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	2	Plan For H-Share Offering: Issuing Method And Date	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	2	Proposal On The Scheme Of The Offering Of H Shares: Methods And Date Of Issuance	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	3	Resolution On The Plan For The Issuance Of H Shares By The Company: Method And Time Of Issuance	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	3	Plan For H-Share Offering: Issuing Targets And Subscription Method	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	3	Proposal On The Scheme Of The Offering Of H Shares: Subscribers And Method Of Subscription	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	4	Resolution On The Plan For The Issuance Of H Shares By The Company: Target Subscribers And Subscription Method	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	4	Plan For H-Share Offering: Issue Price And Pricing Method	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	4	Proposal On The Scheme Of The Offering Of H Shares: Pricing Method And Issuance Price	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	5	Resolution On The Plan For The Issuance Of H Shares By The Company: Issue Price And Pricing Method	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	5	Plan For H-Share Offering: Issuing Volume	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	5	Proposal On The Scheme Of The Offering Of H Shares: Volume Of Issuance	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	6	Resolution On The Plan For The Issuance Of H Shares By The Company: Number Of Shares To Be Issued	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	6	Plan For H-Share Offering: Distribution Plan For Accumulated Retained Profits Before The Issuance	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	6	Proposal On The Scheme Of The Offering Of H Shares: Distribution Scheme For Accumulated Profits Prior To The Issuance	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	7	Resolution On The Plan For The Issuance Of H Shares By The Company: Distribution Plan For The Accumulated Profits Before The Issuance	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	7	Plan For H-Share Offering: Listing Place	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	7	Proposal On The Scheme Of The Offering Of H Shares: Listing Exchange For Share Issuance	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	8	Resolution On The Plan For The Issuance Of H Shares By The Company: Place Of Listing Of Shares Under The Issuance	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	8	Plan For H-Share Offering: Purpose Of The Raised Funds	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	8	Proposal On The Scheme Of The Offering Of H Shares: Uses Of Proceeds	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	9	Resolution On The Plan For The Issuance Of H Shares By The Company: Use Of Proceeds	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	9	Plan For H-Share Offering: The Valid Period Of The Resolution On The Share Offering	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	9	Proposal On The Scheme Of The Offering Of H Shares: Valid Period Of The Resolution On This Issuance	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	10	Resolution On The Plan For The Issuance Of H Shares By The Company: Validity Period Of The Resolution In Relation To The Issuance	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	10	Full Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The H-Share Offering	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	10	Proposal To Request The General Meeting Of Shareholders To Fully Authorize The Board Of Directors And The Persons Authorized By The Board Of Directors To Handle Matters Concerning This Offering Of H Shares	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	11	Resolution On The Grant Of Mandate To The Board Of Directors Of The Company And Its Authorized Persons By The General Meeting To Handle Matters, At Their Full Discretion, Regarding The Issuance Of H Shares	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	11	Amendments To The Company'S Articles Of Association	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	11	Proposal To Revise The Articles Of Association Of The Company	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	12	Resolution On The Amendments To The Articles Of Association Of The Company	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	12	Proposal To Amend The Rules Of Procedure For The General Meeting Of Shareholders	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	13	Resolution On The Amendments To The Rules Of Procedure For General Meetings	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	13	Proposal To Revise The Rules Of Procedure For The Board Of Directors	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	26-Feb-2021	14	Resolution On The Amendments To The Rules Of Procedure For The Board Of Directors	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	2	Work Report Of The Board Of Directors For The Year 2020	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	3	2020 Annual Accounts	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	3	Work Report Of The Board Of Supervisors For The Year 2020	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny7.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	4	Final Financial Report For The Year 2020	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	5	2020 Annual Report And Its Summary	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	5	Profit Distribution Plan For The Year 2020	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	6	Reappointment Of 2021 Domestic Audit Firm And Internal Control Audit Firm: Pricewaterhousecoopers Zhong Tian Lip Special General Partnership	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	6	2020 Annual Report And Summary Of Annual Report	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	7	Reappointment Of 2021 Overseas Audit Firm: Pricewaterhousecoopers	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	7	Resolution On The Reappointment Of Pricewaterhousecoopers Zhong Tian Lip (Special General Partnership) As The Domestic Audit Institution And Internal Control Audit Institution Of The Company For The Year 2021	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	8	2020 Work Report Of Independent Directors	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	8	Resolution On The Reappointment Of Pricewaterhousecoopers As The Overseas Audit Institution Of The Company For The Year 2021	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	9	Formulation Of The Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	9	Duty Report Of Independent Non-Executive Directors For The Year 2020	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	10	Amendments To The Connected Transactions Management System	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	10	Resolution On The Formulation Of The Dividend Distribution Plan Of Fuyao Glass Industry Group Co., Ltd. For The Shareholders For The Upcoming Three Years (2021-2023)	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	11	Issuance Of Super And Short-Term Commercial Papers	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	11	Resolution On The Amendments To The Rules For Management Of Related Transactions	For	For
FUYAO GLASS INDUSTRY GROUP CO LTD	17-Jun-2021	12	Resolution On The Issuance Of Ultra Short-Term Financing Notes By The Company	For	For
GALAPAGOS NV	28-Apr-2021	6	Approval Of The Annual Accounts And The Allocation Of The Results	For	For
GALAPAGOS NV	28-Apr-2021	9	Approval Of The Remuneration Report	For	Combined
GALAPAGOS NV	28-Apr-2021	10	Proposal To Grant Discharge To The Board Of Directors And The Statutory Auditor	For	Combined
GALAPAGOS NV	28-Apr-2021	12	Approval Of The Reappointment Of Katrine Bosley As Independent Member Of The Supervisory Board	For	Combined
GALAPAGOS NV	28-Apr-2021	13	Approval Of The Reappointment Of Raj Parekh As Member Of The Supervisory Board	For	Against
GALAXY ENTERTAINMENT GROUP LTD	13-May-2021	4	To Receive And Consider The Audited Financial Statements And Reports Of The Directors And Auditor For The Year Ended 31 December 2020	For	Combined
GALAXY ENTERTAINMENT GROUP LTD	13-May-2021	5	To Re-Elect Mr. Francis Lui Yiu Tung As A Director	For	Combined
GALAXY ENTERTAINMENT GROUP LTD	13-May-2021	6	To Re-Elect Mr. Joseph Chee Ying Keung As A Director	For	Combined
GALAXY ENTERTAINMENT GROUP LTD	13-May-2021	7	To Re-Elect Mr. James Ross Ancell As A Director	For	Combined
GALAXY ENTERTAINMENT GROUP LTD	13-May-2021	8	To Re-Appoint Auditor And Authorise The Directors To Fix The Auditor'S Remuneration	For	For
GALAXY ENTERTAINMENT GROUP LTD	13-May-2021	9	To Give A General Mandate To The Directors To Buy-Back Shares Of The Company	For	For
GALAXY ENTERTAINMENT GROUP LTD	13-May-2021	10	To Give A General Mandate To The Directors To Issue Additional Shares Of The Company	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GALAXY ENTERTAINMENT GROUP LTD	13-May-2021	11	To Extend The General Mandate As Approved Under 4.2	For	Against
GALAXY ENTERTAINMENT GROUP LTD	13-May-2021	12	To Approve The Adoption Of The New Share Option Scheme Of The Company	For	Combined
GALP ENERGIA SGPS SA	23-Apr-2021	3	Resolve On The Ratification Of The Co-Option Of Mr. Andrew Richard Dingley Brown As Member Of The Board Of Directors Of The Company	For	For
GALP ENERGIA SGPS SA	23-Apr-2021	4	Resolve On The Integrated Management Report And On The Individual And Consolidated Accounts For The Year 2020 As Well As The Remaining Reporting Documents, Including The Corporate Governance Report And The Consolidated Nonfinancial Information, Together With The Accounts Legal Certification Documents And The Opinion And Activity Report Of The Audit Board	For	For
GALP ENERGIA SGPS SA	23-Apr-2021	5	Resolve On The Proposal To Allocate The 2020 Results	For	For
GALP ENERGIA SGPS SA	23-Apr-2021	6	Perform A General Appraisal Of The Board Of Directors, For The Year 2020, In Accordance With Article 455 Of The Portuguese Companies Code	For	For
GALP ENERGIA SGPS SA	23-Apr-2021	7	Perform A General Appraisal Of The Audit Board, For The Year 2020, In Accordance With Article 455 Of The Portuguese Companies Code	For	For
GALP ENERGIA SGPS SA	23-Apr-2021	8	Perform A General Appraisal Of The Statutory Auditor, For The Year 2020, In Accordance With Article 455 Of The Portuguese Companies Code	For	For
GALP ENERGIA SGPS SA	23-Apr-2021	9	Resolve On The Proposal Regarding The Remuneration Policy For The Members Of The Management And Supervisory Bodies And Members Of The Board Of The Annual General Meeting, Submitted By The Remuneration Committee	For	For
GALP ENERGIA SGPS SA	23-Apr-2021	10	Resolve On The Granting Of Authorisation To The Board Of Directors For The Acquisition And Sale Of Treasury Shares And Bonds Or Other Debt Securities By The Company Or By Its Affiliates	For	For
GAMING AND LEISURE PROPERTIES, INC.	10-Jun-2021	1	Election Of Director: Peter M. Carlino	For	For
GAMING AND LEISURE PROPERTIES, INC.	10-Jun-2021	2	Election Of Director: Carol ("Lili") Lynton	For	For
GAMING AND LEISURE PROPERTIES, INC.	10-Jun-2021	3	Election Of Director: Joseph W. Marshall, Iii	For	For
GAMING AND LEISURE PROPERTIES, INC.	10-Jun-2021	4	Election Of Director: James B. Perry	For	For
GAMING AND LEISURE PROPERTIES, INC.	10-Jun-2021	5	Election Of Director: Barry F. Schwartz	For	For
GAMING AND LEISURE PROPERTIES, INC.	10-Jun-2021	6	Election Of Director: Earl C. Shanks	For	For
GAMING AND LEISURE PROPERTIES, INC.	10-Jun-2021	7	Election Of Director: E. Scott Urdang	For	For
GAMING AND LEISURE PROPERTIES, INC.	10-Jun-2021	8	To Ratify The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For The Current Fiscal Year.	For	For
GAMING AND LEISURE PROPERTIES, INC.	10-Jun-2021	9	To Approve, On A Non-Binding Advisory Basis, The Company'S Executive Compensation.	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	1	Plan For H-Share Offering: Stock Type And Par Value	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	2	Application For Bank Credit By The Company And Subsidiaries And Provision Of Guarantee	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	2	Plan For H-Share Offering: Issuing Method And Date	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	3	Provision Of Guarantee For Controlled Subsidiaries	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	3	Plan For H-Share Offering: Issuing Targets	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	4	Plan For H-Share Offering: Stock Type And Par Value	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	4	Plan For H-Share Offering: Issuing Scale	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	5	Plan For H-Share Offering: Issuing Method And Date	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	5	Plan For H-Share Offering: Pricing Method	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	6	Plan For H-Share Offering: Issuing Targets	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	6	Plan For H-Share Offering: Accumulated Retained Profits Before The Issuance	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	7	Plan For H-Share Offering: Issuing Scale	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	7	Plan For H-Share Offering: Purpose Of The Raised Funds	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	8	Plan For H-Share Offering: Pricing Method	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	8	Plan For H-Share Offering: The Valid Period Of The Resolution	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	9	Plan For H-Share Offering: Accumulated Retained Profits Before The Issuance	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	9	Plan For H-Share Offering: Listing Application	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GANFENG LITHIUM CO., LTD.	17-Mar-2021	10	Plan For H-Share Offering: Purpose Of The Raised Funds	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	10	Full Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The H-Share Offering	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	11	Plan For H-Share Offering: The Valid Period Of The Resolution	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	12	Plan For H-Share Offering: Listing Application	For	For
GANFENG LITHIUM CO., LTD.	17-Mar-2021	13	Full Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The H-Share Offering	For	For
GANFENG LITHIUM CO., LTD.	30-Apr-2021	1	Change Of The Company'S Registered Capital And Business Scope, And Amendments To The Company'S Articles Of Association	For	For
GANFENG LITHIUM CO., LTD.	30-Apr-2021	2	Capital Increase In A Wholly-Owned Subsidiary	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	1	2021 Stock Option Incentive Plan (Draft) And Its Summary	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	2	To Consider And Approve Proposed Adoption Of The 2021 Share Option Incentive Scheme	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	2	Appraisal Management Measures For The 2021 Stock Option Incentive Plan	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	2	To Consider And Approve The Work Report Of The Board Of Directors For 2020	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	3	2020 Annual Report And Its Summary And Performance Announcement	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	3	To Consider And Approve Regarding The Assessment Management Measures For The Implementation Of The 2021 Share Opinion Incentive Scheme	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	3	Authorization To The Board To Handle Matters Regarding 2021 Stock Option Incentive Plan	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	3	To Consider And Approve The Work Report Of The Board Of Supervisors For 2020	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	4	2020 Financial Reports Respectively Audited By Domestic And Overseas Audit Firms	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	4	To Consider And Approve Proposed Authorization To The Board To Deal With Relevant Matters In Relation To The 2021 Share Option Incentive Scheme	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	4	To Consider And Approve The 2020 Annual Report, Summary Of The Annual Report And Annual Results Announcement	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	5	Reappointment Of 2021 Audit Firm	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	5	To Consider And Approve The 2020 Financial Report As Respectively Audited By The Domestic And Overseas Auditors	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	6	Confirmation Of The Remuneration For Directors	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	6	To Consider And Approve Engagement Of Domestic And Overseas Auditors And The Internal Control Auditors For 2021	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	7	Determination Of Remuneration For Supervisors	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	7	To Consider And Approve Determination Of Directors' Emoluments	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	8	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	8	To Consider And Approve Determination Of Supervisors' Emoluments	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	9	2021 Estimated Continuing Connected Transactions	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	9	To Consider And Approve The Profit Distribution Proposal For 2021	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	10	Launching Foreign Exchange Hedging Business By The Company And Subsidiaries	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	10	To Consider And Approve Capital Increase In Its Whollyowned Subsidiary	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	11	General Authorization To Issue Additional A-Shares And H-Shares	For	Combined
GANFENG LITHIUM CO., LTD.	04-Jun-2021	11	To Consider And Approve Grant Of General Mandate To The Board Of The Company	For	Against
GANFENG LITHIUM CO., LTD.	04-Jun-2021	12	General Authorization To Issue Domestic And Overseas Debt Financing Instruments	For	Combined
GANFENG LITHIUM CO., LTD.	04-Jun-2021	12	To Consider And Approve General Mandate To Issue Domestic And Overseas Debt Financing Instruments	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	13	Capital Increase In Wholly-Owned Subsidiaries	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	13	To Consider And Approve Engagement In Foreign Exchange Hedging Business By The Company And Its Subsidiaries	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	14	2021 Stock Option Incentive Plan (Draft) And Its Summary	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	14	To Consider And Approve The Continuing Related-Party Transactions For 2021	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	15	Appraisal Management Measures For The 2021 Stock Option Incentive Plan	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GANFENG LITHIUM CO., LTD.	04-Jun-2021	15	To Consider And Approve The Provision Of Guarantees To The Controlled Subsidiary	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	16	Authorization To The Board To Handle Matters Regarding 2021 Stock Option Incentive Plan	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	16	To Consider And Approve Proposed Adoption Of The 2021 Share Option Incentive Scheme	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	17	Provision Of Guarantee For Controlled Subsidiaries	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	17	To Consider And Approve Regarding The Assessment Management Measures For The Implementation Of The 2021 Share Opinion Incentive Scheme	For	For
GANFENG LITHIUM CO., LTD.	04-Jun-2021	18	To Consider And Approve Proposed Authorization To The Board To Deal With Relevant Matters In Relation To The 2021 Share Option Incentive Scheme	For	For
GANFENG LITHIUM CO., LTD.	28-Jun-2021	1	The Connected Transaction Of The Acquisition Of Equities In A Company By A Wholly-Owned Subsidiary Involves Mining Right Investment	For	For
GANFENG LITHIUM CO., LTD.	28-Jun-2021	2	2021 Estimated Additional Continuing Connected Transactions	For	For
GANFENG LITHIUM CO., LTD.	28-Jun-2021	2	To Consider And Approve The Proposed Increase In Continuing Related-Party Transactions Forecast For 2021	For	For
GANFENG LITHIUM CO., LTD.	28-Jun-2021	3	To Consider And Approve The Proposed Possible Offer For Bacanora By Shanghai Ganfeng, A Wholly-Owned Subsidiary Of The Company, Involving Mining Rights Investment And Related-Party Transaction	For	For
GARMIN LTD	04-Jun-2021	1	Approval Of Garmin'S 2020 Annual Report, Including The Consolidated Financial Statements Of Garmin For The Fiscal Year Ended December 26, 2020 And The Statutory Financial Statements Of Garmin For The Fiscal Year Ended December 26, 2020.	For	Combined
GARMIN LTD	04-Jun-2021	2	Approval Of The Appropriation Of Available Earnings.	For	Combined
GARMIN LTD	04-Jun-2021	3	Approval Of The Payment Of A Cash Dividend In The Aggregate Amount Of U.S. \$2.68 Per Outstanding Share Out Of Garmin'S Reserve From Capital Contribution In Four Equal Installments.	For	Combined
GARMIN LTD	04-Jun-2021	4	Discharge Of The Members Of The Board Of Directors And The Executive Management From Liability For The Fiscal Year Ended December 26, 2020.	For	Combined
GARMIN LTD	04-Jun-2021	5	Re-Election Of Director: Jonathan C. Burrell	For	Combined
GARMIN LTD	04-Jun-2021	6	Re-Election Of Director: Joseph J. Hartnett	For	Combined
GARMIN LTD	04-Jun-2021	7	Re-Election Of Director: Min H. Kao	For	Combined
GARMIN LTD	04-Jun-2021	8	Re-Election Of Director: Catherine A. Lewis	For	Combined
GARMIN LTD	04-Jun-2021	9	Re-Election Of Director: Charles W. Pepper	For	Combined
GARMIN LTD	04-Jun-2021	10	Re-Election Of Director: Clifton A. Pemble	For	Combined
GARMIN LTD	04-Jun-2021	11	Re-Election Of Min H. Kao As Executive Chairman Of The Board Of Directors.	For	Combined
GARMIN LTD	04-Jun-2021	12	Re-Election Of Compensation Committee Member: Jonathan C. Burrell	For	Combined
GARMIN LTD	04-Jun-2021	13	Re-Election Of Compensation Committee Member: Joseph J. Hartnett	For	Combined
GARMIN LTD	04-Jun-2021	14	Re-Election Of Compensation Committee Member: Catherine A. Lewis	For	Combined
GARMIN LTD	04-Jun-2021	15	Re-Election Of Compensation Committee Member: Charles W. Pepper	For	Combined
GARMIN LTD	04-Jun-2021	16	Re-Election Of The Law Firm Wuersch & Gering Llp As Independent Voting Rights Representative.	For	Combined
GARMIN LTD	04-Jun-2021	17	Ratification Of The Appointment Of Ernst & Young Llp As Garmin'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 25, 2021 And Re-Election Of Ernst & Young Ltd As Garmin'S Statutory Auditor For Another One-Year Term.	For	Combined
GARMIN LTD	04-Jun-2021	18	Advisory Vote On Executive Compensation.	For	Combined
GARMIN LTD	04-Jun-2021	19	Binding Vote To Approve Fiscal Year 2022 Maximum Aggregate Compensation For The Executive Management.	For	Combined
GARMIN LTD	04-Jun-2021	20	Binding Vote To Approve Maximum Aggregate Compensation For The Board Of Directors For The Period Between The 2021 Annual General Meeting And The 2022 Annual General Meeting.	For	Combined
GARTNER, INC.	03-Jun-2021	1	Election Of Director For Term Expiring In 2022: Peter E. Bisson	For	For
GARTNER, INC.	03-Jun-2021	2	Election Of Director For Term Expiring In 2022: Richard J. Bressler	For	For
GARTNER, INC.	03-Jun-2021	3	Election Of Director For Term Expiring In 2022: Raul E. Cesan	For	For
GARTNER, INC.	03-Jun-2021	4	Election Of Director For Term Expiring In 2022: Karen E. Dykstra	For	For
GARTNER, INC.	03-Jun-2021	5	Election Of Director For Term Expiring In 2022: Anne Sutherland Fuchs	For	For
GARTNER, INC.	03-Jun-2021	6	Election Of Director For Term Expiring In 2022: William O. Grabe	For	For
GARTNER, INC.	03-Jun-2021	7	Election Of Director For Term Expiring In 2022: Eugene A. Hall	For	For
GARTNER, INC.	03-Jun-2021	8	Election Of Director For Term Expiring In 2022: Stephen G. Pagliuca	For	For
GARTNER, INC.	03-Jun-2021	9	Election Of Director For Term Expiring In 2022: Eileen M. Serra	For	For
GARTNER, INC.	03-Jun-2021	10	Election Of Director For Term Expiring In 2022: James C. Smith	For	For
GARTNER, INC.	03-Jun-2021	11	Approval, On An Advisory Basis, Of The Compensation Of Our Named Executive Officers.	For	For
GARTNER, INC.	03-Jun-2021	12	Ratification Of The Appointment Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm For The 2021 Fiscal Year.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GARTNER, INC.	03-Jun-2021	13	Approval Of The Amended And Restated 2011 Employee Stock Purchase Plan.	For	For
GAZPROM PJSC	25-Jun-2021	1	Approval Of The Company'S Annual Report	For	For
GAZPROM PJSC	25-Jun-2021	2	Approval Of The Company'S Annual Accounts (Financial Statements)	For	For
GAZPROM PJSC	25-Jun-2021	3	Approval Of The Company'S 2020 Profit Allocation	For	For
GAZPROM PJSC	25-Jun-2021	4	On The Amount Of Dividends, The Timing And Form Of Their Payment Based On The 2020 Performance, And On Establishing The Date, As Of Which The Persons Entitled To Dividends Are Determined	For	For
GAZPROM PJSC	25-Jun-2021	5	Approval Of The Company'S Auditor	For	Combined
GAZPROM PJSC	25-Jun-2021	6	Regarding Item 6: Members Of The Board Of Directors Are Sdns, Therefore Any Instructions Received For The Item 6 Will Not Be Voted Or Counted	Non-voting resolution	Combined
GAZPROM PJSC	25-Jun-2021	7	On Payment Of The Remuneration For Serving On The Board Of Directors To The Board Of Directors Members, Other Than Civil Servants, In The Amount Established In The Company'S Internal Documents	Non-voting resolution	Non-voting resolution
GAZPROM PJSC	25-Jun-2021	8	On Payment Of The Remuneration For Serving On The Audit Commission To The Audit Commission Members, Other Than Civil Servants, In The Amount Established In The Company'S Internal Documents	For	Combined
GAZPROM PJSC	25-Jun-2021	9	On Amendments To Pjsc Gazprom Articles Of Association	For	For
GAZPROM PJSC	25-Jun-2021	10	On Amendments To The Regulation On Pjsc Gazprom Board Of Directors	For	For
GAZPROM PJSC	25-Jun-2021	11	Please Note Cumulative Voting Applies To This Resolution Regarding The Election Of Directors. Out Of The 11 Directors Presented For Election, A Maximum Of 11 Directors Are To Be Elected. The Local Agent In The Market Will Apply Cumulative Voting Evenly Among Only Directors For Whom You Vote "For". Cumulative Votes Cannot Be Applied Unevenly Among Directors Via Proxyedge. However If You Wish To Do So, Please Contact Your Client Service Representative. Standing Instructions Have Been Removed For This Meeting. If You Have Further Questions Please Contact Your Client Service Representative	Non-voting resolution	Combined
GAZPROM PJSC	25-Jun-2021	12	Regarding Item 10: Any Instruction By A Gdr Holder That Includes A Vote In Favor Of A Board Of Director That Is An Sdn (As Defined Below) Or Sanctioned Person (Item 10.1 And 10.8), Item 10 Will Be Considered Null And Void And Disregarded For All Directors And No Voting Instructions For That Entire Resolution From Such Gdr Holder Will Be Voted Or Counted	Non-voting resolution	Non-voting resolution
GAZPROM PJSC	25-Jun-2021	13	Election Of Member Of The Company'S Board Of Directors: Mr. Andrey Igorevich Akimov	Non-voting resolution	Non-voting resolution
GAZPROM PJSC	25-Jun-2021	14	Election Of Member Of The Company'S Board Of Directors: Mr. Viktor Alekseevich Zubkov	For	Combined
GAZPROM PJSC	25-Jun-2021	15	Election Of Member Of The Company'S Board Of Directors: Mr. Timur Askarovich Kulibaev	For	Combined
GAZPROM PJSC	25-Jun-2021	16	Election Of Member Of The Company'S Board Of Directors: Mr. Denis Valentinovich Manturov	For	Combined
GAZPROM PJSC	25-Jun-2021	17	Election Of Member Of The Company'S Board Of Directors: Mr. Vitaly Anatolevich Markelov	For	Against
GAZPROM PJSC	25-Jun-2021	18	Election Of Member Of The Company'S Board Of Directors: Mr. Viktor Georgievich Martynov	For	Combined
GAZPROM PJSC	25-Jun-2021	19	Election Of Member Of The Company'S Board Of Directors: Mr. Vladimir Alexandrovich Mau	For	For
GAZPROM PJSC	25-Jun-2021	20	Election Of Member Of The Company'S Board Of Directors: Mr. Alexey Borisovich Miller	Non-voting resolution	Combined
GAZPROM PJSC	25-Jun-2021	21	Election Of Member Of The Company'S Board Of Directors: Mr. Alexander Valentinovich Novak	For	Combined
GAZPROM PJSC	25-Jun-2021	22	Election Of Member Of The Company'S Board Of Directors: Mr. Mikhail Leonidovich Sereda	For	Against
GAZPROM PJSC	25-Jun-2021	23	Election Of Member Of The Company'S Board Of Directors: Mr. Nikolai Grigorievich Shulginov	For	Against
GAZPROM PJSC	25-Jun-2021	24	Elect The Following Member To Pjsc Gazprom Audit Commission: Ms. Tatiana Valentinovna Zobkova	For	Combined
GAZPROM PJSC	25-Jun-2021	25	Elect The Following Member To Pjsc Gazprom Audit Commission: Mr. Ilya Igorevich Karpov	For	For
GAZPROM PJSC	25-Jun-2021	26	Elect The Following Member To Pjsc Gazprom Audit Commission: Ms. Tatiana Vladimirovna Fisenko	For	For
GAZPROM PJSC	25-Jun-2021	27	Elect The Following Member To Pjsc Gazprom Audit Commission: Mr. Pavel Gennadievich Shumov-	For	For
GAZPROM PJSC	25-Jun-2021	28	Election Of Member Of The Company'S Audit Commission. Mr. Alexey Vyacheslavovich Yakovlev	For	For
GAZPROM PJSC	25-Jun-2021	29	In Accordance With New Russian Federation Legislation Regarding Foreign Ownership Disclosure Requirements For ADR Securities, All Shareholders Who Wish To Participate In This Event Must Disclose Their Beneficial Owner Company Registration Number And Date Of Company Registration. Broadridge Will Integrate The Relevant Disclosure Information With The Vote Instruction When It Is Issued To The Local Market As Long As The Disclosure Information Has Been Provided By Your Global Custodian. If This Information Has Not Been Provided By Your Global Custodian, Then Your Vote May Be Rejected.	Non-voting resolution	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GAZPROM PJSC	25-Jun-2021	30	Please Note That This Is An Amendment To Meeting Id 592963 Due To Receipt Of Change In Record Date To 31 May 2021. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You.	Non-voting resolution	Non-voting resolution
G-BITS NETWORK TECHNOLOGY (XIAMEN) CO LTD	19-Jan-2021	1	Connected Transaction Regarding Subscription For An Investment Fund	For	Combined
G-BITS NETWORK TECHNOLOGY (XIAMEN) CO LTD	12-May-2021	2	2020 Annual Report And Its Summary	For	For
G-BITS NETWORK TECHNOLOGY (XIAMEN) CO LTD	12-May-2021	3	2020 Work Report Of The Board Of Directors	For	For
G-BITS NETWORK TECHNOLOGY (XIAMEN) CO LTD	12-May-2021	4	2020 Work Report Of The Supervisory Committee	For	For
G-BITS NETWORK TECHNOLOGY (XIAMEN) CO LTD	12-May-2021	5	2020 Annual Accounts	For	For
G-BITS NETWORK TECHNOLOGY (XIAMEN) CO LTD	12-May-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny120.00000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
G-BITS NETWORK TECHNOLOGY (XIAMEN) CO LTD	12-May-2021	7	Cash Management With Idle Proprietary Funds	For	Combined
G-BITS NETWORK TECHNOLOGY (XIAMEN) CO LTD	12-May-2021	8	Election Of Supervisors	For	Combined
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	15-Jan-2021	1	An Agreement With A Local Government On Investment In A Photovoltaic Batteries Production Base	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	15-Jan-2021	2	Transfer Of 100 Percent Equities In A Wholly-Owned Subsidiary	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	15-Jan-2021	3	Transfer Of Equities In And Capital Decrease In Wholly-Owned Subsidiaries	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	10-Feb-2021	1	Election Of Non-Independent Director: Zhu Gongshan	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	10-Feb-2021	2	Election Of Non-Independent Director: Luo Xin	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	10-Feb-2021	3	Election Of Non-Independent Director: Sun Wei	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	10-Feb-2021	4	Election Of Non-Independent Director: Sheng Yuxin	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	10-Feb-2021	5	Election Of Non-Independent Director: Dong Fang	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	10-Feb-2021	6	Election Of Non-Independent Director: Hu Zemiao	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	10-Feb-2021	7	Election Of Independent Director: Wang Qing	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	10-Feb-2021	8	Election Of Independent Director: Wang Qingyou	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	10-Feb-2021	9	Election Of Independent Director: Ren Jianbiao	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	10-Feb-2021	10	Election Of Shareholder Supervisor: Liang Wenzhang	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	10-Feb-2021	11	Election Of Shareholder Supervisor: Zhang Qiang	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	10-Feb-2021	12	Amendments To The Company'S Articles Of Association	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	20-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	20-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	20-May-2021	3	2020 Annual Accounts	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	20-May-2021	4	2020 Annual Report And Its Summary	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	20-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	20-May-2021	6	Reappointment Of 2021 Audit Firm	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	20-May-2021	7	Application For Comprehensive Credit Line To Financial Institutions In 2021 And Provision Of Credit Guarantee For Subsidiaries	For	Combined
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	20-May-2021	8	2021 Estimated Continuing Connected Transactions	For	Combined
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	20-May-2021	9	Launching Forward Foreign Exchange Settlement And Sale Business	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	20-May-2021	10	Cancellation Of Some Stock Options, And Repurchase And Cancellation Of Some Restricted Stocks Under The First Phase Restricted Stock And Stock Option Incentive Plan	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	20-May-2021	11	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	20-May-2021	12	Increase Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	18-Jun-2021	1	By-Election Of Directors	For	For
GCL SYSTEM INTEGRATION TECHNOLOGY CO LTD	18-Jun-2021	2	By-Election Of Independent Directors	For	For
GDS HOLDINGS LIMITED	29-Jun-2021	1	Re-Election Of Mr. Lim Ah Doo As A Director Of The Company.	For	For
GDS HOLDINGS LIMITED	29-Jun-2021	2	Re-Election Of Mr. Chang Sun As A Director Of The Company.	For	For
GDS HOLDINGS LIMITED	29-Jun-2021	3	Re-Election Of Ms. Judy Qing Ye As A Director Of The Company.	For	For
GDS HOLDINGS LIMITED	29-Jun-2021	4	Confirmation Of The Appointment Of Kpmg Huazhen Llp As Independent Auditor Of The Company For The Fiscal Year Ending December 31, 2021.	For	For
GDS HOLDINGS LIMITED	29-Jun-2021	5	Authorization Of The Board Of Directors Of The Company To Approve Allotment Or Issuance, In The 12-Month Period From The Date Of The Meeting, Of Ordinary Shares Or Other Equity Or Equity Linked Securities Of The Company Up To An Aggregate Twenty Per Cent. (20%) Of Its Existing Issued Share Capital Of The Company At The Date Of The Meeting, Whether In A Single Transaction Or A Series Of Transactions (Other Than Any Allotment Or Issues Of Shares On The Exercise Of Any Options That Have Been Granted By The Company).	For	For
GDS HOLDINGS LIMITED	29-Jun-2021	6	Approval Of The Amendment And Restatement Of The Company'S Articles Of Association To Reflect Such Amendments As Detailed In The Proxy Statement And Set Forth In Exhibit A Hereto And Thereto, A Copy Of Which Has Been Produced To The Meeting Marked "A" And For Identification Purpose Signed By The Chairman Of The Meeting (The "New Articles"), And The Approval And Adoption Of The New Articles In Substitution For And To The Exclusion Of The Existing Articles Of Association Of The Company With Immediate Effect After The Close Of The Meeting.	For	For
GDS HOLDINGS LIMITED	29-Jun-2021	7	Authorization Of Each Of The Directors And Officers Of The Company To Take Any And Every Action That Might Be Necessary To Effect The Foregoing Resolutions As Such Director Or Officer, In His Or Her Absolute Discretion, Thinks Fit.	For	For
GEA GROUP AG	30-Apr-2021	6	Approve Allocation Of Income And Dividends Of Eur 0.85 Per Share	For	For
GEA GROUP AG	30-Apr-2021	7	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
GEA GROUP AG	30-Apr-2021	8	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	For
GEA GROUP AG	30-Apr-2021	9	Ratify Kpmg Ag As Auditors For Fiscal Year 2021	For	For
GEA GROUP AG	30-Apr-2021	10	Elect Juergen Fleischer To The Supervisory Board	For	For
GEA GROUP AG	30-Apr-2021	11	Elect Colin Hall To The Supervisory Board	For	Combined
GEA GROUP AG	30-Apr-2021	12	Elect Klaus Helmrich To The Supervisory Board	For	Combined
GEA GROUP AG	30-Apr-2021	13	Elect Annette Koehler To The Supervisory Board	For	For
GEA GROUP AG	30-Apr-2021	14	Elect Holly Lei To The Supervisory Board	For	For
GEA GROUP AG	30-Apr-2021	15	Elect Molly Zhang To The Supervisory Board	For	For
GEA GROUP AG	30-Apr-2021	16	Approve Remuneration Policy	For	Combined
GEA GROUP AG	30-Apr-2021	17	Approve Remuneration Of Supervisory Board	For	Combined
GEA GROUP AG	30-Apr-2021	18	Amend Articles Re: Supervisory Board Term Of Office	For	For
GEA GROUP AG	30-Apr-2021	19	Approve Creation Of Eur 52 Million Pool Of Authorized Capital I With Preemptive Rights	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GEA GROUP AG	30-Apr-2021	20	Approve Creation Of Eur 52 Million Pool Of Authorized Capital Ii With Partial Exclusion Of Preemptive Rights	For	For
GEA GROUP AG	30-Apr-2021	21	Approve Creation Of Eur 52 Million Pool Of Authorized Capital Iii With Partial Exclusion Of Preemptive Rights	For	For
GEA GROUP AG	30-Apr-2021	22	Approve Issuance Of Warrants/Bonds With Warrants Attached/Convertible Bonds With Partial Exclusion Of Preemptive Rights Up To Aggregate Nominal Amount Of Eur 750 Million; Approve Creation Of Eur 52 Million Pool Of Capital To Guarantee Conversion Rights	For	For
GEBERIT AG	14-Apr-2021	1	Please Note That Beneficial Owner Details Are Required For This Meeting. If No Beneficial Owner Details Are Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
GEBERIT AG	14-Apr-2021	2	Part 2 Of This Meeting Is For Voting On Agenda And Meeting Attendance Requests Only. Please Ensure That You Have First Voted In Favour Of The Registration Of Shares In Part 1 Of The Meeting. It Is A Market Requirement For Meetings Of This Type That The Shares Are Registered And Moved To A Registered Location At The Csd, And Specific Policies At The Individual Sub-Custodians May Vary. Upon Receipt Of The Vote Instruction, It Is Possible That A Marker May Be Placed On Your Shares To Allow For Reconciliation And Re-Registration Following A Trade. Therefore Whilst This Does Not Prevent The Trading Of Shares, Any That Are Registered Must Be First Deregistered If Required For Settlement. Deregistration Can Affect The Voting Rights Of Those Shares. If You Have Concerns Regarding Your Accounts, Please Contact Your Client Representative	Non-voting resolution	Unvoted
GEBERIT AG	14-Apr-2021	3	Approval Of The Business And Financial Review, The Financial Statements And The Consolidated Financial Statements For 2020, Acceptance Of The Auditors' Reports	For	Combined
GEBERIT AG	14-Apr-2021	4	Resolution On The Appropriation Of Available Earnings: Chf 11.40 Per Share	For	Combined
GEBERIT AG	14-Apr-2021	5	Formal Approval Of The Actions Of The Board Of Directors	For	Combined
GEBERIT AG	14-Apr-2021	6	Re-Election Of Albert M. Baehny As A Member Of The Board Of Directors And As Chairman Of The Board Of Directors	For	Combined
GEBERIT AG	14-Apr-2021	7	Re-Election Of Felix R. Ehrat: The Board Of Directors Proposes That Felix R. Ehrat Be Re-Elected As A Member Of The Board Of Directors Until The Closing Of The Next Ordinary General Meeting	For	Combined
GEBERIT AG	14-Apr-2021	8	Re-Election Of Werner Karlen: The Board Of Directors Proposes That Werner Karlen Be Re-Elected As A Member Of The Board Of Directors Until The Closing Of The Next Ordinary General Meeting	For	Combined
GEBERIT AG	14-Apr-2021	9	Re-Election Of Bernadette Koch: The Board Of Directors Proposes That Bernadette Koch Be Re-Elected As A Member Of The Board Of Directors Until The Closing Of The Next Ordinary General Meeting	For	Combined
GEBERIT AG	14-Apr-2021	10	Re-Election Of Eunice Zehnder-Lai: The Board Of Directors Proposes That Eunice Zehnder-Lai Be Re-Elected As A Member Of The Board Of Directors Until The Closing Of The Next Ordinary General Meeting	For	Combined
GEBERIT AG	14-Apr-2021	11	Election Of Thomas Bachmann: The Board Of Directors Proposes That Thomas Bachmann Be Elected As A Member Of The Board Of Directors Until The Closing Of The Next Ordinary General Meeting	For	Combined
GEBERIT AG	14-Apr-2021	12	Re-Election Of Werner Karlen: The Board Of Directors Proposes That Werner Karlen Be Re-Elected As A Member Of The Compensation Committee Until The Closing Of The Next Ordinary General Meeting	For	Combined
GEBERIT AG	14-Apr-2021	13	Re-Election Of Eunice Zehnder-Lai: The Board Of Directors Proposes That Eunice Zehnder-Lai Be Re-Elected As A Member Of The Compensation Committee Until The Closing Of The Next Ordinary General Meeting. If Eunice Zehnder-Lai Is Re-Elected As A Member Of The Compensation Committee, The Board Of Directors Intends To Appoint Her As Chairwoman Of The Compensation Committee	For	Combined
GEBERIT AG	14-Apr-2021	14	Election Of Thomas Bachmann: The Board Of Directors Proposes That Thomas Bachmann Be Elected As A Member Of The Compensation Committee Until The Closing Of The Next Ordinary General Meeting	For	Combined
GEBERIT AG	14-Apr-2021	15	Re-Election Of The Independent Proxy: The Board Of Directors Proposes That The Lawyer'S Office Hba Rechtsanwälte Ag, Zurich, Represented By Roger Muller, Lawyer, Be Re-Elected As The Independent Proxy Until The Closing Of The Next Ordinary General Meeting	For	Combined
GEBERIT AG	14-Apr-2021	16	Re-Appointment Of The Auditors: The Board Of Directors Proposes That Pricewaterhousecoopers Ag Be Re-Appointed As Auditors For The 2021 Business Year	For	Combined
GEBERIT AG	14-Apr-2021	17	Consultative Vote On The 2020 Remuneration Report	For	Combined
GEBERIT AG	14-Apr-2021	18	Approval Of The Maximum Aggregate Remuneration Amount For The Members Of The Board Of Directors For The Period Until The Next Ordinary General Meeting	For	Combined
GEBERIT AG	14-Apr-2021	19	Approval Of The Maximum Aggregate Remuneration Amount For The Members Of The Group Executive Board For The Business Year 2022	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GEBERIT AG	14-Apr-2021	20	Reduction In Capital: Reduction In The Share Capital By Cancelling 1,167,094 Of The Company'S Shares That Were Acquired As Part Of The Share Buyback Programme Announced On 6 June 2017 And Concluded On 30 April 2020 As Well As The Share Buyback Programme Started On 17 September 2020, Not Concluded Yet	For	Combined
GECINA	22-Apr-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
GECINA	22-Apr-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution
GECINA	22-Apr-2021	3	08 Mar 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You And Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You And Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Non-voting resolution
GECINA	22-Apr-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
GECINA	22-Apr-2021	5	08 Mar 2021: Please Note That This Is A Revision Due To Modification Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You And Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202103052100432-28	Non-voting resolution	Non-voting resolution
GECINA	22-Apr-2021	6	Approval Of The Corporate Financial Statement For The Financial Year Ended 31 December 2020 - Approval Of The Overall Amount Of The Expenses And Costs Referred To In The Provisions Of Article 39-4 Of The General Tax Code	For	Combined
GECINA	22-Apr-2021	7	Approval Of The Consolidated Financial Statement For The Financial Year Ended 31 December 2020	For	For
GECINA	22-Apr-2021	8	Transfer To A Reserve Account	For	For
GECINA	22-Apr-2021	9	Allocation Of Income For The Financial Year Ended 31 December 2020 And Distribution Of The Dividend	For	For
GECINA	22-Apr-2021	10	Option For The Payment Of Interim Dividends In Shares Relating To The Financial Year 2021 - Delegation Of Powers To The Board Of Directors	For	For
GECINA	22-Apr-2021	11	Statutory Auditors' Special Report On The Regulated Agreements And Commitments Referred To In Articles L. 225-38 And Following Of The French Commercial Code	For	For
GECINA	22-Apr-2021	12	Setting Of The Overall Annual Compensation Package To Be Allocated To The Directors	For	For
GECINA	22-Apr-2021	13	Approval Of The Information Referred To In Section I Of Article L.22-10-9 Of The French Commercial Code Relating To The Compensation Of Corporate Officers For The Financial Year 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GECINA	22-Apr-2021	14	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Compensation And Benefits Of All Kinds Paid During Or Allocated For The Financial Year 2020 To Mr. Bernard Carayon, Chairman Of The Board Of Directors Until 23 April 2020	For	For
GECINA	22-Apr-2021	15	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Compensation And Benefits Of All Kinds Paid During Or Allocated For The Financial Year 2020 To Mr. Jerome Brunel, Chairman Of The Board Of Directors Since 23 April 2020	For	For
GECINA	22-Apr-2021	16	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Compensation And Benefits Of All Kinds Paid During Or Allocated For The Financial Year 2020 To The Chief Executive Officer	For	For
GECINA	22-Apr-2021	17	Approval Of The Compensation Policy Elements Of The Members Of The Board Of Directors For The Financial Year 2021	For	For
GECINA	22-Apr-2021	18	Approval Of The Compensation Policy Elements Of The Chairman Of The Board Of Directors For The Financial Year 2021	For	For
GECINA	22-Apr-2021	19	Approval Of The Compensation Policy Elements Of The Chief Executive Officer For The Financial Year 2021	For	For
GECINA	22-Apr-2021	20	Ratification Of The Appointment Of Mrs. Carole Le Gall As Censor	For	For
GECINA	22-Apr-2021	21	Renewal Of The Term Of Office Of Mrs. Laurence Danon Arnaud As Director	For	Combined
GECINA	22-Apr-2021	22	Renewal Of The Term Of Office Of Ivanhoe Cambridge Inc. Company As Director	For	Combined
GECINA	22-Apr-2021	23	Authorization To Be Granted To The Board Of Directors To Trade In The Company'S Shares	For	For
GECINA	22-Apr-2021	24	Powers To Carry Out Formalities	For	For
GEELY AUTOMOBILE HOLDINGS LTD	24-May-2021	3	To Receive And Consider The Report Of The Directors, Audited Financial Statements And Auditor'S Report For The Year Ended 31 December 2020	For	For
GEELY AUTOMOBILE HOLDINGS LTD	24-May-2021	4	To Declare A Final Dividend For The Year Ended 31 December 2020	For	For
GEELY AUTOMOBILE HOLDINGS LTD	24-May-2021	5	To Re-Elect Mr. Gui Sheng Yue As An Executive Director	For	For
GEELY AUTOMOBILE HOLDINGS LTD	24-May-2021	6	To Re-Elect Mr. An Cong Hui As An Executive Director	For	For
GEELY AUTOMOBILE HOLDINGS LTD	24-May-2021	7	To Re-Elect Ms. Wei Mei As An Executive Director	For	For
GEELY AUTOMOBILE HOLDINGS LTD	24-May-2021	8	To Re-Elect Mr. An Qing Heng As An Independent Non-Executive Director	For	For
GEELY AUTOMOBILE HOLDINGS LTD	24-May-2021	9	To Authorise The Board Of Directors Of The Company To Fix The Remuneration Of The Directors	For	For
GEELY AUTOMOBILE HOLDINGS LTD	24-May-2021	10	To Re-Appoint Grant Thornton Hong Kong Limited As The Auditor Of The Company And To Authorise The Board Of Directors Of The Company To Fix Their Remuneration	For	For
GEELY AUTOMOBILE HOLDINGS LTD	24-May-2021	11	To Grant A General Mandate To The Directors To Repurchase The Company'S Shares	For	For
GEELY AUTOMOBILE HOLDINGS LTD	24-May-2021	12	To Grant A General Mandate To The Directors To Issue, Allot And Otherwise Deal With The Company'S Shares	For	For
GEMDALE CORPORATION	16-Mar-2021	1	Election Of Bian Xuemei As A Director	For	For
GEMDALE CORPORATION	11-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
GEMDALE CORPORATION	11-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
GEMDALE CORPORATION	11-May-2021	3	2020 Financial Report	For	For
GEMDALE CORPORATION	11-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny7.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
GEMDALE CORPORATION	11-May-2021	5	2021 Reappointment Of Audit Firm	For	For
GEMDALE CORPORATION	11-May-2021	6	2020 Annual Report	For	For
GEMDALE CORPORATION	11-May-2021	7	2021 Authorization For External Guarantee	For	Combined
GEMDALE CORPORATION	11-May-2021	8	Issuance Of Debt Financing Instruments	For	Combined
GENERAC HOLDINGS INC.	17-Jun-2021	1	Director	For	Combined
GENERAC HOLDINGS INC.	17-Jun-2021	2	Proposal To Ratify The Selection Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	Combined
GENERAC HOLDINGS INC.	17-Jun-2021	3	Advisory Vote On The Non-Binding "Say-On-Pay" Resolution To Approve The Compensation Of Our Executive Officers.	For	Combined
GENERAL ELECTRIC COMPANY	04-May-2021	1	Election Of Director: Sébastien Bazin	For	Combined
GENERAL ELECTRIC COMPANY	04-May-2021	2	Election Of Director: Ashton Carter	For	Combined
GENERAL ELECTRIC COMPANY	04-May-2021	3	Election Of Director: H. Lawrence Culp, Jr.	For	For
GENERAL ELECTRIC COMPANY	04-May-2021	4	Election Of Director: Francisco D'Souza	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GENERAL ELECTRIC COMPANY	04-May-2021	5	Election Of Director: Edward Garden	For	Combined
GENERAL ELECTRIC COMPANY	04-May-2021	6	Election Of Director: Thomas Horton	For	Combined
GENERAL ELECTRIC COMPANY	04-May-2021	7	Election Of Director: Risa Lavizzo-Mourey	For	Combined
GENERAL ELECTRIC COMPANY	04-May-2021	8	Election Of Director: Catherine Lesjak	For	For
GENERAL ELECTRIC COMPANY	04-May-2021	9	Election Of Director: Paula Rosput Reynolds	For	For
GENERAL ELECTRIC COMPANY	04-May-2021	10	Election Of Director: Leslie Seidman	For	For
GENERAL ELECTRIC COMPANY	04-May-2021	11	Election Of Director: James Tisch	For	Combined
GENERAL ELECTRIC COMPANY	04-May-2021	12	Advisory Approval Of Our Named Executives' Compensation.	For	Against
GENERAL ELECTRIC COMPANY	04-May-2021	13	Ratification Of Deloitte As Independent Auditor For 2021.	For	Combined
GENERAL ELECTRIC COMPANY	04-May-2021	14	Approval Of Reverse Stock Split And Reduction In Our Authorized Stock And Par Value.	For	For
GENERAL ELECTRIC COMPANY	04-May-2021	15	Require Nomination Of At Least Two Candidates For Each Board Seat.	Against	Combined
GENERAL ELECTRIC COMPANY	04-May-2021	16	Require The Chairman Of The Board To Be Independent.	Against	Combined
GENERAL ELECTRIC COMPANY	04-May-2021	17	Report On Meeting The Criteria Of The Net Zero Indicator.	For	Combined
GENERAL MOTORS COMPANY	14-Jun-2021	1	Election Of Director: Mary T. Barra	For	For
GENERAL MOTORS COMPANY	14-Jun-2021	2	Election Of Director: Wesley G. Bush	For	For
GENERAL MOTORS COMPANY	14-Jun-2021	3	Election Of Director: Linda R. Gooden	For	For
GENERAL MOTORS COMPANY	14-Jun-2021	4	Election Of Director: Joseph Jimenez	For	For
GENERAL MOTORS COMPANY	14-Jun-2021	5	Election Of Director: Jane L. Mendillo	For	For
GENERAL MOTORS COMPANY	14-Jun-2021	6	Election Of Director: Judith A. Miscik	For	For
GENERAL MOTORS COMPANY	14-Jun-2021	7	Election Of Director: Patricia F. Russo	For	For
GENERAL MOTORS COMPANY	14-Jun-2021	8	Election Of Director: Thomas M. Schoewe	For	For
GENERAL MOTORS COMPANY	14-Jun-2021	9	Election Of Director: Carol M. Stephenson	For	For
GENERAL MOTORS COMPANY	14-Jun-2021	10	Election Of Director: Mark A. Tatum	For	For
GENERAL MOTORS COMPANY	14-Jun-2021	11	Election Of Director: Devin N. Wenig	For	For
GENERAL MOTORS COMPANY	14-Jun-2021	12	Election Of Director: Margaret C. Whitman	For	For
GENERAL MOTORS COMPANY	14-Jun-2021	13	Advisory Approval Of Named Executive Officer Compensation.	For	For
GENERAL MOTORS COMPANY	14-Jun-2021	14	Ratification Of The Selection Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
GENERAL MOTORS COMPANY	14-Jun-2021	15	Shareholder Proposal Regarding Shareholder Written Consent.	Against	Combined
GENERAL MOTORS COMPANY	14-Jun-2021	16	Shareholder Proposal Regarding A Report On Greenhouse Gas Emissions Targets As A Performance Element Of Executive Compensation.	Against	Combined
GENMAB A/S	13-Apr-2021	1	In The Majority Of Meetings The Votes Are Cast With The Registrar Who Will Follow Client Instructions. In A Small Percentage Of Meetings There Is No Registrar And Clients Votes May Be Cast By The Chairman Of The Board Or A Board Member As Proxy. Clients Can Only Expect Them To Accept Pro-Management Votes. The Only Way To Guarantee That Abstain And/Or Against Votes Are Represented At The Meeting Is To Send Your Own Representative Or Attend The Meeting In Person. The Sub Custodian Banks Offer Representation Services For An Added Fee If Requested. Thank You	Non-voting resolution	Combined
GENMAB A/S	13-Apr-2021	2	Please Be Advised That Split And Partial Voting Is Not Authorised For A Beneficial Owner In The Danish Market. Please Contact Your Global Custodian For Further Information.	Non-voting resolution	Non-voting resolution
GENMAB A/S	13-Apr-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
GENMAB A/S	13-Apr-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
GENMAB A/S	13-Apr-2021	5	Report By The Board Of Directors On The Company'S Activities During The Past Year	Non-voting resolution	Non-voting resolution
GENMAB A/S	13-Apr-2021	6	Presentation And Adoption Of The Audited Annual Report And Discharge Of Board Of Directors And Executive Management	For	Combined
GENMAB A/S	13-Apr-2021	7	Resolution On The Distribution Of Profits As Recorded In The Adopted Annual Report	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GENMAB A/S	13-Apr-2021	8	Advisory Vote On The Compensation Report	For	Combined
GENMAB A/S	13-Apr-2021	9	Re-Election Of Deirdre P. Connelly Member Of The Board Of Directors	For	Combined
GENMAB A/S	13-Apr-2021	10	Re-Election Of Pernille Erenbjerg Member Of The Board Of Directors	For	Combined
GENMAB A/S	13-Apr-2021	11	Re-Election Of Rolf Hoffmann Member Of The Board Of Directors	For	Combined
GENMAB A/S	13-Apr-2021	12	Re-Election Of Dr. Paolo Paoletti Member Of The Board Of Directors	For	Combined
GENMAB A/S	13-Apr-2021	13	Re-Election Of Jonathan Peacock Member Of The Board Of Directors	For	Combined
GENMAB A/S	13-Apr-2021	14	Re-Election Of Dr. Anders Gersel Pedersen Member Of The Board Of Directors	For	Combined
GENMAB A/S	13-Apr-2021	15	Election Of Auditor: Re-Election Of Pricewaterhousecoopers Statsautoriseret Revisionspartnerselskab	For	Combined
GENMAB A/S	13-Apr-2021	16	Proposals From The Board Of Directors: Approval Of The Board Of Directors' Remuneration For 2021	For	Combined
GENMAB A/S	13-Apr-2021	17	Proposals From The Board Of Directors: Amendment To Remuneration Policy For Board Of Directors And Executive Management (Base Fee Multiplier For Chair And Deputy Chair)	For	Combined
GENMAB A/S	13-Apr-2021	18	Proposals From The Board Of Directors: Adoption Of Amended Remuneration Policy For Board Of Directors And Executive Management (Certain Other Changes)	For	Combined
GENMAB A/S	13-Apr-2021	19	Proposals From The Board Of Directors: Authorization Of The Board Of Directors To Acquire Treasury Shares	For	Combined
GENMAB A/S	13-Apr-2021	20	Proposals From The Board Of Directors: Amendment Of Article 4A (Authorization To Issue New Shares) And Article 5A (Authorization To Issue Convertible Debt) And Adoption Of A New Article 5B	For	Combined
GENMAB A/S	13-Apr-2021	21	Proposals From The Board Of Directors: Amendment Of Article 5 (Authorization To Issue Warrants)	For	Combined
GENMAB A/S	13-Apr-2021	22	Proposals From The Board Of Directors: Authorization To Hold Wholly Virtual General Meetings	For	Combined
GENMAB A/S	13-Apr-2021	23	Authorization Of The Chair Of The General Meeting To Register Resolutions Passed By The General Meeting	For	Combined
GENMAB A/S	13-Apr-2021	24	Miscellaneous	Non-voting resolution	Combined
GENMAB A/S	13-Apr-2021	25	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Abstain' Only For Resolution Numbers 5.A To 5.F And 6. Thank You	Non-voting resolution	Non-voting resolution
GENMAB A/S	13-Apr-2021	26	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Non-voting resolution
GENMAB A/S	13-Apr-2021	27	10 Mar 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
GENMAB A/S	13-Apr-2021	28	10 Mar 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
GENSCRIPT BIOTECH CORPORATION	28-May-2021	3	To Receive, Consider And Adopt The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries And The Reports Of The Directors Of The Company (The "Directors") And Auditors Of The Company For The Year Ended 31 December 2020	For	Combined
GENSCRIPT BIOTECH CORPORATION	28-May-2021	4	To Re-Elect Mr. Meng Jiange As Executive Director	For	For
GENSCRIPT BIOTECH CORPORATION	28-May-2021	5	To Re-Elect Dr. Zhu Li As Executive Director	For	For
GENSCRIPT BIOTECH CORPORATION	28-May-2021	6	To Re-Elect Ms. Wang Jiafen As Non-Executive Director	For	For
GENSCRIPT BIOTECH CORPORATION	28-May-2021	7	To Re-Elect Mr. Pan Juan As Independent Non-Executive Director	For	For
GENSCRIPT BIOTECH CORPORATION	28-May-2021	8	To Re-Elect Dr. Wang Xuehai As Independent Non-Executive Director	For	For
GENSCRIPT BIOTECH CORPORATION	28-May-2021	9	To Authorize The Board Of Directors (The "Board") To Fix Remuneration Of The Directors	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GENSCRIPT BIOTECH CORPORATION	28-May-2021	10	To Re-Appoint Ernst & Young, Certified Public Accountants, As The Auditor Of The Company And Authorize The Board To Fix Remuneration Of Auditor	For	For
GENSCRIPT BIOTECH CORPORATION	28-May-2021	11	To Give A General And Unconditional Mandate To The Directors To Allot, Issue And Deal With Additional Shares Not Exceeding 20% Of The Number Of The Issued Shares Of The Company	For	Combined
GENSCRIPT BIOTECH CORPORATION	28-May-2021	12	To Give A General And Unconditional Mandate To The Directors To Repurchase Shares Not Exceeding 10% Of The Number Of The Issued Shares Of The Company	For	Combined
GENSCRIPT BIOTECH CORPORATION	28-May-2021	13	To Extend The Authority Given To The Directors Pursuant To The Ordinary Resolution No. 4(A) To Issue Shares By Adding The Number Of Shares Repurchased Under The Ordinary Resolution No. 4(B)	For	Combined
GENTING SINGAPORE LIMITED	15-Apr-2021	1	To Receive And Adopt The Directors' Statement And Audited Financial Statements For The Financial Year Ended 31 December 2020 And The Auditor'S Report Thereon	For	Combined
GENTING SINGAPORE LIMITED	15-Apr-2021	2	To Declare A Final One-Tier Tax Exempt Dividend Of Sgd0.01 Per Ordinary Share	For	For
GENTING SINGAPORE LIMITED	15-Apr-2021	3	To Re-Elect Mr Jonathan Asherson	For	For
GENTING SINGAPORE LIMITED	15-Apr-2021	4	To Re-Elect Mr Tan Wah Yeow	For	For
GENTING SINGAPORE LIMITED	15-Apr-2021	5	To Re-Elect Mr Hauw Sze Shiung Winston	For	For
GENTING SINGAPORE LIMITED	15-Apr-2021	6	To Approve Directors' Fees Of Up To Sgd1,981,000 For The Financial Year Ending 31 December 2021	For	For
GENTING SINGAPORE LIMITED	15-Apr-2021	7	To Re-Appoint Pricewaterhousecoopers Llp As Auditor Of The Company	For	For
GENTING SINGAPORE LIMITED	15-Apr-2021	8	Proposed Renewal Of The General Mandate For Interested Person Transactions	For	For
GENTING SINGAPORE LIMITED	15-Apr-2021	9	Proposed Renewal Of The Share Buy-Back Mandate	For	For
GENUINE PARTS COMPANY	29-Apr-2021	1	Director	For	For
GENUINE PARTS COMPANY	29-Apr-2021	2	Advisory Vote On Executive Compensation.	For	For
GENUINE PARTS COMPANY	29-Apr-2021	3	Ratification Of The Selection Of Ernst & Young Llp As The Company'S Independent Auditor For The Fiscal Year Ending December 31, 2021.	For	For
GEORGE WESTON LIMITED	11-May-2021	1	Director	For	For
GEORGE WESTON LIMITED	11-May-2021	2	Appointment Of Kpmg Llp As Auditor And Authorization Of The Directors To Fix The Auditor'S Remuneration.	For	For
GEORGE WESTON LIMITED	11-May-2021	3	Vote On The Advisory Resolution On The Approach To Executive Compensation.	For	For
GERDAU SA	23-Apr-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
GERDAU SA	23-Apr-2021	2	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Non-voting resolution
GERDAU SA	23-Apr-2021	3	Please Note That The Preferred Shareholders Can Vote On Items 10, 11, 12 And 16 Only. Thank You	Non-voting resolution	Non-voting resolution
GERDAU SA	23-Apr-2021	4	Shareholder Can Only Fill Out This Field If He Has Been The Owner, Without Interruption, Of The Shares With Which He Or She Is Voting During The Three Months Immediately Prior To The Holding Of The General Meeting	Non-voting resolution	Non-voting resolution
GERDAU SA	23-Apr-2021	5	Do You Wish To Request The Separate Election Of A Member Of The Board Of Directors, Under The Terms Of Article 141, 4, II Of Law 6,404 Of 1976. Shareholder Can Only Fill Out This Field If He Has Been The Owner, Without Interruption, Of The Shares With Which He Or She Is Voting During The Three Months Immediately Prior To The Holding Of The General Meeting	For	Combined
GERDAU SA	23-Apr-2021	6	Shareholder Can Only Fill Out This Field If He Has Been The Owner, Without Interruption, Of The Shares With Which He Or She Is Voting During The Three Months Immediately Prior To The Holding Of The General Meeting	Non-voting resolution	Combined
GERDAU SA	23-Apr-2021	7	Separate Election Of A Member Of The Board Of Directors By Shareholders Who Hold Preferred Shares Without Voting Rights Or With Restricted Voting Rights. Shareholder Can Only Fill Out This Field If He Has Been The Owner, Without Interruption, Of The Shares With Which He Or She Is Voting During The Three Months Immediately Prior To The Holding Of The General Meeting. Augusto Brauna Pinheiro. Independent Member	For	Combined
GERDAU SA	23-Apr-2021	8	In The Event It Is Found That Neither The Owners Of Shares With Voting Rights Nor The Owners Of Preferred Shares Without Voting Rights Or With Restricted Voting Rights Make Up, Respectively, The Quorum That Is Required By Article 141, I And II, 4 Of Law 6,404 Of 1976, Do You Want Your Vote To Be Grouped With The Votes Of The Preferred Shares In Order To Elect, To The Board Of Directors, The Candidate With The Highest Number Of Votes Among All Of Those Who, Being Listed On This Proxy Card, Ran For Separate Election	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GERDAU SA	23-Apr-2021	9	Separate Election Of A Member Of The Fiscal Council By Shareholders Who Hold Preferred Shares Without Voting Rights Or With Restricted Voting Rights. Carlos Roberto Cafareli. Maelcio Mauricio Soares	For	For
GERDAU SA	23-Apr-2021	10	06 Apr 2021: Please Note That This Is A Revision Due To Change In Numbering Of Resolutions. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined
GETTY REALTY CORP.	27-Apr-2021	1	Election Of Director: Christopher J. Constant	For	Combined
GETTY REALTY CORP.	27-Apr-2021	2	Election Of Director: Milton Cooper	For	For
GETTY REALTY CORP.	27-Apr-2021	3	Election Of Director: Philip E. Coviello	For	For
GETTY REALTY CORP.	27-Apr-2021	4	Election Of Director: Mary Lou Malanoski	For	For
GETTY REALTY CORP.	27-Apr-2021	5	Election Of Director: Richard E. Montag	For	For
GETTY REALTY CORP.	27-Apr-2021	6	Election Of Director: Howard B. Safenowitz	For	For
GETTY REALTY CORP.	27-Apr-2021	7	Advisory (Non-Binding) Vote On Executive Compensation (Say-On-Pay).	For	For
GETTY REALTY CORP.	27-Apr-2021	8	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
GETTY REALTY CORP.	27-Apr-2021	9	Approval Of The Getty Realty Corp. Third Amended And Restated 2004 Omnibus Incentive Compensation Plan.	For	For
GF SECURITIES CO LTD	06-Jan-2021	1	Election Of Executive Directors	For	For
GF SECURITIES CO LTD	06-Jan-2021	2	To Consider And Approve The Resolution In Relation To The Election Of Mr. Lin Chuanhui As An Executive Director Of The Company	For	For
GF SECURITIES CO LTD	13-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
GF SECURITIES CO LTD	13-May-2021	2	To Consider And Approve The 2020 Directors' Report	For	For
GF SECURITIES CO LTD	13-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
GF SECURITIES CO LTD	13-May-2021	3	To Consider And Approve The 2020 Supervisory Committee'S Report	For	For
GF SECURITIES CO LTD	13-May-2021	3	2020 Annual Accounts	For	For
GF SECURITIES CO LTD	13-May-2021	4	To Consider And Approve The 2020 Final Financial Report	For	For
GF SECURITIES CO LTD	13-May-2021	4	2020 Annual Report	For	For
GF SECURITIES CO LTD	13-May-2021	5	To Consider And Approve The 2020 Annual Report	For	For
GF SECURITIES CO LTD	13-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny4.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
GF SECURITIES CO LTD	13-May-2021	6	To Consider And Approve The 2020 Profit Distribution Plan	For	For
GF SECURITIES CO LTD	13-May-2021	6	2021 Appointment Of Audit Firm	For	For
GF SECURITIES CO LTD	13-May-2021	7	To Consider And Approve The Resolution Regarding Engaging Auditors In 2021	For	For
GF SECURITIES CO LTD	13-May-2021	7	Authorization For 2021 Proprietary Investment Quota	For	For
GF SECURITIES CO LTD	13-May-2021	8	To Consider And Approve The Resolution Regarding The Authorization Of Proprietary Investment Quota For 2021	For	For
GF SECURITIES CO LTD	13-May-2021	8	2021 Estimated Continuing Connected Transactions	For	For
GF SECURITIES CO LTD	13-May-2021	9	To Consider And Approve The Resolution Regarding The 2021 Expected Daily Related Party/Connected Transactions	For	For
GFL ENVIRONMENTAL INC	19-May-2021	1	Director	For	Combined
GFL ENVIRONMENTAL INC	19-May-2021	2	Appointment Of Deloitte Llp As Auditors Of The Company And Authorizing The Directors To Fix Their Remuneration.	For	For
GFL ENVIRONMENTAL INC	19-May-2021	3	Approval Of Advisory Non-Binding Resolution On The Company'S Approach To Executive Compensation.	For	Combined
GIANT MANUFACTURING CO LTD	24-Jun-2021	1	2020 Financial Statements	For	Combined
GIANT MANUFACTURING CO LTD	24-Jun-2021	2	Distribution Of 2020 Earnings. Proposed Cash Dividend :Twd 8 Per Share.	For	For
GIANT MANUFACTURING CO LTD	24-Jun-2021	3	To Amend The Articles Of Incorporation	For	For
GIANT MANUFACTURING CO LTD	24-Jun-2021	4	To Amend The Director Election Procedures	For	For
GIANT MANUFACTURING CO LTD	24-Jun-2021	5	To Approve The Application Of D.Mag (Kunshan) New Material Technology Co.,Ltd., A Subsidiary Of The Company, For Its A-Share Initial Public Offering (Ipo) And Listing In An Overseas Securities Market	For	For
GIANT MANUFACTURING CO LTD	24-Jun-2021	6	The Election Of The Director.:Tho, Tu Hsiu-Chen -- Bonnie Tu,Shareholder No.00000002	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GIANT MANUFACTURING CO LTD	24-Jun-2021	7	The Election Of The Director.:Liu, Yuen-Chan -- Young Liu,Shareholder No.00000022	For	For
GIANT MANUFACTURING CO LTD	24-Jun-2021	8	The Election Of The Director.:Liu, Chin-Piao -- King Liu,Shareholder No.00000004	For	For
GIANT MANUFACTURING CO LTD	24-Jun-2021	9	The Election Of The Director.:Chiu,Ta-Peng,Shareholder No.00000008	For	For
GIANT MANUFACTURING CO LTD	24-Jun-2021	10	The Election Of The Director.:Yang,Huai-Ching,Shareholder No.00000110	For	For
GIANT MANUFACTURING CO LTD	24-Jun-2021	11	The Election Of The Director.:Chiu,Ta-Wei,Shareholder No.00000435	For	For
GIANT MANUFACTURING CO LTD	24-Jun-2021	12	The Election Of The Director.:Tho,Tzu Chien,Shareholder No.00000098	For	For
GIANT MANUFACTURING CO LTD	24-Jun-2021	13	The Election Of The Director.:Kinabalu Holding Company,Shareholder No.00105810	For	Combined
GIANT MANUFACTURING CO LTD	24-Jun-2021	14	The Election Of The Independent Director.:Chen,Hong-So -- Hilo Chen,Shareholder No.F120677Xxx	For	Combined
GIANT MANUFACTURING CO LTD	24-Jun-2021	15	The Election Of The Independent Director.:Lo,Jui-Lin,Shareholder No.L120083Xxx	For	For
GIANT MANUFACTURING CO LTD	24-Jun-2021	16	The Election Of The Independent Director.:Ho, Chun-Sheng -- Chaney Ho,Shareholder No.M100733Xxx	For	For
GIANT MANUFACTURING CO LTD	24-Jun-2021	17	Release Of The New Directors From Non-Compete Restrictions	For	For
GIGADEVICE SEMICONDUCTOR (BEIJING) INC	14-Jan-2021	1	2020 Stock Option And Restricted Stock Incentive Plan (Draft) And Its Summary	For	For
GIGADEVICE SEMICONDUCTOR (BEIJING) INC	14-Jan-2021	2	Appraisal Management Measures For The Implementation Of 2020 Stock Option And Restricted Stock Incentive Plan	For	For
GIGADEVICE SEMICONDUCTOR (BEIJING) INC	14-Jan-2021	3	Authorization To The Board To Handle Matters Regarding The Equity Incentive	For	For
GIGADEVICE SEMICONDUCTOR (BEIJING) INC	14-Jan-2021	4	Change Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
GIGADEVICE SEMICONDUCTOR (BEIJING) INC	25-Feb-2021	1	2021 Estimated Quota Of Continuing Connected Transactions And Framework Purchase Agreement To Be Signed	For	For
GIGADEVICE SEMICONDUCTOR (BEIJING) INC	25-Feb-2021	2	Change Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
GIGADEVICE SEMICONDUCTOR (BEIJING) INC	07-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
GIGADEVICE SEMICONDUCTOR (BEIJING) INC	07-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
GIGADEVICE SEMICONDUCTOR (BEIJING) INC	07-May-2021	3	2020 Annual Accounts	For	For
GIGADEVICE SEMICONDUCTOR (BEIJING) INC	07-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny5.60000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):4.000000	For	For
GIGADEVICE SEMICONDUCTOR (BEIJING) INC	07-May-2021	5	2020 Special Report On The Deposit And Use Of Raised Funds	For	For
GIGADEVICE SEMICONDUCTOR (BEIJING) INC	07-May-2021	6	2020 Annual Report And Its Summary	For	For
GIGADEVICE SEMICONDUCTOR (BEIJING) INC	07-May-2021	7	Cash Management With Idle Raised Funds From 2019 Non-Public Share Offering	For	For
GIGADEVICE SEMICONDUCTOR (BEIJING) INC	07-May-2021	8	Cash Management With Idle Raised Funds From 2020 Non-Public Share Offering	For	For
GIGADEVICE SEMICONDUCTOR (BEIJING) INC	07-May-2021	9	Cash Management With Idle Proprietary Funds	For	Combined
GIGADEVICE SEMICONDUCTOR (BEIJING) INC	07-May-2021	10	Change Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	Combined
GIGADEVICE SEMICONDUCTOR (BEIJING) INC	10-Jun-2021	1	Change Of The Company'S Domicile And Amendments To The Company'S Articles Of Association	For	For
GIGADEVICE SEMICONDUCTOR (BEIJING) INC	10-Jun-2021	2	By-Election Of Director: Zhang Shuai	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GIGADEVICE SEMICONDUCTOR (BEIJING) INC	10-Jun-2021	3	By-Election Of Director: He Wei	For	For
GILDAN ACTIVEWEAR INC.	06-May-2021	1	Director	For	Combined
GILDAN ACTIVEWEAR INC.	06-May-2021	2	Approving An Advisory Resolution On The Corporation'S Approach To Executive Compensation; See Schedule "C" To The Management Proxy Circular	For	Combined
GILDAN ACTIVEWEAR INC.	06-May-2021	3	The Appointment Of Kpmg Llp, Chartered Professional Accountants, As Auditors For The Ensuing Year	For	Combined
GILEAD SCIENCES, INC.	12-May-2021	1	Election Of Director To Serve For The Next Year: Jacqueline K. Barton, Ph.D.	For	For
GILEAD SCIENCES, INC.	12-May-2021	2	Election Of Director To Serve For The Next Year: Jeffrey A. Bluestone, Ph.D.	For	For
GILEAD SCIENCES, INC.	12-May-2021	3	Election Of Director To Serve For The Next Year: Sandra J. Horning, M.D.	For	For
GILEAD SCIENCES, INC.	12-May-2021	4	Election Of Director To Serve For The Next Year: Kelly A. Kramer	For	For
GILEAD SCIENCES, INC.	12-May-2021	5	Election Of Director To Serve For The Next Year: Kevin E. Lofton	For	For
GILEAD SCIENCES, INC.	12-May-2021	6	Election Of Director To Serve For The Next Year: Harish Manwani	For	For
GILEAD SCIENCES, INC.	12-May-2021	7	Election Of Director To Serve For The Next Year: Daniel P. O'Day	For	For
GILEAD SCIENCES, INC.	12-May-2021	8	Election Of Director To Serve For The Next Year: Javier J. Rodriguez	For	For
GILEAD SCIENCES, INC.	12-May-2021	9	Election Of Director To Serve For The Next Year: Anthony Welters	For	For
GILEAD SCIENCES, INC.	12-May-2021	10	To Ratify The Selection Of Ernst & Young Llp By The Audit Committee Of The Board Of Directors As The Independent Registered Public Accounting Firm Of Gilead For The Fiscal Year Ending December 31, 2021.	For	Combined
GILEAD SCIENCES, INC.	12-May-2021	11	To Approve, On An Advisory Basis, The Compensation Of Our Named Executive Officers As Presented In The Proxy Statement.	For	For
GILEAD SCIENCES, INC.	12-May-2021	12	To Vote On A Stockholder Proposal, If Properly Presented At The Meeting, Requesting That The Board Adopt A Policy That The Chairperson Of The Board Of Directors Be An Independent Director.	Against	Combined
GIVAUDAN SA	25-Mar-2021	1	Please Note That Beneficial Owner Details Are Required For This Meeting. If No Beneficial Owner Details Are Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
GIVAUDAN SA	25-Mar-2021	2	Part 2 Of This Meeting Is For Voting On Agenda And Meeting Attendance Requests Only. Please Ensure That You Have First Voted In Favour Of The Registration Of Shares In Part 1 Of The Meeting. It Is A Market Requirement For Meetings Of This Type That The Shares Are Registered And Moved To A Registered Location At The Csd, And Specific Policies At The Individual Sub-Custodians May Vary. Upon Receipt Of The Vote Instruction, It Is Possible That A Marker May Be Placed On Your Shares To Allow For Reconciliation And Re-Registration Following A Trade. Therefore Whilst This Does Not Prevent The Trading Of Shares, Any That Are Registered Must Be First Deregistered If Required For Settlement. Deregistration Can Affect The Voting Rights Of Those Shares. If You Have Concerns Regarding Your Accounts, Please Contact Your Client Representative	Non-voting resolution	Unvoted
GIVAUDAN SA	25-Mar-2021	3	Approval Of The Management Report, The Annual Financial Statements And The Consolidated Financial Statements 2020	For	Combined
GIVAUDAN SA	25-Mar-2021	4	Consultative Vote On The Compensation Report 2020	For	Combined
GIVAUDAN SA	25-Mar-2021	5	Appropriation Of Available Earnings And Distribution	For	Combined
GIVAUDAN SA	25-Mar-2021	6	Discharge Of The Board Of Directors	For	Combined
GIVAUDAN SA	25-Mar-2021	7	Re-Election Of Existing Board Member: Mr Victor Balli	For	Combined
GIVAUDAN SA	25-Mar-2021	8	Re-Election Of Existing Board Member: Prof. Dr Werner Bauer	For	Combined
GIVAUDAN SA	25-Mar-2021	9	Re-Election Of Existing Board Member: Ms Lilian Biner	For	Combined
GIVAUDAN SA	25-Mar-2021	10	Re-Election Of Existing Board Member: Mr Michael Carlos	For	Combined
GIVAUDAN SA	25-Mar-2021	11	Re-Election Of Existing Board Member: Ms Ingrid Deltentre	For	Combined
GIVAUDAN SA	25-Mar-2021	12	Re-Election Of Existing Board Member: Mr Olivier Filliol	For	Combined
GIVAUDAN SA	25-Mar-2021	13	Re-Election Of Existing Board Member: Ms Sophie Gasperment(Both, As Member And Also As Chairman Of The Board Of Directors)	For	Combined
GIVAUDAN SA	25-Mar-2021	14	Re-Election Of Existing Board Member And Election Of The Chairman: Mr Calvin Grieder (Both, As Member And Also As Chairman Of The Board Of Directors)	For	Combined
GIVAUDAN SA	25-Mar-2021	15	The Board Of Directors Proposes To Re-Elect The Following Member To The Compensation Committee, Each For A Term Of One Year Until The Next Annual General Meeting Of Shareholders: Prof. Dr Werner Bauer	For	Combined
GIVAUDAN SA	25-Mar-2021	16	The Board Of Directors Proposes To Re-Elect The Following Member To The Compensation Committee, Each For A Term Of One Year Until The Next Annual General Meeting Of Shareholders: Ms Ingrid Deltentre	For	Combined
GIVAUDAN SA	25-Mar-2021	17	The Board Of Directors Proposes To Re-Elect The Following Member To The Compensation Committee, Each For A Term Of One Year Until The Next Annual General Meeting Of Shareholders: Mr Victor Balli	For	Combined
GIVAUDAN SA	25-Mar-2021	18	Re-Election Of The Independent Voting Rights Representative: Mr. Manuel Isler	For	Combined
GIVAUDAN SA	25-Mar-2021	19	The Board Of Directors Proposes To Re-Elect: Deloitte Sa As The Statutory Auditors For The Financial Year 2021	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GIVAUDAN SA	25-Mar-2021	20	Proposal Of The Board Of Directors: Approval Of The Maximum Aggregate Amount Of Compensation Of The Board Of Directors For The Term Until The 2022 Annual General Meeting Of Chf 3,250,000	For	Combined
GIVAUDAN SA	25-Mar-2021	21	Proposal Of The Board Of Directors: Approval Of The Aggregate Amount Of Short Term Variable Compensation Of The Executive Committee For The Fiscal Year 2020 Of Chf 4,812,783	For	Combined
GIVAUDAN SA	25-Mar-2021	22	Proposal Of The Board Of Directors: Approval Of The Maximum Aggregate Amount Of Fixed Compensation And Long Term Variable Compensation Of The Executive Committee For The Fiscal Year 2021 Of Chf 15,400,000	For	Combined
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Combined
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	2	Important Market Processing Requirement: Power Of Attorney (Poa) Requirements Vary By Custodian. Global Custodians May Have A Poa In Place Which Would Eliminate The Need For The Individual Beneficial Owner Poa. In The Absence Of This Arrangement, An Individual Beneficial Owner Poa May Be Required. If You Have Any Questions Please Contact Your Client Service Representative. Thank You	Non-voting resolution	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	3	Shares Held In An Omnibus/Nominee Account Need To Be Re-Registered In The Beneficial Owners Name To Be Allowed To Vote At Meetings. Shares Will Be Temporarily Transferred To A Separate Account In The Beneficial Owner'S Name On The Proxy Deadline And Transferred Back To The Omnibus/Nominee Account The Day After The Meeting	Non-voting resolution	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	5	Open Meeting	Non-voting resolution	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	6	Elect Chairman Of Meeting	For	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	7	Registration Of Attending Shareholders And Proxies	Non-voting resolution	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	8	Approve Notice Of Meeting And Agenda	For	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	9	Designate Inspector(S) Of Minutes Of Meeting	For	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	10	Accept Financial Statements And Statutory Reports; Approve Allocation Of Income And Dividends Of Nok 7.40 Per Share	For	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	11	Approve Remuneration Statement	For	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	12	Approve Remuneration Guidelines For Executive Management	For	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	13	Authorize The Board To Decide On Distribution Of Dividends	For	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	14	Approve Equity Plan Financing Through Share Repurchase Program	For	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	15	Authorize Share Repurchase Program And Reissuance Of Repurchased Shares	For	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	16	Approve Creation Of Nok 100 Million Pool Of Capital Without Preemptive Rights	For	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	17	Authorize Board To Raise Subordinated Loans And Other External Financing	For	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	18	Reelect Gisele Marchand (Chair), Vibeke Krag, Terje Seljeseth, Hilde Merete Nafstad, Eivind Elnan, Tor Magne Lonnum And Gunnar Robert Sellaeg As Directors	For	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	19	Reelect Trine Riis Groven As Chair Of Nominating Committee	For	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	20	Reelect Iwar Arnstad As Member Of Nominating Committee	For	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	21	Reelect Marianne Ribe As Member Of Nominating Committee	For	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	22	Reelect Pernille Moen As Member Of Nominating Committee	For	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	23	Reelect Henrik Bachke Madsen As Member Of Nominating Committee	For	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	24	Ratify Deloitte As Auditors	For	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	25	Approve Remuneration Of Directors And Auditors; Approve Remuneration For Committee Work	For	Unvoted

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	26	03 Mar 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Unvoted
GJENSIDIGE FORSIKRING ASA	24-Mar-2021	27	03 Mar 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Unvoted
GLAXOSMITHKLINE PLC	05-May-2021	1	To Receive And Adopt The 2020 Annual Report	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	2	To Approve The Annual Report On Remuneration	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	3	To Re-Elect Sir Jonathan Symonds As A Director	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	4	To Re-Elect Emma Walmsley As A Director	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	5	To Re-Elect Charles Bancroft As A Director	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	6	To Re-Elect Vindi Banga As A Director	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	7	To Re-Elect Dr Hal Barron As A Director	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	8	To Re-Elect Dr Vivienne Cox As A Director	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	9	To Re-Elect Lynn Elsenhans As A Director	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	10	To Re-Elect Dr Laurie Glimcher As A Director	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	11	To Re-Elect Dr Jesse Goodman As A Director	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	12	To Re-Elect Iain Mackay As A Director	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	13	To Re-Elect Urs Rohner As A Director	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	14	To Re-Appoint The Auditor: Deloitte Llp	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	15	To Determine Remuneration Of The Auditor	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	16	To Authorise The Company And Its Subsidiaries To Make Donations To Political Organisations And Incur Political Expenditure	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	17	To Authorise Allotment Of Shares	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	18	To Disapply Pre-Emption Rights - General Power	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	19	To Disapply Pre-Emption Rights - In Connection With An Acquisition Or Specified Capital Investment	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	20	To Authorise The Company To Purchase Its Own Shares	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	21	To Authorise Exemption From Statement Of Name Of Senior Statutory Auditor	For	Combined
GLAXOSMITHKLINE PLC	05-May-2021	22	To Authorise Reduced Notice Of A General Meeting Other Than An Agm	For	Combined
GLENCORE PLC	29-Apr-2021	1	To Receive The Company'S Accounts And The Reports Of The Directors And Auditors For The Year Ended 31 December 2020	For	Combined
GLENCORE PLC	29-Apr-2021	2	To Approve That The Company'S Capital Contribution Reserves (Forming Part Of Its Share Premium Account) Be Reduced And Be Repaid To Shareholders As Per The Terms Set Out In The Notice Of Meeting	For	For
GLENCORE PLC	29-Apr-2021	3	To Re-Elect Anthony Hayward As A Director	For	For
GLENCORE PLC	29-Apr-2021	4	To Re-Elect Ivan Glasenberg As A Director, For A Term Expiring On 30 June 2021	For	For
GLENCORE PLC	29-Apr-2021	5	To Re-Elect Peter Coates As A Director	For	For
GLENCORE PLC	29-Apr-2021	6	To Re-Elect Martin Gilbert As A Director	For	For
GLENCORE PLC	29-Apr-2021	7	To Re-Elect Gill Marcus As A Director	For	For
GLENCORE PLC	29-Apr-2021	8	To Re-Elect Patrice Merrin As A Director	For	For
GLENCORE PLC	29-Apr-2021	9	To Re-Elect Kalidas Madhavpeddi As A Director	For	For
GLENCORE PLC	29-Apr-2021	10	To Elect Cynthia Carroll As A Director	For	For
GLENCORE PLC	29-Apr-2021	11	To Reappoint Deloitte Llp As The Company'S Auditors To Hold Office Until The Conclusion Of The Next General Meeting At Which Accounts Are Laid Or A Date To Be Determined By The Directors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GLENCORE PLC	29-Apr-2021	12	To Authorise The Audit Committee To Fix The Remuneration Of The Auditors	For	For
GLENCORE PLC	29-Apr-2021	13	To Approve Rules Of The Glencore Plc Incentive Plan	For	For
GLENCORE PLC	29-Apr-2021	14	To Approve Company'S Climate Action Transition Plan Dated 4Th December 2020	For	For
GLENCORE PLC	29-Apr-2021	15	To Approve The Directors' Remuneration Policy As Set Out In The 2020 Annual Report	For	For
GLENCORE PLC	29-Apr-2021	16	To Approve The Directors' Remuneration Report As Set Out In The 2020 Annual Report	For	For
GLENCORE PLC	29-Apr-2021	17	To Renew The Authority Conferred On The Directors Pursuant To Article 10.2 Of The Company'S Articles Of Association	For	For
GLENCORE PLC	29-Apr-2021	18	Subject To The Passing Of Resolution 17, To Renew The Authority Conferred On The Directors Pursuant To Article 10.3 Of The Company'S Articles Of Association To Allot Equity Securities For Cash For An Allotment Period	For	For
GLENCORE PLC	29-Apr-2021	19	Subject To The Passing Of Resolution 17, And In Addition To Any Authority Granted Under Resolution 18, To Empower The Directors Pursuant To Article 10.3 Of The Articles To Allot Equity Securities For Cash For An Allotment Period	For	For
GLENCORE PLC	29-Apr-2021	20	To Authorise The Company To Make Market Purchases Of Ordinary Shares	For	For
GLOBAL NET LEASE	12-Apr-2021	1	Election Of Class I Director: M. Therese Antone	For	For
GLOBAL NET LEASE	12-Apr-2021	2	Election Of Class I Director: Edward G. Rendell	For	Combined
GLOBAL NET LEASE	12-Apr-2021	3	Election Of Class I Director: Abby M. Wenzel	For	Against
GLOBAL NET LEASE	12-Apr-2021	4	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Accounting Firm For The Year Ending December 31, 2021.	For	Combined
GLOBAL NET LEASE	12-Apr-2021	5	A Proposal To Adopt A Non-Binding Advisory Resolution Approving The Executive Compensation For Our Named Executive Officers As Described Herein.	For	Combined
GLOBAL NET LEASE	12-Apr-2021	6	A Proposal Recommending, By Non-Binding Vote, The Frequency Of Future Non-Binding Advisory Votes On Executive Compensation.	Three	Combined
GLOBAL NET LEASE	12-Apr-2021	7	A Proposal Approving The 2021 Omnibus Incentive Compensation Plan.	For	Combined
GLOBAL NET LEASE	12-Apr-2021	8	A Proposal Approving The 2021 Omnibus Advisor Incentive Compensation Plan.	For	For
GLOBAL PAYMENTS INC.	29-Apr-2021	1	Election Of Director: F. Thaddeus Arroyo	For	For
GLOBAL PAYMENTS INC.	29-Apr-2021	2	Election Of Director: Robert H.B. Baldwin, Jr.	For	For
GLOBAL PAYMENTS INC.	29-Apr-2021	3	Election Of Director: John G. Bruno	For	For
GLOBAL PAYMENTS INC.	29-Apr-2021	4	Election Of Director: Kriss Cloninger Iii	For	For
GLOBAL PAYMENTS INC.	29-Apr-2021	5	Election Of Director: William I Jacobs	For	For
GLOBAL PAYMENTS INC.	29-Apr-2021	6	Election Of Director: Joia M. Johnson	For	For
GLOBAL PAYMENTS INC.	29-Apr-2021	7	Election Of Director: Ruth Ann Marshall	For	For
GLOBAL PAYMENTS INC.	29-Apr-2021	8	Election Of Director: Connie D. McDaniel	For	For
GLOBAL PAYMENTS INC.	29-Apr-2021	9	Election Of Director: William B. Plummer	For	For
GLOBAL PAYMENTS INC.	29-Apr-2021	10	Election Of Director: Jeffrey S. Sloan	For	For
GLOBAL PAYMENTS INC.	29-Apr-2021	11	Election Of Director: John T. Turner	For	For
GLOBAL PAYMENTS INC.	29-Apr-2021	12	Election Of Director: M. Troy Woods	For	For
GLOBAL PAYMENTS INC.	29-Apr-2021	13	Approval, On An Advisory Basis, Of The Compensation Of Our Named Executive Officers For 2020.	For	For
GLOBAL PAYMENTS INC.	29-Apr-2021	14	Ratification Of The Appointment Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
GLOBAL PAYMENTS INC.	29-Apr-2021	15	Advisory Vote On Shareholder Proposal Regarding Shareholder Right To Act By Written Consent.	Against	For
GLOBALWAFERS CO LTD	22-Jun-2021	1	2020 Business Report, Financial Statements And Earning Distribution.Proposed Cash Dividend: Twd18 Per Share	For	For
GLOBALWAFERS CO LTD	22-Jun-2021	2	Amendment To The 'Rules For Election Of Directors'.	For	For
GLOBALWAFERS CO LTD	22-Jun-2021	3	Amendment To The 'Policies And Procedures For Financial Derivatives Transactions'.	For	For
GLOBALWAFERS CO LTD	22-Jun-2021	4	Amendment To The 'Acquisition Or Disposal Of Assets Procedure'.	For	Combined
GLOBALWAFERS CO LTD	22-Jun-2021	5	Issuance Of New Shares Through Public Offering To Fund Working Capital.	For	Combined
GLOBALWAFERS CO LTD	22-Jun-2021	6	The Election Of The Directors:Hsiu-Lan Hsu,Shareholder No.0000009	For	For
GLOBALWAFERS CO LTD	22-Jun-2021	7	The Election Of The Directors:Sino-American Silicon Products Inc.,Shareholder No.0000001,Ming-Kuang Lu As Representative	For	For
GLOBALWAFERS CO LTD	22-Jun-2021	8	The Election Of The Directors:Sino-American Silicon Products Inc.,Shareholder No.0000001,Tan-Liang Yao As Representative	For	For
GLOBALWAFERS CO LTD	22-Jun-2021	9	The Election Of The Directors:Kuo-Chow Chen,Shareholder No.0000039	For	For
GLOBALWAFERS CO LTD	22-Jun-2021	10	The Election Of The Independent Directors:Jeng-Ywan Jeng,Shareholder No.R122108Xxx	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GLOBALWAFERS CO LTD	22-Jun-2021	11	The Election Of The Independent Directors:Chung-Yu Wang,Shareholder No.A101021Xxx	For	For
GLOBALWAFERS CO LTD	22-Jun-2021	12	The Election Of The Independent Directors:Ming-Ren Yu,Shareholder No.V120031Xxx	For	For
GLOBALWAFERS CO LTD	22-Jun-2021	13	Release The Prohibition On New Directors From Participation In Competitive Business.	For	Combined
GLOBANT S.A.	02-Apr-2021	1	Approval Of The Consolidated Accounts Of The Company Prepared Under Eu Ifrs And Ifrs As Of And For The Financial Year Ended December 31, 2020.	For	Combined
GLOBANT S.A.	02-Apr-2021	2	Approval Of The Company'S Annual Accounts Under Lux Gaap As Of And For The Financial Year Ended December 31, 2020.	For	For
GLOBANT S.A.	02-Apr-2021	3	Allocation Of Results For The Financial Year Ended December 31, 2020.	For	For
GLOBANT S.A.	02-Apr-2021	4	Vote On Discharge (Quitus) Of The Members Of The Board Of Directors For The Proper Exercise Of Their Mandate During The Financial Year Ended December 31, 2020.	For	For
GLOBANT S.A.	02-Apr-2021	5	Approval Of The Cash And Share Based Compensation Payable To The Non-Executive Members Of The Board Of Directors For The Financial Year Ending On December 31, 2021.	For	For
GLOBANT S.A.	02-Apr-2021	6	Appointment Of Pricewaterhousecoopers, Société Coopérative As Independent Auditor For The Annual Accounts And The Eu Ifrs Consolidated Accounts Of The Company For The Financial Year Ending On December 31, 2021.	For	For
GLOBANT S.A.	02-Apr-2021	7	Appointment Of Price Waterhouse & Co. S.R.L. As Independent Auditor For The Ifrs Consolidated Accounts Of The Company For The Financial Year Ending On December 31, 2021.	For	For
GLOBANT S.A.	02-Apr-2021	8	Re-Appointment Of Mr. Martín Migoya As Member Of The Board Of Directors For A Term Ending On The Date Of The Annual General Meeting Of Shareholders Of The Company To Be Held In 2024.	For	For
GLOBANT S.A.	02-Apr-2021	9	Re-Appointment Of Mr. Philip Odeen As Member Of The Board Of Directors For A Term Ending On The Date Of The Annual General Meeting Of Shareholders Of The Company To Be Held In 2024.	For	For
GLOBANT S.A.	02-Apr-2021	10	Re-Appointment Of Mr. Richard Haythornthwaite As Member Of The Board Of Directors For A Term Ending On The Date Of The Annual General Meeting Of Shareholders Of The Company To Be Held In 2024.	For	For
GLOBANT S.A.	02-Apr-2021	11	Appointment Of Ms. Maria Pinelli As Member Of The Board Of Directors For A Term Ending On The Date Of The Annual General Meeting Of Shareholders Of The Company To Be Held In 2022.	For	For
GLOBANT S.A.	02-Apr-2021	12	Approval And Ratification Of The Adoption And Implementation Of The Globant S.A. 2021 Employee Stock Purchase Plan.	For	For
GLOBE LIFE INC.	29-Apr-2021	1	Election Of Director: Charles E. Adair	For	For
GLOBE LIFE INC.	29-Apr-2021	2	Election Of Director: Linda L. Addison	For	For
GLOBE LIFE INC.	29-Apr-2021	3	Election Of Director: Marilyn A. Alexander	For	For
GLOBE LIFE INC.	29-Apr-2021	4	Election Of Director: Cheryl D. Alston	For	For
GLOBE LIFE INC.	29-Apr-2021	5	Election Of Director: Jane M. Buchan	For	For
GLOBE LIFE INC.	29-Apr-2021	6	Election Of Director: Gary L. Coleman	For	For
GLOBE LIFE INC.	29-Apr-2021	7	Election Of Director: Larry M. Hutchison	For	For
GLOBE LIFE INC.	29-Apr-2021	8	Election Of Director: Robert W. Ingram	For	Combined
GLOBE LIFE INC.	29-Apr-2021	9	Election Of Director: Steven P. Johnson	For	Combined
GLOBE LIFE INC.	29-Apr-2021	10	Election Of Director: Darren M. Rebelez	For	For
GLOBE LIFE INC.	29-Apr-2021	11	Election Of Director: Mary E. Thigpen	For	For
GLOBE LIFE INC.	29-Apr-2021	12	Ratification Of Auditors.	For	For
GLOBE LIFE INC.	29-Apr-2021	13	Approval Of 2020 Executive Compensation.	For	For
GLOBE TELECOM INC	20-Apr-2021	2	Call To Order	For	Combined
GLOBE TELECOM INC	20-Apr-2021	3	Notice Of Meeting, Determination Of Quorum And Rules Of Conduct And Procedures	For	Abstain
GLOBE TELECOM INC	20-Apr-2021	4	Approval Of The Minutes Of The Stockholders Meeting Held On April 21, 2020	For	Combined
GLOBE TELECOM INC	20-Apr-2021	5	Annual Report Of Officers And Audited Financial Statements	For	For
GLOBE TELECOM INC	20-Apr-2021	6	Ratification Of All Acts And Resolutions Of The Board Of Directors And Management Adopted During The Preceding Year	For	For
GLOBE TELECOM INC	20-Apr-2021	7	Election Of Director: Jaime Augusto Zobel De Ayala	For	Combined
GLOBE TELECOM INC	20-Apr-2021	8	Election Of Director: Lang Tao Yih, Arthur	For	Combined
GLOBE TELECOM INC	20-Apr-2021	9	Election Of Director: Fernando Zobel De Ayala	For	For
GLOBE TELECOM INC	20-Apr-2021	10	Election Of Director: Samba Natarajan	For	For
GLOBE TELECOM INC	20-Apr-2021	11	Election Of Director: Ernest L. Cu	For	For
GLOBE TELECOM INC	20-Apr-2021	12	Election Of Director: Delfin L. Lazaro	For	For
GLOBE TELECOM INC	20-Apr-2021	13	Election Of Director: Romeo L. Bernardo	For	For
GLOBE TELECOM INC	20-Apr-2021	14	Election Of Director: Cezar P. Consing	For	For
GLOBE TELECOM INC	20-Apr-2021	15	Election Of Director: Rex Ma. A. Mendoza (Independent Director)	For	For
GLOBE TELECOM INC	20-Apr-2021	16	Election Of Director: Saw Phaik Hwa (Independent Director)	For	For
GLOBE TELECOM INC	20-Apr-2021	17	Election Of Director: Cirilo P. Noel (Independent Director)	For	For
GLOBE TELECOM INC	20-Apr-2021	18	Election Of Independent Auditors And Fixing Of Their Remuneration	For	For
GLOBE TELECOM INC	20-Apr-2021	19	Consideration Of Such Other Business As May Properly Come Before The Meeting	Abstain	Combined
GLOBE TELECOM INC	20-Apr-2021	20	Adjournment	For	Combined
GN STORE NORD LTD	17-Mar-2021	7	Approval Of The Audited Annual Report	For	Combined
GN STORE NORD LTD	17-Mar-2021	8	Discharge To The Board Of Directors And The Executive Management	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GN STORE NORD LTD	17-Mar-2021	9	Approval Of The Decision On Application Of Profits In Accordance With The Approved Annual Report	For	For
GN STORE NORD LTD	17-Mar-2021	10	Presentation Of And Advisory Vote On The Remuneration Report	For	For
GN STORE NORD LTD	17-Mar-2021	11	Approval Of Remuneration To The Board Of Directors For The Current Financial Year	For	For
GN STORE NORD LTD	17-Mar-2021	12	Re-Election Of Per Wold-Olsen Member To The Board Of Director	For	Combined
GN STORE NORD LTD	17-Mar-2021	13	Re-Election Of Jukka Pekka Pertola Member To The Board Of Director	For	Abstain
GN STORE NORD LTD	17-Mar-2021	14	Re-Election Of Helene Barnekow Member To The Board Of Director	For	Combined
GN STORE NORD LTD	17-Mar-2021	15	Re-Election Of Montserrat Maresch Pascual Member To The Board Of Director	For	For
GN STORE NORD LTD	17-Mar-2021	16	Re-Election Of Wolfgang Reim Member To The Board Of Director	For	For
GN STORE NORD LTD	17-Mar-2021	17	Re-Election Of Ronica Wang Member To The Board Of Director	For	For
GN STORE NORD LTD	17-Mar-2021	18	Re-Election Of Anette Weber Member To The Board Of Director	For	For
GN STORE NORD LTD	17-Mar-2021	19	Re-Election Of Pricewaterhousecoopers Statsautoriseret Revisionspartnerselskab	For	For
GN STORE NORD LTD	17-Mar-2021	20	Proposals From The Board Of Directors And Shareholders: Authorization To The Board Of Directors To Acquire Treasury Shares	For	For
GN STORE NORD LTD	17-Mar-2021	21	Proposals From The Board Of Directors And Shareholders: Authorization To The Board Of Directors To Reduce The Share Capital Through The Cancellation Of Treasury Shares	For	For
GN STORE NORD LTD	17-Mar-2021	22	Amendment Of The Articles Of Association: Authorization To The Board Of Directors To Hold Electronic General Meetings	For	For
GN STORE NORD LTD	17-Mar-2021	23	Amendment Of The Articles Of Association: Company Calendar To Be Published Only On Www.Gn.Com	For	For
GN STORE NORD LTD	17-Mar-2021	24	Please Note That This Resolution Is A Shareholder Proposal: Assessment Of The Company'S Ability To Publish Corporate Country-By-Country Tax Reporting	Against	For
GODADDY INC.	02-Jun-2021	1	Director	For	Combined
GODADDY INC.	02-Jun-2021	2	Ratification Of The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Combined
GODADDY INC.	02-Jun-2021	3	To Approve Named Executive Officer Compensation In A Non-Binding Advisory Vote.	For	Combined
GOERTEK INC	07-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
GOERTEK INC	07-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
GOERTEK INC	07-May-2021	4	2020 Annual Accounts	For	For
GOERTEK INC	07-May-2021	5	2020 Annual Report And Its Summary	For	For
GOERTEK INC	07-May-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny1.50000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
GOERTEK INC	07-May-2021	7	Special Report On The Deposit And Use Of Raised Funds In 2020	For	For
GOERTEK INC	07-May-2021	8	Reappointment Of Audit Firm	For	For
GOERTEK INC	07-May-2021	9	Application For Comprehensive Credit Line	For	For
GOERTEK INC	07-May-2021	10	Launching Financial Derivatives Transactions In 2021	For	For
GOERTEK INC	07-May-2021	11	Provision Of Guarantee Via Domestic Banks For Financing Of Overseas Subsidiaries	For	For
GOERTEK INC	07-May-2021	12	Provision Of Guarantee For A Subsidiary	For	For
GOERTEK INC	07-May-2021	13	Amendments To The Company'S Articles Of Association	For	For
GOERTEK INC	07-May-2021	14	The Company'S Homeland No.5 Employee Stock Ownership Plan (Draft) And Its Summary	For	For
GOERTEK INC	07-May-2021	15	Management Measures For The Company'S Homeland No.5 Employee Stock Ownership Plan	For	For
GOERTEK INC	07-May-2021	16	Authorization To The Board To Handle Matters Regarding The Employee Stock Ownership Plan	For	For
GOERTEK INC	07-May-2021	17	2021 Stock Option Incentive Plan (Draft) And Its Summary	For	For
GOERTEK INC	07-May-2021	18	Appraisal Management Measures For The 2021 Stock Option Incentive Plan	For	For
GOERTEK INC	07-May-2021	19	Authorization To The Board To Handle Matters Related To The 2021 Stock Option Incentive Plan	For	For
GOLD FIELDS LIMITED	06-May-2021	1	Appointment Of Auditors.	Take No Action	For
GOLD FIELDS LIMITED	06-May-2021	2	Election Of A Director: Mr Ci Griffith	Take No Action	For
GOLD FIELDS LIMITED	06-May-2021	3	Election Of A Director: Ms Pg Sibiya	Take No Action	For
GOLD FIELDS LIMITED	06-May-2021	4	Re-Election Of A Director: Ms Ca Carolus	Take No Action	For
GOLD FIELDS LIMITED	06-May-2021	5	Re-Election Of A Director: Mr Sp Reid	Take No Action	For
GOLD FIELDS LIMITED	06-May-2021	6	Re-Election Of A Director: Dr Ce Letton	Take No Action	For
GOLD FIELDS LIMITED	06-May-2021	7	Re-Election Of A Member Of The Audit Committee: Ygh Suleman	Take No Action	For
GOLD FIELDS LIMITED	06-May-2021	8	Re-Election Of A Member Of The Audit Committee: A Andani	Take No Action	For
GOLD FIELDS LIMITED	06-May-2021	9	Re-Election Of A Member Of The Audit Committee: Pj Bacchus	Take No Action	For
GOLD FIELDS LIMITED	06-May-2021	10	Election Of A Member Of The Audit Committee: Ms Pg Sibiya	Take No Action	For
GOLD FIELDS LIMITED	06-May-2021	11	Approval For The Issue Of Authorised But Unissued Ordinary Shares.	Take No Action	For
GOLD FIELDS LIMITED	06-May-2021	12	Approval For The Issuing Of Equity Securities For Cash.	Take No Action	For
GOLD FIELDS LIMITED	06-May-2021	13	Advisory Endorsement Of The Remuneration Policy.	Take No Action	For
GOLD FIELDS LIMITED	06-May-2021	14	Advisory Endorsement Of The Remuneration Implementation Report.	Take No Action	For
GOLD FIELDS LIMITED	06-May-2021	15	Approval Of The Remuneration Of Non-Executive Directors.	Take No Action	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GOLD FIELDS LIMITED	06-May-2021	16	Approval For The Company To Grant Financial Assistance In Terms Of Sections 44 And 45 Of The Act.	Take No Action	For
GOLD FIELDS LIMITED	06-May-2021	17	Acquisition Of The Company'S Own Shares.	Take No Action	For
GOLD FIELDS LTD	06-May-2021	1	Appointment Of Pwc As The Auditors Of The Company	For	For
GOLD FIELDS LTD	06-May-2021	2	Election Of A Director: Ci Griffith	For	For
GOLD FIELDS LTD	06-May-2021	3	Election Of A Director: Pg Sibiya	For	For
GOLD FIELDS LTD	06-May-2021	4	Re-Election Of A Director: Ca Carolus	For	For
GOLD FIELDS LTD	06-May-2021	5	Re-Election Of A Director: Sp Reid	For	For
GOLD FIELDS LTD	06-May-2021	6	Re-Election Of A Director: Ce Letton	For	For
GOLD FIELDS LTD	06-May-2021	7	Re-Election Of A Member And Chairperson Of The Audit Committee: Ygh Suleman	For	For
GOLD FIELDS LTD	06-May-2021	8	Re-Election Of A Member Of The Audit Committee: A Andani	For	For
GOLD FIELDS LTD	06-May-2021	9	Re-Election Of A Member Of The Audit Committee: PJ Bacchus	For	For
GOLD FIELDS LTD	06-May-2021	10	Election Of A Member Of The Audit Committee: Pg Sibiya	For	For
GOLD FIELDS LTD	06-May-2021	11	Approval For The Issue Of Authorised But Unissued Ordinary Shares	For	For
GOLD FIELDS LTD	06-May-2021	12	Approval For The Issuing Of Equity Securities For Cash	For	For
GOLD FIELDS LTD	06-May-2021	13	Advisory Endorsement Of The Remuneration Policy	For	For
GOLD FIELDS LTD	06-May-2021	14	Advisory Endorsement Of The Remuneration Implementation Report	For	For
GOLD FIELDS LTD	06-May-2021	15	Approval Of The Remuneration Of Ned'S	For	For
GOLD FIELDS LTD	06-May-2021	16	Approval For The Company To Grant Inter-Group Financial Assistance In Terms Of Sections 44 And 45 Of The Companies Act	For	For
GOLD FIELDS LTD	06-May-2021	17	Acquisition Of The Company'S Own Shares	For	For
GOME RETAIL HOLDINGS LIMITED	29-Jun-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements And The Reports Of The Directors And Auditors Of The Company For The Year Ended 31 December 2020	For	For
GOME RETAIL HOLDINGS LIMITED	29-Jun-2021	4	To Re-Elect Ms. Huang Xiu Hong As A Non-Executive Director Of The Company	For	For
GOME RETAIL HOLDINGS LIMITED	29-Jun-2021	5	To Re-Elect Mr. Yu Sing Wong As A Non-Executive Director Of The Company	For	For
GOME RETAIL HOLDINGS LIMITED	29-Jun-2021	6	To Re-Elect Ms. Liu Hong Yu As An Independent Non-Executive Director Of The Company	For	For
GOME RETAIL HOLDINGS LIMITED	29-Jun-2021	7	To Authorise The Board Of Directors Of The Company To Fix The Directors' Remuneration	For	For
GOME RETAIL HOLDINGS LIMITED	29-Jun-2021	8	To Re-Appoint Ernst & Young As Auditors Of The Company And To Authorise The Board Of Directors Of The Company To Fix Their Remuneration	For	For
GOME RETAIL HOLDINGS LIMITED	29-Jun-2021	9	To Grant To The Board Of Directors Of The Company The General Mandate To Allot, Issue And Deal With The Company'S Shares	For	Combined
GOME RETAIL HOLDINGS LIMITED	29-Jun-2021	10	To Grant To The Board Of Directors Of The Company The General Mandate To Buy Back The Company'S Shares	For	Combined
GOME RETAIL HOLDINGS LIMITED	29-Jun-2021	11	To Approve The Extension Of The Authority Granted To The Board Of Directors Of The Company By Resolution 7 Above By Adding The Number Of Shares Bought Back Pursuant To The Authority Granted To The Board Of Directors Of The Company By Resolution 8 Above	For	Combined
GRAND CITY PROPERTIES S.A.	30-Jun-2021	2	Authorize Issuance Of Equity Or Equity-Linked Securities Without Preemptive Rights And Amend Article 5.2 Of The Articles Of Association	For	Against
GRAND CITY PROPERTIES S.A.	30-Jun-2021	3	Amend Article 8 Paragraph 1 Of The Articles Of Association	For	Combined
GRAND CITY PROPERTIES S.A.	30-Jun-2021	4	Approve Financial Statements	For	For
GRAND CITY PROPERTIES S.A.	30-Jun-2021	5	Approve Consolidated Financial Statements And Statutory Reports	For	For
GRAND CITY PROPERTIES S.A.	30-Jun-2021	6	Approve Allocation Of Loss	For	For
GRAND CITY PROPERTIES S.A.	30-Jun-2021	7	Approve Discharge Of Directors	For	For
GRAND CITY PROPERTIES S.A.	30-Jun-2021	8	Reelect Daniel Malkin As Director	For	For
GRAND CITY PROPERTIES S.A.	30-Jun-2021	9	Reelect Simone Runge-Brandner As Director	For	For
GRAND CITY PROPERTIES S.A.	30-Jun-2021	10	Elect Christian Windfuhr As Director	For	For
GRAND CITY PROPERTIES S.A.	30-Jun-2021	11	Renew Appointment Of Kpmg Luxembourg As Auditor	For	For
GRAND CITY PROPERTIES S.A.	30-Jun-2021	12	Approve Dividends Of Eur 0.8232 Per Share	For	For
GRAND CITY PROPERTIES S.A.	30-Jun-2021	13	Approve Remuneration Report	For	Combined
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	1	Election Of Trustees Of Granite Reit Election Of Trustee - Peter Aghar	For	Combined
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	2	Election Of Trustee - Remco Daal	For	For
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	3	Election Of Trustee - Kevan Gorrie	For	For
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	4	Election Of Trustee - Fern Grodner	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	5	Election Of Trustee - Kelly Marshall	For	For
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	6	Election Of Trustee - Al Mawani	For	For
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	7	Election Of Trustee - Gerald Miller	For	For
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	8	Election Of Trustee - Sheila A. Murray	For	For
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	9	Election Of Trustee - Jennifer Warren	For	For
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	10	Election Of Directors Of Granite Reit Inc. ("Granite Gp") Election Of Director - Peter Aghar	For	For
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	11	Election Of Director - Remco Daal	For	For
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	12	Election Of Director - Kevan Gorrie	For	For
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	13	Election Of Director - Fern Grodner	For	For
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	14	Election Of Director - Kelly Marshall	For	For
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	15	Election Of Director - Al Mawani	For	For
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	16	Election Of Director - Gerald Miller	For	For
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	17	Election Of Director - Sheila A. Murray	For	For
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	18	Election Of Director - Jennifer Warren	For	For
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	19	Re-Appointment Of The Auditor Of Granite Reit The Re-Appointment Of Deloitte Lp, As Auditor Of Granite Reit.	For	For
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	20	Re-Appointment Of The Auditor Of Granite Gp The Re-Appointment Of Deloitte Lp, As Auditor Of Granite Gp And Authorize The Directors Of Granite Gp To Fix The Auditor'S Remuneration.	For	For
GRANITE REAL ESTATE INVESTMENT TRUST	10-Jun-2021	21	Advisory Resolution On Executive Compensation Vote On The Non-Binding Advisory Resolution On Granite'S Approach To Executive Compensation As Set Out In The Circular.	For	For
GRASIM INDUSTRIES LTD	22-Feb-2021	1	Alteration Of The Object Clause Of The Memorandum Of Association Of The Company	For	For
GRASIM INDUSTRIES LTD	16-Apr-2021	1	Resolved That Pursuant To The Provisions Of Sections 230 - 232 And Other Applicable Provisions Of The Companies Act, 2013, The Companies (Compromises, Arrangements And Amalgamations) Rules, 2016 And Any Other Rules, Circulars And Notifications Made Thereunder (Including Any Statutory Modification Or Re-Enactment Thereof) As May Be Applicable, Section 2(42C) Of The Income-Tax Act, 1961, The Securities And Exchange Board Of India (Listing Obligations And Disclosure Requirements) Regulations, 2015 (Including Any Statutory Modification(S) Or Re-Enactment Thereof, For The Time Being In Force) The Securities And Exchange Board Of India Circular No. Cfd/Dil3/Cir12017/21 Dated March 10, 2017 (Including Any Statutory Modification(S) Or Re-It Thereof, For The Time Being In Force), The Observation Letter/No-Objection Letter Issued By Each Of The Bse Limited And The National Stock Exchange Of India Limited Respectively, Both Dated February 5, 2021, And Subject To The Provisions Of The Memorandum Of Association And Articles Of Association Of Grasim Industries Limited ("Company) And Subject To The Approval Of Hon Ble National Company Law Tribunal, Lndore Bench At Ahmedabad ("Nclt") And Subject To Such Other Approvals, Permissions And Sanctions Of Regulatory And Other Authorities Or Tribunals, As May Be Necessary And Subject To Such Conditions And Modifications As May Be Prescribed Or Imposed By The Nclt Or By Any Regulatory Or Other Authorities, While Granting Such Consents, Approvals And Permissions, Which May Be Agreed To By The Board Of Directors Of The Company (Hereinafter Referred To As The "Board", Which Term Shall Be Deemed To Mean And Include One Or More Committee(S) Constituted/To Be Constituted By The Board Or Any Person(S) Which The Board May Nominate To Exercise Its Powers Including The Powers Conferred By This Resolution), The Arrangement Embodied In The Scheme Of Arrangement Between Grasim Industries Limited And Indorama India Private Limited And Their Respective Shareholders And Creditors ("Scheme") The Draft Of	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GREAT WALL MOTOR CO LTD	15-Jan-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2020/1218/2020121801153.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2020/1218/2020121801159.Pdf	Non-voting resolution	Combined
GREAT WALL MOTOR CO LTD	15-Jan-2021	2	To Consider And Approve The Plan For Registration And Issuance Of Super Short-Term Commercial Papers And The Authorisation As Set Out In Appendix I Of The Circular Issued By The Company On 18 December 2020 (Details Of Which Were Published By The Company On The Websites Of The Stock Exchange Of Hong Kong Limited (www.hkexnews.hk) And The Company (www.gwm.com.cn) On 18 December 2020)	For	Combined
GREAT WALL MOTOR CO LTD	24-Feb-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0125/2021012500754.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0125/2021012500778.Pdf	Non-voting resolution	Combined
GREAT WALL MOTOR CO LTD	24-Feb-2021	1	2020 3Rd Quarter Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny2.80000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	Combined
GREAT WALL MOTOR CO LTD	24-Feb-2021	2	To Consider And Approve The Profit Distribution Proposal For The First Three Quarters Of 2020 As Set Out In The Circular Issued By The Company On 25 January 2021 (Details Of Which Were Published By The Company On The Websites Of The Stock Exchange Of Hong Kong Limited (www.hkexnews.hk) And The Company (www.gwm.com.cn) On 25 January 2021)	For	For
GREAT WALL MOTOR CO LTD	18-Mar-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0128/2021012800687.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0128/2021012800693.Pdf	Non-voting resolution	Combined
GREAT WALL MOTOR CO LTD	18-Mar-2021	1	Connected Transactions Regarding Granting Preserved Restricted Stocks To Directors Of Major Subsidiaries	For	Combined
GREAT WALL MOTOR CO LTD	18-Mar-2021	2	To Consider And Approve The Grant Of Reserved Restricted Shares To The Directors Of The Company'S Significant Subsidiaries By Great Wall Motor Company Limited And The Connected Transaction As Set Out In The Circular (Details Of Which Will Be Published By The Company On The Websites Of The Stock Exchange Of Hong Kong Limited (www.hkexnews.hk) And The Company (www.gwm.com.cn) No Later Than 3 March 2021)	For	For
GREAT WALL MOTOR CO LTD	23-Apr-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0330/2021033001156.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0330/2021033001741.Pdf	Non-voting resolution	Combined
GREAT WALL MOTOR CO LTD	23-Apr-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0330/2021033001894.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0330/2021033001752.Pdf	Non-voting resolution	Non-voting resolution
GREAT WALL MOTOR CO LTD	23-Apr-2021	1	General Authorization To The Board To Repurchase H-Shares And A-Shares	For	Combined
GREAT WALL MOTOR CO LTD	23-Apr-2021	1	2020 Audited Financial Accounting Report	For	Combined
GREAT WALL MOTOR CO LTD	23-Apr-2021	2	02 Apr 2021: Deletion Of Comment	Non-voting resolution	Combined
GREAT WALL MOTOR CO LTD	23-Apr-2021	2	Please Note In The Hong Kong Market That A Vote Of 'Abstain' Will Be Treated The Same As A 'Take No Action' Vote	Non-voting resolution	Non-voting resolution
GREAT WALL MOTOR CO LTD	23-Apr-2021	2	2020 Work Report Of The Board Of Directors	For	Combined
GREAT WALL MOTOR CO LTD	23-Apr-2021	3	To Consider And Approve The Audited Financial Report For The Year 2020 (Details Of Which Were Stated In The Annual Report Of The Company For The Year 2020)	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GREAT WALL MOTOR CO LTD	23-Apr-2021	3	"That The Board Be And Is Hereby Authorised To Repurchase The A Shares And H Shares Of The Company: (A) Subject To Paragraphs (B) And (C) Below, The Exercise By The Board During The Relevant Period Of All The Powers Of The Company To Repurchase H Shares With A Nominal Value Of Rmb1 Each Of The Company In Issue And Listed On The Hong Kong Stock Exchange And A Shares With A Nominal Value Of Rmb1 Each Of The Company In Issue And Listed On The Shanghai Stock Exchange, Subject To And In Accordance With All Applicable Laws, Regulations And Rules And/Or Requirements Of The Governmental Or Regulatory Body Of Securities In The Prc, The Hong Kong Stock Exchange, The Shanghai Stock Exchange Or Any Other Governmental Or Regulatory Body Be And Is Hereby Approved; (B) The Aggregate Nominal Amount Of H Shares And A Shares Authorised To Be Repurchased By The Company Pursuant To The Approval In Paragraph (A) Above During The Relevant Period Shall Not Exceed 10% Of The Number Of H Shares In Issue As At The Date Of The Passing Of This Resolution And The Passing Of The Relevant Resolutions At The Annual General Meeting Of The Company And The A Shareholders' Class Meeting And 10% Of The Number Of A Shares In Issue As At The Date Of The Passing Of This Resolution And The Passing Of The Relevant Resolutions At The Class Meetings Of Shareholders Of The Company; (C) The Approval In Paragraph (A) Above Shall Be Conditional Upon: (i) The Passing Of A Special Resolution On The Same Terms As The Resolution Set Out In This Paragraph (Except For This Sub-Paragraph (C)(i)) At The Annual General Meeting Of The Company To Be Held On Friday, 23 April 2021 (Or On Such Adjourned Date As May Be Applicable); And The A Shareholders' Class Meeting Of The Company To Be Held On Friday, 23 April 2021 (Or On Such Adjourned Date As May Be Applicable); (ii) The Approvals Of All Relevant Regulatory Authorities Having Jurisdiction Over The Company (If Applicable) As Required By The Laws, Regulations And Rules Of The Prc; And (iii) The Company Not Being Required	For	For
GREAT WALL MOTOR CO LTD	23-Apr-2021	3	To Consider And Approve The Audited Financial Report For The Year 2020 (Details Of Which Were Stated In The Annual Report Of The Company For The Year 2020)	For	For
GREAT WALL MOTOR CO LTD	23-Apr-2021	3	"That The Board Be And Is Hereby Authorised To Repurchase The A Shares And H Shares Of The Company: (A) Subject To Paragraphs (B) And (C) Below, The Exercise By The Board During The Relevant Period Of All The Powers Of The Company To Repurchase H Shares With A Nominal Value Of Rmb1 Each Of The Company In Issue And Listed On The Hong Kong Stock Exchange And A Shares With A Nominal Value Of Rmb1 Each Of The Company In Issue And Listed On The Shanghai Stock Exchange, Subject To And In Accordance With All Applicable Laws, Regulations And Rules And/Or Requirements Of The Governmental Or Regulatory Body Of Securities In The Prc, The Hong Kong Stock Exchange, The Shanghai Stock Exchange Or Any Other Governmental Or Regulatory Body Be And Is Hereby Approved; (B) The Aggregate Nominal Amount Of H Shares And A Shares Authorised To Be Repurchased By The Company Pursuant To The Approval In Paragraph (A) Above During The Relevant Period Shall Not Exceed 10% Of The Number Of H Shares In Issue As At The Date Of The Passing Of This Resolution And The Passing Of The Relevant Resolutions At The Annual General Meeting Of The Company And The A Shareholders' Class Meeting And 10% Of The Number Of A Shares In Issue As At The Date Of The Passing Of This Resolution And The Passing Of The Relevant Resolutions At The Class Meetings Of Shareholders Of The Company; (C) The Approval In Paragraph (A) Above Shall Be Conditional Upon: (i) The Passing Of A Special Resolution On The Same Terms As The Resolution Set Out In This Paragraph (Except For This Sub-Paragraph (C)(i)) At The Annual General Meeting Of The Company To Be Held On Friday, 23 April 2021 (Or On Such Adjourned Date As May Be Applicable); And The A Shareholders' Class Meeting Of The Company To Be Held On Friday, 23 April 2021 (Or On Such Adjourned Date As May Be Applicable); (ii) The Approvals Of All Relevant Regulatory Authorities Having Jurisdiction Over The Company (If Applicable) As Required By The Laws, Regulations And Rules Of The Prc; And (iii) The Company Not Being Required	For	For
GREAT WALL MOTOR CO LTD	23-Apr-2021	3	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	Combined
GREAT WALL MOTOR CO LTD	23-Apr-2021	4	To Consider And Approve The Report Of The Board For The Year 2020 (Details Of Which Were Stated In The Annual Report Of The Company For The Year 2020)	For	Combined
GREAT WALL MOTOR CO LTD	23-Apr-2021	4	2020 Annual Report And Its Summary	For	Combined
GREAT WALL MOTOR CO LTD	23-Apr-2021	5	To Consider And Approve The Profit Distribution Proposal For The Year 2020 (Details Of Which Were Stated In The Circular Of The Company Dated 30 March 2021 And Published On The Websites Of The Stock Exchange Of Hong Kong Limited (www.hkexnews.hk) And The Company (www.gwm.com.cn))	For	Combined
GREAT WALL MOTOR CO LTD	23-Apr-2021	5	2020 Work Report Of Independent Directors	For	Combined
GREAT WALL MOTOR CO LTD	23-Apr-2021	6	To Consider And Approve The Annual Report Of The Company For The Year 2020 And Its Summary Report (Published On The Websites Of The Stock Exchange Of Hong Kong Limited (www.hkexnews.hk) And The Company (www.gwm.com.cn))	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GREAT WALL MOTOR CO LTD	23-Apr-2021	6	2020 Work Report Of The Supervisory Committee	For	Combined
GREAT WALL MOTOR CO LTD	23-Apr-2021	7	To Consider And Approve The Report Of The Independent Directors For The Year 2020 (Published On The Websites Of The Stock Exchange Of Hong Kong Limited (Www.Hkexnews.Hk) And The Company (Www.Gwm.Com.Cn))	For	Combined
GREAT WALL MOTOR CO LTD	23-Apr-2021	7	2021 Business Policies	For	Combined
GREAT WALL MOTOR CO LTD	23-Apr-2021	8	To Consider And Approve The Report Of The Supervisory Committee For The Year 2020 (Details Of Which Were Stated In The Annual Report Of The Company For The Year 2020)	For	Combined
GREAT WALL MOTOR CO LTD	23-Apr-2021	8	Reappointment Of Audit Firm	For	Combined
GREAT WALL MOTOR CO LTD	23-Apr-2021	9	To Consider And Approve The Operating Strategies Of The Company For The Year 2021 (Details Of Which Were Stated In The Circular Of The Company Dated 30 March 2021 And Published On The Websites Of The Stock Exchange Of Hong Kong Limited (Www.Hkexnews.Hk) And The Company (Www.Gwm.Com.Cn));	For	Combined
GREAT WALL MOTOR CO LTD	23-Apr-2021	9	2021 Guarantee Plan	For	Combined
GREAT WALL MOTOR CO LTD	23-Apr-2021	10	To Consider And Approve The Re-Appointment Of Deloitte Touche Tohmatsu Certified Public Accountants Lp As The Company'S External Auditor For The Year Ending 31 December 2021 For The Audit And Review Of The Financial Statements And Audit Of Internal Control (The Term Of Such Re-Appointment Shall Commence From The Date On Which This Resolution Is Passed Until The Date Of The Convening Of The 2021 Agm) And To Authorise The Board Of Directors (The "Board") Of The Company To Fix Its Remunerations Not Exceeding Rmb3,500,000 (Details Of Which Were Stated In The Circular And Announcement Of The Company Dated 30 March 2021 And Published On The Websites Of The Stock Exchange Of Hong Kong Limited (Www.Hkexnews.Hk) And The Company (Www.Gwm.Com.Cn));	For	Combined
GREAT WALL MOTOR CO LTD	23-Apr-2021	10	General Authorization To The Board For The H-Share Offering And A-Share Offering	For	Combined
GREAT WALL MOTOR CO LTD	23-Apr-2021	11	To Consider And Approve The Plan Of Guarantees To Be Provided By The Company For The Year 2021 (Details Of Which Were Stated In The Circular Of The Company Dated 30 March 2021 And Published On The Websites Of The Stock Exchange Of Hong Kong Limited (Www.Hkexnews.Hk) And The Company (Www.Gwm.Com.Cn));	For	Combined
GREAT WALL MOTOR CO LTD	23-Apr-2021	11	General Authorization To The Board To Repurchase H-Shares And A-Shares	For	For
GREAT WALL MOTOR CO LTD	23-Apr-2021	12	To Consider The Mandate To The Board To Issue A Shares And H Shares Of The Company. An Unconditional General Mandate Shall Be Granted To The Board To Separately Or Concurrently Allot, Issue And/Or Deal With Additional Shares, Whether A Shares Or H Shares, In The Share Capital Of The Company, Which Can Be Exercised Once Or More During The Relevant Period, Subject To The Following Conditions: (A) The Effect Of Such Mandate Must Not Extend Beyond The Relevant Period Except That The Board May During The Relevant Period Enter Into Or Grant Offer Proposals, Agreements Or Options Which May Require The Exercise Of Such Mandate After The End Of The Relevant Period; (B) The Aggregate Nominal Amount Of A Shares And H Shares, Including But Not Limited To Ordinary Shares, Preference Shares, Securities Convertible Into Shares, Options, Warrants Or Similar Rights For Subscription Of Any Shares Or Of Such Convertible Securities, Approved To Be Allotted And Issued Or Agreed Conditionally Or Unconditionally To Be Allotted And Issued By The Board Under Such Mandate Must Not Respectively Exceed: (i) 20% Of The Aggregate Nominal Amount Of A Shares Of The Company In Issue; And/Or (ii) 20% Of The Aggregate Nominal Amount Of H Shares Of The Company In Issue, In Each Case As At The Date Of This Resolution; And (C) The Board Of The Company Will Only Exercise Such Rights In Accordance With The Company Law Of The People'S Republic Of China (The "Prc") And The Rules Governing The Listing Of Securities On The Stock Exchange Of Hong Kong Limited (As Amended From Time To Time), And Only If Approvals From The China Securities Regulatory Commission And/Or Other Relevant Prc Government Authorities Are Obtained." A Mandate Shall Be Granted To The Board, Subject To Issuance Of Shares Mentioned Above Of This Resolution, To: (A) Approve, Conclude, Make, Procure To Conclude, And Act On All Such Documents, Deeds And Matters It Considers Relevant To The Issuance Of Such New Shares, Including But Not Limited To: (i) Determining The Type And Number Of Shares To Be Issued; (ii)	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GREAT WALL MOTOR CO LTD	23-Apr-2021	13	"That The Board Be And Is Hereby Authorised To Repurchase A Shares And H Shares Of The Company: (A) Subject To Paragraphs (B) And (C) Below, The Exercise By The Board During The Relevant Period Of All The Powers Of The Company To Repurchase H Shares With A Nominal Value Of Rmb1 Each Of The Company In Issue And Listed On The Hong Kong Stock Exchange And A Shares With A Nominal Value Of Rmb1 Each Of The Company In Issue And Listed On The Shanghai Stock Exchange, Subject To And In Accordance With All Applicable Laws, Regulations And Rules And/Or Requirements Of The Governmental Or Regulatory Body Of Securities In The Prc, The Hong Kong Stock Exchange, The Shanghai Stock Exchange Or Any Other Governmental Or Regulatory Body Be And Is Hereby Approved; (B) The Aggregate Nominal Amount Of H Shares And A Shares Authorised To Be Repurchased By The Company Pursuant To The Approval In Paragraph (A) Above During The Relevant Period Shall Not Exceed 10% Of The Number Of H Shares In Issue As At The Date Of The Passing Of This Resolution And The Passing Of The Relevant Resolutions At The Class Meetings Of Shareholders Of The Company And 10% Of The Number Of A Shares In Issue As At The Date Of The Passing Of This Resolution And The Passing Of The Relevant Resolutions At The Class Meetings Of Shareholders Of The Company (C) The Approval In Paragraph (A) Above Shall Be Conditional Upon: (i) The Passing Of A Special Resolution On The Same Terms As The Resolution Set Out In This Paragraph (Except For This Sub-Paragraph (C)(i)) At The H Shareholders' Class Meeting Of The Company To Be Held On Friday, 23 April 2021 (Or On Such Adjourned Date As May Be Applicable) And The A Shareholders' Class Meeting Of The Company To Be Held On Friday, 23 April 2021 (Or On Such Adjourned Date As May Be Applicable); (ii) The Approvals Of All Relevant Regulatory Authorities Having Jurisdiction Over The Company (If Applicable) As Required By The Laws, Regulations And Rules Of The Prc; And (iii) The Company Not Being Required By Any Of Its Creditors To	For	For
GREAT WALL MOTOR CO LTD	23-Apr-2021	14	02 Apr 2021: Please Note That This Is A Revision Due To Deletion Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
GREAT-WEST LIFECO INC.	06-May-2021	1	Proposal To Amend The Articles Of The Corporation	For	Combined
GREAT-WEST LIFECO INC.	06-May-2021	2	Director	For	For
GREAT-WEST LIFECO INC.	06-May-2021	3	Appointment Of Deloitte Llp As Auditor	For	For
GREAT-WEST LIFECO INC.	06-May-2021	4	Advisory Resolution Accepting Approach To Executive Compensation	For	For
GREAT-WEST LIFECO INC.	06-May-2021	5	Proposal To Amend The Stock Option Plan Of The Corporation	For	For
GREAT-WEST LIFECO INC.	06-May-2021	6	Proposal To Amend The By-Laws Of The Corporation	For	For
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	17-Jun-2021	2	Submission And Approval Of The Company'S Standalone And Consolidated Financial Statements For The Financial Year 2020 (01/01/2020 - 31/12/2020) And Of The Relevant Board Of Directors' And Auditors' Report	For	For
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	17-Jun-2021	3	Approval Of The Overall Management Of The Company And Discharge Of The Statutory Auditors Of The Company For The Financial Year 2020 (01/01/2020 - 31/12/2020)	For	For
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	17-Jun-2021	4	Election Of Auditing Company For The Statutory Audit Of The Company'S Standalone And Consolidated Financial Statements For The Financial Year 2021 (01/01/2021 - 31/12/2021) And The Issuance Of The Annual Tax Report	For	For
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	17-Jun-2021	5	Approval Of The Distribution Of Net Profits For The Financial Year 2020 (01/01/2020 - 31/12/2020)	For	For
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	17-Jun-2021	6	Approval Of The Distribution Of Part Of The Company'S Net Profits Of The Financial Year 2020 (01/01/2020 - 31/12/2020) To Executive Members Of The Board Of Directors And Other Senior Management Personnel Of The Company	For	Combined
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	17-Jun-2021	7	Submission For Discussion And Voting Of The Remuneration Report Of The Board Of Directors For The Financial Year 2020 (01/01/2020 - 31/12/2020)	For	Against
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	17-Jun-2021	8	Amendment Of The Company'S Remuneration Policy	For	Combined
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	17-Jun-2021	9	Approval Of The Fit And Proper Policy	For	For
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	17-Jun-2021	11	Election Of Two New Bod Members - Appointment Of Independent Members (Itemised Ballot) - Prof. Dr Nicole Conrad-Forker L.I.M	For	For
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	17-Jun-2021	12	Election Of Two New Bod Members - Appointment Of Independent Members (Itemised Ballot) - Vasiliki Karagianni	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	17-Jun-2021	13	Resolution On The Company'S Audit Committee Specifics	For	For
GREEK ORGANISATION OF FOOTBALL PROGNOSTICS SA OPAP	17-Jun-2021	14	Approval For The Acquisition Of The Company'S Own Shares (Share Buy-Back Programme)	For	For
GREENLAND HOLDINGS GROUP CORPORATION LTD	26-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
GREENLAND HOLDINGS GROUP CORPORATION LTD	26-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
GREENLAND HOLDINGS GROUP CORPORATION LTD	26-May-2021	3	2020 Annual Accounts	For	For
GREENLAND HOLDINGS GROUP CORPORATION LTD	26-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.50000000 2) Bonus Issue From Profit (Share/10 Shares):0.500000 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
GREENLAND HOLDINGS GROUP CORPORATION LTD	26-May-2021	5	2020 Annual Report And Its Summary	For	For
GREENLAND HOLDINGS GROUP CORPORATION LTD	26-May-2021	6	Appointment Of 2021 Audit Firm	For	For
GREENLAND HOLDINGS GROUP CORPORATION LTD	26-May-2021	7	2021 Total Investment Amount For Land Reserve Of Real Estate Project	For	For
GREENLAND HOLDINGS GROUP CORPORATION LTD	26-May-2021	8	2021 Guarantee Quota	For	Combined
GREENLAND HOLDINGS GROUP CORPORATION LTD	26-May-2021	9	Change Of Directors	For	Combined
GREENLAND HOLDINGS GROUP CORPORATION LTD	26-May-2021	10	Change Of Supervisors	For	For
GREENTOWN CHINA HOLDINGS LTD	18-Jun-2021	3	To Approve The Supplemental Agreement And The Transactions Contemplated Thereunder	For	For
GREENTOWN CHINA HOLDINGS LTD	18-Jun-2021	3	To Receive And Consider The Audited Consolidated Financial Statements And The Reports Of The Directors Of The Company (The "Directors") And Of Auditor Of The Company For The Year Ended 31 December 2020	For	For
GREENTOWN CHINA HOLDINGS LTD	18-Jun-2021	4	To Approve The Recommended Final Dividend Of Rmb0. 35 Per Share For The Year Ended 31 December 2020	For	For
GREENTOWN CHINA HOLDINGS LTD	18-Jun-2021	5	To Re-Elect The Following Retiring Director: Mr Wu Wende As An Executive Director	For	For
GREENTOWN CHINA HOLDINGS LTD	18-Jun-2021	6	To Re-Elect The Following Retiring Director: Mr Geng Zhongqiang As An Executive Director	For	For
GREENTOWN CHINA HOLDINGS LTD	18-Jun-2021	7	To Re-Elect The Following Retiring Director: Mr Li Jun As An Executive Director	For	For
GREENTOWN CHINA HOLDINGS LTD	18-Jun-2021	8	To Re-Elect The Following Retiring Director: Ms Hong Lei As An Executive Director	For	For
GREENTOWN CHINA HOLDINGS LTD	18-Jun-2021	9	To Re-Elect The Following Retiring Director: Mr Jia Shenghua As An Independent Non-Executive Director	For	Combined
GREENTOWN CHINA HOLDINGS LTD	18-Jun-2021	10	To Re-Elect The Following Retiring Director: Mr Hui Wan Fai As An Independent Non-Executive Director	For	Against
GREENTOWN CHINA HOLDINGS LTD	18-Jun-2021	11	To Authorize The Board Of Directors (The "Board") To Determine The Directors' Remuneration	For	Combined
GREENTOWN CHINA HOLDINGS LTD	18-Jun-2021	12	To Appoint Ernst & Young As Auditor Of The Company And To Authorize The Board To Fix Its Remuneration	For	For
GREENTOWN CHINA HOLDINGS LTD	18-Jun-2021	13	To Grant A General Mandate To The Directors To Repurchase Shares Of The Company (The "Shares") Not Exceeding 10% Of The Aggregate Nominal Amount Of The Issued Share Capital Of The Company As At The Date Of Passing Of This Resolution	For	For
GREENTOWN CHINA HOLDINGS LTD	18-Jun-2021	14	To Grant A General Mandate To The Directors To Issue, Allot And Deal With Shares Not Exceeding 20% Of The Aggregate Nominal Amount Of The Issued Share Capital Of The Company As At The Date Of Passing Of This Resolution	For	Combined
GREENTOWN CHINA HOLDINGS LTD	18-Jun-2021	15	To Extend The General Mandate Granted To The Directors By Resolution No. 7 To Issue Shares By Adding The Aggregate Nominal Amount Of Shares Repurchased By The Company Pursuant To The General Mandate Granted By Resolution No. 6	For	Against
GREENTOWN SERVICE GROUP CO LTD	18-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehkh/2021/0426/2021042601223.Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehkh/2021/0426/2021042601241.Pdf	Non-voting resolution	Combined
GREENTOWN SERVICE GROUP CO LTD	18-Jun-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
GREENTOWN SERVICE GROUP CO LTD	18-Jun-2021	3	To Receive And Adopt The Reports And Accounts For The Year Ended 31 December 2020	For	Combined
GREENTOWN SERVICE GROUP CO LTD	18-Jun-2021	4	To Consider And Approve The Final Dividend For The Year Ended 31 December 2020.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GREENTOWN SERVICE GROUP CO LTD	18-Jun-2021	5	To Consider And Approve The Special Dividend For The Year Ended 31 December 2020	For	For
GREENTOWN SERVICE GROUP CO LTD	18-Jun-2021	6	To Re-Elect Mr. Wu Zhihua As An Executive Director	For	Combined
GREENTOWN SERVICE GROUP CO LTD	18-Jun-2021	7	To Re-Elect Mr. Chen Hao As An Executive Director	For	Combined
GREENTOWN SERVICE GROUP CO LTD	18-Jun-2021	8	To Re-Elect Ms. Xia Yibo As A Non-Executive Director	For	Combined
GREENTOWN SERVICE GROUP CO LTD	18-Jun-2021	9	To Re-Elect Mr. Wong Ka Yi As An Independent Non-Executive Director	For	For
GREENTOWN SERVICE GROUP CO LTD	18-Jun-2021	10	To Authorise The Board Of Directors (The "Board") To Fix The Remuneration Of All Directors	For	For
GREENTOWN SERVICE GROUP CO LTD	18-Jun-2021	11	To Re-Appoint Kpmg As Auditor And Authorise The Board To Fix Its Remuneration	For	For
GREENTOWN SERVICE GROUP CO LTD	18-Jun-2021	12	To Grant A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares Not Exceeding 20% Of The Issued Shares Of The Company	For	Combined
GREENTOWN SERVICE GROUP CO LTD	18-Jun-2021	13	To Grant A General Mandate To The Directors To Repurchase Shares Not Exceeding 10% Of The Issued Shares Of The Company	For	Combined
GREENTOWN SERVICE GROUP CO LTD	18-Jun-2021	14	To Extend The Authority Granted To Directors Pursuant To Ordinary Resolution No. 6(A) To Issue Shares By Adding To The Issued Shares Of The Company The Number Of Shares Repurchased Under Ordinary Resolution No. 6(B)	For	Combined
GRIFOLS, SA	20-May-2021	3	Approve Standalone Financial Statements, Allocation Of Income, And Dividend Payment For Class B Shares	For	Combined
GRIFOLS, SA	20-May-2021	4	Approve Consolidated Financial Statements	For	For
GRIFOLS, SA	20-May-2021	5	Approve Non-Financial Information Statement	For	For
GRIFOLS, SA	20-May-2021	6	Approve Dividends Charged Against Reserves	For	For
GRIFOLS, SA	20-May-2021	7	Approve Discharge Of Board	For	For
GRIFOLS, SA	20-May-2021	8	Appoint Deloitte As Auditor Of Standalone Financial Statements	For	For
GRIFOLS, SA	20-May-2021	9	Renew Appointment Of Kpmg Auditores As Auditor Of Consolidated Financial Statements	For	For
GRIFOLS, SA	20-May-2021	10	Dismiss Ramon Riera Roca As Director	For	For
GRIFOLS, SA	20-May-2021	11	Reelect Victor Grifols Roura As Director	For	For
GRIFOLS, SA	20-May-2021	12	Fix Number Of Directors At 12	For	For
GRIFOLS, SA	20-May-2021	14	Advisory Vote On Remuneration Report	For	For
GRIFOLS, SA	20-May-2021	15	Authorize Increase In Capital Up To 50 Percent Via Issuance Of Equity Or Equity-Linked Securities, Excluding Preemptive Rights Of Up To 20 Percent	For	For
GRIFOLS, SA	20-May-2021	16	Authorize Board To Ratify And Execute Approved Resolutions	For	For
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Combined
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	2	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	4	Management Report Of The Board Of Directors And Reports Of The Statutory Auditor On The 2020 Financial Year	Non-voting resolution	Non-voting resolution
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	5	Financial Statements For The Year Ended December 31, 2020: Presentation Of The Consolidated Accounts For The Year Ended December 31, 2020. This Item Does Not Require A Vote	Non-voting resolution	Non-voting resolution
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	6	Financial Statements For The Year Ended December 31, 2020: Approval Of Annual Accounts For The Year Ended December 31, 2020	For	Combined
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	7	Discharge Of The Directors: Proposal For The Discharge To Be Granted To The Directors For Duties Performed During The Year Ended December 31, 2020	For	Combined
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	8	Discharge Of The Statutory Auditor: Proposal For The Discharge To Be Granted To The Statutory Auditor For Duties Performed During The Year Ended December 31, 2020	For	Combined
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	9	Resignation And Appointment Of Director: Acknowledgment Of The Resignation Of Gerard Lamarche As Director At The Conclusion Of This General Shareholders' Meeting	Non-voting resolution	Combined
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	10	Resignation And Appointment Of Director: Appointment Of A Director: Proposal To Appoint Jacques Veyrat As Director For A Four-Year Term And To Acknowledge The Independence Of Jacques Veyrat Who Meets The Criteria Listed In Article 7:87, Section1 Of The Code On Companies And Associations And Included In The Gbl Corporate Governance Charter	For	Combined
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	11	Resignation And Appointment Of Director: Renewal Of Directors' Term Of Office: Proposal To Re-Elect For A Four-Year Term, In His Capacity As Director, Claude Genereux Whose Current Term Of Office Expires At The Conclusion Of This General Shareholders' Meeting	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	12	Resignation And Appointment Of Director: Renewal Of Directors' Term Of Office: Proposal To Re-Elect For A Four-Year Term, In His Capacity As Director, Jocelyn Lefebvre Whose Current Term Of Office Expires At The Conclusion Of This General Shareholders' Meeting	For	Combined
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	13	Resignation And Appointment Of Director: Renewal Of Directors' Term Of Office: Proposal To Re-Elect For A Four-Year Term, In Her Capacity As Director, Agnes Touraine Whose Current Term Of Office Expires At The Conclusion Of This General Shareholders' Meeting And To Acknowledge The Independence Of Agnes Touraine Who Meets The Criteria Mentioned In Article 7:87, Section 1 Of The Code On Companies And Associations And Included In The Gbl Corporate Governance Charter	For	Combined
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	14	Resignation And Appointment Of The Statutory Auditor: Acknowledgment Of The Resignation, At The Conclusion Of This General Shareholders' Meeting, Of Deloitte Reviseurs D'Entreprises Scrl, Represented By Corine Magnin As Statutory Auditor	Non-voting resolution	Combined
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	15	Resignation And Appointment Of The Statutory Auditor: On The Recommendation Of The Audit Committee, Proposal To Appoint As Statutory Auditor Pricewaterhousecoopers Bedrijfsrevisoren-Reviseurs D'Entreprises For A Three-Year Term And To Set Its Fees At Eur 91,000 A Year Exclusive Of Vat. For Information, It Is Stated That The Statutory Auditor Will Be Represented By Alexis Van Bavel	For	Combined
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	16	Remuneration Report: Proposal To Approve The Board Of Directors' Remuneration Report For The 2020 Financial Year	For	Combined
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	17	Long Term Incentive: Proposal To Confirm An Additional Allocation Of Options To The Ceo, Made In December 2020. These Options Have The Same Characteristics As The Options Allocated To Him In The First Half Of 2020. These Characteristics Are Described In The Remuneration Report. The Underlying Value Of The Assets Of The Subsidiary Covered By The Options Granted To The Ceo In December 2020 Amounts To Eur 4.32 Million. It Is Specified That The Possibility For The Ceo To Exercise These Options Has, Among Other Conditions, Been Subject To The Approval Of This General Meeting. An Additional Grant Of Options Was Also Made In December 2020 In Favor Of Staff Members	For	Combined
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	18	Long Term Incentive: To The Extent Necessary, Proposal To Approve The Stock Option Plan For 2021 Under Which The Ceo May Receive In 2021 Options Relating To Existing Shares Of A Subsidiary Of The Company. The Underlying Value Of The Assets Of The Subsidiary Covered By The Options That May Be Granted To The Ceo In 2021 Amounts To Eur 4.32 Million. These Options Will Be Subject To The Exercise Conditions Specified In The Remuneration Policy. The 2021 Stock Option Plan Will Also Benefit Staff Members	For	Combined
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	19	Long Term Incentive: Report Of The Board Of Directors Drawn Up Pursuant To Article 7:227 Of The Code On Companies And Associations With Respect To The Guarantees Referred To In The Following Resolution Proposal	For	Combined
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	20	Long Term Incentive: Pursuant To Article 7:227 Of The Code On Companies And Associations, To The Extent Necessary, Proposal To Approve The Grant By Gbl Of Guarantees To One Or Several Banks With Respect To The Credits Granted By That Or These Banks To One Or Several Subsidiaries Of Gbl, Permitting The Latter To Acquire Gbl Shares In The Framework Of The Aforementioned Plans	For	Combined
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	21	Miscellaneous	Non-voting resolution	Combined
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	22	01 Apr 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
GROUPE BRUXELLES LAMBERT SA	27-Apr-2021	23	01 Apr 2021: Please Note That The Meeting Revised Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Non-voting resolution
GRUMA SAB DE CV	23-Apr-2021	1	Submission Of The Reports Referred To In Article 28 Section Iv Of The Securities Market Law And Article Nineteenth Section Iv Of The Corporate Bylaws, Corresponding To The Fiscal Year Ended As Of December 31, 2020, Including The Financial Statements Of Gruma, S.A.B. De C.V. For The Period Comprised From January 1St To December 31, 2020, For The Discussion And Approval Thereof, As The Case May Be	For	Combined
GRUMA SAB DE CV	23-Apr-2021	1	Analysis, Discussion And, Where Appropriate, Approval Of A Proposal To Cancel 11,285,140 Eleven Million Two Hundred Eighty Five Thousand And One Hundred Forty Ordinary, Nominative Shares, Without Expression Of Nominal Value, Series B, Class I, Issued By The Company And Which Have Been Repurchased By The Same And As A Consequence Of The Above, Reduction Of The Fixed Portion Of The Capital Stock And Amendment To Article Six Of The Company Bylaws	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GRUMA SAB DE CV	23-Apr-2021	1	Submission Of The Reports Referred To In Article 28 Section Iv Of The Securities Market Law And Article Nineteenth Section Iv Of The Corporate Bylaws, Corresponding To The Fiscal Year Ended As Of December 31, 2020, Including The Financial Statements Of Gruma, S.A.B. De C.V. For The Period Comprised From January 1St To December 31, 2020, For The Discussion And Approval Thereof, As The Case May Be	For	Combined
GRUMA SAB DE CV	23-Apr-2021	2	Proposal And, As The Case May Be, Approval Of The Allocation Of Profits For The Period Mentioned In The Preceding Item I Above, Including, As The Case May Be, The Procedure For The Payment Of Dividends, If Declared By The Meeting	For	Combined
GRUMA SAB DE CV	23-Apr-2021	2	Analysis, Discussion And, Where Appropriate, Approval Of A Proposal To Modify Articles Eleventh Requirements For The Acquisition And Sale Of Company Shares And Thirty Seventh Right Of Attendance Of The Company Bylaws	For	Combined
GRUMA SAB DE CV	23-Apr-2021	2	Proposal And, As The Case May Be, Approval Of The Allocation Of Profits For The Period Mentioned In The Preceding Item I Above, Including, As The Case May Be, The Procedure For The Payment Of Dividends, If Declared By The Meeting	For	Combined
GRUMA SAB DE CV	23-Apr-2021	3	Proposal To Determine The Maximum Amount Of Funds To Be Used For The Purchase Of Own Shares And Report On The Transactions Performed By The Fund For The Repurchase Of Shares	For	For
GRUMA SAB DE CV	23-Apr-2021	3	Appointment Of Special Delegates Who Fulfill And Formalize The Resolutions Adopted By The Meeting	For	For
GRUMA SAB DE CV	23-Apr-2021	3	Proposal To Determine The Maximum Amount Of Funds To Be Used For The Purchase Of Own Shares And Report On The Transactions Performed By The Fund For The Repurchase Of Shares	For	For
GRUMA SAB DE CV	23-Apr-2021	4	Election And,Or Ratification Of The Regular And Alternate Members Of The Board Of Directors And Secretary, As Well As Of The Chairman And Vice-Chairman Of Such Corporate Body, Assessment Of The Independence Of The Members Thereof Body, Proposed With The Independent Capacity And Determination Of Compensations Thereto, As Well As The Compensations Corresponding To The Members Of The Audit And Corporate Practices Committees Of The Board Of Directors	For	For
GRUMA SAB DE CV	23-Apr-2021	5	Election Of The Chairmen Of The Company'S Audit And Corporate Practices Committees	For	For
GRUMA SAB DE CV	23-Apr-2021	6	Designation Of Special Representatives To Comply With And Formalize The Resolutions Adopted By The Meeting	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	27-Apr-2021	1	Approve Reports In Compliance With Article 28, Section Iv Of Mexican Securities Market Law	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	27-Apr-2021	1	Approve Cancellation Of 35.42 Million Treasury Shares	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	27-Apr-2021	2	Approve Discharge Of Directors And Officers	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	27-Apr-2021	2	Approve Reduction In Capital By Mxn 2 Billion	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	27-Apr-2021	3	Approve Individual And Consolidated Financial Statements And Approve External Auditors Report On Financial Statements	For	Combined
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	27-Apr-2021	3	Amend Articles To Reflect Changes In Capital	For	Combined
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	27-Apr-2021	4	Approve Allocation Of Income In The Amount Of Mxn 1.85 Billion	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	27-Apr-2021	4	Authorize Board To Ratify And Execute Approved Resolutions	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	27-Apr-2021	5	Cancel Pending Amount Of Share Repurchase Approved At Agm On July 1, 2020, Set Share Repurchase Maximum Amount Of Mxn 3 Billion	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	27-Apr-2021	6	Information On Election Or Ratification Of Four Directors And Their Alternates Of Series Bb Shareholders	For	Combined
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	27-Apr-2021	7	Elect Or Ratify Directors Of Series B Shareholders That Hold 10 Percent Of Share Capital	For	Combined
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	27-Apr-2021	8	Elect Or Ratify Directors Of Series B Shareholders	For	Combined
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	27-Apr-2021	9	Elect Or Ratify Board Chairman	For	Combined
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	27-Apr-2021	10	Approve Remuneration Of Directors For Years 2020 And 2021	For	For
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	27-Apr-2021	11	Elect Or Ratify Director Of Series B Shareholders And Member Of Nominations And Compensation Committee	For	Combined
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	27-Apr-2021	12	Elect Or Ratify Chairman Of Audit And Corporate Practices Committee	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	27-Apr-2021	13	Present Report Regarding Individual Or Accumulated Operations Greater Than Usd 3 Million	For	Combined
GRUPO AEROPORTUARIO DEL PACIFICO SAB DE CV	27-Apr-2021	14	Authorize Board To Ratify And Execute Approved Resolutions	For	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	1	Presentation And, If Applicable, Approval Of The Following: Report Of The Chief Executive Officer, In Accordance With Article 172 Of The General Corporations Law And Of Article 44, Subsection Xi, Of The Securities Market Law ("Ley Del Mercado De Valores"), Accompanied By The Independent Auditor'S Report, In Connection With The Operations And Results For The Fiscal Year Ended December 31, 2020, As Well As Of The Board Of Directors' Opinion Of The Content Of Such Report.	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	2	Presentation And, If Applicable, Approval Of The Following: Report Of The Board Of Directors In Accordance With Article 172, Subsection B, Of The General Corporations Law, Which Contains The Main Policies, As Well As The Accounting And Reporting Criteria Followed In The Preparation Of The Financial Information Of The Company.	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	3	Presentation And, If Applicable, Approval Of The Following: Report Of The Activities And Operations In Which The Board Of Directors Intervened, In Accordance With Article 28 Iv (E) Of The Securities Market Law.	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	4	Presentation And, If Applicable, Approval Of The Following: Individual And Consolidated Financial Statements Of The Company For The Fiscal Year Ended December 31, 2020.	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	5	Presentation And, If Applicable, Approval Of The Following: Annual Report On The Activities Carried Out By The Audit Committee Of The Company In Accordance With Article 43 Of The Securities Market Law And Report On The Company'S Subsidiaries.	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	6	Presentation And, If Applicable, Approval Of The Following: Report On Compliance With The Tax Obligations Of The Company For The Fiscal Year Ended December 31, 2019, In Accordance With Article 76, Section Xix Of The Income Tax Law ("Ley Del Impuesto Sobre La Renta").	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	7	Proposal On And, If Applicable, Approval Of The Application Of The Company'S Results For The Fiscal Year 2020: Proposal For Increase Of The Legal Reserve By Ps. 98,875,960.00.	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	8	Proposal On And, If Applicable, Approval Of The Application Of The Company'S Results For The Fiscal Year 2020: Proposal And, If Applicable, Approval Of The Amount Of Ps. 1,878,643,244.00 As The Maximum Amount That May Be Used By The Company To Repurchase Its Shares In 2020 Pursuant To Article 56 Of The Securities Market Law; Proposal And, If Applicable, Approval Of The Provisions And Policies Regarding The Repurchase Of Company Shares.	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	9	Ratification, If Applicable, Of The Following: Administration By The Board Of Directors And The Chief Executive Officer For The Fiscal Year Of 2020.	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	10	Appointment Of Director: Fernando Chico Pardo (President)	Take No Action	Combined
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	11	Appointment Of Director: José Antonio Pérez Antón	Take No Action	Combined
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	12	Appointment Of Director: Pablo Chico Hernández	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	13	Appointment Of Director: Aurelio Pérez Alonso	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	14	Appointment Of Director: Rasmus Christiansen	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	15	Appointment Of Director: Francisco Garza Zambrano	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	16	Appointment Of Director: Ricardo Guajardo Touché	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	17	Appointment Of Director: Guillermo Ortiz Martínez	Take No Action	Combined
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	18	Appointment Of Director: Bárbara Garza Lagüera Gonda	Take No Action	Combined
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	19	Appointment Of Director: Heliane Steden	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	20	Appointment Of Director: Diana M. Chavez	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	21	Appointment Of Director: Rafael Robles Miaja (Secretary)	Take No Action	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	22	Appointment Of Director: Ana María Poblanno Chanona (Deputy Secretary)	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	23	Appointment Or Ratification, As Applicable, Of The Chairperson Of The Audit Committee: Ricardo Guajardo Touché	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	24	Appointment Or Ratification, As Applicable, Of The Persons Who Serve Or Will Serve On The Nominations And Compensations Committee Of The Company: Bárbara Garza Lagüera Gonda (President)	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	25	Appointment Or Ratification, As Applicable, Of The Persons Who Serve Or Will Serve On The Nominations And Compensations Committee Of The Company: Fernando Chico Pardo	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	26	Appointment Or Ratification, As Applicable, Of The Persons Who Serve Or Will Serve On The Nominations And Compensations Committee Of The Company: José Antonio Pérez Antón	Take No Action	Combined
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	27	Determination Of Corresponding Compensations: Board Of Directors: Ps. 72,600.00 (In Each Case Net Of Taxes In Mexican Legal Tender)	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	28	Determination Of Corresponding Compensations: Operations Committee: Ps. 72,600.00 (In Each Case Net Of Taxes In Mexican Legal Tender)	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	29	Determination Of Corresponding Compensations: Nominations & Compensations Committee: Ps. 72,600.00 (In Each Case Net Of Taxes In Mexican Legal Tender)	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	30	Determination Of Corresponding Compensations: Audit Committee: Ps. 102,850.00 (In Each Case Net Of Taxes In Mexican Legal Tender)	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	31	Determination Of Corresponding Compensations: Acquisitions & Contracts Committee: Ps. 24,200.00 (In Each Case Net Of Taxes In Mexican Legal Tender)	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	32	Appointment Of Delegates In Order To Enact The Resolutions Adopted At The Meeting And, If Applicable, To Formalize Such Resolutions: Claudio R. Góngora Morales	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	33	Appointment Of Delegates In Order To Enact The Resolutions Adopted At The Meeting And, If Applicable, To Formalize Such Resolutions: Rafael Robles Miaja	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SA DE CV	22-Apr-2021	34	Appointment Of Delegates In Order To Enact The Resolutions Adopted At The Meeting And, If Applicable, To Formalize Such Resolutions: Ana María Poblanno Chanona	Take No Action	For
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	22-Apr-2021	1	Approve Ceos And Auditors Reports On Operations And Results Of Company, And Boards Opinion On Reports	For	For
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	22-Apr-2021	2	Approve Boards Report On Accounting Policies And Criteria For Preparation Of Financial Statements	For	For
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	22-Apr-2021	3	Approve Report On Activities And Operations Undertaken By Board	For	For
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	22-Apr-2021	4	Approve Individual And Consolidated Financial Statements	For	Combined
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	22-Apr-2021	5	Approve Report Of Audit Committees Activities And Report On Company'S Subsidiaries	For	Combined
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	22-Apr-2021	6	Approve Report On Adherence To Fiscal Obligations	For	For
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	22-Apr-2021	7	Approve Increase In Legal Reserve	For	For
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	22-Apr-2021	8	Set Maximum Amount For Share Repurchase. Approve Policy Related To Acquisition Of Own Shares	For	For
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	22-Apr-2021	9	Approve Discharge Of Board Of Directors And Ceo	For	For
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	22-Apr-2021	10	Elect/Ratify Chairman Of Audit And Corporate Practices Committee	For	For
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	22-Apr-2021	11	Elect/Ratify Members Of Nominations And Compensations Committee. Approve Their Remuneration	For	For
GRUPO AEROPORTUARIO DEL SURESTE SAB DE CV	22-Apr-2021	12	Authorize Board To Ratify And Execute Approved Resolutions	For	For
GRUPO BIMBO SAB DE CV	29-Apr-2021	1	Presentation, Discussion And, If Deemed Appropriate, Approval Of The Report From The Board Of Directors That Is Referred To In The Main Part Of Article 172 Of The General Mercantile Companies Law, Including The Audited Financial Statements Of The Company, For The Fiscal Year That Ended On December 31, 2020, After The Reading Of The Following Reports, The One From The Chairperson Of The Board Of Directors And General Director, The One From The Outside Auditor And The One From The Chairperson Of The Audit And Corporate Practices Committee Of The Company. Resolutions In This Regard	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GRUPO BIMBO SAB DE CV	29-Apr-2021	2	Presentation, Discussion And, If Deemed Appropriate, Approval Of The Allocation Of The Results For The Fiscal Year That Ended On December 31, 2020. Resolutions In This Regard	For	Combined
GRUPO BIMBO SAB DE CV	29-Apr-2021	3	Presentation, Discussion And, If Deemed Appropriate, Approval Of The Payment Of A Dividend, In A Payment At The Rate Of Mxn 1.00 For Each One Of The Shares That Are Representative Of The Share Capital Of The Company That Are In Circulation At The Time Of The Payment. Resolutions In This Regard	For	For
GRUPO BIMBO SAB DE CV	29-Apr-2021	4	Designation Or, If Deemed Appropriate, Ratification Of The Appointments Of The General Director And Of Each One Of The Members Of The Board Of Directors And The Determination Of Their Compensation. Resolutions In This Regard	For	For
GRUPO BIMBO SAB DE CV	29-Apr-2021	5	Designation Or, If Deemed Appropriate, Ratification Of The Appointments Of The Chairperson And The Members Of The Audit And Corporate Practices Committee Of The Company, As Well As The Determination Of Their Compensation. Resolutions In This Regard	For	For
GRUPO BIMBO SAB DE CV	29-Apr-2021	6	Presentation, Discussion And, If Deemed Appropriate, Approval Of The Report In Regard To Share Buybacks, As Well As The Determination Of The Maximum Amount Of Funds That The Company Can Allocate To Share Buybacks, Under The Terms Of Article 56 Of The Securities Market Law. Resolutions In This Regard	For	Combined
GRUPO BIMBO SAB DE CV	29-Apr-2021	7	Presentation, Discussion And, If Deemed Appropriate, The Passage Of Resolutions With Relation To The Ratification Of The Reduction Of The Authorized Capital Of The Company And The Consequent Cancellation Of The Instruments Of The 17,428,926 Series A, Common, Nominative Shares, Without A Stated Par Value For Each Of Them, Of The Company And Which Are Held In Treasury. Resolutions In This Regard	For	For
GRUPO BIMBO SAB DE CV	29-Apr-2021	8	Presentation, Discussion And, If Deemed Appropriate, Passage Of Resolutions With Relation To The Amendment Of The Corporate Bylaws Of The Company. Resolutions In This Regard	For	Combined
GRUPO BIMBO SAB DE CV	29-Apr-2021	9	Designation Of Special Delegates. Resolutions In This Regard	For	For
GRUPO BIMBO SAB DE CV	29-Apr-2021	10	19 Apr 2021: Please Note That This Is A Revision Due To Due Modification Of Numbering For All Resolutions And Change In Meeting Type To Ogm And Modification Of The Text Of All Resolutions. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined
GRUPO CARSO SAB DE CV	28-Apr-2021	1	Submission, For The Applicable Effects Of The Chief Executive Officers Report On The Company'S Performance And Business, Corresponding To The Fiscal Year Ended As Of December 31, 2020, Which Includes The Financial Statements To Such Date And The External Auditors Report Of The Board Of Directors Opinion And Reports Referred To In Subsections C., D. And E., In Section Iv Of Article 28 Of The Securities Market Law Of The Corporate Practices And Audit Committees Report And The Report On The Compliance With The Tax Obligations. Resolutions In Connection Thereto	For	Combined
GRUPO CARSO SAB DE CV	28-Apr-2021	1	Proposal To Cancel All The Shares Representing The Company'S Minimum Fixed Portion Of The Capital Stock, Which Were Acquired By The Company, Under The Program On The Purchase Of Own Shares. Resolutions In Connection Thereto	For	Combined
GRUPO CARSO SAB DE CV	28-Apr-2021	2	Submission And, As The Case May Be, Approval Of A Proposal In Connection With The Allocation Of Profits, Which Includes The Payment Of A Dividend In Cash To The Shareholders In An Amount Of 0.96 Mxn Per Share, Derived From The Balance Of The Net Fiscal Profit Account, Divided Into Two Equal Installments Of 0.48 Mxn Per Share, Each. Resolutions In Connection Thereto	For	For
GRUPO CARSO SAB DE CV	28-Apr-2021	2	Amendment To Article Sixth Of The Corporate Bylaws. Resolutions In Connection Thereto	For	For
GRUPO CARSO SAB DE CV	28-Apr-2021	3	As The Case May Be, Ratification Of The Performance Of The Board Of Directors And Of The Chief Executive Officer For Fiscal Year 2020. Resolutions In Connection Thereto	For	For
GRUPO CARSO SAB DE CV	28-Apr-2021	3	Designation Of Special Representatives To Formalize And Comply With The Resolutions To Be Adopted By The Meeting	For	For
GRUPO CARSO SAB DE CV	28-Apr-2021	4	Designation Or Ratification, As The Case May Be, Of The Members And Officers Of The Board Of Directors, As Well As Of The Members And Chairman Of The Corporate Practices And Audit Committee. Adoption Of The Resolutions In Respect To The Assessment Of The Independence Of Directors And To Compensations, And Any Other Resolutions Derived From The Foregoing	For	Combined
GRUPO CARSO SAB DE CV	28-Apr-2021	5	Submission Of A Proposal In Connection With The Maximum Amount Of Funds That May Be Used For The Acquisition Of Own Shares, And Adoption Of The Resolutions In Connection With This Proposal, To The Relevant Acquisitions And To The Powers In Order To Carry Them Out, As Well As Any Other Resolutions In Connection With The Acquisition Of Own Shares	For	Combined
GRUPO CARSO SAB DE CV	28-Apr-2021	6	Designation Of Special Representatives To Formalize And Comply With The Resolutions To Be Adopted By The Meeting. Resolutions In Connection Thereto	For	For
GRUPO DE INVERSIONES SURAMERICANA SA	26-Mar-2021	2	Verification Of The Quorum	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GRUPO DE INVERSIONES SURAMERICANA SA	26-Mar-2021	3	Reading Out And Approving The Meetings Agenda	For	Combined
GRUPO DE INVERSIONES SURAMERICANA SA	26-Mar-2021	4	Appointing A Commission In Charge Of Ballot Counting As Well As Approving And Signing The Minutes Of This Meeting	For	For
GRUPO DE INVERSIONES SURAMERICANA SA	26-Mar-2021	5	Presenting The Management Report From The Board Of Directors And Chief Executive Officer	For	Combined
GRUPO DE INVERSIONES SURAMERICANA SA	26-Mar-2021	6	Presenting The Separate And Consolidated Financial Statements Corresponding To Fiscal Year 2020	For	Abstain
GRUPO DE INVERSIONES SURAMERICANA SA	26-Mar-2021	7	Statutory Auditor Reports	For	Abstain
GRUPO DE INVERSIONES SURAMERICANA SA	26-Mar-2021	8	Approving The Management Report From The Board Of Directors And Chief Executive Officer	For	Abstain
GRUPO DE INVERSIONES SURAMERICANA SA	26-Mar-2021	9	Approving The Separate And Consolidated Financial Statements Corresponding To Fiscal Year 2020	For	Abstain
GRUPO DE INVERSIONES SURAMERICANA SA	26-Mar-2021	10	Presenting And Approving The Proposed Distribution Of Profits, The Setting Up Of The Company'S Reserves And The Funds To Be Allocated For Social Outreach Programs	For	Combined
GRUPO DE INVERSIONES SURAMERICANA SA	26-Mar-2021	11	Setting The Fees To Be Paid To The Members Of The Board Of Directors	For	For
GRUPO DE INVERSIONES SURAMERICANA SA	26-Mar-2021	12	Setting The Fees To Be Paid To The Statutory Auditor	For	For
GRUPO FINANCIERO BANORTE SAB DE CV	23-Apr-2021	1	Submission And, As The Case May Be, Approval Of The Reports Referred To In Section Iv, Article 28 Of The Securities Market Law And Section Iv, Article 39 Of The Financial Groups Law, Corresponding To The Fiscal Year Ended As Of December 31, 2020	For	Combined
GRUPO FINANCIERO BANORTE SAB DE CV	23-Apr-2021	1	Proposal, Discussion And, If Deemed Appropriate, Approval Of The Amendment Of Article 2 Of The Corporate Bylaws Of The Company	For	For
GRUPO FINANCIERO BANORTE SAB DE CV	23-Apr-2021	2	Allocation Of Profits	For	For
GRUPO FINANCIERO BANORTE SAB DE CV	23-Apr-2021	2	Proposal, Discussion And, If Deemed Appropriate, Approval Of The Amendment Of The Single Liability Agreement Of The Company With Its Controlling Company	For	For
GRUPO FINANCIERO BANORTE SAB DE CV	23-Apr-2021	3	External Auditors Report On The Company'S Fiscal Status	For	Combined
GRUPO FINANCIERO BANORTE SAB DE CV	23-Apr-2021	3	Designation Of Special Delegates To Formalize And Execute The Corresponding Resolutions Passed By The General Meeting	For	Combined
GRUPO FINANCIERO BANORTE SAB DE CV	23-Apr-2021	4	Designation Of The Members Of The Company'S Board Of Directors, At The Proposal Of The Nominations Committee And Assessment Of The Independence Thereof	For	Combined
GRUPO FINANCIERO BANORTE SAB DE CV	23-Apr-2021	5	Determination Of Compensations To The Members Of The Board Of Directors	For	Combined
GRUPO FINANCIERO BANORTE SAB DE CV	23-Apr-2021	6	Appointment Of The Chairman Of The Audit And Corporate Practices Committee	For	For
GRUPO FINANCIERO BANORTE SAB DE CV	23-Apr-2021	7	Board Of Directors Report On The Transactions Carried Out With Own Shares During Fiscal Year 2020, As Well As The Determination Of The Maximum Amount To Be Used For The Purchase Of Own Shares For The Fiscal Year Corresponding To 2021	For	For
GRUPO FINANCIERO BANORTE SAB DE CV	23-Apr-2021	8	Appointment Of Representative Or Representatives To Formalize And Execute, As The Case May Be, The Resolutions Adopted By The Meeting	For	For
GRUPO FINANCIERO INBURSA SAB DE CV	29-Apr-2021	2	Approve Ceos Report And Auditors Report, Boards Opinion On Reports	For	For
GRUPO FINANCIERO INBURSA SAB DE CV	29-Apr-2021	3	Approve Boards Report On Accounting Policies And Criteria Followed In Preparation Of Financial Statements	For	For
GRUPO FINANCIERO INBURSA SAB DE CV	29-Apr-2021	4	Approve Report On Activities And Operations Undertaken By Board	For	For
GRUPO FINANCIERO INBURSA SAB DE CV	29-Apr-2021	5	Approve Individual And Consolidated Financial Statements	For	For
GRUPO FINANCIERO INBURSA SAB DE CV	29-Apr-2021	6	Approve Report On Activities Undertaken By Audit And Corporate Practices Committees	For	For
GRUPO FINANCIERO INBURSA SAB DE CV	29-Apr-2021	7	Approve Allocation Of Income	For	For
GRUPO FINANCIERO INBURSA SAB DE CV	29-Apr-2021	8	Elect Or Ratify Directors And Company Secretary	For	For
GRUPO FINANCIERO INBURSA SAB DE CV	29-Apr-2021	9	Approve Remuneration Of Directors And Company Secretary	For	For
GRUPO FINANCIERO INBURSA SAB DE CV	29-Apr-2021	10	Elect Or Ratify Members Of Corporate Practices And Audit Committees	For	For
GRUPO FINANCIERO INBURSA SAB DE CV	29-Apr-2021	11	Approve Remuneration Of Members Of Corporate Practices And Audit Committees	For	For
GRUPO FINANCIERO INBURSA SAB DE CV	29-Apr-2021	12	Set Maximum Amount Of Share Repurchase Reserve, Approve Share Repurchase Report	For	For
GRUPO FINANCIERO INBURSA SAB DE CV	29-Apr-2021	13	Authorize Board To Ratify And Execute Approved Resolutions	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GRUPO MEXICO SAB DE CV	30-Apr-2021	1	Report Of The Ceo Of The Company Corresponding To The Fiscal Year From January 1St To December 31St, 2020. Discussion And Approval, If Applicable, Of The Consolidated Financial Statements Of The Company And Its Subsidiaries As Of December 31St, 2020. Presentation Of The Opinions And Reports Referred To In Article 28 Section Iv, Paragraphs A, B, C, D And E Of The Ley Del Mercado De Valores, Regarding The Fiscal Year From January 1St To 31St December 2020. Resolutions In This Regard	For	Combined
GRUPO MEXICO SAB DE CV	30-Apr-2021	2	Reading Of The Report On Compliance With The Company'S Tax Obligations During The 2019 Fiscal Year	For	Combined
GRUPO MEXICO SAB DE CV	30-Apr-2021	3	Resolution On The Application Of Profits For The Year Ended December 31St, 2020	For	Combined
GRUPO MEXICO SAB DE CV	30-Apr-2021	4	Report Referred To In Section Iii Of Article 60 Of The Disposiciones De Caracter General Aplicables A Las Emisoras De Valores Y A Otros Participantes Del Mercado De Valores, Including A Report On The Application Of The Resources For The Buy Back Of Shares During The Fiscal Year. Company Concluded On December 31St, 2020. Determination Of The Maximum Amount Of Resources To Be Allocated To The Acquisition Of Treasury Shares During The Fiscal Year 2021. Resolutions In This Regard	For	Combined
GRUPO MEXICO SAB DE CV	30-Apr-2021	5	Resolution On The Ratification Of The Acts Carried Out By The Executive Chairman, The Director Of Administration And Finance With Functions Of Ceo, The Board Of Directors And Its Committees, During The Fiscal Year From January 1St To December 31St, 2020	For	Combined
GRUPO MEXICO SAB DE CV	30-Apr-2021	6	Resolution Regarding The Ratification Of The Company'S External Auditor	For	Combined
GRUPO MEXICO SAB DE CV	30-Apr-2021	7	Appointment And Or Ratification Of The Members Of The Company'S Board Of Directors And Qualification Of Their Independence In Accordance With Article 26 Of The Ley Del Mercado De Valores, As Well As Of The Members Of The Boards Own Committees And Their Presidents. Resolutions In This Regard	For	Combined
GRUPO MEXICO SAB DE CV	30-Apr-2021	8	Proposal On The Remuneration Of The Members Of The Board Of Directors And The Members Of The Committees Of The Board Itself. Resolutions In This Regard	For	Combined
GRUPO MEXICO SAB DE CV	30-Apr-2021	9	Appointment Of Delegates Who Comply With And Formalize The Resolutions Taken By The Meeting. Resolutions In This Regard	For	Combined
GRUPO TELEVISIA S.A.B	28-Apr-2021	1	Resolution In Regard To The Cancellation Of Shares And In Regard To The Consequent Reduction Of The Capital And The Amendment Of Article 6 Of The Corporate Bylaws	For	Combined
GRUPO TELEVISIA S.A.B	28-Apr-2021	1	Submission Of The Report Of The Cochief Executive Officers, Pursuant To Article 172 Of The General Corporation And Partnership Law And 44 Section Xi Of The Securities Market Law, Together With The External Auditors Report And The Board Of Directors Opinion On Such Report, As Well As Of The Company'S Financial Statements Corresponding To The Fiscal Year Ended As Of December 31, 2020	For	Combined
GRUPO TELEVISIA S.A.B	28-Apr-2021	2	Designation Of Delegates Who Will Carry Out And Formalize The Resolutions That Are Passed By This General Meeting	For	Combined
GRUPO TELEVISIA S.A.B	28-Apr-2021	2	Submission Of The Report Referred To In Article 172 Section B. Of The General Corporation And Partnership Law, Containing The Main Accounting And Information Policies And Criteria Followed When Preparing The Financial Information	For	For
GRUPO TELEVISIA S.A.B	28-Apr-2021	3	Submission Of The Report On The Activities In Which The Board Of Directors Participated During Fiscal Year 2020	For	For
GRUPO TELEVISIA S.A.B	28-Apr-2021	4	Submission Of The Audit Committees Annual Report	For	For
GRUPO TELEVISIA S.A.B	28-Apr-2021	5	Submission Of The Corporate Practices Committees Annual Report	For	For
GRUPO TELEVISIA S.A.B	28-Apr-2021	6	Submission Of The Report On The Compliance With The Company'S Tax Obligations, In Compliance With The Applicable Legal Provisions	For	For
GRUPO TELEVISIA S.A.B	28-Apr-2021	7	Resolutions On The Allocation Of Profits Of The Fiscal Year Ended As Of December 31 2020, Including, As The Case May Be, To Decree And Pay Dividends To The Shareholders	For	For
GRUPO TELEVISIA S.A.B	28-Apr-2021	8	Submission Of The Report On The Policies And Resolutions Adopted By The Board Of Directors In Connection With The Purchase And Sale Of Own Shares, As Well As The Amount That May Be Used For The Purchase Of Such Shares, Under The Terms Provided For In Article 56 Section Iv Of The Securities Market Law	For	For
GRUPO TELEVISIA S.A.B	28-Apr-2021	9	Appointment And/Or Ratification, As The Case May Be, Of The Individuals That Will Comprise The Board Of Directors, The Secretary And Officers, And Ratification Of The Performance Thereof	For	For
GRUPO TELEVISIA S.A.B	28-Apr-2021	10	Appointment And/Or Ratification, As The Case May Be, Of The Individuals That Will Comprise The Executive Committee, And Ratification Of The Performance Thereof	For	Combined
GRUPO TELEVISIA S.A.B	28-Apr-2021	11	Appointment And/Or Ratification, As The Case May Be, Of The Chairman Of The Audit Committee And Ratification Of The Performance Thereof	For	Abstain
GRUPO TELEVISIA S.A.B	28-Apr-2021	12	Appointment And Or Ratification, As The Case May Be, Of The Chairman Of The Corporate Practices Committee And Ratification Of The Performance Thereof	For	Abstain

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GRUPO TELEVISIA S.A.B	28-Apr-2021	13	Compensation To The Members Of The Board Of Directors, Executive Committee, Audit Committee And Corporate Practices Committee, As Well As To The Relevant Secretaries Thereof	For	Combined
GRUPO TELEVISIA S.A.B	28-Apr-2021	14	Designation Of Representatives To Comply With And Formalize The Resolutions Adopted By This Meeting	For	For
GRUPO TELEVISIA S.A.B	24-May-2021	1	Submission And, As The Case May Be, Approval So The Company And The Corporations Controlled Thereby, Carry Out The Transactions For The Combination Of Businesses In Respect To The Segment Of Contents With Univision Holdings, Inc. Or Any Assignors Thereof, Including The Execution Of All Related Actions Which Are Necessary Or Convenient Forthe Foregoing Purposes	For	For
GRUPO TELEVISIA S.A.B	24-May-2021	2	Designation Of Representatives To Comply With And Formalize The Resolutions Adopted By This Meeting	For	For
GS ENGINEERING & CONSTRUCTION CORP	26-Mar-2021	1	Approval Of Financial Statements	For	For
GS ENGINEERING & CONSTRUCTION CORP	26-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
GS ENGINEERING & CONSTRUCTION CORP	26-Mar-2021	3	Election Of Outside Director: Jo Hui Jin	For	For
GS ENGINEERING & CONSTRUCTION CORP	26-Mar-2021	4	Election Of Audit Committee Member: Jo Hui Jin	For	For
GS ENGINEERING & CONSTRUCTION CORP	26-Mar-2021	5	Election Of Outside Director Who Is An Audit Committee Member: I Hui Guk	For	For
GS ENGINEERING & CONSTRUCTION CORP	26-Mar-2021	6	Approval Of Remuneration For Director	For	For
GS HOLDINGS CORP, SEOUL	29-Mar-2021	1	Approval Of Financial Statements	For	For
GS HOLDINGS CORP, SEOUL	29-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
GS HOLDINGS CORP, SEOUL	29-Mar-2021	3	Election Of Outside Director: Hyeon O Seok	For	Combined
GS HOLDINGS CORP, SEOUL	29-Mar-2021	4	Election Of Outside Director Who Is An Audit Committee Member: Han Jin Hyeon	For	Combined
GS HOLDINGS CORP, SEOUL	29-Mar-2021	5	Election Of Audit Committee Member Who Is An Outside Director: Hyeon O Seok	For	Combined
GS HOLDINGS CORP, SEOUL	29-Mar-2021	6	Approval Of Remuneration For Director	For	Combined
GS RETAIL CO LTD, SEOUL	25-Mar-2021	1	Approval Of Financial Statements	For	For
GS RETAIL CO LTD, SEOUL	25-Mar-2021	2	Election Of Inside Director: Jo Yun Seong	For	Combined
GS RETAIL CO LTD, SEOUL	25-Mar-2021	3	Amendment Of Articles Of Incorporation: Addition Of Business Activity (Article 2)	For	For
GS RETAIL CO LTD, SEOUL	25-Mar-2021	4	Amendment Of Articles Of Incorporation: Equivalent Dividend To Be Applied For New Shares Based On Revised Commercial Law - Article 11-3, 10, 10-3, 11-2, 15-2, 16, 49	For	For
GS RETAIL CO LTD, SEOUL	25-Mar-2021	5	Amendment Of Articles Of Incorporation: Additional Obligation Of Preparation And Furnishing Of The Shareholders List Based On Electronic Securities Law 37-6 - Article 13	For	For
GS RETAIL CO LTD, SEOUL	25-Mar-2021	6	Amendment Of Articles Of Incorporation: New Establishment Of Base For Unregistered Corporate Bonds Exempt From Electronic Registration - Article 16-2	For	For
GS RETAIL CO LTD, SEOUL	25-Mar-2021	7	Amendment Of Articles Of Incorporation: Integrity Enhancement Of Management Structure - Article 29-2, 30, 35, 40	For	For
GS RETAIL CO LTD, SEOUL	25-Mar-2021	8	Amendment Of Articles Of Incorporation: Individual Representative System, Joint Representative System, Arrangement Of Articles On Assigned Task For Ceo - Article 33	For	For
GS RETAIL CO LTD, SEOUL	25-Mar-2021	9	Approval Of Remuneration For Director	For	For
GS RETAIL CO LTD, SEOUL	25-Mar-2021	10	10 Mar 2021: Please Note That This Is A Revision Due To Modification Of The Text Of Resolutions 3.1 To 3.6. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
GS RETAIL CO LTD, SEOUL	28-May-2021	1	Approval Of Merger And Acquisition With Gs Home Shopping	For	Combined
GS RETAIL CO LTD, SEOUL	28-May-2021	2	Approval Of Partial Amendment To Articles Of Incorporation	For	For
GSX TECHEDU INC.	04-Jun-2021	1	It Is Resolved As A Special Resolution: That The Change Of The Company'S Legal Name From "Gsx Techedu Inc." To "Gaotu Techedu Inc." Which Has Been Approved By The Resolutions Of The Company'S Board Of Directors, Be And Hereby Is, Authorized And Approved; And That Each Director Or Officer Of The Company, Be And Hereby Is, Authorized To Take Any And Every Action That Might Be Necessary, Appropriate Or Desirable To Effect The Foregoing Resolution As Such Director Or Officer, In His Or Her Absolute Discretion, Thinks Fit.	Take No Action	For
GT CAPITAL HOLDINGS INC	17-May-2021	2	Call To Order	For	Combined
GT CAPITAL HOLDINGS INC	17-May-2021	3	Certification Of Notice And Quorum	For	Abstain
GT CAPITAL HOLDINGS INC	17-May-2021	4	Explanation Of Voting Procedures	For	Abstain
GT CAPITAL HOLDINGS INC	17-May-2021	5	Approval Of Minutes Of The Annual Meeting Of Stockholders Held On June 5, 2020	For	Combined
GT CAPITAL HOLDINGS INC	17-May-2021	6	Annual Report For The Year 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GT CAPITAL HOLDINGS INC	17-May-2021	7	General Ratification Of The Acts Of The Board Of Directors, Executive Committee, And Management From The Date Of The Last Annual Stockholders Meeting Up To May 17, 2021	For	For
GT CAPITAL HOLDINGS INC	17-May-2021	8	Appointment Of External Auditor: Sycip, Gorres, Velayo And Company	For	For
GT CAPITAL HOLDINGS INC	17-May-2021	9	Election Of Director: Mr. Arthur Vy Ty	For	For
GT CAPITAL HOLDINGS INC	17-May-2021	10	Election Of Director: Mr. Francisco C. Sebastian	For	For
GT CAPITAL HOLDINGS INC	17-May-2021	11	Election Of Director: Mr. Alfred Vy Ty	For	Combined
GT CAPITAL HOLDINGS INC	17-May-2021	12	Election Of Director: Mr. Carmelo Maria Luza Bautista	For	Combined
GT CAPITAL HOLDINGS INC	17-May-2021	13	Election Of Director: Mr. Renato C. Valencia (Independent Director)	For	For
GT CAPITAL HOLDINGS INC	17-May-2021	14	Election Of Director: Mr. Wilfredo A. Paras (Independent Director)	For	For
GT CAPITAL HOLDINGS INC	17-May-2021	15	Election Of Director: Mr. Rene J. Buenaventura (Independent Director)	For	For
GT CAPITAL HOLDINGS INC	17-May-2021	16	Election Of Director: Mr. Pascual M. Garcia Iii	For	For
GT CAPITAL HOLDINGS INC	17-May-2021	17	Election Of Director: Dr. David T. Go	For	For
GT CAPITAL HOLDINGS INC	17-May-2021	18	Election Of Director: Atty. Regis V. Puno	For	For
GT CAPITAL HOLDINGS INC	17-May-2021	19	Election Of Director: Ms. Consuelo D. Garcia (Independent Director)	For	For
GT CAPITAL HOLDINGS INC	17-May-2021	20	Other Matters	Abstain	Combined
GT CAPITAL HOLDINGS INC	17-May-2021	21	Adjournment	For	Abstain
GUANGDONG HAID GROUP CO LTD	03-Feb-2021	1	Change Of Some Projects Financed With Raised Funds	For	Combined
GUANGDONG HAID GROUP CO LTD	03-Feb-2021	2	Application For Bank Comprehensive Credit Line In 2021	For	For
GUANGDONG HAID GROUP CO LTD	03-Feb-2021	3	2021 External Guarantee	For	For
GUANGDONG HAID GROUP CO LTD	03-Feb-2021	4	2021 Launching Hedging Business	For	For
GUANGDONG HAID GROUP CO LTD	03-Feb-2021	5	Change Of Directors	For	For
GUANGDONG HAID GROUP CO LTD	20-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
GUANGDONG HAID GROUP CO LTD	20-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
GUANGDONG HAID GROUP CO LTD	20-May-2021	3	2020 Annual Report And Its Summary	For	For
GUANGDONG HAID GROUP CO LTD	20-May-2021	4	2020 Annual Accounts	For	For
GUANGDONG HAID GROUP CO LTD	20-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.20000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
GUANGDONG HAID GROUP CO LTD	20-May-2021	6	Repurchase And Cancellation Of Some Restricted Stocks	For	For
GUANGDONG HAID GROUP CO LTD	20-May-2021	7	2021 Continuing Connected Transactions	For	For
GUANGDONG HAID GROUP CO LTD	20-May-2021	8	Cash Management With Some Idle Raised Funds And Proprietary Funds	For	For
GUANGDONG HAID GROUP CO LTD	20-May-2021	9	A Subsidiary'S Application For Syndicated Loans And Provision Of Guarantee For It	For	For
GUANGDONG HAID GROUP CO LTD	20-May-2021	10	Provision Of External Guarantee	For	For
GUANGDONG HAID GROUP CO LTD	20-May-2021	11	Adjustment Of Bank Comprehensive Credit Line	For	For
GUANGDONG HAID GROUP CO LTD	20-May-2021	12	The 4Th Phase Key Employee Stock Ownership Plan (Draft) And Its Summary	For	For
GUANGDONG HAID GROUP CO LTD	20-May-2021	13	2021 Stock Option Incentive Plan (Revised Draft) And Its Summary	For	For
GUANGDONG HAID GROUP CO LTD	20-May-2021	14	Appraisal Management Measures For The Implementation Of The 2021 Stock Option Incentive Plan	For	For
GUANGDONG HAID GROUP CO LTD	20-May-2021	15	Authorization To The Board To Handle Matters Regarding 2021 Stock Option Incentive Plan	For	For
GUANGDONG INVESTMENT LTD	22-Jun-2021	3	To Receive And Consider The Audited Consolidated Financial Statements, The Directors' Report And The Independent Auditor'S Report For The Year Ended 31 December 2020	For	For
GUANGDONG INVESTMENT LTD	22-Jun-2021	4	To Declare A Final Dividend For The Year Ended 31 December 2020: Hk 17.64 Cents (2019: Hk 17.30 Cents) Per Ordinary Share	For	For
GUANGDONG INVESTMENT LTD	22-Jun-2021	5	To Re-Elect Mr. Wen Yinheng As Director	For	For
GUANGDONG INVESTMENT LTD	22-Jun-2021	6	To Re-Elect Ms. Liang Yuanjuan As Director	For	For
GUANGDONG INVESTMENT LTD	22-Jun-2021	7	To Re-Elect Mr. Lan Runing As Director	For	For
GUANGDONG INVESTMENT LTD	22-Jun-2021	8	To Re-Elect Mr. Feng Qingchun As Director	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GUANGDONG INVESTMENT LTD	22-Jun-2021	9	To Re-Elect Dr. Chan Cho Chak, John As Director	For	Combined
GUANGDONG INVESTMENT LTD	22-Jun-2021	10	To Re-Elect Mr. Li Man Bun, Brian David As Director	For	Combined
GUANGDONG INVESTMENT LTD	22-Jun-2021	11	To Authorize The Board To Fix The Remuneration Of Directors	For	For
GUANGDONG INVESTMENT LTD	22-Jun-2021	12	To Re-Appoint Ernst & Young As The Independent Auditor Of The Company And To Authorize The Board To Fix Its Remuneration	For	For
GUANGDONG INVESTMENT LTD	22-Jun-2021	13	To Grant A General Mandate To The Directors To Issue Up To 10% Of The Issued Shares Of The Company	For	Combined
GUANGDONG INVESTMENT LTD	22-Jun-2021	14	To Grant A General Mandate To The Directors To Repurchase Up To 10% Of The Issued Shares Of The Company	For	Combined
GUANGZHOU AUTOMOBILE GROUP CO., LTD	14-May-2021	2	The Resolution On The Annual Report And Its Summary For The Year 2020	For	For
GUANGZHOU AUTOMOBILE GROUP CO., LTD	14-May-2021	3	The Resolution On The Work Report Of The Board Of Directors For The Year 2020	For	For
GUANGZHOU AUTOMOBILE GROUP CO., LTD	14-May-2021	4	The Resolution On The Work Report Of The Supervisory Committee For The Year 2020	For	For
GUANGZHOU AUTOMOBILE GROUP CO., LTD	14-May-2021	5	The Resolution On The Financial Report For The Year 2020	For	For
GUANGZHOU AUTOMOBILE GROUP CO., LTD	14-May-2021	6	The Resolution On The Proposal For Profit Distribution For The Year 2020	For	For
GUANGZHOU AUTOMOBILE GROUP CO., LTD	14-May-2021	7	The Resolution On The Appointment Of Auditors For The Year 2021	For	For
GUANGZHOU AUTOMOBILE GROUP CO., LTD	14-May-2021	8	The Resolution On The Appointment Of Internal Control Auditors For The Year 2021	For	For
GUANGZHOU AUTOMOBILE GROUP CO., LTD	14-May-2021	9	The Resolution On The Formulation Of Dividend Distribution Plan For Shareholders Of Guangzhou Automobile Group Co., Ltd. (2021-2023)	For	For
GUANGZHOU AUTOMOBILE GROUP CO., LTD	14-May-2021	10	The Resolution On The Proposal To Be Submitted To The General Meeting In Relation To The Grant Of General Mandate To The Board Of Directors Of The Company To Issue Shares	For	Combined
GUANGZHOU AUTOMOBILE GROUP CO., LTD	14-May-2021	11	The Resolution On The Proposal To Be Submitted To The General Meeting In Relation To The Grant Of General Mandate To The Board Of Directors Of The Company To Issue Debt Financing Instruments	For	Against
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO LT	03-Jun-2021	1	2020 Annual Report And Its Summary	For	Combined
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO LT	03-Jun-2021	2	2020 Work Report Of The Board Of Directors	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO LT	03-Jun-2021	3	2020 Work Report Of The Supervisory Committee	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO LT	03-Jun-2021	4	2020 Financial Report	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO LT	03-Jun-2021	5	2020 Audit Report	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO LT	03-Jun-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny5.38000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO LT	03-Jun-2021	7	2021 Operation Objective And Financial Budget Plan	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO LT	03-Jun-2021	8	2021 Appointment Of Financial Audit Firm	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO LT	03-Jun-2021	9	2021 Appointment Of Internal Control Audit Firm	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO LT	03-Jun-2021	10	2021 Remuneration For The Chairman Of The Board Li Chuyuan	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO LT	03-Jun-2021	11	2021 Remuneration For The Vice Chairman Of The Board Yang Jun	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO.LT	03-Jun-2021	12	2021 Remuneration For The Vice Chairman Of The Board Cheng Ning	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO.LT	03-Jun-2021	13	2021 Remuneration For Executive Director Liu Juyan	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO.LT	03-Jun-2021	14	2021 Remuneration For Executive Director Li Hong	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO.LT	03-Jun-2021	15	2021 Remuneration For Executive Director Wu Changhai	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO.LT	03-Jun-2021	16	2021 Remuneration For Executive Director Zhang Chunbo	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO.LT	03-Jun-2021	17	2021 Remuneration For Independent Executive Director Huang Xianrong	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO.LT	03-Jun-2021	18	2021 Remuneration For Independent Executive Director Wang Weihong	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO.LT	03-Jun-2021	19	2021 Remuneration For Independent Executive Director Chen Yajin	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO.LT	03-Jun-2021	20	2021 Remuneration For Independent Executive Director Huang Min	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO.LT	03-Jun-2021	21	2021 Remuneration For The Chairman Of The Supervisory Committee Cai Ruiyu	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO.LT	03-Jun-2021	22	2021 Remuneration For Supervisor Gao Yanzhu	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO.LT	03-Jun-2021	23	2021 Remuneration For Supervisor Cheng Jinyuan	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO.LT	03-Jun-2021	24	Application For Comprehensive Credit Line To Banks	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO.LT	03-Jun-2021	25	Application For Comprehensive Credit Line To Banks A Controlled Subsidiary And Provision Of Guarantee For The Bank Comprehensive Credit Line Of Its Wholly-Owned Subsidiaries	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO.LT	03-Jun-2021	26	Cash Management With Some Temporarily Idle Proprietary Funds By The Company And Its Affiliated Enterprises	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO.LT	03-Jun-2021	27	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
GUANGZHOU BAIYUNSHAN PHARMACEUTICAL HOLDINGS CO.LT	03-Jun-2021	28	Election Of Shareholder Supervisor: Jian Huidong	For	For
GUANGZHOU R&F PROPERTIES COMPANY LTD	28-May-2021	3	To Consider And Approve The Report Of The Board Of Directors (The "Board") Of The Company For The Year Ended 31 December 2020	For	For
GUANGZHOU R&F PROPERTIES COMPANY LTD	28-May-2021	4	To Consider And Approve The Report Of The Supervisory Committee Of The Company For The Year Ended 31 December 2020	For	For
GUANGZHOU R&F PROPERTIES COMPANY LTD	28-May-2021	5	To Consider And Approve The Audited Financial Statements And The Report Of The Auditors For The Year Ended 31 December 2020	For	For
GUANGZHOU R&F PROPERTIES COMPANY LTD	28-May-2021	6	To Consider And Declare A Final Dividend For The Year Ended 31 December 2020 Of Rmb0.62 Per Share	For	For
GUANGZHOU R&F PROPERTIES COMPANY LTD	28-May-2021	7	To Consider And Re-Appoint Pricewaterhousecoopers As Auditor Of The Company, And To Authorize The Board To Fix The Remuneration Of The Auditor	For	For
GUANGZHOU R&F PROPERTIES COMPANY LTD	28-May-2021	8	To Authorize The Board To Decide On Matters Relating To The Payment Of Interim Dividend For The Six Months Ended 30 June 2021	For	For
GUANGZHOU R&F PROPERTIES COMPANY LTD	28-May-2021	9	To Consider And Re-Elect The Following Retiring Director, And Authorize The Board To Fix Their Remunerations: Re-Election Of Dr. Li Sze Lim As The Company'S Executive Director	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GUANGZHOU R&F PROPERTIES COMPANY LTD	28-May-2021	10	To Consider And Re-Elect The Following Retiring Director, And Authorize The Board To Fix Their Remunerations: Re-Election Of Mr. Zhang Li As The Company'S Executive Director	For	For
GUANGZHOU R&F PROPERTIES COMPANY LTD	28-May-2021	11	To Consider And Re-Elect The Following Retiring Director, And Authorize The Board To Fix Their Remunerations: Re-Election Of Mr. Ng Yau Wah, Daniel As The Company'S Independent Non-Executive Director	For	For
GUANGZHOU R&F PROPERTIES COMPANY LTD	28-May-2021	12	To Authorize The Legal Representative(S) Or Authorized Person(S) Of The Company And Its Subsidiaries To Sign Composite Credit Facilities Or Loans Related Agreements And Documents With The Limit Of Each Agreement Not More Than Rmb8 Billion (Including Rmb8 Billion)	For	For
GUANGZHOU R&F PROPERTIES COMPANY LTD	28-May-2021	13	To Consider And Approve The Company To Extend Guarantees On Behalf Of Subsidiaries And Extend Guarantees On Behalf Of Associates And Joint Ventures And Other Investee Companies (Including The Extension Of External Guarantees By The Subsidiaries), The New Aggregate Amount Of The Guarantees Shall Be Up To Rmb100 Billion	For	Combined
GUANGZHOU R&F PROPERTIES COMPANY LTD	28-May-2021	14	To Consider And Approve The Guarantees Extended Pursuant To Special Resolution No. 10 Of The 2019 Annual General Meeting, The Guarantees Extended On Behalf Of Subsidiaries And Associates And Joint Ventures (Including The Extension Of External Guarantees By The Subsidiaries) In 2020	For	Against
GUANGZHOU R&F PROPERTIES COMPANY LTD	28-May-2021	15	To Grant An Unconditional And General Mandate To The Board To Issue, Allot And Deal In Additional Shares In The Capital Of The Company And To Authorize The Board To Execute All Such Relevant Documents And To Make Necessary Amendments To The Articles Of Association	For	Against
GUANGZHOU R&F PROPERTIES COMPANY LTD	28-May-2021	16	To Consider And Approve The Company'S Issue Of Direct Debt Financing Products And Asset Securitization Products (Including But Not Limited To Reits) In 2021	For	Combined
GUANGZHOU R&F PROPERTIES COMPANY LTD	28-May-2021	17	To Authorize The Board (Or Its Authorized Person(S)) To Handle At Its Sole Discretion The Matters In Relation To The Company'S Issue Of Direct Debt Financing Products And Asset Securitization Products (Including But Not Limited To Reits) In 2021	For	For
GUANGZHOU R&F PROPERTIES COMPANY LTD	28-May-2021	18	To Consider And Approve The Proposed Increase In The Registered Capital Of The Company From Rmb938,091,836 To Rmb3,752,367,344 By Increasing The Par Value Of Each Share From Rmb0.25 To Rmb1 Through The Application Of The Capital Reserve Of The Company, Without Increasing The Number Of Shares (The "Capitalisation Of Capital Reserve") And The Proposed Amendments To The Articles Of Association Of The Company	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	22-Jan-2021	1	Election Of Non-Independent Director: Wang Yiran	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	22-Jan-2021	2	Election Of Non-Independent Director: Huang Zhengcong	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	22-Jan-2021	3	Election Of Non-Independent Director: Yu Wei	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	22-Jan-2021	4	Election Of Non-Independent Director: You Tianyuan	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	22-Jan-2021	5	Election Of Non-Independent Director: Wang Yang	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	22-Jan-2021	6	Election Of Non-Independent Director: Yang Ming	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	22-Jan-2021	7	Election Of Independent Director: Lin Bin	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	22-Jan-2021	8	Election Of Independent Director: Liu Heng	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	22-Jan-2021	9	Election Of Independent Director: Huang Jiwu	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	22-Jan-2021	10	Election Of Shareholder Supervisor: Ren Rui	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	22-Jan-2021	11	Election Of Shareholder Supervisor: Lin Weichou	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	22-Jan-2021	12	Remuneration For Directors	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	22-Jan-2021	13	Remuneration For Supervisors	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	4	2020 Annual Accounts	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny10.00000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	6	2020 Annual Report And Its Summary	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	7	2021 Reappointment Of Audit Firm	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	8	Application For Comprehensive Credit Line To Banks	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	9	Repurchase And Cancellation Of Some Restricted Stocks Under 2018 Restricted Stock Incentive Plan	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	10	Decrease Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	11	The Company'S Eligibility For Non-Public A-Share Offering	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	12	Plan For 2021 Non-Public A-Share Offering: Stock Type And Par Value	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	13	Plan For 2021 Non-Public A-Share Offering: Issuing Method And Date	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	14	Plan For 2021 Non-Public A-Share Offering: Issuing Targets And Subscription Method	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	15	Plan For 2021 Non-Public A-Share Offering: Pricing Base Date, Pricing Principles And Issue Price	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	16	Plan For 2021 Non-Public A-Share Offering: Issuing Volume	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	17	Plan For 2021 Non-Public A-Share Offering: Lockup Period	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	18	Plan For 2021 Non-Public A-Share Offering: Listing Place	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	19	Plan For 2021 Non-Public A-Share Offering: Purpose Of The Raised Funds	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	20	Plan For 2021 Non-Public A-Share Offering: Distribution For Accumulated Retained Profits	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	21	Plan For 2021 Non-Public A-Share Offering: Valid Period Of The Resolution	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	22	Preplan For 2021 Non-Public A-Share Offering	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	23	Feasibility Analysis Report On The Use Of Funds To Be Raised From The 2021 Non-Public Share Offering	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	24	Report On Use Of Previously Raised Funds	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	25	Diluted Immediate Return After The 2021 Non-Public A-Share Offering, Filling Measures And Commitments Of Relevant Parties	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	26	Authorization To The Board To Handle Matters Regarding The Non-Public A-Share Offering	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	27	No Regulatory Measures Or Penalties Were Imposed On The Company By Securities Regulators Or Stock Exchanges Over The Last Five Years	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	18-May-2021	28	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	04-Jun-2021	1	2021 Stock Option Incentive Plan (Draft) And Its Summary	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	04-Jun-2021	2	Appraisal Management Measures For The Implementation Of The 2021 Stock Option Incentive Plan	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	04-Jun-2021	3	Authorization To The Board To Handle Matters Regarding The 2021 Stock Option Incentive Plan	For	For
GUANGZHOU SHIYUAN ELECTRONIC TECHNOLOGY COMPANY LT	04-Jun-2021	4	Formulation Of The Management Measures For Supporting Innovation And Entrepreneurship	For	For
GULF BANK	27-Mar-2021	2	Approve Board Report On Company Operations For Fy 2020	For	Combined
GULF BANK	27-Mar-2021	3	Approve Auditors' Report On Company Financial Statements For Fy 2020	For	Combined
GULF BANK	27-Mar-2021	4	Approve Special Report On Penalties And Violations	For	For
GULF BANK	27-Mar-2021	5	Accept Financial Statements And Statutory Reports For Fy 2020	For	For
GULF BANK	27-Mar-2021	6	Approve Transfer Of 10 Percent Of Net Income Of Kwd 3,029,000 To Statutory Reserve	For	For
GULF BANK	27-Mar-2021	7	Approve Dividends Of Kwd 0.005 Per Share For Fy 2020	For	For
GULF BANK	27-Mar-2021	8	Approve Remuneration Of Directors Of Kwd 113,542 For Fy 2020	For	For
GULF BANK	27-Mar-2021	9	Authorize Share Repurchase Program Of Up To 10 Percent Of Issued Share Capital	For	For
GULF BANK	27-Mar-2021	10	Authorize Issuance Of Bonds/Debentures/Sukuk And Authorize Board To Set Terms Of Issuance	For	Combined
GULF BANK	27-Mar-2021	11	Approve Directors' Loans	For	Against
GULF BANK	27-Mar-2021	12	Approve Related Party Transactions For Fy 2020 And Fy 2021	For	Against
GULF BANK	27-Mar-2021	13	Approve Discharge Of Directors For Fy 2020	For	Combined
GULF BANK	27-Mar-2021	14	Elect Directors (Bundled)	For	Combined
GULF BANK	27-Mar-2021	15	Ratify Auditors And Fix Their Remuneration For Fy 2021	For	Combined
GUOSEN SECURITIES CO LTD	26-Apr-2021	1	2020 Annual Accounts	For	Combined
GUOSEN SECURITIES CO LTD	26-Apr-2021	2	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.30000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
GUOSEN SECURITIES CO LTD	26-Apr-2021	3	2020 Work Report Of The Board Of Directors	For	For
GUOSEN SECURITIES CO LTD	26-Apr-2021	4	2020 Work Report Of The Supervisory Committee	For	For
GUOSEN SECURITIES CO LTD	26-Apr-2021	5	2020 Annual Report And Its Summary	For	For
GUOSEN SECURITIES CO LTD	26-Apr-2021	6	2020 Connected Transactions And 2021 Estimated Connected Transactions: Connected Transactions With A Company And Its Controlled Enterprises And A Supervisory Management Committee	For	For
GUOSEN SECURITIES CO LTD	26-Apr-2021	7	2020 Connected Transactions And 2021 Estimated Connected Transactions: Connected Transactions With A Company	For	For
GUOSEN SECURITIES CO LTD	26-Apr-2021	8	2020 Connected Transactions And 2021 Estimated Connected Transactions: Connected Transactions With A 2Nd Company	For	For
GUOSEN SECURITIES CO LTD	26-Apr-2021	9	2020 Connected Transactions And 2021 Estimated Connected Transactions: Connected Transactions With A 3Rd Company	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GUOSEN SECURITIES CO LTD	26-Apr-2021	10	2020 Connected Transactions And 2021 Estimated Connected Transactions: Connected Transactions With Other Related Parties	For	For
GUOSEN SECURITIES CO LTD	26-Apr-2021	11	2021 Appointment Of Audit Firm And Its Audit Fees	For	For
GUOSEN SECURITIES CO LTD	26-Apr-2021	12	Determination Of 2021 Proprietary Investment Amount	For	For
GUOSEN SECURITIES CO LTD	26-Apr-2021	13	A Company'S Guarantee For Regular Business Of Wholly-Owned Subsidiaries In 2021	For	For
GUOSEN SECURITIES CO LTD	26-Apr-2021	14	Election Of Directors	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	3	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny5.60000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	4	Reappointment Of Audit Firm	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	5	2020 Annual Report	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	6	2021 Estimated Continuing Connected Transactions: Estimated Connected Transactions With A Company And Its Related Companies	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	7	2021 Estimated Continuing Connected Transactions: Estimated Connected Transactions With A 2Nd Company And Its Related Companies	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	8	2021 Estimated Continuing Connected Transactions: Estimated Connected Transactions With Companies Which The Directors, Supervisors And Senior Management Of The Company Have Involvement In	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	9	2021 Estimated Continuing Connected Transactions: Estimated Connected Transactions With Related Natural Persons	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	10	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Issuing Party	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	11	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Issuing Scale	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	12	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Issuing Method	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	13	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Type Of Domestic And Overseas Debt Financing Instruments	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	14	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Duration Of Domestic And Overseas Debt Financing Instruments	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	15	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Interest Rate Of The Domestic And Overseas Debt Financing Instruments	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	16	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Guarantee And Other Arrangement	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	17	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Purpose Of The Raised Funds	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	18	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Issue Price	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	19	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Issuing Targets And Arrangements For Placement To Shareholders	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	20	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Listing Of The Domestic And Overseas Debt Financing Instruments	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	21	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Repayment Guarantee Measures For Domestic And Overseas Debt Financing Instruments	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	22	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Authorization Matters For The Issuance Of Domestic And Overseas Debt Financing Instruments	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	23	General Authorization For The Issuance Of Domestic And Overseas Debt Financing Instruments: Valid Period Of The Resolution	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	24	General Authorization For The Issuance Of Asset-Backed Securities: Original Equity Holders	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	25	General Authorization For The Issuance Of Asset-Backed Securities: Issuing Party	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	26	General Authorization For The Issuance Of Asset-Backed Securities: Issuing Scale	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	27	General Authorization For The Issuance Of Asset-Backed Securities: Purpose Of The Funds	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	28	General Authorization For The Issuance Of Asset-Backed Securities: Underlying Assets For The Special Purpose Vehicle	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	29	General Authorization For The Issuance Of Asset-Backed Securities: Duration Of The Special Purpose Vehicle	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	30	General Authorization For The Issuance Of Asset-Backed Securities: Expected Rate Of Return	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	31	General Authorization For The Issuance Of Asset-Backed Securities: Listing Place	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	32	General Authorization For The Issuance Of Asset-Backed Securities: Guarantee Matters	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	33	General Authorization For The Issuance Of Asset-Backed Securities: Repayment Guarantee Measures	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	34	General Authorization For The Issuance Of Asset-Backed Securities: Authorization Matters	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	35	General Authorization For The Issuance Of Asset-Backed Securities: Valid Period Of The Resolution	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	36	Connected Transactions Involved In The Issuance Of Domestic And Overseas Debt Financing Instruments And Asset-Backed Securities	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	37	General Authorization To The Board Regarding Additional A-Share And H-Share Offering	For	Combined
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	38	Determination Of The Remuneration For Directors And Supervisors	For	Combined
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	39	Election Of Non-Independent Director: He Qing	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	40	Election Of Non-Independent Director: Wang Song	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	41	Election Of Non-Independent Director: Yu Jian	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	42	Election Of Non-Independent Director: Liu Xinyi	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	43	Election Of Non-Independent Director: Guan Yu	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	44	Election Of Non-Independent Director: Zhong Maojun	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	45	Election Of Non-Independent Director: Chen Hua	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	46	Election Of Non-Independent Director: Wang Wenjie	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	47	Election Of Non-Independent Director: Zhang Zhan	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	48	Election Of Non-Independent Director: Fan Renyi	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	49	Election Of Non-Independent Director: An Hongjun	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	50	Election Of Independent Director: Xia Dawei	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	51	Election Of Independent Director: Ding Wei	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	52	Election Of Independent Director: Li Renjie	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	53	Election Of Independent Director: Bai Wei	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	54	Election Of Independent Director: Zhu Ning	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	55	Election Of Independent Director: Li Gangwei	For	Combined
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	56	Election Of Non-Employee Supervisor: Li Zhongning	For	Combined
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	57	Election Of Non-Employee Supervisor: Zhou Zhaohui	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	58	Election Of Non-Employee Supervisor: Shen Yun	For	For
GUOTAI JUNAN SECURITIES CO LTD	28-Jun-2021	59	Election Of Non-Employee Supervisor: Zuo Zhipeng	For	For
H & M HENNES & MAURITZ AB	06-May-2021	15	Resolution On Adoption Of The Income Statement And Balance Sheet As Well As The Consolidated Income Statement And Consolidated Balance Sheet	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	16	Resolution On Disposal Of The Company'S Earnings In Accordance With The Adopted Balance Sheet: Proposal By The Board Of Directors: The Board Of Directors Proposes To The 2021 Annual General Meeting That No Dividend Is Paid And That The Funds At The Disposal Of The General Meeting Are Carried Forward	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	17	Please Note That This Resolution Is A Shareholder Proposal: Proposal By The Shareholder Clean Clothes Campaign: The Shareholder Clean Clothes Campaign International Office ("Ccc") Proposes That The Annual General Meeting Call On The Company'S Board Of Directors To Pay No Dividend For This Financial Year. The Company'S Earnings Shall Instead Be Used To Ensure All Workers In H&M'S Supply Chain Are Paid Remuneration Equal To, Or Greater Than, What They Were Paid At The Time Before The Covid-19 Pandemic Started. In Addition, Those Workers Who Have Lost Their Jobs Shall Receive The Severance Pay To Which They Are Entitled. For This Reason, Ccc Asks H&M To Sign Up To The Guarantee Fund For Severance Pay For Workers ("The Severance Guarantee Fund") Which More Than 200 Civil Society Organisations And Trade Unions Are Demanding Be Established	Take No Action	Combined
H & M HENNES & MAURITZ AB	06-May-2021	18	Resolution On Discharge Of The Member Of The Board And The Ceo From Liability To The Company: Karl-Johan Persson (Chairman Of The Board)	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
H & M HENNES & MAURITZ AB	06-May-2021	19	Resolution On Discharge Of The Member Of The Board And The Ceo From Liability To The Company: Stefan Persson (Chairman Of The Board For The Period 1 Jan - 7 May)	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	20	Resolution On Discharge Of The Member Of The Board And The Ceo From Liability To The Company: Stina Bergfors (Board Member)	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	21	Resolution On Discharge Of The Member Of The Board And The Ceo From Liability To The Company: Anders Dahlvig (Board Member)	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	22	Resolution On Discharge Of The Member Of The Board And The Ceo From Liability To The Company: Danica Kragic Jensfelt (Board Member)	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	23	Resolution On Discharge Of The Member Of The Board And The Ceo From Liability To The Company: Lena Patriksson Keller (Board Member)	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	24	Resolution On Discharge Of The Member Of The Board And The Ceo From Liability To The Company: Christian Sievert (Board Member)	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	25	Resolution On Discharge Of The Member Of The Board And The Ceo From Liability To The Company: Erica Wiking Hager (Board Member)	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	26	Resolution On Discharge Of The Member Of The Board And The Ceo From Liability To The Company: Niklas Zennstrom (Board Member)	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	27	Resolution On Discharge Of The Member Of The Board And The Ceo From Liability To The Company: Ingrid Godin (Board Member)	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	28	Resolution On Discharge Of The Member Of The Board And The Ceo From Liability To The Company: Alexandra Rosenqvist (Board Member)	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	29	Resolution On Discharge Of The Member Of The Board And The Ceo From Liability To The Company: Helena Isberg (Deputy Board Member)	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	30	Resolution On Discharge Of The Member Of The Board And The Ceo From Liability To The Company: Margareta Welinder (Deputy Board Member)	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	31	Resolution On Discharge Of The Member Of The Board And The Ceo From Liability To The Company: Helena Helmersson (Ceo For The Period 30 Jan - 31 Dec)	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	32	Resolution On Discharge Of The Member Of The Board And The Ceo From Liability To The Company: Karl-Johan Persson (Ceo For The Period 1 Jan - 29 Jan)	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	33	Establishment Of The Number Of Board Members: The Nomination Committee Proposes Eight Board Members With No Deputies	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	34	Establishment Of The Number Of Auditors: The Nomination Committee Proposes That One Auditor Be Elected	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	35	Establishment Of Fees To The Board	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	36	Establishment Of Fees To The Auditors	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	37	Election Of Board Member: Stina Bergfors	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	38	Election Of Board Member: Anders Dahlvig	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	39	Election Of Board Member: Danica Kragic Jensfelt	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	40	Election Of Board Member: Lena Patriksson Keller	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	41	Election Of Board Member: Karl-Johan Persson	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	42	Election Of Board Member: Christian Sievert	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	43	Election Of Board Member: Erica Wiking Hager	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	44	Election Of Board Member: Niklas Zennstrom	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	45	Election Of Karl-Johan Persson As Chairman Of The Board	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	46	Election Of Auditor: The Nomination Committee Proposes, In Accordance With The Recommendation By The Auditing Committee That Has Been Approved By The Whole Board As A Recommendation, That Registered Accounting Firm Deloitte Ab Be Elected As Auditor Of The Company Until The Conclusion Of The 2022 Annual General Meeting. Deloitte Ab Has Notified That If The Agm Approves The Proposal, Authorised Public Accountant Didrik Roos Will Be The Auditor-In-Charge	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	47	Election Of Members Of The Nomination Committee: That The Annual General Meeting Appoint The Chairman Of The Board Karl-Johan Persson As Well As Stefan Persson (Nominated By Ramsbury Invest Ab), Lottie Tham, Jan Andersson (Nominated By Swedbank Robur Fonder) And Erik Durhan (Nominated By Nordea Fonder) As The Nomination Committee. This Nomination Committee Shall Take Up Its Duties Immediately. Its Term Of Office Shall Continue Until A New Nomination Committee Is Appointed	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	48	Establishment Of Principles For The Nomination Committee	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
H & M HENNES & MAURITZ AB	06-May-2021	49	Approval Of The Board'S Remuneration Report	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	50	Resolution On Guidelines For Remuneration Of Senior Executives	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	51	Resolution On The Board'S Proposed Amendment To The Articles Of Association	For	Combined
H & M HENNES & MAURITZ AB	06-May-2021	52	Please Note That This Resolution Is A Shareholder Proposal: Resolution On Shareholder'S Proposed Amendment To The Articles Of Association: The Shareholder Fondazione Finanza Etica Proposes That Section 14 Of The Articles Of Association Be Amended By Adding The Following Item: Item 12. Annual Proxy Vote And Report On Climate Change. The Annual Corporate Proxy Statement Shall Include A Proposal Requiring An Advisory Vote By The Shareholders Expressing Non-Binding Advisory Approval Or Disapproval Of The Company'S Public Climate Policies And Strategies, Taking Into Account Key Climate-Related Benchmarks. The Board Of Directors Is Authorised To Include In The Company'S Annual Corporate Proxy Statement, Or In Another Publication, A Report That Characterises The Scale And Pace Of Its Responsive Measures Associated With Climate Change, Including Referring - According To The Board'S Assessment - To The Company'S Alignment With Climate-Related Benchmarks. Nothing In This Section Shall Be Construed As Constraining The Board'S Or The Management'S Discretionary Powers As Regards Disclosing Or Managing Issues Related To A Climate Transition	Take No Action	Combined
H & M HENNES & MAURITZ AB	06-May-2021	53	Please Note That This Resolution Is A Shareholder Proposal: Resolution On Shareholder'S Proposal That The Company Provide Information On Sustainability Goals And Disclose Certain Other Information Concerning, Among Other Things, Remuneration To Senior Executives: The Shareholder Fondazione Finanza Etica Proposes That H&M: Fully Reports The Sustainability Goals That Must Be Achieved In Order For Variable Remuneration To Be Paid To Senior Executives And Annually Reports The Performance Of Senior Executives Against Those Goals; Discloses Precisely The Executives To Which The Abovementioned Goals Apply; Publishes The Ratios Of Fixed To Variable Pay For The Group'S Ceo And Chairman As Well As The Average Ratio Of Fixed To Variable Pay For The Company'S Senior Executives; Indicates What Part Of The Variable Remuneration Is Based On Sustainability Criteria That Are Linked To A Long-Term Incentive Plan; And, Where Applicable, Explains Whether Other Comparable Companies' Remuneration Systems Have Been Taken Into Account When Establishing The Remuneration System For Senior Executives; And Provides Information On Whether External Advisors Took Part In The Developing The Remuneration System And, If So, Which Advisors These Are	Take No Action	Combined
H&R REAL ESTATE INVESTMENT TRUST	29-Jun-2021	1	Election Of Trustee : Alex Avery	For	Combined
H&R REAL ESTATE INVESTMENT TRUST	29-Jun-2021	2	Election Of Trustee : Jennifer A. Chasson	For	For
H&R REAL ESTATE INVESTMENT TRUST	29-Jun-2021	3	Election Of Trustee : Mark M. Cowie	For	For
H&R REAL ESTATE INVESTMENT TRUST	29-Jun-2021	4	Election Of Trustee : S. Stephen Gross	For	For
H&R REAL ESTATE INVESTMENT TRUST	29-Jun-2021	5	Election Of Trustee : Brenna Haysom	For	For
H&R REAL ESTATE INVESTMENT TRUST	29-Jun-2021	6	Election Of Trustee : Thomas J. Hofstedter	For	For
H&R REAL ESTATE INVESTMENT TRUST	29-Jun-2021	7	Election Of Trustee : Ashi P. Mathur	For	For
H&R REAL ESTATE INVESTMENT TRUST	29-Jun-2021	8	Election Of Trustee : Juli Morrow	For	For
H&R REAL ESTATE INVESTMENT TRUST	29-Jun-2021	9	Election Of Trustee : Marvin Rubner	For	For
H&R REAL ESTATE INVESTMENT TRUST	29-Jun-2021	10	Election Of Trustee : Ronald C. Rutman	For	For
H&R REAL ESTATE INVESTMENT TRUST	29-Jun-2021	11	In Respect Of The Appointment Of Kpmg Llp As The Auditors Of The Reit And The Authorization Of The Trustees Of The Reit To Fix The Remuneration Of The Auditors Of The Reit.	For	For
H&R REAL ESTATE INVESTMENT TRUST	29-Jun-2021	12	The Non-Binding, Advisory Resolution To Accept The Approach To Executive Compensation Disclosed In The Management Information Circular Dated May 7, 2021 Relating To The Meeting (The "Circular").	For	For
H&R REAL ESTATE INVESTMENT TRUST	29-Jun-2021	13	In Respect Of The Resolutions Approving Certain Amendments To And The Continuation Of The Reit'S Unitholder Rights Plan Agreement Between The Trustees Of The Reit And Ast Trust Company (Canada), As Set Forth In Schedule D To The Circular.	For	For
H. LUNDBECK A/S	23-Mar-2021	7	Presentation And Adoption Of The Annual Report	For	Combined
H. LUNDBECK A/S	23-Mar-2021	8	Resolution On The Appropriation Of Profit Or Loss As Recorded In The Adopted Annual Report	For	Combined
H. LUNDBECK A/S	23-Mar-2021	9	Presentation Of And Advisory Vote On The Remuneration Report	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
H. LUNDBECK A/S	23-Mar-2021	10	Proposal From The Board Of Directors To Increase The Maximum Number Of Board Members Elected To The Board Of Directors By The General Meeting From Six To Eight Board Members And Thereby Amend Article 5.1 Of The Articles Of Association	For	Combined
H. LUNDBECK A/S	23-Mar-2021	11	Re-Election Of Member To The Board Of Directors: Lars Soren Rasmussen	For	Combined
H. LUNDBECK A/S	23-Mar-2021	12	Re-Election Of Member To The Board Of Directors: Lene Skole-Sorensen	For	Combined
H. LUNDBECK A/S	23-Mar-2021	13	Re-Election Of Member To The Board Of Directors: Lars Erik Holmqvist	For	Combined
H. LUNDBECK A/S	23-Mar-2021	14	Re-Election Of Member To The Board Of Directors: Jeffrey Berkowitz	For	Combined
H. LUNDBECK A/S	23-Mar-2021	15	Re-Election Of Member To The Board Of Directors: Jeremy Max Levin	For	Combined
H. LUNDBECK A/S	23-Mar-2021	16	Election Of Member To The Board Of Directors: Santiago Arroyo	For	Combined
H. LUNDBECK A/S	23-Mar-2021	17	Approval Of Remuneration For The Board Of Directors For The Current Financial Year	For	Combined
H. LUNDBECK A/S	23-Mar-2021	18	Election Of One Or Two State-Authorized Public Accountants. The Board Of Directors Proposes That Pricewaterhousecoopers Statsautoriseret Revisionspartnerselskab (Pwc) Should Be Re-Elected As Auditor	For	Combined
H. LUNDBECK A/S	23-Mar-2021	19	Any Proposals By Shareholders Or The Board Of Directors: Proposal From The Board Of Directors To Authorize The Board Of Directors To Allow The Company To Acquire Treasury Shares	For	Combined
H. LUNDBECK A/S	23-Mar-2021	20	Any Proposals By Shareholders Or The Board Of Directors: Proposal From The Board Of Directors To Amend The Remuneration Policy For The Board Of Directors And Executive Management. The Proposed Amended Policy Includes A Proposal That The Company Shall Indemnify Its Directors And Officers For Third Party Claims, Subject To Certain Conditions And Limitations	For	Combined
H. LUNDBECK A/S	23-Mar-2021	21	Any Proposals By Shareholders Or The Board Of Directors: Proposal From The Board Of Directors To Authorize The Board Of Directors To Assemble Future General Meetings To Be Held As Completely Electronic And Thereby To Include A New Article 7.5 To The Articles Of Association	For	Combined
H. LUNDBECK A/S	23-Mar-2021	22	Proposals From The Board Of Directors Regarding Use Of The English Language As Set Out In Proposals 9.4.A - 9.4.D Below: Proposal From The Board Of Directors To Adopt English As The Corporate Language Of The Group And Amend The Articles Of Association Accordingly	For	Combined
H. LUNDBECK A/S	23-Mar-2021	23	Proposals From The Board Of Directors Regarding Use Of The English Language As Set Out In Proposals 9.4.A - 9.4.D Below: Proposal From The Board Of Directors To Authorize The Board Of Directors To Decide Whether Future General Meetings Will Be Conducted In Danish Or English And Amend The Articles Of Association Accordingly	For	Combined
H. LUNDBECK A/S	23-Mar-2021	24	Proposals From The Board Of Directors Regarding Use Of The English Language As Set Out In Proposals 9.4.A - 9.4.D Below: Proposal From The Board Of Directors To Prepare The Documents To Be Used By Or In Connection With The General Meeting In English And Amend The Articles Of Association Accordingly	For	Combined
H. LUNDBECK A/S	23-Mar-2021	25	Proposals From The Board Of Directors Regarding Use Of The English Language As Set Out In Proposals 9.4.A - 9.4.D Below: Proposal From The Board Of Directors To Issue Company Announcements In English And Amend The Articles Of Association Accordingly	For	Combined
H. LUNDBECK A/S	23-Mar-2021	26	Any Proposals By Shareholders Or The Board Of Directors: Proposal From The Board Of Directors To Authorize The Chairman Of The Meeting To File The Resolutions Passed At The Annual General Meeting For Registration With The Danish Business Authority	For	Combined
HACI OMER SABANCI HOLDING A.S.	30-Mar-2021	1	Important Market Processing Requirement: Power Of Attorney (Poa) Requirements Vary By Custodian. Global Custodians May Have A Poa In Place Which Would Eliminate The Need For The Individual Beneficial Owner Poa. In The Absence Of This Arrangement, An Individual Beneficial Owner Poa May Be Required. If You Have Any Questions Please Contact Your Client Service Representative. Thank You.	Non-voting resolution	Combined
HACI OMER SABANCI HOLDING A.S.	30-Mar-2021	2	To Attend A Meeting, The Attendee(S) Must Present A Poa Issued By The Beneficial Owner, Notarised By A Turkish Notary.	Non-voting resolution	Non-voting resolution
HACI OMER SABANCI HOLDING A.S.	30-Mar-2021	3	Please Vote Either " For" Or "Against" On The Agenda Items. "Abstain" Is Not Recognized In The Turkish Market And Is Considered As "Against". Thank You.	Non-voting resolution	Non-voting resolution
HACI OMER SABANCI HOLDING A.S.	30-Mar-2021	4	Opening And Formation Of The Meeting Council	For	Combined
HACI OMER SABANCI HOLDING A.S.	30-Mar-2021	5	Reading And Discussion Of The 2020 Annual Report Of The Board Of Directors	For	For
HACI OMER SABANCI HOLDING A.S.	30-Mar-2021	6	Reading The 2020 Auditor'S Reports	For	For
HACI OMER SABANCI HOLDING A.S.	30-Mar-2021	7	Reading, Discussion And Approval Of The 2020 Financial Statements	For	For
HACI OMER SABANCI HOLDING A.S.	30-Mar-2021	8	Release Of The Members Of The Board Of Directors With Regard To The 2020 Activities	For	For
HACI OMER SABANCI HOLDING A.S.	30-Mar-2021	9	Determining The Use Of The 2020 Profit And Rate Of Dividend To Be Distributed	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HACI OMER SABANCI HOLDING A.S.	30-Mar-2021	10	Election Of The Members Of The Board Of Directors, Determination Of Their Term Of Office	For	Combined
HACI OMER SABANCI HOLDING A.S.	30-Mar-2021	11	Determination Of Monthly Gross Salaries Payable To The Members Of The Board Of Directors	For	Against
HACI OMER SABANCI HOLDING A.S.	30-Mar-2021	12	Election Of The Auditor And Group Auditor	For	Combined
HACI OMER SABANCI HOLDING A.S.	30-Mar-2021	13	Amending The Articles 10 And 16 Of The Articles Of Association For The Purposes Of Extending The Validity Of Authorised Capital And Enabling The Board Of Directors Meetings To Be Held By Electronic Means, As Per The Permissions Obtained From The Capital Markets Board And The Ministry Of Commerce	For	For
HACI OMER SABANCI HOLDING A.S.	30-Mar-2021	14	Informing The General Assembly Regarding The Donations And Grants Made By The Company In 2020	For	Combined
HACI OMER SABANCI HOLDING A.S.	30-Mar-2021	15	Determination Of The Upper Limit For Donations To Be Made In 2021	For	Combined
HACI OMER SABANCI HOLDING A.S.	30-Mar-2021	16	Granting Permission To The Chairperson And The Members Of The Board Of Directors For The Activities Under The Articles 395 And 396 Of The Turkish Commercial Code	For	Combined
HAIDILAO INTERNATIONAL HOLDING LTD	11-Jun-2021	4	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries, The Reports Of The Directors And The Independent Auditor Of The Company For The Year Ended December 31, 2020	For	For
HAIDILAO INTERNATIONAL HOLDING LTD	11-Jun-2021	5	To Re-Elect Mr. Zhang Yong As An Executive Director	For	For
HAIDILAO INTERNATIONAL HOLDING LTD	11-Jun-2021	6	To Re-Elect Mr. Zhou Zhaocheng As An Executive Director	For	For
HAIDILAO INTERNATIONAL HOLDING LTD	11-Jun-2021	7	To Re-Elect Ms. Gao Jie As An Executive Director	For	For
HAIDILAO INTERNATIONAL HOLDING LTD	11-Jun-2021	8	To Re-Elect Dr. Chua Sin Bin As An Independent Non-Executive Director	For	For
HAIDILAO INTERNATIONAL HOLDING LTD	11-Jun-2021	9	To Authorise The Board To Fix The Remuneration Of The Directors Of The Company	For	For
HAIDILAO INTERNATIONAL HOLDING LTD	11-Jun-2021	10	To Re-Appoint Deloitte Touche Tohmatsu As The Auditor Of The Company To Hold Office Until The Conclusion Of The Next Annual General Meeting And To Authorise The Board To Fix Its Remuneration	For	For
HAIDILAO INTERNATIONAL HOLDING LTD	11-Jun-2021	11	To Declare A Final Dividend Of Hkd 0.021 (Equivalent To Rmb0.018) Per Share For The Year Ended December 31, 2020	For	For
HAIDILAO INTERNATIONAL HOLDING LTD	11-Jun-2021	12	To Grant A General Mandate To The Directors Of The Company (The "Directors") To Allot, Issue And Deal With Additional Shares Not Exceeding 20% Of The Issued Share Capital Of The Company	For	Combined
HAIDILAO INTERNATIONAL HOLDING LTD	11-Jun-2021	13	To Grant A General Mandate To The Directors To Buy Back Shares Not Exceeding 10% Of The Issued Share Capital Of The Company	For	Combined
HAIDILAO INTERNATIONAL HOLDING LTD	11-Jun-2021	14	To Extend The Authority Grant To The Directors Pursuant To Ordinary Resolution No. 9 To Issue Shares By Adding To The Issued Share Capital Of The Company The Number Of Shares Bought Back Under Ordinary Resolution No. 10	For	Combined
HAIDILAO INTERNATIONAL HOLDING LTD	11-Jun-2021	15	To Grant The Specific Mandate For The Issue And Allotment Of The Connected Shares To Computershare Hong Kong Trustees Limited To Hold On Trust For Selected Participants Who Are Connected Grantees, And Are Selected By The Board For Participation In The Scheme; And To Authorize Any One Of The Directors For And On Behalf Of The Company To Take Any Action And Execute Such Other Documents As He/She Considers Necessary, Desirable Or Expedient To Carry Out Or Give Effect To Or Otherwise In Connection With The Issue And Allotment Of The Connected Shares Under The Specific Mandate And The Transactions Contemplated Thereunder	For	Combined
HAIDILAO INTERNATIONAL HOLDING LTD	11-Jun-2021	16	To Grant 15,900,000 Connected Shares Pursuant To The Scheme To The Connected Grantees	For	For
HAIER SMART HOME CO., LTD.	05-Mar-2021	1	24 Feb 2021: Please Note That The Company Notice Is Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0207/ 2021020700113. Pdf & https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0210/ 2021021000667. Pdf	Non-voting resolution	Combined
HAIER SMART HOME CO., LTD.	05-Mar-2021	1	24 Feb 2021: Please Note That The Company Notice Form Is Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0207/ 2021020700109. Pdf ;	Non-voting resolution	Unvoted
HAIER SMART HOME CO., LTD.	05-Mar-2021	1	Amendments To The Company'S Articles Of Association	For	Combined
HAIER SMART HOME CO., LTD.	05-Mar-2021	1	General Authorization For Repurchase Of H-Share After The Listing	For	For
HAIER SMART HOME CO., LTD.	05-Mar-2021	2	To Consider And Approve The Resolution On The General Mandate For The Repurchase Of H Shares Upon The Completion Of The Listing By Way Of Introduction	For	Combined
HAIER SMART HOME CO., LTD.	05-Mar-2021	2	Consider And Approve The Resolution On The Amendments To The Articles Of Association Of Haier Smart Home Co., Ltd	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HAIER SMART HOME CO., LTD.	05-Mar-2021	2	To Consider And Approve The Resolution On The General Mandate For The Repurchase Of H Shares Upon The Completion Of The Listing By Way Of Introduction	For	For
HAIER SMART HOME CO., LTD.	05-Mar-2021	2	Appointment Of 2020 Audit Firm	For	For
HAIER SMART HOME CO., LTD.	05-Mar-2021	3	24 Feb 2021: Please Note That This Is A Revision Due To Modification Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
HAIER SMART HOME CO., LTD.	05-Mar-2021	3	Consider And Approve The Resolution On The Appointment Of International Accounting Standards Auditor For 2020	For	Combined
HAIER SMART HOME CO., LTD.	05-Mar-2021	3	General Authorization For Repurchase Of H-Share After The Listing	For	For
HAIER SMART HOME CO., LTD.	05-Mar-2021	4	Consider And Approve The Resolution On The General Mandate For The Repurchase Of H Shares Upon The Completion Of The Listing By Way Of Introduction	For	Combined
HAIER SMART HOME CO., LTD.	05-Mar-2021	4	By-Election Of Director: Xie Juzhi	For	For
HAIER SMART HOME CO., LTD.	05-Mar-2021	5	Consider And Approve The Resolution On The Election Of Mr. Xie Ju Zhi As An Additional Director Of The Company	For	Combined
HAIER SMART HOME CO., LTD.	05-Mar-2021	5	By-Election Of Director: Yu Handu	For	For
HAIER SMART HOME CO., LTD.	05-Mar-2021	6	Consider And Approve The Resolution On The Election Of Mr. Yu Hon To, David As An Additional Director Of The Company	For	Combined
HAIER SMART HOME CO., LTD.	05-Mar-2021	6	By-Election Of Director: Li Jinfen	For	Combined
HAIER SMART HOME CO., LTD.	05-Mar-2021	7	Consider And Approve The Resolution On The Election Of Ms. Eva Cheng Li Kam Fun As An Additional Director Of The Company	For	Combined
HAIER SMART HOME CO., LTD.	05-Mar-2021	7	By-Election Of Independent Nonexecutive Director: Li Shipeng	For	For
HAIER SMART HOME CO., LTD.	05-Mar-2021	8	Consider And Approve The Resolution On The Election Of Additional Independent Non-Executive Director: (Mr. Li Shipeng)	For	Combined
HAIER SMART HOME CO., LTD.	05-Mar-2021	9	24 Feb 2021: Please Note That This Is A Revision Due To Modification Of Comment And Change In Text Of Resolution 5. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
HAIER SMART HOME CO., LTD.	05-Mar-2021	10	10 Feb 2021: "Please Note That Per The Agenda Published By The Issuer, Against And Abstain Votes For Resolutions 4.1 Through 4.3 Will Be Processed As Take No Actionby The Local Custodian Banks. Only For Votes For These Resolutions Will Be Lodged In The Market."	Non-voting resolution	Unvoted
HAIER SMART HOME CO., LTD.	25-Jun-2021	1	Please Note That This Is An Amendment To Meeting Id 570541 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinject On This Meeting Notice. Thank You	Non-voting resolution	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0331/ 2021033100411. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0331/ 2021033100407. Pdf	Non-voting resolution	Non-voting resolution
HAIER SMART HOME CO., LTD.	25-Jun-2021	1	General Authorization To The Board Regarding The Repurchase Of Shares Not Exceeding 10 Percent Of The Issued H-Shares	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	2	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0525/ 2021052501511. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0525/ 2021052501503. Pdf	Non-voting resolution	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	2	To Consider And Approve The Resolution On The General Meeting To Grant A General Mandate To The Board Of Directors To Decide To Repurchase Not More Than 10% Of The Total Number Of H Shares Of The Company In Issue	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	2	2020 Annual Accounts	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	2	General Authorization To The Board Regarding The Repurchase Of Shares Not Exceeding 10 Percent Of The Issued D-Shares	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	2	To Consider And Approve The Resolution On The General Meeting To Grant A General Mandate To The Board Of Directors To Decide To Repurchase Not More Than 10% Of The Total Number Of H Shares Of The Company In Issue	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	3	To Consider And Approve 2020 Financial Statements	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	3	To Consider And Approve The Resolution On The General Meeting To Grant A General Mandate To The Board Of Directors To Decide To Repurchase Not More Than 10% Of The Total Number Of D Shares Of The Company In Issue	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	3	2020 Annual Report And Its Summary	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	3	To Consider And Approve 2020 Financial Statements	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	3	To Consider And Approve The Resolution On The General Meeting To Grant A General Mandate To The Board Of Directors To Decide To Repurchase Not More Than 10% Of The Total Number Of D Shares Of The Company In Issue	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	4	To Consider And Approve 2020 Annual Report And Annual Report Summary	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HAIER SMART HOME CO., LTD.	25-Jun-2021	4	2020 Work Report Of The Board Of Directors	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	4	To Consider And Approve 2020 Annual Report And Annual Report Summary	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	5	To Consider And Approve 2020 Report On The Work Of The Board Of Directors	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	5	2020 Work Report Of The Supervisory Committee	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	5	To Consider And Approve 2020 Report On The Work Of The Board Of Directors	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	6	To Consider And Approve 2020 Report On The Work Of The Board Of Supervisors	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	6	2020 Internal Control Audit Report	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	6	To Consider And Approve 2020 Report On The Work Of The Board Of Supervisors	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	7	To Consider And Approve 2020 Audit Report On Internal Control	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	7	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny3.66000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	7	To Consider And Approve 2020 Audit Report On Internal Control	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	8	To Consider And Approve 2020 Profit Distribution Plan	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	8	2021 Estimated Guarantee For Subsidiaries	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	8	To Consider And Approve 2020 Profit Distribution Plan	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	9	To Consider And Approve Resolution On The Anticipated Provision Of Guarantees For Its Subsidiaries In 2021	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	9	Launching Foreign Capital Derivatives Business	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	9	To Consider And Approve Resolution On The Anticipated Provision Of Guarantees For Its Subsidiaries In 2021	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	10	To Consider And Approve Resolution On The Conduct Of Foreign Exchange Fund Derivatives Business	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	10	Adjustment Of Allowance For Directors	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	10	To Consider And Approve Resolution On The Conduct Of Foreign Exchange Fund Derivatives Business	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	11	To Consider And Approve Resolution On The Adjustment Of Allowances Of Directors	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	11	Settlement Of Some Projects Financed With Raised Funds From Convertible Corporate Bonds And Permanently Supplementing The Working Capital With The Surplus Raised Funds	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	11	To Consider And Approve Resolution On The Adjustment Of Allowances Of Directors	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	12	To Consider And Approve Resolution On Closing Certain Fund-Raising Investment Projects From Convertible Corporate Bonds And Permanently Supplementing The Working Capital With The Surplus Funds	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	12	General Authorization To The Board Regarding H-Share Additional Offering	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	12	To Consider And Approve Resolution On Closing Certain Fund-Raising Investment Projects From Convertible Corporate Bonds And Permanently Supplementing The Working Capital With The Surplus Funds	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	13	To Consider And Approve Resolution On The General Meeting To Grant A General Mandate To The Board Of Directors On Additional Issuance Of H Shares Of The Company	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	13	General Authorization To The Board Regarding D-Share Additional Offering	For	Against
HAIER SMART HOME CO., LTD.	25-Jun-2021	13	To Consider And Approve Resolution On The General Meeting To Grant A General Mandate To The Board Of Directors On Additional Issuance Of H Shares Of The Company	For	Against
HAIER SMART HOME CO., LTD.	25-Jun-2021	14	To Consider And Approve Resolution On The General Meeting To Grant A General Mandate To The Board Of Directors On Additional Issuance Of D Shares Of The Company	For	Against
HAIER SMART HOME CO., LTD.	25-Jun-2021	14	General Authorization To The Board Regarding The Repurchase Of Shares Not Exceeding 10 Percent Of The Issued H-Shares	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	14	To Consider And Approve Resolution On The General Meeting To Grant A General Mandate To The Board Of Directors On Additional Issuance Of D Shares Of The Company	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	15	To Consider And Approve Resolution On The General Meeting To Grant A General Mandate To The Board Of Directors To Decide To Repurchase Not More Than 10% Of The Total Number Of H Shares Of The Company In Issue	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	15	General Authorization To The Board Regarding The Repurchase Of Shares Not Exceeding 10 Percent Of The Issued D-Shares	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	15	To Consider And Approve Resolution On The General Meeting To Grant A General Mandate To The Board Of Directors To Decide To Repurchase Not More Than 10% Of The Total Number Of H Shares Of The Company In Issue	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HAIER SMART HOME CO., LTD.	25-Jun-2021	16	To Consider And Approve Resolution On The General Meeting To Grant A General Mandate To The Board Of Directors To Decide To Repurchase Not More Than 10% Of The Total Number Of D Shares Of The Company In Issue	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	16	Amendments To The Company'S Articles Of Association	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	16	To Consider And Approve Resolution On The General Meeting To Grant A General Mandate To The Board Of Directors To Decide To Repurchase Not More Than 10% Of The Total Number Of D Shares Of The Company In Issue	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	17	To Consider And Approve Resolution On Amendments To The Articles Of Association	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	17	Amendments To The Rules Of Procedure Governing The Board Meetings	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	17	To Consider And Approve Resolution On Amendments To The Articles Of Association	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	18	To Consider And Approve Resolution On Amendments To The Rules Of Procedure For The Board Of Directors	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	18	Amendments To The Company'S Rules Of Procedure Governing Meetings Of The Supervisory Committee	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	18	To Consider And Approve Resolution On Amendments To The Rules Of Procedure For The Board Of Directors	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	19	To Consider And Approve Resolution On Amendments To The Rules Of Procedure For The Board Of Supervisors	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	19	Amendments To The External Guarantee Management System	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	19	To Consider And Approve Resolution On Amendments To The Rules Of Procedure For The Board Of Supervisors	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	20	To Consider And Approve Resolution On Amendments To The External Guarantee Management System	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	20	Reappointment Of China Accounting Standards Audit Firm	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	20	To Consider And Approve Resolution On Amendments To The External Guarantee Management System	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	21	To Consider And Approve Resolution On Re-Appointment Of Prc Accounting Standards Auditor	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	21	Reappointment Of International Accounting Standards Audit Firm	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	21	To Consider And Approve Resolution On Re-Appointment Of Prc Accounting Standards Auditor	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	22	To Consider And Approve Resolution On Re-Appointment Of International Accounting Standards Auditor	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	22	Renewal Of A Financial Service Framework Agreement With A Company And Estimated Connected Transaction Quota	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	22	To Consider And Approve Resolution On Re-Appointment Of International Accounting Standards Auditor	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	23	To Consider And Approve Resolution On Renewal Of The Financial Services Framework Agreement And Its Expected Related-Party Transaction Limit With Haier Group And Haier Finance	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	23	A-Share Key Employee Stock Ownership Plan From 2021 To 2025 (Draft) And Its Summary	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	23	To Consider And Approve Resolution On Renewal Of The Financial Services Framework Agreement And Its Expected Related-Party Transaction Limit With Haier Group And Haier Finance	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	24	To Consider And Approve The A Share Core Employee Stock Ownership Plan (2021-2025) (Draft) And Its Summary	For	Against
HAIER SMART HOME CO., LTD.	25-Jun-2021	24	H-Share Key Employee Stock Ownership Plan From 2021 To 2025 (Draft) And Its Summary	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	24	To Consider And Approve The A Share Core Employee Stock Ownership Plan (2021-2025) (Draft) And Its Summary	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	25	To Consider And Approve The H Share Core Employee Stock Ownership Plan (2021-2025) (Draft) And Its Summary	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	25	Authorization To The Board To Handle Matters Regarding The Key Employee Stock Ownership Plan	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	25	To Consider And Approve The H Share Core Employee Stock Ownership Plan (2021-2025) (Draft) And Its Summary	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	26	To Consider And Approve Resolution On Authorization By The General Meeting To The Board Of Directors To Handle Matters Pertaining To The Core Employee Stock Ownership Plan Of The Company	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	26	H-Share Restricted Share Units Plan For 2021 To 2025 (Draft)	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	26	To Consider And Approve Resolution On Authorization By The General Meeting To The Board Of Directors To Handle Matters Pertaining To The Core Employee Stock Ownership Plan Of The Company	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	27	To Consider And Approve The H Share Restricted Share Unit Scheme (2021-2025) (Draft)	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	27	Authorization To The Board Or Its Authorized Persons To Handle Matters Regarding The Restricted Share Units Plan	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	27	To Consider And Approve The H Share Restricted Share Unit Scheme (2021-2025) (Draft)	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	28	To Consider And Approve Resolution On Authorization By The General Meeting To The Board Of Directors Or The Delegatee To Handle Matters Pertaining To The Restricted Share Unit Scheme	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HAIER SMART HOME CO., LTD.	25-Jun-2021	28	Election Of Independent Director: Wu Qi	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	28	To Consider And Approve Resolution On Authorization By The General Meeting To The Board Of Directors Or The Delegatee To Handle Matters Pertaining To The Restricted Share Unit Scheme	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	29	Please Note That Per The Agenda Published By The Issuer, Against And Abstain Votes For Resolutions 27.1 Through 28.1 To 28.2 Will Be Processed As Take No Action By The Local Custodian Banks. Only For Votes For These Resolutions Will Be Lodged In The Market	Non-voting resolution	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	29	Change Of Supervisor: Liu Dalin	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	30	To Consider And Approve Resolution On Election Of Independent Director: Wu Qi	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	30	Change Of Supervisor: Ma Yingjie	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	30	To Consider And Approve Resolution On Election Of Independent Director: Wu Qi	For	For
HAIER SMART HOME CO., LTD.	25-Jun-2021	31	To Consider And Approve Resolution On Election Of Supervisor Of The Company: Liu Dalin	For	Combined
HAIER SMART HOME CO., LTD.	25-Jun-2021	32	To Consider And Approve Resolution On Election Of Supervisor Of The Company: Ma Yingjie	For	For
HAITIAN INTERNATIONAL HOLDINGS LTD	06-Jan-2021	3	That The 2021 Framework Agreement Dated 27 November 2020 Entered Into Between (As Specified) (Haitian Plastics Machinery Group Co., Ltd.) And (As Specified) (Ningbo Haitian Driving Systems Co., Ltd.) And The Transactions Contemplated Thereunder And The Related Annual Caps Be And Are Hereby Approved, Ratified And Confirmed And Any Director Of The Company Be Authorized To Do All Acts Or Things For Such Agreement	For	For
HAITIAN INTERNATIONAL HOLDINGS LTD	18-May-2021	3	To Receive And Consider The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries And The Reports Of The Directors And The Auditors Of The Company For The Year Ended 31 December 2020	For	For
HAITIAN INTERNATIONAL HOLDINGS LTD	18-May-2021	4	To Re-Elect Mr. Chen Weiqun As An Executive Director Of The Company And To Authorise The Board Of Directors Of The Company To Fix His Remuneration	For	Combined
HAITIAN INTERNATIONAL HOLDINGS LTD	18-May-2021	5	To Re-Elect Mr. Zhang Bin As An Executive Director Of The Company And To Authorise The Board Of Directors Of The Company To Fix His Remuneration	For	Combined
HAITIAN INTERNATIONAL HOLDINGS LTD	18-May-2021	6	To Re-Elect Mr. Guo Mingguang As A Non-Executive Director Of The Company And To Authorise The Board Of Directors Of The Company To Fix His Remuneration	For	Combined
HAITIAN INTERNATIONAL HOLDINGS LTD	18-May-2021	7	To Re-Elect Dr. Yu Junxian As An Independent Non-Executive Director Of The Company And To Authorise The Board Of Directors Of The Company To Fix Her Remuneration	For	Combined
HAITIAN INTERNATIONAL HOLDINGS LTD	18-May-2021	8	To Authorise The Board Of Directors Of The Company To Fix The Remuneration Of The Company'S Directors	For	For
HAITIAN INTERNATIONAL HOLDINGS LTD	18-May-2021	9	To Re-Appoint Pricewaterhousecoopers As The Company'S Auditors And To Authorise The Board Of Directors Of The Company To Fix Their Remuneration	For	For
HAITIAN INTERNATIONAL HOLDINGS LTD	18-May-2021	10	To Grant A General Mandate To The Directors Of The Company To Allot, Issue And Deal With The Company'S Shares	For	Combined
HAITIAN INTERNATIONAL HOLDINGS LTD	18-May-2021	11	To Grant A General Mandate To The Directors Of The Company To Repurchase The Company'S Shares	For	Combined
HAITIAN INTERNATIONAL HOLDINGS LTD	18-May-2021	12	To Add The Amount Of Shares Repurchased By The Company To The Mandate Granted To The Directors Of The Company Under Resolution No. 8	For	Combined
HAITONG SECURITIES CO LTD	18-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
HAITONG SECURITIES CO LTD	18-Jun-2021	2	To Consider And Approve The Report Of The Board Of Directors Of The Company For The Year 2020	For	For
HAITONG SECURITIES CO LTD	18-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
HAITONG SECURITIES CO LTD	18-Jun-2021	3	To Consider And Approve The Report Of The Supervisory Committee Of The Company For The Year 2020	For	For
HAITONG SECURITIES CO LTD	18-Jun-2021	3	2020 Annual Report	For	For
HAITONG SECURITIES CO LTD	18-Jun-2021	4	To Consider And Approve The Annual Report Of The Company For The Year 2020	For	For
HAITONG SECURITIES CO LTD	18-Jun-2021	4	2020 Annual Accounts	For	For
HAITONG SECURITIES CO LTD	18-Jun-2021	5	To Consider And Approve The Final Accounts Report Of The Company For The Year 2020	For	For
HAITONG SECURITIES CO LTD	18-Jun-2021	5	2020 Profit Distribution Plan Of The Company: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
HAITONG SECURITIES CO LTD	18-Jun-2021	6	To Consider And Approve The Profit Distribution Proposal Of The Company For The Year 2020	For	For
HAITONG SECURITIES CO LTD	18-Jun-2021	6	Reappointment Of Audit Firm	For	For
HAITONG SECURITIES CO LTD	18-Jun-2021	7	To Consider And Approve The Renewal Of Engagement Of Auditing Firms For The Year 2021	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HAITONG SECURITIES CO LTD	18-Jun-2021	7	2021 Estimated Continuing Connected Or Related Transactions: Estimated Connected Or Related Transactions With A Company And Its Related Parties	For	For
HAITONG SECURITIES CO LTD	18-Jun-2021	8	To Consider And Approve The Proposal Regarding Projected Routine Related Party/Connected Transactions Of The Company In 2021, Including: To Consider And Approve The Proposal Regarding Related Party/Connected Transactions With Shanghai Guosheng (Group) Co., Ltd. And Its Associates	For	For
HAITONG SECURITIES CO LTD	18-Jun-2021	8	2021 Estimated Continuing Connected Or Related Transactions: Estimated Connected Transactions With Another Company	For	For
HAITONG SECURITIES CO LTD	18-Jun-2021	9	To Consider And Approve The Proposal Regarding Projected Routine Related Party/Connected Transactions Of The Company In 2021, Including: To Consider And Approve The Proposal Regarding Related Party Transactions With Shanghai Shengyuan Real Estate (Group) Co., Ltd	For	For
HAITONG SECURITIES CO LTD	18-Jun-2021	9	2021 Estimated Continuing Connected Or Related Transactions: Connected Transactions With Directors, Supervisors And Senior Management Of The Company (Excluding The Company And Its Controlled Subsidiaries) Shouldering Positions Of Directors And Senior Management Therein And Other Related Legal Persons	For	For
HAITONG SECURITIES CO LTD	18-Jun-2021	10	To Consider And Approve The Proposal Regarding Projected Routine Related Party/Connected Transactions Of The Company In 2021, Including: To Consider And Approve The Proposal Regarding Related Party Transactions With The Companies (Other Than The Company And Its Subsidiaries) Where The Company'S Directors, Supervisors And Senior Management Hold Positions As Directors Or Senior Management, And Other Related Corporate Entities	For	For
HAITONG SECURITIES CO LTD	18-Jun-2021	10	2021 Estimated Continuing Connected Or Related Transactions: Connected Transactions With Related Natural Persons	For	For
HAITONG SECURITIES CO LTD	18-Jun-2021	11	To Consider And Approve The Proposal Regarding Projected Routine Related Party/Connected Transactions Of The Company In 2021, Including: To Consider And Approve The Proposal Regarding Related Party Transactions With Related Natural Persons	For	For
HAITONG SECURITIES CO LTD	18-Jun-2021	11	General Authorization To The Board To Approve, Distribute Or Issue A-Shares And(Or) H-Shares	For	Combined
HAITONG SECURITIES CO LTD	18-Jun-2021	12	To Consider And Approve The Proposal Regarding The Grant Of General Mandate For The Board To Authorize, Allot Or Issue A Shares And/Or H Shares	For	Against
HAKUHODO DY HOLDINGS INCORPORATED	29-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
HAKUHODO DY HOLDINGS INCORPORATED	29-Jun-2021	3	Amend Articles To: Approve Minor Revisions	For	For
HAKUHODO DY HOLDINGS INCORPORATED	29-Jun-2021	4	Appoint A Director Toda, Hirokazu	For	For
HAKUHODO DY HOLDINGS INCORPORATED	29-Jun-2021	5	Appoint A Director Mizushima, Masayuki	For	For
HAKUHODO DY HOLDINGS INCORPORATED	29-Jun-2021	6	Appoint A Director Yajima, Hirotake	For	For
HAKUHODO DY HOLDINGS INCORPORATED	29-Jun-2021	7	Appoint A Director Nishioka, Masanori	For	For
HAKUHODO DY HOLDINGS INCORPORATED	29-Jun-2021	8	Appoint A Director Ebana, Akihiko	For	For
HAKUHODO DY HOLDINGS INCORPORATED	29-Jun-2021	9	Appoint A Director Nakatani, Yoshitaka	For	For
HAKUHODO DY HOLDINGS INCORPORATED	29-Jun-2021	10	Appoint A Director Matsuda, Noboru	For	For
HAKUHODO DY HOLDINGS INCORPORATED	29-Jun-2021	11	Appoint A Director Hattori, Nobumichi	For	For
HAKUHODO DY HOLDINGS INCORPORATED	29-Jun-2021	12	Appoint A Director Yamashita, Toru	For	For
HALLIBURTON COMPANY	19-May-2021	1	Election Of Director: Abdulaziz F. Al Khayyal	For	For
HALLIBURTON COMPANY	19-May-2021	2	Election Of Director: William E. Albrecht	For	For
HALLIBURTON COMPANY	19-May-2021	3	Election Of Director: M. Katherine Banks	For	For
HALLIBURTON COMPANY	19-May-2021	4	Election Of Director: Alan M. Bennett	For	For
HALLIBURTON COMPANY	19-May-2021	5	Election Of Director: Milton Carroll	For	For
HALLIBURTON COMPANY	19-May-2021	6	Election Of Director: Murry S. Gerber	For	For
HALLIBURTON COMPANY	19-May-2021	7	Election Of Director: Patricia Hemingway Hall	For	For
HALLIBURTON COMPANY	19-May-2021	8	Election Of Director: Robert A. Malone	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HALLIBURTON COMPANY	19-May-2021	9	Election Of Director: Jeffrey A. Miller	For	For
HALLIBURTON COMPANY	19-May-2021	10	Election Of Director: Bhavesh V. Patel	For	For
HALLIBURTON COMPANY	19-May-2021	11	Ratification Of Selection Of Principal Independent Public Accountants.	For	For
HALLIBURTON COMPANY	19-May-2021	12	Advisory Approval Of Executive Compensation.	For	For
HALLIBURTON COMPANY	19-May-2021	13	Proposal To Amend And Restate The Halliburton Company Stock And Incentive Plan.	For	For
HALLIBURTON COMPANY	19-May-2021	14	Proposal To Amend And Restate The Halliburton Company Employee Stock Purchase Plan.	For	For
HAMBORNER REIT AG	29-Apr-2021	8	Approve Allocation Of Income And Dividends Of Eur 0.47 Per Share	For	For
HAMBORNER REIT AG	29-Apr-2021	9	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
HAMBORNER REIT AG	29-Apr-2021	10	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	For
HAMBORNER REIT AG	29-Apr-2021	11	Ratify Deloitte Gmbh As Auditors For Fiscal Year 2021	For	For
HAMBORNER REIT AG	29-Apr-2021	12	Approve Remuneration Policy	For	For
HAMBORNER REIT AG	29-Apr-2021	13	Approve Remuneration Of Supervisory Board	For	For
HAMBORNER REIT AG	29-Apr-2021	14	Authorize Share Repurchase Program And Reissuance Or Cancellation Of Repurchased Shares	For	For
HAMMERSON PLC R.E.I.T.	04-May-2021	1	To Receive The Directors Annual Report And Financial Statements For The Year Ended 31 December 2020	For	For
HAMMERSON PLC R.E.I.T.	04-May-2021	2	To Receive And Approve The Directors? Remuneration Report For The Year Ended 31 December 2020	For	For
HAMMERSON PLC R.E.I.T.	04-May-2021	3	To Declare A Final Dividend For The Year Ended 31 December 2020	For	For
HAMMERSON PLC R.E.I.T.	04-May-2021	4	To Grant The Board Authority To Offer The Enhanced Scrip Dividend Alternative	For	For
HAMMERSON PLC R.E.I.T.	04-May-2021	5	To Elect Mike Butterworth As A Director Of The Company	For	For
HAMMERSON PLC R.E.I.T.	04-May-2021	6	To Elect Desmond De Beer As A Director Of The Company	For	For
HAMMERSON PLC R.E.I.T.	04-May-2021	7	To Elect Rita-Rose Gagne As A Director Of The Company	For	For
HAMMERSON PLC R.E.I.T.	04-May-2021	8	To Elect Robert Noel As A Director Of The Company	For	For
HAMMERSON PLC R.E.I.T.	04-May-2021	9	To Re-Elect James Lenton As A Director	For	Combined
HAMMERSON PLC R.E.I.T.	04-May-2021	10	To Re-Elect Meka Brunel As A Director	For	Combined
HAMMERSON PLC R.E.I.T.	04-May-2021	11	To Re-Elect Gwyn Burr As A Director	For	For
HAMMERSON PLC R.E.I.T.	04-May-2021	12	To Re-Elect Andrew Formica As A Director	For	For
HAMMERSON PLC R.E.I.T.	04-May-2021	13	To Re-Elect Adam Metz As A Director	For	For
HAMMERSON PLC R.E.I.T.	04-May-2021	14	To Re-Elect Carol Welch As A Director	For	For
HAMMERSON PLC R.E.I.T.	04-May-2021	15	To Re-Appoint Pricewaterhousecoopers Llp As Auditor	For	For
HAMMERSON PLC R.E.I.T.	04-May-2021	16	To Authorise The Audit Committee To Agree The Auditor'S Remuneration	For	For
HAMMERSON PLC R.E.I.T.	04-May-2021	17	To Authorise The Directors To Allot Shares	For	For
HAMMERSON PLC R.E.I.T.	04-May-2021	18	To Disapply Pre-Emption Rights	For	For
HAMMERSON PLC R.E.I.T.	04-May-2021	19	To Disapply Pre-Emption Rights In Addition To Those Conferred By Resolution	For	For
HAMMERSON PLC R.E.I.T.	04-May-2021	20	To Authorise Market Purchases By The Company Of Its Shares	For	For
HAMMERSON PLC R.E.I.T.	04-May-2021	21	To Authorise Directors To Offer A Scrip Dividend Alternative Scheme For Any Dividend Declared Over A Three Year Period Ending On The Beginning Of The Third Annual General Meeting Of The Company Following The Date Of This Meeting	For	For
HAMMERSON PLC R.E.I.T.	04-May-2021	22	To Receive And Adopt New Articles Of Association	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021	1	Please Note That This Is An Amendment To Meeting Id 529134 Due To Receipt Of Change In Numbering Of Resolutions. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You	Non-voting resolution	Combined
HANA FINANCIAL GROUP INC	26-Mar-2021	2	Approval Of 16Th Financial Statement (Including Statement Of Appropriations For Retained Earnings) And Consolidated Financial Statement	For	Combined
HANA FINANCIAL GROUP INC	26-Mar-2021	3	Proposal For Amendment Of The Articles Of Incorporation	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021	4	Appointment Of Outside Director: Park Won Koo	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021	5	Appointment Of Outside Director: Kim Hong Jin	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021	6	Appointment Of Outside Director: Yang Dong Hoon	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HANA FINANCIAL GROUP INC	26-Mar-2021	7	Appointment Of Outside Director: Heo Yoon	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021	8	Appointment Of Outside Director: Lee Jung Won	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021	9	Appointment Of Outside Director: Kwon Sook Kyo	For	Combined
HANA FINANCIAL GROUP INC	26-Mar-2021	10	Appointment Of Outside Director: Park Dong Moon	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021	11	Appointment Of Non-Executive Director: Park Sung Ho	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021	12	Appointment Of Inside Director: Kim Jung Tai	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021	13	Appointment Of An Outside Director For Audit Committee Member: Paik Tae Seung	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021	14	Appointment Of Audit Committee Member - Outside Director: Yang Donghoon	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021	15	Appointment Of Audit Committee Member - Outside Director: Lee, Jung Won	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021	16	Appointment Of Audit Committee Member - Outside Director: Park, Dong Moon	For	For
HANA FINANCIAL GROUP INC	26-Mar-2021	17	Determination Of The Compensation Ceiling For Directors In 2021	For	For
HANG SENG BANK LTD	26-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0420/2021042001057.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0420/2021042001075.Pdf	Non-voting resolution	Combined
HANG SENG BANK LTD	26-May-2021	2	Please Note In The Hong Kong Market That A Vote Of 'Abstain' Will Be Treated The Same As A 'Take No Action' Vote	Non-voting resolution	Unvoted
HANG SENG BANK LTD	26-May-2021	3	To Adopt The Reports And Audited Financial Statements For 2020	For	Combined
HANG SENG BANK LTD	26-May-2021	4	To Re-Elect Ms Louisa Cheang As Director	For	Combined
HANG SENG BANK LTD	26-May-2021	5	To Re-Elect Ms Margaret W H Kwan As Director	For	Combined
HANG SENG BANK LTD	26-May-2021	6	To Re-Elect Ms Irene Y L Lee As Director	For	Combined
HANG SENG BANK LTD	26-May-2021	7	To Re-Elect Mr Peter T S Wong As Director	For	Combined
HANG SENG BANK LTD	26-May-2021	8	To Re-Appoint Pricewaterhousecoopers As Auditor And To Authorise The Directors To Determine The Remuneration Of The Auditor	For	Combined
HANG SENG BANK LTD	26-May-2021	9	To Grant A General Mandate To The Directors To Buy-Back Shares Not Exceeding 10% Of The Number Of Shares In Issue	For	Combined
HANG SENG BANK LTD	26-May-2021	10	To Grant A General Mandate To The Directors To Issue Additional Shares Which Shall Not In Aggregate Exceed, Except In Certain Specific Circumstances Such As Pursuant To A Rights Issue Or Any Scrip Dividend Scheme, 20%, Or 5% Where The Shares Are To Be Allotted Wholly For Cash, Of The Number Of Shares In Issue	For	Combined
HANG SENG BANK LTD	26-May-2021	11	To Adopt The New Articles Of Association	For	Combined
HANGZHOU FIRST APPLIED MATERIAL CO LTD	23-Jun-2021	1	Change Of The Implementing Parties And Location Of Some Projects Financed With Raised Funds	For	Combined
HANGZHOU TIGERMED CONSULTING CO LTD	08-Jan-2021	1	2020 A-Share Employee Stock Ownership Plan (Draft) And Its Summary	For	Combined
HANGZHOU TIGERMED CONSULTING CO LTD	08-Jan-2021	2	Management Measures For 2020 A-Share Employee Stock Ownership Plan	For	Combined
HANGZHOU TIGERMED CONSULTING CO LTD	08-Jan-2021	2	To Consider And Approve The Proposed Adoption Of The A Share Employee Share Ownership Plan (Draft) And Its Summary	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	08-Jan-2021	3	Authorization To The Board To Handle The 2020 A-Share Employee Stock Ownership Plan	For	Combined
HANGZHOU TIGERMED CONSULTING CO LTD	08-Jan-2021	3	To Consider And Approve The Proposed Adoption Of The Administrative Measures For The A Share Employee Share Ownership Plan	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	08-Jan-2021	4	To Consider And Approve The Proposed Authorization For The Board To Handle Matters In Relation To The A Share Employee Share Ownership Plan	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	26-Mar-2021	1	Adoption Of Share Option Purchase Plan Of Subsidiaries	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	26-Mar-2021	2	To Consider And Approve The Proposed Adoption Of The Subsidiary Share Option Scheme	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	1	2019 Repurchase And Cancellation Of Some Restricted Stocks	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	1	2020 Annual Report And Its Summary, And 2020 Performance Report	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	1	2019 Repurchase And Cancellation Of Some Restricted Stocks	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	1	2020 Annual Report And Its Summary, And 2020 Performance Report	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	2	Change Of The Company'S Registered Capital	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	2	To Consider And Approve The Partial Repurchase And Cancellation Of The 2019 Restricted Shares	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	2	Change Of The Company'S Registered Capital	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	2	2020 Work Report Of The Board Of Directors	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	3	12 May 2021: Please Note That The Meeting Type Changed From Egm To CIs And Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	3	2020 Work Report Of The Supervisory Committee	For	Combined
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	3	To Consider And Approve The Change Of The Registered Capital Of The Company	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	3	To Consider And Approve The Annual Report For 2020	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	4	12 May 2021: Please Note That The Vote Direction/Intention Must Be The Same For The Resolution Numbers 1, 2 Under The Class And Resolution Numbers 9, 10 Under The Agm Meeting. Otherwise The Vote Will Be Rejected In The Market. If They Are Voted In Different Directions Your Ballot Will Be Disqualified As A Split Vote. Thank You	Non-voting resolution	Combined
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	Combined
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	4	To Consider And Approve The Report Of The Board For 2020	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	5	2020 Annual Accounts	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	5	To Consider And Approve The Report Of The Supervisory Committee For 2020	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	5	2020 Annual Accounts	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	6	2021 Appointment Of Audit Firm	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	6	To Consider And Approve The Profit Distribution Plan For 2020	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	6	2021 Appointment Of Audit Firm	For	Combined
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	7	Application For Comprehensive Credit Line To Banks	For	Combined
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	7	To Consider And Approve The Final Financial Report For 2020	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	7	Application For Comprehensive Credit Line To Banks	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	8	Purchase Of Short-Term Principal-Guaranteed Wealth Management Products From Banks With Idle Funds	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	8	To Consider And Approve The Appointment Of Domestic And Overseas Auditors Of The Company For 2021	For	Combined
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	8	Purchase Of Short-Term Principal-Guaranteed Wealth Management Products From Banks With Idle Funds	For	Combined
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	9	2019 Repurchase And Cancellation Of Some Restricted Stocks	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	9	To Consider And Approve The Application To The Bank For The Integrated Credit Facility	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	9	2019 Repurchase And Cancellation Of Some Restricted Stocks	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	10	Change Of The Company'S Registered Capital	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	10	To Consider And Approve The Purchase Of Short-Term Bank Principal-Guaranteed Wealth Management Products With Self-Owned Idle Funds	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	10	Change Of The Company'S Registered Capital	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	11	Amendments To The Company'S Articles Of Association	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	11	To Consider And Approve The Partial Repurchase And Cancellation Of The 2019 Restricted Shares	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	11	Amendments To The Company'S Articles Of Association	For	For
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	12	12 May 2021: Please Note That This Is A Revision Due To Modification Of The Text Of Resolution 6 And Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	12	To Consider And Approve The Change Of The Registered Capital Of The Company	For	Combined
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	13	12 May 2021: Please Note That The Vote Direction/Intention Must Be The Same For The Resolution Numbers 1, 2 Under The Class And Resolution Numbers 9, 10 Under The Agm Meeting. Otherwise The Vote Will Be Rejected In The Market. If They Are Voted In Different Directions Your Ballot Will Be Disqualified As A Split Vote. Thank You	Non-voting resolution	Combined
HANGZHOU TIGERMED CONSULTING CO LTD	21-May-2021	13	To Consider And Approve The Amendments To The Articles Of Association	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021	1	Approval Of Financial Statement	For	For
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021	2	Approval Of Partial Amendment To Articles Of Incorporation	For	For
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021	3	Election Of Inside Director: Lee Soo Il	For	Combined
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021	4	Election Of Inside Director: Cho Hyun Beom	For	Combined
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021	5	Election Of Inside Director: Park Jong Ho	For	Combined
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021	6	Election Of Outside Directors: Pyo Hyeon Myeong, Kang Young Jae, Kim Jong Gab	For	For
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021	7	Election Of Audit Committee Members: Pyo Hyeon Myeong, Kang Young Jae Kim Jong Gab	For	For
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021	8	Plurality Voting For Audit Committee Member As Director	For	For
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021	9	Election Of Outside Director As Audit Committee Member: Lee Mi Ra	For	For
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021	10	Election Of Outside Director As Audit Committee Member: Lee Hye Woong	For	Combined
HANKOOK TIRE & TECHNOLOGY CO. LTD.	30-Mar-2021	11	Approval Of Limit Of Remuneration For Directors	For	Combined
HANKYU HANSHIN HOLDINGS,INC.	16-Jun-2021	2	Approve Appropriation Of Surplus	For	For
HANKYU HANSHIN HOLDINGS,INC.	16-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sumi, Kazuo	For	For
HANKYU HANSHIN HOLDINGS,INC.	16-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sugiyama, Takehiro	For	For
HANKYU HANSHIN HOLDINGS,INC.	16-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shin, Masao	For	For
HANKYU HANSHIN HOLDINGS,INC.	16-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Inoue, Noriyuki	For	For
HANKYU HANSHIN HOLDINGS,INC.	16-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Endo, Noriko	For	For
HANKYU HANSHIN HOLDINGS,INC.	16-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tsuru, Yuki	For	For
HANKYU HANSHIN HOLDINGS,INC.	16-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shimatani, Yoshishige	For	For
HANKYU HANSHIN HOLDINGS,INC.	16-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Araki, Naoya	For	For
HANKYU HANSHIN HOLDINGS,INC.	16-Jun-2021	11	Appoint A Substitute Director Who Is Audit And Supervisory Committee Member Tsuru, Yuki	For	For
HANMI PHARM CO LTD	26-Mar-2021	1	Approval Of Financial Statements	For	For
HANMI PHARM CO LTD	26-Mar-2021	2	Amendment Of Articles Of Incorporation	For	Combined
HANMI PHARM CO LTD	26-Mar-2021	3	Election Of Inside Director: Im Jong Yun	For	Combined
HANMI PHARM CO LTD	26-Mar-2021	4	Approval Of Remuneration For Director	For	For
HANNOVER RUECK SE	05-May-2021	8	Approve Allocation Of Income And Dividends Of Eur 4.50 Per Share	For	Combined
HANNOVER RUECK SE	05-May-2021	9	Approve Discharge Of Management Board For Fiscal Year 2020	For	Combined
HANNOVER RUECK SE	05-May-2021	10	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
HANNOVER RUECK SE	05-May-2021	11	Approve Issuance Of Warrants/Bonds With Warrants Attached/Convertible Bonds With Partial Exclusion Of Preemptive Rights Up To Aggregate Nominal Amount Of Eur 2 Billion; Approve Creation Of Eur 24.1 Million Pool Of Capital To Guarantee Conversion Rights	For	Combined
HANNOVER RUECK SE	05-May-2021	12	Approve Creation Of Eur 24.1 Million Pool Of Capital With Partial Exclusion Of Preemptive Rights	For	Combined
HANNOVER RUECK SE	05-May-2021	13	Approve Creation Of Eur 1 Million Pool Of Capital For Employee Stock Purchase Plan	For	Combined
HANNOVER RUECK SE	05-May-2021	14	Approve Remuneration Policy	For	Combined
HANNOVER RUECK SE	05-May-2021	15	Approve Remuneration Of Supervisory Board	For	Combined
HANON SYSTEMS	29-Mar-2021	1	Approval Of Financial Statements	For	Combined
HANON SYSTEMS	29-Mar-2021	2	Election Of Director Candidates: Yun Yeo Eul, Jo Hyeon Sik, Bae Min Gyu, Kim Mu Sang, Ju Hyeon Gi	For	Combined
HANON SYSTEMS	29-Mar-2021	3	Election Of Audit Committee Member Candidates: Eom Do Hee	For	Combined
HANON SYSTEMS	29-Mar-2021	4	Election Of Audit Committee Member Who Is An Outside Director Candidates: Eom Do Hee	For	For
HANON SYSTEMS	29-Mar-2021	5	Approval Of Remuneration For Director	For	For
HANON SYSTEMS	29-Mar-2021	6	Amendment Of Articles Of Incorporation	For	For
HANSO PHARMACEUTICAL GROUP COMPANY LIMITED	03-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0427/2021042701428.Pdf And https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0427/2021042701450.Pdf	Non-voting resolution	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HANSOH PHARMACEUTICAL GROUP COMPANY LIMITED	03-Jun-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
HANSOH PHARMACEUTICAL GROUP COMPANY LIMITED	03-Jun-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements And The Reports Of The Directors And Auditors For The Year Ended December 31, 2020	For	Combined
HANSOH PHARMACEUTICAL GROUP COMPANY LIMITED	03-Jun-2021	4	To Approve The Payment Of A Final Dividend For The Year Ended December 31, 2020	For	For
HANSOH PHARMACEUTICAL GROUP COMPANY LIMITED	03-Jun-2021	5	To Re-Elect Mr. Lyu Aifeng As Executive Director	For	Combined
HANSOH PHARMACEUTICAL GROUP COMPANY LIMITED	03-Jun-2021	6	To Re-Elect Ms. Ma Cuifang As Non-Executive Director	For	Combined
HANSOH PHARMACEUTICAL GROUP COMPANY LIMITED	03-Jun-2021	7	To Re-Elect Mr. Lin Guoqiang As Independent Non-Executive Director	For	For
HANSOH PHARMACEUTICAL GROUP COMPANY LIMITED	03-Jun-2021	8	To Authorize The Board Of Directors To Fix The Respective Directors' Remuneration	For	For
HANSOH PHARMACEUTICAL GROUP COMPANY LIMITED	03-Jun-2021	9	To Re-Appoint Ernst & Young As Auditors And To Authorize The Board Of Directors To Fix Their Remuneration	For	For
HANSOH PHARMACEUTICAL GROUP COMPANY LIMITED	03-Jun-2021	10	To Grant A General Mandate To The Directors To Repurchase Shares Of The Company Not Exceeding 10% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	For
HANSOH PHARMACEUTICAL GROUP COMPANY LIMITED	03-Jun-2021	11	To Grant A General Mandate To The Directors To Issue, Allot And Deal With Additional Shares Of The Company Not Exceeding 20% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined
HANSOH PHARMACEUTICAL GROUP COMPANY LIMITED	03-Jun-2021	12	To Extend The General Mandate Granted To The Directors To Issue, Allot And Deal With Additional Shares In The Capital Of The Company Under Resolution No. 6 Above By The Aggregate Number Of The Shares Repurchased By The Company	For	Against
HANWHA SOLUTIONS CORPORATION	24-Mar-2021	1	Approval Of Financial Statements	For	Combined
HANWHA SOLUTIONS CORPORATION	24-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
HANWHA SOLUTIONS CORPORATION	24-Mar-2021	3	Election Of Inside Director I Gu Yeong	For	Combined
HANWHA SOLUTIONS CORPORATION	24-Mar-2021	4	Election Of Inside Director Gim Eun Su	For	Combined
HANWHA SOLUTIONS CORPORATION	24-Mar-2021	5	Election Of Director Who Is Auditor: Lee Han Joo	For	Combined
HANWHA SOLUTIONS CORPORATION	24-Mar-2021	6	Approval Of Remuneration For Director	For	Combined
HAP SENG CONSOLIDATED BHD	25-May-2021	1	To Re-Elect The Following Director Who Shall Retire By Rotation In Accordance With Clause 116 Of The Company'S Constitution And Being Eligible, Have Offered Himself For Re-Election: Datuk Edward Lee Ming Foo	For	For
HAP SENG CONSOLIDATED BHD	25-May-2021	2	To Re-Elect The Following Director Who Shall Retire By Rotation In Accordance With Clause 116 Of The Company'S Constitution And Being Eligible, Have Offered Himself For Re-Election: Mr. Leow Ming Fong @ Leow Min Fong	For	For
HAP SENG CONSOLIDATED BHD	25-May-2021	3	To Re-Elect The Following Director Who Shall Retire By Rotation In Accordance With Clause 116 Of The Company'S Constitution And Being Eligible, Have Offered Himself For Re-Election: Dato' Wan Mohd Fadzmi Bin Che Wan Othman Fadzilah	For	For
HAP SENG CONSOLIDATED BHD	25-May-2021	4	To Re-Elect Mr. Wong Yoke Nyen Who Shall Retire In Accordance With Clause 122 Of The Company'S Constitution And Being Eligible, Has Offered Himself For Re-Election	For	For
HAP SENG CONSOLIDATED BHD	25-May-2021	5	To Approve The Payment Of Directors' Fees Of The Company And Its Subsidiaries Amounting To Rm795,245.00 For The Financial Year Ended 31 December 2020	For	For
HAP SENG CONSOLIDATED BHD	25-May-2021	6	To Reappoint Messrs Ernst & Young Plt As Auditors Of The Company To Hold Office Until The Conclusion Of The Next Annual General Meeting At A Remuneration To Be Determined By The Directors Of The Company	For	For
HAP SENG CONSOLIDATED BHD	25-May-2021	7	Authority To Allot Shares Pursuant To Section 75 Of The Companies Act 2016	For	For
HAP SENG CONSOLIDATED BHD	25-May-2021	8	Continuation Of Lt Gen (R) Datuk Abdul Aziz Bin Hasan As An Independent Non-Executive Director	For	Combined
HAP SENG CONSOLIDATED BHD	25-May-2021	9	Proposed Renewal Of Shareholders' Mandate For Recurrent Related Party Transactions Of A Revenue Or Trading Nature	For	Combined
HAP SENG CONSOLIDATED BHD	25-May-2021	10	Proposed Renewal Of Share Buy-Back Authority	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	29-Mar-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	29-Mar-2021	2	Approval Of The Protocol And Justification Of The Merger Of Shares Of Notre Dame Intermedica Participacoes S.A. By Hapvida Participacoes E Investimentos Li S.A., Followed By The Merger Of Hapvida Participacoes E Investimentos Li S.A. By Hapvida Participacoes E Investimentos S.A., Protocol And Justification, Signed On February 27, 2021 By The Managment Of The Company, Hapvida Participacoes E Investimentos Li S.A., Hapvidaco, Subsidiary Of The Company And Notre Dame Intermedica Participacoes S.A., Gndi, And Approval Of I. Merger Of Gndi Shares By Hapvidaco, According To Articles 252, 224 And 225 Of The Brazilian Corporate Law Merger Of Shares, And B. The Following Merger Of Shares Of Hapvidaco By The Company, According To Articles 224, 225, 226 And 227 Of The Brazilian Corporate Law Merger And, Together With The Merger Of Shares, Transaction, All Pursuant To The Terms And Conditions Provisioned In The Protocol And Justification	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	29-Mar-2021	3	Ratification Of The Appointment And Hiring Of Bdo Rcs Auditores Independentes, Enrolled In The Cnpj.Mf Under No. 54.276.936.0001.79, For The Preparation Of The Accounting Appraisal Report Of The Book Value Of Hapvidaco, For The Purposes Of Its Merger By The Company, Hapvidacos Appraisal Report	For	For
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	29-Mar-2021	4	Approval Of Hapvidacos Appraisal Report	For	For
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	29-Mar-2021	5	Approval Of The Merger Of Shares And The Following Merger, Which The Effectiveness Shall Be Conditioned Upon The Satisfaction Or Waiver, As The Case May Be Of The Conditions Precedente Provided In The Protocol And Justification	For	For
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	29-Mar-2021	6	Approval Of The Capital Increase Of Hapvida As A Result Of The Merger, To Be Subscribed And Paid By Hapvidacos Managers In Favor Of Its Shareholders, Which The Effectiveness Shall Be Conditioned Upon The Satisfaction Or Waiver, As The Case May Be Of The Precedent Conditions Provided For In The Protocol And Justification	For	For
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	29-Mar-2021	7	Approval Of The Amendment To Hapvidas Bylaws In Order To A. Include A Sole Paragraph In Article 1, Regarding The Provisions Of The Novo Mercado Regulations, That Will Prevail Over The Provisions Of The Bylaws. B. Confirm, In Article 6, Caput, As A Result Of The Resolution Of The Previous Item 5, The Amount Of Hapvidas Subscribed Capital And The Number Of Shares Representing It. C. Amend The Authorized Capital Provided For In Article 7. D. Include The Sole Paragraph In Article 9, Which Deals With Making The Documents Of The Company'S General Meetings Available To Shareholders. E. Include Paragraphs 2, 6 And 7 In Article 11, Which Deals With The Quorum For Installing The Company'S General Meetings And Shareholder Voting Restrictions. F. Amend Article 13, Which Deals With The Quorum For Resolution Of The Company'S General Shareholders Meetings And The Matters Subject To A Qualified Quorum. G. Amend Article 16 To Reflect The Possibility Of Exclusion Of A Director By Resolution Of The Board Of Directors. H. Amend Article 18 Regarding The Number And Composition Of Members Of Its Board Of Directors. I. Amend Article 20 In Order To Exclude The Reference To The Shareholders Agreement Of Hapvidas Controlling Shareholder. J. Amend Article 24, Which Deals With Matters Within The Competence Of The Board Of Directors. K. Amend Articles 25, 28, 29, 30 And 32 To Create The Co,Ceo System And Implement Related Adjustments. L. Include New Articles 33 To 36 Regarding The Creation Of New Statutory Advisory Committees, And. M. Amend Article 40, Which Deals With The Destination Of The Company'S Net Income, To State That The Balances Provided For In Items A And B Will Be Distributed As Mandatory Minimum Dividends, Which Effectiveness Will Be Subject To The Satisfaction Or Waiver, As The Case May Be Of The Conditions Precedent Set Forth In The Protocol And Justification, With The Exception Of The Amendment To Article 7 In Item C Above, Which Will Be Effective As Of The Date Of Its Approval	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	29-Mar-2021	8	Approval Of The Terms And Conditions Of The Company'S Call Option Program, Whose Effectiveness Will Be Conditioned To The Satisfaction Or Waiver, As The Case May Be Of The Precedent Conditions Provided For In The Protocol And Justification	For	Against
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	29-Mar-2021	9	Authorize The Officers Of The Company To Perform All Acts Necessary For The Consummation Of The Transaction	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	29-Mar-2021	10	Do You Wish To Request The Installation Of The Fiscal Council, Pursuant To Art. 161 Of Law No. 6,404, Of 1976	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	29-Mar-2021	11	In The Event Of A Second Call Of The Extraordinary General Meeting, Can The Voting Instructions Contained In This Ballot Also Be Considered For The Extraordinary General Meeting Held On Second Call	For	For
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	29-Mar-2021	12	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	2	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Non-voting resolution
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	3	Approval Of The Company'S Financial Statements For The Fiscal Year Ended December 31, 2020, Accompanied By The Management Report And The Report Of The Independent Auditors	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	3	Approval Of The Terms And Conditions Of The Company'S Policy For Performance Award	For	For
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	3	Approval Of The Company'S Financial Statements For The Fiscal Year Ended December 31, 2020, Accompanied By The Management Report And The Report Of The Independent Auditors	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	3	Approval Of The Terms And Conditions Of The Company'S Policy For Performance Award	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	4	Approval Of The Managements Proposal For The Allocation Of Net Profits For The Fiscal Year Ended December 31, 2020 And The Distribution Of Dividends To The Company'S Shareholders	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	4	Approval Of The Terms And Conditions Of The Company'S Stock Option Program, Which Effectiveness Will Be Conditioned To The Closing Of The Business Combination Between The Company And Notre Dame Intermedica Participacoes Sa Gndi, Already Approved In The Company'S Egm Held On March 29, 2021	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	4	Approval Of The Managements Proposal For The Allocation Of Net Profits For The Fiscal Year Ended December 31, 2020 And The Distribution Of Dividends To The Company'S Shareholders	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	4	Approval Of The Terms And Conditions Of The Company'S Stock Option Program, Which Effectiveness Will Be Conditioned To The Closing Of The Business Combination Between The Company And Notre Dame Intermedica Participacoes Sa Gndi, Already Approved In The Company'S Egm Held On March 29, 2021	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	5	Set The Limit For The Global Remuneration Of The Company'S Managers For The Fiscal Year 2021, Pursuant To The Managements Proposal	For	Against
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	5	Approval Of The Protocol And Justification Of The Merger Of Shares Of Vida Saude Gestao S.A. Vida Saude By Ultra Som Servicos Medicos S.A. Ultra Som, Followed By The Merger Of Ultra Som By The Company Protocol And Justification, For The Acquisition Of Control Of The Grupo Promed, According To The Material Fact Disclosed By The Company On September 8, 2020	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	5	Set The Limit For The Global Remuneration Of The Company'S Managers For The Fiscal Year 2021, Pursuant To The Managements Proposal	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	5	Approval Of The Protocol And Justification Of The Merger Of Shares Of Vida Saude Gestao S.A. Vida Saude By Ultra Som Servicos Medicos S.A. Ultra Som, Followed By The Merger Of Ultra Som By The Company Protocol And Justification, For The Acquisition Of Control Of The Grupo Promed, According To The Material Fact Disclosed By The Company On September 8, 2020	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	6	Do You Wish To Request The Installation Of The Fiscal Council, Under The Terms Of Art. 161 Of Law No. 6,404, Of 1976	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	6	Ratification Of The Appointment And Hiring Of Apsis Consultoria Empresarial Ltda, Enrolled In The Cnpj Mf Under No. 27.281.922 0001 70 Responsible For The Valuation Of The Net Assets Of Vida Saude And Ultra Som, As Well As For The Preparation Of The Respective Valuation Report Appraisal Report	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	6	Do You Wish To Request The Installation Of The Fiscal Council, Under The Terms Of Art. 161 Of Law No. 6,404, Of 1976	For	For
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	6	Ratification Of The Appointment And Hiring Of Apsis Consultoria Empresarial Ltda, Enrolled In The Cnpj Mf Under No. 27.281.922 0001 70 Responsible For The Valuation Of The Net Assets Of Vida Saude And Ultra Som, As Well As For The Preparation Of The Respective Valuation Report Appraisal Report	For	For
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	7	In The Event Of A Second Call To The Ordinary General Meeting, Can The Voting Instructions Contained In This Bulletin Also Be Considered For The Ordinary General Meeting Held On The Second Call	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	7	Approval Of The Appraisal Report	For	For
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	7	In The Event Of A Second Call To The Ordinary General Meeting, Can The Voting Instructions Contained In This Bulletin Also Be Considered For The Ordinary General Meeting Held On The Second Call	For	For
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	7	Approval Of The Appraisal Report	For	For
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	8	Approval Of The Capital Increase Of The Company As A Result Of The Merger Of Ultra Som	For	For
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	9	Approval Of The Amendment To Article 6 Of The Bylaws To Reflect The Increase In The Company'S Capital Stock Resulting From The Merger Of Shares Of Ultra Som	For	For
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	10	Authorize The Officers Of The Company To Perform All Acts Necessary For The Consummation Of The Transaction	For	For
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	30-Apr-2021	11	In The Eventuality Of A Second Call Of This Meeting, The Voting Instructions In This Voting List May Also Be Considered Valid For The Purposes Of Holding The Meeting On Second Call	For	For
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	2	To Ratify The Election Of Licio Tavares Angelo Cintra To Fill The Vacant Position Of Member Of The Company'S Board Of Directors, With A Term Of Office Unified With The Other Members Of The Company'S Board Of Directors, Effective On The Date Of The Egm	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	3	To Amend Article 32 Of Hapvidas Bylaws To Adapt The Powers Of The Company'S Officers, Effective On The Date Of The Egm	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	4	Subject To The Effective Consummation Of The Transaction, Approve The Managements Proposal To Define The Number Of Nine 9 Members To Compose The Company'S Board Of Directors For The First Term To Begin On The Closing Date Of The Transaction	For	For
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	5	Subject To The Effective Consummation Of The Transaction, Resolve On The Characterization Of Messrs. Marcio Luis Simoes Utsch And Plinio Villares Musetti As Candidates For Independent Members Of The Board Of Directors For The First Term To Begin On The Closing Date Of The Transaction	For	For
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	6	Election Of The Board Of Directors By Single Slate. Indication Of All The Names That Make Up The Slate. The Votes Indicated In This Field Will Be Disregarded If The Shareholder With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election Regarding These Fields Takes Place. Candido Pinheiro Koren De Lima. Jorge Fontoura Pinheiro Koren De Lima. Candido Pinheiro Koren De Lima Junior. Geraldo Luciano Mattos Junior. Licio Tavares Angelo Cintra. Irlau Machado Filho. Christopher Riley Gordon. Marcio Luiz Simoes Utsch. Plinio Villares Musetti	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	7	In The Event That One Of The Candidates Who Is On The Slate Chosen Ceases To Be Part Of That Slate, Can The Votes Corresponding To Your Shares Continue To Be Conferred On The Chosen Slate	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	8	For The Proposal 7 Regarding The Adoption Of Cumulative Voting, Please Be Advised That You Can Only Vote For Or Abstain. An Against Vote On This Proposal Requires Percentages To Be Allocated Amongst The Directors In Proposal 8.1 To 8.9. In This Case Please Contact Your Client Service Representative In Order To Allocate Percentages Amongst The Directors	Non-voting resolution	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	9	In The Event Of The Adoption Of The Cumulative Voting Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages Across The Members Of The Slate That You Have Chosen. If The Shareholder Chooses To Abstain And The Election Occurs Through The Cumulative Voting Process, His Vote Must Be Counted As Abstention In The Respective Resolution Of The Meeting	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	10	Visualization Of All Candidates That Make Up The Slate To Indicate The Percentage Of Votes To Be Attributed. Candido Pinheiro Koren De Lima	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	11	Visualization Of All Candidates That Make Up The Slate To Indicate The Percentage Of Votes To Be Attributed. Jorge Fontoura Pinheiro Koren De Lima	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	12	Visualization Of All Candidates That Make Up The Slate To Indicate The Percentage Of Votes To Be Attributed. Candido Pinheiro Koren De Lima Junior	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	13	Visu Alization Of All Candidates That Make Up The Slate To Indicate The Percentage Of Votes To Be Attributed. Geraldo Luciano Mattos Junior	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	14	Visualization Of All Candidates That Make Up The Slate To Indicate The Percentage Of Votes To Be Attributed. Licio Tavares Angelo Cintra	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	15	Visualization Of All Candidates That Make Up The Slate To Indicate The Percentage Of Votes To Be Attributed. Irlau Machado Filho	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	16	Visualization Of All Candidates That Make Up The Slate To Indicate The Percentage Of Votes To Be Attributed. Christopher Riley Gordon	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	17	Visualization Of All Candidates That Make Up The Slate To Indicate The Percentage Of Votes To Be Attributed. Marcio Luiz Simoes Utsch	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	18	Visualization Of All Candidates That Make Up The Slate To Indicate The Percentage Of Votes To Be Attributed. Plinio Villares Musetti	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	19	Do You Wish To Request The Separate Election Of A Member Of The Board Of Directors, Under The Terms Of Article 141, 4, li Of Law 6,404 Of 1976. Shareholder Can Only Fill Out This Field If He Has Been The Owner, Without Interruption, Of The Shares With Which He Or She Is Voting During The Three Months Immediately Prior To The Holding Of The General Meeting. If The Shareholder Chooses To No Or Abstain, His Shares Will Not Be Counted For The Purposes Of Requesting The Separate Election Of A Member Of The Board Of Directors	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	20	Do You Wish To Request The Adoption Of The Multiple Voting Process For The Election Of The Board Of Directors, Under The Terms Of Article 141 Of Law No. 6,404, Of 1976	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	21	Do You Wish To Request The Installation Of The Fiscal Council, Pursuant To Art. 161 Of Law No. 6,404, Of 1976	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	22	In The Eventuality Of A Second Call Of This Meeting, The Voting Instructions In This Voting List May Also Be Considered Valid For The Purposes Of Holding The Meeting On Second Call	For	Combined
HAPVIDA PARTICIPACOES E INVESTIMENTOS SA	28-Jun-2021	23	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Combined
HARMONIC DRIVE SYSTEMS INC.	23-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
HARMONIC DRIVE SYSTEMS INC.	23-Jun-2021	3	Appoint A Director Ito, Mitsumasa	For	For
HARMONIC DRIVE SYSTEMS INC.	23-Jun-2021	4	Appoint A Director Nagai, Akira	For	For
HARMONIC DRIVE SYSTEMS INC.	23-Jun-2021	5	Appoint A Director Maruyama, Akira	For	For
HARMONIC DRIVE SYSTEMS INC.	23-Jun-2021	6	Appoint A Director Kamijo, Kazutoshi	For	For
HARMONIC DRIVE SYSTEMS INC.	23-Jun-2021	7	Appoint A Director Tanioka, Yoshihiro	For	For
HARMONIC DRIVE SYSTEMS INC.	23-Jun-2021	8	Appoint A Director Yoshida, Haruhiko	For	Combined
HARMONIC DRIVE SYSTEMS INC.	23-Jun-2021	9	Appoint A Director Sakai, Shinji	For	Against
HARMONIC DRIVE SYSTEMS INC.	23-Jun-2021	10	Appoint A Director Nakamura, Masanobu	For	Combined
HARMONIC DRIVE SYSTEMS INC.	23-Jun-2021	11	Appoint A Director Fukuda, Yoshio	For	For
HARMONIC DRIVE SYSTEMS INC.	23-Jun-2021	12	Appoint A Corporate Auditor Yokoyama, Takumi	For	Combined
HARMONIC DRIVE SYSTEMS INC.	23-Jun-2021	13	Approve Provision Of Retirement Allowance For Retiring Corporate Officers	For	Against
HARMONIC DRIVE SYSTEMS INC.	23-Jun-2021	14	Approve Payment Of Bonuses To Directors	For	Combined
HASBRO, INC.	20-May-2021	1	Election Of Director: Kenneth A. Bronfin	For	For
HASBRO, INC.	20-May-2021	2	Election Of Director: Michael R. Burns	For	For
HASBRO, INC.	20-May-2021	3	Election Of Director: Hope F. Cochran	For	For
HASBRO, INC.	20-May-2021	4	Election Of Director: Lisa Gersh	For	For
HASBRO, INC.	20-May-2021	5	Election Of Director: Brian D. Goldner	For	For
HASBRO, INC.	20-May-2021	6	Election Of Director: Tracy A. Leinbach	For	For
HASBRO, INC.	20-May-2021	7	Election Of Director: Edward M. Philip	For	For
HASBRO, INC.	20-May-2021	8	Election Of Director: Laurel J. Richie	For	For
HASBRO, INC.	20-May-2021	9	Election Of Director: Richard S. Stoddart	For	For
HASBRO, INC.	20-May-2021	10	Election Of Director: Mary Best West	For	For
HASBRO, INC.	20-May-2021	11	Election Of Director: Linda K. Zecher	For	For
HASBRO, INC.	20-May-2021	12	The Adoption, On An Advisory Basis, Of A Resolution Approving The Compensation Of The Named Executive Officers Of Hasbro, Inc., As Described In The "Compensation Discussion And Analysis" And "Executive Compensation" Sections Of The 2021 Proxy Statement.	For	For
HASBRO, INC.	20-May-2021	13	Ratification Of The Selection Of Kpmg Llp As Hasbro, Inc.'S Independent Registered Public Accounting Firm For Fiscal 2021.	For	For
HAVELLS INDIA LTD	30-Jun-2021	1	To Receive, Consider And Adopt The Audited Financial Statements Of The Company For The Financial Year Ended 31St March, 2021, The Reports Of The Board Of Directors And Auditors Thereon And The Audited Consolidated Financial Statements Of The Company For The Financial Year Ended 31St March, 2021 And The Report Of Auditors Thereon	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HAVELLS INDIA LTD	30-Jun-2021	2	To Confirm The Payment Of Interim Dividend Of Inr 3/- Per Equity Share Of Inr 1/- Each Already Paid During The Year As Interim Dividend For The Financial Year 2020-21	For	For
HAVELLS INDIA LTD	30-Jun-2021	3	To Declare A Final Dividend Of Inr 3.50 Per Equity Share Of Inr 1/- Each For The Financial Year 2020-21	For	For
HAVELLS INDIA LTD	30-Jun-2021	4	To Appoint A Director In Place Of Shri Ameet Kumar Gupta (Din: 00002838), Who Retires By Rotation And Being Eligible, Offers Himself For Re-Appointment	For	For
HAVELLS INDIA LTD	30-Jun-2021	5	To Appoint A Director In Place Of Shri Surjit Kumar Gupta (Din: 00002810), Who Retires By Rotation And Being Eligible, Offers Himself For Re-Appointment	For	For
HAVELLS INDIA LTD	30-Jun-2021	6	To Appoint M/S Price Waterhouse & Co Chartered Accountants Llp (Registration No. 304026E/ E300009) As Statutory Auditors Of The Company	For	For
HAVELLS INDIA LTD	30-Jun-2021	7	Ratification Of Cost Auditor'S Remuneration	For	For
HAVELLS INDIA LTD	30-Jun-2021	8	Appointment Of Smt. Namrata Kaul (Din: 00994532) As An Independent Director	For	For
HAVELLS INDIA LTD	30-Jun-2021	9	Appointment Of Shri Ashish Bharat Ram (Din: 00671567) As An Independent Director	For	For
HAVELLS INDIA LTD	30-Jun-2021	10	Re-Appointment Of Shri Jalaj Ashwin Dani (Din: 00019080) As An Independent Director For A Second Term	For	For
HAVELLS INDIA LTD	30-Jun-2021	11	Re-Appointment Of Shri Upendra Kumar Sinha (Din: 00010336) As An Independent Director For A Second Term	For	For
HAVELLS INDIA LTD	30-Jun-2021	12	Re-Appointment Of Shri T. V. Mohandas Pai (Din: 00042167) As A Director	For	For
HAVELLS INDIA LTD	30-Jun-2021	13	Re-Appointment Of Shri Puneet Bhatia (Din: 00143973) As A Director	For	For
HAVELLS INDIA LTD	30-Jun-2021	14	Re-Appointment Of Shri Siddhartha Pandit (Din: 03562264) As A Whole-Time Director For Another Term Of 3 Years	For	For
HCA HEALTHCARE, INC.	28-Apr-2021	1	Election Of Director: Thomas F. Frist Iii	For	For
HCA HEALTHCARE, INC.	28-Apr-2021	2	Election Of Director: Samuel N. Hazen	For	For
HCA HEALTHCARE, INC.	28-Apr-2021	3	Election Of Director: Meg G. Crofton	For	For
HCA HEALTHCARE, INC.	28-Apr-2021	4	Election Of Director: Robert J. Dennis	For	For
HCA HEALTHCARE, INC.	28-Apr-2021	5	Election Of Director: Nancy-Ann Deparle	For	For
HCA HEALTHCARE, INC.	28-Apr-2021	6	Election Of Director: William R. Frist	For	For
HCA HEALTHCARE, INC.	28-Apr-2021	7	Election Of Director: Charles O. Holliday, Jr	For	Combined
HCA HEALTHCARE, INC.	28-Apr-2021	8	Election Of Director: Michael W. Michelson	For	For
HCA HEALTHCARE, INC.	28-Apr-2021	9	Election Of Director: Wayne J. Riley, M.D.	For	For
HCA HEALTHCARE, INC.	28-Apr-2021	10	To Ratify The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	Combined
HCA HEALTHCARE, INC.	28-Apr-2021	11	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
HCA HEALTHCARE, INC.	28-Apr-2021	12	Stockholder Proposal, If Properly Presented At The Meeting, Requesting That The Board Of Directors Take The Steps Necessary To Allow Stockholders To Act By Written Consent.	Against	Combined
HCA HEALTHCARE, INC.	28-Apr-2021	13	Stockholder Proposal, If Properly Presented At The Meeting, Requesting A Report On The Feasibility Of Increasing The Impact Of Quality Metrics On Executive Compensation.	Against	Combined
HEALTHCARE REALTY TRUST INCORPORATED	11-May-2021	1	Director	For	Combined
HEALTHCARE REALTY TRUST INCORPORATED	11-May-2021	2	To Ratify The Appointment Of Bdo Usa, Llp As The Independent Registered Public Accounting Firm For The Company And Its Subsidiaries For The Company'S 2021 Fiscal Year.	For	For
HEALTHCARE REALTY TRUST INCORPORATED	11-May-2021	3	To Approve, On A Non-Binding Advisory Basis, The Following Resolution: Resolved, That The Shareholders Of Healthcare Realty Trust Incorporated Approve, On A Non-Binding Advisory Basis, The Compensation Of The Named Executive Officers As Disclosed Pursuant To Item 402 Of Regulation S-K In The Company'S Proxy Statement For The 2021 Annual Meeting Of Shareholders.	For	For
HEALTHPEAK PROPERTIES, INC	28-Apr-2021	1	Election Of Director: Brian G. Cartwright	For	For
HEALTHPEAK PROPERTIES, INC	28-Apr-2021	2	Election Of Director: Christine N. Garvey	For	For
HEALTHPEAK PROPERTIES, INC	28-Apr-2021	3	Election Of Director: R. Kent Griffin, Jr.	For	For
HEALTHPEAK PROPERTIES, INC	28-Apr-2021	4	Election Of Director: David B. Henry	For	For
HEALTHPEAK PROPERTIES, INC	28-Apr-2021	5	Election Of Director: Thomas M. Herzog	For	For
HEALTHPEAK PROPERTIES, INC	28-Apr-2021	6	Election Of Director: Lydia H. Kennard	For	For
HEALTHPEAK PROPERTIES, INC	28-Apr-2021	7	Election Of Director: Sara G. Lewis	For	For
HEALTHPEAK PROPERTIES, INC	28-Apr-2021	8	Election Of Director: Katherine M. Sandstrom	For	For
HEALTHPEAK PROPERTIES, INC	28-Apr-2021	9	Approval Of 2020 Executive Compensation On An Advisory Basis.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HEALTHPEAK PROPERTIES, INC	28-Apr-2021	10	Ratification Of The Appointment Of Deloitte & Touche Llp As Healthpeak Properties, Inc.'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
HEICO CORPORATION	19-Mar-2021	1	Director	For	Combined
HEICO CORPORATION	19-Mar-2021	1	Director	For	Combined
HEICO CORPORATION	19-Mar-2021	2	Advisory Approval Of The Company'S Executive Compensation.	For	For
HEICO CORPORATION	19-Mar-2021	2	Advisory Approval Of The Company'S Executive Compensation.	For	For
HEICO CORPORATION	19-Mar-2021	3	Ratification Of The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending October 31, 2021.	For	For
HEICO CORPORATION	19-Mar-2021	3	Ratification Of The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending October 31, 2021.	For	For
HEIDELBERGCEMENT AG	06-May-2021	6	Approve Allocation Of Income And Dividends Of Eur 2.20 Per Share	For	For
HEIDELBERGCEMENT AG	06-May-2021	7	Approve Discharge Of Management Board Member Bernd Scheifele For Fiscal Year 2020	For	For
HEIDELBERGCEMENT AG	06-May-2021	8	Approve Discharge Of Management Board Member Dominik Von Achten For Fiscal Year 2020	For	For
HEIDELBERGCEMENT AG	06-May-2021	9	Approve Discharge Of Management Board Member Lorenz Naeger For Fiscal Year 2020	For	For
HEIDELBERGCEMENT AG	06-May-2021	10	Approve Discharge Of Management Board Member Kevin Gluskie For Fiscal Year 2020	For	For
HEIDELBERGCEMENT AG	06-May-2021	11	Approve Discharge Of Management Board Member Hakan Gurdal For Fiscal Year 2020	For	For
HEIDELBERGCEMENT AG	06-May-2021	12	Approve Discharge Of Management Board Member Ernest Jelito For Fiscal Year 2020	For	For
HEIDELBERGCEMENT AG	06-May-2021	13	Approve Discharge Of Management Board Member Jon Morrish For Fiscal Year 2020	For	For
HEIDELBERGCEMENT AG	06-May-2021	14	Approve Discharge Of Management Board Member Christopher Ward For Fiscal Year 2020	For	For
HEIDELBERGCEMENT AG	06-May-2021	15	Approve Discharge Of Supervisory Board Member Fritz-Juergen Heckmann For Fiscal Year 2020	For	Combined
HEIDELBERGCEMENT AG	06-May-2021	16	Approve Discharge Of Supervisory Board Member Heinz Schmitt For Fiscal Year 2020	For	Combined
HEIDELBERGCEMENT AG	06-May-2021	17	Approve Discharge Of Supervisory Board Member Barbara Breuninger For Fiscal Year 2020	For	For
HEIDELBERGCEMENT AG	06-May-2021	18	Approve Discharge Of Supervisory Board Member Birgit Jochens For Fiscal Year 2020	For	For
HEIDELBERGCEMENT AG	06-May-2021	19	Approve Discharge Of Supervisory Board Member Ludwig Merckle For Fiscal Year 2020	For	For
HEIDELBERGCEMENT AG	06-May-2021	20	Approve Discharge Of Supervisory Board Member Tobias Merckle For Fiscal Year 2020	For	For
HEIDELBERGCEMENT AG	06-May-2021	21	Approve Discharge Of Supervisory Board Member Luka Mucic For Fiscal Year 2020	For	For
HEIDELBERGCEMENT AG	06-May-2021	22	Approve Discharge Of Supervisory Board Member Ines Ploss For Fiscal Year 2020	For	For
HEIDELBERGCEMENT AG	06-May-2021	23	Approve Discharge Of Supervisory Board Member Peter Riedel For Fiscal Year 2020	For	For
HEIDELBERGCEMENT AG	06-May-2021	24	Approve Discharge Of Supervisory Board Member Werner Schraeder For Fiscal Year 2020	For	For
HEIDELBERGCEMENT AG	06-May-2021	25	Approve Discharge Of Supervisory Board Member Margret Suckale For Fiscal Year 2020	For	For
HEIDELBERGCEMENT AG	06-May-2021	26	Approve Discharge Of Supervisory Board Member Marion Weissenberger-Eibl For Fiscal Year 2020	For	For
HEIDELBERGCEMENT AG	06-May-2021	27	Ratify Pricewaterhousecoopers Gmbh As Auditors For Fiscal Year 2021	For	For
HEIDELBERGCEMENT AG	06-May-2021	28	Authorize Share Repurchase Program And Reissuance Or Cancellation Of Repurchased Shares	For	For
HEIDELBERGCEMENT AG	06-May-2021	29	Approve Remuneration Policy	For	For
HEIDELBERGCEMENT AG	06-May-2021	30	Approve Remuneration Of Supervisory Board	For	For
HEIDELBERGCEMENT AG	06-May-2021	31	Amend Articles Re: Proof Of Entitlement	For	For
HEIDELBERGCEMENT AG	06-May-2021	32	Amend Articles Re: Dividend In Kind	For	For
HEIDELBERGCEMENT AG	06-May-2021	33	Amend Articles Re: Supervisory Board Term Of Office	For	For
HEIDELBERGCEMENT AG	06-May-2021	34	Amend Affiliation Agreement With Heidelbergcement International Holding Gmbh	For	For
HEINEKEN HOLDING NV	22-Apr-2021	4	Advisory Vote On The Remuneration Report For The 2020 Financial Year	For	For
HEINEKEN HOLDING NV	22-Apr-2021	5	Adoption Of The Financial Statements For The 2020 Financial Year	For	For
HEINEKEN HOLDING NV	22-Apr-2021	7	Discharge Of The Members Of The Board Of Directors	For	For
HEINEKEN HOLDING NV	22-Apr-2021	9	Authorisation Of The Board Of Directors To Acquire Own Shares	For	For
HEINEKEN HOLDING NV	22-Apr-2021	10	Authorisation Of The Board Of Directors To Issue (Rights To) Shares	For	For
HEINEKEN HOLDING NV	22-Apr-2021	11	Authorisation Of The Board Of Directors To Restrict Or Exclude Shareholders Pre-Emptive Rights	For	For
HEINEKEN HOLDING NV	22-Apr-2021	13	Reappointment Of Mr M. Das As A Non-Executive Member Of The Board Of Directors	For	Combined
HEINEKEN HOLDING NV	22-Apr-2021	14	Reappointment Of Mr A.A.C. De Carvalho As A Non-Executive Member Of The Board Of Directors	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HEINEKEN HOLDING NV	22-Apr-2021	15	Reappointment Of The External Auditor For A Period Of One Year: Deloitte Accountants B.V.	For	For
HEINEKEN NV	22-Apr-2021	6	Advisory Vote On The 2020 Remuneration Report	For	Combined
HEINEKEN NV	22-Apr-2021	7	Adoption Of The 2020 Financial Statements Of The Company	For	Combined
HEINEKEN NV	22-Apr-2021	9	Adoption Of The Dividend Proposal For 2020: Eur 0.70 Per Share	For	For
HEINEKEN NV	22-Apr-2021	10	Discharge Of The Members Of The Executive Board	For	For
HEINEKEN NV	22-Apr-2021	11	Discharge Of The Members Of The Supervisory Board	For	For
HEINEKEN NV	22-Apr-2021	13	Authorisation Of The Executive Board To Acquire Own Shares	For	For
HEINEKEN NV	22-Apr-2021	14	Authorisation Of The Executive Board To Issue (Rights To) Shares	For	For
HEINEKEN NV	22-Apr-2021	15	Authorisation Of The Executive Board To Restrict Or Exclude Shareholders Pre-Emptive Rights	For	For
HEINEKEN NV	22-Apr-2021	16	Composition Executive Board Appointment Of Mr. H.P.J. Van Den Broek As Member Of The Executive Board	For	For
HEINEKEN NV	22-Apr-2021	18	Re-Appointment Of Mr. M. Das As Member (And Delegated Member) Of The Supervisory Board	For	Combined
HEINEKEN NV	22-Apr-2021	19	Appointment Of Mr. N. Paranjpe As Member Of The Supervisory Board	For	Combined
HEINEKEN NV	22-Apr-2021	20	Re-Appointment Of The External Auditor For A Period Of One Year: Deloitte Accountants B.V.	For	For
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	4	Approval Of The Financial Statements Of Ote S.A. In Accordance With The International Financial Reporting Standards (Both Separate And Consolidated) Of The Fiscal Year 2020 (1/1/2020-31/12/2020), With The Relevant Reports Of The Board Of Directors And The Auditors And Approval Of The Annual Profits' Distribution	For	For
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	6	Approval, According To Article 108 Of Law 4548/2018, Of The Overall Management Of The Company By The Board Of Directors During The Fiscal Year 2020 (1/1/2020-31/12/2020) And Exoneration Of The Auditors For The Fiscal Year 2020 (1/1/2020-31/12/2020), Pursuant To Article 117 Par. 1(C) Of Law 4548/2018	For	For
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	7	Appointment Of An Audit Firm For The Statutory Audit Of The Financial Statements (Both Separate And Consolidated) Of Ote S.A., In Accordance With The International Financial Reporting Standards, For The Fiscal Year 2021 (1/1/2021- 31/12/2021)	For	For
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	8	Final Determination Of The Remuneration And Expenses Of The Members Of The Board Of Directors For Their Participation In The Proceedings Of The Board Of Directors And Its Committees During The Fiscal Year 2020 (1/1/2020-31/12/2020). - Determination Of The Remuneration And Expenses Of The Members Of The Board Of Directors For Their Participation In The Proceedings Of The Board Of Directors And Its Committees For The Fiscal Year 2021 And Pre-Approval For Their Payment Until The Ordinary (Annual) General Meeting Of The Shareholders Which Will Take Place Within 2022 And Will Finally Determine Them	For	For
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	9	Approval Of The Variable Remuneration Of The Executive Members Of The Board Of Directors For The Fiscal Year 2020 (1/1/2020-31/12/2020)	For	For
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	10	Remuneration Report For The Members Of The Board Of Directors For The Fiscal Year 2020, According To Article 112 Of Law 4548/2018	For	For
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	11	Granting Of A Special Permission, According To Articles 97 Par.3, 99 Par.1, 2 And 100 Par.2 Of Law 4548/2018, For The Continuation For The Period 31/12/2021 Until 31/12/2022 Of The Insurance Coverage Of Directors & Officers Of Ote S.A. And Its Affiliated Companies, Against Liabilities Incurred In The Exercise Of Their Competences, Duties And Powers	For	For
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	13	Approval Of The Cancellation Of Three Million, Four Hundred And Sixty Nine Thousand, Five Hundred (3,469,500) Own Shares Purchased By The Company Under The Approved Own Share Buy-Back Program In Order To Cancel Them, With The Corresponding Reduction Of Its Share Capital By The Amount Of Nine Million, Eight Hundred And Eighteen Thousand, Six Hundred And Eighty Five Euros (Eur 9,818,685.00), According To Article 49 Of Law 4548/2018 And The Subsequent Amendment Of Article 5 (Share Capital) Of The Company'S Articles Of Incorporation	For	For
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	14	Approval Of The "Suitability Policy For The Members Of The Board Of Directors", In Accordance With Law 4706/2020 And The Hellenic Capital Market Commission'S Circular No. 60/18.09.2020	For	For
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	15	Election Of A New Board Of Director And Appointment Of Independent Member, Pursuant To The Relevant Provisions Of Law 4706/2020: Mr. Michael Tsamaz (Executive)	For	Combined
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	16	Election Of A New Board Of Director And Appointment Of Independent Member, Pursuant To The Relevant Provisions Of Law 4706/2020: Mr. Charalampos Mazarakis (Executive)	For	Combined
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	17	Election Of A New Board Of Director And Appointment Of Independent Member, Pursuant To The Relevant Provisions Of Law 4706/2020: Mr. Robert Hauber (Non-Executive)	For	Abstain
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	18	Election Of A New Board Of Director And Appointment Of Independent Member, Pursuant To The Relevant Provisions Of Law 4706/2020: Mrs. Kyra Orth (Non-Executive)	For	Abstain

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	19	Election Of A New Board Of Director And Appointment Of Independent Member, Pursuant To The Relevant Provisions Of Law 4706/2020: Mrs Dominique Leroy (Non-Executive)	For	Abstain
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	20	Election Of A New Board Of Director And Appointment Of Independent Member, Pursuant To The Relevant Provisions Of Law 4706/2020: Mr. Michael Wilkens (Non-Executive)	For	Abstain
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	21	Election Of A New Board Of Director And Appointment Of Independent Member, Pursuant To The Relevant Provisions Of Law 4706/2020: Mr Gregory Zarifopoulos (Non-Executive)	For	Abstain
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	22	Election Of A New Board Of Director And Appointment Of Independent Member, Pursuant To The Relevant Provisions Of Law 4706/2020: Mr Eelco Blok (Independent Non-Executive)	For	Combined
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	23	Election Of A New Board Of Director And Appointment Of Independent Member, Pursuant To The Relevant Provisions Of Law 4706/2020: Mr. Dimitris Georgoutsos (Independent Non-Executive)	For	For
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	24	Election Of A New Board Of Director And Appointment Of Independent Member, Pursuant To The Relevant Provisions Of Law 4706/2020: Mrs. Catherine Dorlodot (Independent Non-Executive)	For	For
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	25	It Is Proposed That The Audit Committee Remain A Committee Of The Board Of Directors, To Be Consisted Of Three (3) Board Members, All Of Whom Shall Be Independent Non- Executive And Shall Have The Same Tenure As Members Of The Board Of Directors	For	For
HELLENIC TELECOMMUNICATIONS ORGANIZATIONS S.A.	09-Jun-2021	26	Granting Of Permission, According To Article 98 Par.1 Of Law 4548/2018 And Article 14 Of The Articles Of Incorporation, To The Members Of The Board Of Directors And Officers To Participate In Boards Of Directors Or In The Management Of Ote Group Companies With The Same Or Similar Objectives	For	For
HELLOFRESH SE	26-May-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
HELLOFRESH SE	26-May-2021	2	According To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights. Further, Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual	Non-voting resolution	Non-voting resolution
HELLOFRESH SE	26-May-2021	3	Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Url Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected On The Ballot On Proxyedge	Non-voting resolution	Non-voting resolution
HELLOFRESH SE	26-May-2021	4	From 10Th February, Broadridge Will Code All Agendas For German Meetings In English Only. If You Wish To See The Agenda In German, This Will Be Made Available As A Link Under The 'Material Url' Dropdown At The Top Of The Ballot. The German Agendas For Any Existing Or Past Meetings Will Remain In Place. For Further Information, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
HELLOFRESH SE	26-May-2021	5	Receive Financial Statements And Statutory Reports For Fiscal Year 2020	Non-voting resolution	Non-voting resolution
HELLOFRESH SE	26-May-2021	6	Approve Allocation Of Income And Omission Of Dividends	For	Combined
HELLOFRESH SE	26-May-2021	7	Approve Discharge Of Management Board For Fiscal Year 2020	For	Combined
HELLOFRESH SE	26-May-2021	8	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
HELLOFRESH SE	26-May-2021	9	Ratify Kpmg Ag As Auditors For Fiscal Year 2021	For	Combined
HELLOFRESH SE	26-May-2021	10	Re-Elect John Rittenhouse To The Supervisory Board	For	Combined
HELLOFRESH SE	26-May-2021	11	Re-Elect Ursula Radeke-Pietsch To The Supervisory Board	For	Combined
HELLOFRESH SE	26-May-2021	12	Re-Elect Derek Zissman To The Supervisory Board	For	Combined
HELLOFRESH SE	26-May-2021	13	Re-Elect Susanne Schroeter Crossan To The Supervisory Board	For	Combined
HELLOFRESH SE	26-May-2021	14	Re-Elect Stefan Smalla To The Supervisory Board	For	Combined
HELLOFRESH SE	26-May-2021	15	Amend Corporate Purpose	For	Combined
HELLOFRESH SE	26-May-2021	16	Approve Remuneration Policy	For	Combined
HELLOFRESH SE	26-May-2021	17	Approve Remuneration Of Supervisory Board	For	Combined
HELLOFRESH SE	26-May-2021	18	Approve Creation Of Eur 13.6 Million Pool Of Capital With Partial Exclusion Of Preemptive Rights	For	Combined
HELLOFRESH SE	26-May-2021	19	Approve Issuance Of Warrants/Bonds With Warrants Attached/Convertible Bonds Without Preemptive Rights Up To Aggregate Nominal Amount Of Eur 1 Billion Approve Creation Of Eur 17.4 Million Pool Of Capital To Guarantee Conversion Rights	For	Combined
HELLOFRESH SE	26-May-2021	20	Authorize Share Repurchase Program And Reissuance Or Cancellation Of Repurchased Shares	For	Combined
HENAN SHUANGHUI INVESTMENT & DEVELOPMENT CO LTD	21-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HENAN SHUANGHUI INVESTMENT & DEVELOPMENT CO LTD	21-Apr-2021	2	2020 Annual Report And Its Summary	For	For
HENAN SHUANGHUI INVESTMENT & DEVELOPMENT CO LTD	21-Apr-2021	3	2020 Work Report Of The Supervisory Committee	For	For
HENAN SHUANGHUI INVESTMENT & DEVELOPMENT CO LTD	21-Apr-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny16.80000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
HENAN SHUANGHUI INVESTMENT & DEVELOPMENT CO LTD	21-Apr-2021	5	2021 Reappointment Of Financial Audit Firm	For	For
HENAN SHUANGHUI INVESTMENT & DEVELOPMENT CO LTD	21-Apr-2021	6	2021 Reappointment Of Internal Control Audit Firm	For	For
HENAN SHUANGHUI INVESTMENT & DEVELOPMENT CO LTD	21-Apr-2021	7	Adjustment Of The Allowance Standards For Independent Directors	For	For
HENAN SHUANGHUI INVESTMENT & DEVELOPMENT CO LTD	21-Apr-2021	8	Adjustment Of The Remuneration Standards For The Chairman Of The Supervisory Committee	For	For
HENDERSON LAND DEVELOPMENT CO LTD	01-Jun-2021	3	To Receive And Consider The Audited Financial Statements And The Reports Of The Directors And Auditor For The Year Ended 31 December 2020	For	For
HENDERSON LAND DEVELOPMENT CO LTD	01-Jun-2021	4	To Declare A Final Dividend	For	For
HENDERSON LAND DEVELOPMENT CO LTD	01-Jun-2021	5	To Re-Elect Dr Lam Ko Yin, Colin As Director	For	Combined
HENDERSON LAND DEVELOPMENT CO LTD	01-Jun-2021	6	To Re-Elect Dr Lee Shau Kee As Director	For	Against
HENDERSON LAND DEVELOPMENT CO LTD	01-Jun-2021	7	To Re-Elect Mr Yip Ying Chee, John As Director	For	Combined
HENDERSON LAND DEVELOPMENT CO LTD	01-Jun-2021	8	To Re-Elect Mr Fung Hau Chung, Andrew As Director	For	For
HENDERSON LAND DEVELOPMENT CO LTD	01-Jun-2021	9	To Re-Elect Professor Ko Ping Keung As Director	For	Combined
HENDERSON LAND DEVELOPMENT CO LTD	01-Jun-2021	10	To Re-Elect Mr Woo Ka Biu, Jackson As Director	For	Combined
HENDERSON LAND DEVELOPMENT CO LTD	01-Jun-2021	11	To Re-Elect Professor Poon Chung Kwong As Director	For	For
HENDERSON LAND DEVELOPMENT CO LTD	01-Jun-2021	12	To Re-Appoint Auditor And Authorise The Directors To Fix The Auditor'S Remuneration: Kpmg	For	For
HENDERSON LAND DEVELOPMENT CO LTD	01-Jun-2021	13	To Give A General Mandate To The Directors To Buy Back Shares	For	For
HENDERSON LAND DEVELOPMENT CO LTD	01-Jun-2021	14	To Give A General Mandate To The Directors To Allot New Shares	For	Combined
HENDERSON LAND DEVELOPMENT CO LTD	01-Jun-2021	15	To Authorise The Directors To Allot New Shares Equal To The Total Number Of Shares Bought Back By The Company	For	Against
HENDERSON LAND DEVELOPMENT CO LTD	01-Jun-2021	16	To Approve The Special Resolution In Item No. 6 Of The Notice Of Annual General Meeting To Adopt The New Articles Of Association Of The Company	For	Combined
HENGAN INTERNATIONAL GROUP CO LTD	17-May-2021	3	To Receive And Consider The Audited Consolidated Accounts And The Reports Of The Directors And Auditors For The Year Ended 31 December 2020	For	For
HENGAN INTERNATIONAL GROUP CO LTD	17-May-2021	4	To Declare A Final Dividend For The Year Ended 31 December 2020	For	For
HENGAN INTERNATIONAL GROUP CO LTD	17-May-2021	5	To Re-Elect Mr. Hui Ching Lau As An Executive Director	For	For
HENGAN INTERNATIONAL GROUP CO LTD	17-May-2021	6	To Re-Elect Mr. Xu Da Zuo As An Executive Director	For	Combined
HENGAN INTERNATIONAL GROUP CO LTD	17-May-2021	7	To Re-Elect Mr. Hui Ching Chi As An Executive Director	For	Combined
HENGAN INTERNATIONAL GROUP CO LTD	17-May-2021	8	To Re-Elect Mr. Sze Wong Kim As An Executive Director	For	For
HENGAN INTERNATIONAL GROUP CO LTD	17-May-2021	9	To Re-Elect Ms. Ada Ying Kay Wong As An Independent Non-Executive Director	For	Combined
HENGAN INTERNATIONAL GROUP CO LTD	17-May-2021	10	To Re-Elect Mr. Ho Kwai Ching Mark As An Independent Non-Executive Director	For	Against
HENGAN INTERNATIONAL GROUP CO LTD	17-May-2021	11	To Authorise The Board Of Directors To Fix The Remuneration Of The Directors	For	Combined
HENGAN INTERNATIONAL GROUP CO LTD	17-May-2021	12	To Re-Appoint Auditors And To Authorise The Board Of Directors To Fix Their Remuneration: Pricewaterhousecoopers	For	Combined
HENGAN INTERNATIONAL GROUP CO LTD	17-May-2021	13	To Grant A General Mandate To The Board Of Directors To Allot And Issue Shares	For	Against
HENGAN INTERNATIONAL GROUP CO LTD	17-May-2021	14	To Grant A General Mandate To The Board Of Directors To Exercise All Powers Of The Company To Purchase Its Own Securities	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HENGAN INTERNATIONAL GROUP CO LTD	17-May-2021	15	To Extend The General Mandate Granted To The Board Of Directors Pursuant To Resolution No. 11 Above By An Amount Representing The Aggregate Nominal Amount Of Shares In The Capital Of The Company Purchased By The Company Pursuant To The General Mandate Granted Pursuant To Resolution No. 12 Above	For	Combined
HENGAN INTERNATIONAL GROUP CO LTD	17-May-2021	16	To Approve And Adopt The New Share Option Scheme And To Authorise The Board To Do All Acts Necessary Therefor	For	Against
HENGLI PETROCHEMICAL CO LTD	07-May-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
HENGLI PETROCHEMICAL CO LTD	07-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
HENGLI PETROCHEMICAL CO LTD	07-May-2021	3	2020 Annual Report And Its Summary	For	For
HENGLI PETROCHEMICAL CO LTD	07-May-2021	4	2020 Annual Accounts	For	For
HENGLI PETROCHEMICAL CO LTD	07-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny7.70000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
HENGLI PETROCHEMICAL CO LTD	07-May-2021	6	2020 Remuneration For Directors	For	For
HENGLI PETROCHEMICAL CO LTD	07-May-2021	7	2020 Remuneration For Supervisors	For	For
HENGLI PETROCHEMICAL CO LTD	07-May-2021	8	2021 Estimated Continuing Connected Transactions	For	For
HENGLI PETROCHEMICAL CO LTD	07-May-2021	9	Launching Foreign Exchange Derivatives Transactions In 2021	For	For
HENGLI PETROCHEMICAL CO LTD	07-May-2021	10	2021 Guarantee Plan	For	For
HENGLI PETROCHEMICAL CO LTD	07-May-2021	11	Application For Comprehensive Credit Line To Banks And Other Financial Institutions	For	For
HENGLI PETROCHEMICAL CO LTD	07-May-2021	12	Reappointment Of Audit Firm	For	For
HENGLI PETROCHEMICAL CO LTD	07-May-2021	13	Purchase Of Liability Insurance For Directors, Supervisors And Senior Management	For	For
HENG TEN NETWORKS GROUP LTD	28-Jun-2021	3	To Approve The Cooperation Agreement And The Transactions Contemplated Thereunder	For	For
HENG TEN NETWORKS GROUP LTD	28-Jun-2021	3	To Receive And Adopt The Audited Financial Statements And The Reports Of The Directors Of The Company And Of The Auditors Of The Company For The Year Ended 31 December 2020	For	For
HENG TEN NETWORKS GROUP LTD	28-Jun-2021	4	To Re-Elect Mr. Wan Chao As An Executive Director Of The Company	For	For
HENG TEN NETWORKS GROUP LTD	28-Jun-2021	5	To Re-Elect Mr. Chen Cong As An Executive Director Of The Company	For	For
HENG TEN NETWORKS GROUP LTD	28-Jun-2021	6	To Re-Elect Professor Shi Zhuomin As An Independent Non-Executive Director Of The Company	For	For
HENG TEN NETWORKS GROUP LTD	28-Jun-2021	7	To Re-Elect Mr. Nie Zhixin As An Independent Non-Executive Director Of The Company	For	Combined
HENG TEN NETWORKS GROUP LTD	28-Jun-2021	8	To Re-Elect Mr. Chen Haiquan As An Independent Non-Executive Director Of The Company	For	Against
HENG TEN NETWORKS GROUP LTD	28-Jun-2021	9	To Authorize The Board Of Directors Of The Company To Fix The Remuneration Of The Directors Of The Company	For	Combined
HENG TEN NETWORKS GROUP LTD	28-Jun-2021	10	To Re-Appoint Messrs. Pricewaterhousecoopers As The Auditors Of The Group And To Authorize The Board Of Directors Of The Company To Fix Their Remuneration	For	Combined
HENG TEN NETWORKS GROUP LTD	28-Jun-2021	11	To Grant A General Mandate To The Directors Of The Company To Issue, Allot And Deal With Shares Not Exceeding 20% Of The Total Number Of Shares Of The Company In Issue As At The Date Of Passing This Resolution	For	Against
HENG TEN NETWORKS GROUP LTD	28-Jun-2021	12	To Grant A General Mandate To The Directors Of The Company To Repurchase Shares Not Exceeding 10% Of The Total Number Of Shares Of The Company In Issue As At The Date Of Passing This Resolution	For	Combined
HENG TEN NETWORKS GROUP LTD	28-Jun-2021	13	To Extend The General Mandate To Issue Shares Granted To The Directors Of The Company By Resolution No. 5 By Adding The Number Of Shares Repurchased Pursuant To The General Mandate Granted By Resolution No. 6	For	Combined
HENGYI PETROCHEMICAL CO LTD	08-Feb-2021	1	2021 Estimated Amount Of Continuing Connected Transactions: Purchase Of Raw Materials From Related Parties	For	Combined
HENGYI PETROCHEMICAL CO LTD	08-Feb-2021	2	2021 Estimated Amount Of Continuing Connected Transactions: Purchase Of Bunkers, Power And Commodities From Related Parties	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HENGYI PETROCHEMICAL CO LTD	08-Feb-2021	3	2021 Estimated Amount Of Continuing Connected Transactions: Sale Of Products And Commodities To Related Parties	For	For
HENGYI PETROCHEMICAL CO LTD	08-Feb-2021	4	2021 Estimated Amount Of Continuing Connected Transactions: Provision Of Labor Services To Related Parties	For	For
HENGYI PETROCHEMICAL CO LTD	08-Feb-2021	5	Determination Of Guarantee Quota For Controlled Subsidiaries And Mutual Guarantee Quota Among Controlled Subsidiaries In 2021	For	Combined
HENGYI PETROCHEMICAL CO LTD	08-Feb-2021	6	2021 Launching Foreign Exchange Hedging Business	For	Combined
HENGYI PETROCHEMICAL CO LTD	08-Feb-2021	7	2021 Launching Commodity Hedging Business	For	For
HENGYI PETROCHEMICAL CO LTD	08-Feb-2021	8	Connected Transaction Regarding Financial Support From Controlling Shareholders To The Company	For	For
HENGYI PETROCHEMICAL CO LTD	08-Feb-2021	9	Purchase Of Liability Insurance From Directors, Supervisors And Senior Management	For	For
HENGYI PETROCHEMICAL CO LTD	08-Feb-2021	10	Connected Transaction Regarding Setting Up A Company With Related Parties	For	For
HENGYI PETROCHEMICAL CO LTD	20-Apr-2021	1	The 4Th Phase Employee Stock Ownership Plan (Draft) And Its Summary	For	For
HENGYI PETROCHEMICAL CO LTD	20-Apr-2021	2	Authorization To The Board To Handle Matters Regarding The Fourth Phase Stock Option Incentive Plan	For	For
HENGYI PETROCHEMICAL CO LTD	20-Apr-2021	3	Management Measures For The 4Th Phase Employee Stock Ownership Plan	For	For
HENGYI PETROCHEMICAL CO LTD	11-May-2021	1	2020 Annual Report And Its Summary	For	For
HENGYI PETROCHEMICAL CO LTD	11-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
HENGYI PETROCHEMICAL CO LTD	11-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
HENGYI PETROCHEMICAL CO LTD	11-May-2021	4	2020 Annual Accounts	For	For
HENGYI PETROCHEMICAL CO LTD	11-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
HENGYI PETROCHEMICAL CO LTD	11-May-2021	6	2020 Internal Control Self-Evaluation Report	For	For
HENGYI PETROCHEMICAL CO LTD	11-May-2021	7	2020 Deposit And Use Of Annual Raised Funds	For	For
HENGYI PETROCHEMICAL CO LTD	11-May-2021	8	Appointment Of Audit Firm	For	For
HENGYI PETROCHEMICAL CO LTD	11-May-2021	9	Fulfillment Of The 2020 Performance Commitments Regarding The Connected Transaction Of Assets Purchase Via Share Offering And The Performance Compensation Plan	For	For
HENGYI PETROCHEMICAL CO LTD	11-May-2021	10	Full Authorization To The Board To Handle Matters Regarding The Share Repurchase And Cancellation	For	For
HENGYI PETROCHEMICAL CO LTD	11-May-2021	11	2021 Additional Continuing Connected Transactions: Trading Aromatics And Other Products Of The Paper Market With Two Companies	For	For
HENGYI PETROCHEMICAL CO LTD	11-May-2021	12	2021 Additional Continuing Connected Transactions: Handling Comprehensive Credit Line, Various Financing And Investments, And Derivatives Transactions With A Bank	For	For
HENGYI PETROCHEMICAL CO LTD	11-May-2021	13	2021 Additional Continuing Connected Transactions: Provision Of Acetic Acid Products To A Company	For	For
HENGYI PETROCHEMICAL CO LTD	11-May-2021	14	Amendments To The Company'S Articles Of Association	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	1	The Company'S Eligibility For Public Issuance Of Convertible Corporate Bonds	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	2	Plan For Public Issuance Of Convertible Corporate Bonds: Type Of Securities To Be Issued	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	3	Plan For Public Issuance Of Convertible Corporate Bonds: Issuing Volume	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	4	Plan For Public Issuance Of Convertible Corporate Bonds: Par Value And Issue Price	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	5	Plan For Public Issuance Of Convertible Corporate Bonds: Bond Duration	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	6	Plan For Public Issuance Of Convertible Corporate Bonds: Interest Rate Of The Bond	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	7	Plan For Public Issuance Of Convertible Corporate Bonds: Time Limit And Method For Repaying The Principal And Interest	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	8	Plan For Public Issuance Of Convertible Corporate Bonds: Conversion Period	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	9	Plan For Public Issuance Of Convertible Corporate Bonds: Determination And Adjustment To The Conversion Price	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	10	Plan For Public Issuance Of Convertible Corporate Bonds: Provisions On Downward Adjustment Of The Conversion Price	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	11	Plan For Public Issuance Of Convertible Corporate Bonds: Determining Method For The Number Of Converted Shares And Treatment Method In Case The Remaining Convertible Bonds Cannot Be Converted Into One Common Share When Conversion Happens	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	12	Plan For Public Issuance Of Convertible Corporate Bonds: Redemption Clauses	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	13	Plan For Public Issuance Of Convertible Corporate Bonds: Resale Clauses	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	14	Plan For Public Issuance Of Convertible Corporate Bonds: Attribution Of Related Dividends For Conversion Years	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	15	Plan For Public Issuance Of Convertible Corporate Bonds: Issuing Targets And Method	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	16	Plan For Public Issuance Of Convertible Corporate Bonds: Arrangement For Placing To Original Shareholders	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	17	Plan For Public Issuance Of Convertible Corporate Bonds: Matters Regarding The Meetings Of Bondholders	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	18	Plan For Public Issuance Of Convertible Corporate Bonds: Purpose Of The Raised Funds	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	19	Plan For Public Issuance Of Convertible Corporate Bonds: Management And Deposit Of Raised Funds	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	20	Plan For Public Issuance Of Convertible Corporate Bonds: Guarantee Matters	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	21	Plan For Public Issuance Of Convertible Corporate Bonds: The Valid Period Of The Issuing Plan	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	22	Preplan For Public Issuance Of Convertible Bonds	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	23	Formulation Of The Report On The Use Of Previously Raised Funds	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	24	Feasibility Analysis Report On The Use Of Funds To Be Raised From The Public Issuance Of Convertible Corporate Bonds	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	25	Diluted Immediate Return After The Public Issuance Of Convertible Bonds, Filling Measures And Commitments Of Relevant Parties	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	26	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	27	Formulation Of The Rules Governing The Meetings Of Bondholders' Of The Company'S Convertible Bonds	For	For
HENGYI PETROCHEMICAL CO LTD	16-Jun-2021	28	Authorization To The Board To Handle Matters Regarding The Public Issuance Of Convertible Corporate Bonds	For	For
HENKEL AG & CO. KGAA	16-Apr-2021	1	From 10Th February, Broadridge Will Code All Agendas For German Meetings In English Only. If You Wish To See The Agenda In German, This Will Be Made Available As A Link Under The 'Material Uri' Dropdown At The Top Of The Ballot. The German Agendas For Any Existing Or Past Meetings Will Remain In Place. For Further Information, Please Contact Your Client Service Representative	Non-voting resolution	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HENKEL AG & CO. KGAA	16-Apr-2021	2	According To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights. Further, Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual	Non-voting resolution	Unvoted
HENKEL AG & CO. KGAA	16-Apr-2021	3	Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Url Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected On The Ballot On Proxyedge	Non-voting resolution	Unvoted
HENKEL AG & CO. KGAA	16-Apr-2021	4	Please Note That These Shares Have No Voting Rights, Should You Wish To Attend The Meeting Personally, You May Apply For An Entrance Card	Non-voting resolution	Unvoted
HENKEL AG & CO. KGAA	16-Apr-2021	5	Please Note That This Is An Amendment To Meeting Id 527351 Due To Change In Record Date From 26 Mar 2021 To 25 Mar 2021	Non-voting resolution	Unvoted
HENKEL AG & CO. KGAA	16-Apr-2021	5	Accept Financial Statements And Statutory Reports	For	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	6	Accept Financial Statements And Statutory Reports	Non-voting resolution	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	6	Approve Allocation Of Income And Dividends Of Eur 1.83 Per Ordinary Share And Eur 1.85 Per Preferred Share	For	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	7	Approve Allocation Of Income And Dividends Of Eur 1.83 Per Ordinary Share And Eur 1.85 Per Preferred Share	Non-voting resolution	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	7	Approve Discharge Of Personally Liable Partner For Fiscal Year 2020	For	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	8	Approve Discharge Of Personally Liable Partner For Fiscal Year 2020	Non-voting resolution	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	8	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	9	Approve Discharge Of Supervisory Board For Fiscal Year 2020	Non-voting resolution	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	9	Approve Discharge Of Shareholders' Committee For Fiscal Year 2020	For	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	10	Approve Discharge Of Shareholders' Committee For Fiscal Year 2020	Non-voting resolution	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	10	Ratify Pricewaterhousecoopers Gmbh As Auditors For Fiscal Year 2021	For	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	11	Ratify Pricewaterhousecoopers Gmbh As Auditors For Fiscal Year 2021	Non-voting resolution	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	11	Elect James Rowan To The Shareholders' Committee	For	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	12	Elect James Rowan To The Shareholders' Committee	Non-voting resolution	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	12	Approve Remuneration Policy	For	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	13	Approve Remuneration Policy	Non-voting resolution	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	13	Amend Articles Re: Remuneration Of Supervisory Board And Shareholders' Committee	For	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	14	Amend Articles Re: Remuneration Of Supervisory Board And Shareholders' Committee	Non-voting resolution	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	14	Approve Remuneration Of Supervisory Board And Shareholders' Committee	For	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	15	Approve Remuneration Of Supervisory Board And Shareholders' Committee	Non-voting resolution	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	15	Amend Articles Re: Electronic Participation In The General Meeting	For	Combined
HENKEL AG & CO. KGAA	16-Apr-2021	16	Amend Articles Re: Electronic Participation In The General Meeting	Non-voting resolution	Combined
HENRY SCHEIN, INC.	13-May-2021	1	Election Of Director: Mohamad Ali	For	Combined
HENRY SCHEIN, INC.	13-May-2021	2	Election Of Director: Barry J. Alperin	For	For
HENRY SCHEIN, INC.	13-May-2021	3	Election Of Director: Gerald A. Benjamin	For	For
HENRY SCHEIN, INC.	13-May-2021	4	Election Of Director: Stanley M. Bergman	For	For
HENRY SCHEIN, INC.	13-May-2021	5	Election Of Director: James P. Breslawski	For	For
HENRY SCHEIN, INC.	13-May-2021	6	Election Of Director: Deborah Derby	For	For
HENRY SCHEIN, INC.	13-May-2021	7	Election Of Director: Joseph L. Herring	For	For
HENRY SCHEIN, INC.	13-May-2021	8	Election Of Director: Kurt P. Kuehn	For	For
HENRY SCHEIN, INC.	13-May-2021	9	Election Of Director: Philip A. Laskawy	For	For
HENRY SCHEIN, INC.	13-May-2021	10	Election Of Director: Anne H. Margulies	For	For
HENRY SCHEIN, INC.	13-May-2021	11	Election Of Director: Mark E. Mlotek	For	For
HENRY SCHEIN, INC.	13-May-2021	12	Election Of Director: Steven Paladino	For	Combined
HENRY SCHEIN, INC.	13-May-2021	13	Election Of Director: Carol Raphael	For	For
HENRY SCHEIN, INC.	13-May-2021	14	Election Of Director: E. Dianne Rekow, Dds, Ph.D.	For	For
HENRY SCHEIN, INC.	13-May-2021	15	Election Of Director: Bradley T. Sheares, Ph.D.	For	For
HENRY SCHEIN, INC.	13-May-2021	16	Election Of Director: Reed V. Tuckson, M.D., Facp	For	For
HENRY SCHEIN, INC.	13-May-2021	17	Proposal To Approve, By Non-Binding Vote, The 2020 Compensation Paid To The Company'S Named Executive Officers.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HENRY SCHEIN, INC.	13-May-2021	18	Proposal To Ratify The Selection Of Bdo Usa, Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 25, 2021.	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
HERMES INTERNATIONAL SA	04-May-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution
HERMES INTERNATIONAL SA	04-May-2021	3	19 Mar 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance And Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You And Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
HERMES INTERNATIONAL SA	04-May-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
HERMES INTERNATIONAL SA	04-May-2021	5	14 Apr 2021: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202104142100875-45 And Please Note That This Is A Revision Due To Modification Of Comment And Change In Numbering Of All Resolutions And Receipt Of Updated Balo . If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Non-voting resolution
HERMES INTERNATIONAL SA	04-May-2021	6	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020 - Approval Of Expenses And Costs Referred To In Article 39-4 Of The French General Tax Code	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	7	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	8	Discharge To The Management Board	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	9	Allocation Of Income - Distribution Of A Common Dividend	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	10	Approval Of Regulated Agreements	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	11	Authorisation Granted To The Management To Trade In The Company'S Shares	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	12	Approval Of The Information Mentioned In Section I Of Article L.22-10-9 Of The French Commercial Code Concerning The Compensation For The Financial Year Ended 31 December 2020, For All Corporate Officers (Global Ex-Post Vote)	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	13	Approval Of The Total Compensation And Benefits Of Any Kind Paid During Or Awarded For The Financial Year Ended 31 December 2020 To Mr. Axel Dumas, Manager (Individual Ex-Post Vote)	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HERMES INTERNATIONAL SA	04-May-2021	14	Approval Of The Total Compensation And Benefits Of Any Kind Paid During Or Awarded For The Financial Year Ended 31 December 2020 To The Company Emile Hermes Sarl, Manager (Individual Ex-Post Vote)	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	15	Approval Of The Total Compensation And Benefits Of Any Kind Paid During Or Awarded For The Financial Year Ended 31 December 2020 To Mr. Eric De Seynes, Chairman Of The Supervisory Board (Individual Ex-Post Vote)	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	16	Approval Of The Compensation Policy For Managers (Ex-Ante Vote)	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	17	Approval Of The Compensation Policy For Supervisory Board Members (Ex-Ante Vote)	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	18	Renewal Of The Term Of Office Of Mr. Matthieu Dumas As Member Of The Supervisory Board For A Period Of Three Years	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	19	Renewal Of The Term Of Office Of Mr. Blaise Guerrand As Member Of The Supervisory Board For A Period Of Three Years	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	20	Renewal Of The Term Of Office Of Mrs. Olympia Guerrand As Member Of The Supervisory Board For A Period Of Three Years	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	21	Renewal Of The Term Of Office Of Mr. Alexandre Viros As Member Of The Supervisory Board For A Period Of Three Years	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	22	Authorisation To Be Granted To The Management In Order To Reduce The Capital By Cancelling All Or Part Of The Treasury Shares Held By The Company (Article L. 22-10-62 Of The French Commercial Code) - General Cancellation Programme	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	23	Delegation Of Authority To The Management To Increase The Capital By Capitalisation Of Reserves, Profits And/Or Premiums And Free Allocation Of Shares And/Or Increase In The Nominal Value Of Existing Shares	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	24	Delegation Of Authority To Be Granted To The Management To Decide On The Issue Of Shares And/Or Any Other Transferable Securities Granting Access To The Capital With Retention Of The Pre-Emptive Subscription Right	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	25	Delegation Of Authority To Be Granted To The Management To Decide On The Issue Of Shares And/Or Any Other Transferable Securities Granting Access To The Capital With Cancellation Of The Pre-Emptive Subscription Right But With The Option Of Introducing A Priority Period, By Public Offering (Other Than That Referred To In Article L.411-2, 1Decree Of The French Monetary And Financial Code)	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	26	Delegation Of Authority To Be Granted To The Management To Decide To Increase The Share Capital By Issuing Shares And/Or Transferable Securities Granting Access To The Capital, Reserved For Members Of A Company Or Group Savings Plan, With Cancellation Of The Pre-Emptive Subscription Right	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	27	Delegation Of Authority To Be Granted To The Management To Decide On The Issue Of Shares And/Or Any Other Transferable Securities Granting Access To The Capital, With Cancellation Of The Pre-Emptive Subscription Right, By Public Offering To A Limited Circle Of Investors Or Qualified Investors (Private Placement) As Referred To In Article L.411-2, 1Decree Of The French Monetary And Financial Code	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	28	Delegation Of Authority To Be Granted To The Management To Decide On The Issue Of Shares And/Or Transferable Securities Granting Access To The Capital, With Cancellation Of The Pre-Emptive Subscription Right, With A View To Compensate Contributions In Kind Granted To The Company Relating To Equity Securities Or Transferable Securities Granting Access To The Capital	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	29	Delegation Of Authority To Be Granted To The Management To Decide On One Or More Operations Of Merger(S) By Absorption, Demerger Or Partial Contribution Of Assets Subject To The Regime For Demergers (Article L.236-9, II Of The French Commercial Code)	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	30	Delegation Of Authority To Be Granted To The Management To Decide To Increase The Share Capital By Issuing Shares In The Event Of Use Of The Delegation Of Authority Granted To The Management To Decide On One Or More Merger(S) By Absorption, Demerger Or Partial Contribution Of Assets Subject To The Regime For Demergers (Article L. 236-9, II Of The French Commercial Code)	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	31	Amendment To The By-Laws In Order To Reflect The Transformation Of The Company Emile Hermes Sarl Into A Company With Simplified Shares	For	Combined
HERMES INTERNATIONAL SA	04-May-2021	32	Delegation Of Powers To Carry Out Formalities Related To The General Meeting	For	Combined
HESS CORPORATION	02-Jun-2021	1	Election Of Director To Serve For A One-Year Term Expiring In 2022: T.J. Checki	For	Combined
HESS CORPORATION	02-Jun-2021	2	Election Of Director To Serve For A One-Year Term Expiring In 2022: L.S. Coleman, Jr.	For	For
HESS CORPORATION	02-Jun-2021	3	Election Of Director To Serve For A One-Year Term Expiring In 2022: J. Duato	For	For
HESS CORPORATION	02-Jun-2021	4	Election Of Director To Serve For A One-Year Term Expiring In 2022: J.B. Hess	For	For
HESS CORPORATION	02-Jun-2021	5	Election Of Director To Serve For A One-Year Term Expiring In 2022: E.E. Holiday	For	For
HESS CORPORATION	02-Jun-2021	6	Election Of Director To Serve For A One-Year Term Expiring In 2022: M.S. Lipschultz	For	For
HESS CORPORATION	02-Jun-2021	7	Election Of Director To Serve For A One-Year Term Expiring In 2022: D. Mcmanus	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HESS CORPORATION	02-Jun-2021	8	Election Of Director To Serve For A One-Year Term Expiring In 2022: K.O. Meyers	For	For
HESS CORPORATION	02-Jun-2021	9	Election Of Director To Serve For A One-Year Term Expiring In 2022: K.F. Ovelmen	For	For
HESS CORPORATION	02-Jun-2021	10	Election Of Director To Serve For A One-Year Term Expiring In 2022: J.H. Quigley	For	For
HESS CORPORATION	02-Jun-2021	11	Election Of Director To Serve For A One-Year Term Expiring In 2022: W.G. Schrader	For	For
HESS CORPORATION	02-Jun-2021	12	Advisory Approval Of The Compensation Of Our Named Executive Officers.	For	For
HESS CORPORATION	02-Jun-2021	13	Ratification Of The Selection Of Ernst & Young Llp As Our Independent Registered Public Accountants For The Year Ending December 31, 2021.	For	For
HESS CORPORATION	02-Jun-2021	14	Approval Of Amendment No. 1 To Our 2017 Long Term Incentive Plan.	For	For
HEWLETT PACKARD ENTERPRISE COMPANY	14-Apr-2021	1	Election Of Director: Daniel Ammann	For	For
HEWLETT PACKARD ENTERPRISE COMPANY	14-Apr-2021	2	Election Of Director: Pamela L. Carter	For	For
HEWLETT PACKARD ENTERPRISE COMPANY	14-Apr-2021	3	Election Of Director: Jean M. Hobby	For	For
HEWLETT PACKARD ENTERPRISE COMPANY	14-Apr-2021	4	Election Of Director: George R. Kurtz	For	For
HEWLETT PACKARD ENTERPRISE COMPANY	14-Apr-2021	5	Election Of Director: Raymond J. Lane	For	For
HEWLETT PACKARD ENTERPRISE COMPANY	14-Apr-2021	6	Election Of Director: Ann M. Livermore	For	For
HEWLETT PACKARD ENTERPRISE COMPANY	14-Apr-2021	7	Election Of Director: Antonio F. Neri	For	For
HEWLETT PACKARD ENTERPRISE COMPANY	14-Apr-2021	8	Election Of Director: Charles H. Noski	For	For
HEWLETT PACKARD ENTERPRISE COMPANY	14-Apr-2021	9	Election Of Director: Raymond E. Ozzie	For	For
HEWLETT PACKARD ENTERPRISE COMPANY	14-Apr-2021	10	Election Of Director: Gary M. Reiner	For	For
HEWLETT PACKARD ENTERPRISE COMPANY	14-Apr-2021	11	Election Of Director: Patricia F. Russo	For	For
HEWLETT PACKARD ENTERPRISE COMPANY	14-Apr-2021	12	Election Of Director: Mary Agnes Wilderotter	For	For
HEWLETT PACKARD ENTERPRISE COMPANY	14-Apr-2021	13	Ratification Of The Appointment Of The Independent Registered Public Accounting Firm For The Fiscal Year Ending October 31, 2021.	For	For
HEWLETT PACKARD ENTERPRISE COMPANY	14-Apr-2021	14	Approval Of The Hewlett Packard Enterprise 2021 Stock Incentive Plan.	For	For
HEWLETT PACKARD ENTERPRISE COMPANY	14-Apr-2021	15	Advisory Vote To Approve Executive Compensation.	For	For
HEWLETT PACKARD ENTERPRISE COMPANY	14-Apr-2021	16	Advisory Vote On The Frequency Of Future Advisory Votes On Executive Compensation.	One	Combined
HEXAGON AB	29-Apr-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Combined
HEXAGON AB	29-Apr-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution
HEXAGON AB	29-Apr-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
HEXAGON AB	29-Apr-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
HEXAGON AB	29-Apr-2021	5	Election Of Chairman Of The Meeting: Gun Nilsson	Non-voting resolution	Non-voting resolution
HEXAGON AB	29-Apr-2021	6	Preparation And Approval Of The Voting List	Non-voting resolution	Non-voting resolution
HEXAGON AB	29-Apr-2021	7	Approval Of The Agenda	Non-voting resolution	Non-voting resolution
HEXAGON AB	29-Apr-2021	8	Election Of Person To Check The Minutes: Johannes Wingborg, Lansforsakringar Fondforvaltning	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HEXAGON AB	29-Apr-2021	9	Election Of Person To Check The Minutes: Fredrik Skoglund, Spiltan Fonder	Non-voting resolution	Non-voting resolution
HEXAGON AB	29-Apr-2021	10	Determination Of Compliance With The Rules Of Convocation	Non-voting resolution	Non-voting resolution
HEXAGON AB	29-Apr-2021	11	Presentation Of (A) The Annual Report And The Auditors' Report, As Well As The Consolidated Financial Report And Auditors' Report On The Consolidated Financial Report For The Financial Year 2020, (B) Statement From The Company'S Auditor Confirming Compliance With The Guidelines For The Remuneration Of Senior Executives That Have Applied Since The Preceding Annual General Meeting, And (C) The Proposal Of The Board Of Directors For Dividend And Statement Thereon	Non-voting resolution	Non-voting resolution
HEXAGON AB	29-Apr-2021	12	Resolution Regarding Adoption Of The Income Statement And Balance Sheet, And Of The Consolidated Income Statement And Consolidated Balance Sheet, All As Per 31 December 2020	For	Combined
HEXAGON AB	29-Apr-2021	13	Resolution Regarding Disposition Of The Company'S Profit According To The Adopted Balance Sheet And Record Date For Dividend Distribution: Eur 0.65 Per Share	For	Combined
HEXAGON AB	29-Apr-2021	14	Resolution Regarding Discharge From Liability Of The Board Of Directors And The Managing Director: Gun Nilsson (Board Member And Chairman Of The Board)	For	Combined
HEXAGON AB	29-Apr-2021	15	Resolution Regarding Discharge From Liability Of The Board Of Directors And The Managing Director: Marta Schorling Andreen (Board Member)	For	Combined
HEXAGON AB	29-Apr-2021	16	Resolution Regarding Discharge From Liability Of The Board Of Directors And The Managing Director: John Brandon (Board Member)	For	Combined
HEXAGON AB	29-Apr-2021	17	Resolution Regarding Discharge From Liability Of The Board Of Directors And The Managing Director: Sofia Schorling Hogberg (Board Member)	For	Combined
HEXAGON AB	29-Apr-2021	18	Resolution Regarding Discharge From Liability Of The Board Of Directors And The Managing Director: Ulrika Francke (Board Member)	For	Combined
HEXAGON AB	29-Apr-2021	19	Resolution Regarding Discharge From Liability Of The Board Of Directors And The Managing Director: Henrik Henriksson (Board Member)	For	Combined
HEXAGON AB	29-Apr-2021	20	Resolution Regarding Discharge From Liability Of The Board Of Directors And The Managing Director: Patrick Soderlund (Board Member)	For	Combined
HEXAGON AB	29-Apr-2021	21	Resolution Regarding Discharge From Liability Of The Board Of Directors And The Managing Director: Ola Rollen (Board Member And Managing Director)	For	Combined
HEXAGON AB	29-Apr-2021	22	Determination Of The Number Of Members And Deputy Members Of The Board Of Directors: The Number Of Board Members Shall Be Eight, Without Deputies	For	Combined
HEXAGON AB	29-Apr-2021	23	Determination Of Fees To The Board Members	For	Combined
HEXAGON AB	29-Apr-2021	24	Determination Of Fees To The Auditors	For	Combined
HEXAGON AB	29-Apr-2021	25	Re-Election Of Marta Schorling Andreen As Board Member	For	Combined
HEXAGON AB	29-Apr-2021	26	Re-Election Of John Brandon As Board Member	For	Combined
HEXAGON AB	29-Apr-2021	27	Re-Election Of Sofia Schorling Hogberg As Board Member	For	Combined
HEXAGON AB	29-Apr-2021	28	Re-Election Of Ulrika Francke As Board Member	For	Combined
HEXAGON AB	29-Apr-2021	29	Re-Election Of Henrik Henriksson As Board Member	For	Combined
HEXAGON AB	29-Apr-2021	30	Re-Election Of Ola Rollen As Board Member	For	Combined
HEXAGON AB	29-Apr-2021	31	Re-Election Of Gun Nilsson As Board Member	For	Combined
HEXAGON AB	29-Apr-2021	32	Re-Election Of Patrick Soderlund As Board Member	For	Combined
HEXAGON AB	29-Apr-2021	33	Re-Election Of Gun Nilsson As Chairman Of The Board	For	Combined
HEXAGON AB	29-Apr-2021	34	New Election Of Auditing Firm: Pricewaterhousecoopers Ab	For	Combined
HEXAGON AB	29-Apr-2021	35	Please Note That This Resolution Is A Shareholder Proposal: Election Of Members Of The Nomination Committee: The Nomination Committee Shall Have Four Members. Re-Election Of Mikael Ekdahl (Melker Schorling Ab), Caroline Forsberg (Seb Investment Management) And Anders Oscarsson (Amf And Amf Fonder) And New Election Of Jan Dworsky (Swedbank Robur Fonder) As Members Of The Nomination Committee In Respect Of The Annual General Meeting 2022. Election Of Mikael Ekdahl As Chairman Of The Nomination Committee	Take No Action	Combined
HEXAGON AB	29-Apr-2021	36	Approval Of Remuneration Report	For	Combined
HEXAGON AB	29-Apr-2021	37	Resolution On A Performance Based Long Term Incentive Programme (Share Programme 2021/2024)	For	Combined
HEXAGON AB	29-Apr-2021	38	Authorization For The Board Of Directors On Acquisition And Transfer Of Own Shares	For	Combined
HEXAGON AB	29-Apr-2021	39	Authorization For The Board Of Directors To Issue Shares, Convertibles And/Or Warrants	For	Combined
HEXAGON AB	29-Apr-2021	40	Resolution Regarding Share Split And Amendment Of The Articles Of Association	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HEXAGON AB	29-Apr-2021	41	25 Mar 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Combined
HEXAGON AB	29-Apr-2021	42	26 Mar 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
HEXAGON AB	29-Apr-2021	43	26 Mar 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
HIAG IMMOBILIEN HOLDING AG	22-Apr-2021	3	Accept Financial Statements And Statutory Reports	For	Combined
HIAG IMMOBILIEN HOLDING AG	22-Apr-2021	4	Approve Treatment Of Net Loss	For	For
HIAG IMMOBILIEN HOLDING AG	22-Apr-2021	5	Approve Allocation Of Income And Dividends Of Chf 1.15 Per Share	For	For
HIAG IMMOBILIEN HOLDING AG	22-Apr-2021	6	Approve Dividends Of Chf 1.15 Per.Share From Capital Contribution Reserves	For	For
HIAG IMMOBILIEN HOLDING AG	22-Apr-2021	7	Approve Discharge Of Board Of Directors	For	For
HIAG IMMOBILIEN HOLDING AG	22-Apr-2021	8	Reelect Felix Grisard As Director	For	Combined
HIAG IMMOBILIEN HOLDING AG	22-Apr-2021	9	Reelect Salome Varnholt As Director	For	Against
HIAG IMMOBILIEN HOLDING AG	22-Apr-2021	10	Reelect Jvo Grundler As Director	For	Combined
HIAG IMMOBILIEN HOLDING AG	22-Apr-2021	11	Reelect Balz Halter As Director	For	Combined
HIAG IMMOBILIEN HOLDING AG	22-Apr-2021	12	Elect Christian Wiesendanger As Director	For	Against
HIAG IMMOBILIEN HOLDING AG	22-Apr-2021	13	Elect Balz Halter As Vice Chairman	For	Against
HIAG IMMOBILIEN HOLDING AG	22-Apr-2021	14	Reelect Felix Grisard As Board Chairman	For	Against
HIAG IMMOBILIEN HOLDING AG	22-Apr-2021	15	Appoint Salome Varnholt As Member Of The Compensation Committee	For	Against
HIAG IMMOBILIEN HOLDING AG	22-Apr-2021	16	Appoint Balz Halter As Member Of The Compensation Committee	For	Against
HIAG IMMOBILIEN HOLDING AG	22-Apr-2021	17	Approve Remuneration Of Directors In The Amount Of Chf 1.5 Million	For	Combined
HIAG IMMOBILIEN HOLDING AG	22-Apr-2021	18	Approve Remuneration Of Executive Committee In The Amount Of Chf 2.8 Million	For	For
HIAG IMMOBILIEN HOLDING AG	22-Apr-2021	19	Approve Remuneration Report	For	Combined
HIAG IMMOBILIEN HOLDING AG	22-Apr-2021	20	Designate Oscar Battegay As Independent Proxy	For	Combined
HIAG IMMOBILIEN HOLDING AG	22-Apr-2021	21	Ratify Ernst Young Ag As Auditors	For	For
HIBERNIA REIT PLC	10-Feb-2021	2	Approve Migration Of The Migrating Shares To Euroclear Bank'S Central Securities Depository	For	For
HIBERNIA REIT PLC	10-Feb-2021	3	Adopt New Articles Of Association	For	For
HIBERNIA REIT PLC	10-Feb-2021	4	Authorise Company To Take All Actions To Implement The Migration	For	For
HIGHWEALTH CONSTRUCTION CORP	10-Jun-2021	1	Business Report And Financial Statements For 2020.	For	For
HIGHWEALTH CONSTRUCTION CORP	10-Jun-2021	2	Distribution Of Earnings Of The Company For 2020. Proposed Cash Dividend Twd 2 Per Share.	For	For
HIGHWEALTH CONSTRUCTION CORP	10-Jun-2021	3	Amendments To Partial Articles Of The 'Rules Of Procedure For Shareholders' Meetings'.	For	For
HIGHWEALTH CONSTRUCTION CORP	10-Jun-2021	4	Amendments To Partial Articles Of The 'Regulations For Election Of Directors'.	For	For
HIGHWOODS PROPERTIES, INC.	11-May-2021	1	Director	For	For
HIGHWOODS PROPERTIES, INC.	11-May-2021	2	Ratification Of Appointment Of Deloitte & Touche Llp As Independent Auditor For 2021.	For	For
HIGHWOODS PROPERTIES, INC.	11-May-2021	3	Advisory Vote On Executive Compensation.	For	For
HIGHWOODS PROPERTIES, INC.	11-May-2021	4	Approval Of The 2021 Long-Term Equity Incentive Plan.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HIKARI TSUSHIN,INC.	25-Jun-2021	1	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shigeta, Yasumitsu	For	Combined
HIKARI TSUSHIN,INC.	25-Jun-2021	2	Appoint A Director Who Is Not Audit And Supervisory Committee Member Wada, Hideaki	For	Against
HIKARI TSUSHIN,INC.	25-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tamamura, Takeshi	For	Combined
HIKARI TSUSHIN,INC.	25-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Gido, Ko	For	For
HIKARI TSUSHIN,INC.	25-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Takahashi, Masato	For	For
HIKARI TSUSHIN,INC.	25-Jun-2021	6	Appoint A Director Who Is Audit And Supervisory Committee Member Watanabe, Masataka	For	For
HIKARI TSUSHIN,INC.	25-Jun-2021	7	Appoint A Director Who Is Audit And Supervisory Committee Member Takano, Ichiro	For	Combined
HIKARI TSUSHIN,INC.	25-Jun-2021	8	Appoint A Director Who Is Audit And Supervisory Committee Member Niimura, Ken	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	1	Accept Financial Statements And Statutory Reports	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	2	Approve Final Dividend	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	3	Reappoint Pricewaterhousecoopers Llp As Auditors	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	4	Authorise The Audit Committee To Fix Remuneration Of Auditors	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	5	Elect Douglas Hurt As Director	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	6	Re-Elect Said Darwazah As Director	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	7	Re-Elect Siggi Olafsson As Director	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	8	Re-Elect Mazen Darwazah As Director	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	9	Re-Elect Patrick Butler As Director	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	10	Re-Elect Ali Al-Husry As Director	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	11	Re-Elect Dr Pamela Kirby As Director	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	12	Re-Elect John Castellani As Director	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	13	Re-Elect Nina Henderson As Director	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	14	Re-Elect Cynthia Schwalm As Director	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	15	Approve Remuneration Report	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	16	Adopt New Articles Of Association	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	17	Authorise Issue Of Equity	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	18	Authorise Issue Of Equity Without Pre-Emptive Rights	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	19	Authorise Issue Of Equity Without Pre-Emptive Rights In Connection With An Acquisition Or Other Capital Investment	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	20	Authorise Market Purchase Of Ordinary Shares	For	Combined
HIKMA PHARMACEUTICALS PLC	23-Apr-2021	21	Authorise The Company To Call General Meeting With Two Weeks' Notice	For	Combined
HILTON WORLDWIDE HOLDINGS INC.	19-May-2021	1	Election Of Director: Christopher J. Nassetta	For	Combined
HILTON WORLDWIDE HOLDINGS INC.	19-May-2021	2	Election Of Director: Jonathan D. Gray	For	For
HILTON WORLDWIDE HOLDINGS INC.	19-May-2021	3	Election Of Director: Charlene T. Begley	For	For
HILTON WORLDWIDE HOLDINGS INC.	19-May-2021	4	Election Of Director: Chris Carr	For	For
HILTON WORLDWIDE HOLDINGS INC.	19-May-2021	5	Election Of Director: Melanie L. Healey	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HILTON WORLDWIDE HOLDINGS INC.	19-May-2021	6	Election Of Director: Raymond E. Mabus, Jr.	For	For
HILTON WORLDWIDE HOLDINGS INC.	19-May-2021	7	Election Of Director: Judith A. Mchale	For	For
HILTON WORLDWIDE HOLDINGS INC.	19-May-2021	8	Election Of Director: John G. Schreiber	For	For
HILTON WORLDWIDE HOLDINGS INC.	19-May-2021	9	Election Of Director: Elizabeth A. Smith	For	For
HILTON WORLDWIDE HOLDINGS INC.	19-May-2021	10	Election Of Director: Douglas M. Steenland	For	For
HILTON WORLDWIDE HOLDINGS INC.	19-May-2021	11	Ratification Of The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
HILTON WORLDWIDE HOLDINGS INC.	19-May-2021	12	Approval, In A Non-Binding Advisory Vote, Of The Compensation Paid To The Company'S Named Executive Officers.	For	For
HINDUSTAN UNILEVER LTD	29-Apr-2021	1	Please Note That This Is A Postal Meeting Announcement. A Physical Meeting Is Not Being Held For This Company. Therefore, Meeting Attendance Requests Are Not Valid For This Meeting. If You Wish To Vote, You Must Return Your Instructions By The Indicated Cutoff Date. Please Also Note That Abstain Is Not A Valid Vote Option At Postal Ballot Meetings. Thank You	Non-voting resolution	Combined
HINDUSTAN UNILEVER LTD	29-Apr-2021	2	Increase In Overall Limits Of Remuneration For Whole-Time Director(S)	For	Combined
HINDUSTAN UNILEVER LTD	29-Apr-2021	3	Appointment Of Mr. Ritesh Tiwari As A Whole-Time Director Of The Company	For	Combined
HINDUSTAN UNILEVER LTD	22-Jun-2021	1	To Receive, Consider And Adopt The Audited Financial Statements (Including Audited Consolidated Financial Statements) For The Financial Year Ended 31St March, 2021 And The Reports Of The Board Of Directors And Auditors Thereon	For	Combined
HINDUSTAN UNILEVER LTD	22-Jun-2021	2	To Confirm The Payment Of Special Dividend, Interim Dividend And To Declare Final Dividend On Equity Shares For The Financial Year Ended 31St March, 2021	For	For
HINDUSTAN UNILEVER LTD	22-Jun-2021	3	To Appoint A Director In Place Of Mr. Dev Bajpai (Din: 00050516), Who Retires By Rotation And Being Eligible, Offers Himself For Re-Appointment	For	For
HINDUSTAN UNILEVER LTD	22-Jun-2021	4	To Appoint A Director In Place Of Mr. Wilhelmus Uijen (Din: 08614686), Who Retires By Rotation And Being Eligible, Offers Himself For Re-Appointment	For	For
HINDUSTAN UNILEVER LTD	22-Jun-2021	5	To Appoint A Director In Place Of Mr. Ritesh Tiwari (Din: 05349994), Who Retires By Rotation And Being Eligible, Offers Himself For Re-Appointment	For	For
HINDUSTAN UNILEVER LTD	22-Jun-2021	6	To Consider And, If Thought Fit, To Pass The Following Resolution As An Ordinary Resolution: "Resolved That Pursuant To The Provisions Of Section 148(3) And Other Applicable Provisions, If Any, Of The Companies Act, 2013 And The Rules Made Thereunder (Including Any Statutory Modification(S) Or Re-Enactment Thereof For The Time Being In Force), The Remuneration Payable To M/S. Ra & Co., Cost Accountants (Firm Registration No. 000242), Appointed By The Board Of Directors As Cost Auditors To Conduct The Audit Of The Cost Records Of The Company For The Financial Year Ending 31St March, 2022, Amounting To Inr 12 Lakhs (Rupees Twelve Lakhs Only) As Also The Payment Of Taxes, As Applicable And Reimbursement Of Out Of Pocket Expenses Incurred In Connection With The Aforesaid Audit, Be And Is Hereby Approved."	For	For
HINO MOTORS,LTD.	24-Jun-2021	2	Appoint A Director Shimo, Yoshio	For	For
HINO MOTORS,LTD.	24-Jun-2021	3	Appoint A Director Ogiso, Satoshi	For	For
HINO MOTORS,LTD.	24-Jun-2021	4	Appoint A Director Minagawa, Makoto	For	For
HINO MOTORS,LTD.	24-Jun-2021	5	Appoint A Director Hisada, Ichiro	For	For
HINO MOTORS,LTD.	24-Jun-2021	6	Appoint A Director Nakane, Taketo	For	For
HINO MOTORS,LTD.	24-Jun-2021	7	Appoint A Director Yoshida, Motokazu	For	For
HINO MOTORS,LTD.	24-Jun-2021	8	Appoint A Director Muto, Koichi	For	For
HINO MOTORS,LTD.	24-Jun-2021	9	Appoint A Director Nakajima, Masahiro	For	For
HINO MOTORS,LTD.	24-Jun-2021	10	Appoint A Director Kon, Kenta	For	For
HINO MOTORS,LTD.	24-Jun-2021	11	Appoint A Corporate Auditor Kitamura, Keiko	For	For
HINO MOTORS,LTD.	24-Jun-2021	12	Appoint A Corporate Auditor Miyazaki, Naoki	For	For
HINO MOTORS,LTD.	24-Jun-2021	13	Appoint A Substitute Corporate Auditor Natori, Katsuya	For	For
HIROSE ELECTRIC CO.,LTD.	25-Jun-2021	2	Approve Appropriation Of Surplus	For	For
HIROSE ELECTRIC CO.,LTD.	25-Jun-2021	3	Amend Articles To: Increase The Board Of Directors Size, Transition To A Company With Supervisory Committee	For	For
HIROSE ELECTRIC CO.,LTD.	25-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ishii, Kazunori	For	For
HIROSE ELECTRIC CO.,LTD.	25-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nakamura, Mitsuo	For	For
HIROSE ELECTRIC CO.,LTD.	25-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kiriya, Yukio	For	For
HIROSE ELECTRIC CO.,LTD.	25-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sato, Hiroshi	For	For
HIROSE ELECTRIC CO.,LTD.	25-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kamagata, Shin	For	For
HIROSE ELECTRIC CO.,LTD.	25-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Inasaka, Jun	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HIROSE ELECTRIC CO.,LTD.	25-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sang Yeob Lee	For	For
HIROSE ELECTRIC CO.,LTD.	25-Jun-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Hotta, Kensuke	For	For
HIROSE ELECTRIC CO.,LTD.	25-Jun-2021	12	Appoint A Director Who Is Not Audit And Supervisory Committee Member Motonaga, Tetsuji	For	For
HIROSE ELECTRIC CO.,LTD.	25-Jun-2021	13	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nishimatsu, Masanori	For	For
HIROSE ELECTRIC CO.,LTD.	25-Jun-2021	14	Appoint A Director Who Is Audit And Supervisory Committee Member Chiba, Yoshikazu	For	For
HIROSE ELECTRIC CO.,LTD.	25-Jun-2021	15	Appoint A Director Who Is Audit And Supervisory Committee Member Sugishima, Terukazu	For	For
HIROSE ELECTRIC CO.,LTD.	25-Jun-2021	16	Appoint A Director Who Is Audit And Supervisory Committee Member Miura, Kentaro	For	For
HIROSE ELECTRIC CO.,LTD.	25-Jun-2021	17	Approve Details Of The Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	For
HIROSE ELECTRIC CO.,LTD.	25-Jun-2021	18	Approve Details Of The Compensation To Be Received By Directors Who Are Audit And Supervisory Committee Members	For	For
HIROSE ELECTRIC CO.,LTD.	25-Jun-2021	19	Approve Details Of The Performance-Based Stock Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members And Outside Directors)	For	For
HISAMITSU PHARMACEUTICAL CO.,INC.	27-May-2021	2	Approve Appropriation Of Surplus	For	For
HISAMITSU PHARMACEUTICAL CO.,INC.	27-May-2021	3	Appoint A Director Nakatomi, Kazuhide	For	For
HISAMITSU PHARMACEUTICAL CO.,INC.	27-May-2021	4	Appoint A Director Sugiyama, Kosuke	For	For
HISAMITSU PHARMACEUTICAL CO.,INC.	27-May-2021	5	Appoint A Director Takao, Shinichiro	For	For
HISAMITSU PHARMACEUTICAL CO.,INC.	27-May-2021	6	Appoint A Director Saito, Kyu	For	For
HISAMITSU PHARMACEUTICAL CO.,INC.	27-May-2021	7	Appoint A Director Tsutsumi, Nobuo	For	For
HISAMITSU PHARMACEUTICAL CO.,INC.	27-May-2021	8	Appoint A Director Murayama, Shinichi	For	For
HISAMITSU PHARMACEUTICAL CO.,INC.	27-May-2021	9	Appoint A Director Ichikawa, Isao	For	For
HISAMITSU PHARMACEUTICAL CO.,INC.	27-May-2021	10	Appoint A Director Furukawa, Teijiro	For	For
HISAMITSU PHARMACEUTICAL CO.,INC.	27-May-2021	11	Appoint A Director Anzai, Yuichiro	For	For
HISAMITSU PHARMACEUTICAL CO.,INC.	27-May-2021	12	Appoint A Director Matsuo, Tetsugo	For	For
HITACHI CONSTRUCTION MACHINERY CO.,LTD.	28-Jun-2021	2	Appoint A Director Oka, Toshiko	For	For
HITACHI CONSTRUCTION MACHINERY CO.,LTD.	28-Jun-2021	3	Appoint A Director Okuhara, Kazushige	For	For
HITACHI CONSTRUCTION MACHINERY CO.,LTD.	28-Jun-2021	4	Appoint A Director Kikuchi, Maoko	For	For
HITACHI CONSTRUCTION MACHINERY CO.,LTD.	28-Jun-2021	5	Appoint A Director Toyama, Haruyuki	For	For
HITACHI CONSTRUCTION MACHINERY CO.,LTD.	28-Jun-2021	6	Appoint A Director Katsurayama, Tetsuo	For	For
HITACHI CONSTRUCTION MACHINERY CO.,LTD.	28-Jun-2021	7	Appoint A Director Shiojima, Keiichiro	For	For
HITACHI CONSTRUCTION MACHINERY CO.,LTD.	28-Jun-2021	8	Appoint A Director Takahashi, Hideaki	For	For
HITACHI CONSTRUCTION MACHINERY CO.,LTD.	28-Jun-2021	9	Appoint A Director Tabuchi, Michifumi	For	For
HITACHI CONSTRUCTION MACHINERY CO.,LTD.	28-Jun-2021	10	Appoint A Director Hirano, Kotaro	For	For
HITACHI CONSTRUCTION MACHINERY CO.,LTD.	28-Jun-2021	11	Appoint A Director Hosoya, Yoshinori	For	For
HITACHI METALS,LTD.	18-Jun-2021	2	Appoint A Director Nishiie, Kenichi	For	For
HITACHI METALS,LTD.	18-Jun-2021	3	Appoint A Director Uenoyama, Makoto	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HITACHI METALS,LTD.	18-Jun-2021	4	Appoint A Director Fukuo, Koichi	For	For
HITACHI METALS,LTD.	18-Jun-2021	5	Appoint A Director Nishiyama, Mitsuaki	For	For
HITACHI METALS,LTD.	18-Jun-2021	6	Appoint A Director Morita, Mamoru	For	For
HITACHI,LTD.	23-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
HITACHI,LTD.	23-Jun-2021	2	Appoint A Director Ihara, Katsumi	For	Combined
HITACHI,LTD.	23-Jun-2021	3	Appoint A Director Ravi Venkatesan	For	Combined
HITACHI,LTD.	23-Jun-2021	4	Appoint A Director Cynthia Carroll	For	Combined
HITACHI,LTD.	23-Jun-2021	5	Appoint A Director Joe Harlan	For	Combined
HITACHI,LTD.	23-Jun-2021	6	Appoint A Director George Buckley	For	Combined
HITACHI,LTD.	23-Jun-2021	7	Appoint A Director Louise Pentland	For	Combined
HITACHI,LTD.	23-Jun-2021	8	Appoint A Director Mochizuki, Harufumi	For	Combined
HITACHI,LTD.	23-Jun-2021	9	Appoint A Director Yamamoto, Takatoshi	For	Combined
HITACHI,LTD.	23-Jun-2021	10	Appoint A Director Yoshihara, Hiroaki	For	Combined
HITACHI,LTD.	23-Jun-2021	11	Appoint A Director Helmuth Ludwig	For	Combined
HITACHI,LTD.	23-Jun-2021	12	Appoint A Director Kojima, Keiji	For	Combined
HITACHI,LTD.	23-Jun-2021	13	Appoint A Director Seki, Hideaki	For	Combined
HITACHI,LTD.	23-Jun-2021	14	Appoint A Director Higashihara, Toshiaki	For	Combined
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	22-Mar-2021	1	2020 Work Report Of The Board Of Directors	For	For
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	22-Mar-2021	2	2020 Work Report Of The Supervisory Committee	For	For
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	22-Mar-2021	3	2020 Annual Report And Its Summary	For	For
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	22-Mar-2021	4	2020 Annual Accounts	For	For
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	22-Mar-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny12.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	22-Mar-2021	6	2021 Reappointment Of Audit Firm	For	Combined
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	22-Mar-2021	7	Amendments To The Company'S Articles Of Association	For	Combined
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	22-Mar-2021	8	Amendments To The Information Disclosure System	For	For
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	22-Mar-2021	9	Amendments To The Connected Transactions Decision-Making System	For	For
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	22-Mar-2021	10	Amendments To The Company'S Rules Of Procedure Governing Shareholders' General Meetings	For	For
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	22-Mar-2021	11	Amendments To The Work System For Independent Directors	For	For
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	22-Mar-2021	12	Amendments To The Management System For Shares Held By Directors, Supervisors And Senior Management And The Changes Thereof	For	For
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	22-Mar-2021	13	Amendments To The Management System For Entrusted Wealth Management	For	Combined
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	22-Mar-2021	14	Cancellation Of The Cash Management With Idle Raised Funds And Adjustment Of The Quota And Period Of Wealth Management Products Purchased With Idle Proprietary Funds	For	Against
HITHINK ROYALFLUSH INFORMATION NETWORK CO LTD	22-Mar-2021	15	Settlement Of Projects Financed With Raised Funds And Permanently Supplementing The Working Capital With The Surplus Raised Funds	For	Combined
HIWIN TECHNOLOGIES CORP	28-Jun-2021	1	Adoption Of The 2020 Business Report And Financial Statements.	For	For
HIWIN TECHNOLOGIES CORP	28-Jun-2021	2	Adoption Of The Proposal For Distribution Of 2020 Earnings.Proposed Cash Dividend: Twd 2 Per Share.	For	For
HIWIN TECHNOLOGIES CORP	28-Jun-2021	3	Proposal For A New Shares Issue Through Capitalization Of Retained Earnings.Proposed Stock Dividend: 30 For 1,000 Shs Held.	For	For
HIWIN TECHNOLOGIES CORP	28-Jun-2021	4	Amendment To The Companys Articles Of Incorporation.	For	For
HIWIN TECHNOLOGIES CORP	28-Jun-2021	5	Amendment To The Operational Procedures For Endorsements And Guarantees.	For	For
HIWIN TECHNOLOGIES CORP	28-Jun-2021	6	Release The Prohibition On Directors From Participation In Competitive Business.	For	For
HK ELECTRIC INVESTMENTS/HK ELECTRIC INVESTMENTS LI	12-May-2021	1	Please Note In The Hong Kong Market That A Vote Of "Abstain" Will Be Treated The Same As A "Take No Action" Vote.	Non-voting resolution	Combined
HK ELECTRIC INVESTMENTS/HK ELECTRIC INVESTMENTS LI	12-May-2021	2	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0401/2021040102381.Pdf And https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0401/2021040102271.Pdf	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HK ELECTRIC INVESTMENTS/HK ELECTRIC INVESTMENTS LI	12-May-2021	3	To Receive The Audited Financial Statements Of The Trust And The Company And Of The Trustee-Manager, The Combined Report Of The Directors, And The Independent Auditor'S Reports For The Year Ended 31 December 2020	For	Combined
HK ELECTRIC INVESTMENTS/HK ELECTRIC INVESTMENTS LI	12-May-2021	4	To Elect Mr. Li Tzar Kuoi, Victor As A Director	For	Combined
HK ELECTRIC INVESTMENTS/HK ELECTRIC INVESTMENTS LI	12-May-2021	5	To Elect Mr. Wan Chi Tin As A Director	For	Against
HK ELECTRIC INVESTMENTS/HK ELECTRIC INVESTMENTS LI	12-May-2021	6	To Elect Mr. Fahad Hamad A H Al-Mohannadi As A Director	For	Against
HK ELECTRIC INVESTMENTS/HK ELECTRIC INVESTMENTS LI	12-May-2021	7	To Elect Mr. Chan Loi Shun As A Director	For	Against
HK ELECTRIC INVESTMENTS/HK ELECTRIC INVESTMENTS LI	12-May-2021	8	To Elect Mr. Kwan Kai Cheong As A Director	For	Against
HK ELECTRIC INVESTMENTS/HK ELECTRIC INVESTMENTS LI	12-May-2021	9	To Elect Mr. Zhu Guangchao As A Director	For	Against
HK ELECTRIC INVESTMENTS/HK ELECTRIC INVESTMENTS LI	12-May-2021	10	To Appoint Kpmg As Auditor Of The Trust, The Trustee-Manager And The Company, And To Authorise The Directors Of The Trustee-Manager And The Company To Fix The Auditor'S Remuneration	For	Combined
HK ELECTRIC INVESTMENTS/HK ELECTRIC INVESTMENTS LI	12-May-2021	11	To Pass Resolution 4 Of The Notice Of Annual General Meeting As An Ordinary Resolution - To Give A General Mandate To The Directors Of The Trustee-Manager And The Company To Issue And Deal With Additional Share Stapled Units Not Exceeding 10% Of The Total Number Of Share Stapled Units In Issue	For	For
HKT TRUST AND HKT LTD	07-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0331/2021033101240.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0331/2021033101262.Pdf	Non-voting resolution	Combined
HKT TRUST AND HKT LTD	07-May-2021	2	Please Note In The Hong Kong Market That A Vote Of 'Abstain' Will Be Treated The Same As A 'Take No Action' Vote	Non-voting resolution	Non-voting resolution
HKT TRUST AND HKT LTD	07-May-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Hkt Trust And The Company For The Year Ended December 31, 2020, The Audited Financial Statements Of The Trustee-Manager For The Year Ended December 31, 2020, The Combined Report Of The Directors And The Independent Auditor'S Reports	For	Combined
HKT TRUST AND HKT LTD	07-May-2021	4	To Declare A Final Distribution By The Hkt Trust In Respect Of The Share Stapled Units, Of 40.97 Hk Cents Per Share Stapled Unit (After Deduction Of Any Operating Expenses Permissible Under The Trust Deed), In Respect Of The Year Ended December 31, 2020 (And In Order To Enable The Hkt Trust To Pay That Distribution, To Declare Final Dividend By The Company In Respect Of The Ordinary Shares In The Company Held By The Trustee-Manager, Of 40.97 Hk Cents Per Ordinary Share, In Respect Of The Same Period)	For	For
HKT TRUST AND HKT LTD	07-May-2021	5	To Re-Elect Ms. Hui Hon Hing, Susanna As A Director Of The Company And The Trustee-Manager	For	Combined
HKT TRUST AND HKT LTD	07-May-2021	6	To Re-Elect Professor Chang Hsin Kang As A Director Of The Company And The Trustee-Manager	For	Combined
HKT TRUST AND HKT LTD	07-May-2021	7	To Re-Elect Mr. Sunil Varma As A Director Of The Company And The Trustee-Manager	For	Against
HKT TRUST AND HKT LTD	07-May-2021	8	To Re-Elect Ms. Frances Waikwun Wong As A Director Of The Company And The Trustee-Manager	For	Combined
HKT TRUST AND HKT LTD	07-May-2021	9	To Authorize The Directors Of The Company And The Trustee-Manager To Fix Their Remuneration	For	For
HKT TRUST AND HKT LTD	07-May-2021	10	To Re-Appoint Messrs Pricewaterhousecoopers As Auditor Of The Hkt Trust, The Company And The Trustee-Manager And Authorize The Directors Of The Company And The Trustee-Manager To Fix Their Remuneration	For	For
HKT TRUST AND HKT LTD	07-May-2021	11	To Grant A General Mandate To The Directors Of The Company And The Trustee-Manager To Issue New Share Stapled Units	For	Combined
HKT TRUST AND HKT LTD	07-May-2021	12	To Approve The Termination Of Existing Share Stapled Units Option Scheme And The Adoption Of New Share Stapled Units Option Scheme	For	Combined
HKT TRUST AND HKT LTD	07-May-2021	13	16 Apr 2021: Please Note That This Is A Revision Due To Modification Of The Text Of Resolution 1. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
HLB CO LTD	30-Mar-2021	1	Approval Of Financial Statements	For	Combined
HLB CO LTD	30-Mar-2021	2	Election Of Inside Director Gim Dong Geon	For	For
HLB CO LTD	30-Mar-2021	3	Approval Of Remuneration For Director	For	For
HLB CO LTD	30-Mar-2021	4	Approval Of Remuneration For Auditor	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HOCHTIEF AG	06-May-2021	6	Approve Allocation Of Income And Dividends Of Eur 3.93 Per Share	For	For
HOCHTIEF AG	06-May-2021	7	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
HOCHTIEF AG	06-May-2021	8	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	For
HOCHTIEF AG	06-May-2021	9	Ratify Kpmg Ag As Auditors For Fiscal Year 2021	For	For
HOCHTIEF AG	06-May-2021	10	Approve Remuneration Policy	For	Combined
HOCHTIEF AG	06-May-2021	11	Approve Remuneration Of Supervisory Board	For	Combined
HOCHTIEF AG	06-May-2021	12	Elect Pedro Jimenez To The Supervisory Board	For	Combined
HOCHTIEF AG	06-May-2021	13	Elect Angel Altozano To The Supervisory Board	For	Against
HOCHTIEF AG	06-May-2021	14	Elect Beate Bell To The Supervisory Board	For	Against
HOCHTIEF AG	06-May-2021	15	Elect Jose Del Valle Perez To The Supervisory Board	For	Against
HOCHTIEF AG	06-May-2021	16	Elect Francisco Sanz To The Supervisory Board	For	Against
HOCHTIEF AG	06-May-2021	17	Elect Patricia Geibel-Conrad To The Supervisory Board	For	Against
HOCHTIEF AG	06-May-2021	18	Elect Luis Miguelsanz To The Supervisory Board	For	Against
HOCHTIEF AG	06-May-2021	19	Elect Christine Wolff To The Supervisory Board	For	Against
HOLOGIC, INC.	11-Mar-2021	1	Election Of Director: Stephen P. Macmillan	For	Combined
HOLOGIC, INC.	11-Mar-2021	2	Election Of Director: Sally W. Crawford	For	For
HOLOGIC, INC.	11-Mar-2021	3	Election Of Director: Charles J. Dockendorff	For	For
HOLOGIC, INC.	11-Mar-2021	4	Election Of Director: Scott T. Garrett	For	For
HOLOGIC, INC.	11-Mar-2021	5	Election Of Director: Ludwig N. Hantson	For	For
HOLOGIC, INC.	11-Mar-2021	6	Election Of Director: Namal Nawana	For	For
HOLOGIC, INC.	11-Mar-2021	7	Election Of Director: Christiana Stamoulis	For	For
HOLOGIC, INC.	11-Mar-2021	8	Election Of Director: Amy M. Wendell	For	For
HOLOGIC, INC.	11-Mar-2021	9	A Non-Binding Advisory Resolution To Approve Executive Compensation.	For	For
HOLOGIC, INC.	11-Mar-2021	10	Ratification Of The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For Fiscal 2021.	For	For
HON HAI PRECISION INDUSTRY CO LTD	23-Jun-2021	1	To Approve 2020 Business Report And Financial Statements.	For	For
HON HAI PRECISION INDUSTRY CO LTD	23-Jun-2021	2	To Approve The Proposal For Distribution Of 2020 Earnings. Proposed Cash Dividend :Twd 4 Per Share.	For	For
HON HAI PRECISION INDUSTRY CO LTD	23-Jun-2021	3	To Approve The Lifting Of Director Of Non-Competition Restrictions.	For	For
HONDA MOTOR CO.,LTD.	23-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
HONDA MOTOR CO.,LTD.	23-Jun-2021	2	Amend Articles To: Reduce The Board Of Directors Size, Transition To A Company With Three Committees, Approve Minor Revisions Related To Change Of Laws And Regulations, Approve Minor Revisions	For	Combined
HONDA MOTOR CO.,LTD.	23-Jun-2021	3	Appoint A Director Mikoshiba, Toshiaki	For	For
HONDA MOTOR CO.,LTD.	23-Jun-2021	4	Appoint A Director Mibe, Toshihiro	For	For
HONDA MOTOR CO.,LTD.	23-Jun-2021	5	Appoint A Director Kuraishi, Seiji	For	For
HONDA MOTOR CO.,LTD.	23-Jun-2021	6	Appoint A Director Takeuchi, Kohei	For	For
HONDA MOTOR CO.,LTD.	23-Jun-2021	7	Appoint A Director Suzuki, Asako	For	For
HONDA MOTOR CO.,LTD.	23-Jun-2021	8	Appoint A Director Suzuki, Masafumi	For	For
HONDA MOTOR CO.,LTD.	23-Jun-2021	9	Appoint A Director Sakai, Kunihiro	For	For
HONDA MOTOR CO.,LTD.	23-Jun-2021	10	Appoint A Director Kokubu, Fumiya	For	For
HONDA MOTOR CO.,LTD.	23-Jun-2021	11	Appoint A Director Ogawa, Yoichiro	For	For
HONDA MOTOR CO.,LTD.	23-Jun-2021	12	Appoint A Director Higashi, Kazuhiro	For	For
HONDA MOTOR CO.,LTD.	23-Jun-2021	13	Appoint A Director Nagata, Ryoko	For	For
HONEYWELL INTERNATIONAL INC.	21-May-2021	1	Election Of Director: Darius Adamczyk	For	For
HONEYWELL INTERNATIONAL INC.	21-May-2021	2	Election Of Director: Duncan B. Angove	For	For
HONEYWELL INTERNATIONAL INC.	21-May-2021	3	Election Of Director: William S. Ayer	For	For
HONEYWELL INTERNATIONAL INC.	21-May-2021	4	Election Of Director: Kevin Burke	For	For
HONEYWELL INTERNATIONAL INC.	21-May-2021	5	Election Of Director: D. Scott Davis	For	For
HONEYWELL INTERNATIONAL INC.	21-May-2021	6	Election Of Director: Deborah Flint	For	For
HONEYWELL INTERNATIONAL INC.	21-May-2021	7	Election Of Director: Judd Gregg	For	For
HONEYWELL INTERNATIONAL INC.	21-May-2021	8	Election Of Director: Grace D. Lieblein	For	For
HONEYWELL INTERNATIONAL INC.	21-May-2021	9	Election Of Director: Raymond T. Odierno	For	For
HONEYWELL INTERNATIONAL INC.	21-May-2021	10	Election Of Director: George Paz	For	For
HONEYWELL INTERNATIONAL INC.	21-May-2021	11	Election Of Director: Robin L. Washington	For	For
HONEYWELL INTERNATIONAL INC.	21-May-2021	12	Advisory Vote To Approve Executive Compensation.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HONEYWELL INTERNATIONAL INC.	21-May-2021	13	Approval Of Independent Accountants.	For	For
HONEYWELL INTERNATIONAL INC.	21-May-2021	14	Shareholder Right To Act By Written Consent.	Against	Combined
HONG KONG EXCHANGES AND CLEARING LTD	28-Apr-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0316/2021031600529.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0316/2021031600523.Pdf	Non-voting resolution	Combined
HONG KONG EXCHANGES AND CLEARING LTD	28-Apr-2021	2	Please Note In The Hong Kong Market That A Vote Of 'Abstain' Will Be Treated The Same As A 'Take No Action' Vote	Non-voting resolution	Non-voting resolution
HONG KONG EXCHANGES AND CLEARING LTD	28-Apr-2021	3	To Receive The Audited Financial Statements For The Year Ended 31 December 2020 Together With The Reports Of The Directors And Auditor Thereon	For	Combined
HONG KONG EXCHANGES AND CLEARING LTD	28-Apr-2021	4	To Elect Nicholas Charles Allen As Director	For	Combined
HONG KONG EXCHANGES AND CLEARING LTD	28-Apr-2021	5	To Elect Cheung Ming Ming, Anna As Director	For	Combined
HONG KONG EXCHANGES AND CLEARING LTD	28-Apr-2021	6	To Elect Zhang Yichen As Director	For	Combined
HONG KONG EXCHANGES AND CLEARING LTD	28-Apr-2021	7	To Re-Appoint Pricewaterhousecoopers As The Auditor And To Authorise The Directors To Fix Its Remuneration	For	Combined
HONG KONG EXCHANGES AND CLEARING LTD	28-Apr-2021	8	To Grant A General Mandate To The Directors To Buy Back Shares Of Hkex, Not Exceeding 10% Of The Number Of Issued Shares Of Hkex As At The Date Of This Resolution	For	Combined
HONG KONG EXCHANGES AND CLEARING LTD	28-Apr-2021	9	To Grant A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares Of Hkex, Not Exceeding 10% Of The Number Of Issued Shares Of Hkex As At The Date Of This Resolution, And The Discount For Any Shares To Be Issued Shall Not Exceed 10%	For	Combined
HONGKONG LAND HOLDINGS LTD	05-May-2021	1	To Receive The Financial Statements For 2020	For	Combined
HONGKONG LAND HOLDINGS LTD	05-May-2021	2	To Declare A Final Dividend For 2020	For	Combined
HONGKONG LAND HOLDINGS LTD	05-May-2021	3	To Re-Elect Lord Powell Of Bayswater As A Director	For	Combined
HONGKONG LAND HOLDINGS LTD	05-May-2021	4	To Re-Elect Prijono Sugiarto As A Director	For	Combined
HONGKONG LAND HOLDINGS LTD	05-May-2021	5	To Re-Elect James Watkins As A Director	For	Combined
HONGKONG LAND HOLDINGS LTD	05-May-2021	6	To Re-Elect Percy Weatherall As A Director	For	Combined
HONGKONG LAND HOLDINGS LTD	05-May-2021	7	To Re-Elect John Witt As A Director	For	Combined
HONGKONG LAND HOLDINGS LTD	05-May-2021	8	To Re-Appoint The Auditors And To Authorise The Directors To Fix Their Remuneration	For	Combined
HONGKONG LAND HOLDINGS LTD	05-May-2021	9	To Renew The General Mandate To The Directors To Issue New Shares	For	For
HOPSON DEVELOPMENT HOLDINGS LIMITED	11-Jun-2021	3	To Receive And Consider The Audited Consolidated Financial Statements And The Reports Of The Directors And Auditor For The Year Ended 31 December 2020	For	For
HOPSON DEVELOPMENT HOLDINGS LIMITED	11-Jun-2021	4	To Declare A Final Dividend For The Year Ended 31 December 2020	For	For
HOPSON DEVELOPMENT HOLDINGS LIMITED	11-Jun-2021	5	To Re-Elect Mr. Xie Bao Xin As An Executive Director Of The Company (The "Director")	For	For
HOPSON DEVELOPMENT HOLDINGS LIMITED	11-Jun-2021	6	To Re-Elect Mr. Bao Wenge As An Executive Director	For	Combined
HOPSON DEVELOPMENT HOLDINGS LIMITED	11-Jun-2021	7	To Re-Elect Mr. Zhang Fan As An Executive Director	For	Combined
HOPSON DEVELOPMENT HOLDINGS LIMITED	11-Jun-2021	8	To Re-Elect Mr. Ching Yu Lung As An Independent Non-Executive Director	For	Combined
HOPSON DEVELOPMENT HOLDINGS LIMITED	11-Jun-2021	9	To Authorise The Board Of Directors (The "Board") To Fix The Remuneration Of The Directors	For	Combined
HOPSON DEVELOPMENT HOLDINGS LIMITED	11-Jun-2021	10	To Re-Elect Mr. Ip Wai Lun, William As An Independent Non-Executive Director	For	For
HOPSON DEVELOPMENT HOLDINGS LIMITED	11-Jun-2021	11	To Re-Appoint Pricewaterhousecoopers As Auditor And To Authorise The Board To Fix Its Remuneration	For	For
HOPSON DEVELOPMENT HOLDINGS LIMITED	11-Jun-2021	12	To Grant A General Mandate To The Directors To Allot Shares	For	Combined
HOPSON DEVELOPMENT HOLDINGS LIMITED	11-Jun-2021	13	To Grant A General Mandate To The Directors To Repurchase The Company'S Own Shares	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HOPSON DEVELOPMENT HOLDINGS LIMITED	11-Jun-2021	14	To Add The Number Of Shares Repurchased Under Resolution 5.B. To The Mandate Granted To The Directors Under Resolution 5.A	For	Combined
HOPSON DEVELOPMENT HOLDINGS LTD	29-Jun-2021	4	That The Framework Agreement Dated 30 April 2021 Entered Into Between The Company And Mr. Chu Mang Yee, Mr. Chu Yat Hong And Mr. Chu Wai Hong (Together With Companies Which Are Associates (As Defined In The Rules Governing The Listing Of Securities On The Stock Exchange Of Hong Kong Limited) Of Either Mr. Chu Mang Yee, Mr. Chu Yat Hong And Mr. Chu Wai Hong, The "Chu Family'S Controlled Entities") ("2021 Framework Agreement"), And The Transactions To Be Entered Into Between The Group And Chu Family'S Controlled Entities Contemplated Thereunder ("2021-2023 Transactions") As Set Out In The Circular Of The Company Dated 9 June 2021 (The "Circular"), A Copy Of Which Is Tabled At The Meeting For Identification Purpose, Be And Are Hereby Approved, Confirmed And Ratified; And That The Maximum Aggregate Annual Transaction Amount For The 2021-2023 Transactions Collectively Under The 2021 Framework Agreement For Each Of The Three Financial Years Ending 31 December 2023 As Set Out In The Circular Be Approved; And Any One Director Of The Company As Authorised By Its Board Of Directors Be And Is Hereby Authorised To Sign, Execute, Perfect, Deliver And Do All Such Documents, Deeds, Acts, Matters And Things On Behalf Of The Company As He May In His Discretion Consider Necessary Or Desirable For The Purposes Of Or In Connection With The Implementation Of The 2021 Framework Agreement And The 2021-2023 Transactions	For	Combined
HORIZON THERAPEUTICS PLC	29-Apr-2021	1	Election Of Class I Director: William F. Daniel	For	For
HORIZON THERAPEUTICS PLC	29-Apr-2021	2	Election Of Class I Director: H. Thomas Watkins	For	For
HORIZON THERAPEUTICS PLC	29-Apr-2021	3	Election Of Class I Director: Pascale Witz	For	For
HORIZON THERAPEUTICS PLC	29-Apr-2021	4	Approval Of The Appointment Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For Our Fiscal Year Ending December 31, 2021 And Authorization Of The Audit Committee To Determine The Auditors' Remuneration.	For	For
HORIZON THERAPEUTICS PLC	29-Apr-2021	5	Approval, On An Advisory Basis, Of The Compensation Of Our Named Executive Officers, As Disclosed In The Proxy Statement.	For	For
HORIZON THERAPEUTICS PLC	29-Apr-2021	6	Authorization For Us And/Or Any Of Our Subsidiaries To Make Market Purchases Or Overseas Market Purchases Of Our Ordinary Shares.	For	For
HORIZON THERAPEUTICS PLC	29-Apr-2021	7	Approval Of The Amended And Restated 2020 Equity Incentive Plan.	For	For
HORMEL FOODS CORPORATION	26-Jan-2021	1	Election Of Director: Prama Bhatt	For	For
HORMEL FOODS CORPORATION	26-Jan-2021	2	Election Of Director: Gary C. Bhojwani	For	Combined
HORMEL FOODS CORPORATION	26-Jan-2021	3	Election Of Director: Terrell K. Crews	For	For
HORMEL FOODS CORPORATION	26-Jan-2021	4	Election Of Director: Stephen M. Lacy	For	For
HORMEL FOODS CORPORATION	26-Jan-2021	5	Election Of Director: Elsa A. Murano, Ph.D.	For	For
HORMEL FOODS CORPORATION	26-Jan-2021	6	Election Of Director: Susan K. Nestegard	For	For
HORMEL FOODS CORPORATION	26-Jan-2021	7	Election Of Director: William A. Newlands	For	Combined
HORMEL FOODS CORPORATION	26-Jan-2021	8	Election Of Director: Christopher J. Policinski	For	For
HORMEL FOODS CORPORATION	26-Jan-2021	9	Election Of Director: Jose Luis Prado	For	For
HORMEL FOODS CORPORATION	26-Jan-2021	10	Election Of Director: Sally J. Smith	For	For
HORMEL FOODS CORPORATION	26-Jan-2021	11	Election Of Director: James P. Snee	For	For
HORMEL FOODS CORPORATION	26-Jan-2021	12	Election Of Director: Steven A. White	For	For
HORMEL FOODS CORPORATION	26-Jan-2021	13	Ratify The Appointment By The Audit Committee Of The Board Of Directors Of Ernst & Young Llp As Independent Registered Public Accounting Firm For The Fiscal Year Ending October 31, 2021.	For	Combined
HORMEL FOODS CORPORATION	26-Jan-2021	14	Approve The Named Executive Officer Compensation As Disclosed In The Company'S 2021 Annual Meeting Proxy Statement.	For	For
HOSHIZAKI CORPORATION	25-Mar-2021	2	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sakamoto, Seishi	For	For
HOSHIZAKI CORPORATION	25-Mar-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kobayashi, Yasuhiro	For	For
HOSHIZAKI CORPORATION	25-Mar-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tomozoe, Masanao	For	For
HOSHIZAKI CORPORATION	25-Mar-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yoshimatsu, Masuo	For	For
HOSHIZAKI CORPORATION	25-Mar-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Maruyama, Satoru	For	For
HOSHIZAKI CORPORATION	25-Mar-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kurimoto, Katsuhiro	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HOSHIZAKI CORPORATION	25-Mar-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ieta, Yasushi	For	For
HOSHIZAKI CORPORATION	25-Mar-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yaguchi, Kyo	For	For
HOSHIZAKI CORPORATION	25-Mar-2021	10	Appoint A Director Who Is Audit And Supervisory Committee Member Seko, Yoshihiko	For	For
HOSHIZAKI CORPORATION	25-Mar-2021	11	Appoint A Director Who Is Audit And Supervisory Committee Member Tsuge, Satoe	For	For
HOST HOTELS & RESORTS, INC.	20-May-2021	1	Election Of Director: Mary L. Baglivo	For	For
HOST HOTELS & RESORTS, INC.	20-May-2021	2	Election Of Director: Richard E. Marriott	For	For
HOST HOTELS & RESORTS, INC.	20-May-2021	3	Election Of Director: Sandeep L. Mathrani	For	For
HOST HOTELS & RESORTS, INC.	20-May-2021	4	Election Of Director: John B Morse, Jr.	For	For
HOST HOTELS & RESORTS, INC.	20-May-2021	5	Election Of Director: Mary Hogan Preusse	For	For
HOST HOTELS & RESORTS, INC.	20-May-2021	6	Election Of Director: Walter C. Rakowich	For	For
HOST HOTELS & RESORTS, INC.	20-May-2021	7	Election Of Director: James F. Risoleo	For	For
HOST HOTELS & RESORTS, INC.	20-May-2021	8	Election Of Director: Gordon H. Smith	For	For
HOST HOTELS & RESORTS, INC.	20-May-2021	9	Election Of Director: A. William Stein	For	For
HOST HOTELS & RESORTS, INC.	20-May-2021	10	Ratify Appointment Of Kpmg Llp As Independent Registered Public Accountants For 2021.	For	For
HOST HOTELS & RESORTS, INC.	20-May-2021	11	Advisory Resolution To Approve Executive Compensation.	For	For
HOST HOTELS & RESORTS, INC.	20-May-2021	12	Approval Of The 2021 Employee Stock Purchase Plan.	For	For
HOTAI MOTOR CO LTD	23-Jun-2021	1	Ratification Of 2020 Business Report And Financial Statements.	For	For
HOTAI MOTOR CO LTD	23-Jun-2021	2	Ratification Of Proposed Distribution Of 2020 Profits.Proposed Cash Dividend: Twd17 Per Share.	For	For
HOTAI MOTOR CO LTD	23-Jun-2021	3	Proposal To Amend The Company'S Rules And Procedures Of Shareholders' Meetings.	For	For
HOTAI MOTOR CO LTD	23-Jun-2021	4	Release Of Director'S Non-Compete Restrictions.	For	For
HOTEL SHILLA CO.,LTD	18-Mar-2021	1	Approval Of Financial Statement	For	For
HOTEL SHILLA CO.,LTD	18-Mar-2021	2	Election Of Inside Director Candidate: Han In Gyu	For	For
HOTEL SHILLA CO.,LTD	18-Mar-2021	3	Election Of Outside Director Become Election Of Audit Committee Member Candidate: Joo Hyeong Hwan	For	For
HOTEL SHILLA CO.,LTD	18-Mar-2021	4	Approval Of Remuneration For Director	For	For
HOWMET AEROSPACE INC.	25-May-2021	1	Election Of Director: James F. Albaugh	For	For
HOWMET AEROSPACE INC.	25-May-2021	2	Election Of Director: Amy E. Alving	For	For
HOWMET AEROSPACE INC.	25-May-2021	3	Election Of Director: Sharon R. Barner	For	For
HOWMET AEROSPACE INC.	25-May-2021	4	Election Of Director: Joseph S. Cantie	For	Combined
HOWMET AEROSPACE INC.	25-May-2021	5	Election Of Director: Robert F. Leduc	For	Against
HOWMET AEROSPACE INC.	25-May-2021	6	Election Of Director: David J. Miller	For	Combined
HOWMET AEROSPACE INC.	25-May-2021	7	Election Of Director: Jody G. Miller	For	For
HOWMET AEROSPACE INC.	25-May-2021	8	Election Of Director: Tolga I. Oal	For	For
HOWMET AEROSPACE INC.	25-May-2021	9	Election Of Director: Nicole W. Piasecki	For	Combined
HOWMET AEROSPACE INC.	25-May-2021	10	Election Of Director: John C. Plant	For	Combined
HOWMET AEROSPACE INC.	25-May-2021	11	Election Of Director: Ulrich R. Schmidt	For	For
HOWMET AEROSPACE INC.	25-May-2021	12	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
HOWMET AEROSPACE INC.	25-May-2021	13	To Approve, On An Advisory Basis, Executive Compensation.	For	Combined
HOWMET AEROSPACE INC.	25-May-2021	14	Shareholder Proposal Regarding An Independent Board Chairman.	Against	Against
HOYA CORPORATION	29-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
HOYA CORPORATION	29-Jun-2021	2	Appoint A Director Uchinaga, Yukako	For	Combined
HOYA CORPORATION	29-Jun-2021	3	Appoint A Director Urano, Mitsudo	For	Combined
HOYA CORPORATION	29-Jun-2021	4	Appoint A Director Kaihori, Shuzo	For	Combined
HOYA CORPORATION	29-Jun-2021	5	Appoint A Director Yoshihara, Hiroaki	For	Combined
HOYA CORPORATION	29-Jun-2021	6	Appoint A Director Abe, Yasuyuki	For	Combined
HOYA CORPORATION	29-Jun-2021	7	Appoint A Director Suzuki, Hiroshi	For	Combined
HP INC.	13-Apr-2021	1	Election Of Director: Aida M. Alvarez	For	For
HP INC.	13-Apr-2021	2	Election Of Director: Shumeet Banerji	For	For
HP INC.	13-Apr-2021	3	Election Of Director: Robert R. Bennett	For	For
HP INC.	13-Apr-2021	4	Election Of Director: Charles V. Bergh	For	For
HP INC.	13-Apr-2021	5	Election Of Director: Stacy Brown-Philpot	For	For
HP INC.	13-Apr-2021	6	Election Of Director: Stephanie A. Burns	For	For
HP INC.	13-Apr-2021	7	Election Of Director: Mary Anne Citrino	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HP INC.	13-Apr-2021	8	Election Of Director: Richard Clemmer	For	For
HP INC.	13-Apr-2021	9	Election Of Director: Enrique Lores	For	For
HP INC.	13-Apr-2021	10	Election Of Director: Judith Miscik	For	For
HP INC.	13-Apr-2021	11	Election Of Director: Subra Suresh	For	For
HP INC.	13-Apr-2021	12	To Ratify The Appointment Of Ernst & Young Llp As Hp Inc.'S Independent Registered Public Accounting Firm For The Fiscal Year Ending October 31, 2021.	For	Combined
HP INC.	13-Apr-2021	13	To Approve, On An Advisory Basis, Hp Inc.'S Executive Compensation.	For	For
HP INC.	13-Apr-2021	14	Stockholder Proposal Requesting Stockholders' Right To Act By Written Consent, If Properly Presented At The Annual Meeting.	Against	Combined
HSBC HOLDINGS PLC	28-May-2021	1	To Receive The Annual Report & Accounts 2020	For	For
HSBC HOLDINGS PLC	28-May-2021	2	To Approve The Directors' Remuneration Report	For	For
HSBC HOLDINGS PLC	28-May-2021	3	To Elect James Forese As A Director	For	For
HSBC HOLDINGS PLC	28-May-2021	4	To Elect Steven Guggenheimer As A Director	For	For
HSBC HOLDINGS PLC	28-May-2021	5	To Elect Eileen Murray As A Director	For	For
HSBC HOLDINGS PLC	28-May-2021	6	To Re-Elect Irene Lee As A Director	For	For
HSBC HOLDINGS PLC	28-May-2021	7	To Re-Elect Dr Jose Antonio Meade Kuribrena As A Director	For	For
HSBC HOLDINGS PLC	28-May-2021	8	To Re-Elect David Nish As A Director	For	For
HSBC HOLDINGS PLC	28-May-2021	9	To Re-Elect Noel Quinn As A Director	For	For
HSBC HOLDINGS PLC	28-May-2021	10	To Re-Elect Ewen Stevenson As A Director	For	For
HSBC HOLDINGS PLC	28-May-2021	11	To Re-Elect Jackson Tai As A Director	For	For
HSBC HOLDINGS PLC	28-May-2021	12	To Re-Elect Mark E Tucker As A Director	For	For
HSBC HOLDINGS PLC	28-May-2021	13	To Re-Elect Pauline Van Der Meer Mohr As A Director	For	For
HSBC HOLDINGS PLC	28-May-2021	14	To Re-Appoint Pricewaterhousecoopers Llp As Auditor Of The Company	For	For
HSBC HOLDINGS PLC	28-May-2021	15	To Authorise The Group Audit Committee To Determine The Remuneration Of The Auditor	For	For
HSBC HOLDINGS PLC	28-May-2021	16	To Authorise The Company To Make Political Donations	For	For
HSBC HOLDINGS PLC	28-May-2021	17	To Authorise The Directors To Allot Shares	For	For
HSBC HOLDINGS PLC	28-May-2021	18	To Disapply Pre-Emption Rights	For	For
HSBC HOLDINGS PLC	28-May-2021	19	To Further Disapply Pre-Emption Rights For Acquisitions	For	For
HSBC HOLDINGS PLC	28-May-2021	20	To Authorise The Directors To Allot Any Repurchased Shares	For	For
HSBC HOLDINGS PLC	28-May-2021	21	To Authorise The Company To Purchase Its Own Ordinary Shares	For	For
HSBC HOLDINGS PLC	28-May-2021	22	To Authorise The Directors To Allot Equity Securities In Relation To Contingent Convertible Securities	For	For
HSBC HOLDINGS PLC	28-May-2021	23	To Disapply Pre-Emption Rights In Relation To The Issue Of Contingent Convertible Securities	For	For
HSBC HOLDINGS PLC	28-May-2021	24	To Call General Meetings (Other Than An Agm) On 14 Clear Days' Notice	For	For
HSBC HOLDINGS PLC	28-May-2021	25	Climate Change Resolution	For	For
HSBC HOLDINGS PLC	28-May-2021	26	Please Note That This Resolution Is A Shareholder Proposal: Shareholder Requisitioned Resolution Regarding The Midland Bank Defined Benefit Pension Scheme	Against	Combined
HUA HONG SEMICONDUCTOR LTD	13-May-2021	3	To Receive, Consider And Adopt The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries And The Reports Of The Directors (The "Directors") And The Auditors For The Year Ended 31 December 2020	For	Combined
HUA HONG SEMICONDUCTOR LTD	13-May-2021	4	To Re-Elect Mr. Suxin Zhang As An Executive Director	For	For
HUA HONG SEMICONDUCTOR LTD	13-May-2021	5	To Re-Elect Mr. Stephen Tso Tung Chang As An Independent Non-Executive Director	For	For
HUA HONG SEMICONDUCTOR LTD	13-May-2021	6	To Re-Elect Mr. Long Fei Ye As An Independent Non-Executive Director	For	For
HUA HONG SEMICONDUCTOR LTD	13-May-2021	7	To Re-Elect Mr. Guodong Sun As A Non-Executive Director	For	For
HUA HONG SEMICONDUCTOR LTD	13-May-2021	8	To Authorise The Board Of Directors (The "Board") To Fix The Respective Directors' Remuneration	For	For
HUA HONG SEMICONDUCTOR LTD	13-May-2021	9	To Re-Appoint Ernst & Young As Auditors And To Authorise The Board To Fix Their Remuneration	For	For
HUA HONG SEMICONDUCTOR LTD	13-May-2021	10	To Approve The General Mandate To Repurchase Issued Shares Of The Company	For	For
HUA HONG SEMICONDUCTOR LTD	13-May-2021	11	To Approve The General Mandate To Allot And Issue Additional Shares Of The Company	For	Combined
HUA HONG SEMICONDUCTOR LTD	13-May-2021	12	To Approve The Extension Of General Mandate To Allot And Issue The Shares Repurchased By The Company	For	Against
HUA NAN FINANCIAL HOLDING CO LTD	25-Jun-2021	1	Ratification Of The 2020 Business Report And Financial Statements.	For	Combined
HUA NAN FINANCIAL HOLDING CO LTD	25-Jun-2021	2	Ratification Of The Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend: Twd 0.265 Per Share.	For	For
HUA NAN FINANCIAL HOLDING CO LTD	25-Jun-2021	3	Issue New Shares Through Capitalization Of The 2020 Earnings. Proposed Stock Dividend: Twd 0.264 Per Share.	For	For
HUA XIA BANK CO LTD	28-May-2021	1	Please Note That This Is An Amendment To Meeting Id 570028 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinject On This Meeting Notice. Thank You	Non-voting resolution	Combined
HUA XIA BANK CO LTD	28-May-2021	2	2020 Work Report Of The Board Of Directors	For	Combined
HUA XIA BANK CO LTD	28-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
HUA XIA BANK CO LTD	28-May-2021	4	2020 Annual Accounts	For	For
HUA XIA BANK CO LTD	28-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny3.01000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HUA XIA BANK CO LTD	28-May-2021	6	2021 Financial Budget Report	For	For
HUA XIA BANK CO LTD	28-May-2021	7	2021 Appointment Of Audit Firm	For	For
HUA XIA BANK CO LTD	28-May-2021	8	Issuance Of Tier II Capital Bonds	For	For
HUA XIA BANK CO LTD	28-May-2021	9	Implementing Results Of The 2020 Connected Transactions Management System And Report On The Connected Transactions	For	For
HUA XIA BANK CO LTD	28-May-2021	10	Application For Continuing Connected Transactions With Related Parties: Connected Transaction Quota With A Company And Its Related Enterprises	For	For
HUA XIA BANK CO LTD	28-May-2021	11	Application For Continuing Connected Transactions With Related Parties: Connected Transaction Quota With A 2Nd Company And Its Related Enterprises	For	For
HUA XIA BANK CO LTD	28-May-2021	12	Application For Continuing Connected Transactions With Related Parties: Connected Transaction Quota With A 3Rd Company And Its Related Enterprises	For	For
HUA XIA BANK CO LTD	28-May-2021	13	Application For Continuing Connected Transactions With Related Parties: Connected Transaction Quota With A 4Th Company And Its Related Enterprises	For	For
HUA XIA BANK CO LTD	28-May-2021	14	Application For Continuing Connected Transactions With Related Parties: Connected Transaction Quota With A 5Th Company	For	For
HUA XIA BANK CO LTD	28-May-2021	15	Construction Of A New Office Building In Beijing	For	For
HUA XIA BANK CO LTD	28-May-2021	16	Election Of Non-Executive Director: Li Zhuyong	For	Combined
HUA XIA BANK CO LTD	28-May-2021	17	Election Of Non-Executive Director: Zeng Beichuan	For	Combined
HUA XIA BANK CO LTD	28-May-2021	18	The Company'S Eligibility For Non-Public A-Share Offering	For	Combined
HUA XIA BANK CO LTD	28-May-2021	19	Plan For Non-Public A-Share Offering: Stock Type And Par Value	For	Combined
HUA XIA BANK CO LTD	28-May-2021	20	Plan For Non-Public A-Share Offering: Issuing Method	For	Combined
HUA XIA BANK CO LTD	28-May-2021	21	Plan For Non-Public A-Share Offering: Purpose And Scale Of The Raised Funds	For	Combined
HUA XIA BANK CO LTD	28-May-2021	22	Plan For Non-Public A-Share Offering: Issuing Targets And Subscription Method	For	Combined
HUA XIA BANK CO LTD	28-May-2021	23	Plan For Non-Public A-Share Offering: Pricing Base Date, Pricing Principles And Issue Price	For	Combined
HUA XIA BANK CO LTD	28-May-2021	24	Plan For Non-Public A-Share Offering: Issuing Volume	For	Combined
HUA XIA BANK CO LTD	28-May-2021	25	Plan For Non-Public A-Share Offering: Lockup Period	For	Combined
HUA XIA BANK CO LTD	28-May-2021	26	Plan For Non-Public A-Share Offering: Listing Place	For	Combined
HUA XIA BANK CO LTD	28-May-2021	27	Plan For Non-Public A-Share Offering: Arrangement For The Accumulated Retained Profits Before Completion Of The Issuance	For	Combined
HUA XIA BANK CO LTD	28-May-2021	28	Plan For Non-Public A-Share Offering: The Valid Period Of This Issuance	For	Combined
HUA XIA BANK CO LTD	28-May-2021	29	Preplan For Non-Public A-Share Offering	For	Combined
HUA XIA BANK CO LTD	28-May-2021	30	Report On Use Of Previously Raised Funds	For	For
HUA XIA BANK CO LTD	28-May-2021	31	Feasibility Analysis Report On The Use Of Funds To Be Raised From The Non-Public A-Share Offering	For	Combined
HUA XIA BANK CO LTD	28-May-2021	32	Change Of The Registered Capital And Amendments To The Company'S Articles Of Association After Completion Of The Non-Public A-Share Offering	For	For
HUA XIA BANK CO LTD	28-May-2021	33	Diluted Immediate Return After The Non-Public A-Share Offering And Filling Measures	For	Combined
HUA XIA BANK CO LTD	28-May-2021	34	Full Authorization To The Board To Handle Matters Regarding The Non-Public A-Share Offering	For	Combined
HUA XIA BANK CO LTD	28-May-2021	35	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
HUA XIA BANK CO LTD	28-May-2021	36	Capital Plan From 2021 To 2025	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	27-Jan-2021	1	Election Of Director: Zhang Zhiqiang	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	27-Jan-2021	2	Election Of Director: Li Pengyun	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-Apr-2021	1	Continuing Connected Transaction Regarding Launching Factoring Business	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-Apr-2021	2	Transfer Of Equities In Two Companies	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	1	The Company'S Eligibility For Share Offering And Convertible Bond Issuance	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	2	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Underlying Assets	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	3	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Pricing Method Of The Underlying Assets	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	4	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Payment Method For The Transaction Consideration	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	5	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Attribution Of The Profits And Losses And Arrangement For The Accumulated Retained Profits	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	6	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Type, Par Value And Listing Place	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	7	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Issuance Targets	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	8	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Issue Price And Pricing Base Date	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	9	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Issuing Volume	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	10	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Lockup Period Arrangement	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	11	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Issuer Of The Convertible Bonds And Securities Type	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	12	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Issuance Targets	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	13	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Par Value	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	14	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Issuing Volume	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	15	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Bond Duration	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	16	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Conversion Period	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	17	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Lockup Period Arrangement	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	18	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Number Of Converted Shares	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	19	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Conversion Price And Adjustment Mechanism	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	20	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Interest Rate And Interest Calculation	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	21	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Redemption Of The Bond	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	22	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Compulsory Conversion	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	23	Plan For Assets Purchase Via Share Offering And Issuance Of A-Share Convertible Bonds: Source Of The Converted Shares	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	24	Conditional Agreement On Assets Purchase Via Share Offering And Convertible Bond Issuance To Be Signed With Transaction Counterparties Of The Restructuring	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	25	Conditional Supplementary Agreement To The Agreement On Assets Purchase Via Share Offering And Convertible Bond Issuance To Be Signed With Transaction Counterparties Of The Restructuring	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	26	The Transaction Does Not Constitute A Connected Transaction	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	27	Statement On The Completeness And Compliance Of The Legal Procedure Of The Assets Purchase Via Share Offering And Convertible Bond Issuance And The Validity Of The Legal Documents Submitted	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	28	The Connected Transaction Regarding Assets Purchase Via Share Offering And Convertible Bond Issuance Is In Compliance With Article 4 Of The Provisions On Several Issues Concerning The Regulation Of Major Assets Restructuring Of Listed Companies	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	29	The Major Assets Purchase Via Share Offering And Convertible Bond Issuance Is In Compliance With Article 11 Of The Management Measures On Major Assets Restructuring Of Listed Companies	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	30	The Assets Purchase Via Share Offering And Convertible Bond Issuance Is In Compliance With Article 43 Of The Management Measures On Major Assets Restructuring Of Listed Companies	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	31	The Major Assets Purchase Via Share Offering And Convertible Bond Issuance Does Not Constitute A Listing By Restructuring Or A Major Assets Restructuring	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	32	The Company'S Share Price Fluctuation Does Not Meet Relevant Standards As Specified By Article 5 Of The Notice On Regulating Information Disclosure Of Listed Companies And Conduct Of Relevant Parties	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	33	Plan (Draft) For Assets Purchase Via Share Offering And Convertible Bond Issuance And Its Summary	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	34	Independence Of The Evaluation Institution, Rationality Of The Evaluation Hypothesis, Correlation Between The Evaluation Method And Evaluation Purpose, And Fairness Of The Evaluated Price	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	35	Audit Report, Pro Forma Review Report And Assets Evaluation Report Related To The Transaction	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	36	Diluted Immediate Return After The Restructuring, Filling Measures And Commitments Of Relevant Parties	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	37	Full Authorization To The Board To Handle Matters Regarding The Assets Purchase Via Share Offering And Convertible Bond Issuance	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	38	Rules Governing The Meetings Of Bondholders' Of The Company'S A-Share Convertible Bonds	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	28-May-2021	39	Shareholder Return Plan From 2020 To 2022	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	30-Jun-2021	2	The Board'S Exercise Of The General Authorization To Allot, Issue And Dispose Of Additional Shares	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	30-Jun-2021	3	Issuance Of Debt Financing Instruments	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	30-Jun-2021	4	Report Of The Board Of Directors	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	30-Jun-2021	5	Report Of The Supervisory Committee	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	30-Jun-2021	6	2020 Financial Report	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	30-Jun-2021	7	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny2.50000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	30-Jun-2021	8	Appointment Of 2021 Domestic And Overseas Audit Firm And Internal Control Audit Firm: 2021 Appointment Of International And Domestic Audit Firms	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	30-Jun-2021	9	Appointment Of 2021 Domestic And Overseas Audit Firm And Internal Control Audit Firm: Appointment Of 2021 Internal Control Audit Firm	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	30-Jun-2021	10	2020 Work Report Of Independent Directors	For	For
HUADIAN POWER INTERNATIONAL CORPORATION LTD	30-Jun-2021	11	Connected Transactions Regarding Acquisition Of Assets In A Company Held By Another Company	For	Combined
HUADIAN POWER INTERNATIONAL CORPORATION LTD	30-Jun-2021	12	Connected Transactions Regarding Investment Scheme Of A New Energy Project	For	Against
HUADIAN POWER INTERNATIONAL CORPORATION LTD	30-Jun-2021	13	Election Of Independent Director: Li Menggang	For	Combined
HUADIAN POWER INTERNATIONAL CORPORATION LTD	30-Jun-2021	14	Election Of Independent Director: Wang Yuesheng	For	For
HUALAN BIOLOGICAL ENGINEERING INC	29-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
HUALAN BIOLOGICAL ENGINEERING INC	29-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	For
HUALAN BIOLOGICAL ENGINEERING INC	29-Apr-2021	3	2020 Annual Report And Its Summary	For	For
HUALAN BIOLOGICAL ENGINEERING INC	29-Apr-2021	4	2020 Annual Accounts	For	For
HUALAN BIOLOGICAL ENGINEERING INC	29-Apr-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
HUALAN BIOLOGICAL ENGINEERING INC	29-Apr-2021	6	Investment And Wealth Management With Proprietary Funds	For	Combined
HUALAN BIOLOGICAL ENGINEERING INC	29-Apr-2021	7	2021 Appointment Of Audit Firm	For	Combined
HUALAN BIOLOGICAL ENGINEERING INC	29-Apr-2021	8	Formulation Of The Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
HUANENG POWER INTERNATIONAL INC	22-Jun-2021	3	To Consider And Approve The Working Report From The Board Of Directors Of The Company For 2020	For	For
HUANENG POWER INTERNATIONAL INC	22-Jun-2021	4	To Consider And Approve The Working Report From The Supervisory Committee Of The Company For 2020	For	For
HUANENG POWER INTERNATIONAL INC	22-Jun-2021	5	To Consider And Approve The Audited Financial Statements Of The Company For 2020	For	For
HUANENG POWER INTERNATIONAL INC	22-Jun-2021	6	To Consider And Approve The Profit Distribution Plan Of The Company For 2020	For	For
HUANENG POWER INTERNATIONAL INC	22-Jun-2021	7	To Consider And Approve The Proposal Regarding The Appointment Of The Company'S Auditors For 2021	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HUANENG POWER INTERNATIONAL INC	22-Jun-2021	8	To Consider And Approve The Proposal Regarding The Issue Of Short-Term Debentures By The Company	For	For
HUANENG POWER INTERNATIONAL INC	22-Jun-2021	9	To Consider And Approve The Proposal Regarding The Issue Of Super Short-Term Debentures By The Company	For	For
HUANENG POWER INTERNATIONAL INC	22-Jun-2021	10	To Consider And Approve The Proposal Regarding The Issue Of Debt Financing Instruments (By Way Of Non-Public Placement)	For	For
HUANENG POWER INTERNATIONAL INC	22-Jun-2021	11	To Consider And Approve The Proposal Regarding The Granting Of The General Mandate Of Issue Domestic And/Or Overseas Debt Financing Instruments	For	For
HUANENG POWER INTERNATIONAL INC	22-Jun-2021	12	To Consider And Approve The Proposal Regarding The Granting Of General Mandate To The Board Of Directors To Issue Domestic Shares And/Or Overseas Listed Foreign Shares	For	Combined
HUANENG POWER INTERNATIONAL INC	22-Jun-2021	13	To Consider And Approve The Proposal Regarding The Election Of Mr. Xia Aidong As A Supervisor Of The Tenth Session Of The Supervisory Committee Of The Company	For	Combined
HUATAI SECURITIES CO LTD	08-Feb-2021	1	Election Of Ke Xiang As A Non-Executive Director	For	For
HUATAI SECURITIES CO LTD	08-Feb-2021	2	To Consider And Approve The Election Of Mr. Ke Xiang As A Non-Executive Director Of The Fifth Session Of The Board	For	For
HUATAI SECURITIES CO LTD	08-Feb-2021	2	General Authorization For The Domestic And Overseas Debt Financing Instruments	For	For
HUATAI SECURITIES CO LTD	08-Feb-2021	3	To Consider And Approve The Resolution On The General Mandate For The Company'S Domestic And Foreign Debt Financing Instruments	For	For
HUATAI SECURITIES CO LTD	08-Feb-2021	3	Amendments To The Company'S Rules Of Procedure Governing Shareholders' General Meetings	For	For
HUATAI SECURITIES CO LTD	08-Feb-2021	4	To Consider And Approve The Resolution On Amendments To The Rules Of Procedures Of General Meetings Of Huatai Securities Co., Ltd	For	For
HUATAI SECURITIES CO LTD	08-Feb-2021	4	A-Share Restricted Stock Incentive Plan (Draft) And Its Summary	For	For
HUATAI SECURITIES CO LTD	08-Feb-2021	5	To Consider And Approve The Resolution On The Restricted Share Incentive Scheme Of A Shares (Draft) And Its Summary	For	For
HUATAI SECURITIES CO LTD	08-Feb-2021	5	Management Measures For The A-Share Restricted Stock Incentive Plan	For	For
HUATAI SECURITIES CO LTD	08-Feb-2021	6	To Consider And Approve The Resolution On The Administrative Measures For The Restricted Share Incentive Scheme Of A Shares	For	For
HUATAI SECURITIES CO LTD	08-Feb-2021	6	Appraisal Management Measures For The A-Share Restricted Stock Incentive Plan	For	For
HUATAI SECURITIES CO LTD	08-Feb-2021	7	To Consider And Approve The Resolution On The Administrative Measures For The Implementation And Appraisal Of The Restricted Share Incentive Scheme Of A Shares	For	For
HUATAI SECURITIES CO LTD	08-Feb-2021	7	Authorization To The Board To Handle Matters Regarding The A-Share Restricted Stock Incentive Plan	For	For
HUATAI SECURITIES CO LTD	08-Feb-2021	8	To Consider And Approve The Resolution On The Proposed Grant Of Authorization By The General Meeting To The Board To Handle Matters In Relation To The Restricted Share Incentive Scheme Of A Shares	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	3	2020 Annual Accounts	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	3	To Consider And Approve The 2020 Work Report Of The Board	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	4	2020 Annual Report	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	4	To Consider And Approve The 2020 Work Report Of The Supervisory Committee	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny4.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	5	To Consider And Approve The 2020 Final Financial Report	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	6	2021 Estimated Continuing Connected Transactions: Continuing Connected Transactions With A Company And Its Related Companies	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	6	To Consider And Approve The 2020 Annual Report	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	7	2021 Estimated Continuing Connected Transactions: Continuing Connected Transactions With A 2Nd Company And Its Related Companies	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	7	To Consider And Approve The 2020 Profit Distribution Plan	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	8	2021 Estimated Continuing Connected Transactions: Continuing Connected Transactions With A 3Rd Company And Its Related Companies	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	8	To Consider And Approve The Resolution On The Estimated Ordinary Transactions With Related Parties Of The Company For 2021: Ordinary Related-Party Transactions With Jiangsu Guoxin Investment Group Limited And Its Related Companies	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	9	2021 Estimated Continuing Connected Transactions: Continuing Connected Transactions With Other Related Parties	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HUATAI SECURITIES CO LTD	22-Jun-2021	9	To Consider And Approve The Resolution On The Estimated Ordinary Transactions With Related Parties Of The Company For 2021: Ordinary Related-Party Transactions With Jiangsu Communications Holding Co., Ltd. And Its Related Companies	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	10	2021 Estimated Proprietary Investment Quota	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	10	To Consider And Approve The Resolution On The Estimated Ordinary Transactions With Related Parties Of The Company For 2021: Ordinary Related-Party Transactions With Govtor Capital Group Co., Ltd. And Its Related Companies	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	11	Reappointment Of Audit Firm	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	11	To Consider And Approve The Resolution On The Estimated Ordinary Transactions With Related Parties Of The Company For 2021: Ordinary Related-Party Transactions With Other Related Parties	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	12	Election Of Independent Non-Executive Directors	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	12	To Consider And Approve The Resolution On The Estimated Investment Amount For The Proprietary Business Of The Company For 2021	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	13	To Consider And Approve The Resolution On The Re-Appointment Of The Accounting Firm Of The Company For 2021	For	For
HUATAI SECURITIES CO LTD	22-Jun-2021	14	To Consider And Approve The Resolution On The Election Of An Independent Non-Executive Director Of The Fifth Session Of The Board Of The Company	For	For
HUAXIN CEMENT CO LTD	28-Jan-2021	1	Construction Of A Project	For	For
HUAXIN CEMENT CO LTD	27-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
HUAXIN CEMENT CO LTD	27-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	For
HUAXIN CEMENT CO LTD	27-Apr-2021	3	2020 Annual Accounts And 2021 Financial Budget Report	For	For
HUAXIN CEMENT CO LTD	27-Apr-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny10.80000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
HUAXIN CEMENT CO LTD	27-Apr-2021	5	Reappointment Of 2021 Financial Audit Firm And Internal Control Audit Firm	For	For
HUAXIN CEMENT CO LTD	27-Apr-2021	6	Amendments To The Company'S Articles Of Association	For	For
HUAXIN CEMENT CO LTD	27-Apr-2021	7	Election Of Director: Xu Yongmo	For	For
HUAXIN CEMENT CO LTD	27-Apr-2021	8	Election Of Director: Li Yeqing	For	For
HUAXIN CEMENT CO LTD	27-Apr-2021	9	Election Of Director: Liu Fengshan	For	Combined
HUAXIN CEMENT CO LTD	27-Apr-2021	10	Election Of Director: Geraldine Picaud	For	Combined
HUAXIN CEMENT CO LTD	27-Apr-2021	11	Election Of Director: Luo Zhiguang	For	For
HUAXIN CEMENT CO LTD	27-Apr-2021	12	Election Of Director: Chen Tinghui	For	For
HUAXIN CEMENT CO LTD	27-Apr-2021	13	Election Of Independent Director: Huang Guanqiu	For	For
HUAXIN CEMENT CO LTD	27-Apr-2021	14	Election Of Independent Director: Zhang Jiping	For	For
HUAXIN CEMENT CO LTD	27-Apr-2021	15	Election Of Independent Director: Jiang Hong	For	For
HUAXIN CEMENT CO LTD	27-Apr-2021	16	Election Of Supervisor: Peng Qingyu	For	For
HUAXIN CEMENT CO LTD	27-Apr-2021	17	Election Of Supervisor: Zhang Lin	For	For
HUAXIN CEMENT CO LTD	27-Apr-2021	18	Election Of Supervisor: Yang Xiaobing	For	For
HUAXIN CEMENT CO LTD	27-May-2021	1	2021 Public Issuance Of Corporate Bonds	For	For
HUAXIN CEMENT CO LTD	27-May-2021	2	Provision Of Guarantee For The Financing Of A Company	For	Combined
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	2	2020 Work Report Of The Board Of Directors	For	Combined
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	3	2020 Work Report Of The Supervisory Committee	For	For
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	4	2020 Work Report Of Independent Directors	For	For
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	5	2020 Annual Accounts	For	For
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny7.50000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	7	2020 Annual Report And Its Summary	For	For
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	8	Renewal Of The Continuing Connected Transactions Framework Agreement And Estimated Amount Of 2021 Continuing Connected Transactions	For	Combined
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	9	Reappointment Of 2021 Financial Audit Firm: Deloitte Touche Tohmatsu Certified Public Accountant Ts Llp	For	Combined
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	10	Reappointment Of 2021 Internal Control Audit Firm: Deloitte Touche Tohmatsu Certified Public Accountants Llp	For	For
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	11	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	12	Amendments To The Company'S Articles Of Association	For	For
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	13	Amendments To The Rules Of Procedure Governing The General Meeting Of Shareholders	For	For
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	14	Amendments To The Rules Of Procedure Governing The Board Of Directors	For	For
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	15	Amendments To The Rules Of Procedure Governing The Supervisory Committee	For	For
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	16	Election Of Non-Independent Director: Chen Hong	For	For
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	17	Election Of Non-Independent Director: Wang Xiaoqi	For	For
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	18	Election Of Non-Independent Director: Zhang Haitao	For	For
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	19	Election Of Non-Independent Director: Zhang Weijiong	For	For
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	20	Election Of Non-Independent Director: Yin Yande	For	For
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	21	Election Of Independent Director: Yu Zhuoping	For	For
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	22	Election Of Independent Director: Rui Mingjie	For	For
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	23	Election Of Independent Director: Lv Qiuping	For	For
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	24	Election Of Supervisor: Zhou Langhui	For	For
HUAYU AUTOMOTIVE SYSTEMS COMPANY LTD	30-Jun-2021	25	Election Of Supervisor: Zhuang Jingxiong	For	For
HUAZHU GROUP LIMITED	25-Jun-2021	1	Resolved, As An Ordinary Resolution: That The Ratification Of Appointment Of Deloitte Touche Tohmatsu Certified Public Accountants Llp As Auditor Of The Company For 2021 And The Authorization For The Directors Of The Company To Determine The Remuneration Of The Auditor Be And Is Hereby Authorized And Approved.	For	For
HUAZHU GROUP LIMITED	25-Jun-2021	2	Resolved, As An Ordinary Resolution: That Subject To And Conditional Upon The Listing Committee Of The Stock Exchange Of Hong Kong Limited Granting The Listing Of, And Permission To Deal In, The Subdivided Ordinary Shares, And With Effect From The Second Business Day Following The Day On Which This Resolution Is Passed By The Shareholders Of The Company, The Sub-Division Of Each Issued And Unissued Ordinary Share Of The Company With A Par Value Of Us\$0.0001 Each Into 10 Ordinary ... (Due To Space Limits, See Proxy Material For Full Proposal).	For	For
HUAZHU GROUP LIMITED	25-Jun-2021	3	Resolved, As A Special Resolution: That, Subject To The Passing Of The Above Resolution 2, And With Effect From The Sub-Division Becoming Effective, The Amendments To The Current Memorandum And Articles Of Association Of The Company In The Manner As Detailed In The Proxy Statement Be And Are Hereby Approved And The Amended And Restated Memorandum And Articles Of Association In The Form As Set Out In Exhibit A In The Proxy Statement Be And Is Hereby Approved And Adopted In Substitution For And To The ... (Due To Space Limits, See Proxy Material For Full Proposal).	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HUAZHU GROUP LIMITED	25-Jun-2021	4	Resolved, As An Ordinary Resolution: That Each Director Or Officer Of The Company Or Conyers Trust Company (Cayman) Limited Be And Is Hereby Authorized To Take Any And Every Action That Might Be Necessary, Appropriate Or Desirable To Effect The Foregoing Resolutions As Such Director Or Officer Or Conyers Trust Company (Cayman) Limited, In His, Her Or Its Absolute Discretion, Thinks Fit.	For	For
HUBEI BIOCAUSE PHARMACEUTICAL CO LTD	25-Jan-2021	1	Amendments To The Company'S Articles Of Association And Authorization To The Board To Handle The Industrial And Commercial Registration Amendment	For	For
HUBEI BIOCAUSE PHARMACEUTICAL CO LTD	21-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
HUBEI BIOCAUSE PHARMACEUTICAL CO LTD	21-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
HUBEI BIOCAUSE PHARMACEUTICAL CO LTD	21-May-2021	3	2020 Annual Accounts	For	For
HUBEI BIOCAUSE PHARMACEUTICAL CO LTD	21-May-2021	4	2020 Annual Report And Its Summary	For	For
HUBEI BIOCAUSE PHARMACEUTICAL CO LTD	21-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.10000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
HUBEI BIOCAUSE PHARMACEUTICAL CO LTD	21-May-2021	6	Payment Of 2020 Financial Report Audit Fees And Internal Control Audit Fees	For	For
HUBEI BIOCAUSE PHARMACEUTICAL CO LTD	21-May-2021	7	Appointment Of 2021 Financial Audit Firm And Internal Control Audit Firm	For	For
HUBEI BIOCAUSE PHARMACEUTICAL CO LTD	21-May-2021	8	2021 Estimated Continuing Connected Transactions	For	Combined
HUBSPOT, INC.	03-Jun-2021	1	Election Of Class I Director To Hold Office Until The 2024 Annual Meeting: Brian Halligan	For	Combined
HUBSPOT, INC.	03-Jun-2021	2	Election Of Class I Director To Hold Office Until The 2024 Annual Meeting: Ron Gill	For	For
HUBSPOT, INC.	03-Jun-2021	3	Election Of Class I Director To Hold Office Until The 2024 Annual Meeting: Jill Ward	For	For
HUBSPOT, INC.	03-Jun-2021	4	Ratify The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
HUBSPOT, INC.	03-Jun-2021	5	Non-Binding Advisory Vote To Approve The Compensation Of The Company'S Named Executive Officers.	For	For
HUDSON PACIFIC PROPERTIES, INC.	20-May-2021	1	Election Of Director: Victor J. Coleman	For	For
HUDSON PACIFIC PROPERTIES, INC.	20-May-2021	2	Election Of Director: Theodore R. Antenucci	For	For
HUDSON PACIFIC PROPERTIES, INC.	20-May-2021	3	Election Of Director: Karen Brodtkin	For	For
HUDSON PACIFIC PROPERTIES, INC.	20-May-2021	4	Election Of Director: Richard B. Fried	For	For
HUDSON PACIFIC PROPERTIES, INC.	20-May-2021	5	Election Of Director: Jonathan M. Glaser	For	For
HUDSON PACIFIC PROPERTIES, INC.	20-May-2021	6	Election Of Director: Robert L. Harris	For	For
HUDSON PACIFIC PROPERTIES, INC.	20-May-2021	7	Election Of Director: Christy Haubegger	For	For
HUDSON PACIFIC PROPERTIES, INC.	20-May-2021	8	Election Of Director: Mark D. Linehan	For	For
HUDSON PACIFIC PROPERTIES, INC.	20-May-2021	9	Election Of Director: Barry A. Porter	For	For
HUDSON PACIFIC PROPERTIES, INC.	20-May-2021	10	Election Of Director: Andrea Wong	For	For
HUDSON PACIFIC PROPERTIES, INC.	20-May-2021	11	The Approval Of The Second Amended And Restated Hudson Pacific Properties, Inc. And Hudson Pacific Properties, L.P. 2010 Incentive Award Plan.	For	For
HUDSON PACIFIC PROPERTIES, INC.	20-May-2021	12	The Ratification Of The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
HUDSON PACIFIC PROPERTIES, INC.	20-May-2021	13	The Advisory Approval Of The Company'S Executive Compensation For The Fiscal Year Ended December 31, 2020, As More Fully Disclosed In The Accompanying Proxy Statement.	For	For
HUFVUDSTADEN AB	25-Mar-2021	13	Decision Regarding Adoption Of The Income Statement And Balance Sheet As Well As The Consolidated Income Statement And Consolidated Balance Sheet Included In The Annual Report	For	For
HUFVUDSTADEN AB	25-Mar-2021	14	Decision Regarding Appropriation Of The Company'S Profit Or Loss According To The Adopted Balance Sheet	For	For
HUFVUDSTADEN AB	25-Mar-2021	15	Decision Regarding Discharge From Liability For The Member Of The Board And The President: Fredrik Lundberg (Chairman Of The Board)	For	For
HUFVUDSTADEN AB	25-Mar-2021	16	Decision Regarding Discharge From Liability For The Member Of The Board And The President: Claes Boustedt (Board Member)	For	For
HUFVUDSTADEN AB	25-Mar-2021	17	Decision Regarding Discharge From Liability For The Member Of The Board And The President: Peter Egardt (Board Member)	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HUFVUDSTADEN AB	25-Mar-2021	18	Decision Regarding Discharge From Liability For The Member Of The Board And The President: Liv Forhaug (Board Member)	For	For
HUFVUDSTADEN AB	25-Mar-2021	19	Decision Regarding Discharge From Liability For The Member Of The Board And The President: Louise Lindh (Board Member)	For	For
HUFVUDSTADEN AB	25-Mar-2021	20	Decision Regarding Discharge From Liability For The Member Of The Board And The President: Fredrik Persson (Board Member)	For	For
HUFVUDSTADEN AB	25-Mar-2021	21	Decision Regarding Discharge From Liability For The Member Of The Board And The President: Sten Peterson (Board Member)	For	For
HUFVUDSTADEN AB	25-Mar-2021	22	Decision Regarding Discharge From Liability For The Member Of The Board And The President: Anna-Greta Sjoberg (Board Member)	For	For
HUFVUDSTADEN AB	25-Mar-2021	23	Decision Regarding Discharge From Liability For The Member Of The Board And The President: Ivo Stopner (President And Board Member)	For	For
HUFVUDSTADEN AB	25-Mar-2021	24	Decision Regarding Discharge From Liability For The Member Of The Board And The President: Bo Wikare (Acting President)	For	For
HUFVUDSTADEN AB	25-Mar-2021	25	Number Of Directors: It Is Proposed That The Board Shall Comprise Nine Ordinary Members. It Is Proposed That The Following Members Be Re-Elected: Claes Boustedt, Peter Egardt, Liv Forhaug, Louise Lindh, Fredrik Lundberg, Fredrik Persson, Sten Peterson, Anna-Greta Sjoberg And Ivo Stopner. It Is Proposed That Fredrik Lundberg Be Elected As Chairman Of The Board	For	For
HUFVUDSTADEN AB	25-Mar-2021	26	Number Of Auditors And Deputy Auditors	For	For
HUFVUDSTADEN AB	25-Mar-2021	27	Board Members' Fees	For	For
HUFVUDSTADEN AB	25-Mar-2021	28	Auditors' Fees	For	For
HUFVUDSTADEN AB	25-Mar-2021	29	Re-Election Of Board: Fredrik Lundberg	For	For
HUFVUDSTADEN AB	25-Mar-2021	30	Re-Election Of Board: Claes Boustedt	For	For
HUFVUDSTADEN AB	25-Mar-2021	31	Re-Election Of Board: Peter Egardt	For	For
HUFVUDSTADEN AB	25-Mar-2021	32	Re-Election Of Board: Liv Forhaug	For	For
HUFVUDSTADEN AB	25-Mar-2021	33	Re-Election Of Board: Louise Lindh	For	For
HUFVUDSTADEN AB	25-Mar-2021	34	Re-Election Of Board: Fredrik Persson	For	For
HUFVUDSTADEN AB	25-Mar-2021	35	Re-Election Of Board: Sten Peterson	For	For
HUFVUDSTADEN AB	25-Mar-2021	36	Re-Election Of Board: Anna-Greta Sjoberg	For	For
HUFVUDSTADEN AB	25-Mar-2021	37	Re-Election Of Board: Ivo Stopner	For	For
HUFVUDSTADEN AB	25-Mar-2021	38	Re-Election Of The Chairman Of The Board: Fredrik Lundberg	For	For
HUFVUDSTADEN AB	25-Mar-2021	39	Election Of The Auditor: Pricewaterhousecoopers Ab	For	For
HUFVUDSTADEN AB	25-Mar-2021	40	Decision Regarding Approval Of The Remuneration Report	For	For
HUFVUDSTADEN AB	25-Mar-2021	41	Decision Regarding Authorization Of The Board To Acquire And Transfer Series A Shares In The Company	For	For
HUFVUDSTADEN AB	25-Mar-2021	42	Decision Regarding Amendments To The Articles Of Association	For	For
HULIC CO.,LTD.	23-Mar-2021	2	Approve Appropriation Of Surplus	For	For
HULIC CO.,LTD.	23-Mar-2021	3	Amend Articles To: Amend Business Lines	For	For
HULIC CO.,LTD.	23-Mar-2021	4	Appoint A Corporate Auditor Okamoto, Masahiro	For	For
HULIC REIT,INC.	25-May-2021	1	Amend Articles To: Update The Articles Related To Deemed Approval	For	For
HULIC REIT,INC.	25-May-2021	2	Appoint An Executive Director Chokki, Kazuaki	For	For
HULIC REIT,INC.	25-May-2021	3	Appoint A Substitute Executive Director Machiba, Hiroshi	For	For
HULIC REIT,INC.	25-May-2021	4	Appoint A Supervisory Director Shimada, Kunio	For	For
HULIC REIT,INC.	25-May-2021	5	Appoint A Supervisory Director Nakamura, Rika	For	For
HULIC REIT,INC.	25-May-2021	6	Appoint A Substitute Supervisory Director Tomioka, Takayuki	For	For
HUMANA INC.	22-Apr-2021	1	Election Of Director: Kurt J. Hilzinger	For	For
HUMANA INC.	22-Apr-2021	2	Election Of Director: Raquel C. Bono, M.D.	For	For
HUMANA INC.	22-Apr-2021	3	Election Of Director: Bruce D. Broussard	For	For
HUMANA INC.	22-Apr-2021	4	Election Of Director: Frank A. D'Amelio	For	For
HUMANA INC.	22-Apr-2021	5	Election Of Director: Wayne A. I. Frederick, M.D.	For	For
HUMANA INC.	22-Apr-2021	6	Election Of Director: John W. Garratt	For	For
HUMANA INC.	22-Apr-2021	7	Election Of Director: David A. Jones, Jr.	For	For
HUMANA INC.	22-Apr-2021	8	Election Of Director: Karen W. Katz	For	For
HUMANA INC.	22-Apr-2021	9	Election Of Director: Marcy S. Klevorn	For	For
HUMANA INC.	22-Apr-2021	10	Election Of Director: William J. Mcdonald	For	For
HUMANA INC.	22-Apr-2021	11	Election Of Director: Jorge S. Mesquita	For	For
HUMANA INC.	22-Apr-2021	12	Election Of Director: James J. O'Brien	For	For
HUMANA INC.	22-Apr-2021	13	Election Of Director: Marissa T. Peterson	For	For
HUMANA INC.	22-Apr-2021	14	The Ratification Of The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm.	For	Combined
HUMANA INC.	22-Apr-2021	15	Non-Binding Advisory Vote For The Approval Of The Compensation Of The Named Executive Officers As Disclosed In The 2021 Proxy Statement.	For	For
HUNDSUN TECHNOLOGIES INC	03-Jun-2021	1	2020 Annual Report And Its Summary	For	For
HUNDSUN TECHNOLOGIES INC	03-Jun-2021	2	2020 Work Report Of The Board Of Directors	For	For
HUNDSUN TECHNOLOGIES INC	03-Jun-2021	3	2020 Work Report Of The Supervisory Committee	For	For
HUNDSUN TECHNOLOGIES INC	03-Jun-2021	4	2020 Annual Accounts	For	For
HUNDSUN TECHNOLOGIES INC	03-Jun-2021	5	2020 Internal Control Self-Evaluation Report	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HUNDSUN TECHNOLOGIES INC	03-Jun-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.00000000 2) Bonus Issue From Profit (Share/10 Shares):4.000000 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
HUNDSUN TECHNOLOGIES INC	03-Jun-2021	7	Reappointment Of Audit Firm And Determination Of The Audit Fees	For	For
HUNDSUN TECHNOLOGIES INC	03-Jun-2021	8	Connected Transactions Regarding Joint Subscription Of A Limited Partnership With Related Parties	For	For
HUNTINGTON BANCSHARES INCORPORATED	25-Mar-2021	1	Approval Of The Merger Of Tcf Financial Corporation ("Tcf") With And Into Huntington Bancshares Incorporated ("Huntington"), As Contemplated By The Agreement And Plan Of Merger, Dated As Of December 13, 2020 (As It May Be Amended From Time To Time), By And Between Huntington And Tcf, With Huntington As The Surviving Corporation (The "Huntington Merger Proposal").	For	For
HUNTINGTON BANCSHARES INCORPORATED	25-Mar-2021	2	Approval Of An Amendment To Huntington'S Charter To Increase The Number Of Authorized Shares Of Huntington Common Stock From One Billion Five Hundred Million Shares (1,500,000,000) To Two Billion Two Hundred Fifty Million Shares (2,250,000,000) (The "Huntington Authorized Share Count Proposal").	For	For
HUNTINGTON BANCSHARES INCORPORATED	25-Mar-2021	3	Approval Of The Adjournment Of Special Meeting Of Huntington Shareholders, If Necessary Or Appropriate, To Solicit Additional Proxies If, Immediately Prior To Such Adjournment, There Are Not Sufficient Votes At The Time Of The Huntington Special Meeting To Approve The Huntington Merger Proposal Or The Huntington Authorized Share Count Proposal Or To Ensure That Any Supplement Or Amendment To The Accompanying Joint Proxy Statement/Prospectus Is Timely Provided To Holders Of Huntington Common Stock (The "Huntington Adjournment Proposal").	For	For
HUNTINGTON BANCSHARES INCORPORATED	21-Apr-2021	1	Director	For	For
HUNTINGTON BANCSHARES INCORPORATED	21-Apr-2021	2	An Advisory Resolution To Approve, On A Non-Binding Basis, The Compensation Of Executives As Disclosed In The Accompanying Proxy Statement.	For	For
HUNTINGTON BANCSHARES INCORPORATED	21-Apr-2021	3	The Ratification Of The Appointment Of Pricewaterhousecoopers Lp As Our Independent Registered Public Accounting Firm For 2021.	For	For
HUNTINGTON BANCSHARES INCORPORATED	21-Apr-2021	4	Approval Of The Amended And Restated 2018 Long-Term Incentive Plan.	For	For
HUNTINGTON INGALLS INDUSTRIES, INC.	29-Apr-2021	1	Director	For	Combined
HUNTINGTON INGALLS INDUSTRIES, INC.	29-Apr-2021	2	Approve Executive Compensation On An Advisory Basis.	For	For
HUNTINGTON INGALLS INDUSTRIES, INC.	29-Apr-2021	3	Ratify The Appointment Of Deloitte & Touche Lp As Independent Auditors For 2021.	For	For
HUNTINGTON INGALLS INDUSTRIES, INC.	29-Apr-2021	4	Approve Amendment To Restated Certificate Of Incorporation To Eliminate Remaining Supermajority Voting Requirements.	For	For
HUSQVARNA AB	14-Apr-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Combined
HUSQVARNA AB	14-Apr-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution
HUSQVARNA AB	14-Apr-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
HUSQVARNA AB	14-Apr-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
HUSQVARNA AB	14-Apr-2021	5	Opening Of The Agm	Non-voting resolution	Non-voting resolution
HUSQVARNA AB	14-Apr-2021	6	Election Of Chair Of The Meeting: Bjorn Kristiansson	Non-voting resolution	Non-voting resolution
HUSQVARNA AB	14-Apr-2021	7	Preparation And Approval Of The Voting List	Non-voting resolution	Non-voting resolution
HUSQVARNA AB	14-Apr-2021	8	Approval Of The Agenda	Non-voting resolution	Non-voting resolution
HUSQVARNA AB	14-Apr-2021	9	Election Of One Or Two Minute-Checkers: Henrik Didner, Didner & Gerge Fonder Ab And Ricard Wennerklint, If Skadeforsakring Ab	Non-voting resolution	Non-voting resolution
HUSQVARNA AB	14-Apr-2021	10	Determination As To Whether The Meeting Has Been Duly Convened	Non-voting resolution	Non-voting resolution
HUSQVARNA AB	14-Apr-2021	11	Resolution Concerning Adoption Of The Profit And Loss Statement And The Balance Sheet As Well As The Consolidated Profit And Loss Statement And The Consolidated Balance Sheet	For	Combined
HUSQVARNA AB	14-Apr-2021	12	Resolutions Concerning Proposed Distribution Of Earnings (Allocation Of The Company'S Profit Or Loss Pursuant To The Adopted Balance Sheet)	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HUSQVARNA AB	14-Apr-2021	13	Resolution Concerning Discharge From Liability Of The Director: Tom Johnstone (Board Member)	For	For
HUSQVARNA AB	14-Apr-2021	14	Resolution Concerning Discharge From Liability Of The Director: Ulla Litzen (Board Member)	For	For
HUSQVARNA AB	14-Apr-2021	15	Resolution Concerning Discharge From Liability Of The Director: Katarina Martinson (Board Member)	For	For
HUSQVARNA AB	14-Apr-2021	16	Resolution Concerning Discharge From Liability Of The Director: Bertrand Neuschwander (Board Member)	For	For
HUSQVARNA AB	14-Apr-2021	17	Resolution Concerning Discharge From Liability Of The Director: Daniel Nodhall (Board Member)	For	For
HUSQVARNA AB	14-Apr-2021	18	Resolution Concerning Discharge From Liability Of The Director: Lars Pettersson (Board Member)	For	For
HUSQVARNA AB	14-Apr-2021	19	Resolution Concerning Discharge From Liability Of The Director: Christine Robins (Board Member)	For	For
HUSQVARNA AB	14-Apr-2021	20	Resolution Concerning Discharge From Liability Of The President & Ceo: Henric Andersson	For	For
HUSQVARNA AB	14-Apr-2021	21	Please Note That Resolutions 8.A To 11.A And 11.B Are Proposed By Nomination Committee And Board Does Not Make Any Recommendation On These Proposals. The Standing Instructions Are Disabled For This Meeting	Non-voting resolution	Combined
HUSQVARNA AB	14-Apr-2021	22	Determination Of The Number Of Directors: Eight Directors To Be Elected	Take No Action	Combined
HUSQVARNA AB	14-Apr-2021	23	Determination Of The Number Of Auditors: One Audit Firm	Take No Action	For
HUSQVARNA AB	14-Apr-2021	24	Determination Of Remuneration To The Directors	Take No Action	For
HUSQVARNA AB	14-Apr-2021	25	Individual Election Of Director: Tom Johnstone	Take No Action	Combined
HUSQVARNA AB	14-Apr-2021	26	Individual Election Of Director: Katarina Martinson	Take No Action	Combined
HUSQVARNA AB	14-Apr-2021	27	Individual Election Of Director: Bertrand Neuschwander	Take No Action	Combined
HUSQVARNA AB	14-Apr-2021	28	Individual Election Of Director: Daniel Nodhall	Take No Action	Combined
HUSQVARNA AB	14-Apr-2021	29	Individual Election Of Director: Lars Pettersson	Take No Action	Combined
HUSQVARNA AB	14-Apr-2021	30	Individual Election Of Director: Christine Robins	Take No Action	Combined
HUSQVARNA AB	14-Apr-2021	31	Individual Election Of Director: Henric Andersson	Take No Action	Combined
HUSQVARNA AB	14-Apr-2021	32	Individual Election Of Director: Ingrid Bonde (New Election)	Take No Action	For
HUSQVARNA AB	14-Apr-2021	33	Election Of Chair Of The Board: Tom Johnstone	Take No Action	Combined
HUSQVARNA AB	14-Apr-2021	34	Election Of External Auditors: The Nomination Committee Proposes, In Accordance With The Audit Committee Recommendation After Having Conducted A Formal Tender Process, The Election Of Kpmg As External Auditor For The Period From The 2021 Agm Up Until The End Of The 2022 Agm	Take No Action	Combined
HUSQVARNA AB	14-Apr-2021	35	Determination Of Remuneration To External Auditors	Take No Action	For
HUSQVARNA AB	14-Apr-2021	36	Resolution To Approve Remuneration Report	For	Combined
HUSQVARNA AB	14-Apr-2021	37	Resolution On Remuneration Guidelines For Group Management	For	Combined
HUSQVARNA AB	14-Apr-2021	38	Resolution Regarding The Adoption Of A Long Term Incentive Program (Lti 2021)	For	Combined
HUSQVARNA AB	14-Apr-2021	39	Resolution On Authorization To Enter Into Equity Swap Arrangements To Cover Obligations Under Lti 2021 And Any Previously Resolved Lti Programs	For	Combined
HUSQVARNA AB	14-Apr-2021	40	Resolution On Authorization To Resolve On The Issuance Of New Shares	For	Combined
HUSQVARNA AB	14-Apr-2021	41	Resolution To Amend The Articles Of Association	For	For
HUSQVARNA AB	14-Apr-2021	42	Closing Of The Meeting	Non-voting resolution	Combined
HUSQVARNA AB	14-Apr-2021	43	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Non-voting resolution
HUTCHISON CHINA MEDITECH LTD	28-Apr-2021	1	To Consider And Adopt The Audited Financial Statements And The Reports Of The Directors And Independent Auditor For The Year Ended December 31, 2020.	For	Combined
HUTCHISON CHINA MEDITECH LTD	28-Apr-2021	2	To Re-Elect Mr Simon To As A Director.	For	Combined
HUTCHISON CHINA MEDITECH LTD	28-Apr-2021	3	To Re-Elect Mr Christian Hogg As A Director.	For	Combined
HUTCHISON CHINA MEDITECH LTD	28-Apr-2021	4	To Re-Elect Mr Johnny Cheng As A Director.	For	For
HUTCHISON CHINA MEDITECH LTD	28-Apr-2021	5	To Re-Elect Dr Weiguo Su As A Director.	For	For
HUTCHISON CHINA MEDITECH LTD	28-Apr-2021	6	To Re-Elect Dr Dan Eldar As A Director.	For	For
HUTCHISON CHINA MEDITECH LTD	28-Apr-2021	7	To Re-Elect Ms Edith Shih As A Director.	For	For
HUTCHISON CHINA MEDITECH LTD	28-Apr-2021	8	To Re-Elect Mr Paul Carter As A Director.	For	Combined
HUTCHISON CHINA MEDITECH LTD	28-Apr-2021	9	To Re-Elect Dr Karen Ferrante As A Director.	For	Combined
HUTCHISON CHINA MEDITECH LTD	28-Apr-2021	10	To Re-Elect Mr Graeme Jack As A Director.	For	Combined
HUTCHISON CHINA MEDITECH LTD	28-Apr-2021	11	To Re-Elect Professor Tony Mok As A Director.	For	Combined
HUTCHISON CHINA MEDITECH LTD	28-Apr-2021	12	To Re-Appoint Pricewaterhousecoopers As The Auditor Of The Company And Authorise The Board Of Directors To Fix The Auditor'S Remuneration.	For	For
HUTCHISON CHINA MEDITECH LTD	28-Apr-2021	13	Ordinary Resolution No. 4(A): To Grant A General Mandate To The Directors Of The Company To Issue Additional Shares.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HUTCHISON CHINA MEDITECH LTD	28-Apr-2021	14	Special Resolution No. 4(B): To Disapply Pre-Emption Rights (General Power).	For	For
HUTCHISON CHINA MEDITECH LTD	28-Apr-2021	15	Special Resolution No. 4(C): To Disapply Pre-Emption Rights (In Connection With An Equity Raise).	For	Combined
HUTCHISON CHINA MEDITECH LTD	28-Apr-2021	16	Ordinary Resolution No. 4(D): To Grant A General Mandate To The Directors Of The Company To Repurchase Shares Of The Company.	For	Combined
HUTCHISON CHINA MEDITECH LTD	28-Apr-2021	17	Special Resolution No. 5: To Change The English Name Of The Company To "Hutchmed (China) Limited" And The Chinese Name Of The Company (To Approve The Adoption Of The Company'S Dual Foreign Name).	For	For
HUYA INC	13-Apr-2021	1	That Mr. Tsang Wah Kwong Be Re-Elected And Appointed As A Director Of The Company, Effective From The Closing Of This Agm.	Take No Action	Combined
HYDRO ONE LIMITED	26-May-2021	1	Election Of Director: Cherie Brant	For	Combined
HYDRO ONE LIMITED	26-May-2021	2	Election Of Director: Blair Cowper-Smith	For	For
HYDRO ONE LIMITED	26-May-2021	3	Election Of Director: David Hay	For	For
HYDRO ONE LIMITED	26-May-2021	4	Election Of Director: Timothy Hodgson	For	For
HYDRO ONE LIMITED	26-May-2021	5	Election Of Director: Jessica Mcdonald	For	For
HYDRO ONE LIMITED	26-May-2021	6	Election Of Director: Stacey Mowbray	For	For
HYDRO ONE LIMITED	26-May-2021	7	Election Of Director: Mark Poweska	For	For
HYDRO ONE LIMITED	26-May-2021	8	Election Of Director: Russel Robertson	For	For
HYDRO ONE LIMITED	26-May-2021	9	Election Of Director: William Sheffield	For	For
HYDRO ONE LIMITED	26-May-2021	10	Election Of Director: Melissa Sonberg	For	For
HYDRO ONE LIMITED	26-May-2021	11	Election Of Director: Susan Wolburgh Jenah	For	For
HYDRO ONE LIMITED	26-May-2021	12	Appointment Of External Auditors Appoint Kpmg Llp As External Auditors For The Ensuing Year And Authorize The Directors To Fix Their Remuneration.	For	For
HYDRO ONE LIMITED	26-May-2021	13	Say On Pay Advisory Resolution On Hydro One Limited'S Approach To Executive Compensation.	For	For
HYPERA SA	26-Apr-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
HYPERA SA	26-Apr-2021	2	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Non-voting resolution
HYPERA SA	26-Apr-2021	2	Please Note That This Is An Amendment To Meeting Id 539132 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You	Non-voting resolution	Non-voting resolution
HYPERA SA	26-Apr-2021	3	Resolve On The Amendment To Article 5 Of The Company'S Bylaws To Update The Company'S Capital Stock Fully Subscribed And Paid In, Due To The Capital Increases Approved By The Company'S Board Of Directors, Within The Limit Of The Authorized Capital	For	Combined
HYPERA SA	26-Apr-2021	3	Resolve On The Company'S Management Accounts, The Managerial Report And The Financial Statements, Together With The Independent Auditors Report, Relating To The Fiscal Year Ended On December 31, 2020	For	Combined
HYPERA SA	26-Apr-2021	3	Resolve On The Amendment To Article 5 Of The Company'S Bylaws To Update The Company'S Capital Stock Fully Subscribed And Paid In, Due To The Capital Increases Approved By The Company'S Board Of Directors, Within The Limit Of The Authorized Capital	For	Combined
HYPERA SA	26-Apr-2021	4	The Amendment To Article 23 Of The Company'S Bylaws To Include The Possibility Of Issuance Of Promissory Notes By The Company In The List Of Authorities Of The Board Of Directors	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HYPERA SA	26-Apr-2021	4	Resolve On The Allocation Of The Net Profit Of The Company Related To The Fiscal Year Ended On December 31, 2020, Which Shall Be The Following. I. Not To Allocate, For The Formation Of The Company'S Legal Reserve, The Amount Corresponding To 5 Five Percent Of The Fiscal Years Net Profit, As Set Forth In Paragraph 1 Of Article 193 Of The Brazilian Corporation Law, Considering That The Sum Of The Legal And Capital Reserves Balances Of The Company Exceeds Thirty Percent 30 Of Its Capital Stock Ii. To Allocate The Amount Of Brl 587,619,029.11, Corresponding 45.37 Percent Of The Fiscal Years Net Profit, For The Formation Of The Company'S Fiscal Incentive Reserve, Pursuant To Article 195A Of The Brazilian Corporation Law Iii. Not To Distribute Additional Profit Related To The Period, Since There Has Already Been A Distribution Of Interest On Capital Related To The 2020 Fiscal Year, Attributed To The Minimum Mandatory Dividend, In The Total Amount Of Brl 741,984,820.68, Corresponding To The Net Amount Of Taxes Of Brl 648,869,050.49, As Declared To The Shareholders At Meetings Of The Company'S Board Of Directors Held On March 24, 2020, June 23, 2020, September 30, 2020 And December 18, 2020, And Paid On January 7, 2021	For	For
HYPERA SA	26-Apr-2021	4	The Amendment To Article 23 Of The Company'S Bylaws To Include The Possibility Of Issuance Of Promissory Notes By The Company In The List Of Authorities Of The Board Of Directors	For	For
HYPERA SA	26-Apr-2021	5	The Restatement Of The Company'S Bylaws, In Case The Proposals Of Amendment To Article 5 And To Article 23 Of The Company'S Bylaws Are Approved, As Described In Items I And Ii Above Of The Shareholders Extraordinary Meeting	For	For
HYPERA SA	26-Apr-2021	5	Do You Wish To Request The Adoption Of The Multiple Vote Process For The Election Of The Board Of Directors, Pursuant To Article 141 Of The Law No. 6.404 Of 1976	For	Combined
HYPERA SA	26-Apr-2021	5	The Restatement Of The Company'S Bylaws, In Case The Proposals Of Amendment To Article 5 And To Article 23 Of The Company'S Bylaws Are Approved, As Described In Items I And Ii Above Of The Shareholders Extraordinary Meeting	For	Combined
HYPERA SA	26-Apr-2021	6	Resolve On The Definition Of The Number Of Members Of The Board Of Directors In Nine 9, With Term Of Office Until The General Ordinary Shareholders Meeting Which Resolves On The Financial Statements Of The Fiscal Year To Be Ended In December 31, 2022	For	For
HYPERA SA	26-Apr-2021	7	Election Of The Board Of Directors By Single Slate. Alvaro Stainfeld Link. Chairman Of The Board Of Directors Bernardo Malpica Hernandez Breno Toledo Pires De Oliveira David Coury Neto. Independent Member Esteban Malpica Fomperosa Flair Jose Carrilho. Independent Member Hugo Barreto Sodre Leal Luciana Cavalheiro Fleischer Maria Carolina Ferreira Lacerda. Independent Member	For	Combined
HYPERA SA	26-Apr-2021	8	In Case One Of The Candidates Composing The Single Slate No Longer Part Of It, May The Votes Corresponding To Your Shares Continue Still Be Conferred To The Chosen Slate	For	Against
HYPERA SA	26-Apr-2021	9	In The Event The Multiple Vote Process Is Adopted, Should The Votes Corresponding To Your Shares Be Equally Distributed Among The Candidates Composing The Slate You Chose	For	Combined
HYPERA SA	26-Apr-2021	10	Do You Wish To Request The Separate Election Of A Member Of The Board Of Directors, Under The Terms Of Article 141, 4, I Of Law 6,404 Of 1976	For	Combined
HYPERA SA	26-Apr-2021	11	To Establish The Global And Annual Compensation Of The Company'S Managers For The Fiscal Year Ending On December 31, 2021 In Up To Brl 37,000,000.00 And Of The Members Of The Fiscal Council, If Installed, In Up To Brl 3,700,000.00, Pursuant To Article 162, Paragraph 3 Of Law 6,404,76	For	Combined
HYPERA SA	26-Apr-2021	12	Do You Wish To Request The Instatement Of The Fiscal Council, Under The Terms Of Article 161 Of Law 6,404 Of 1976	For	Combined
HYPERA SA	26-Apr-2021	13	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Combined
HYSAN DEVELOPMENT CO LTD	21-May-2021	3	To Receive And Consider The Statement Of Accounts For The Year Ended 31 December 2020 And The Reports Of The Directors And Auditor Thereon	For	Combined
HYSAN DEVELOPMENT CO LTD	21-May-2021	4	To Re-Elect Mr. Churchouse Frederick Peter	For	For
HYSAN DEVELOPMENT CO LTD	21-May-2021	5	To Re-Elect Mr. Poon Chung Yin Joseph	For	For
HYSAN DEVELOPMENT CO LTD	21-May-2021	6	To Re-Elect Mr. Lee Chien	For	For
HYSAN DEVELOPMENT CO LTD	21-May-2021	7	To Re-Appoint Deloitte Touche Tohmatsu As Auditor Of The Company At A Fee To Be Agreed By The Directors	For	For
HYSAN DEVELOPMENT CO LTD	21-May-2021	8	To Give Directors A General Mandate To Allot, Issue And Deal With Additional Shares In The Company Not Exceeding 10% Of The Number Of Its Issued Shares And The Discount For Any Shares To Be Issued Shall Not Exceed 10%	For	For
HYSAN DEVELOPMENT CO LTD	21-May-2021	9	To Give Directors A General Mandate To Repurchase Shares In The Company Not Exceeding 10% Of The Number Of Its Issued Shares	For	For
HYSAN DEVELOPMENT CO LTD	21-May-2021	10	To Approve The Amendments To The Articles Of Association	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HYUNDAI ENGINEERING AND CONSTRUCTION CO LTD, SEOUL	25-Mar-2021	1	Approval Of Financial Statements	For	For
HYUNDAI ENGINEERING AND CONSTRUCTION CO LTD, SEOUL	25-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
HYUNDAI ENGINEERING AND CONSTRUCTION CO LTD, SEOUL	25-Mar-2021	3	Election Of Inside Director: Yun Yeong Jun	For	For
HYUNDAI ENGINEERING AND CONSTRUCTION CO LTD, SEOUL	25-Mar-2021	4	Election Of Inside Director: I Won U	For	For
HYUNDAI ENGINEERING AND CONSTRUCTION CO LTD, SEOUL	25-Mar-2021	5	Election Of Inside Director: Gim Gwang Pyeong	For	For
HYUNDAI ENGINEERING AND CONSTRUCTION CO LTD, SEOUL	25-Mar-2021	6	Election Of Outside Director Who Is An Audit Committee Member: Jo Hye Gyeong	For	For
HYUNDAI ENGINEERING AND CONSTRUCTION CO LTD, SEOUL	25-Mar-2021	7	Approval Of Remuneration For Director	For	For
HYUNDAI GLOVIS CO LTD, SEOUL	24-Mar-2021	1	Approval Of Financial Statement	For	Combined
HYUNDAI GLOVIS CO LTD, SEOUL	24-Mar-2021	2	Approval Of Partial Amendment To Articles Of Incorporation	For	For
HYUNDAI GLOVIS CO LTD, SEOUL	24-Mar-2021	3	Approval Of Partial Amendment To Articles Of Incorporation	For	For
HYUNDAI GLOVIS CO LTD, SEOUL	24-Mar-2021	4	Approval Of Partial Amendment To Articles Of Incorporation	For	For
HYUNDAI GLOVIS CO LTD, SEOUL	24-Mar-2021	5	Approval Of Partial Amendment To Articles Of Incorporation	For	For
HYUNDAI GLOVIS CO LTD, SEOUL	24-Mar-2021	6	Approval Of Partial Amendment To Articles Of Incorporation	For	For
HYUNDAI GLOVIS CO LTD, SEOUL	24-Mar-2021	7	Approval Of Partial Amendment To Articles Of Incorporation	For	For
HYUNDAI GLOVIS CO LTD, SEOUL	24-Mar-2021	8	Approval Of Partial Amendment To Articles Of Incorporation	For	For
HYUNDAI GLOVIS CO LTD, SEOUL	24-Mar-2021	9	Approval Of Partial Amendment To Articles Of Incorporation	For	For
HYUNDAI GLOVIS CO LTD, SEOUL	24-Mar-2021	10	Approval Of Partial Amendment To Articles Of Incorporation	For	For
HYUNDAI GLOVIS CO LTD, SEOUL	24-Mar-2021	11	Election Of Inside Director: Kim Junghoon	For	Combined
HYUNDAI GLOVIS CO LTD, SEOUL	24-Mar-2021	12	Election Of Inside Director: Kim Youngsun	For	Combined
HYUNDAI GLOVIS CO LTD, SEOUL	24-Mar-2021	13	Election Of Inside Director: Jung Jin Woo	For	Combined
HYUNDAI GLOVIS CO LTD, SEOUL	24-Mar-2021	14	Election Of Outside Director: Yoon Yoonjin	For	For
HYUNDAI GLOVIS CO LTD, SEOUL	24-Mar-2021	15	Election Of Outside Director: Lee Hogeun	For	For
HYUNDAI GLOVIS CO LTD, SEOUL	24-Mar-2021	16	Election Of Outside Director: Cho Myung Hyun	For	For
HYUNDAI GLOVIS CO LTD, SEOUL	24-Mar-2021	17	Election Of Outside Director As Audit Committee Member: Gil Jaewook	For	For
HYUNDAI GLOVIS CO LTD, SEOUL	24-Mar-2021	18	Election Of Audit Committee Member As Outside Director: Yoon Yoonjin	For	For
HYUNDAI GLOVIS CO LTD, SEOUL	24-Mar-2021	19	Election Of Audit Committee Member As Outside Director: Lee Hogeun	For	For
HYUNDAI GLOVIS CO LTD, SEOUL	24-Mar-2021	20	Approval Of Limit Of Remuneration For Directors	For	For
HYUNDAI HEAVY INDUSTRIES HOLDINGS CO. LTD.	25-Mar-2021	1	Approval Of Financial Statements	For	For
HYUNDAI HEAVY INDUSTRIES HOLDINGS CO. LTD.	25-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
HYUNDAI HEAVY INDUSTRIES HOLDINGS CO. LTD.	25-Mar-2021	3	Election Of Inside Director Gwon O Gap	For	For
HYUNDAI HEAVY INDUSTRIES HOLDINGS CO. LTD.	25-Mar-2021	4	Election Of Outside Director Who Is An Audit Committee Member Hwang Yun Seong	For	For
HYUNDAI HEAVY INDUSTRIES HOLDINGS CO. LTD.	25-Mar-2021	5	Approval Of Remuneration For Director	For	For
HYUNDAI MOBIS CO., LTD	24-Mar-2021	1	Approval Of Financial Statement	For	For
HYUNDAI MOBIS CO., LTD	24-Mar-2021	2	Approval Of Statement Of Appropriation Of Retained Earning	For	For
HYUNDAI MOBIS CO., LTD	24-Mar-2021	3	Election Of Outside Director Candidate: Kim Dae Soo	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
HYUNDAI MOBIS CO., LTD	24-Mar-2021	4	Election Of Inside Director Candidate: Cho Seong Hwan	For	For
HYUNDAI MOBIS CO., LTD	24-Mar-2021	5	Election Of Inside Director Candidate: Bae Hyeong Geun	For	Combined
HYUNDAI MOBIS CO., LTD	24-Mar-2021	6	Election Of Inside Director Candidate: Ko Yeong Seok	For	For
HYUNDAI MOBIS CO., LTD	24-Mar-2021	7	Election Of Audit Committee Member Candidate: Kim Dae Soo	For	For
HYUNDAI MOBIS CO., LTD	24-Mar-2021	8	Election Of Outside Director Who Is An Audit Committee Member Candidate: Kang Jin A	For	For
HYUNDAI MOBIS CO., LTD	24-Mar-2021	9	Approval Of Remuneration For Director	For	For
HYUNDAI MOBIS CO., LTD	24-Mar-2021	10	Amendment Of Articles On Retirement Allowance For Board Members	For	For
HYUNDAI MOBIS CO., LTD	24-Mar-2021	11	Amendment Of Articles Of Incorporation	For	For
HYUNDAI MOTOR CO LTD	24-Mar-2021	1	Approval Of Financial Statements	For	For
HYUNDAI MOTOR CO LTD	24-Mar-2021	2	Amendment Of Articles Of Incorporation Amendment Of Committee Name	For	For
HYUNDAI MOTOR CO LTD	24-Mar-2021	3	Amendment Of Articles Of Incorporation Establish Of Safety N Health Plan Netc	For	For
HYUNDAI MOTOR CO LTD	24-Mar-2021	4	Amendment Of Articles Of Incorporation Additional Clause(2021.03.24)	For	For
HYUNDAI MOTOR CO LTD	24-Mar-2021	5	Election Of Outside Director: Sim Dal Hun	For	For
HYUNDAI MOTOR CO LTD	24-Mar-2021	6	Election Of Inside Director: Ha Eon Tae	For	For
HYUNDAI MOTOR CO LTD	24-Mar-2021	7	Election Of Inside Director: Jang Jae Hun	For	For
HYUNDAI MOTOR CO LTD	24-Mar-2021	8	Election Of Inside Director: Seo Gang Hyeon	For	For
HYUNDAI MOTOR CO LTD	24-Mar-2021	9	Election Of Outside Director Who Is An Audit Committee Member: I Ji Yun	For	For
HYUNDAI MOTOR CO LTD	24-Mar-2021	10	Election Of Audit Committee Member: Sim Dal Hun	For	For
HYUNDAI MOTOR CO LTD	24-Mar-2021	11	Approval Of Remuneration For Director	For	For
HYUNDAI STEEL CO	23-Mar-2021	1	Approval Of Financial Statements	For	For
HYUNDAI STEEL CO	23-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
HYUNDAI STEEL CO	23-Mar-2021	3	Election Of Inside Director: Gim Won Jin	For	For
HYUNDAI STEEL CO	23-Mar-2021	4	Election Of Outside Director: Gim Sang Yong	For	For
HYUNDAI STEEL CO	23-Mar-2021	5	Election Of Outside Director: Yu Jeong Han	For	For
HYUNDAI STEEL CO	23-Mar-2021	6	Election Of Audit Committee Member: Yu Jeong Han	For	For
HYUNDAI STEEL CO	23-Mar-2021	7	Election Of Outside Director Who Is An Audit Committee Member: Jang Geum Ju	For	For
HYUNDAI STEEL CO	23-Mar-2021	8	Approval Of Remuneration For Director	For	For
HYUNDAIMARINE&FIREINSURANCECO. LTD., SEOUL	26-Mar-2021	1	Approval Of Financial Statements	For	Combined
HYUNDAIMARINE&FIREINSURANCECO. LTD., SEOUL	26-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
HYUNDAIMARINE&FIREINSURANCECO. LTD., SEOUL	26-Mar-2021	3	Election Of Outside Director Who Is An Audit Committee Member: Yu Jae Gwon	For	For
HYUNDAIMARINE&FIREINSURANCECO. LTD., SEOUL	26-Mar-2021	4	Approval Of Remuneration For Director	For	For
IA FINANCIAL CORPORATION INC.	06-May-2021	1	Director	For	Combined
IA FINANCIAL CORPORATION INC.	06-May-2021	2	Appointment Of Deloitte Llp	For	Combined
IA FINANCIAL CORPORATION INC.	06-May-2021	3	Advisory Resolution To Accept The Approach Adopted By Ia Financial Corporation Inc. Concerning Executive Compensation As Disclosed In The Information Circular	For	For
IA FINANCIAL CORPORATION INC.	06-May-2021	4	Consider, And, If Deemed Advisable, Adopt A Resolution To Ratify Amendments To Ia Financial Corporation Inc.'S By-Laws Relating To The Holding Of Virtual Shareholders Meetings And Certain Other Matters.	For	For
IA FINANCIAL CORPORATION INC.	06-May-2021	5	Shareholder Proposal No. 3	Against	Combined
IAC/INTERACTIVECORP	14-May-2021	1	To Approve Amendments To The Iac Restated Certificate Of Incorporation That Will Effect The Separation Of Iac'S Vimeo Business From The Remaining Businesses Of Iac Through A Series Of Transaction (Referred To As The "Spin-Off") By: Reclassifying Each Share Of Iac Par Value \$0.001 Common Stock Into (I) One Share Of Iac Par Value \$0.0001 Common Stock And (Ii) 1/100Th Of A Share Of Iac Par Value \$0.01 Series 1 Mandatorily Exchangeable Preferred Stock That Will Automatically Exchange Into A Number Of Shares.	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
IAC/INTERACTIVECORP	14-May-2021	2	To Approve Amendments To The Iac Restated Certificate Of Incorporation Pursuant To Which, Following The Spin-Off, Iac Would Renounce Any Interest Or Expectancy In Certain Corporate Opportunities, Which Generally Would Have The Effect That No Officer Or Director Of Iac Who Is Also An Officer Or Director Of Spinco Will Be Liable To Iac Or Its Stockholders For Breach Of Any Fiduciary Duty By Reason Of The Fact That Any Such Individual Directs A Corporate Opportunity To Spinco Instead Of Iac.	For	For
IAC/INTERACTIVECORP	14-May-2021	3	To Approve One Or More Adjournments Or Postponements Of The Annual Meeting, If Necessary Or Appropriate, Including To Solicit Additional Proxies If There Are Not Sufficient Votes To Approve The Foregoing Proposals.	For	For
IAC/INTERACTIVECORP	14-May-2021	4	Election Of Director: Chelsea Clinton	For	For
IAC/INTERACTIVECORP	14-May-2021	5	Election Of Director: Barry Diller	For	For
IAC/INTERACTIVECORP	14-May-2021	6	Election Of Director: Michael D. Eisner	For	Combined
IAC/INTERACTIVECORP	14-May-2021	7	Election Of Director: Bonnie S. Hammer	For	For
IAC/INTERACTIVECORP	14-May-2021	8	Election Of Director: Victor A. Kaufman	For	For
IAC/INTERACTIVECORP	14-May-2021	9	Election Of Director: Joseph Levin	For	For
IAC/INTERACTIVECORP	14-May-2021	10	Election Of Director: Bryan Lourd (To Be Voted Upon By The Holders Of Common Stock Voting As A Separate Class)	For	For
IAC/INTERACTIVECORP	14-May-2021	11	Election Of Director: Westley Moore	For	For
IAC/INTERACTIVECORP	14-May-2021	12	Election Of Director: David Rosenblatt	For	For
IAC/INTERACTIVECORP	14-May-2021	13	Election Of Director: Alan G. Spoon (To Be Voted Upon By The Holders Of Common Stock Voting As A Separate Class)	For	For
IAC/INTERACTIVECORP	14-May-2021	14	Election Of Director: Alexander Von Furstenberg	For	For
IAC/INTERACTIVECORP	14-May-2021	15	Election Of Director: Richard F. Zannino (To Be Voted Upon By The Holders Of Common Stock Voting As A Separate Class)	For	For
IAC/INTERACTIVECORP	14-May-2021	16	To Ratify The Appointment Of Ernst & Young Llp As Iac'S Independent Registered Public Accounting Firm For The 2021 Fiscal Year.	For	For
IAC/INTERACTIVECORP	14-May-2021	17	To Hold A Non-Binding Advisory Vote On Iac'S Executive Compensation.	For	Combined
IAC/INTERACTIVECORP	14-May-2021	18	To Hold A Non-Binding Advisory Vote On The Frequency Of Holding The Advisory Vote On Executive Compensation In The Future.	Three	Combined
IBERDROLA SA	18-Jun-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
IBERDROLA SA	18-Jun-2021	2	Deletion Of Comment	Non-voting resolution	Non-voting resolution
IBERDROLA SA	18-Jun-2021	3	Annual Financial Statements 2020	For	Combined
IBERDROLA SA	18-Jun-2021	4	Directors' Reports 2020	For	For
IBERDROLA SA	18-Jun-2021	5	Statement Of Non-Financial Information 2020	For	For
IBERDROLA SA	18-Jun-2021	6	Corporate Management And Activities Of The Board Of Directors In 2020	For	For
IBERDROLA SA	18-Jun-2021	7	Amendment Of The Preamble And Of Articles 1, 4, 8, 9, 12, 14, 15, 17, 19, 21, 23, 24, 27, 30, 31, 32, 33, 35, 36, 37, 38, 42, 43, 44, 45, 46, 47 And 49 Of The By-Laws To Update The Name Of The Governance And Sustainability System And Make Other Technical Improvements	For	For
IBERDROLA SA	18-Jun-2021	8	Amendment Of Article 10 Of The By-Laws In Order To Reflect The Amount Of Share Capital Resulting From The Reduction Therein By Means Of The Retirement Of A Maximum Of 178,156,000 Own Shares (2.776% Of The Share Capital)	For	For
IBERDROLA SA	18-Jun-2021	9	Amendment Of Articles 12, 17, 28, 33, 39, 40 And 41 Of The By-Laws To Conform The Text Thereof To The New Legal Provisions As Regards The Encouragement Of Long-Term Shareholder Engagement	For	For
IBERDROLA SA	18-Jun-2021	10	Amendment Of Articles 18, 19, 20, 22, 23, 24, 26 And 27 Of The By-Laws To Regulate Remote Attendance At The General Shareholders' Meeting	For	For
IBERDROLA SA	18-Jun-2021	11	Amendment Of Article 32 Of The By-Laws To Include The Approval Of A Climate Action Plan	For	For
IBERDROLA SA	18-Jun-2021	12	Amendment Of Articles 35 And 36 Of The By-Laws To Update The Rules On The Ways Of Holding Meetings Of The Board Of Directors And Of Its Committees	For	For
IBERDROLA SA	18-Jun-2021	13	Amendment Of Articles 53 And 54 Of The By-Laws And Addition Of Six New Articles Numbered From 55 To 60, Reorganising The Chapters Of Title V, To Establish The Regulations For The Preparation, Verification And Approval Of The Annual Financial And Non-Financial Information	For	For
IBERDROLA SA	18-Jun-2021	14	Amendment Of Articles 55 And 56 Of The By-Laws, Which Will Become Articles 61 And 62, To Make Technical Improvements And Group Them Within A New Title Vi	For	For
IBERDROLA SA	18-Jun-2021	15	Amendment Of Articles 4, 6, 7, 8, 9, 19, 20, 28, 29, 30, 38, 39, 40 And 41 Of The Regulations For The General Shareholders' Meeting In Order To Update The Name Of The Governance And Sustainability System And To Make Other Technical Improvements	For	For
IBERDROLA SA	18-Jun-2021	16	Amendment Of Articles 9 And 20 Of The Regulations For The General Shareholders' Meeting To Conform The Text Thereof To The New Legal Provisions As Regards The Encouragement Of Long-Term Shareholder Engagement	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
IBERDROLA SA	18-Jun-2021	17	Amendment Of Articles 11, 14, 18, 19, 21, 22, 23, 24, 25, 26, 29, 31, 33, 34, 35, 36, 40 And 43 Of The Regulations For The General Shareholders' Meeting And Addition Of A New Article 37 To Establish The Rules For Remote Attendance, And Numbering Of The Articles	For	For
IBERDROLA SA	18-Jun-2021	18	Director Remuneration Policy	For	For
IBERDROLA SA	18-Jun-2021	19	Allocation Of Profits/Losses And Distribution Of 2020 Dividends, The Supplementary Payment Of Which Will Be Made Within The Framework Of The "Iberdrola Retribucion Flexible" Optional Dividend System	For	For
IBERDROLA SA	18-Jun-2021	20	First Increase In Capital By Means Of A Scrip Issue At A Maximum Reference Market Value Of 1,725 Million Euros In Order To Implement The "Iberdrola Retribucion Flexible" Optional Dividend System	For	For
IBERDROLA SA	18-Jun-2021	21	Second Increase In Capital By Means Of A Scrip Issue At A Maximum Reference Market Value Of 1,250 Million Euros In Order To Implement The "Iberdrola Retribucion Flexible" Optional Dividend System	For	For
IBERDROLA SA	18-Jun-2021	22	Re-Election Of Mr Juan Manuel Gonzalez Serna As Independent Director	For	Combined
IBERDROLA SA	18-Jun-2021	23	Re-Election Of Mr Francisco Martinez Corcoles As Executive Director	For	For
IBERDROLA SA	18-Jun-2021	24	Ratification And Re-Election Of Mr Angel Jesus Acebes Paniagua As Independent Director	For	For
IBERDROLA SA	18-Jun-2021	25	Setting Of The Number Of Members Of The Board Of Directors At Fourteen	For	For
IBERDROLA SA	18-Jun-2021	26	Authorisation To Issue Simple Debentures Or Bonds And Other Fixed-Income Securities, Not Exchangeable For Or Convertible Into Shares, With A Limit Of 6,000 Million Euros For Promissory Notes And 30,000 Million Euros For Other Fixed-Income Securities, As Well As To Guarantee Issues Of Subsidiaries	For	For
IBERDROLA SA	18-Jun-2021	27	Delegation Of Powers To Formalise And To Convert The Resolutions Adopted Into A Public Instrument	For	For
IBERDROLA SA	18-Jun-2021	28	Annual Director Remuneration Report 2020	For	Combined
IBERDROLA SA	18-Jun-2021	29	Climate Action Policy	For	For
IBERDROLA SA	18-Jun-2021	30	24 May 2021: Please Note That This Is A Revision Due To Postponement Of The Meeting Date From Second Call Date From 17 June 2021 To 18 June 2021. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
IBIDEN CO.,LTD.	18-Jun-2021	2	Appoint A Director Who Is Not Audit And Supervisory Committee Member Takenaka, Hiroki	For	Combined
IBIDEN CO.,LTD.	18-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Aoki, Takeshi	For	For
IBIDEN CO.,LTD.	18-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kodama, Kozo	For	For
IBIDEN CO.,LTD.	18-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ikuta, Masahiko	For	For
IBIDEN CO.,LTD.	18-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yamaguchi, Chiaki	For	For
IBIDEN CO.,LTD.	18-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Mita, Toshio	For	For
IBIDEN CO.,LTD.	18-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Asai, Noriko	For	For
IBIDEN CO.,LTD.	18-Jun-2021	9	Appoint A Director Who Is Audit And Supervisory Committee Member Kuwayama, Yoichi	For	For
IBIDEN CO.,LTD.	18-Jun-2021	10	Appoint A Director Who Is Audit And Supervisory Committee Member Matsubayashi, Koji	For	For
IBIDEN CO.,LTD.	18-Jun-2021	11	Appoint A Director Who Is Audit And Supervisory Committee Member Kato, Fumio	For	For
IBIDEN CO.,LTD.	18-Jun-2021	12	Appoint A Director Who Is Audit And Supervisory Committee Member Horie, Masaki	For	For
IBIDEN CO.,LTD.	18-Jun-2021	13	Appoint A Director Who Is Audit And Supervisory Committee Member Yabu, Yukiko	For	For
IBIDEN CO.,LTD.	18-Jun-2021	14	Appoint A Substitute Director Who Is Audit And Supervisory Committee Member Komori, Shogo	For	For
ICA GRUPPEN AB	15-Apr-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Combined
ICA GRUPPEN AB	15-Apr-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution
ICA GRUPPEN AB	15-Apr-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
ICA GRUPPEN AB	15-Apr-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
ICA GRUPPEN AB	15-Apr-2021	5	Opening Of The Annual General Meeting	Non-voting resolution	Non-voting resolution
ICA GRUPPEN AB	15-Apr-2021	6	Election Of Chairman For The Annual General Meeting : Claes-Goran Sylven	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ICA GRUPPEN AB	15-Apr-2021	7	Election Of Two Persons To Attest The Minutes Jointly With The Chairman: Anna-Karin Liljeholm And Tommi Saukkoripi	Non-voting resolution	Non-voting resolution
ICA GRUPPEN AB	15-Apr-2021	8	Preparation And Approval Of The Voting List	Non-voting resolution	Non-voting resolution
ICA GRUPPEN AB	15-Apr-2021	9	Approval Of The Agenda	Non-voting resolution	Non-voting resolution
ICA GRUPPEN AB	15-Apr-2021	10	Determination Of Whether The Annual General Meeting Has Been Duly Convened	Non-voting resolution	Non-voting resolution
ICA GRUPPEN AB	15-Apr-2021	11	Presentation Of The Annual Accounts And Auditors Report, And Of The Consolidated Accounts And Auditor'S Report On The Consolidated Accounts	Non-voting resolution	Non-voting resolution
ICA GRUPPEN AB	15-Apr-2021	12	Resolution On Adoption Of The Income Statement And The Balance Sheet And The Consolidated Income Statement And Balance Sheet	For	Combined
ICA GRUPPEN AB	15-Apr-2021	13	Resolution On Disposition Of The Company'S Profits In Accordance With The Adopted Balance Sheet And On Record Date For Dividends: Sek 13.00 Per Share	For	Combined
ICA GRUPPEN AB	15-Apr-2021	14	Resolution On Discharge From Liability For The Member Of The Board Of Directors And The Ceo: Claes-Goran Sylven, Chairman	For	Combined
ICA GRUPPEN AB	15-Apr-2021	15	Resolution On Discharge From Liability For The Member Of The Board Of Directors And The Ceo: Cecilia Daun Wennborg, Board Member	For	Combined
ICA GRUPPEN AB	15-Apr-2021	16	Resolution On Discharge From Liability For The Member Of The Board Of Directors And The Ceo: Lennart Evrell, Board Member	For	Combined
ICA GRUPPEN AB	15-Apr-2021	17	Resolution On Discharge From Liability For The Member Of The Board Of Directors And The Ceo: Andrea Gisle Joosen, Board Member	For	Combined
ICA GRUPPEN AB	15-Apr-2021	18	Resolution On Discharge From Liability For The Member Of The Board Of Directors And The Ceo: Fredrik Hagglund, Board Member	For	Combined
ICA GRUPPEN AB	15-Apr-2021	19	Resolution On Discharge From Liability For The Member Of The Board Of Directors And The Ceo: Jeanette Jager, Board Member	For	Combined
ICA GRUPPEN AB	15-Apr-2021	20	Resolution On Discharge From Liability For The Member Of The Board Of Directors And The Ceo: Magnus Moberg, Board Member	For	Combined
ICA GRUPPEN AB	15-Apr-2021	21	Resolution On Discharge From Liability For The Member Of The Board Of Directors And The Ceo: Fredrik Persson, Board Member	For	Combined
ICA GRUPPEN AB	15-Apr-2021	22	Resolution On Discharge From Liability For The Member Of The Board Of Directors And The Ceo: Bo Sandstrom, Board Member	For	Combined
ICA GRUPPEN AB	15-Apr-2021	23	Resolution On Discharge From Liability For The Member Of The Board Of Directors And The Ceo: Anette Wiotti, Board Member	For	Combined
ICA GRUPPEN AB	15-Apr-2021	24	Resolution On Discharge From Liability For The Member Of The Board Of Directors And The Ceo: Jonathon Clarke, Board Member, Employee Representative	For	Combined
ICA GRUPPEN AB	15-Apr-2021	25	Resolution On Discharge From Liability For The Member Of The Board Of Directors And The Ceo: Magnus Rehn, Board Member, Employee Representative	For	Combined
ICA GRUPPEN AB	15-Apr-2021	26	Resolution On Discharge From Liability For The Member Of The Board Of Directors And The Ceo: Daniela Fagernas, Deputy Board Member For Employee Representative From And Including 3 December 2020	For	Combined
ICA GRUPPEN AB	15-Apr-2021	27	Resolution On Discharge From Liability For The Member Of The Board Of Directors And The Ceo: Ann Lindh, Deputy Board Member For Employee Representative Up Until And Including 3 December 2020	For	Combined
ICA GRUPPEN AB	15-Apr-2021	28	Resolution On Discharge From Liability For The Member Of The Board Of Directors And The Ceo: Marcus Strandberg, Deputy Board Member For Employee Representative	For	Combined
ICA GRUPPEN AB	15-Apr-2021	29	Resolution On Discharge From Liability For The Member Of The Board Of Directors And The Ceo: Per Stromberg, Ceo	For	Combined
ICA GRUPPEN AB	15-Apr-2021	30	Resolution On Discharge From Liability For The Member Of The Board Of Directors And The Ceo: Anders Svensson, Deputy Ceo	For	Combined
ICA GRUPPEN AB	15-Apr-2021	31	Approval Of Remuneration Report	For	Combined
ICA GRUPPEN AB	15-Apr-2021	32	Resolution On The Number Of Board Members And Auditors: (10) And Deputy Members (0) Of Board Determine Number Of Auditors (1) And Deputy Auditors (0)	For	Combined
ICA GRUPPEN AB	15-Apr-2021	33	Resolution On Board Members' And Auditor'S Fee	For	Combined
ICA GRUPPEN AB	15-Apr-2021	34	Election Of Board Member: Charlotte Svensson	For	Combined
ICA GRUPPEN AB	15-Apr-2021	35	Election Of Board Member: Cecilia Daun Wennborg	For	Combined
ICA GRUPPEN AB	15-Apr-2021	36	Election Of Board Member: Lennart Evrell	For	Combined
ICA GRUPPEN AB	15-Apr-2021	37	Election Of Board Member: Andrea Gisle Joosen	For	Combined
ICA GRUPPEN AB	15-Apr-2021	38	Election Of Board Member: Fredrik Hagglund	For	Combined
ICA GRUPPEN AB	15-Apr-2021	39	Election Of Board Member: Magnus Moberg	For	Combined
ICA GRUPPEN AB	15-Apr-2021	40	Election Of Board Member: Fredrik Persson	For	Combined
ICA GRUPPEN AB	15-Apr-2021	41	Election Of Board Member: Bo Sandstrom	For	Combined
ICA GRUPPEN AB	15-Apr-2021	42	Election Of Board Member: Claes-Goran Sylven	For	Combined
ICA GRUPPEN AB	15-Apr-2021	43	Election Of Board Member: Anette Wiotti	For	Combined
ICA GRUPPEN AB	15-Apr-2021	44	Election Of The Chairman Of The Board Of Directors: Claes-Goran Sylven	For	Combined
ICA GRUPPEN AB	15-Apr-2021	45	Election Of Auditor: Kpmg Ab	For	Combined
ICA GRUPPEN AB	15-Apr-2021	46	Appointment Of The Nomination Committee	For	Combined
ICA GRUPPEN AB	15-Apr-2021	47	Conclusion Of The Meeting	Non-voting resolution	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ICA GRUPPEN AB	15-Apr-2021	48	Please Note That This Is An Amendment To Meeting Id 529301 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You.	Non-voting resolution	Non-voting resolution
ICADE SA	23-Apr-2021	6	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020 - Approval Of Non-Deductible Expenses And Costs	For	Combined
ICADE SA	23-Apr-2021	7	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	For
ICADE SA	23-Apr-2021	8	Allocation Of The Income For The Financial Year Ended 31 December 2020 And Setting Of The Dividend	For	For
ICADE SA	23-Apr-2021	9	Option For Payment Of A Fraction Of The Dividend Balance In Cash Or In Shares	For	For
ICADE SA	23-Apr-2021	10	The Statutory Auditors' Special Report On The Regulated Agreements - Acknowledgement Of The Absence Of New Agreements	For	For
ICADE SA	23-Apr-2021	11	Renewal Of The Term Of Office Of Mr. Olivier Fabas As Director	For	For
ICADE SA	23-Apr-2021	12	Renewal Of The Term Of Office Of Mr. Olivier Mareuse As Director	For	For
ICADE SA	23-Apr-2021	13	Ratification Of The Provisional Appointment Of Mr. Antoine Saintoyant As Director, In Replacement Of Mr. Wael Rizk, Who Resigned	For	For
ICADE SA	23-Apr-2021	14	Ratification Of The Provisional Appointment Of Mr. Bernard Spitz As Director, In Replacement Of Mr. Jean-Paul Faugere, Who Resigned	For	For
ICADE SA	23-Apr-2021	15	Renewal Of The Term Of Office Of Mr. Bernard Spitz As Director	For	For
ICADE SA	23-Apr-2021	16	Approval Of The Remuneration Policy For Members Of The Board Of Directors	For	For
ICADE SA	23-Apr-2021	17	Approval Of The Remuneration Policy For The Chairman Of The Board Of Directors	For	For
ICADE SA	23-Apr-2021	18	Approval Of The Remuneration Policy For The Chief Executive Officer And/Or Any Other Executive Corporate Officer	For	For
ICADE SA	23-Apr-2021	19	Approval Of The Information Referred To In Section I Of Article L. 22-10-9 Of The French Commercial Code	For	For
ICADE SA	23-Apr-2021	20	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Remuneration And Benefits Of Any Kind Paid During The Past Financial Year Or Allocated For The Same Financial Year To Mr. Frederic Thomas, Chairman Of The Board Of Directors	For	For
ICADE SA	23-Apr-2021	21	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Remuneration And Benefits Of Any Kind Paid During The Past Financial Year Or Awarded In Respect Of The Same Financial Year To Mr. Olivier Wigniolle, Chief Executive Officer	For	For
ICADE SA	23-Apr-2021	22	Authorisation To Be Granted To The Board Of Directors In Order For The Company To Repurchase Its Own Shares Under The Provisions Of Article L.22-10-62 Of The French Commercial Code	For	For
ICADE SA	23-Apr-2021	23	Authorisation To Be Granted To The Board Of Directors To Cancel Shares Repurchased By The Company Under The Provisions Of Article L.22-10-62 Of The French Commercial Code	For	For
ICADE SA	23-Apr-2021	24	Delegation Of Authority To Be Granted To The Board Of Directors To Increase The Capital By Capitalisation Of Reserves, Profits And/Or Premiums	For	For
ICADE SA	23-Apr-2021	25	Delegation Of Authority To Be Granted To The Board Of Directors To Issue Common Shares With Retention Of The Pre-Emptive Subscription Right	For	For
ICADE SA	23-Apr-2021	26	Authorisation To Be Granted To The Board Of Directors To Increase The Amount Of The Issues	For	For
ICADE SA	23-Apr-2021	27	Delegation Of Authority To Be Granted To The Board Of Directors To Increase The Capital By Issuing Common Shares And/Or Transferable Securities Granting Access To The Capital With Cancellation Of The Pre-Emptive Subscription Right In Favour Of The Members Of A Company Savings Plan Pursuant To Articles L.3332-18 And Following Of The French Labour Code	For	For
ICADE SA	23-Apr-2021	28	Authorisation To Be Granted To The Board Of Directors To Freely Allocate Shares To Employees And/Or Certain Corporate Officers	For	For
ICADE SA	23-Apr-2021	29	Powers To Carry Out Formalities	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ICICI LOMBARD GENERAL INSURANCE COMPANY LTD	23-Feb-2021	1	"Resolved That Pursuant To The Provisions Of Sections 230 To 232 Of The Companies Act, 2013 Read With The Companies (Compromises, Arrangements And Amalgamations) Rules, 2016 (Including Any Statutory Modification(S) Or Re-Enactment(S) Thereof For The Time Being In Force), And Other Applicable Provisions Of The Companies Act, 2013, The Provisions Of Circular No. Cfd/Dil3/Cir/2017/21 Dated March 10, 2017 As Amended From Time To Time, Issued By The Securities And Exchange Board Of India, The Securities And Exchange Board Of India (Listing Obligations And Disclosure Requirements) Regulations, 2015, As Amended From Time To Time, Sections 35 To 37 Of The Insurance Act, 1938 And Applicable Regulations Thereunder Framed By Irdai, Any Other Applicable Laws And Regulations And The Provisions Of The Memorandum And Articles Of Association Of The Company And Subject To The Approval Of The Mumbai Bench Of The Hon'ble National Company Law Tribunal, And Subject To Such Other Approvals, Permissions And Sanctions Of Regulatory And Other Authorities Including Insurance Regulatory And Development Authority Of India ("Irdai"), As May Be Necessary And Subject To Such Conditions And Modifications As May Be Prescribed Or Imposed By The Mumbai Bench Of The Hon'ble National Company Law Tribunal ("Nclt" Or "Hon'ble Tribunal") Or By Any Regulatory Or Other Authorities Including Irdai, While Granting Such Consents, Approvals And Permissions, Which May Be Agreed To By The Board Of Directors Of The Company (Hereinafter Referred To As The 'Board', Which Term Shall Be Deemed To Mean And Include One Or More Committee(S) Constituted/To Be Constituted By The Board Or Any Other Person Authorised By It To Exercise Its Powers Including The Powers Conferred By This Resolution), The Arrangement Embodied In The Proposed Scheme Of Arrangement Amongst Bharti Axa General Insurance Company Limited ("Demerged Company") And Icici Lombard General Insurance Company Limited ("Resulting Company" Or "Company") And Their Respective Shareholders And	For	For
ICICI LOMBARD GENERAL INSURANCE COMPANY LTD	09-Apr-2021	2	Re-Appointment Of Mr. Uday Chitale (Din: 00043268) As An Independent Director Of The Company	For	For
ICICI LOMBARD GENERAL INSURANCE COMPANY LTD	09-Apr-2021	3	Re-Appointment Of Mr. Suresh Kumar (Din: 00494479) As An Independent Director Of The Company	For	For
ICICI LOMBARD GENERAL INSURANCE COMPANY LTD	09-Apr-2021	4	Re-Appointment Of Mr. Ved Prakash Chaturvedi (Din: 00030839) As An Independent Director Of The Company	For	For
ICICI PRUDENTIAL LIFE INSURANCE COMPANY LTD	25-Jun-2021	1	To Receive, Consider And Adopt: A. The Standalone Audited Revenue Account, Profit And Loss Account And Receipts And Payments Account Of The Company For The Financial Year Ended March 31, 2021, The Balance Sheet As At That Date, Together With The Reports Of The Directors And Auditors. B. The Consolidated Audited Revenue Account, Profit And Loss Account And Receipts And Payments Account Of The Company For The Financial Year Ended March 31, 2021, The Balance Sheet As At That Date, Together With The Report Of The Auditors	For	For
ICICI PRUDENTIAL LIFE INSURANCE COMPANY LTD	25-Jun-2021	2	To Declare Dividend On Equity Shares: Final Dividend For The Financial Year Ended March 31, 2021 At The Rate Of Inr 2.00 Per Equity Share Of Face Value Of Inr 10 Each	For	For
ICICI PRUDENTIAL LIFE INSURANCE COMPANY LTD	25-Jun-2021	3	To Appoint A Director In Place Of Mr. Anup Bagchi (Din: 00105962), Who Retires By Rotation And, Being Eligible, Offers Himself For Reappointment	For	For
ICICI PRUDENTIAL LIFE INSURANCE COMPANY LTD	25-Jun-2021	4	Resolved That Pursuant To The Provisions Of Section 139 And 142 And Other Applicable Provisions, If Any, Of The Companies Act, 2013 And Rules And Regulations Thereunder (Including Any Statutory Modification(S) Or Re-Enactment(S) Thereof, For Time Being In Force) And Guidelines Issued By The Insurance Regulatory And Development Authority Of India, M/S Walker Chandio Co. Llp, Bearing Icai Registration Number 001076N/N500013, Be And Are Hereby Reappointed As One Of The Joint Statutory Auditors Of The Company For A Second Term Of Five Consecutive Years To Hold Office From The Conclusion Of This Meeting Until The Conclusion Of The Twenty Sixth Annual General Meeting Of The Company Resolved Further That An Audit Remuneration Of Inr 10.89 Million Each I.E. Total Remuneration Of Inr 21.78 Million Plus Applicable Taxes And Reimbursement Of Out Of Pocket Expenses (Subject To Five Percent Of Audit Remuneration), If Any, Incurred By The Joint Statutory Auditors, Be Paid To M/S Walker Chandio Co. Llp, Bearing Registration Number 001076N/ N500013 And M/S Bsr & Co. Llp, Bearing Registration Number 101248W/ W-100022, In Connection With The Audit Of The Accounts Of The Company For The Financial Year 2021-22. Resolved Further That The Board Of Directors (Including Its Committee Thereof) And / Or The Company Secretary Of The Company, Be And Is / Are Hereby Authorised To Do All Such Acts, Deeds, Matters And Things, As They May Consider Necessary, Expedient Or Desirable For Giving Effect To The Foregoing Resolution	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ICICI PRUDENTIAL LIFE INSURANCE COMPANY LTD	25-Jun-2021	5	Resolved That Pursuant To The Provisions Of Section 152 And Other Applicable Provisions Of The Companies Act, 2013, If Any, As Amended From Time To Time, Mr. Wilfred John Blackburn (Din: 08753207), Who Was Appointed As A Non-Executive (Additional Director) By The Board Of Directors Effective August 29, 2020 And In Respect Of Whom The Company Has Received Notice In Writing Under Section 160 Of The Companies Act, 2013 From A Member Proposing His Candidature For The Office Of Director Of The Company, Be And Is Hereby Appointed As A Non-Executive Director Of The Company And He Shall Be Liable To Retire By Rotation. Resolved Further That The Board Of Directors (Including Its Committee Thereof) And / Or The Company Secretary Of The Company, Be And Is / Are Hereby Authorised To Do All Such Acts, Deeds, Matters And Things, As They May Consider Necessary, Expedient Or Desirable For Giving Effect To The Foregoing Resolution	For	For
ICICI PRUDENTIAL LIFE INSURANCE COMPANY LTD	25-Jun-2021	6	Resolved That Pursuant To The Provisions Of Sections 149, 152 And Other Applicable Provisions, If Any, Of The Companies Act, 2013 (The Act) Read With Schedule Iv To The Act (Including Any Statutory Modification(S) Or Re-Enactment(S) Thereof, For The Time Being In Force) And The Companies (Appointment And Qualification Of Directors) Rules, 2014, As Amended From Time To Time, Mr. Dilip Karnik (Din: 06419513), Who Was Appointed As An Independent (Additional) Director On April 19, 2021 And Holds Office Up To The Annual General Meeting Of The Company And Who Has Submitted A Declaration That He Meets The Criteria For Independence As Provided Under Section 149(6) Of The Act And Regulation 16(1)(B) Of The Securities And Exchange Board Of India (Listing Obligation And Disclosure Requirements) Regulations, 2015 And In Respect Of Whom The Company Has Received A Notice In Writing From A Member Under Section 160 Of The Act Proposing His Candidature For The Office Of The Director Of The Company, Be And Is Hereby Re- Appointed As An Independent Director Of The Company, Not Liable To Retire By Rotation, For A Second Term Of Five Consecutive Years Commencing From June 29, 2021 Till June 28, 2026. Resolved Further That The Board Of Directors (Including Its Committee Thereof) And / Or The Company Secretary Of The Company, Be And Is / Are Hereby Authorised To Do All Such Acts, Deeds, Matters And Things, As They May Consider Necessary, Expedient Or Desirable For Giving Effect To The Foregoing Resolution	For	For
ICICI PRUDENTIAL LIFE INSURANCE COMPANY LTD	25-Jun-2021	7	Resolved That Pursuant To Regulation 17(1A) Of The Securities And Exchange Board Of India (Listing Obligations And Disclosure Requirements) Regulations, 2015, The Provisions Of The Companies Act, 2013 (Including Any Statutory Modification(S) Or Re-Enactment(S) Thereof For The Time Being In Force) And The Rules Made Thereunder And Other Applicable Provisions, If Any, The Approval Of The Members Be And Is Hereby Accorded, For Continuation Of The Directorship Of Mr. Dilip Karnik (Din: 06419513) After Attaining The Age Of Seventy Five (75) Years, As An Independent Director Of The Company, Till June 28, 2026, Subject To Other Necessary Approvals. Resolved Further That The Board Of Directors (Including Its Committee Thereof) And / Or The Company Secretary Of The Company, Be And Is / Are Hereby Authorised To Do All Such Acts, Deeds, Matters And Things, As They May Consider Necessary, Expedient Or Desirable For Giving Effect To The Foregoing Resolution	For	For

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ICICI PRUDENTIAL LIFE INSURANCE COMPANY LTD	25-Jun-2021	8	Resolved That Pursuant And Subject To The Provisions Of Section 34A And Other Applicable Provisions, If Any, Of The Insurance Act, 1938 (Including Any Amendment, Variation, Statutory Modifications Or Re-Enactment Thereof For The Time Being In Force), Subject To The Approval Of The Insurance Regulatory And Development Authority Of India (Irdai) And Other Applicable Provisions, If Any, Of The Companies Act, 2013 (The Act) (Including Any Amendment, Variation, Statutory Modifications Or Re-Enactment(S) Thereof For The Time Being In Force) And Provisions Of The Articles Of Association Of The Company, The Remuneration Of Mr. N. S. Kannan (Din: 00066009), Managing Director & Chief Executive Officer (Md & Ceo), Be And Is Hereby Approved, As Under With Effect From April 1, 2021: A. Basic Salary: Inr 25,690,440/- Per Annum; B. Allowances: Inr 18,249,804/- Per Annum, Including But Not Limited To Supplementary Allowance, Meal Allowance, Gift Allowance And Other Allowances; C. Perquisites And Non-Cash Benefits (Evaluated As Per Income- Tax Rules, Wherever Applicable And At Actual Cost To The Company In Other Cases): Perquisites And Non-Cash Benefits Which Are Considered As Part Of Fixed Pay: Group Term Life Insurance, Group Personal Accident Insurance, Group Mediclaim, Domiciliary Medical Reimbursement, Corporate Car, Corporate Club Memberships, Interest Subsidy On Housing Loan, Furnishings, Utilities (Such As Gas And Electricity), Scholarship For Children'S Education, Financial Support To Cover Expenses For Children With Special Needs And Other Such Non-Cash Perquisites And Benefits, As Applicable From Time To Time And As May Be Determined By The Board Of Directors Or The Board Nomination And Remuneration Committee In Accordance With The Compensation And Benefits Policy Of The Company. Other Perquisites And Non-Cash Benefits Not Considered As Part Of Fixed Pay Include: Business Club Membership, Executive Health Checkup, Drivers, Fuel For Car, Motor Insurance And Maintenance Of Car, Company Assets And Enablement For Home Office, Mobile Reimbursement, Privilege Leave Encashment And	For	For
ICICI PRUDENTIAL LIFE INSURANCE COMPANY LTD	25-Jun-2021	9	Resolved That Pursuant To The Provisions Of Section 62(1) (B) And Other Applicable Provisions, If Any, Of The Companies Act, 2013 And In Accordance With The Memorandum And Articles Of Association Of The Company, Provisions Of The Securities And Exchange Board Of India (Listing Obligations And Disclosure Requirements) Regulations, 2015, Provisions Of The Securities And Exchange Board Of India (Share Based Employee Benefits) Regulations, 2014, If Any, Amendments Thereto And Subject To Such Other Approvals, Permissions And Sanctions As May Be Necessary, Approval Of The Members Be And Is Hereby Accorded To Amend The Following Section Iv Of The Icici Prudential Life Insurance Company Limited - Employees Stock Option Scheme (2005) (Scheme), By Substituting The Existing Section Iv Of The Scheme In The Below Manner (As Specified) Resolved Further That All The Other Terms And Conditions Of The Scheme Shall Remain Unchanged. Resolved Further That For The Purpose Of Giving Effect To The Above Resolution The Board Of Directors (Including The Board Nomination And Remuneration Committee), Be And Is Hereby Authorized To Do All Such Acts, Deeds, Matters And Things As It May, In Its Absolute Discretion, Deem Necessary Or Desirable For Such Purpose And With Power On Behalf Of The Company To Settle All Questions, Difficulties Or Doubts That May Arise In Regard To Implementation Of The Resolution Including But Not Limited To Determination Of Eligibility Or Otherwise Of Eligible Employees Who Continue To Be Covered By The Scheme Or To The Benefits Extended Under The Scheme	For	For
ICL GROUP LTD	05-Jan-2021	2	Reappointment Of Ruth Ralbag As An External Director	For	For
ICL GROUP LTD	05-Jan-2021	3	Approval Of The Renewed Management Services Agreement With Israel Corporation Ltd	For	For
ICL GROUP LTD	05-Jan-2021	4	Approval To Extend The Period For Exemption From Liability And Indemnification Undertakings Under The Company'S Letter Of Exemption And Indemnification With Directors Who Are Officers Of Israel Corporation Ltd	For	For
ICON PLC	15-Jun-2021	1	The Proposal To Approve The Issuance Of Icon Ordinary Shares To Pra Stockholders Pursuant To The Merger Agreement, Which Is Referred To As The Icon Share Issuance Proposal.	For	Combined
ICON PLC	15-Jun-2021	2	The Proposal To Adjourn The Icon Egm To Solicit Additional Proxies If There Are Not Sufficient Votes To Approve The Icon Share Issuance Proposal, Which Is Referred To As The Icon Adjournment Proposal.	For	Combined
IDEMITSU KOSAN CO.,LTD.	23-Jun-2021	2	Amend Articles To: Amend Business Lines, Reduce The Board Of Directors Size, Amend The Articles Related To Substitute Corporate Auditors, Approve Minor Revisions	For	For
IDEMITSU KOSAN CO.,LTD.	23-Jun-2021	3	Approve Reduction Of Capital Reserve	For	For
IDEMITSU KOSAN CO.,LTD.	23-Jun-2021	4	Appoint A Director Kito, Shunichi	For	For
IDEMITSU KOSAN CO.,LTD.	23-Jun-2021	5	Appoint A Director Matsushita, Takashi	For	For
IDEMITSU KOSAN CO.,LTD.	23-Jun-2021	6	Appoint A Director Nibuya, Susumu	For	For
IDEMITSU KOSAN CO.,LTD.	23-Jun-2021	7	Appoint A Director Hirano, Atsuhiko	For	For
IDEMITSU KOSAN CO.,LTD.	23-Jun-2021	8	Appoint A Director Sakai, Noriaki	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
IDEMITSU KOSAN CO.,LTD.	23-Jun-2021	9	Appoint A Director Idemitsu, Masakazu	For	For
IDEMITSU KOSAN CO.,LTD.	23-Jun-2021	10	Appoint A Director Kubohara, Kazunari	For	For
IDEMITSU KOSAN CO.,LTD.	23-Jun-2021	11	Appoint A Director Kikkawa, Takeo	For	For
IDEMITSU KOSAN CO.,LTD.	23-Jun-2021	12	Appoint A Director Koshiba, Mitsunobu	For	For
IDEMITSU KOSAN CO.,LTD.	23-Jun-2021	13	Appoint A Director Noda, Yumiko	For	For
IDEMITSU KOSAN CO.,LTD.	23-Jun-2021	14	Appoint A Director Kado, Maki	For	For
IDEMITSU KOSAN CO.,LTD.	23-Jun-2021	15	Appoint A Corporate Auditor Yoshioka, Tsutomu	For	For
IDEMITSU KOSAN CO.,LTD.	23-Jun-2021	16	Appoint A Substitute Corporate Auditor Kai, Junko	For	For
IDEX CORPORATION	12-May-2021	1	Election Of Director For A Term Of Three Years: William M. Cook	For	For
IDEX CORPORATION	12-May-2021	2	Election Of Director For A Term Of Three Years: Mark A. Buthman	For	For
IDEX CORPORATION	12-May-2021	3	Election Of Director For A Term Of Three Years: Lakecia N. Gunter	For	For
IDEX CORPORATION	12-May-2021	4	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
IDEX CORPORATION	12-May-2021	5	Ratification Of The Appointment Of Deloitte & Touche Llp As Our Independent Registered Accounting Firm For 2021.	For	For
IDEXX LABORATORIES, INC.	12-May-2021	1	Election Of Director: Bruce L. Claflin	For	For
IDEXX LABORATORIES, INC.	12-May-2021	2	Election Of Director: Asha S. Collins, Phd	For	For
IDEXX LABORATORIES, INC.	12-May-2021	3	Election Of Director: Daniel M. Junius	For	For
IDEXX LABORATORIES, INC.	12-May-2021	4	Election Of Director: Sam Samad	For	For
IDEXX LABORATORIES, INC.	12-May-2021	5	Ratification Of Appointment Of Independent Registered Public Accounting Firm. To Ratify The Selection Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For The Current Fiscal Year (Proposal Two).	For	For
IDEXX LABORATORIES, INC.	12-May-2021	6	Advisory Vote On Executive Compensation. To Approve A Nonbinding Advisory Resolution On The Company'S Executive Compensation (Proposal Three).	For	For
IFLYTEK CO LTD	03-Feb-2021	1	By-Election Of Zhao Xijun As An Independent Director	For	For
IFLYTEK CO LTD	03-Feb-2021	2	Special Report On The Use Of Previously Raised Funds	For	For
IFLYTEK CO LTD	03-Feb-2021	3	The Company'S Eligibility For Non-Public Share Offering	For	Combined
IFLYTEK CO LTD	03-Feb-2021	4	Plan For Non-Public Share Offering: Stock Type And Par Value	For	Against
IFLYTEK CO LTD	03-Feb-2021	5	Plan For Non-Public Share Offering: Issuing Method And Date	For	Against
IFLYTEK CO LTD	03-Feb-2021	6	Plan For Non-Public Share Offering: Issue Price And Pricing Principles	For	Against
IFLYTEK CO LTD	03-Feb-2021	7	Plan For Non-Public Share Offering: Issuing Volume And Subscribers	For	Against
IFLYTEK CO LTD	03-Feb-2021	8	Plan For Non-Public Share Offering: Lockup Period	For	Against
IFLYTEK CO LTD	03-Feb-2021	9	Plan For Non-Public Share Offering: Listing Place	For	Against
IFLYTEK CO LTD	03-Feb-2021	10	Plan For Non-Public Share Offering: Purpose And Amount Of The Raised Funds	For	Against
IFLYTEK CO LTD	03-Feb-2021	11	Plan For Non-Public Share Offering: Arrangement For The Accumulated Retained Profits Before The Non-Public Share Offering	For	Against
IFLYTEK CO LTD	03-Feb-2021	12	Plan For Non-Public Share Offering: The Valid Period Of The Resolution On The Issuance	For	Against
IFLYTEK CO LTD	03-Feb-2021	13	Preplan For 2021 Non-Public Share Offering	For	Against
IFLYTEK CO LTD	03-Feb-2021	14	Feasibility Analysis Report On The Use Of Funds To Be Raised From The 2021 Non-Public Share Offering	For	Against
IFLYTEK CO LTD	03-Feb-2021	15	The Non-Public Share Offering Constitutes A Connected Transaction	For	Against
IFLYTEK CO LTD	03-Feb-2021	16	Conditional Agreement On Subscription For The Non-Publicly Offered Shares To Be Signed With Subscribers	For	Against
IFLYTEK CO LTD	03-Feb-2021	17	Diluted Immediate Return After The Non-Public Share Offering, Filling Measures And Commitments Of Relevant Parties	For	Against
IFLYTEK CO LTD	03-Feb-2021	18	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	Against
IFLYTEK CO LTD	03-Feb-2021	19	Full Authorization To The Board To Handle Matters Regarding The Non-Public Share Offering	For	Against
IFLYTEK CO LTD	03-Feb-2021	20	Amendments To The Company'S Articles Of Association	For	Combined
IFLYTEK CO LTD	10-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
IFLYTEK CO LTD	10-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
IFLYTEK CO LTD	10-May-2021	3	2020 Annual Accounts	For	For
IFLYTEK CO LTD	10-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
IFLYTEK CO LTD	10-May-2021	5	2020 Remuneration For Directors, Supervisors And Senior Management	For	For
IFLYTEK CO LTD	10-May-2021	6	2021 Estimated Continuing Connected Transactions	For	For
IFLYTEK CO LTD	10-May-2021	7	2020 Annual Report And Its Summary	For	For
IFLYTEK CO LTD	10-May-2021	8	2021 Reappointment Of Audit Firm	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
IFLYTEK CO LTD	10-May-2021	9	Estimated Guarantee Quota Within The Next 12 Months	For	Against
IFLYTEK CO LTD	10-May-2021	10	Report On Repurchase And Cancellation Of Some Restricted Stocks Granted	For	Combined
IFLYTEK CO LTD	10-May-2021	11	Amendments To The Company'S Articles Of Association	For	For
IFLYTEK CO LTD	10-May-2021	12	Settlement Of Projects Financed With Raised Funds And Permanently Supplementing The Working Capital With The Surplus Raised Funds	For	For
IGM FINANCIAL INC.	07-May-2021	1	Director	For	Combined
IGM FINANCIAL INC.	07-May-2021	2	In Respect Of The Appointment Of Deloitte Llp, As Auditors.	For	Combined
IHH HEALTHCARE BHD	28-May-2021	1	To Re-Elect The Following Director Who Retire Pursuant To Clause 113(1) Of The Constitution Of The Company And Who Being Eligible, Offer Themselves For Re-Election: Jill Margaret Watts	For	For
IHH HEALTHCARE BHD	28-May-2021	2	To Re-Elect The Following Director Who Retire Pursuant To Clause 113(1) Of The Constitution Of The Company And Who Being Eligible, Offer Themselves For Re-Election: Takeshi Saito	For	Combined
IHH HEALTHCARE BHD	28-May-2021	3	To Re-Elect The Following Director Who Retire Pursuant To Clause 120 Of The Constitution Of The Company And Who Being Eligible, Offer Themselves For Re-Election: Tunku Alizakri Bin Raja Muhammad Alias	For	Against
IHH HEALTHCARE BHD	28-May-2021	4	To Re-Elect The Following Director Who Retire Pursuant To Clause 120 Of The Constitution Of The Company And Who Being Eligible, Offer Themselves For Re-Election: Dato' Muthanna Bin Abdullah	For	Combined
IHH HEALTHCARE BHD	28-May-2021	5	To Re-Elect The Following Director Who Retire Pursuant To Clause 120 Of The Constitution Of The Company And Who Being Eligible, Offer Themselves For Re-Election: Ong Ai Lin	For	For
IHH HEALTHCARE BHD	28-May-2021	6	To Re-Elect The Following Director Who Retire Pursuant To Clause 120 Of The Constitution Of The Company And Who Being Eligible, Offer Themselves For Re-Election: Satoshi Tanaka	For	For
IHH HEALTHCARE BHD	28-May-2021	7	To Approve The Payment Of The Following Fees And Other Benefits Payable To The Directors Of The Company By The Company	For	For
IHH HEALTHCARE BHD	28-May-2021	8	To Approve The Payment Of The Directors' Fees (Or Its Equivalent Amount In Ringgit Malaysia As Converted Using The Middle Rate Of Bank Negara Malaysia Foreign Exchange On The Payment Dates, Where Applicable) To The Directors Of The Company Who Are Holding Directorship And Committee Membership In The Following Company'S Subsidiaries And Other Benefits Payable To The Directors Of The Company By The Company'S Subsidiaries	For	For
IHH HEALTHCARE BHD	28-May-2021	9	To Re-Appoint Kpmg Plt As Auditors Of The Company And To Authorise The Directors To Fix Their Remuneration	For	For
IHH HEALTHCARE BHD	28-May-2021	10	Authority To Allot Shares Pursuant To Section 75 Of The Companies Act 2016	For	For
IHH HEALTHCARE BHD	28-May-2021	11	Proposed Renewal Of Authority For Ihh To Purchase Its Own Shares Of Up To Ten Percent (10%) Of The Prevailing Total Number Of Issued Shares Of The Company (Proposed Renewal Of Share Buy-Back Authority)	For	For
IHS MARKIT LTD	11-Mar-2021	1	Approval And Adoption Of The Merger Agreement, The Statutory Merger Agreement And The Transactions Contemplated Thereby. To Vote On A Proposal To Approve And Adopt The Agreement And Plan Of Merger, Dated As Of November 29, 2020, As Amended By Amendment No. 1, Dated As Of January 20, 2021, And As It May Further Be Amended From Time To Time, By And Among S&P Global Inc., Sapphire Subsidiary, Ltd., And Ihs Markit Ltd., The Statutory Merger Agreement Among The Same, And The Transactions Contemplated Thereby.	For	For
IHS MARKIT LTD	11-Mar-2021	2	Ihs Markit Ltd. Merger-Related Compensation. To Vote On A Proposal To Approve, By Advisory (Non-Binding) Vote, Certain Compensation Arrangements That May Be Paid Or Become Payable To Ihs Markit Ltd.'S Named Executive Officers In Connection With The Merger.	For	Combined
IHS MARKIT LTD	05-May-2021	1	Election Of Director: Lance Uggle	For	For
IHS MARKIT LTD	05-May-2021	2	Election Of Director: John Browne (The Lord Browne Of Madingley)	For	For
IHS MARKIT LTD	05-May-2021	3	Election Of Director: Dinyar S. Devitre	For	For
IHS MARKIT LTD	05-May-2021	4	Election Of Director: Ruann F. Ernst	For	For
IHS MARKIT LTD	05-May-2021	5	Election Of Director: Jacques Esculier	For	For
IHS MARKIT LTD	05-May-2021	6	Election Of Director: Gay Huey Evans	For	For
IHS MARKIT LTD	05-May-2021	7	Election Of Director: William E. Ford	For	For
IHS MARKIT LTD	05-May-2021	8	Election Of Director: Nicoletta Giadrossi	For	For
IHS MARKIT LTD	05-May-2021	9	Election Of Director: Robert P. Kelly	For	For
IHS MARKIT LTD	05-May-2021	10	Election Of Director: Deborah Doyle Mcwhinney	For	For
IHS MARKIT LTD	05-May-2021	11	Election Of Director: Jean-Paul L. Montupet	For	For
IHS MARKIT LTD	05-May-2021	12	Election Of Director: Deborah K. Orida	For	For
IHS MARKIT LTD	05-May-2021	13	Election Of Director: James A. Rosenthal	For	For
IHS MARKIT LTD	05-May-2021	14	To Approve, On An Advisory, Non-Binding Basis, The Compensation Of The Company'S Named Executive Officers.	For	For
IHS MARKIT LTD	05-May-2021	15	To Approve The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accountants Until The Close Of The Next Annual General Meeting Of Shareholders And To Authorize The Company'S Board Of Directors, Acting By The Audit Committee, To Determine The Remuneration Of The Independent Registered Public Accountants.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
IIDA GROUP HOLDINGS CO.,LTD.	25-Jun-2021	1	Approve Appropriation Of Surplus	For	For
IIDA GROUP HOLDINGS CO.,LTD.	25-Jun-2021	2	Amend Articles To: Approve Minor Revisions	For	For
IIDA GROUP HOLDINGS CO.,LTD.	25-Jun-2021	3	Appoint A Director Mori, Kazuhiko	For	Combined
IIDA GROUP HOLDINGS CO.,LTD.	25-Jun-2021	4	Appoint A Director Nishikawa, Yoichi	For	For
IIDA GROUP HOLDINGS CO.,LTD.	25-Jun-2021	5	Appoint A Director Kanei, Masashi	For	Combined
IIDA GROUP HOLDINGS CO.,LTD.	25-Jun-2021	6	Appoint A Director Nishino, Hiroshi	For	For
IIDA GROUP HOLDINGS CO.,LTD.	25-Jun-2021	7	Appoint A Director Horiguchi, Tadayoshi	For	For
IIDA GROUP HOLDINGS CO.,LTD.	25-Jun-2021	8	Appoint A Director Yamamoto, Shigeo	For	For
IIDA GROUP HOLDINGS CO.,LTD.	25-Jun-2021	9	Appoint A Director Hisabayashi, Yoshinari	For	For
IIDA GROUP HOLDINGS CO.,LTD.	25-Jun-2021	10	Appoint A Director Matsubayashi, Shigeyuki	For	For
IIDA GROUP HOLDINGS CO.,LTD.	25-Jun-2021	11	Appoint A Director Kodera, Kazuhiro	For	For
IIDA GROUP HOLDINGS CO.,LTD.	25-Jun-2021	12	Appoint A Director Chiba, Yujiro	For	For
IIDA GROUP HOLDINGS CO.,LTD.	25-Jun-2021	13	Appoint A Director Sasaki, Toshihiko	For	For
IIDA GROUP HOLDINGS CO.,LTD.	25-Jun-2021	14	Appoint A Director Hasegawa, Eiichi	For	Combined
IIDA GROUP HOLDINGS CO.,LTD.	25-Jun-2021	15	Appoint A Corporate Auditor Ishimaru, Ikuko	For	For
IIDA GROUP HOLDINGS CO.,LTD.	25-Jun-2021	16	Appoint A Corporate Auditor Tanaka, Chikara	For	For
IIDA GROUP HOLDINGS CO.,LTD.	25-Jun-2021	17	Appoint A Corporate Auditor Fujita, Koji	For	For
IIDA GROUP HOLDINGS CO.,LTD.	25-Jun-2021	18	Appoint A Corporate Auditor Shimazaki, Makoto	For	Combined
IIDA GROUP HOLDINGS CO.,LTD.	25-Jun-2021	19	Appoint A Substitute Corporate Auditor Sasaki, Shinichi	For	For
ILIAD SA	02-Jun-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
ILIAD SA	02-Jun-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution
ILIAD SA	02-Jun-2021	3	14 May 2021: Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You And Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202104162100904-46 And https://www.journal-officiel.gouv.fr/Balo/Document/202105142101658-58 And Please Note That This Is A Revision Due To Modification Of The Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You And Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ILIAD SA	02-Jun-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
ILIAD SA	02-Jun-2021	5	Approval Of The Parent Company Financial Statements For The Year Ended December 31, 2020	For	Combined
ILIAD SA	02-Jun-2021	6	Approval Of The Consolidated Financial Statements For The Year Ended December 31, 2020	For	For
ILIAD SA	02-Jun-2021	7	Appropriation Of Profit For The Year Ended December 31, 2020 (As Presented In The Parent Company Financial Statements) And Approval Of A Dividend Payment	For	For
ILIAD SA	02-Jun-2021	8	Approval Of Related-Party Agreements Governed By Articles L 225-38 Et Seq. Of The French Commercial Code	For	For
ILIAD SA	02-Jun-2021	9	Re-Appointment Of Deloitte & Associates As Statutory Auditors	For	For
ILIAD SA	02-Jun-2021	10	Re-Appointment Of Beas As Alternate Auditors	For	For
ILIAD SA	02-Jun-2021	11	Re-Election Of Xavier Niel As A Director	For	Combined
ILIAD SA	02-Jun-2021	12	Re-Election Of Bertille Burel As A Director	For	Combined
ILIAD SA	02-Jun-2021	13	Re-Election Of Virginie Calmels As A Director	For	Combined
ILIAD SA	02-Jun-2021	14	Election Of Esther Gaide As A Director	For	Combined
ILIAD SA	02-Jun-2021	15	Setting The Annual Amount Of Remuneration Allocated To Members Of The Board Of Directors	For	Combined
ILIAD SA	02-Jun-2021	16	Approval Of The Information Provided In Accordance With Article L. 22-10-9 I Of The French Commercial Code	For	Combined
ILIAD SA	02-Jun-2021	17	Approval Of The Components Of Compensation Paid During, Or Allocated For, The Year Ended December 31, 2020 To Xavier Niel In His Capacity As Senior Vice-President Until March 16, 2020	For	Combined
ILIAD SA	02-Jun-2021	18	Approval Of The Components Of Compensation Paid During, Or Allocated For, The Year Ended December 31, 2020 To Xavier Niel In His Capacity As Chairman Of The Board Of Directors From March 16, 2020	For	For
ILIAD SA	02-Jun-2021	19	Approval Of The Components Of Compensation Paid During, Or Allocated For, The Year Ended December 31, 2020 To Maxime Lombardini In His Capacity As Chairman Of The Board Of Directors Until March 16, 2020	For	For
ILIAD SA	02-Jun-2021	20	Approval Of The Components Of Compensation Paid During, Or Allocated For, The Year Ended December 31, 2020 To Thomas Reynaud In His Capacity As Chief Executive Officer	For	Combined
ILIAD SA	02-Jun-2021	21	Approval Of The Components Of Compensation Paid During, Or Allocated For, The Year Ended December 31, 2020 To Rani Assaf In His Capacity As Senior Vice-President	For	Against
ILIAD SA	02-Jun-2021	22	Approval Of The Components Of Compensation Paid During, Or Allocated For, The Year Ended December 31, 2020 To Antoine Levavasseur In His Capacity As Senior Vice-President	For	Against
ILIAD SA	02-Jun-2021	23	Approval Of The Compensation Policy For The Chairman Of The Board Of Directors	For	Combined
ILIAD SA	02-Jun-2021	24	Approval Of The Compensation Policy For The Chief Executive Officer	For	Combined
ILIAD SA	02-Jun-2021	25	Approval Of The Compensation Policy For The Senior Vice-Presidents	For	Against
ILIAD SA	02-Jun-2021	26	Approval Of The Compensation Policy For The Directors	For	Combined
ILIAD SA	02-Jun-2021	27	Authorization For The Board Of Directors To Carry Out A Share Buyback Program	For	For
ILIAD SA	02-Jun-2021	28	Authorization For The Board Of Directors, To Issue, With Pre-Emptive Subscription Rights, Ordinary Shares And/Or Securities Carrying Rights To Shares Or To The Allocation Of Debt Securities Of The Company, Any Subsidiary Of The Company And/Or Any Other Entity	For	For
ILIAD SA	02-Jun-2021	29	Authorization For The Board Of Directors, To Issue By Way Of A Public Offering - Other Than An Offering That Falls Within The Scope Of Article L. 411-2 1 Of The French Monetary And Financial Code - And Without Pre-Emptive Subscription Rights, Ordinary Shares And/Or Securities Carrying Rights To Shares Or To The Allocation Of Debt Securities Of The Company, Any Subsidiary Of The Company And/Or Any Other Entity	For	Combined
ILIAD SA	02-Jun-2021	30	Authorization For The Board Of Directors To Issue, By Way Of An Offering That Falls Within The Scope Of Article L. 411-2 1 Of The French Monetary And Financial Code And Without Pre-Emptive Subscription Rights, Ordinary Shares And/Or Securities Carrying Rights To Shares Or To The Allocation Of Debt Securities Of The Company, Any Subsidiary Of The Company And/Or Any Other Entity	For	Against
ILIAD SA	02-Jun-2021	31	Authorization For The Board Of Directors To Set The Issue Price For Issues - Carried Out Without Pre-Emptive Subscription Rights Through A Public Offering Or An Offering That Falls Within The Scope Of Article L. 411-2 1 Of The French Monetary And Financial Code - Of Shares, And/Or Equity Securities Carrying Rights To Other Equity Securities Or To The Allocation Of Debt Securities, And/Or Securities Carrying Rights To New Equity Securities Of The Company, Subject To The Terms And Conditions Set By The Shareholders And A Ceiling Of 10% Of The Company'S Capital	For	Against

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ILIAD SA	02-Jun-2021	32	Authorization For The Board Of Directors To Increase The Number Of Securities Included In An Issue Carried Out With Or Without Pre-Emptive Subscription Rights	For	Against
ILIAD SA	02-Jun-2021	33	Authorization For The Board Of Directors To Issue Shares And/Or Equity Securities Carrying Rights To Other Equity Securities Of The Company, In Payment For Contributions In Kind Made To The Company And Consisting Of Equity Securities Or Securities Carrying Rights To Shares Of Another Entity	For	Combined
ILIAD SA	02-Jun-2021	34	Authorization For The Board Of Directors To Issue Shares, Equity Securities Carrying Rights To Other Equity Securities Or To The Allocation Of Debt Securities, And/Or Securities Carrying Rights To New Equity Securities Of The Company, In The Event Of A Public Offering With A Stock Component Initiated By The Company	For	Combined
ILIAD SA	02-Jun-2021	35	Authorization For The Board Of Directors To Increase The Company'S Share Capital By Capitalizing Reserves, Profit, Additional Paid-In Capital Or Other Eligible Items	For	Combined
ILIAD SA	02-Jun-2021	36	Authorization For The Board Of Directors To Issue Shares Of The Company To Members Of An Employee Stock Ownership Plan, Without Pre-Emptive Subscription Rights	For	For
ILIAD SA	02-Jun-2021	37	Authorization For The Board Of Directors To Reduce The Company'S Capital By Canceling Treasury Shares	For	For
ILIAD SA	02-Jun-2021	38	Amendment To Article 28 Of The Company'S Bylaws, "Quorum And Voting At Shareholders' Meetings"	For	For
ILIAD SA	02-Jun-2021	39	Powers To Carry Out Formalities	For	For
ILIAD SA	02-Jun-2021	40	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined
ILLINOIS TOOL WORKS INC.	07-May-2021	1	Election Of Director: Daniel J. Brutto	For	Combined
ILLINOIS TOOL WORKS INC.	07-May-2021	2	Election Of Director: Susan Crown	For	For
ILLINOIS TOOL WORKS INC.	07-May-2021	3	Election Of Director: Darrell L. Ford	For	For
ILLINOIS TOOL WORKS INC.	07-May-2021	4	Election Of Director: James W. Griffith	For	For
ILLINOIS TOOL WORKS INC.	07-May-2021	5	Election Of Director: Jay L. Henderson	For	For
ILLINOIS TOOL WORKS INC.	07-May-2021	6	Election Of Director: Richard H. Lenny	For	For
ILLINOIS TOOL WORKS INC.	07-May-2021	7	Election Of Director: E. Scott Santi	For	For
ILLINOIS TOOL WORKS INC.	07-May-2021	8	Election Of Director: David B. Smith, Jr.	For	For
ILLINOIS TOOL WORKS INC.	07-May-2021	9	Election Of Director: Pamela B. Strobel	For	For
ILLINOIS TOOL WORKS INC.	07-May-2021	10	Election Of Director: Anré D. Williams	For	For
ILLINOIS TOOL WORKS INC.	07-May-2021	11	Ratification Of The Appointment Of Deloitte & Touche Llp As Itw'S Independent Registered Public Accounting Firm For 2021.	For	For
ILLINOIS TOOL WORKS INC.	07-May-2021	12	Advisory Vote To Approve Compensation Of Itw'S Named Executive Officers.	For	For
ILLINOIS TOOL WORKS INC.	07-May-2021	13	A Non-Binding Stockholder Proposal, If Properly Presented At The Meeting, To Permit Stockholders To Act By Written Consent.	Against	Combined
ILLUMINA, INC.	26-May-2021	1	Election Of Director: Caroline D. Dorsa	For	For
ILLUMINA, INC.	26-May-2021	2	Election Of Director: Robert S. Epstein, M.D.	For	For
ILLUMINA, INC.	26-May-2021	3	Election Of Director: Scott Gottlieb, M.D.	For	For
ILLUMINA, INC.	26-May-2021	4	Election Of Director: Gary S. Guthart	For	For
ILLUMINA, INC.	26-May-2021	5	Election Of Director: Philip W. Schiller	For	For
ILLUMINA, INC.	26-May-2021	6	Election Of Director: John W. Thompson	For	For
ILLUMINA, INC.	26-May-2021	7	To Ratify The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending January 2, 2022.	For	Combined
ILLUMINA, INC.	26-May-2021	8	To Approve, On An Advisory Basis, The Compensation Of The Named Executive Officers As Disclosed In The Proxy Statement.	For	Combined
IMCD N.V.	22-Jun-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
IMCD N.V.	22-Jun-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
IMCD N.V.	22-Jun-2021	3	Please Note That This Is An Amendment To Meeting Id 582743 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinject On This Meeting Notice. Thank You	Non-voting resolution	Non-voting resolution
IMCD N.V.	22-Jun-2021	4	Opening	Non-voting resolution	Non-voting resolution
IMCD N.V.	22-Jun-2021	5	Presentation By The Management Board On The Financial Year 2020	Non-voting resolution	Non-voting resolution
IMCD N.V.	22-Jun-2021	6	Presentation By The External Auditor On The Audit Of The 2020 Financial Statements	Non-voting resolution	Non-voting resolution
IMCD N.V.	22-Jun-2021	7	Remuneration Report 2020 (Voting Point - Advisory Vote)	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
IMCD N.V.	22-Jun-2021	8	Proposal To Adopt The 2020 Financial Statements	For	For
IMCD N.V.	22-Jun-2021	9	Proposal To Adopt A Dividend Of Eur 1.02 Per Share In Cash	For	For
IMCD N.V.	22-Jun-2021	10	Discharge From Liability Of The Members Of The Management Board For The Performance Of Their Duties In 2020	For	For
IMCD N.V.	22-Jun-2021	11	Discharge From Liability Of The Members Of The Supervisory Board For The Performance Of Their Duties In 2020	For	For
IMCD N.V.	22-Jun-2021	12	Proposal To Re-Appoint Deloitte Accountants N.V. For The Financial Year 2021	For	For
IMCD N.V.	22-Jun-2021	13	Designation To Issue Shares	For	For
IMCD N.V.	22-Jun-2021	14	Designation To Restrict Or Exclude Pre-Emptive Rights On Shares As Described Under 5.A	For	For
IMCD N.V.	22-Jun-2021	15	Authorization Of The Management Board To Acquire Shares	For	For
IMCD N.V.	22-Jun-2021	16	Any Other Business	Non-voting resolution	Combined
IMCD N.V.	22-Jun-2021	17	Closing	Non-voting resolution	Non-voting resolution
IMCD N.V.	22-Jun-2021	18	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
IMMOBILIARE GRANDE DISTRIBUZIONE SOCIETA DI INVEST	15-Apr-2021	6	To Approve The Balance Sheet As Of 31 December 2020; Board Of Directors' Report On Management; External And Internal Auditors' Reports; To Present The Consolidated Balance Sheet As Of 31 December 2020; Resolutions Related Thereto	For	Combined
IMMOBILIARE GRANDE DISTRIBUZIONE SOCIETA DI INVEST	15-Apr-2021	7	Profit Allocation For Fiscal Year 2020; Resolutions Related Thereto	For	For
IMMOBILIARE GRANDE DISTRIBUZIONE SOCIETA DI INVEST	15-Apr-2021	8	To Approve In A Binding Way The First Section Of The Report On Rewarding Policy Pursuant To Article 123-Ter, Items 3-Ter And 6, Of The Legislative Decree 58/98	For	For
IMMOBILIARE GRANDE DISTRIBUZIONE SOCIETA DI INVEST	15-Apr-2021	9	To Approve In A Non-Binding Way The Second Section Of The Report On Emolument Paid Pursuant To Article 123-Ter, Items 3-Ter And 6, Of The Legislative Decree 58/98	For	For
IMMOBILIARE GRANDE DISTRIBUZIONE SOCIETA DI INVEST	15-Apr-2021	10	To State The Number Of Directors	For	For
IMMOBILIARE GRANDE DISTRIBUZIONE SOCIETA DI INVEST	15-Apr-2021	11	To State The Term Of Office Of Directors	For	For
IMMOBILIARE GRANDE DISTRIBUZIONE SOCIETA DI INVEST	15-Apr-2021	13	Please Note That This Resolution Is A Shareholder Proposal: To Appoint Board Of Directors' Members. List Presented By Coop Alleanza 3.0 Soc. Coop. Representing 40.92Pct Of The Stock Capital: -Rossella Saoncella -Stefano Dall'Ara -Claudio Albertini - Edy Gambetti -Antonio Rizzi -Silvia Benzi -Rossella Schiavini - Paola Bonfranceschi -Laura Ceccotti -Donatella Vitanza	Take No Action	Combined
IMMOBILIARE GRANDE DISTRIBUZIONE SOCIETA DI INVEST	15-Apr-2021	14	Please Note That This Resolution Is A Shareholder Proposal: To Appoint Board Of Directors' Members. List Presented By Unicoop Tirreno Soc. Coop. Representing 7.87Pct Of The Stock Capital: - Alessia Savino - Laura Materassi - Chiara Pieragnoli - Piero Canova - Alessandro Batistoni	Take No Action	Non-voted Director
IMMOBILIARE GRANDE DISTRIBUZIONE SOCIETA DI INVEST	15-Apr-2021	15	Please Note That This Resolution Is A Shareholder Proposal: To Appoint Board Of Directors' Members. List Presented By Europa Plus Sca Sif Representing 4.50001Pct Of The Stock Capital: - Timothy Guy Michele Santini - Rosa Cipriotti - Gery Robert-Ambroix - Flavia Scarpellini	Take No Action	Combined
IMMOBILIARE GRANDE DISTRIBUZIONE SOCIETA DI INVEST	15-Apr-2021	16	To State Directors' Emolument	For	For
IMMOBILIARE GRANDE DISTRIBUZIONE SOCIETA DI INVEST	15-Apr-2021	18	Please Note That This Resolution Is A Shareholder Proposal: To Appoint The Three Effective Internal Auditors And The Three Alternative Internal Auditors. List Presented By Coop Alleanza 3.0 Soc. Coop. Representing 40.92Pct Of The Stock Capital: Effective Auditors: - Massimo Scarafuggi - Daniela Preite - Rossella Porfido Alternative Auditors: - Daniela Del Frate - Aldo Marco Maggi - Marcello Margotto	Take No Action	Combined
IMMOBILIARE GRANDE DISTRIBUZIONE SOCIETA DI INVEST	15-Apr-2021	19	Please Note That This Resolution Is A Shareholder Proposal: To Appoint The Three Effective Internal Auditors And The Three Alternative Internal Auditors. List Presented By Europa Plus Sca Sif Representing 4.50001Pct Of The Stock Capital: Effective Auditors: - Gian Marco Committeri Atenate Auditors: - Ines Gandini	Take No Action	Combined
IMMOBILIARE GRANDE DISTRIBUZIONE SOCIETA DI INVEST	15-Apr-2021	20	To Appoint The Chairman Of The Board Of Internal Auditors	For	For
IMMOBILIARE GRANDE DISTRIBUZIONE SOCIETA DI INVEST	15-Apr-2021	21	To State Internal Auditors' Emolument	For	For
IMPACT HEALTHCARE REIT PLC	12-May-2021	1	To Receive The Company'S Annual Financial Statements For The Financial Year Ended 31 December 2020 With The Directors' Report And Auditor'S Report On Those Financial Statements	For	For
IMPACT HEALTHCARE REIT PLC	12-May-2021	2	To Approve And Adopt The Directors' Remuneration Policy, As Set Out On Pages 71 And 72 Of The Directors' Remuneration Report, Which Takes Effect Immediately After The End Of The Annual General Meeting	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
IMPACT HEALTHCARE REIT PLC	12-May-2021	3	To Approve The Directors' Remuneration Report (Excluding The Directors' Remuneration Policy, Set Out On Pages 71 To 74 Of The Directors' Remuneration Report), As Set Out In The Company'S Annual Report And Accounts For The Financial Year Ended 31 December 2020	For	For
IMPACT HEALTHCARE REIT PLC	12-May-2021	4	To Approve The Company'S Dividend Policy To Pay Four Interim Dividends Per Year	For	For
IMPACT HEALTHCARE REIT PLC	12-May-2021	5	To Re-Elect Rupert Barclay As A Director Of The Company	For	For
IMPACT HEALTHCARE REIT PLC	12-May-2021	6	To Re-Elect Rosemary Boot As A Director Of The Company	For	For
IMPACT HEALTHCARE REIT PLC	12-May-2021	7	To Re-Elect Philip Hall As A Director Of The Company	For	For
IMPACT HEALTHCARE REIT PLC	12-May-2021	8	To Re-Elect Amanda Aldridge As A Director Of The Company	For	For
IMPACT HEALTHCARE REIT PLC	12-May-2021	9	To Re-Elect Paul Craig As A Director Of The Company	For	For
IMPACT HEALTHCARE REIT PLC	12-May-2021	10	To Appoint Bdo Llp As The Company'S Auditor To Hold Office From The Conclusion Of This Meeting Until The Conclusion Of The Next Annual General Meeting At Which Accounts Are Laid Before The Company	For	For
IMPACT HEALTHCARE REIT PLC	12-May-2021	11	To Authorise The Directors To Determine The Auditor'S Remuneration	For	For
IMPACT HEALTHCARE REIT PLC	12-May-2021	12	That, In Accordance With Section 551 Of The Companies Act 2006 (The "Companies Act"), The Directors Be Generally And Unconditionally Authorised To Allot Ordinary Shares In The Capital Of The Company Up To An Aggregate Nominal Amount Of The Lesser Of: (A) Gbp 382,744.63, Being An Amount Equal To 10 Per Cent. Of The Aggregate Of: A. The Nominal Value Of The Issued Ordinary Share Capital Of The Company At The Date Of This Notice (Gbp 3,189,538.61) (The "Existing Nominal Value"); Plus B. Gbp 6,379,077.20 (Being The Nominal Value Of The Maximum Number Of 63,790,773 Ordinary Shares Which May Be Issued By The Company Pursuant To The Placing Announced By The Company On 6 April 2021 (The "Placing") (The "Maximum Placing Nominal Value"); Or (B) Such Lower Nominal Amount As Is Equal To 10 Per Cent. Of The Aggregate Of: A. The Existing Nominal Value; Plus B. The Nominal Value Of Such Number Of Ordinary Shares As Are Issued Pursuant To The Placing, (The "Resolution 12 Nominal Value") With Such Authority To: A) Expire On 11 August 2022 Or, If Earlier The Date Of The Next Annual General Meeting Of The Company Save That The Company May, At Any Time Prior To The Expiry Of Such Power, Make An Offer Or Enter Into An Agreement Which Would Or Might Require Ordinary Shares To Be Allotted Or Sold From Treasury After The Expiry Of Such Power And The Directors May Allot Or Sell Ordinary Shares From Treasury In Pursuance Of Such An Offer Or Agreement As If Such Power Had Not Expired; And B) Revoke And Replace All Existing But Unexercised Authorities Granted To The Directors To Allot Ordinary Shares But Without Prejudice To Any Allotment Of Shares Or Grant Of Rights Already Made, Offered Or Agreed To Be Made Pursuant To Such Authorities	For	For
IMPACT HEALTHCARE REIT PLC	12-May-2021	13	That, Subject To The Passing Of Resolution 12, In Accordance With Section 551 Of The Companies Act, The Directors Be Generally And Unconditionally Authorised To Allot Ordinary Shares In The Capital Of The Company Up To An Aggregate Nominal Amount Of The Lesser Of: (A) Gbp 382,744.63, Being An Amount Equal To 10 Per Cent. Of The Aggregate Of: A. The Existing Nominal Value; Plus B. The Maximum Placing Nominal Value; Or (B) Such Lower Nominal Amount As Is Equal To 10 Per Cent. Of The Aggregate Of: A. The Existing Nominal Value; Plus B. The Nominal Value Of Such Number Of Ordinary Shares As Are Issued Pursuant To The Placing, (The "Resolution 13 Nominal Value"), With Such Authority To: A) Be In Addition To The Authority Granted Pursuant To Resolution 12 Above; B) Expire On 11 August 2022 Or, If Earlier The Date Of The Next Annual General Meeting Of The Company Save That The Company May, At Any Time Prior To The Expiry Of Such Power, Make An Offer Or Enter Into An Agreement Which Would Or Might Require Ordinary Shares To Be Allotted Or Sold From Treasury After The Expiry Of Such Power And The Directors May Allot Or Sell Ordinary Shares From Treasury In Pursuance Of Such An Offer Or Agreement As If Such Power Had Not Expired	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
IMPACT HEALTHCARE REIT PLC	12-May-2021	14	That, Subject To The Passing Of Resolution 12, The Directors Be Generally And Unconditionally Authorised To Allot Equity Securities (As Defined In Section 560(1) Of The Companies Act) For Cash Under The Authority Conferred By That Resolution And/Or To Sell Ordinary Shares Held By The Company As Treasury Shares As If Section 561 Of The Companies Act Did Not Apply To Any Such Allotment Or Sale, Up To An Aggregate Nominal Amount Equal To The Resolution 12 Nominal Value (Being Approximately 10 Per Cent. Of The Issued Ordinary Share Capital Of The Company Assuming Completion Of The Placing), Such Power To Expire On 11 August 2022 Or, If Earlier, At The Conclusion Of The Next Annual General Meeting Of The Company (Unless Previously Renewed, Varied Or Revoked By The Company In General Meeting) Save That The Company May, At Any Time Prior To The Expiry Of Such Power, Make An Offer Or Enter Into An Agreement Which Would Or Might Require Ordinary Shares To Be Allotted Or Sold From Treasury After The Expiry Of Such Power And The Directors May Allot Or Sell Ordinary Shares From Treasury In Pursuance Of Such An Offer Or Agreement As If Such Power Had Not Expired	For	For
IMPACT HEALTHCARE REIT PLC	12-May-2021	15	That, Subject To The Passing Of Resolution 13, The Directors Be Generally And Unconditionally Authorised To Allot Equity Securities (As Defined In Section 560(1) Of The Companies Act) For Cash Under The Authority Conferred By That Resolution And/Or To Sell Ordinary Shares Held By The Company As Treasury Shares As If Section 561 Of The Companies Act Did Not Apply To Any Such Allotment Or Sale, Up To An Aggregate Nominal Amount Equal To The Resolution 13 Nominal Value (Being Approximately 10 Per Cent. Of The Issued Ordinary Share Capital Of The Company Assuming Completion Of The Placing And Being Approximately 20 Per Cent. Of The Issued Ordinary Share Capital Of The Company Assuming Completion Of The Placing When Taken In Aggregate With The Authority Granted Pursuant To Resolution 14 Above), Such Power To Expire On 11 August 2022 Or, If Earlier, At The Conclusion Of The Next Annual General Meeting Of The Company (Unless Previously Renewed, Varied Or Revoked By The Company In General Meeting) Save That The Company May, At Any Time Prior To The Expiry Of Such Power, Make An Offer Or Enter Into An Agreement Which Would Or Might Require Ordinary Shares To Be Allotted Or Sold From Treasury After The Expiry Of Such Power And The Directors May Allot Or Sell Ordinary Shares From Treasury In Pursuance Of Such An Offer Or Agreement As If Such Power Had Not Expired	For	For
IMPACT HEALTHCARE REIT PLC	12-May-2021	16	That The Company Be And Is Hereby Generally And Unconditionally Authorised For The Purposes Of Section 701 Of The Companies Act To Make Market Purchases (Within The Meaning Of Section 693(4) Of The Companies Act) Of Ordinary Shares Of Gbp 0.01 Each In The Capital Of The Company, Provided That: A) The Maximum Aggregate Number Of Ordinary Shares That May Be Purchased Is 47,811,184; B) The Minimum Price (Excluding Expenses) Which May Be Paid For Each Ordinary Share Is Gbp 0.01; C) The Maximum Price (Excluding Expenses) Which May Be Paid For Each Ordinary Share Is An Amount Equal To The Higher Of: I) 105 Per Cent. Of The Average Of The Closing Mid-Market Value Of An Ordinary Share In The Company For The Five Business Days Prior To The Day The Purchase Is Made; And Ii) The Higher Of: A. The Price Of The Last Independent Trade Of An Ordinary Share; And B. The Highest Current Independent Bid For An Ordinary Share; And D) The Authority Conferred By This Resolution Shall Expire On 11 August 2022 Or, If Earlier, At The Conclusion Of The Company'S Next Annual General Meeting Save That The Company May, Before The Expiry Of The Authority Granted By This Resolution, Enter Into A Contract To Purchase Ordinary Shares Which Will Or May Be Executed Wholly Or Partly After The Expiry Of Such Authority	For	For
IMPACT HEALTHCARE REIT PLC	12-May-2021	17	That A General Meeting, Other Than An Annual General Meeting, May Be Called On Not Less Than 14 Clear Days' Notice Provided That This Authority Shall Expire At The Conclusion Of The Company'S Next Annual General Meeting	For	For
IMPERIAL OIL LIMITED	04-May-2021	1	Election Of Director: D.W. (David) Cornhill	For	For
IMPERIAL OIL LIMITED	04-May-2021	2	Election Of Director: B.W. (Bradley) Corson	For	For
IMPERIAL OIL LIMITED	04-May-2021	3	Election Of Director: M.R. (Matthew) Crocker	For	For
IMPERIAL OIL LIMITED	04-May-2021	4	Election Of Director: K.T. (Krystyna) Hoeg	For	For
IMPERIAL OIL LIMITED	04-May-2021	5	Election Of Director: M.C. (Miranda) Hubbs	For	For
IMPERIAL OIL LIMITED	04-May-2021	6	Election Of Director: J.M. (Jack) Mintz	For	Combined
IMPERIAL OIL LIMITED	04-May-2021	7	Election Of Director: D.S. (David) Sutherland	For	Combined
IMPERIAL OIL LIMITED	04-May-2021	8	Pricewaterhousecoopers Llp Be Reappointed As Auditors Of The Company.	For	For
IMPERIAL OIL LIMITED	04-May-2021	9	Shareholder Proposal (Set Out In Appendix B Of The Company'S Management Proxy Circular). Shareholder Proposal (Adoption Of A Corporate Wide Ambition To Achieve Net Zero Carbon Emissions)	Against	For
INCYTE CORPORATION	26-May-2021	1	Election Of Director: Julian C. Baker	For	For
INCYTE CORPORATION	26-May-2021	2	Election Of Director: Jean-Jacques Bienaimé	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INCYTE CORPORATION	26-May-2021	3	Election Of Director: Paul J. Clancy	For	For
INCYTE CORPORATION	26-May-2021	4	Election Of Director: Wendy L. Dixon	For	For
INCYTE CORPORATION	26-May-2021	5	Election Of Director: Jacquelyn A. Fouse	For	For
INCYTE CORPORATION	26-May-2021	6	Election Of Director: Edmund P. Harrigan	For	For
INCYTE CORPORATION	26-May-2021	7	Election Of Director: Katherine A. High	For	For
INCYTE CORPORATION	26-May-2021	8	Election Of Director: Hervé Hoppenot	For	For
INCYTE CORPORATION	26-May-2021	9	Approve, On A Non-Binding, Advisory Basis, The Compensation Of The Company'S Named Executive Officers.	For	For
INCYTE CORPORATION	26-May-2021	10	Approve Amendments To The Company'S Amended And Restated 2010 Stock Incentive Plan.	For	For
INCYTE CORPORATION	26-May-2021	11	Ratify The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	Combined
INDEPENDENCE REALTY TRUST, INC.	12-May-2021	1	Election Of Director: Scott F. Schaeffer	For	For
INDEPENDENCE REALTY TRUST, INC.	12-May-2021	2	Election Of Director: William C. Dunkelberg	For	For
INDEPENDENCE REALTY TRUST, INC.	12-May-2021	3	Election Of Director: Richard D. Gebert	For	For
INDEPENDENCE REALTY TRUST, INC.	12-May-2021	4	Election Of Director: Melinda H. McClure	For	For
INDEPENDENCE REALTY TRUST, INC.	12-May-2021	5	Election Of Director: Mack D. Pridgen Iii	For	For
INDEPENDENCE REALTY TRUST, INC.	12-May-2021	6	Election Of Director: Deforest B. Soaries, Jr.	For	For
INDEPENDENCE REALTY TRUST, INC.	12-May-2021	7	Election Of Director: Lisa Washington	For	For
INDEPENDENCE REALTY TRUST, INC.	12-May-2021	8	The Ratification Of The Appointment Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
INDEPENDENCE REALTY TRUST, INC.	12-May-2021	9	The Advisory Vote To Approve The Company'S Executive Compensation.	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/listedco/listconews/Sehk/2021/0506/2021050601618.Pdf And https://www1.hkexnews.hk/listedco/listconews/Sehk/2021/0506/2021050601680.Pdf .	Non-voting resolution	Combined
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	2	Proposal On The 2020 Work Report Of The Board Of Directors Of Icgc	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	2	Proposal On The 2020 Work Report Of The Board Of Directors Of Icgc	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	3	Proposal On The 2020 Work Report Of The Board Of Supervisors Of Icgc	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	3	2020 Annual Accounts	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	3	Proposal On The 2020 Work Report Of The Board Of Supervisors Of Icgc	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	3	2020 Annual Accounts	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	4	Proposal On The 2020 Audited Accounts	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.66000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	4	Proposal On The 2020 Audited Accounts	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.66000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	5	Proposal On The 2020 Profit Distribution Plan	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	5	2021 Annual Fixed Assets Investment Budget	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	5	Proposal On The 2020 Profit Distribution Plan	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	5	2021 Annual Fixed Assets Investment Budget	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	6	Proposal On The Fixed Asset Investment Budget For 2021	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	6	Appointment Of 2021 Audit Firm	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	6	Proposal On The Fixed Asset Investment Budget For 2021	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	6	Appointment Of 2021 Audit Firm	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	7	Approve Deloitte Touche Tohmatsu Certified Public Accountants Llp As Domestic External Auditors And Deloitte Touche Tohmatsu As International External Auditor	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	7	Application For Special Authorization Quota For Poverty Relief Donation	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	7	Approve Deloitte Touche Tohmatsu Certified Public Accountants Llp As Domestic External Auditors And Deloitte Touche Tohmatsu As International External Auditor	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	7	Application For Special Authorization Quota For Poverty Relief Donation	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	8	Proposal On The Application For Authorization Limit For Special Donations For Poverty Alleviation	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	8	Election Of Chen Yifang As A Non-Executive Director	For	Combined
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	8	Proposal On The Application For Authorization Limit For Special Donations For Poverty Alleviation	For	Combined
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	8	Election Of Chen Yifang As A Non-Executive Director	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	9	Proposal On The Election Of Ms. Chen Yifang As Non-Executive Director Of Icabc	For	Combined
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	9	Issuance Of Qualified Tier I Capital Instruments	For	Combined
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	9	Proposal On The Election Of Ms. Chen Yifang As Non-Executive Director Of Icabc	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	9	Issuance Of Qualified Tier I Capital Instruments	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	10	Proposal On Issuing Eligible Tier 2 Capital Instruments	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	10	Extension Of The Valid Period For Issuance Of Overseas Non-Fixed Term Capital Loans	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	10	Proposal On Issuing Eligible Tier 2 Capital Instruments	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	10	Extension Of The Valid Period For Issuance Of Overseas Non-Fixed Term Capital Loans	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	11	Proposal On The Extending The Validity Period Of The Authorization To Offshore Issuance Of Undated Capital Bonds	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	11	2020 Donation On Epidemic Prevention And Control	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	11	Proposal On The Extending The Validity Period Of The Authorization To Offshore Issuance Of Undated Capital Bonds	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	11	2020 Donation On Epidemic Prevention And Control	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	12	Proposal On The Materials Donation For Epidemic Prevention And Control In 2020	For	For
INDUSTRIAL AND COMMERCIAL BANK OF CHINA LTD	21-Jun-2021	13	10 June 2021: Please Note That This Is A Revision Due To Change In Record Date From 18 June 2021 To 21 May 2021 And Modification Text Of Resolution 6 And Modification Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined
INDUSTRIAL BANK CO LTD	11-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INDUSTRIAL BANK CO LTD	11-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	3	2020 Annual Report And Its Summary	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	4	2020 Annual Accounts And 2021 Financial Budget Plan	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny8.02000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	6	Issuance Of Write-Down Tier II Capital Bonds	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	7	Issuance Of Financial Bonds	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	8	Appointment Of 2021 Audit Firm	For	Combined
INDUSTRIAL BANK CO LTD	11-Jun-2021	9	Medium-Term Capital Management Plan From 2021 To 2023	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	10	Connected Transaction Quota To A Company And Its Related Enterprises	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	11	Connected Transaction Quota To Another Company And Its Related Enterprises	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	12	Election Of Director: Lv Jiajin	For	Combined
INDUSTRIAL BANK CO LTD	11-Jun-2021	13	Election Of Director: Chen Yichao	For	Combined
INDUSTRIAL BANK CO LTD	11-Jun-2021	14	Election Of Director: Li Zhuoyong	For	Combined
INDUSTRIAL BANK CO LTD	11-Jun-2021	15	Election Of Director: Xiao Hong	For	Combined
INDUSTRIAL BANK CO LTD	11-Jun-2021	16	Election Of Director: Lin Tengjiao	For	Combined
INDUSTRIAL BANK CO LTD	11-Jun-2021	17	Election Of Director: Tao Yiping	For	Combined
INDUSTRIAL BANK CO LTD	11-Jun-2021	18	Election Of Director: Chen Jinguang	For	Combined
INDUSTRIAL BANK CO LTD	11-Jun-2021	19	Election Of Director: Chen Xinjian	For	Combined
INDUSTRIAL BANK CO LTD	11-Jun-2021	20	Election Of Director: Sun Xiongpeng	For	Combined
INDUSTRIAL BANK CO LTD	11-Jun-2021	21	Election Of Independent Director: Su Xijia	For	Combined
INDUSTRIAL BANK CO LTD	11-Jun-2021	22	Election Of Independent Director: Chen Guogang	For	Combined
INDUSTRIAL BANK CO LTD	11-Jun-2021	23	Election Of Independent Director: Lin Hua	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	24	Election Of Independent Director: Ben Shenglin	For	Combined
INDUSTRIAL BANK CO LTD	11-Jun-2021	25	Election Of Independent Director: Xu Lin	For	Combined
INDUSTRIAL BANK CO LTD	11-Jun-2021	26	Election Of Shareholder And External Supervisor: He Xudong	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	27	Election Of Shareholder And External Supervisor: Paul M Theil	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	28	Election Of Shareholder And External Supervisor: Zhu Qing	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	29	Election Of Shareholder And External Supervisor: Xia Dawei	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	30	The Company'S Eligibility For Public Issuance Of A-Share Convertible Corporate Bonds	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	31	Plan For Public Issuance And Listing Of A-Share Convertible Corporate Bonds: Type Of Securities To Be Issued	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	32	Plan For Public Issuance And Listing Of A-Share Convertible Corporate Bonds: Issuing Volume	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	33	Plan For Public Issuance And Listing Of A-Share Convertible Corporate Bonds: Par Value And Issue Price	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	34	Plan For Public Issuance And Listing Of A-Share Convertible Corporate Bonds: Bond Duration	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	35	Plan For Public Issuance And Listing Of A-Share Convertible Corporate Bonds: Interest Rate	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	36	Plan For Public Issuance And Listing Of A-Share Convertible Corporate Bonds: Time Limit And Method For Paying The Principal And Interest	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	37	Plan For Public Issuance And Listing Of A-Share Convertible Corporate Bonds: Conversion Period	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	38	Plan For Public Issuance And Listing Of A-Share Convertible Corporate Bonds: Determination And Adjustment To The Conversion Price	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	39	Plan For Public Issuance And Listing Of A-Share Convertible Corporate Bonds: Provisions On Downward Adjustment Of Conversion Price	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	40	Plan For Public Issuance And Listing Of A-Share Convertible Corporate Bonds: Determining Method For The Number Of Converted Shares	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	41	Plan For Public Issuance And Listing Of A-Share Convertible Corporate Bonds: Attribution Of Related Dividends For Conversion Years	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INDUSTRIAL BANK CO LTD	11-Jun-2021	42	Plan For Public Issuance And Listing Of A-Share Convertible Corporate Bonds: Redemption Clauses	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	43	Plan For Public Issuance And Listing Of A-Share Convertible Corporate Bonds: Resale Clauses	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	44	Plan For Public Issuance And Listing Of A-Share Convertible Corporate Bonds: Issuing Targets And Method	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	45	Plan For Public Issuance And Listing Of A-Share Convertible Corporate Bonds: Arrangement For Placing To Original Shareholders	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	46	Plan For Public Issuance And Listing Of A-Share Convertible Corporate Bonds: Convertible Bondholders And Bondholders' Meetings	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	47	Plan For Public Issuance And Listing Of A-Share Convertible Corporate Bonds: Purpose Of The Raised Funds	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	48	Plan For Public Issuance And Listing Of A-Share Convertible Corporate Bonds: Guarantee Matters	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	49	Plan For Public Issuance And Listing Of A-Share Convertible Corporate Bonds: The Valid Period Of The Resolution	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	50	Feasibility Analysis Report On The Use Of Funds To Be Raised From The Public Issuance Of A-Share Convertible Corporate Bonds	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	51	Report On Use Of Previously Raised Funds	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	52	Medium-Term Shareholder Return Plan From 2021 To 2023	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	53	Diluted Immediate Return After The Public Issuance Of A-Share Convertible Corporate Bonds And Filling Measures	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	54	Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The Public Issuance Of A-Share Convertible Corporate Bonds	For	For
INDUSTRIAL BANK CO LTD	11-Jun-2021	55	25 May 2021: Please Note That This Is A Revision Due To Modification Of The Text Of Resolution 14.18. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
INDUSTRIAL BANK OF KOREA	25-Mar-2021	1	Approval Of Financial Statements	For	Combined
INDUSTRIAL BANK OF KOREA	25-Mar-2021	2	Approval Of Remuneration For Director	For	Combined
INDUSTRIAL BANK OF KOREA	25-Mar-2021	3	Approval Of Remuneration For Auditor	For	Against
INDUSTRIAL LOGISTICS PROPERTY	02-Jun-2021	1	Election Of Director: Joseph L. Morea	For	Combined
INDUSTRIAL LOGISTICS PROPERTY	02-Jun-2021	2	Advisory Vote To Approve Executive Compensation.	For	For
INDUSTRIAL LOGISTICS PROPERTY	02-Jun-2021	3	Ratification Of The Appointment Of Deloitte & Touche Llp As Independent Auditors To Serve For The 2021 Fiscal Year.	For	For
INDUSTRIAS PENOLES SAB DE CV	29-Apr-2021	1	Approve Boards Report	For	Combined
INDUSTRIAS PENOLES SAB DE CV	29-Apr-2021	1	Amend Articles	For	Combined
INDUSTRIAS PENOLES SAB DE CV	29-Apr-2021	1	Approve Boards Report	For	Combined
INDUSTRIAS PENOLES SAB DE CV	29-Apr-2021	2	Approve Ceos Report And Auditors Opinion	For	Combined
INDUSTRIAS PENOLES SAB DE CV	29-Apr-2021	2	Appoint Legal Representatives	For	Combined
INDUSTRIAS PENOLES SAB DE CV	29-Apr-2021	2	Approve Ceos Report And Auditors Opinion	For	For
INDUSTRIAS PENOLES SAB DE CV	29-Apr-2021	3	Approve Individual And Consolidated Financial Statements	For	Combined
INDUSTRIAS PENOLES SAB DE CV	29-Apr-2021	3	Approve Minutes Of Meeting	For	Combined
INDUSTRIAS PENOLES SAB DE CV	29-Apr-2021	3	Approve Individual And Consolidated Financial Statements	For	Combined
INDUSTRIAS PENOLES SAB DE CV	29-Apr-2021	4	Approve Report On Principal Policies And Accounting Criteria And Information Followed In Preparation Of Financial Information	For	Combined
INDUSTRIAS PENOLES SAB DE CV	29-Apr-2021	5	Approve Audit And Corporate Practices Committees Report	For	Combined
INDUSTRIAS PENOLES SAB DE CV	29-Apr-2021	6	Resolutions On Allocation Of Income	For	Combined
INDUSTRIAS PENOLES SAB DE CV	29-Apr-2021	7	Set Aggregate Nominal Amount Of Share Repurchase Reserve	For	Combined
INDUSTRIAS PENOLES SAB DE CV	29-Apr-2021	8	Elect Or Ratify Directors, Verify Directors Independence Classification, Approve Their Respective Remuneration	For	Combined
INDUSTRIAS PENOLES SAB DE CV	29-Apr-2021	9	Elect Or Ratify Chairman Of Audit And Corporate Practices Committee	For	Combined
INDUSTRIAS PENOLES SAB DE CV	29-Apr-2021	10	Appoint Legal Representatives	For	For
INDUSTRIAS PENOLES SAB DE CV	29-Apr-2021	11	Approve Minutes Of Meeting	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Combined
INDUSTRIVAERDEN AB	21-Apr-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INDUSTRIVAERDEN AB	21-Apr-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
INDUSTRIVAERDEN AB	21-Apr-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
INDUSTRIVAERDEN AB	21-Apr-2021	5	Election Of A Chairman To Preside Over The Annual General Meeting: The Attorney Sven Unger Or, To The Extent He Is Prevented, The Person That The Nominating Committee Appoints Instead	Non-voting resolution	Non-voting resolution
INDUSTRIVAERDEN AB	21-Apr-2021	6	Election Of Persons To Check The Minutes: Mats Guldbrand (L E Lundbergforetagen), Stefan Nilsson (Handelsbanken Pension Foundation)	Non-voting resolution	Non-voting resolution
INDUSTRIVAERDEN AB	21-Apr-2021	7	Preparation And Approval Of The Voting List	Non-voting resolution	Non-voting resolution
INDUSTRIVAERDEN AB	21-Apr-2021	8	Approval Of The Agenda	Non-voting resolution	Non-voting resolution
INDUSTRIVAERDEN AB	21-Apr-2021	9	Decision As To Whether The Annual General Meeting Has Been Duly Convened	Non-voting resolution	Non-voting resolution
INDUSTRIVAERDEN AB	21-Apr-2021	10	Presentation Of: A. The Annual Report And Audit Report, And Of The Consolidated Accounts And Audit Report For The Group B. The Auditor'S Statement On Whether The Guidelines For Executive Compensation, Which Have Applied Since The Previous Annual General Meeting, Have Been Followed C. The Board'S Proposed Distribution Of Earnings And Statement In Support Of Such Proposal	Non-voting resolution	Non-voting resolution
INDUSTRIVAERDEN AB	21-Apr-2021	11	Decision On Adoption Of The Income Statement And Balance Sheet, And The Consolidated Income Statement And Consolidated Balance Sheet	For	Combined
INDUSTRIVAERDEN AB	21-Apr-2021	11	Decision On Adoption Of The Income Statement And Balance Sheet, And The Consolidated Income Statement And Consolidated Balance Sheet	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	11	Decision On Adoption Of The Income Statement And Balance Sheet, And The Consolidated Income Statement And Consolidated Balance Sheet	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	12	Decision On Distribution Of The Company'S Earnings As Shown In The Adopted Balance Sheet And Record Date For Dividend: The Board Of Directors Proposes An Ordinary Dividend Of Sek 6.25 Per Share And An Extra Dividend Of Sek 2.00 Per Share, Corresponding To A Total Dividend Of Sek 8.25 Per Share	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	12	Decision On Distribution Of The Company'S Earnings As Shown In The Adopted Balance Sheet And Record Date For Dividend: The Board Of Directors Proposes An Ordinary Dividend Of Sek 6.25 Per Share And An Extra Dividend Of Sek 2.00 Per Share, Corresponding To A Total Dividend Of Sek 8.25 Per Share	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	12	Decision On Distribution Of The Company'S Earnings As Shown In The Adopted Balance Sheet And Record Date For Dividend: The Board Of Directors Proposes An Ordinary Dividend Of Sek 6.25 Per Share And An Extra Dividend Of Sek 2.00 Per Share, Corresponding To A Total Dividend Of Sek 8.25 Per Share	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	13	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Fredrik Lundberg (Chairman Of The Board)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	13	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Fredrik Lundberg (Chairman Of The Board)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	13	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Fredrik Lundberg (Chairman Of The Board)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	14	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Par Boman (Board Member)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	14	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Par Boman (Board Member)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	14	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Par Boman (Board Member)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	15	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Christian Caspar (Board Member)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	15	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Christian Caspar (Board Member)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	15	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Christian Caspar (Board Member)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	16	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Marika Fredriksson (Board Member)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	16	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Marika Fredriksson (Board Member)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	16	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Marika Fredriksson (Board Member)	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INDUSTRIVAERDEN AB	21-Apr-2021	17	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Bengt Kjell (Board Member)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	17	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Bengt Kjell (Board Member)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	17	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Bengt Kjell (Board Member)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	18	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Nina Linander (Former Board Member, For The Period From And Including 1 January 2020 To And Including 24 April 2020)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	18	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Nina Linander (Former Board Member, For The Period From And Including 1 January 2020 To And Including 24 April 2020)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	18	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Nina Linander (Former Board Member, For The Period From And Including 1 January 2020 To And Including 24 April 2020)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	19	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Annika Lundius (Board Member)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	19	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Annika Lundius (Board Member)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	19	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Annika Lundius (Board Member)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	20	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Lars Pettersson (Board Member)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	20	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Lars Pettersson (Board Member)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	20	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Lars Pettersson (Board Member)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	21	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Helena Stjernholm (Board Member And CEO)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	21	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Helena Stjernholm (Board Member And CEO)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	21	Decision On Discharge From Liability To The Company Of The Members Of The Board Of Directors And The CEO: Helena Stjernholm (Board Member And CEO)	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	22	Please Note That Resolutions 8 To 13 Are Proposed By Nominating Committee And Board Does Not Make Any Recommendation On These Proposals. The Standing Instructions Are Disabled For This Meeting	Non-voting resolution	Combined
INDUSTRIVAERDEN AB	21-Apr-2021	23	Decision On The Number Of Directors: Eight Directors And No Deputy Directors	Take No Action	Combined
INDUSTRIVAERDEN AB	21-Apr-2021	23	Decision On The Number Of Directors: Eight Directors And No Deputy Directors	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	23	Decision On The Number Of Directors: Eight Directors And No Deputy Directors	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	24	Decision Regarding Directors' Fees For Each Of The Company Directors	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	24	Decision Regarding Directors' Fees For Each Of The Company Directors	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	24	Decision Regarding Directors' Fees For Each Of The Company Directors	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	25	Election Of Board Of Director: Par Boman (Re-Election)	Take No Action	Combined
INDUSTRIVAERDEN AB	21-Apr-2021	25	Election Of Board Of Director: Par Boman (Re-Election)	Take No Action	Combined
INDUSTRIVAERDEN AB	21-Apr-2021	25	Election Of Board Of Director: Par Boman (Re-Election)	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	26	Election Of Board Of Director: Christian Caspar (Re-Election)	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	26	Election Of Board Of Director: Christian Caspar (Re-Election)	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	26	Election Of Board Of Director: Christian Caspar (Re-Election)	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	27	Election Of Board Of Director: Marika Fredriksson (Re-Election)	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	27	Election Of Board Of Director: Marika Fredriksson (Re-Election)	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	27	Election Of Board Of Director: Marika Fredriksson (Re-Election)	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	28	Election Of Board Of Director: Bengt Kjell (Re-Election)	Take No Action	Combined
INDUSTRIVAERDEN AB	21-Apr-2021	28	Election Of Board Of Director: Bengt Kjell (Re-Election)	Take No Action	Against
INDUSTRIVAERDEN AB	21-Apr-2021	28	Election Of Board Of Director: Bengt Kjell (Re-Election)	Take No Action	Against
INDUSTRIVAERDEN AB	21-Apr-2021	29	Election Of Board Of Director: Fredrik Lundberg (Re-Election)	Take No Action	Against
INDUSTRIVAERDEN AB	21-Apr-2021	29	Election Of Board Of Director: Fredrik Lundberg (Re-Election)	Take No Action	Against
INDUSTRIVAERDEN AB	21-Apr-2021	29	Election Of Board Of Director: Fredrik Lundberg (Re-Election)	Take No Action	Against
INDUSTRIVAERDEN AB	21-Apr-2021	30	Election Of Board Of Director: Annika Lundius (Re-Election)	Take No Action	Combined
INDUSTRIVAERDEN AB	21-Apr-2021	30	Election Of Board Of Director: Annika Lundius (Re-Election)	Take No Action	Combined
INDUSTRIVAERDEN AB	21-Apr-2021	30	Election Of Board Of Director: Annika Lundius (Re-Election)	Take No Action	Against
INDUSTRIVAERDEN AB	21-Apr-2021	31	Election Of Board Of Director: Lars Pettersson (Re-Election)	Take No Action	Against
INDUSTRIVAERDEN AB	21-Apr-2021	31	Election Of Board Of Director: Lars Pettersson (Re-Election)	Take No Action	Against
INDUSTRIVAERDEN AB	21-Apr-2021	31	Election Of Board Of Director: Lars Pettersson (Re-Election)	Take No Action	Against
INDUSTRIVAERDEN AB	21-Apr-2021	32	Election Of Board Of Director: Helena Stjernholm (Re-Election)	Take No Action	Against

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INDUSTRIVAERDEN AB	21-Apr-2021	32	Election Of Board Of Director: Helena Stjernholm (Re-Election)	Take No Action	Combined
INDUSTRIVAERDEN AB	21-Apr-2021	32	Election Of Board Of Director: Helena Stjernholm (Re-Election)	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	33	Election Of Chairman Of The Board: Fredrik Lundberg As Chairman Of The Board (Re-Election)	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	33	Election Of Chairman Of The Board: Fredrik Lundberg As Chairman Of The Board (Re-Election)	Take No Action	Combined
INDUSTRIVAERDEN AB	21-Apr-2021	33	Election Of Chairman Of The Board: Fredrik Lundberg As Chairman Of The Board (Re-Election)	Take No Action	Against
INDUSTRIVAERDEN AB	21-Apr-2021	34	Decision On The Number Of Auditors: One Chartered Accounting Firm	Take No Action	Combined
INDUSTRIVAERDEN AB	21-Apr-2021	34	Decision On The Number Of Auditors: One Chartered Accounting Firm	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	34	Decision On The Number Of Auditors: One Chartered Accounting Firm	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	35	Decision On The Auditor'S Fees	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	35	Decision On The Auditor'S Fees	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	35	Decision On The Auditor'S Fees	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	36	Election Of Auditor: The Nominating Committee Proposes, In Accordance With The Audit Committee'S Recommendation, Reelection Of The Accounting Firm Deloitte Ab For The Period Until The End Of The 2022 Annual General Meeting. Deloitte Ab Has Notified That If The Firm Is Elected, It Will Appoint Authorized Public Accountant Hans Waren As Chief Auditor	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	36	Election Of Auditor: The Nominating Committee Proposes, In Accordance With The Audit Committee'S Recommendation, Reelection Of The Accounting Firm Deloitte Ab For The Period Until The End Of The 2022 Annual General Meeting. Deloitte Ab Has Notified That If The Firm Is Elected, It Will Appoint Authorized Public Accountant Hans Waren As Chief Auditor	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	36	Election Of Auditor: The Nominating Committee Proposes, In Accordance With The Audit Committee'S Recommendation, Reelection Of The Accounting Firm Deloitte Ab For The Period Until The End Of The 2022 Annual General Meeting. Deloitte Ab Has Notified That If The Firm Is Elected, It Will Appoint Authorized Public Accountant Hans Waren As Chief Auditor	Take No Action	For
INDUSTRIVAERDEN AB	21-Apr-2021	37	Decision Regarding Approval Of The Remuneration Report	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	37	Decision Regarding Approval Of The Remuneration Report	For	Combined
INDUSTRIVAERDEN AB	21-Apr-2021	37	Decision Regarding Approval Of The Remuneration Report	For	Against
INDUSTRIVAERDEN AB	21-Apr-2021	38	Decision On A Long-Term Share Savings Program	For	Combined
INDUSTRIVAERDEN AB	21-Apr-2021	38	Decision On A Long-Term Share Savings Program	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	38	Decision On A Long-Term Share Savings Program	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	39	Decision On Amendments To The Articles Of Association: Article 15	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	39	Decision On Amendments To The Articles Of Association: Article 15	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	39	Decision On Amendments To The Articles Of Association: Article 15	For	For
INDUSTRIVAERDEN AB	21-Apr-2021	40	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined
INFINEON TECHNOLOGIES AG	25-Feb-2021	8	Approve Allocation Of Income And Dividends Of Eur 0.22 Per Share	For	Combined
INFINEON TECHNOLOGIES AG	25-Feb-2021	9	Approve Discharge Of Management Board Member Reinhard Ploss For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	10	Approve Discharge Of Management Board Member Helmut Gassel For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	11	Approve Discharge Of Management Board Member Jochen Hanebeck For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	12	Approve Discharge Of Management Board Member Sven Schneider For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	13	Approve Discharge Of Supervisory Board Member Wolfgang Eder For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	14	Approve Discharge Of Supervisory Board Member Peter Bauer (Until Feb. 20, 2020) For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	15	Approve Discharge Of Supervisory Board Member Xiaoqun Clever (From Feb. 20, 2020) For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	16	Approve Discharge Of Supervisory Board Member Johann Dechant For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	17	Approve Discharge Of Supervisory Board Member Herbert Diess (Until Feb. 20, 2020) For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	18	Approve Discharge Of Supervisory Board Member Friedrich Eichiner (From Feb. 20, 2020) For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	19	Approve Discharge Of Supervisory Board Member Annette Engelfried For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	20	Approve Discharge Of Supervisory Board Member Peter Gruber For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	21	Approve Discharge Of Supervisory Board Member Gerhard Hobbach (Until Feb. 20, 2020) For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	22	Approve Discharge Of Supervisory Board Member Hans Ulrich Holdenried For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	23	Approve Discharge Of Supervisory Board Member Renate Koecher (Until Feb. 20, 2020) For Fiscal 2020	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INFINEON TECHNOLOGIES AG	25-Feb-2021	24	Approve Discharge Of Supervisory Board Member Susanne Lachenmann For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	25	Approve Discharge Of Supervisory Board Member Geraldine Picaud For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	26	Approve Discharge Of Supervisory Board Member Manfred Puffer For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	27	Approve Discharge Of Supervisory Board Member Melanie Riedl (From Feb. 20, 2020) For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	28	Approve Discharge Of Supervisory Board Member Kerstin Schulzendorf For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	29	Approve Discharge Of Supervisory Board Member Juergen Scholz For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	30	Approve Discharge Of Supervisory Board Member Ulrich Spiesshofer (From Feb. 20, 2020) For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	31	Approve Discharge Of Supervisory Board Member Margret Suckale (From Feb. 20, 2020) For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	32	Approve Discharge Of Supervisory Board Member Eckart Suenner (Until Feb. 20, 2020) For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	33	Approve Discharge Of Supervisory Board Member Diana Vitale For Fiscal 2020	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	34	Ratify Kpmg Ag As Auditors For Fiscal 2021	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	35	Approve Remuneration Policy	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	36	Approve Remuneration Of Supervisory Board	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	37	Approve Creation Of Eur 30 Million Pool Of Capital For Employee Stock Purchase Plan	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	38	Amend Articles Re: Information For Registration In The Share Register	For	For
INFINEON TECHNOLOGIES AG	25-Feb-2021	39	Amend Articles Re: Supervisory Board'S Rules Of Procedure	For	For
INFO EDGE (INDIA) LTD	12-Apr-2021	1	Resolved That Pursuant To The Provisions Of Sections 230 & 232 Of The Companies Act, 2013, The Companies (Compromises, Arrangements And Amalgamations) Rules, 2016, The National Company Law Tribunal Rules, 2016, And Other Applicable Provisions, If Any, And Subject To The Approval Of The Hon'ble National Company Law Tribunal And/Or Other Competent Authorities, If Any, The Approval Of Equity Shareholders, Be And Is Hereby Accorded For The Proposed Amalgamation Of High Orbit Careers Private Limited (The "Transferor Company") With Info Edge (India) Limited (The "Transferee Company"); And Other Connected Matters. Resolved Further That The Salient Features/Terms And Conditions Of The Amalgamation, As Set Out In The Draft Scheme Of Amalgamation As Placed Before The Meeting, Which, Inter-Alia, Include The Following: I. All Assets And Liabilities Including Income Tax And All Other Statutory Liabilities, If Any, Of The Transferor Company Will Be Transferred To And Vest In The Transferee Company. Ii. All The Employees Of The Transferor Company In Service On The Effective Date, If Any, Shall Become The Employees Of The Transferee Company On And From Such Date Without Any Break Or Interruption In Service And Upon Terms And Conditions Not Less Favorable Than Those Subsisting In The Transferor Company On The Said Date. Iii. Appointed Date For Amalgamation Will Be April 1, 2020, Or Such Other Date, As The Hon'ble National Company Law Tribunal Or Any Other Competent Authority May Approve. Iv. Since The Transferor Company Is A Wholly Owned Subsidiary Of The Transferee Company, No New Share Will Be Issued By The Transferee Company Pursuant To The Scheme Of Amalgamation. Be And Are Hereby Approved In Specific. Resolved Further That Subject To The Approval Of The Hon'ble National Company Law Tribunal And/ Or Other Competent Authorities, If Any, The Scheme Of Amalgamation Of Highorbit Careers Private Limited With Info Edge (India) Limited, As Placed In The Meeting, Be And Is Hereby Approved. Resolved Further That The Board Of Directors Of The	For	For
INFORMA PLC	03-Jun-2021	1	To Re-Elect John Rishton As A Director	For	For
INFORMA PLC	03-Jun-2021	2	To Re-Elect Stephen A. Carter As A Director	For	For
INFORMA PLC	03-Jun-2021	3	To Re-Elect Stephen Davidson As A Director	For	Combined
INFORMA PLC	03-Jun-2021	4	To Re-Elect David Flaschen As Adirector	For	Combined
INFORMA PLC	03-Jun-2021	5	To Re-Elect Mary Mcdowell As A Director	For	Combined
INFORMA PLC	03-Jun-2021	6	To Elect Patrick Martell As A Director	For	Combined
INFORMA PLC	03-Jun-2021	7	To Re-Elect Helen Owers As A Director	For	Combined
INFORMA PLC	03-Jun-2021	8	To Re-Elect Gill Whitehead As Adirector	For	Combined
INFORMA PLC	03-Jun-2021	9	To Re-Elect Gareth Wright As Adirector	For	For
INFORMA PLC	03-Jun-2021	10	To Receive The Annual Report And Audited Financial Statements	For	For
INFORMA PLC	03-Jun-2021	11	To Approve The Directors' Remuneration Report	For	Combined
INFORMA PLC	03-Jun-2021	12	To Reappoint Deloitte Llp Asauditor Of The Company	For	Combined
INFORMA PLC	03-Jun-2021	13	To Authorise The Audit Committee To Determine The Auditor'S Remuneration	For	For
INFORMA PLC	03-Jun-2021	14	Authority To Make Political Donations	For	For
INFORMA PLC	03-Jun-2021	15	Authority To Allot Shares	For	For
INFORMA PLC	03-Jun-2021	16	General Power To Disapply Pre-Emption Rights	For	For
INFORMA PLC	03-Jun-2021	17	Additional Power To Disapply Pre-Emption Rights For Acquisitions Or Capital Investments	For	For
INFORMA PLC	03-Jun-2021	18	Authority To Purchase Own Shares	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INFORMA PLC	03-Jun-2021	19	That The Directors Be Authorized To Call General Meetings (Other Than An Annual General Meeting) On Not Less Than 14 Days' Notice	For	For
INFOSYS LIMITED	19-Jun-2021	1	Adoption Of Financial Statements	Take No Action	For
INFOSYS LIMITED	19-Jun-2021	2	Declaration Of Dividend	Take No Action	For
INFOSYS LIMITED	19-Jun-2021	3	Appointment Of U.B. Pravin Rao As A Director Liable To Retire By Rotation	Take No Action	For
INFOSYS LIMITED	19-Jun-2021	4	Approval For The Buyback Of Equity Shares Of The Company	Take No Action	For
INFOSYS LIMITED	19-Jun-2021	5	Reappointment Of Michael Gibbs As An Independent Director	Take No Action	For
INFOSYS LIMITED	19-Jun-2021	6	Appointment Of Bobby Parikh As An Independent Director	Take No Action	For
INFOSYS LIMITED	19-Jun-2021	7	Appointment Of Chitra Nayak As An Independent Director	Take No Action	For
INFOSYS LIMITED	19-Jun-2021	8	Approval For Changing The Terms Of Remuneration Of U.B. Pravin Rao, Chief Operating Officer And Whole-Time Director	Take No Action	Combined
INFOSYS LTD	19-Jun-2021	1	Adoption Of Financial Statements	For	For
INFOSYS LTD	19-Jun-2021	2	Declaration Of Dividend: Dividend Of Inr 15 Per Equity Share For The Year Ended March 31, 2021	For	For
INFOSYS LTD	19-Jun-2021	3	Appointment Of U.B. Pravin Rao As A Director Liable To Retire By Rotation	For	For
INFOSYS LTD	19-Jun-2021	4	Approval For The Buyback Of Equity Shares Of The Company	For	For
INFOSYS LTD	19-Jun-2021	5	Reappointment Of Michael Gibbs As An Independent Director	For	For
INFOSYS LTD	19-Jun-2021	6	Appointment Of Bobby Parikh As An Independent Director	For	For
INFOSYS LTD	19-Jun-2021	7	Appointment Of Chitra Nayak As An Independent Director	For	For
INFOSYS LTD	19-Jun-2021	8	Approval For Changing The Terms Of Remuneration Of U.B. Pravin Rao, Chief Operating Officer And Whole-Time Director	For	For
INFRAESTRUTURA ENERGETICA NOVA SAB DE CV	30-Apr-2021	1	Submission, Discussion And, As The Case May Be, Approval Of The Reports Referred To In Articles 172 Of The Lgsm 28, And 28 Section Iv Of The Lmv, In Respect To The Company'S Transactions And Results And Together With The External Auditors Report In Respect To The Company'S Consolidated And Audited Financial Statements, For The Fiscal Year Ended As Of December 31, 2020, Having Previously Read The Report Of The Chairman Of The Board Of Directors ,The Board, Of The Chief Executive Officer, Of The Board Opinion On The Chief Executive Officers Report, Of The Chairman Of The Company'S Corporate Practices Committee And Of The Audit Committee	For	Combined
INFRAESTRUTURA ENERGETICA NOVA SAB DE CV	30-Apr-2021	2	Submission, Discussion And, As The Case May Be, Approval Of The Report Referred To In Article 76, Section Xix Of The Income Tax Law In Effect In 2020, On The Compliance With The Company'S Tax Obligations	For	Abstain
INFRAESTRUTURA ENERGETICA NOVA SAB DE CV	30-Apr-2021	3	Submission, Discussion And, As The Case May Be, Approval Of The Company'S Allocation Of Profits And For The Fiscal Year Ended As Of December 31, 2020	For	Combined
INFRAESTRUTURA ENERGETICA NOVA SAB DE CV	30-Apr-2021	4	Designation Or, As The Case May Be, Ratification Or Removal Of The Members Of The Company'S Board Of Directors And Of The Secretary ,Not Member, Of The Board Of Directors, Of The Members Of The Audit Committee And Of The Corporate Practices Committee, Likewise, Discussion And, As The Case May Be, Approval On The Assessment Of The Independence Of The Members Of The Company'S Board Of Directors, Under The Terms Of Article 26 Of The Lmv	For	Combined
INFRAESTRUTURA ENERGETICA NOVA SAB DE CV	30-Apr-2021	5	Submission, Discussion And, As The Case May Be, Approval Of The Determination Of Compensations To The Members Of The Board Of Directors	For	Combined
INFRAESTRUTURA ENERGETICA NOVA SAB DE CV	30-Apr-2021	6	Submission, Discussion And, As The Case May Be, Approval On The Determination Of The Maximum Amount Of Funds Which The Company May Use Para For The Acquisition Of Own Shares, Under The Terms Of Article 56 Section Iv Of The Securities Market Law	For	For
INFRAESTRUTURA ENERGETICA NOVA SAB DE CV	30-Apr-2021	7	Submission, Discussion And, As The Case May Be, Approval Of The Meetings Special Representatives For The Execution And Formalization Of The Resolutions Thereof	For	For
INFRASTRUTTURE WIRELESS ITALIANE S.P.A.	20-Apr-2021	4	Balance Sheet As Of 31 December 2020 - To Approve The Balance Sheet; Resolutions Related Thereto	For	For
INFRASTRUTTURE WIRELESS ITALIANE S.P.A.	20-Apr-2021	5	Balance Sheet As Of 31 December 2020 - Profit Allocation For Fiscal Year 2020; Resolutions Related Thereto	For	For
INFRASTRUTTURE WIRELESS ITALIANE S.P.A.	20-Apr-2021	6	Report On Remuneration Policy And On Emolument Paid - To Approve The First Section (Remuneration Policy); Resolutions Related Thereto	For	For
INFRASTRUTTURE WIRELESS ITALIANE S.P.A.	20-Apr-2021	7	Report On Remuneration Policy And On Emolument Paid - Non-Binding Vote On The Second Section (Emolument 2020); Resolutions Related Thereto	For	For
INFRASTRUTTURE WIRELESS ITALIANE S.P.A.	20-Apr-2021	8	To Integrate The External Auditors' Emolument; Resolutions Related Thereto	For	For
INFRASTRUTTURE WIRELESS ITALIANE S.P.A.	20-Apr-2021	10	Please Note That This Resolution Is A Shareholder Proposal: To Appoint The Board Of Internal Auditors - To Appoint Effective And Alternate Auditors; Resolutions Related Thereto. List Presented By Daphne 3 S.P.A., Central Tower Holding Company Bv, Respectively Representing 30.2Pct And 33.173Pct Of The Stock Capital: Effective Auditors: Foglia Giuliano, Bianchi Maria Teresa. Alternate Auditors: Zeme Michela, Rebecchini Gaetano	Take No Action	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INFRASTRUTTURE WIRELESS ITALIANE S.P.A.	20-Apr-2021	11	Please Note That This Resolution Is A Shareholder Proposal: To Appoint The Board Of Internal Auditors - To Appoint Effective And Alternate Auditors; Resolutions Related Thereto. List Presented By Amber Capital Italia Sgr S.P.A., Algebris Ucits Funds Plc Algebris Core Italy Fund, Amundi Asset Management Sgr S.P.A.; Anima Sgr S.P.A.; Arca Fondi Sgr S.P.A.; Bancoposta Fondi S.P.A. Sgr; Eurizon Capital S.A.; Eurizon Capital Sgr S.P.A; Fideuram Asset Management Ireland; Fideuram Intesa Sanpaolo Private Banking Asset Management Sgr S.P.A.; Interfund Sicav - Interfund Equity Italy; Generali Investments Luxembourg S.A.; Kairos Partners Sgr S.P.A.; Legal & General Investment Management; Mediolanum International Funds Limited - Challenge Funds - Challenge Italian Equity; Mediolanum Gestione Fondi Sgr S.P.A.; Pramerica Sgr S.P.A. ,Representing Together 1.47861Pct Of The Stock Capital: Effective Auditors: Stefano Sarubbi. Alternate Auditors: Roberto Cassader	Take No Action	Combined
INFRASTRUTTURE WIRELESS ITALIANE S.P.A.	20-Apr-2021	12	To Appoint The Board Of Internal Auditors - To Appoint The Board Of Internal Auditors' Chairman; Resolutions Related Thereto	For	For
INFRASTRUTTURE WIRELESS ITALIANE S.P.A.	20-Apr-2021	13	To Appoint The Board Of Internal Auditors - To State Its Emolument; Resolutions Related Thereto	For	For
INFRASTRUTTURE WIRELESS ITALIANE S.P.A.	20-Apr-2021	14	To Appoint Two Directors Pursuant To Art. 2386, Item 1 Of The Italian Civil Code And Paragraph 13.17 Of The Bylaws; Resolutions Related Thereto	For	For
ING GROUP NV	26-Apr-2021	7	Remuneration Report For 2020	For	For
ING GROUP NV	26-Apr-2021	8	Financial Statements (Annual Accounts) For 2020	For	For
ING GROUP NV	26-Apr-2021	10	Dividend For 2020: Eur 0.12 Per Share	For	For
ING GROUP NV	26-Apr-2021	11	Discharge Of The Members And Former Members Of The Executive Board In Respect Of Their Duties Performed During The Year 2020	For	For
ING GROUP NV	26-Apr-2021	12	Discharge Of The Members And Former Members Of The Supervisory Board In Respect Of Their Duties Performed During The Year 2020	For	For
ING GROUP NV	26-Apr-2021	13	Variable Remuneration Cap For Selected Global Staff	For	For
ING GROUP NV	26-Apr-2021	14	Amendments Of The Articles Of Association	For	For
ING GROUP NV	26-Apr-2021	15	Composition Of The Executive Board: Reappointment Of Steven Van Rijswijk	For	For
ING GROUP NV	26-Apr-2021	16	Composition Of The Executive Board: Appointment Of Ljiljana Cortan	For	For
ING GROUP NV	26-Apr-2021	17	Composition Of The Supervisory Board: Reappointment Of Hans Wijers	For	For
ING GROUP NV	26-Apr-2021	18	Composition Of The Supervisory Board: Reappointment Of Margarete Haase	For	For
ING GROUP NV	26-Apr-2021	19	Composition Of The Supervisory Board: Appointment Of Lodewijk Hijmans Van Den Bergh	For	For
ING GROUP NV	26-Apr-2021	20	Authorisation To Issue Ordinary Shares	For	For
ING GROUP NV	26-Apr-2021	21	Authorisation To Issue Ordinary Shares, With Or Without Pre-Emptive Rights Of Existing Shareholders	For	For
ING GROUP NV	26-Apr-2021	22	Authorisation To Acquire Ordinary Shares In The Company'S Own Capital	For	For
IMMOBILIARIA COLONIAL SOCIMI SA	27-Jun-2021	3	Capital Increase By Way Of Non Cash Contributions For A Nominal Amount Of 56,236,752.50 Euros, By Issuing 22,494,701 New Outstanding Ordinary Shares With A Par Value Of 2.50 Euros Each, Of The Same Class And Series As Current Outstanding Shares, Their Consideration Being Shares In Societe Fonciere Lyonnaise Sfl Directly Owned By Predica Prevoyance Dialogue Du Credit Agricole Predica. Delegation Of Powers	For	For
IMMOBILIARIA COLONIAL SOCIMI SA	27-Jun-2021	4	Capital Increase By Way Of Non Cash Contributions For A Nominal Amount Of 31,472,050 Euros, By Issuing 12,588,820 New Outstanding Ordinary Shares With A Par Value Of 2.50 Euros Each, Of The Same Class And Series As Current Outstanding Shares, Their Consideration Being Shares In Societe Fonciere Lyonnaise Sfl Owned By The Sfl Shareholders Who Transfer Their Shares To ImmoBiliaria Colonial, Socimi, S.A. Under The Takeover Bid That The Company Intends To File For Sfl. Delegation Of Powers	For	For
IMMOBILIARIA COLONIAL SOCIMI SA	27-Jun-2021	5	Delegation Of Powers	For	For
IMMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	2	Approve Consolidated Financial Statements	For	For
IMMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	3	Approve Standalone Financial Statements	For	For
IMMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	4	Approve Treatment Of Net Loss	For	For
IMMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	5	Approve Dividends	For	For
IMMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	6	Approve Discharge Of Board	For	For
IMMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	7	Renew Appointment Of Pricewaterhousecoopers As Auditor	For	For
IMMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	8	Authorize Increase In Capital Up To 50 Percent Via Issuance Of Equity Or Equity-Linked Securities, Excluding Preemptive Rights Of Up To 20 Percent	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	9	Authorize Issuance Of Convertible Bonds, Debentures, Warrants, And Other Debt Securities Up To Eur 500 Million With Exclusion Of Preemptive Rights Up To 20 Percent Of Capital	For	For
INMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	10	Authorize Company To Call Egm With 15 Days' Notice	For	For
INMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	11	Approve Remuneration Policy	For	For
INMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	12	Approve Long-Term Incentive Plan	For	For
INMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	13	Advisory Vote On Remuneration Report	For	Combined
INMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	14	Amend Article 5 Re: Share Capital	For	Combined
INMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	15	Amend Article 29 Re: Quorum, Constitution, Adoption Of Resolutions, Internal Regime And Delegation Of Powers	For	For
INMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	16	Amend Article 30 Re: Director Remuneration	For	For
INMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	17	Amend Article 32 Re: Audit And Control Committee	For	For
INMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	18	Add New Article 19 Bis Re: Allow Shareholder Meetings To Be Held In Virtual-Only Format	For	For
INMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	19	Amend Article 5 Of General Meeting Regulations Re: Competences	For	For
INMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	20	Amend Article 10 Of General Meeting Regulations Re: Shareholders' Right To Information	For	For
INMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	21	Amend Article 12 Of General Meeting Regulations Re: Right To Attend And Voting	For	For
INMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	22	Amend Article 12 Bis Of General Meeting Regulations Re:Allow Shareholder Meetings To Be Held In Virtual-Only Format	For	For
INMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	23	Amend Article 20 Of General Meeting Regulations Re: Development Of The Meeting And Intervention Of Shareholders	For	For
INMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	24	Amend Article 22 Of General Meeting Regulations Re: Adoption Of Resolutions	For	For
INMOBILIARIA COLONIAL SOCIMI SA	29-Jun-2021	26	Authorize Board To Ratify And Execute Approved Resolutions	For	For
INNER MONGOLIA BAOTOU STEEL UNION CO LTD	22-Apr-2021	1	Connected Transaction Regarding Renewal Of Rare Earth Ore Agreement With A Company	For	For
INNER MONGOLIA BAOTOU STEEL UNION CO LTD	22-Apr-2021	2	Application For Comprehensive Credit Line To Banks	For	For
INNER MONGOLIA BAOTOU STEEL UNION CO LTD	22-Apr-2021	3	2021 Budget	For	For
INNER MONGOLIA BAOTOU STEEL UNION CO LTD	22-Apr-2021	4	Election Of Non-Independent Director: Zou Yanchun	For	For
INNER MONGOLIA BAOTOU STEEL UNION CO LTD	22-Apr-2021	5	Election Of Non-Independent Director: Xing Liguang	For	For
INNER MONGOLIA BAOTOU STEEL UNION CO LTD	22-Apr-2021	6	Election Of Non-Independent Director: Wang Chen	For	For
INNER MONGOLIA BAOTOU STEEL UNION CO LTD	22-Apr-2021	7	Election Of Non-Independent Director: Qi Hongtao	For	For
INNER MONGOLIA BAOTOU STEEL UNION CO LTD	25-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
INNER MONGOLIA BAOTOU STEEL UNION CO LTD	25-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
INNER MONGOLIA BAOTOU STEEL UNION CO LTD	25-May-2021	3	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
INNER MONGOLIA BAOTOU STEEL UNION CO LTD	25-May-2021	4	2020 Annual Report And Its Summary	For	For
INNER MONGOLIA BAOTOU STEEL UNION CO LTD	25-May-2021	5	2020 Annual Accounts	For	For
INNER MONGOLIA BAOTOU STEEL UNION CO LTD	25-May-2021	6	Implementing Results Of 2020 Continuing Connected Transactions And Estimation Of 2021 Continuing Connected Transactions	For	For
INNER MONGOLIA BAOTOU STEEL UNION CO LTD	25-May-2021	7	Reappointment Of Audit Firm	For	Combined
INNER MONGOLIA BAOTOU STEEL UNION CO LTD	25-May-2021	8	Work Report Of Independent Directors	For	Combined
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	20-May-2021	1	2020 Annual Report And Its Summary	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	20-May-2021	2	2020 Work Report Of The Board Of Directors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	20-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	20-May-2021	4	2021 Business Policies And Investment Plan	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	20-May-2021	5	2020 Annual Accounts And 2021 Financial Budget Plan	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	20-May-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny8.20000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	20-May-2021	7	2020 Work Report Of Independent Directors	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	20-May-2021	8	Authorization To A Wholly-Owned Subsidiary To Provide Guarantee For The Industrial Upstream And Downstream Partners In 2021	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	20-May-2021	9	Registration And Issuance Of Super And Short-Term Commercial Papers	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	20-May-2021	10	Provision Of Guarantee For Wholly-Owned Subsidiaries	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	20-May-2021	11	Provision Of Guarantee For A Company	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	20-May-2021	12	Repurchase And Cancellation Of Some Restricted Stocks In 2019	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	20-May-2021	13	Amendments To The Articles Of Associations	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	20-May-2021	14	System For Independent Directors	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	20-May-2021	15	Connected Transactions Management System	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	20-May-2021	16	Reappointment Of Audit Firm	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	28-Jun-2021	1	The Company'S Eligibility For Non-Public A-Share Offering	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	28-Jun-2021	2	Plan For 2021 Non-Public A-Share Offering: Stock Type And Par Value	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	28-Jun-2021	3	Plan For 2021 Non-Public A-Share Offering: Issuing Method And Date	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	28-Jun-2021	4	Plan For 2021 Non-Public A-Share Offering: Pricing Base Date, Pricing Principles And Issue Price	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	28-Jun-2021	5	Plan For 2021 Non-Public A-Share Offering:Issuing Volume	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	28-Jun-2021	6	Plan For 2021 Non-Public A-Share Offering: Issuing Targets And Subscription Method	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	28-Jun-2021	7	Plan For 2021 Non-Public A-Share Offering: Amount And Purpose Of The Raised Funds	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	28-Jun-2021	8	Plan For 2021 Non-Public A-Share Offering: Lockup Period Arrangement	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	28-Jun-2021	9	Plan For 2021 Non-Public A-Share Offering: Listing Place	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	28-Jun-2021	10	Plan For 2021 Non-Public A-Share Offering: Arrangement For The Accumulated Retained Profits Before The Non-Public Offering	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	28-Jun-2021	11	Plan For 2021 Non-Public A-Share Offering: The Valid Period Of The Resolution On This Offering	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	28-Jun-2021	12	Preplan For 2021 Non-Public A-Share Offering	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	28-Jun-2021	13	Feasibility Analysis Report On The Use Of Funds To Be Raised From The 2021 Non-Public A-Share Offering	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	28-Jun-2021	14	No Need To Prepare A Report On Use Of Previously Raised Funds	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	28-Jun-2021	15	Diluted Immediate Return After 2021 Non-Public A-Share Offering And Filling Measures, And Commitments Of Relevant Parties	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	28-Jun-2021	16	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	28-Jun-2021	17	Full Authorization To The Board To Handle Matters Regarding The Non-Public A-Share Offering	For	For
INNER MONGOLIA YILI INDUSTRIAL GROUP CO LTD	28-Jun-2021	18	Amendments To The Business Scope And The Articles Of Association Of The Company	For	For
INNOLUX CORPORATION	24-Jun-2021	1	Adoption Of The Operating Report And Financial Statements Of 2020.	For	For
INNOLUX CORPORATION	24-Jun-2021	2	Adoption Of The Proposal For Earnings Distribution Of 2020. Proposed Cash Dividend: Twd 0.3 Per Share.	For	For
INNOLUX CORPORATION	24-Jun-2021	3	Proposal Of Stock Release Plan Of The Subsidiary, Innocare Optoelectronics Corporation.	For	For
INNOLUX CORPORATION	24-Jun-2021	4	Proposal Of Cash Distribution From Capital Surplus. Proposed Cash Distribution From Capital Account : Twd 0.1 Per Share.	For	For
INNOLUX CORPORATION	24-Jun-2021	5	Amendment To The Articles Of Incorporation Of The Company.	For	For
INNOLUX CORPORATION	24-Jun-2021	6	Amendment To The Rules Of Shareholders' Meeting Of The Company.	For	For
INNOLUX CORPORATION	24-Jun-2021	7	Amendment To The Election Rules Of Directors Of The Company.	For	For
INNOVATIVE INDUSTRIAL PROPERTIES, INC.	04-Jun-2021	1	Director	For	For
INNOVATIVE INDUSTRIAL PROPERTIES, INC.	04-Jun-2021	2	Ratification Of The Appointment Of Bdo Usa, Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
INNOVATIVE INDUSTRIAL PROPERTIES, INC.	04-Jun-2021	3	Approval On A Non-Binding Advisory Basis Of The Compensation Of The Company'S Named Executive Officers.	For	For
INNOVENT BIOLOGICS, INC.	24-Jun-2021	3	To Approve And Confirm The Conditional Grant Of Restricted Shares To Dr. De-Chao Michael Yu ("Dr. Yu") In Accordance With The Terms Of The Restricted Share Plan Adopted By The Company On June 12, 2020 (The "2020 Rs Plan"), Subject To All Applicable Laws, Rules, Regulations And The Applicable Award Agreement (The "Proposed Grant To Dr. Yu")	For	For
INNOVENT BIOLOGICS, INC.	24-Jun-2021	3	To Consider And Receive The Audited Consolidated Financial Statements Of The Company And The Reports Of Directors And The Auditor Of The Company For The Year Ended December 31, 2020	For	For
INNOVENT BIOLOGICS, INC.	24-Jun-2021	4	To Authorize Any One Or More Of The Directors Of The Company, With The Exception Of Dr. Yu, To Exercise The Powers Of The Company To Allot, Issue And Deal With The Ordinary Shares Of The Company (The "Shares") Pursuant To The Proposed Grant To Dr. Yu Under The Specific Mandate Granted To The Directors By The Shareholders Of The Company (The "Shareholders") At The Extraordinary General Meeting Of The Company Held On June 20, 2020 In Accordance With The Terms Of The 2020 Rs Plan (The "2020 Rs Plan Specific Mandate"), Such That The Restricted Shares Shall Rank Pari Passu In All Respects Among Themselves And With The Existing Shares In Issue At The Date Of The Allotment And Issuance Of The Restricted Shares, And That He/She/They Be And Is/Are Hereby Authorized To Take Such Actions, Do Such Things, Which In Their Opinion May Be Necessary, Desirable Or Expedient For The Purpose Of Giving Effect To And/Or To Implement The Transactions Contemplated In 1(A) Above	For	For
INNOVENT BIOLOGICS, INC.	24-Jun-2021	4	To Re-Elect Mr. Shuyun Chen As A Non-Executive Director Of The Company	For	For
INNOVENT BIOLOGICS, INC.	24-Jun-2021	5	To Approve And Confirm The Conditional Grant Of Restricted Shares To Mr. Ronald Hao Xi Ede ("Mr. Ede") In Accordance With The Terms Of 2020 Rs Plan, Subject To All Applicable Laws, Rules, Regulations And The Applicable Award Agreement (The "Proposed Grant To Mr. Ede")	For	For
INNOVENT BIOLOGICS, INC.	24-Jun-2021	5	To Re-Elect Dr. Kaixian Chen As An Independent Non-Executive Director Of The Company	For	For
INNOVENT BIOLOGICS, INC.	24-Jun-2021	6	To Authorize Any One Or More Of The Directors Of The Company, With The Exception Of Mr. Ede, To Exercise The Powers Of The Company To Allot, Issue And Deal With The Shares Pursuant To The Proposed Grant To Mr. Ede Under The 2020 Rs Plan Specific Mandate, Such That The Restricted Shares Shall Rank Pari Passu In All Respects Among Themselves And With The Existing Shares In Issue At The Date Of The Allotment And Issuance Of The Restricted Shares, And That He/She/They Be And Is/Are Hereby Authorized To Take Such Actions, Do Such Things, Which In Their Opinion May Be Necessary, Desirable Or Expedient For The Purpose Of Giving Effect To And/Or To Implement The Transactions Contemplated In 2(A) Above	For	For
INNOVENT BIOLOGICS, INC.	24-Jun-2021	6	To Authorise The Board Of Directors Of The Company (The "Board") To Fix The Remuneration Of The Directors	For	For
INNOVENT BIOLOGICS, INC.	24-Jun-2021	7	To Approve And Confirm The Conditional Grant Of Restricted Shares To Dr. Charles Leland Cooney ("Dr. Cooney") In Accordance With The Terms Of 2020 Rs Plan, Subject To All Applicable Laws, Rules, Regulations And The Applicable Award Agreement (The "Proposed Grant To Dr. Cooney")	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INNOVENT BIOLOGICS, INC.	24-Jun-2021	7	To Re-Appoint Deloitte Touche Tohmatsu Certified Public Accountants Llp As Auditor Of The Company And Authorise The Board To Fix Their Remuneration	For	For
INNOVENT BIOLOGICS, INC.	24-Jun-2021	8	To Authorize Any One Or More Of The Directors Of The Company, With The Exception Of Dr. Cooney, To Exercise The Powers Of The Company To Allot, Issue And Deal With The Shares Pursuant To The Proposed Grant To Dr. Cooney Under The 2020 Rs Plan Specific Mandate, Such That The Restricted Shares Shall Rank Pari Passu In All Respects Among Themselves And With The Existing Shares In Issue At The Date Of The Allotment And Issuance Of The Restricted Shares, And That He/She/They Be And Is/Are Hereby Authorized To Take Such Actions, Do Such Things, Which In Their Opinion May Be Necessary, Desirable Or Expedient For The Purpose Of Giving Effect To And/Or To Implement The Transactions Contemplated In 3(A)	For	For
INNOVENT BIOLOGICS, INC.	24-Jun-2021	8	To Grant A General Mandate To The Directors To Buy Back Shares Of The Company	For	For
INNOVENT BIOLOGICS, INC.	24-Jun-2021	9	To Approve And Confirm The Conditional Grant Of Restricted Shares To Ms. Joyce I-Yin Hsu ("Ms. Hsu") In Accordance With The Terms Of 2020 Rs Plan, Subject To All Applicable Laws, Rules, Regulations And The Applicable Award Agreement (The "Proposed Grant To Ms. Hsu")	For	For
INNOVENT BIOLOGICS, INC.	24-Jun-2021	9	To Grant A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares Of The Company	For	Combined
INNOVENT BIOLOGICS, INC.	24-Jun-2021	10	To Authorize Any One Or More Of The Directors Of The Company, With The Exception Of Ms. Hsu, To Exercise The Powers Of The Company To Allot, Issue And Deal With The Shares Pursuant To The Proposed Grant To Ms. Hsu Under The 2020 Rs Plan Specific Mandate, Such That The Restricted Shares Shall Rank Pari Passu In All Respects Among Themselves And With The Existing Shares In Issue At The Date Of The Allotment And Issuance Of The Restricted Shares, And That He/She/They Be And Is/Are Hereby Authorized To Take Such Actions, Do Such Things, Which In Their Opinion May Be Necessary, Desirable Or Expedient For The Purpose Of Giving Effect To And/Or To Implement The Transactions Contemplated In 4(A) Above	For	Combined
INNOVENT BIOLOGICS, INC.	24-Jun-2021	10	To Extend The General Mandate Granted To The Directors To Allow, Issue And Deal With Additional Shares Of The Company By Adding Thereto The Total Number Of The Shares To Be Bought Back By The Company	For	Combined
INNOVENT BIOLOGICS, INC.	24-Jun-2021	11	To Approve And Confirm The Conditional Grant Of Restricted Shares To Dr. Kaixian Chen ("Dr. Chen") In Accordance With The Terms Of 2020 Rs Plan, Subject To All Applicable Laws, Rules, Regulations And The Applicable Award Agreement (The "Proposed Grant To Dr. Chen")	For	Combined
INNOVENT BIOLOGICS, INC.	24-Jun-2021	12	To Authorize Any One Or More Of The Directors Of The Company, With The Exception Of Dr. Chen, To Exercise The Powers Of The Company To Allot, Issue And Deal With The Shares Pursuant To The Proposed Grant To Dr. Chen Under The 2020 Rs Plan Specific Mandate, Such That The Restricted Shares Shall Rank Pari Passu In All Respects Among Themselves And With The Existing Shares In Issue At The Date Of The Allotment And Issuance Of The Restricted Shares, And That And That He/She/They Be And Is/Are Hereby Authorized To Take Such Actions, Do Such Things, Which In Their Opinion May Be Necessary, Desirable Or Expedient For The Purpose Of Giving Effect To And/Or To Implement The Transactions Contemplated In 5(A) Above	For	For
INPEX CORPORATION	25-Mar-2021	2	Approve Appropriation Of Surplus	For	For
INPEX CORPORATION	25-Mar-2021	3	Amend Articles To: Change Official Company Name	For	For
INPEX CORPORATION	25-Mar-2021	4	Appoint A Director Kitamura, Toshiaki	For	For
INPEX CORPORATION	25-Mar-2021	5	Appoint A Director Ueda, Takayuki	For	For
INPEX CORPORATION	25-Mar-2021	6	Appoint A Director Ito, Seiya	For	For
INPEX CORPORATION	25-Mar-2021	7	Appoint A Director Ikeda, Takahiko	For	For
INPEX CORPORATION	25-Mar-2021	8	Appoint A Director Yajima, Shigeharu	For	For
INPEX CORPORATION	25-Mar-2021	9	Appoint A Director Kittaka, Kimihisa	For	For
INPEX CORPORATION	25-Mar-2021	10	Appoint A Director Sase, Nobuharu	For	For
INPEX CORPORATION	25-Mar-2021	11	Appoint A Director Yamada, Daisuke	For	For
INPEX CORPORATION	25-Mar-2021	12	Appoint A Director Yanai, Jun	For	For
INPEX CORPORATION	25-Mar-2021	13	Appoint A Director Iio, Norinao	For	For
INPEX CORPORATION	25-Mar-2021	14	Appoint A Director Nishimura, Atsuko	For	For
INPEX CORPORATION	25-Mar-2021	15	Appoint A Director Kimura, Yasushi	For	For
INPEX CORPORATION	25-Mar-2021	16	Appoint A Director Ogino, Kiyoshi	For	For
INPEX CORPORATION	25-Mar-2021	17	Appoint A Director Nishikawa, Tomoo	For	For
INPEX CORPORATION	25-Mar-2021	18	Approve Payment Of Bonuses To Directors	For	For
INSULET CORPORATION	27-May-2021	1	Director	For	For
INSULET CORPORATION	27-May-2021	2	To Approve, On A Non-Binding, Advisory Basis, The Compensation Of Certain Executive Officers.	For	For
INSULET CORPORATION	27-May-2021	3	To Ratify The Appointment Of Grant Thornton Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
INTACT FINANCIAL CORPORATION	12-May-2021	1	Director	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INTACT FINANCIAL CORPORATION	12-May-2021	2	Appointment Of Ernst & Young Llp As Auditor Of The Company.	For	Combined
INTACT FINANCIAL CORPORATION	12-May-2021	3	Authorize The Board To Appoint Additional Directors Whose Term Expires At The Close Of The Next Annual Meeting Of Shareholders And Whose Number Shall Not Exceed One-Third Of The Number Of Directors Elected At The Previous Annual Meeting Of Shareholders.	For	For
INTACT FINANCIAL CORPORATION	12-May-2021	4	Advisory Resolution To Accept The Approach To Executive Compensation	For	For
INTACT FINANCIAL CORPORATION	12-May-2021	5	Resolution To Approve Intact Financial Corporation Executive Stock Option Plan.	For	For
INTEL CORPORATION	13-May-2021	1	Election Of Director: Patrick P. Gelsinger	For	For
INTEL CORPORATION	13-May-2021	2	Election Of Director: James J. Goetz	For	For
INTEL CORPORATION	13-May-2021	3	Election Of Director: Alyssa Henry	For	Combined
INTEL CORPORATION	13-May-2021	4	Election Of Director: Omar Ishrak	For	Combined
INTEL CORPORATION	13-May-2021	5	Election Of Director: Risa Lavizzo-Mourey	For	Combined
INTEL CORPORATION	13-May-2021	6	Election Of Director: Tsu-Jae King Liu	For	Combined
INTEL CORPORATION	13-May-2021	7	Election Of Director: Gregory D. Smith	For	For
INTEL CORPORATION	13-May-2021	8	Election Of Director: Dion J. Weisler	For	For
INTEL CORPORATION	13-May-2021	9	Election Of Director: Frank D. Yeary	For	For
INTEL CORPORATION	13-May-2021	10	Ratification Of Selection Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For 2021.	For	Combined
INTEL CORPORATION	13-May-2021	11	Advisory Vote To Approve Executive Compensation Of Our Listed Officers.	For	Combined
INTEL CORPORATION	13-May-2021	12	Stockholder Proposal On Whether To Allow Stockholders To Act By Written Consent, If Properly Presented At The Meeting.	Against	Combined
INTEL CORPORATION	13-May-2021	13	Stockholder Proposal Requesting A Report On Median Pay Gaps Across Race And Gender, If Properly Presented At The Meeting.	Against	Combined
INTEL CORPORATION	13-May-2021	14	Stockholder Proposal Requesting A Report On Whether Written Policies Or Unwritten Norms At The Company Reinforce Racism In Company Culture, If Properly Presented At The Meeting.	Against	Combined
INTERCONEXION ELECTRICA SA ESP	26-Mar-2021	2	Elect Chairman Of Meeting	For	Combined
INTERCONEXION ELECTRICA SA ESP	26-Mar-2021	3	Present Meeting Secretary'S Report Re Minutes Of Meeting Held On March 27, 2020	For	Combined
INTERCONEXION ELECTRICA SA ESP	26-Mar-2021	4	Elect Meeting Approval Committee	For	Combined
INTERCONEXION ELECTRICA SA ESP	26-Mar-2021	5	Welcome Message From Chairman And Presentation Of Board Report	For	Combined
INTERCONEXION ELECTRICA SA ESP	26-Mar-2021	6	Approve Management Report	For	Abstain
INTERCONEXION ELECTRICA SA ESP	26-Mar-2021	7	Present Individual And Consolidated Financial Statements	For	Abstain
INTERCONEXION ELECTRICA SA ESP	26-Mar-2021	8	Present Auditors Report	For	Abstain
INTERCONEXION ELECTRICA SA ESP	26-Mar-2021	9	Approve Individual And Consolidated Financial Statements	For	Abstain
INTERCONEXION ELECTRICA SA ESP	26-Mar-2021	10	Approve Allocation Of Income And Dividends	For	Combined
INTERCONEXION ELECTRICA SA ESP	26-Mar-2021	11	Approve Auditors And Authorize Board To Fix Their Remuneration	For	For
INTERCONEXION ELECTRICA SA ESP	26-Mar-2021	12	Elect Directors	For	For
INTERCONEXION ELECTRICA SA ESP	26-Mar-2021	13	Amend Articles	For	For
INTERCONEXION ELECTRICA SA ESP	26-Mar-2021	14	Approve Board Succession Policy	For	For
INTERCONEXION ELECTRICA SA ESP	26-Mar-2021	15	Approve Remuneration Policy	For	For
INTERCONEXION ELECTRICA SA ESP	26-Mar-2021	16	Approve Remuneration Of Directors	For	For
INTERCONEXION ELECTRICA SA ESP	15-Jun-2021	2	Verification Of The Quorum	For	Combined
INTERCONEXION ELECTRICA SA ESP	15-Jun-2021	3	Reading And Approval Of The Agenda	For	Combined
INTERCONEXION ELECTRICA SA ESP	15-Jun-2021	4	Election Of The Chairperson Of The General Meeting	For	For
INTERCONEXION ELECTRICA SA ESP	15-Jun-2021	5	Election Of A Committee To Approve The Minutes And To Count The Votes	For	For
INTERCONEXION ELECTRICA SA ESP	15-Jun-2021	6	Election Of The Board Of Directors	For	For
INTERCONTINENTAL EXCHANGE, INC.	14-May-2021	1	Election Of Director For Term Expiring In 2022: Hon. Sharon Y. Bowen	For	For
INTERCONTINENTAL EXCHANGE, INC.	14-May-2021	2	Election Of Director For Term Expiring In 2022: Shantella E. Cooper	For	For
INTERCONTINENTAL EXCHANGE, INC.	14-May-2021	3	Election Of Director For Term Expiring In 2022: Charles R. Crisp	For	For
INTERCONTINENTAL EXCHANGE, INC.	14-May-2021	4	Election Of Director For Term Expiring In 2022: Duriya M. Farooqui	For	For
INTERCONTINENTAL EXCHANGE, INC.	14-May-2021	5	Election Of Director For Term Expiring In 2022: The Rt. Hon. The Lord Hague Of Richmond	For	For
INTERCONTINENTAL EXCHANGE, INC.	14-May-2021	6	Election Of Director For Term Expiring In 2022: Mark F. Mulhern	For	For
INTERCONTINENTAL EXCHANGE, INC.	14-May-2021	7	Election Of Director For Term Expiring In 2022: Thomas E. Noonan	For	For
INTERCONTINENTAL EXCHANGE, INC.	14-May-2021	8	Election Of Director For Term Expiring In 2022: Frederic V. Salerno	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INTERCONTINENTAL EXCHANGE, INC.	14-May-2021	9	Election Of Director For Term Expiring In 2022: Caroline L. Silver	For	For
INTERCONTINENTAL EXCHANGE, INC.	14-May-2021	10	Election Of Director For Term Expiring In 2022: Jeffrey C. Sprecher	For	For
INTERCONTINENTAL EXCHANGE, INC.	14-May-2021	11	Election Of Director For Term Expiring In 2022: Judith A. Sprieser	For	For
INTERCONTINENTAL EXCHANGE, INC.	14-May-2021	12	Election Of Director For Term Expiring In 2022: Vincent Tese	For	For
INTERCONTINENTAL EXCHANGE, INC.	14-May-2021	13	To Approve, By Non-Binding Vote, The Advisory Resolution On Executive Compensation For Named Executive Officers.	For	For
INTERCONTINENTAL EXCHANGE, INC.	14-May-2021	14	To Ratify The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
INTERCONTINENTAL EXCHANGE, INC.	14-May-2021	15	A Stockholder Proposal Regarding Adoption Of A Simple Majority Voting Standard, If Properly Presented At The Annual Meeting.	Against	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	1	Report And Accounts 2020	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	2	Directors Remuneration Report 2020	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	3	Election Of Graham Allan As A Director	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	4	Election Of Richard Anderson As A Director	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	5	Election Of Daniela Barone Soares As A Director	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	6	Election Of Duriya Farooqui As A Director	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	7	Election Of Sharon Rothstein As A Director	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	8	Re-Election Of Keith Barr As A Director	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	9	Re-Election Of Patrick Cescau As A Director	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	10	Re-Election Of Arthur De Haast As A Director	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	11	Re-Election Of Ian Dyson As A Director	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	12	Re-Election Of Paul Edgecliffe-Johnson As A Director	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	13	Re-Election Of Jo Harlow As A Director	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	14	Re-Election Of Elie Maalouf As A Director	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	15	Re-Election Of Jill Mcdonald As A Director	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	16	Re-Election Of Dale Morrison As A Director	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	17	Appointment Of Auditor: Pricewaterhouse Coopers Llp	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	18	Remuneration Of Auditor	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	19	Political Donations	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	20	Amendment To Borrowing Limit	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	21	Allotment Of Shares	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	22	Disapplication Of Pre-Emption Rights	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	23	Further Disapplication Of Pre-Emption Rights	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	24	Authority To Purchase Own Shares	For	For
INTERCONTINENTAL HOTELS GROUP PLC	07-May-2021	25	Notice Of General Meetings	For	For
INTERGLOBE AVIATION LTD	10-Apr-2021	1	Please Note That This Is A Postal Meeting Announcement. A Physical Meeting Is Not Being Held For This Company. Therefore, Meeting Attendance Requests Are Not Valid For This Meeting. If You Wish To Vote, You Must Return Your Instructions By The Indicated Cutoff Date. Please Also Note That Abstain Is Not A Valid Vote Option At Postal Ballot Meetings. Thank You	Non-voting resolution	Combined
INTERGLOBE AVIATION LTD	10-Apr-2021	2	To Approve Revision In The Terms Of Remuneration And The Minimum Remuneration Payable To Mr. Ronjoy Dutta, Whole Time Director And Chief Executive Officer Of The Company By Way Of Grant Of Stock Options Under Interglobe Aviation Limited - Employee Stock Option Scheme 2015	For	Combined
INTERGLOBE AVIATION LTD	25-Jun-2021	1	Please Note That This Is A Postal Meeting Announcement. A Physical Meeting Is Not Being Held For This Company. Therefore, Meeting Attendance Requests Are Not Valid For This Meeting. If You Wish To Vote, You Must Return Your Instructions By The Indicated Cutoff Date. Please Also Note That Abstain Is Not A Valid Vote Option At Postal Ballot Meetings. Thank You	Non-voting resolution	Combined
INTERGLOBE AVIATION LTD	25-Jun-2021	2	To Approve Raising Of Funds By Issue Of Equity Shares Through Qualified Institutions Placement	For	Combined
International Business Machines Corporation	27-Apr-2021	1	Election Of Director For One Year Term: Thomas Buberl	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
International Business Machines Corporation	27-Apr-2021	2	Election Of Director For One Year Term: Michael L. Eskew	For	For
International Business Machines Corporation	27-Apr-2021	3	Election Of Director For One Year Term: David N. Farr	For	For
International Business Machines Corporation	27-Apr-2021	4	Election Of Director For One Year Term: Alex Gorsky	For	Combined
International Business Machines Corporation	27-Apr-2021	5	Election Of Director For One Year Term: Michelle J. Howard	For	Combined
International Business Machines Corporation	27-Apr-2021	6	Election Of Director For One Year Term: Arvind Krishna	For	For
International Business Machines Corporation	27-Apr-2021	7	Election Of Director For One Year Term: Andrew N. Liveris	For	For
International Business Machines Corporation	27-Apr-2021	8	Election Of Director For One Year Term: F. William McNabb Iii	For	For
International Business Machines Corporation	27-Apr-2021	9	Election Of Director For One Year Term: Martha E. Pollack	For	For
International Business Machines Corporation	27-Apr-2021	10	Election Of Director For One Year Term: Joseph R. Swedish	For	For
International Business Machines Corporation	27-Apr-2021	11	Election Of Director For One Year Term: Peter R. Voser	For	For
International Business Machines Corporation	27-Apr-2021	12	Election Of Director For One Year Term: Frederick H. Waddell	For	For
International Business Machines Corporation	27-Apr-2021	13	Ratification Of Appointment Of Independent Registered Public Accounting Firm.	For	Combined
International Business Machines Corporation	27-Apr-2021	14	Advisory Vote On Executive Compensation.	For	Combined
International Business Machines Corporation	27-Apr-2021	15	Stockholder Proposal To Have An Independent Board Chairman.	Against	Combined
International Business Machines Corporation	27-Apr-2021	16	Stockholder Proposal On The Right To Act By Written Consent.	Against	Combined
International Business Machines Corporation	27-Apr-2021	17	Stockholder Proposal Requesting The Company Publish Annually A Report Assessing Its Diversity, Equity And Inclusion Efforts.	For	Combined
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	15-Apr-2021	1	Call To Order	For	Combined
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	15-Apr-2021	2	Determination Of Existence Of Quorum	For	Abstain
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	15-Apr-2021	3	Approval Of The Minutes Of The Annual Stockholders Meeting Held On June 18, 2020	For	Combined
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	15-Apr-2021	4	Chairman'S Report	For	For
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	15-Apr-2021	5	Approval Of The Chairman'S Report And The 2020 Audited Financial Statements	For	For
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	15-Apr-2021	6	Approval/Ratification Of Acts, Contracts, Investments And Resolutions Of The Board Of Directors And Management Since The Last Annual Stockholders Meeting	For	For
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	15-Apr-2021	7	Election Of Director: Enrique K. Razon, Jr	For	Combined
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	15-Apr-2021	8	Election Of Director: Cesar A. Buenaventura (Independent Director)	For	Abstain
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	15-Apr-2021	9	Election Of Director: Carlos C. Ejercito (Independent Director)	For	Combined
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	15-Apr-2021	10	Election Of Director: Joseph R. Higdon	For	For
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	15-Apr-2021	11	Election Of Director: Jose C. Ibazeta	For	Combined
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	15-Apr-2021	12	Election Of Director: Stephen A. Paradies	For	Abstain
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	15-Apr-2021	13	Election Of Director: Andres Soriano Iii	For	Abstain
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	15-Apr-2021	14	Appointment Of External Auditor: Sgv And Co	For	Combined
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	15-Apr-2021	15	Other Matters	Abstain	Combined
INTERNATIONAL CONTAINER TERMINAL SERVICES INC	15-Apr-2021	16	Adjournment	For	Abstain
INTERNATIONAL FLAVORS & FRAGRANCES INC.	05-May-2021	1	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Kathryn J. Boor	For	Combined
INTERNATIONAL FLAVORS & FRAGRANCES INC.	05-May-2021	2	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Edward D. Breen	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INTERNATIONAL FLAVORS & FRAGRANCES INC.	05-May-2021	3	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Carol Anthony Davidson	For	For
INTERNATIONAL FLAVORS & FRAGRANCES INC.	05-May-2021	4	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Michael L. Ducker	For	For
INTERNATIONAL FLAVORS & FRAGRANCES INC.	05-May-2021	5	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Roger W. Ferguson, Jr.	For	For
INTERNATIONAL FLAVORS & FRAGRANCES INC.	05-May-2021	6	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: John F. Ferraro	For	For
INTERNATIONAL FLAVORS & FRAGRANCES INC.	05-May-2021	7	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Andreas Fibig	For	For
INTERNATIONAL FLAVORS & FRAGRANCES INC.	05-May-2021	8	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Christina Gold	For	For
INTERNATIONAL FLAVORS & FRAGRANCES INC.	05-May-2021	9	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Ilene Gordon	For	For
INTERNATIONAL FLAVORS & FRAGRANCES INC.	05-May-2021	10	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Matthias J. Heinzel	For	For
INTERNATIONAL FLAVORS & FRAGRANCES INC.	05-May-2021	11	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Dale F. Morrison	For	For
INTERNATIONAL FLAVORS & FRAGRANCES INC.	05-May-2021	12	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Káre Schultz	For	For
INTERNATIONAL FLAVORS & FRAGRANCES INC.	05-May-2021	13	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Stephen Williamson	For	For
INTERNATIONAL FLAVORS & FRAGRANCES INC.	05-May-2021	14	Ratify The Selection Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For The 2021 Fiscal Year.	For	For
INTERNATIONAL FLAVORS & FRAGRANCES INC.	05-May-2021	15	Approve, On An Advisory Basis, The Compensation Of Our Named Executive Officers In 2020.	For	For
INTERNATIONAL FLAVORS & FRAGRANCES INC.	05-May-2021	16	Approve Our 2021 Stock Award And Incentive Plan.	For	For
INTERNATIONAL PAPER COMPANY	10-May-2021	1	Election Of Director (One-Year Term): Christopher M. Connor	For	For
INTERNATIONAL PAPER COMPANY	10-May-2021	2	Election Of Director (One-Year Term): Ahmet C. Dorduncu	For	For
INTERNATIONAL PAPER COMPANY	10-May-2021	3	Election Of Director (One-Year Term): Ilene S. Gordon	For	For
INTERNATIONAL PAPER COMPANY	10-May-2021	4	Election Of Director (One-Year Term): Anders Gustafsson	For	For
INTERNATIONAL PAPER COMPANY	10-May-2021	5	Election Of Director (One-Year Term): Jacqueline C. Hinman	For	For
INTERNATIONAL PAPER COMPANY	10-May-2021	6	Election Of Director (One-Year Term): Clinton A. Lewis, Jr.	For	For
INTERNATIONAL PAPER COMPANY	10-May-2021	7	Election Of Director (One-Year Term): Dg Macpherson	For	For
INTERNATIONAL PAPER COMPANY	10-May-2021	8	Election Of Director (One-Year Term): Kathryn D. Sullivan	For	For
INTERNATIONAL PAPER COMPANY	10-May-2021	9	Election Of Director (One-Year Term): Mark S. Sutton	For	For
INTERNATIONAL PAPER COMPANY	10-May-2021	10	Election Of Director (One-Year Term): Anton V. Vincent	For	For
INTERNATIONAL PAPER COMPANY	10-May-2021	11	Election Of Director (One-Year Term): Ray G. Young	For	For
INTERNATIONAL PAPER COMPANY	10-May-2021	12	Ratification Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
INTERNATIONAL PAPER COMPANY	10-May-2021	13	A Non-Binding Resolution To Approve The Compensation Of The Company'S Named Executive Officers, As Disclosed Under The Heading "Compensation Discussion & Analysis".	For	For
INTERNATIONAL PAPER COMPANY	10-May-2021	14	Shareowner Proposal To Reduce Ownership Threshold For Requesting Action By Written Consent.	Against	Combined
INTERRENT REAL ESTATE INVESTMENT TRUST	17-Jun-2021	1	Election Of Trustees: Election Of Trustee - Paul Amirault	For	Combined
INTERRENT REAL ESTATE INVESTMENT TRUST	17-Jun-2021	2	Election Of Trustee - Paul Bouzanis	For	For
INTERRENT REAL ESTATE INVESTMENT TRUST	17-Jun-2021	3	Election Of Trustee - John Jussup	For	For
INTERRENT REAL ESTATE INVESTMENT TRUST	17-Jun-2021	4	Election Of Trustee - Ronald Leslie	For	For
INTERRENT REAL ESTATE INVESTMENT TRUST	17-Jun-2021	5	Election Of Trustee - Michael Mcgahan	For	For
INTERRENT REAL ESTATE INVESTMENT TRUST	17-Jun-2021	6	Election Of Trustee - Cheryl Pangborn	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INTERRENT REAL ESTATE INVESTMENT TRUST	17-Jun-2021	7	To Direct The Trustees Of The Reit To Elect The Nominees Named In The Information Circular As The Trustees Of Interrent Trust For The Ensuing Year.	For	For
INTERRENT REAL ESTATE INVESTMENT TRUST	17-Jun-2021	8	To Direct The Trustees Of The Reit To Elect The Nominees Named In The Information Circular As The Directors Of Interrent Holdings General Partner Limited For The Ensuing Year.	For	For
INTERRENT REAL ESTATE INVESTMENT TRUST	17-Jun-2021	9	Appointment Of Rsm Canada Lp As Auditor Of The Trust For The Ensuing Year And Authorizing The Trustees To Fix Their Remuneration.	For	For
INTERSHOP HOLDING AG	31-Mar-2021	3	Approval Of The Situation Report 2020 As Well As The Consolidated Financial Statements 2020	For	For
INTERSHOP HOLDING AG	31-Mar-2021	4	Approval Of The Annual Financial Statements 2020 Of Intershop Holding Ag	For	For
INTERSHOP HOLDING AG	31-Mar-2021	5	Appropriation Of The Net Profit Of Intershop Holding Ag	For	For
INTERSHOP HOLDING AG	31-Mar-2021	6	Discharge Of The Members Of The Board Of Directors And The Management	For	For
INTERSHOP HOLDING AG	31-Mar-2021	7	Approval Of The Maximum Total Amount Of Compensation To The Board Of Directors	For	For
INTERSHOP HOLDING AG	31-Mar-2021	8	Approval Of The Maximum Total Amount Of Compensation To The Management	For	For
INTERSHOP HOLDING AG	31-Mar-2021	9	Re-Election Of Dieter Marmet As Member Of The Board Of Directors	For	Combined
INTERSHOP HOLDING AG	31-Mar-2021	10	Re-Election Of Ernst Schaufelberger As Member Of The Board Of Directors	For	Combined
INTERSHOP HOLDING AG	31-Mar-2021	11	Re-Election Of Kurt Ritz As Member Of The Board Of Directors	For	For
INTERSHOP HOLDING AG	31-Mar-2021	12	Re-Election Of Dieter Marmet As Chairman Of The Board Of Directors	For	Combined
INTERSHOP HOLDING AG	31-Mar-2021	13	Re-Election Of Dieter Marmet As The Member Of The Remuneration Committee	For	Against
INTERSHOP HOLDING AG	31-Mar-2021	14	Re-Election Of Ernst Schaufelberger As The Member Of The Remuneration Committee	For	Combined
INTERSHOP HOLDING AG	31-Mar-2021	15	Re-Election Of Kurt Ritz As The Member Of The Remuneration Committee	For	For
INTERSHOP HOLDING AG	31-Mar-2021	16	Election Of The Independent Proxy / Bfms Rechtsanwaelte, Zurich	For	For
INTERSHOP HOLDING AG	31-Mar-2021	17	Re-Election Of The Auditor / Pricewaterhousecoopers Ag, Winterthur	For	For
INTERTEK GROUP PLC	26-May-2021	1	To Receive The Annual Report And Accounts For The Year Ended 31 Dec-20	For	For
INTERTEK GROUP PLC	26-May-2021	2	To Approve The Directors Remuneration Policy	For	For
INTERTEK GROUP PLC	26-May-2021	3	To Approve The Directors Remuneration Report	For	For
INTERTEK GROUP PLC	26-May-2021	4	To Approve The Payment Of A Final Dividend Of 71.6P Per Ordinary Share	For	For
INTERTEK GROUP PLC	26-May-2021	5	To Elect Lynda Clarizio As A Director	For	For
INTERTEK GROUP PLC	26-May-2021	6	To Elect Tamara Ingram As A Director	For	For
INTERTEK GROUP PLC	26-May-2021	7	To Elect Jonathan Timmis As A Director	For	For
INTERTEK GROUP PLC	26-May-2021	8	To Re-Elect Andrew Martin As A Director	For	For
INTERTEK GROUP PLC	26-May-2021	9	To Re-Elect Andre Lacroix As A Director	For	For
INTERTEK GROUP PLC	26-May-2021	10	To Re-Elect Graham Allan As A Director	For	For
INTERTEK GROUP PLC	26-May-2021	11	To Re-Elect Gurnek Bains As A Director	For	For
INTERTEK GROUP PLC	26-May-2021	12	To Re-Elect Dame Louise Makin As A Director	For	For
INTERTEK GROUP PLC	26-May-2021	13	To Re-Elect Gill Rider As A Director	For	For
INTERTEK GROUP PLC	26-May-2021	14	To Re-Elect Jean-Michel Valette As A Director	For	For
INTERTEK GROUP PLC	26-May-2021	15	To Reappoint Pricewaterhousecoopers Lp As Auditor Of The Company	For	For
INTERTEK GROUP PLC	26-May-2021	16	To Authorise The Audit Committee To Determine The Remuneration Of The Auditor	For	For
INTERTEK GROUP PLC	26-May-2021	17	To Authorise The Directors To Allot Relevant Securities	For	For
INTERTEK GROUP PLC	26-May-2021	18	To Authorise Uk Political Donations And Expenditure	For	For
INTERTEK GROUP PLC	26-May-2021	19	To Disapply Pre-Emption Rights	For	For
INTERTEK GROUP PLC	26-May-2021	20	To Disapply Pre-Emption Rights In Relation To An Acquisition Or Capital Investment	For	For
INTERTEK GROUP PLC	26-May-2021	21	To Authorise The Company To Buy Back Its Own Shares	For	For
INTERTEK GROUP PLC	26-May-2021	22	To Authorise The Company To Hold Any General Meeting Other Than An Annual General Meeting Of The Company On Not Less Than 14 Clear Days Notice	For	For
INTERTEK GROUP PLC	26-May-2021	23	To Amend The Articles Of Association	For	For
INTERVEST OFFICES & WAREHOUSES SA	28-Apr-2021	7	Approval Of The Statutory Annual Accounts Of The Company Concerning The Financial Year That Ended As At 31 December 2020, As Well As The Allocation Of The Result	For	For
INTERVEST OFFICES & WAREHOUSES SA	28-Apr-2021	8	Approval Of The Remuneration Policy, That Forms An Annex Of The Corporate Governance Charter	For	For
INTERVEST OFFICES & WAREHOUSES SA	28-Apr-2021	9	Approval Of The Remuneration Report, Which Forms A Specific Part Of The Corporate Gov-ernance Statement As Included In The Annual Report Of The Supervisory Board Concerning The Fi-nancial Year That Ended As At 31 December 2020	For	For
INTERVEST OFFICES & WAREHOUSES SA	28-Apr-2021	10	Discharge Of The Members Of The Supervisory Board Of The Company	For	For
INTERVEST OFFICES & WAREHOUSES SA	28-Apr-2021	11	Discharge Of The Statutory Auditor Of The Company	For	For
INTERVEST OFFICES & WAREHOUSES SA	28-Apr-2021	12	Reappointment Of Johan Buijs As Member Of The Supervisory Board	For	For
INTERVEST OFFICES & WAREHOUSES SA	28-Apr-2021	13	Ratification Of The Co-Optation Of Marco Miserez And His Reappointment As Member Of The Supervisory Board	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INTERVEST OFFICES & WAREHOUSES SA	28-Apr-2021	14	Appointment Of Ann Smolders As Independent Member Of The Supervisory Board	For	For
INTERVEST OFFICES & WAREHOUSES SA	28-Apr-2021	15	Change Of Control Provisions In Financing Agreements (Art. 7:151 Cac)	For	For
INTESA SANPAOLO SPA	28-Apr-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
INTESA SANPAOLO SPA	28-Apr-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
INTESA SANPAOLO SPA	28-Apr-2021	3	To Approve The 2020 The Parent Company Balance Sheet	For	Combined
INTESA SANPAOLO SPA	28-Apr-2021	4	Net Income Allocation And Distribution Of A Dividend And Of A Part Of The Share Premium Reserve To The Shareholders	For	For
INTESA SANPAOLO SPA	28-Apr-2021	5	Rewarding Policy And Emoluments Paid Report: Section I - 2021 Intesa Sanpaolo Group Rewarding And Incentives Policy	For	For
INTESA SANPAOLO SPA	28-Apr-2021	6	Rewarding Policy And Emoluments Paid Report: Non-Binding Resolution On The Section II - Information On The Emoluments Paid During The 2020	For	For
INTESA SANPAOLO SPA	28-Apr-2021	7	To Increase The Budgetary Impact Of The Non-Recurring Reward With Respect To The Recurring Reward Within The Employment Offer In Favor Of The Financial Advisors Newly Entering Intesa Sanpaolo Group	For	For
INTESA SANPAOLO SPA	28-Apr-2021	8	Approval Of The 2021 Annual Incentives System Based On Financial Securities	For	For
INTESA SANPAOLO SPA	28-Apr-2021	9	To Update Of The Long-Term Incentives Plan For The Years 2018-2021 Pop (Performance Call Option) In Favor Of The Top Management, The Risk Taker And The Strategic Managers. Resolutions Related Thereto	For	Combined
INTESA SANPAOLO SPA	28-Apr-2021	10	Directors And Officers' Liability Insurance. Resolutions Related Thereto	For	For
INTESA SANPAOLO SPA	28-Apr-2021	11	Authorization To Purchase And Dispose Of Own Shares For The Incentives Plans	For	For
INTESA SANPAOLO SPA	28-Apr-2021	12	Authorization To Purchase And Dispose Of Own Shares For The Market Operations	For	For
INTESA SANPAOLO SPA	28-Apr-2021	13	To Amend The Following Articles Of The By-Law: Art. 2 (Registered Office), 13 (Board Of Directors And Management Control Committee), 14 (Election Of Board Of Directors), 17 (Meetings And Resolutions Of The Board Of Directors), 18 (Powers Of The Board Of Directors), 19 (Chairman Of The Board Of Directors), 29 (Financial Statements And Net Income); Annulment Of The Title VIII Of The By-Law (Transitory Rules, Including Articles 34 (Provisions Of The Articles Of Association Introduced By The Shareholders' Meeting On 26 February 2016) And 35 (Chairman Emeritus))	For	For
INTESA SANPAOLO SPA	28-Apr-2021	14	30 Mar 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive II, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined
INTESA SANPAOLO SPA	28-Apr-2021	15	30 Mar 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Non-voting resolution
INTUIT INC.	21-Jan-2021	1	Election Of Director: Eve Burton	For	Combined
INTUIT INC.	21-Jan-2021	2	Election Of Director: Scott D. Cook	For	For
INTUIT INC.	21-Jan-2021	3	Election Of Director: Richard L. Dalzell	For	For
INTUIT INC.	21-Jan-2021	4	Election Of Director: Sasan K. Goodarzi	For	For
INTUIT INC.	21-Jan-2021	5	Election Of Director: Deborah Liu	For	For
INTUIT INC.	21-Jan-2021	6	Election Of Director: Tekedra Mawakana	For	For
INTUIT INC.	21-Jan-2021	7	Election Of Director: Suzanne Nora Johnson	For	For
INTUIT INC.	21-Jan-2021	8	Election Of Director: Dennis D. Powell	For	For
INTUIT INC.	21-Jan-2021	9	Election Of Director: Brad D. Smith	For	For
INTUIT INC.	21-Jan-2021	10	Election Of Director: Thomas Szkutak	For	For
INTUIT INC.	21-Jan-2021	11	Election Of Director: Raul Vazquez	For	For
INTUIT INC.	21-Jan-2021	12	Election Of Director: Jeff Weiner	For	For
INTUIT INC.	21-Jan-2021	13	Advisory Vote To Approve Intuit'S Executive Compensation (Say-On-Pay).	For	For
INTUIT INC.	21-Jan-2021	14	Ratification Of The Selection Of Ernst & Young LLP As Intuit'S Independent Registered Public Accounting Firm For The Fiscal Year Ending July 31, 2021.	For	Combined
INTUITIVE SURGICAL, INC.	22-Apr-2021	1	Election Of Director: Craig H. Barratt, Ph.D.	For	For
INTUITIVE SURGICAL, INC.	22-Apr-2021	2	Election Of Director: Joseph C. Beery	For	For
INTUITIVE SURGICAL, INC.	22-Apr-2021	3	Election Of Director: Gary S. Guthart, Ph.D.	For	For
INTUITIVE SURGICAL, INC.	22-Apr-2021	4	Election Of Director: Amal M. Johnson	For	For
INTUITIVE SURGICAL, INC.	22-Apr-2021	5	Election Of Director: Don R. Kania, Ph.D.	For	For
INTUITIVE SURGICAL, INC.	22-Apr-2021	6	Election Of Director: Amy L. Ladd, M.D.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INTUITIVE SURGICAL, INC.	22-Apr-2021	7	Election Of Director: Keith R. Leonard, Jr.	For	For
INTUITIVE SURGICAL, INC.	22-Apr-2021	8	Election Of Director: Alan J. Levy, Ph.D.	For	Combined
INTUITIVE SURGICAL, INC.	22-Apr-2021	9	Election Of Director: Jami Dover Nachtsheim	For	Combined
INTUITIVE SURGICAL, INC.	22-Apr-2021	10	Election Of Director: Monica P. Reed, M.D.	For	For
INTUITIVE SURGICAL, INC.	22-Apr-2021	11	Election Of Director: Mark J. Rubash	For	For
INTUITIVE SURGICAL, INC.	22-Apr-2021	12	To Approve, By Advisory Vote, The Compensation Of The Company'S Named Executive Officers.	For	For
INTUITIVE SURGICAL, INC.	22-Apr-2021	13	The Ratification Of Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
INTUITIVE SURGICAL, INC.	22-Apr-2021	14	To Approve The Company'S Amended And Restated 2010 Incentive Award Plan.	For	For
INVENTEC CORPORATION	18-Jun-2021	1	Ratification Of The 2020 Business Report And Financial Statements.	For	For
INVENTEC CORPORATION	18-Jun-2021	2	Adoption Of The Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend Twd 1.85 Per Share.	For	For
INVENTEC CORPORATION	18-Jun-2021	3	Amendment To The 'Procedures For Election Of Directors'.	For	For
INVENTEC CORPORATION	18-Jun-2021	4	Amendment To The 'Rules Of Procedure For Shareholders Meetings'.	For	For
INVENTEC CORPORATION	18-Jun-2021	5	Proposal For Release The Prohibition On Director Yeh, Li Cheng From Participation In Competitive Business.	For	For
INVESCO LTD.	13-May-2021	1	Election Of Director: Sarah E. Beshar	For	For
INVESCO LTD.	13-May-2021	2	Election Of Director: Thomas M. Finke	For	For
INVESCO LTD.	13-May-2021	3	Election Of Director: Martin L. Flanagan	For	For
INVESCO LTD.	13-May-2021	4	Election Of Director: Edward P. Garden	For	For
INVESCO LTD.	13-May-2021	5	Election Of Director: William F. Glavin, Jr.	For	For
INVESCO LTD.	13-May-2021	6	Election Of Director: C. Robert Henrikson	For	For
INVESCO LTD.	13-May-2021	7	Election Of Director: Denis Kessler	For	For
INVESCO LTD.	13-May-2021	8	Election Of Director: Nelson Peltz	For	For
INVESCO LTD.	13-May-2021	9	Election Of Director: Sir Nigel Sheinwald	For	For
INVESCO LTD.	13-May-2021	10	Election Of Director: Paula C. Tolliver	For	For
INVESCO LTD.	13-May-2021	11	Election Of Director: G. Richard Wagoner, Jr.	For	For
INVESCO LTD.	13-May-2021	12	Election Of Director: Phoebe A. Wood	For	For
INVESCO LTD.	13-May-2021	13	Advisory Vote To Approve The Company'S 2020 Executive Compensation.	For	For
INVESCO LTD.	13-May-2021	14	Approval Of The Amendment And Restatement Of The Invesco Ltd. 2016 Global Equity Incentive Plan.	For	For
INVESCO LTD.	13-May-2021	15	Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
INVESTOR AB	05-May-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Combined
INVESTOR AB	05-May-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution
INVESTOR AB	05-May-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
INVESTOR AB	05-May-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
INVESTOR AB	05-May-2021	5	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INVESTOR AB	05-May-2021	6	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
INVESTOR AB	05-May-2021	7	Please Note That This Is An Amendment To Meeting Id 517906 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinject On This Meeting Notice. Thank You	Non-voting resolution	Non-voting resolution
INVESTOR AB	05-May-2021	8	Election Of The Chair Of The Meeting: Eva Hagg	Non-voting resolution	Non-voting resolution
INVESTOR AB	05-May-2021	9	Election Of One Or Two Persons To Attest To The Accuracy Of The Minutes: Marianne Nilsson, Swedbank Robur Fonder	Non-voting resolution	Non-voting resolution
INVESTOR AB	05-May-2021	10	Election Of One Or Two Persons To Attest To The Accuracy Of The Minutes: Ossian Ekdahl, Forsta Ap-Fonden (Ap1)	Non-voting resolution	Non-voting resolution
INVESTOR AB	05-May-2021	11	Drawing Up And Approval Of The Voting List	Non-voting resolution	Non-voting resolution
INVESTOR AB	05-May-2021	12	Approval Of The Agenda	Non-voting resolution	Non-voting resolution
INVESTOR AB	05-May-2021	13	Determination Of Whether The Meeting Has Been Duly Convened	Non-voting resolution	Non-voting resolution
INVESTOR AB	05-May-2021	14	Presentation Of The Parent Company'S Annual Report And The Auditors' Report, As Well As Of The Consolidated Financial Statements And The Auditors' Report For The Investor Group	Non-voting resolution	Non-voting resolution
INVESTOR AB	05-May-2021	15	Resolutions Regarding Adoption Of The Income Statement And The Balance Sheet For The Parent Company, As Well As Of The Consolidated Income Statement And The Consolidated Balance Sheet For The Investor Group	For	Combined
INVESTOR AB	05-May-2021	16	Presentation Of The Board Of Directors' Remuneration Report For Approval	For	Combined
INVESTOR AB	05-May-2021	17	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Directors And The President: Gunnar Brock	For	Combined
INVESTOR AB	05-May-2021	18	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Directors And The President: Johan Forssell	For	Combined
INVESTOR AB	05-May-2021	19	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Directors And The President: Magdalena Gerger	For	Combined
INVESTOR AB	05-May-2021	20	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Directors And The President: Tom Johnstone, Cbe	For	Combined
INVESTOR AB	05-May-2021	21	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Directors And The President: Sara Mazur	For	Combined
INVESTOR AB	05-May-2021	22	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Directors And The President: Grace Reksten Skaugen	For	Combined
INVESTOR AB	05-May-2021	23	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Directors And The President: Hans Straberg	For	Combined
INVESTOR AB	05-May-2021	24	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Directors And The President: Lena Treschow Torell	For	Combined
INVESTOR AB	05-May-2021	25	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Directors And The President: Jacob Wallenberg	For	Combined
INVESTOR AB	05-May-2021	26	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Directors And The President: Marcus Wallenberg	For	Combined
INVESTOR AB	05-May-2021	27	Resolution Regarding Disposition Of Investor'S Earnings In Accordance With The Approved Balance Sheet And Determination Of Record Date For Dividends: The Board Of Directors Proposes A Dividend To The Shareholders Of Sek 14.00 Per Share To Be Paid In Two Installments. At The First Installment Sek 10.00 Per Share Is Paid With The Record Date Friday, May 7, 2021. At The Second Installment Sek 4.00 Per Share Is Paid (Or Sek 1.00 Per Share After Implementation Of The Share Split 4:1 Proposed By The Board Of Directors To The Annual General Meeting) With The Record Date Monday, November 8, 2021. Should The Meeting Decide In Favor Of The Proposal, Payment Of The Dividend Is Expected To Be Made By Euroclear Sweden Ab On Wednesday, May 12, 2021 And On Thursday, November 11, 2021	For	Combined
INVESTOR AB	05-May-2021	28	Decision On The Number Of Members And Deputy Members Of The Board Of Directors Who Shall Be Appointed By The Meeting: Eleven Members Of The Board Of Directors And No Deputy Members Of The Board Of Directors	For	Combined
INVESTOR AB	05-May-2021	29	Decision On The Number Of Auditors And Deputy Auditors Who Shall Be Appointed By The Meeting: One Registered Auditing Company	For	Combined
INVESTOR AB	05-May-2021	30	Decision On The Compensation That Shall Be Paid To The Board Of Director	For	Combined
INVESTOR AB	05-May-2021	31	Decision On The Compensation That Shall Be Paid To The Auditors	For	Combined
INVESTOR AB	05-May-2021	32	Election Of Member And Deputy Member Of The Board Of Directors: Proposal From The Nomination Committee: Gunnar Brock, Re-Election	For	Combined
INVESTOR AB	05-May-2021	33	Election Of Member And Deputy Member Of The Board Of Directors: Proposal From The Nomination Committee: Johan Forssell, Re-Election	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
INVESTOR AB	05-May-2021	34	Election Of Member And Deputy Member Of The Board Of Directors: Proposal From The Nomination Committee: Magdalena Gerger, Re-Election	For	Combined
INVESTOR AB	05-May-2021	35	Election Of Member And Deputy Member Of The Board Of Directors: Proposal From The Nomination Committee: Tom Johnstone, Cbe, Re-Election	For	Combined
INVESTOR AB	05-May-2021	36	Election Of Member And Deputy Member Of The Board Of Directors: Proposal From The Nomination Committee: Sara Mazur, Re-Election	For	Combined
INVESTOR AB	05-May-2021	37	Election Of Member And Deputy Member Of The Board Of Directors: Proposal From The Nomination Committee: Grace Reksten Skaugen, Re-Election	For	Combined
INVESTOR AB	05-May-2021	38	Election Of Member And Deputy Member Of The Board Of Directors: Proposal From The Nomination Committee: Hans Straberg, Re-Election	For	Combined
INVESTOR AB	05-May-2021	39	Election Of Member And Deputy Member Of The Board Of Directors: Proposal From The Nomination Committee: Jacob Wallenberg, Re-Election	For	Combined
INVESTOR AB	05-May-2021	40	Election Of Member And Deputy Member Of The Board Of Directors: Proposal From The Nomination Committee: Marcus Wallenberg, Re-Election	For	Combined
INVESTOR AB	05-May-2021	41	Election Of Member And Deputy Member Of The Board Of Directors: Proposal From The Nomination Committee: Isabelle Kocher, New Election	For	Combined
INVESTOR AB	05-May-2021	42	Election Of Member And Deputy Member Of The Board Of Directors: Proposal From The Nomination Committee: Sven Nyman, New Election	For	Combined
INVESTOR AB	05-May-2021	43	Election Of Chair Of The Board Of Directors. Proposal From The Nomination Committee: Jacob Wallenberg Is Proposed To Be Re-Elected As Chair Of The Board Of Directors	For	Combined
INVESTOR AB	05-May-2021	44	Election Of Auditors And Deputy Auditors: The Registered Auditing Company Deloitte Ab Is Proposed To Be Re-Elected As Auditor For The Period Until The End Of The Annual General Meeting 2022. Deloitte Ab Has Informed That, Subject To The Approval Of The Proposal From The Nomination Committee Regarding Auditor, The Authorized Public Accountant Jonas Stahlberg Will Continue As The Auditor In Charge For The Audit. The Nomination Committee'S Proposal Is Consistent With The Audit And Risk Committee'S Recommendation	For	Combined
INVESTOR AB	05-May-2021	45	Proposal For Resolution On A Long-Term Variable Remuneration Program For Employees Within Investor, Excluding Patricia Industries	For	Combined
INVESTOR AB	05-May-2021	46	Proposal For Resolution On A Long-Term Variable Remuneration Program For Employees Within Patricia Industries	For	Combined
INVESTOR AB	05-May-2021	47	Proposal For Resolution On Purchase And Transfer Of Own Shares In Order To Give The Board Of Directors Wider Freedom Of Action In The Work With The Company'S Capital Structure, In Order To Enable Transfer Of Own Shares According To 17B, And In Order To Secure The Costs Connected To The Long-Term Variable Remuneration Program According To 16A And The Allocation Of Synthetic Shares As Part Of The Compensation To The Board Of Directors	For	Combined
INVESTOR AB	05-May-2021	48	Proposal For Resolution On Transfer Of Own Shares In Order To Enable The Company To Transfer Own Shares To Employees Who Participate In The Long-Term Variable Remuneration Program 2021 According To 16A	For	Combined
INVESTOR AB	05-May-2021	49	Proposal For Resolution On Share Split And Amendment To The Articles Of Association	For	Combined
INVITATION HOMES INC.	18-May-2021	1	Director	For	Combined
INVITATION HOMES INC.	18-May-2021	2	To Ratify The Appointment Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
INVITATION HOMES INC.	18-May-2021	3	To Approve, In A Non-Binding Advisory Vote, The Compensation Paid To Our Named Executive Officers.	For	For
IONIS PHARMACEUTICALS, INC.	02-Jun-2021	1	Director	For	Combined
IONIS PHARMACEUTICALS, INC.	02-Jun-2021	2	To Approve An Amendment Of The Ionis Pharmaceuticals, Inc. 2011 Equity Incentive Plan To, Among Other Things, Increase The Aggregate Number Of Shares Of Common Stock Authorized For Issuance Under Such Plan By 6,700,000 Shares To An Aggregate Of 29,700,000 Shares And Add A Fungible Share Counting Ratio.	For	For
IONIS PHARMACEUTICALS, INC.	02-Jun-2021	3	To Approve, By Non-Binding Vote, Executive Compensation.	For	For
IONIS PHARMACEUTICALS, INC.	02-Jun-2021	4	Ratify The Audit Committee'S Selection Of Ernst & Young Llp As Independent Auditors For The 2021 Fiscal Year.	For	For
IPG PHOTONICS CORPORATION	25-May-2021	1	Election Of Director: Valentin P. Gapontsev, Ph.D.	For	For
IPG PHOTONICS CORPORATION	25-May-2021	2	Election Of Director: Eugene A. Scherbakov, Ph.D.	For	For
IPG PHOTONICS CORPORATION	25-May-2021	3	Election Of Director: Michael C. Child	For	For
IPG PHOTONICS CORPORATION	25-May-2021	4	Election Of Director: Jeanmarie F. Desmond	For	For
IPG PHOTONICS CORPORATION	25-May-2021	5	Election Of Director: Gregory P. Dougherty	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
IPG PHOTONICS CORPORATION	25-May-2021	6	Election Of Director: Eric Meurice	For	For
IPG PHOTONICS CORPORATION	25-May-2021	7	Election Of Director: Natalia Pavlova	For	For
IPG PHOTONICS CORPORATION	25-May-2021	8	Election Of Director: John R. Peeler	For	Combined
IPG PHOTONICS CORPORATION	25-May-2021	9	Election Of Director: Thomas J. Seifert	For	Combined
IPG PHOTONICS CORPORATION	25-May-2021	10	Ratification Of The Appointment Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
IPSEN	27-May-2021	7	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Company'S Financial Statements For The Fiscal Year That Ended In 2020, As Presented To The Meeting, Showing Earnings Amounting To Eur 278,922,413.42	For	Combined
IPSEN	27-May-2021	8	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Consolidated Financial Statements For Said Fiscal Year, As Presented To The Meeting, Showing Earnings Amounting To Eur 547,986,000.00 (Group Share)	For	Combined
IPSEN	27-May-2021	9	The Shareholders' Meeting Approves The Recommendations Of The Board Of Directors And Resolves To Allocate The Earnings For The Year As Follows: Origin Earnings: Eur 278,922,413.42 Allocation Dividends (On The Basis Of 83,814,526 Shares Composing The Share Capital On December 31St 2020): Eur 83,814,526.00 Retained Earnings: Eur 195,107,887.42 The Shareholders Will Be Granted A Net Dividend Of Eur 1.00 Per Share That Will Be Eligible For The 40 Percent Deduction Provided By The French General Tax Code. This Dividend Will Be Paid On June 2Nd 2021. As Required By Law, It Is Reminded That, For The Last Three Financial Years, The Dividends Were Paid Eur 1.00 Per Share For Fiscal Year 2017, 2018 And 2019	For	Combined
IPSEN	27-May-2021	10	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L.225-38 Et Seq. Of The French Commercial Code, Duly Records The Absence Of New Agreement Referred To Therein	For	Combined
IPSEN	27-May-2021	11	The Shareholders' Meeting Renews The Appointment Of Mr. Antoine Flochel As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
IPSEN	27-May-2021	12	The Shareholders' Meeting Renews The Appointment Of Mrs. Margaret Liu As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
IPSEN	27-May-2021	13	The Shareholders' Meeting Renews The Appointment Of Mrs. Carol Stuckley As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
IPSEN	27-May-2021	14	The Shareholders' Meeting Ratifies The Appointment Of Mr. David Loew As Director, Done On A Temporary Basis By The Board Of Directors On May 28Th 2020, To Replace Mr. David Meek Who Resigned, For The Remainder Of Mr. David Meek'S Term Of Office, I.E. Until This Shareholders' Meeting	For	Combined
IPSEN	27-May-2021	15	The Shareholders' Meeting Renews The Appointment Of Mr. David Loew As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
IPSEN	27-May-2021	16	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Members Of The Board Of Directors	For	Combined
IPSEN	27-May-2021	17	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Chairman Of The Board Of Directors	For	Combined
IPSEN	27-May-2021	18	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Managing Director And-Or Any Other Executive Corporate Officer	For	Combined
IPSEN	27-May-2021	19	The Shareholders' Meeting Approves The Information Related To The Compensation Applicable To The Corporate Officer, In Accordance With The Article L.22-10-9 Of The French Commercial Code	For	Combined
IPSEN	27-May-2021	20	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid Or Awarded To The Chairman Of The Board Of Directors, Mr. Marc De Garidel For Said Fiscal Year	For	Combined
IPSEN	27-May-2021	21	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid Or Awarded To Mr. Aymeric Le Chatelier, Managing Director From January 1St 2020 To June 30Th 2020 For Said Fiscal Year	For	Combined
IPSEN	27-May-2021	22	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid Or Awarded To Mr. David Loew, Managing Director Since July 1St 2020 For Said Fiscal Year	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
IPSEN	27-May-2021	23	The Shareholders' Meeting Authorises The Board Of Directors To Buy Back The Company'S Shares On The Open Market, Subject To The Conditions Described Below: Maximum Purchase Price: Eur 200.00, Maximum Number Of Shares To Be Acquired: 10 Percent Of The Shares Composing The Share Capital, Maximum Funds Invested In The Share Buybacks: Eur 1,676,290,400.00. This Authorisation Is Given For An 18-Month Period And Supersedes The Fraction Unused Of The Authorisation Given By The Shareholders' Meeting Of May 29Th 2020 In Resolution Nr, 17. However, It Cannot Be Used In The Context Of A Public Offer. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
IPSEN	27-May-2021	24	The Shareholders' Meeting Grants All Powers To The Board Of Directors To Reduce The Share Capital, On One Or More Occasions, By Cancelling All Or Part Of The Shares Held Or That Could Be Held By The Company In Connection With The Stock Repurchase Plan Carried Out Under Article L.22-10-62 Of The French Commercial Code, Up To A Maximum Of 10 Percent Of The Share Capital Over A 24-Month Period. This Authorisation Is Given For A 24-Month Period. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
IPSEN	27-May-2021	25	The Shareholders' Meeting Delegates To The Board Of Directors All Powers In Order To Increase The Share Capital, In One Or More Occasions And At Its Sole Discretion, Up To A Maximum Amount Of 20 Percent Of The Share Capital, By Way Of Capitalizing Reserves, Profits, Premiums Or Other Means, Provided That Such Capitalization Is Allowed By Law And Under The Bylaws, By Issuing Bonus Shares Or Raising The Par Value Of Existing Ordinary Shares, Or By A Combination Of Both Methods. This Authorisation Is Given For A 26-Month Period And Supersedes Any And All Earlier Delegations To The Same Effect. However, It Cannot Be Used In The Context Of A Public Offer. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
IPSEN	27-May-2021	26	The Shareholders' Meeting Delegates To The Board Of Directors The Necessary Powers To Increase The Capital, On One Or More Occasions, In France Or Abroad, By Issuance Of Ordinary Shares And-Or Securities Giving Access To The Share Capital And-Or To Debt Securities, With Preferential Subscription Rights Maintained. The Maximum Nominal Amount Of Ordinary Shares Which May Be Issued Shall Not Exceed 20 Percent Of The Share Capital. This Amount Constitutes An Overall Value On Which The Overall Nominal Amount Of Shares Issued Under Resolutions Number 21 And 22 Shall Count Against. This Authorisation Is Granted For A 26-Month Period And Supersedes Any And All Earlier Delegations To The Same Effect. However, It Cannot Be Used In The Context Of A Public Offer. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
IPSEN	27-May-2021	27	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase On One Or More Occasions, In France Or Abroad, The Share Capital, By Issuance By Way Of A Public Offering, With Cancellation Of Preferential Subscription Rights, Of Ordinary Shares And-Or Securities Giving Access To The Share Capital And-Or To Debt Securities. This Securities May Be Issued In Consideration For Securities Tendered To The Company In Connection With A Public Exchange Offer. The Maximum Nominal Amount Of Ordinary Shares Which May Be Issued Shall Not Exceed 10 Percent Of The Share Capital. The Present Delegation Is Given For A 26-Month Period And Supersedes Any And All Earlier Delegations To The Same Effect. However, It Cannot Be Used In The Context Of A Public Offer. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
IPSEN	27-May-2021	28	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase On One Or More Occasions, In France Or Abroad, The Share Capital, By Issuance By Way Of An Offer Governed By Article L.411-2-I Of The Monetary And Financial Code, With Cancellation Of Preferential Subscription Rights, Of Ordinary Shares And-Or Securities Giving Access To The Share Capital And-Or To Debt Securities. The Maximum Nominal Amount Of Ordinary Shares Which May Be Issued Shall Not Exceed 10 Percent Of The Share Capital. The Present Delegation Is Given For A 26-Month Period And Supersedes Any And All Earlier Delegations To The Same Effect. However, It Cannot Be Used In The Context Of A Public Offer. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
IPSEN	27-May-2021	29	The Shareholders' Meeting Decides That For Each Of The Issues Of Ordinary Shares Or Securities Decided Under Resolutions Number 20 To 22, The Number Of Securities To Be Issued May Be Increase Under The Conditions Provided For In Articles L.225-135-1 And R.225-118 Of The French Commercial Code And Up To The Limit Of The Ceilings Set Forth By The Shareholders' Meeting	For	Combined
IPSEN	27-May-2021	30	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase The Share Capital, By Issuing Ordinary Shares Or Securities Giving Access To Ordinary Shares, In Consideration For The Contributions In Kind Granted To The Company And Composed Of Capital Securities Or Securities Giving Access To Share Capital. The Maximum Nominal Amount Of Ordinary Shares Which May Be Issued Shall Not Exceed 10 Percent Of The Share Capital. This Authorisation Is Granted For A 26-Month Period And Supersedes Any And All Earlier Delegations To The Same Effect. However, It Cannot Be Used In The Context Of A Public Offer. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
IPSEN	27-May-2021	31	The Shareholders' Meeting Authorises The Board Of Directors To Increase The Share Capital, On One Or More Occasions, At Its Sole Discretion, Up To The Maximum Nominal Amount Of 5 Percent Of The Share Capital, In Favour Of Members Of One Or Several Company Or Group Savings Plans Established By The Company And-Or Related Companies, With Cancellation Of Preferential Subscription Rights, By Issuance Of Ordinary Shares Or Securities Giving Access To The Share Capital. This Authorisation Is Granted For A 26-Month Period And Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
IPSEN	27-May-2021	32	The Shareholders' Meeting Authorises The Board Of Directors To Grant Options Giving The Right To Subscribe For New Shares To Be Issued Through A Share Capital Increase, Or To Purchase Existing Shares Purchased By The Company, In Favour Of Beneficiaries To Be Chosen Among Employees, Or Certain Categories Among Them, Of The Company And Related Companies Or Economic Interest Groups And The Eligible Corporate Officers, Provided The Options Shall Not Give Rights To A Total Number Of Shares Exceeding 3 Percent Of The Capital, Being Specified That The Number Of Shares To Be Allocated For Free By The Board Of Directors Under Resolution Nr 18 Of The Meeting Of May 29Th 2020 Shall Count Against This Ceiling, And 20 Percent Of This Amount (I.E. 0.6 Percent Of The Capital) Concerning The Options To Be Allocated To The Executive Corporate Officers. This Authorisation, Granted For 26 Months, Supersedes Any Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors	For	Combined
IPSEN	27-May-2021	33	The Shareholders' Meeting Grants Full Powers To The Bearer Of An Original, A Copy Or Extract Of The Minutes Of This Meeting To Carry Out All Filings, Publications And Other Formalities Prescribed By Law	For	Combined
IQVIA HOLDINGS INC.	13-Apr-2021	1	Director	For	Combined
IQVIA HOLDINGS INC.	13-Apr-2021	2	Recommend, In An Advisory (Non-Binding) Vote, The Frequency Of The Advisory Vote On Executive Compensation.	Take No Action	Combined
IQVIA HOLDINGS INC.	13-Apr-2021	3	Amendment To The Certificate Of Incorporation To Remove Supermajority Voting Standard For Stockholder Approval Of Future Amendments, Alterations, Changes Or Repeal Of The Bylaws.	For	Combined
IQVIA HOLDINGS INC.	13-Apr-2021	4	Amendment To The Certificate Of Incorporation To Remove Supermajority Voting Standard To Remove, For Cause Only, A Director Or The Entire Board.	For	For
IQVIA HOLDINGS INC.	13-Apr-2021	5	The Ratification Of The Appointment Of Pricewaterhousecoopers Llp As Iqvia Holdings Inc.'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
IRET DBA CENTERSPACE	18-May-2021	1	Election Of Director: Jeffrey P. Caira	For	For
IRET DBA CENTERSPACE	18-May-2021	2	Election Of Director: Michael T. Dance	For	For
IRET DBA CENTERSPACE	18-May-2021	3	Election Of Director: Mark O. Decker, Jr.	For	For
IRET DBA CENTERSPACE	18-May-2021	4	Election Of Director: Emily Nagle Green	For	For
IRET DBA CENTERSPACE	18-May-2021	5	Election Of Director: Linda J. Hall	For	For
IRET DBA CENTERSPACE	18-May-2021	6	Election Of Director: John A. Schissel	For	For
IRET DBA CENTERSPACE	18-May-2021	7	Election Of Director: Mary J. Twinem	For	For
IRET DBA CENTERSPACE	18-May-2021	8	Advisory Vote On Executive Compensation.	For	For
IRET DBA CENTERSPACE	18-May-2021	9	Approval Of Amendment To Articles Of Amendment And Third Restated Declaration Of Trust Of Investors Real Estate Trust, As Amended, To Change The Name Of The Company From Investors Real Estate Trust To Centerspace.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
IRET DBA CENTERSPACE	18-May-2021	10	Approval Of Amendment To The Amended And Restated 2015 Incentive Plan.	For	For
IRET DBA CENTERSPACE	18-May-2021	11	Ratification Of Selection Of Grant Thornton As The Company'S Independent Auditors For The Fiscal Year Ending December 31, 2021.	For	For
IRISH RESIDENTIAL PROPERTIES REIT PLC	29-Jan-2021	2	To Approve The Company Giving Its Consent To The Migration Of The Migrating Shares To Euroclear Bank'S Central Securities Depository	For	For
IRISH RESIDENTIAL PROPERTIES REIT PLC	29-Jan-2021	3	To Amend And Adopt The Articles Of Association Of The Company	For	For
IRISH RESIDENTIAL PROPERTIES REIT PLC	29-Jan-2021	4	To Authorise The Company To Take All Actions To Implement The Migration And To Appoint Any Persons As Attorney Or Agent For The Holders Of The Migrating Shares	For	For
IRISH RESIDENTIAL PROPERTIES REIT PLC	11-May-2021	2	To Receive And Consider The Financial Statements For The Year Ended 31 December 2020 And The Reports Of The Directors And Auditor Thereon	For	Combined
IRISH RESIDENTIAL PROPERTIES REIT PLC	11-May-2021	3	To Re-Elect Philip Burns	For	Unvoted
IRISH RESIDENTIAL PROPERTIES REIT PLC	11-May-2021	4	To Re-Elect Joan Garahy	For	Unvoted
IRISH RESIDENTIAL PROPERTIES REIT PLC	11-May-2021	5	To Re-Elect Tom Kavanagh	For	Unvoted
IRISH RESIDENTIAL PROPERTIES REIT PLC	11-May-2021	6	To Re-Elect Mark Kenney	For	Unvoted
IRISH RESIDENTIAL PROPERTIES REIT PLC	11-May-2021	7	To Re-Elect Declan Moylan	For	Unvoted
IRISH RESIDENTIAL PROPERTIES REIT PLC	11-May-2021	8	To Re-Elect Aidan O'Hogan	For	Unvoted
IRISH RESIDENTIAL PROPERTIES REIT PLC	11-May-2021	9	To Re-Elect Margaret Sweeney	For	Unvoted
IRISH RESIDENTIAL PROPERTIES REIT PLC	11-May-2021	10	Authority To Call A General Meeting On 14 Clear Days' Notice	For	Unvoted
IRISH RESIDENTIAL PROPERTIES REIT PLC	11-May-2021	11	To Consider The Continuation In Office Of Kpmg As Auditor Of The Company	For	Unvoted
IRISH RESIDENTIAL PROPERTIES REIT PLC	11-May-2021	12	Authority To Fix The Remuneration Of The Auditor In Respect Of The Period Expiring At The Next Annual General Meeting Of The Company	For	Unvoted
IRISH RESIDENTIAL PROPERTIES REIT PLC	11-May-2021	13	To Receive And Consider The Report Of The Remuneration Committee On Directors Remuneration	For	Unvoted
IRISH RESIDENTIAL PROPERTIES REIT PLC	11-May-2021	14	Authority To Allot Relevant Securities Up To Specified Limits	For	Unvoted
IRISH RESIDENTIAL PROPERTIES REIT PLC	11-May-2021	15	Authority To Disapply Pre-Emption Rights In Specified Circumstances	For	Unvoted
IRISH RESIDENTIAL PROPERTIES REIT PLC	11-May-2021	16	Additional Authority To Disapply Pre-Emption Rights For An Acquisition Or Other Specified Capital Investment	For	Unvoted
IRISH RESIDENTIAL PROPERTIES REIT PLC	11-May-2021	17	Authority To Allot Relevant Securities For The Purpose Of The Ltip	For	Unvoted
IRISH RESIDENTIAL PROPERTIES REIT PLC	11-May-2021	18	Authority To Disapply Statutory Pre-Emption Rights For The Purpose Of The Ltip	For	Unvoted
IRISH RESIDENTIAL PROPERTIES REIT PLC	11-May-2021	19	Authority To Make Market Purchases Of The Company'S Own Shares	For	Unvoted
IRISH RESIDENTIAL PROPERTIES REIT PLC	11-May-2021	20	Authority To Re-Allot Treasury Shares At A Specific Price Range	For	Unvoted
IRON MOUNTAIN INC.	12-May-2021	1	Election Of Director For A One-Year Term: Jennifer Allerton	For	Combined
IRON MOUNTAIN INC.	12-May-2021	2	Election Of Director For A One-Year Term: Pamela M. Arway	For	For
IRON MOUNTAIN INC.	12-May-2021	3	Election Of Director For A One-Year Term: Clarke H. Bailey	For	For
IRON MOUNTAIN INC.	12-May-2021	4	Election Of Director For A One-Year Term: Kent P. Dauten	For	For
IRON MOUNTAIN INC.	12-May-2021	5	Election Of Director For A One-Year Term: Monte Ford	For	For
IRON MOUNTAIN INC.	12-May-2021	6	Election Of Director For A One-Year Term: Per-Kristian Halvorsen	For	For
IRON MOUNTAIN INC.	12-May-2021	7	Election Of Director For A One-Year Term: Robin L. Matlock	For	For
IRON MOUNTAIN INC.	12-May-2021	8	Election Of Director For A One-Year Term: William L. Meaney	For	For
IRON MOUNTAIN INC.	12-May-2021	9	Election Of Director For A One-Year Term: Wendy J. Murdock	For	For
IRON MOUNTAIN INC.	12-May-2021	10	Election Of Director For A One-Year Term: Walter C. Rakowich	For	For
IRON MOUNTAIN INC.	12-May-2021	11	Election Of Director For A One-Year Term: Doyle R. Simons	For	For
IRON MOUNTAIN INC.	12-May-2021	12	Election Of Director For A One-Year Term: Alfred J. Verrecchia	For	For
IRON MOUNTAIN INC.	12-May-2021	13	The Approval Of An Amendment To The 2014 Stock And Cash Incentive Plan (The "2014 Plan") To Increase The Number Of Shares Of Common Stock Of The Company ("Common Stock") Authorized For Issuance, To Extend The Termination Date Of The 2014 Plan, To Provide That, Other Than In Certain Circumstances, No Equity-Based Award Will Vest Before The First Anniversary Of The Date Of Grant And To Provide That Dividends And Dividend Equivalents Are Not Paid With Respect To Stock Options Or Stock Appreciation Rights.	For	For
IRON MOUNTAIN INC.	12-May-2021	14	The Approval Of An Amendment To The Iron Mountain Incorporated 2013 Employee Stock Purchase Plan (The "2013 Esppl"), To Increase The Number Of Shares Of Common Stock Authorized For Issuance Thereunder By 1,000,000.	For	For
IRON MOUNTAIN INC.	12-May-2021	15	The Approval Of A Non-Binding, Advisory Resolution Approving The Compensation Of Our Named Executive Officers As Described In The Iron Mountain Incorporated Proxy Statement.	For	For
IRON MOUNTAIN INC.	12-May-2021	16	The Ratification Of The Selection By The Audit Committee Of Deloitte & Touche Llp As Iron Mountain Incorporated'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ISRAEL DISCOUNT BANK LTD.	23-May-2021	3	Reappointment Of The Ziv Haft And Somech Haikin Cpa Firms As Company Auditing Accountants For The Term Ending At The Close Of The 2022 Annual Meeting And Authorization Of Bank Board To Determine Their Compensation	For	Combined
ISRAEL DISCOUNT BANK LTD.	23-May-2021	5	Re/Appointment Of The Following Other Director: Ms. Yodfat Harel Buchris	For	Combined
ISRAEL DISCOUNT BANK LTD.	23-May-2021	6	Re/Appointment Of The Following Other Director: Prof. Ben Zion Zilberfarb	For	Combined
ISRAEL DISCOUNT BANK LTD.	23-May-2021	7	Re/Appointment Of The Following Other Director: Dr. Doron Avital	For	Combined
ISRAEL DISCOUNT BANK LTD.	23-May-2021	8	Re/Appointment Of The Following Other Director: Mr. Ronen Lago	For	Combined
ISRAEL DISCOUNT BANK LTD.	23-May-2021	10	Appointment Of The Following External Director: Ms. Sigal Barmak	For	Combined
ISRAEL DISCOUNT BANK LTD.	23-May-2021	11	Appointment Of The Following External Director: Dr. Akiva Sternberg	For	Combined
ISRAEL DISCOUNT BANK LTD.	23-May-2021	12	Amendment Of Bank Remuneration Policy Concerning D And O Liability Insurance	For	Combined
ISUZU MOTORS LIMITED	25-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
ISUZU MOTORS LIMITED	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
ISUZU MOTORS LIMITED	25-Jun-2021	3	Amend Articles To: Set The Maximum Size Of The Board Of Directors, Transition To A Company With Supervisory Committee, Approve Minor Revisions	For	Combined
ISUZU MOTORS LIMITED	25-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Katayama, Masanori	For	Combined
ISUZU MOTORS LIMITED	25-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Takahashi, Shinichi	For	Combined
ISUZU MOTORS LIMITED	25-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Minami, Shinsuke	For	Combined
ISUZU MOTORS LIMITED	25-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Seto, Koichi	For	Combined
ISUZU MOTORS LIMITED	25-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ikemoto, Tetsuya	For	Combined
ISUZU MOTORS LIMITED	25-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Fujimori, Shun	For	Combined
ISUZU MOTORS LIMITED	25-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shibata, Mitsuyoshi	For	Combined
ISUZU MOTORS LIMITED	25-Jun-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nakayama, Kozue	For	Combined
ISUZU MOTORS LIMITED	25-Jun-2021	12	Appoint A Director Who Is Audit And Supervisory Committee Member Fujimori, Masayuki	For	Combined
ISUZU MOTORS LIMITED	25-Jun-2021	13	Appoint A Director Who Is Audit And Supervisory Committee Member Miyazaki, Kenji	For	Combined
ISUZU MOTORS LIMITED	25-Jun-2021	14	Appoint A Director Who Is Audit And Supervisory Committee Member Shindo, Tetsuhiko	For	Combined
ISUZU MOTORS LIMITED	25-Jun-2021	15	Appoint A Director Who Is Audit And Supervisory Committee Member Kawamura, Kanji	For	Combined
ISUZU MOTORS LIMITED	25-Jun-2021	16	Appoint A Director Who Is Audit And Supervisory Committee Member Sakuragi, Kimie	For	Combined
ISUZU MOTORS LIMITED	25-Jun-2021	17	Approve Details Of The Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	Combined
ISUZU MOTORS LIMITED	25-Jun-2021	18	Approve Details Of The Compensation To Be Received By Directors Who Are Audit And Supervisory Committee Members	For	Combined
ISUZU MOTORS LIMITED	25-Jun-2021	19	Approve Details Of The Performance-Based Stock Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members), Etc	For	Combined
ITAU UNIBANCO HOLDING SA	27-Apr-2021	4	Preferred Stockholders With No Or Restricted Voting Rights Requesting A Separate Election Of A Member To The Board Of Directors. Do You Wish To Request The Separate Election Of A Member Of The Board Of Directors, Under The Terms Of Article 141, 4, I Of Law 6,404 Of 1976. Shareholder Can Only Fill Out This Field If He Has Been The Owner, Without Interruption, Of The Shares With Which He Or She Is Voting During The Three Months Immediately Prior To The Holding Of The General Meeting	For	For
ITAU UNIBANCO HOLDING SA	27-Apr-2021	5	Preferred Stockholders With No Or Restricted Voting Rights Requesting A Separate Election Of A Member To The Board Of Directors. In The Event It Is Found That Neither The Owners Of Shares With Voting Rights Nor The Owners Of Preferred Shares Without Voting Rights Or With Restricted Voting Rights Make Up, Respectively, The Quorum That Is Required By Article 141, I And II, 4 Of Law 6,404 Of 1976, Do You Want Your Vote To Be Grouped With The Votes Of The Preferred Shares In Order To Elect, To The Board Of Directors, The Candidate With The Highest Number Of Votes Among All Of Those Who, Being Listed On This Proxy Card, Ran For Separate Election	For	For
ITAU UNIBANCO HOLDING SA	27-Apr-2021	6	Election Of The Fiscal Council Separately, Preferred. Separate Election Of A Member Of The Council Fiscal By Shareholders Who Hold Preferred Shares Without Voting Rights Or With Restricted Voting Rights. Artemio Bertholini. Rene Guimaraes Andrich	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ITAUSA SA	30-Apr-2021	4	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. The Following Field Should Only Be Filled In If The Shareholder Has Replied No To The Previous Question. Roberto Egydio Setubal Effective. Ricardo Egydio Setubal Substitute	For	Combined
ITAUSA SA	30-Apr-2021	5	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. The Following Field Should Only Be Filled In If The Shareholder Has Replied No To The Previous Question. Henri Penchas Effective	For	Abstain
ITAUSA SA	30-Apr-2021	6	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. The Following Field Should Only Be Filled In If The Shareholder Has Replied No To The Previous Question. Fernando Marques Oliveira Independent Effective	For	Abstain
ITAUSA SA	30-Apr-2021	7	Do You Wish To Request The Adoption Of A Separate Vote For The Election Of The Board Of Directors	For	Combined
ITAUSA SA	30-Apr-2021	8	Indication Of Candidates For The Board Of Directors By Shareholders Holding Share Preferred Shares Without Voting Rights Or Restricted Voting Rights. The Shareholder Can Only Fill This Field If He Is The Uninterrupted Holder Of The Shares With Which He Votes During The 3 Months Immediately Prior To The General Meeting. Name. Principal Name. Substitute	For	Combined
ITAUSA SA	30-Apr-2021	9	If It Turns Out That Neither The Holders Of Voting Shares Nor The Holders Of Preferred Shares Without Voting Rights Or Restricted Voting Rights, Respectively, Made Up The Quorum Required In Items I And II Of Paragraph 4 Of Article 141 Of Law N6.404 Of 1976, You Want Your Vote Be Added To The Votes Of The Voting Shares In Order To Elect To The Board Of Directors Administration The Candidate With The Highest Number Of Votes Among All Those Who, Of This Remote Ballot Paper, Run For Election Separately	For	Combined
ITAUSA SA	30-Apr-2021	10	Separate Election Of A Member Of The Fiscal Council By Shareholders Who Hold Preferred Shares Without Voting Rights Or With Restricted Voting Rights. Isaac Berensztein Effective. Patricia Valente Stierli Substitute	For	For
ITOCHU CORPORATION	18-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
ITOCHU CORPORATION	18-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
ITOCHU CORPORATION	18-Jun-2021	3	Appoint A Director Okafuji, Masahiro	For	For
ITOCHU CORPORATION	18-Jun-2021	4	Appoint A Director Suzuki, Yoshihisa	For	For
ITOCHU CORPORATION	18-Jun-2021	5	Appoint A Director Ishii, Keita	For	For
ITOCHU CORPORATION	18-Jun-2021	6	Appoint A Director Yoshida, Tomofumi	For	For
ITOCHU CORPORATION	18-Jun-2021	7	Appoint A Director Fukuda, Yuji	For	For
ITOCHU CORPORATION	18-Jun-2021	8	Appoint A Director Kobayashi, Fumihiko	For	For
ITOCHU CORPORATION	18-Jun-2021	9	Appoint A Director Hachimura, Tsuyoshi	For	For
ITOCHU CORPORATION	18-Jun-2021	10	Appoint A Director Muraki, Atsuko	For	For
ITOCHU CORPORATION	18-Jun-2021	11	Appoint A Director Kawana, Masatoshi	For	For
ITOCHU CORPORATION	18-Jun-2021	12	Appoint A Director Nakamori, Makiko	For	For
ITOCHU CORPORATION	18-Jun-2021	13	Appoint A Director Ishizuka, Kunio	For	For
ITOCHU CORPORATION	18-Jun-2021	14	Appoint A Corporate Auditor Majima, Shingo	For	For
ITOCHU CORPORATION	18-Jun-2021	15	Appoint A Corporate Auditor Kikuchi, Masumi	For	For
ITOCHU TECHNO-SOLUTIONS CORPORATION	17-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
ITOCHU TECHNO-SOLUTIONS CORPORATION	17-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
ITOCHU TECHNO-SOLUTIONS CORPORATION	17-Jun-2021	3	Amend Articles To: Change Company Location	For	For
ITOCHU TECHNO-SOLUTIONS CORPORATION	17-Jun-2021	4	Appoint A Director Tsuge, Ichiro	For	For
ITOCHU TECHNO-SOLUTIONS CORPORATION	17-Jun-2021	5	Appoint A Director Eda, Hisashi	For	For
ITOCHU TECHNO-SOLUTIONS CORPORATION	17-Jun-2021	6	Appoint A Director Seki, Mamoru	For	For
ITOCHU TECHNO-SOLUTIONS CORPORATION	17-Jun-2021	7	Appoint A Director Iwasaki, Naoko	For	For
ITOCHU TECHNO-SOLUTIONS CORPORATION	17-Jun-2021	8	Appoint A Director Motomura, Aya	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ITOCHU TECHNO-SOLUTIONS CORPORATION	17-Jun-2021	9	Appoint A Director Kajiwara, Hiroshi	For	For
J.B. HUNT TRANSPORT SERVICES, INC.	22-Apr-2021	1	Election Of Director: Douglas G. Duncan	For	For
J.B. HUNT TRANSPORT SERVICES, INC.	22-Apr-2021	2	Election Of Director: Francesca M. Edwardson	For	For
J.B. HUNT TRANSPORT SERVICES, INC.	22-Apr-2021	3	Election Of Director: Wayne Garrison	For	For
J.B. HUNT TRANSPORT SERVICES, INC.	22-Apr-2021	4	Election Of Director: Sharilyn S. Gasaway	For	For
J.B. HUNT TRANSPORT SERVICES, INC.	22-Apr-2021	5	Election Of Director: Gary C. George	For	Combined
J.B. HUNT TRANSPORT SERVICES, INC.	22-Apr-2021	6	Election Of Director: Thad Hill	For	Combined
J.B. HUNT TRANSPORT SERVICES, INC.	22-Apr-2021	7	Election Of Director: J. Bryan Hunt, Jr.	For	Combined
J.B. HUNT TRANSPORT SERVICES, INC.	22-Apr-2021	8	Election Of Director: Gale V. King	For	For
J.B. HUNT TRANSPORT SERVICES, INC.	22-Apr-2021	9	Election Of Director: John N. Roberts Iii	For	For
J.B. HUNT TRANSPORT SERVICES, INC.	22-Apr-2021	10	Election Of Director: James L. Robo	For	Combined
J.B. HUNT TRANSPORT SERVICES, INC.	22-Apr-2021	11	Election Of Director: Kirk Thompsen	For	Combined
J.B. HUNT TRANSPORT SERVICES, INC.	22-Apr-2021	12	To Approve An Advisory Resolution Regarding The Company'S Compensation Of Its Named Executive Officers.	For	For
J.B. HUNT TRANSPORT SERVICES, INC.	22-Apr-2021	13	To Ratify The Appointment Of Ernst & Young Llp As The Company'S Independent Public Accountants For Calendar Year 2021.	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021	1	Election Of Director: Steven J. Demetriou	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021	2	Election Of Director: Christopher M.T. Thompson	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021	3	Election Of Director: General Vincent K. Brooks	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021	4	Election Of Director: Robert C. Davidson, Jr.	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021	5	Election Of Director: General Ralph E. Eberhart	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021	6	Election Of Director: Manny Fernandez	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021	7	Election Of Director: Georgette D. Kiser	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021	8	Election Of Director: Linda Fayne Levinson	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021	9	Election Of Director: Barbara L. Loughran	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021	10	Election Of Director: Robert A. Mcnamara	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021	11	Election Of Director: Peter J. Robertson	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021	12	Advisory Vote To Approve The Company'S Executive Compensation.	For	For
JACOBS ENGINEERING GROUP INC.	26-Jan-2021	13	To Ratify The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm.	For	For
JANUS HENDERSON GROUP PLC	29-Apr-2021	1	To Receive The 2020 Annual Report And Accounts	For	For
JANUS HENDERSON GROUP PLC	29-Apr-2021	2	To Reappoint Ms A Davis As A Director	For	For
JANUS HENDERSON GROUP PLC	29-Apr-2021	3	To Reappoint Ms K Desai As A Director	For	For
JANUS HENDERSON GROUP PLC	29-Apr-2021	4	To Reappoint Mr J Diermeier As A Director	For	For
JANUS HENDERSON GROUP PLC	29-Apr-2021	5	To Reappoint Mr K Dolan As A Director	For	For
JANUS HENDERSON GROUP PLC	29-Apr-2021	6	To Reappoint Mr E Flood Jr As A Director	For	For
JANUS HENDERSON GROUP PLC	29-Apr-2021	7	To Reappoint Mr R Gillingwater As A Director	For	For
JANUS HENDERSON GROUP PLC	29-Apr-2021	8	To Reappoint Mr L Kochard As A Director	For	For
JANUS HENDERSON GROUP PLC	29-Apr-2021	9	To Reappoint Mr G Schafer As A Director	For	For
JANUS HENDERSON GROUP PLC	29-Apr-2021	10	To Reappoint Ms A Seymour-Jackson As A Director	For	For
JANUS HENDERSON GROUP PLC	29-Apr-2021	11	To Reappoint Mr R Weil As A Director	For	For
JANUS HENDERSON GROUP PLC	29-Apr-2021	12	To Reappoint Pricewaterhousecoopers Llp As Auditors And To Authorise The Audit Committee To Agree To Their Remuneration	For	For
JANUS HENDERSON GROUP PLC	29-Apr-2021	13	To Authorise The Company To Purchase Its Own Shares To A Limited Extent	For	For
JANUS HENDERSON GROUP PLC	29-Apr-2021	14	To Authorise The Company To Purchase Its Own Cdis To A Limited Extent	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
JANUS HENDERSON GROUP PLC	29-Apr-2021	15	Please Note That If You Apply To Attend And Vote On This Meeting, The Request Could Be Rejected As Cdi Holders Can Only Attend And Vote In Shareholder Meetings Subject To Certain Criteria Outside Of Our Control. If You Have Any Questions Please Contact Your Client Service Representative	Non-voting resolution	Combined
JANUS HENDERSON GROUP PLC	29-Apr-2021	16	23 Mar 2021: Please Note That This Is A Revision Due To Modification Of The Text Of Resolution 10. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
JAPAN AIRLINES CO.,LTD.	17-Jun-2021	2	Appoint A Director Ueki, Yoshiharu	For	Combined
JAPAN AIRLINES CO.,LTD.	17-Jun-2021	3	Appoint A Director Akasaka, Yuji	For	For
JAPAN AIRLINES CO.,LTD.	17-Jun-2021	4	Appoint A Director Shimizu, Shinichiro	For	For
JAPAN AIRLINES CO.,LTD.	17-Jun-2021	5	Appoint A Director Kikuyama, Hideki	For	For
JAPAN AIRLINES CO.,LTD.	17-Jun-2021	6	Appoint A Director Toyoshima, Ryuzo	For	For
JAPAN AIRLINES CO.,LTD.	17-Jun-2021	7	Appoint A Director Tsutsumi, Tadayuki	For	For
JAPAN AIRLINES CO.,LTD.	17-Jun-2021	8	Appoint A Director Kobayashi, Eizo	For	For
JAPAN AIRLINES CO.,LTD.	17-Jun-2021	9	Appoint A Director Hatchoji, Sonoko	For	For
JAPAN AIRLINES CO.,LTD.	17-Jun-2021	10	Appoint A Director Yanagi, Hiroyuki	For	For
JAPAN AIRLINES CO.,LTD.	17-Jun-2021	11	Appoint A Corporate Auditor Kitada, Yuichi	For	For
JAPAN AIRPORT TERMINAL CO.,LTD.	24-Jun-2021	2	Appoint A Director Takashiro, Isao	For	Combined
JAPAN AIRPORT TERMINAL CO.,LTD.	24-Jun-2021	3	Appoint A Director Yokota, Nobuaki	For	Against
JAPAN AIRPORT TERMINAL CO.,LTD.	24-Jun-2021	4	Appoint A Director Suzuki, Hisayasu	For	Combined
JAPAN AIRPORT TERMINAL CO.,LTD.	24-Jun-2021	5	Appoint A Director Akahori, Masatoshi	For	For
JAPAN AIRPORT TERMINAL CO.,LTD.	24-Jun-2021	6	Appoint A Director Onishi, Hiroshi	For	For
JAPAN AIRPORT TERMINAL CO.,LTD.	24-Jun-2021	7	Appoint A Director Yonemoto, Yasuhide	For	For
JAPAN AIRPORT TERMINAL CO.,LTD.	24-Jun-2021	8	Appoint A Director Tanaka, Kazuhito	For	For
JAPAN AIRPORT TERMINAL CO.,LTD.	24-Jun-2021	9	Appoint A Director Ishizeki, Kiyoshi	For	For
JAPAN AIRPORT TERMINAL CO.,LTD.	24-Jun-2021	10	Appoint A Director Tanji, Yasuo	For	For
JAPAN AIRPORT TERMINAL CO.,LTD.	24-Jun-2021	11	Appoint A Director Hachisuka, Kazuyo	For	For
JAPAN AIRPORT TERMINAL CO.,LTD.	24-Jun-2021	12	Appoint A Director Koyama, Yoko	For	For
JAPAN AIRPORT TERMINAL CO.,LTD.	24-Jun-2021	13	Appoint A Director Harada, Kazuyuki	For	Combined
JAPAN AIRPORT TERMINAL CO.,LTD.	24-Jun-2021	14	Appoint A Director Ueki, Yoshiharu	For	Against
JAPAN AIRPORT TERMINAL CO.,LTD.	24-Jun-2021	15	Appoint A Director Kimura, Keiji	For	Combined
JAPAN AIRPORT TERMINAL CO.,LTD.	24-Jun-2021	16	Appoint A Director Shibata, Koji	For	Combined
JAPAN AIRPORT TERMINAL CO.,LTD.	24-Jun-2021	17	Appoint A Corporate Auditor Takeshima, Kazuhiko	For	Combined
JAPAN EXCHANGE GROUP,INC.	16-Jun-2021	2	Appoint A Director Tsuda, Hiroki	For	For
JAPAN EXCHANGE GROUP,INC.	16-Jun-2021	3	Appoint A Director Kiyota, Akira	For	For
JAPAN EXCHANGE GROUP,INC.	16-Jun-2021	4	Appoint A Director Yamaji, Hiromi	For	For
JAPAN EXCHANGE GROUP,INC.	16-Jun-2021	5	Appoint A Director Iwanaga, Moriyuki	For	For
JAPAN EXCHANGE GROUP,INC.	16-Jun-2021	6	Appoint A Director Shizuka, Masaki	For	For
JAPAN EXCHANGE GROUP,INC.	16-Jun-2021	7	Appoint A Director Christina Ahmadjian	For	For
JAPAN EXCHANGE GROUP,INC.	16-Jun-2021	8	Appoint A Director Endo, Nobuhiro	For	For
JAPAN EXCHANGE GROUP,INC.	16-Jun-2021	9	Appoint A Director Ogita, Hitoshi	For	For
JAPAN EXCHANGE GROUP,INC.	16-Jun-2021	10	Appoint A Director Koda, Main	For	For
JAPAN EXCHANGE GROUP,INC.	16-Jun-2021	11	Appoint A Director Kobayashi, Eizo	For	For
JAPAN EXCHANGE GROUP,INC.	16-Jun-2021	12	Appoint A Director Takeno, Yasuzo	For	For
JAPAN EXCHANGE GROUP,INC.	16-Jun-2021	13	Appoint A Director Minoguchi, Makoto	For	For
JAPAN EXCHANGE GROUP,INC.	16-Jun-2021	14	Appoint A Director Mori, Kimitaka	For	For
JAPAN EXCHANGE GROUP,INC.	16-Jun-2021	15	Appoint A Director Yoneda, Tsuyoshi	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
JAPAN POST BANK CO.,LTD.	17-Jun-2021	2	Appoint A Director Ikeda, Norito	For	For
JAPAN POST BANK CO.,LTD.	17-Jun-2021	3	Appoint A Director Tanaka, Susumu	For	For
JAPAN POST BANK CO.,LTD.	17-Jun-2021	4	Appoint A Director Masuda, Hiroya	For	For
JAPAN POST BANK CO.,LTD.	17-Jun-2021	5	Appoint A Director Onodera, Atsuko	For	For
JAPAN POST BANK CO.,LTD.	17-Jun-2021	6	Appoint A Director Ikeda, Katsuaki	For	For
JAPAN POST BANK CO.,LTD.	17-Jun-2021	7	Appoint A Director Chubachi, Ryoji	For	For
JAPAN POST BANK CO.,LTD.	17-Jun-2021	8	Appoint A Director Takeuchi, Keisuke	For	For
JAPAN POST BANK CO.,LTD.	17-Jun-2021	9	Appoint A Director Kaiwa, Makoto	For	For
JAPAN POST BANK CO.,LTD.	17-Jun-2021	10	Appoint A Director Aihara, Risa	For	For
JAPAN POST BANK CO.,LTD.	17-Jun-2021	11	Appoint A Director Kawamura, Hiroshi	For	For
JAPAN POST BANK CO.,LTD.	17-Jun-2021	12	Appoint A Director Yamamoto, Kenzo	For	For
JAPAN POST BANK CO.,LTD.	17-Jun-2021	13	Appoint A Director Urushi, Shihoko	For	For
JAPAN POST HOLDINGS CO.,LTD.	18-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
JAPAN POST HOLDINGS CO.,LTD.	18-Jun-2021	2	Appoint A Director Masuda, Hiroya	For	Combined
JAPAN POST HOLDINGS CO.,LTD.	18-Jun-2021	3	Appoint A Director Ikeda, Norito	For	For
JAPAN POST HOLDINGS CO.,LTD.	18-Jun-2021	4	Appoint A Director Kinugawa, Kazuhide	For	For
JAPAN POST HOLDINGS CO.,LTD.	18-Jun-2021	5	Appoint A Director Senda, Tetsuya	For	For
JAPAN POST HOLDINGS CO.,LTD.	18-Jun-2021	6	Appoint A Director Mimura, Akio	For	For
JAPAN POST HOLDINGS CO.,LTD.	18-Jun-2021	7	Appoint A Director Ishihara, Kunio	For	For
JAPAN POST HOLDINGS CO.,LTD.	18-Jun-2021	8	Appoint A Director Charles Ditmars Lake II	For	For
JAPAN POST HOLDINGS CO.,LTD.	18-Jun-2021	9	Appoint A Director Hirono, Michiko	For	For
JAPAN POST HOLDINGS CO.,LTD.	18-Jun-2021	10	Appoint A Director Okamoto, Tsuyoshi	For	For
JAPAN POST HOLDINGS CO.,LTD.	18-Jun-2021	11	Appoint A Director Koezuka, Miharuru	For	For
JAPAN POST HOLDINGS CO.,LTD.	18-Jun-2021	12	Appoint A Director Akiyama, Sakie	For	For
JAPAN POST HOLDINGS CO.,LTD.	18-Jun-2021	13	Appoint A Director Kaiami, Makoto	For	For
JAPAN POST HOLDINGS CO.,LTD.	18-Jun-2021	14	Appoint A Director Satake, Akira	For	For
JAPAN POST INSURANCE CO.,LTD.	16-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
JAPAN POST INSURANCE CO.,LTD.	16-Jun-2021	2	Appoint A Director Senda, Tetsuya	For	Combined
JAPAN POST INSURANCE CO.,LTD.	16-Jun-2021	3	Appoint A Director Ichikura, Noboru	For	For
JAPAN POST INSURANCE CO.,LTD.	16-Jun-2021	4	Appoint A Director Nara, Tomoaki	For	For
JAPAN POST INSURANCE CO.,LTD.	16-Jun-2021	5	Appoint A Director Masuda, Hiroya	For	For
JAPAN POST INSURANCE CO.,LTD.	16-Jun-2021	6	Appoint A Director Suzuki, Masako	For	For
JAPAN POST INSURANCE CO.,LTD.	16-Jun-2021	7	Appoint A Director Saito, Tamotsu	For	For
JAPAN POST INSURANCE CO.,LTD.	16-Jun-2021	8	Appoint A Director Yamada, Meyumi	For	For
JAPAN POST INSURANCE CO.,LTD.	16-Jun-2021	9	Appoint A Director Harada, Kazuyuki	For	Combined
JAPAN POST INSURANCE CO.,LTD.	16-Jun-2021	10	Appoint A Director Yamazaki, Hisashi	For	For
JARDINE MATHESON HOLDINGS LTD	06-May-2021	1	To Receive And Consider The Financial Statements And The Independent Auditors' Report For The Year Ended 31st December 2020	For	For
JARDINE MATHESON HOLDINGS LTD	06-May-2021	2	To Declare A Final Dividend For The Year Ended 31st December 2020	For	For
JARDINE MATHESON HOLDINGS LTD	06-May-2021	3	To Re-Elect Graham Baker As A Director	For	Combined
JARDINE MATHESON HOLDINGS LTD	06-May-2021	4	To Re-Elect Alex Newbigging As A Director	For	Combined
JARDINE MATHESON HOLDINGS LTD	06-May-2021	5	To Re-Elect Y.K. Pang As A Director	For	Combined
JARDINE MATHESON HOLDINGS LTD	06-May-2021	6	To Re-Elect Percy Weatherall As A Director	For	Combined
JARDINE MATHESON HOLDINGS LTD	06-May-2021	7	To Re-Appoint The Auditors And To Authorise The Directors To Fix Their Remuneration	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
JARDINE MATHESON HOLDINGS LTD	06-May-2021	8	That: (A) The Exercise By The Directors During The Relevant Period (For The Purposes Of This Resolution, 'Relevant Period' Being The Period From The Passing Of This Resolution Until The Earlier Of The Conclusion Of The Next Annual General Meeting, Or The Expiration Of The Period Within Which Such Meeting Is Required By Law To Be Held, Or The Revocation Or Variation Of This Resolution By An Ordinary Resolution Of The Shareholders Of The Company In General Meeting) Of All Powers Of The Company To Allot Or Issue Shares And To Make And Grant Offers, Agreements And Options Which Would Or Might Require Shares To Be Allotted, Issued Or Disposed Of During Or After The End Of The Relevant Period Up To An Aggregate Nominal Amount Of Usd 60.0 Million, Be And Is Hereby Generally And Unconditionally Approved; And (B) The Aggregate Nominal Amount Of Share Capital Allotted Or Agreed Conditionally Or Unconditionally To Be Allotted Wholly For Cash (Whether Pursuant To An Option Or Otherwise) By The Directors Pursuant To The Approval In Paragraph (A), Otherwise Than Pursuant To A Rights Issue (For The Purposes Of This Resolution, 'Rights Issue' Being An Offer Of Shares Or Other Securities To Holders Of Shares Or Other Securities On The Register On A Fixed Record Date In Proportion To Their Then Holdings Of Such Shares Or Other Securities Or Otherwise In Accordance With The Rights Attaching Thereto (Subject To Such Exclusions Or Other Arrangements As The Directors May Deem Necessary Or Expedient In Relation To Fractional Entitlements Or Legal Or Practical Problems Under The Laws Of, Or The Requirements Of Any Recognised Regulatory Body Or Any Stock Exchange In, Any Territory)), Or The Issue Of Shares Pursuant To The Company'S Share-Based Long-Term Incentive Plans, Shall Not Exceed Usd 8.9 Million, And The Said Approval Shall Be Limited Accordingly	For	For
JARDINE STRATEGIC HOLDINGS LTD (BERMUDAS)	12-Apr-2021	3	Approve The Amalgamation Agreement	For	Combined
JARIR MARKETING COMPANY	26-May-2021	1	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	Combined
JARIR MARKETING COMPANY	26-May-2021	2	Voting On The Company External Auditor Report For The Financial Year Ended 31/12/2020	For	For
JARIR MARKETING COMPANY	26-May-2021	3	Voting On The Company Financial Statements For The Financial Year Ended 31/12/2020	For	For
JARIR MARKETING COMPANY	26-May-2021	4	Voting On Appointing An External Auditor For The Company Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The Financial Statements For The Second, Third And Fourth Quarters And Audit Annual Financial Statements Of The Financial Year 2021 And The First Quarter Of The Financial Year 2022 And Determine Their Fees	For	Combined
JARIR MARKETING COMPANY	26-May-2021	5	Voting On The Payment Of An Amount Of Sar (2,650,000) As Remuneration To The Members Of The Board Of Directors For The Financial Year Ending 31/12/2020	For	Combined
JARIR MARKETING COMPANY	26-May-2021	6	Voting On The Discharge Of The Members Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
JARIR MARKETING COMPANY	26-May-2021	7	Voting On The Business And Contracts That Will Be Done Between The Company And Kite Arabia, In Which Mr. Mohammed Abdurrahman Al-Agil (Non-Executive Member), Mr. Abdullah Abdurrahman Al-Agil (Executive Member), And Eng. Nasser Abdurrahman Al-Agil (Non-Executive Member), And Mr. Abdul Karim Abdurrahman Al-Agil (Executive Member) Has An Indirect Interest In It, Which Is A Work Of Implementation, Designs And Technical Consultations, Noting That The Value Of Transactions In The Year 2020 Amounted To (70,954,037) Riyals, Knowing That These Transactions It Is Carried Out On Commercial Bases Without Preferential Terms	For	For
JARIR MARKETING COMPANY	26-May-2021	8	Voting On The Business And Contracts That Will Be Done Between The Company And Kite Arabia, In Which Mr. Mohammed Abdurrahman Al-Agil (Non-Executive Member), Mr. Abdullah Abdurrahman Al-Agil (Executive Member), And Eng. Nasser Abdurrahman Al-Agil (Non-Executive Member), And Mr. Abdul Karim Abdurrahman Al-Agil (Executive Member) Has An Indirect Interest In It, Which Is A Contract For Renting An Office In The Jarir Building In Riyadh, Noting That The Value Of Transactions In 2020 Amounted To (196,020) Riyals, Knowing That These Transactions It Is Carried Out On Commercial Bases Without Preferential Terms	For	For
JARIR MARKETING COMPANY	26-May-2021	9	Voting On The Business And Contracts That Will Be Done Between The Company And Jarir Commercial Investments Company, In Which Mr. Mohammed Abdurrahman Al-Agil (Non-Executive Member), Mr. Abdullah Abdurrahman Al-Agil (Executive Member), And Eng. Nasser Abdurrahman Al-Agil (Non-Executive Member), And Mr. Abdul Karim Abdurrahman Al-Agil (Executive Member) Has An Indirect Interest In It, Which Is A Contract For Renting An Office In The Jarir Building In Riyadh, Noting That The Value Of Transactions In The Year 2020 Amounted To (306,240) Riyals, Knowing That These Transactions Are Based On Commercial Bases Without Preferential Terms	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
JARIR MARKETING COMPANY	26-May-2021	10	Voting On The Business And Contracts That Will Be Done Between The Company And Jarir Commercial Investments Company, In Which Mr. Mohammed Abdulrahman Al-Agil (Non-Executive Member), Mr. Abdullah Abdulrahman Al-Agil (Executive Member), And Eng. Nasser Abdulrahman Al-Agil (Non-Executive Member), And Mr. Abdul Karim Abdulrahman Al-Agil (Executive Member) Has An Indirect Interest In It, Which Is A Contract For Renting An Office In The Jarir Building In Riyadh, Noting That The Value Of Transactions In 2020 Amounted To (145,860) Riyals, Knowing That These Transactions Are Based On The Basis Of Commercial Without Preferential Terms	For	For
JARIR MARKETING COMPANY	26-May-2021	11	Voting On The Business And Contracts That Will Be Done Between The Company And Amwaj Aldhahran Company Ltd., In Which Mr. Mohammed Abdulrahman Al-Agil (Non-Executive Member), Mr. Abdullah Abdulrahman Al-Agil (Executive Member), And Eng. Nasser Abdulrahman Al-Agil (Non-Executive Member), And Mr. Abdul Karim Abdulrahman Al-Agil (Executive Member) Has An Indirect Interest In It, Which Is A Lease Contract For Showroom Of Jarir Bookstore In Dhahran, Noting That The Value Of Transactions In 2020 Amounted To (1,381,901) Riyals, Knowing That These Transactions Are Based On The Basis Of Commercial Without Preferential Terms	For	For
JARIR MARKETING COMPANY	26-May-2021	12	Voting On The Business And Contracts That Will Be Done Between The Company And Aswaq Almustaqlil Trading Company Ltd., In Which Mr. Mohammed Abdulrahman Al-Agil (Non-Executive Member), Mr. Abdullah Abdulrahman Al-Agil (Executive Member), And Eng. Nasser Abdulrahman Al-Agil (Non-Executive Member), And Mr. Abdul Karim Abdulrahman Al-Agil (Executive Member) Has An Indirect Interest In It, Which Is A Lease Contract For Showroom Of Jarir Bookstore In Riyadh, Noting That The Value Of Transactions In 2020 Amounted To (2,130,580) Riyals, Knowing That These Transactions Are Based On The Basis Of Commercial Without Preferential Terms	For	For
JARIR MARKETING COMPANY	26-May-2021	13	Voting On The Business And Contracts That Will Be Done Between The Company And Jarir Real Estate Company, In Which Mr. Mohammed Abdulrahman Al-Agil (Non-Executive Member), Mr. Abdullah Abdulrahman Al-Agil (Executive Member), And Eng. Nasser Abdulrahman Al-Agil (Non-Executive Member), And Mr. Abdul Karim Abdulrahman Al-Agil (Executive Member) Has An Indirect Interest In It, Which Is A Contract For Renting An Office In The Jarir Building In Riyadh, Noting That The Value Of Transactions In 2020 Amounted To (138,600) Riyals, Knowing That These Transactions Are Based On The Basis Of Commercial Without Preferential Terms	For	For
JARIR MARKETING COMPANY	26-May-2021	14	Voting On The Business And Contracts That Will Be Done Between The Company And Jarir Real Estate Company, In Which Mr. Mohammed Abdulrahman Al-Agil (Non-Executive Member), Mr. Abdullah Abdulrahman Al-Agil (Executive Member), And Eng. Nasser Abdulrahman Al-Agil (Non-Executive Member), And Mr. Abdul Karim Abdulrahman Al-Agil (Executive Member) Has An Indirect Interest In It, Which Is A Contract For Renting An Office In The Jarir Building In Riyadh, Noting That The Value Of Transactions In The Year 2020 Amounted To (171,625) Riyals, Knowing That These Transactions Are Based On Commercial Bases Without Preferential Terms	For	For
JARIR MARKETING COMPANY	26-May-2021	15	Voting On The Business And Contracts That Will Be Done Between The Company And Rubeen Al Arabia Company, In Which Mr. Mohammed Abdulrahman Al-Agil (Non-Executive Member), Mr. Abdullah Abdulrahman Al-Agil (Executive Member), And Eng. Nasser Abdulrahman Al-Agil (Non-Executive Member), And Mr. Abdul Karim Abdulrahman Al-Agil (Executive Member) Has An Indirect Interest In It, Which Is A Lease Contract For Showroom Of Jarir Bookstore In Riyadh, Noting That The Value Of Transactions In 2020 Amounted To (1,972,918) Riyals, Knowing That These Transactions Are Based On Commercial Bases Without Preferential Terms	For	For
JARIR MARKETING COMPANY	26-May-2021	16	Voting On The Business And Contracts That Have Been That Will Be Done Between The Company And The Company Reuf Tabuk Ltd., In Which Mr. Mohammed Abdulrahman Al-Agil (Non-Executive Member), Mr. Abdullah Abdulrahman Al-Agil (Executive Member), And Eng. Nasser Abdulrahman Al-Agil (Non-Executive Member), And Mr. Abdul Karim Abdulrahman Al-Agil (Executive Member) Has An Indirect Interest In It, Which Is A Lease Contract For Showroom Of Jarir Bookstore In Tabuk, Noting That The Value Of Transactions In 2020 Amounted To (1,507,118) Riyals, Knowing That These Transactions Are Based On Commercial Bases Without Preferential Terms	For	For
JARIR MARKETING COMPANY	26-May-2021	17	Voting On The Business And Contracts That Have Been That Will Be Done Between The Company And Sehat Al Sharq Medical Company Ltd In Which Mr. Mohammed Abdulrahman Al-Agil (Non-Executive Member), Mr. Abdullah Abdulrahman Al-Agil (Executive Member), And Eng. Nasser Abdulrahman Al-Agil (Non-Executive Member), And Mr. Abdul Karim Abdulrahman Al-Agil (Executive Member) Has An Indirect Interest In It, Which Is A Rental Contract For A Residential Building In Al-Khobar, Noting That The Value Of Transactions In 2020 Amounted To (8,000,000) Riyals, Knowing That These Transactions Are Based On Commercial Bases Without Preferential Terms	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
JARIR MARKETING COMPANY	26-May-2021	18	Voting On The Business And Contracts That Will Be Done Between The Company And Rubeen Al Arabia Company, In Which Mr. Mohammed Abdurrahman Al-Agil (Non-Executive Member), Mr. Abdullah Abdurrahman Al-Agil (Executive Member), And Eng. Nasser Abdurrahman Al-Agil (Non-Executive Member), And Mr. Abdul Karim Abdurrahman Al-Agil (Executive Member) Has An Indirect Interest In It, Which Is A Contract To Provide Management, Operation And Maintenance Services (Not Including Services Related To Leasing) For Rubeen Plaza Commercial Complex In Riyadh, Noting That The Value Of Transactions In 2020 Amounted To (767,000) Riyals, Knowing That These Transactions Are Based On Commercial Bases Without Preferential Terms	For	For
JARIR MARKETING COMPANY	26-May-2021	19	Voting On Authorizing The Board Of Directors To Distribute Interim Dividends On Biannual Or Quarterly Basis For The Financial Year 2021	For	For
JARIR MARKETING COMPANY	26-May-2021	20	Voting On Amending The Remuneration Policy For Members Of The Board Of Directors, Its Committees And Executive Management	For	Combined
JARIR MARKETING COMPANY	26-May-2021	21	Voting On The Amending Of The Audit Committee Charter	For	For
JBG SMITH PROPERTIES	29-Apr-2021	1	Election Of Trustee To Serve Until The 2022 Annual Meeting: Phyllis R. Caldwell	For	For
JBG SMITH PROPERTIES	29-Apr-2021	2	Election Of Trustee To Serve Until The 2022 Annual Meeting: Scott A. Estes	For	For
JBG SMITH PROPERTIES	29-Apr-2021	3	Election Of Trustee To Serve Until The 2022 Annual Meeting: Alan S. Forman	For	For
JBG SMITH PROPERTIES	29-Apr-2021	4	Election Of Trustee To Serve Until The 2022 Annual Meeting: Michael J. Glosserman	For	For
JBG SMITH PROPERTIES	29-Apr-2021	5	Election Of Trustee To Serve Until The 2022 Annual Meeting: Charles E. Haldeman, Jr.	For	For
JBG SMITH PROPERTIES	29-Apr-2021	6	Election Of Trustee To Serve Until The 2022 Annual Meeting: W. Matthew Kelly	For	For
JBG SMITH PROPERTIES	29-Apr-2021	7	Election Of Trustee To Serve Until The 2022 Annual Meeting: Alisa M. Mall	For	For
JBG SMITH PROPERTIES	29-Apr-2021	8	Election Of Trustee To Serve Until The 2022 Annual Meeting: Carol A. Melton	For	For
JBG SMITH PROPERTIES	29-Apr-2021	9	Election Of Trustee To Serve Until The 2022 Annual Meeting: William J. Mulrow	For	For
JBG SMITH PROPERTIES	29-Apr-2021	10	Election Of Trustee To Serve Until The 2022 Annual Meeting: Steven Roth	For	Combined
JBG SMITH PROPERTIES	29-Apr-2021	11	Election Of Trustee To Serve Until The 2022 Annual Meeting: D. Ellen Shuman	For	Combined
JBG SMITH PROPERTIES	29-Apr-2021	12	Election Of Trustee To Serve Until The 2022 Annual Meeting: Robert A. Stewart	For	For
JBG SMITH PROPERTIES	29-Apr-2021	13	To Approve, On A Non-Binding Advisory Basis, The Compensation Of The Company'S Named Executive Officers As Disclosed In The Company'S Proxy Statement ("Say-On-Pay").	For	For
JBG SMITH PROPERTIES	29-Apr-2021	14	To Ratify The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
JBG SMITH PROPERTIES	29-Apr-2021	15	To Approve An Amendment To The Company'S 2017 Omnibus Share Plan.	For	For
JBS SA	28-Apr-2021	3	To Vote On The Financial Statements And The Accounts Of Administrator Of The Financial Year Ended In December 31, 2020	For	Combined
JBS SA	28-Apr-2021	3	To Vote On The Change Articles 1, 2, 5, 6, 10, 11, 12, 13, 14, 15, 18, 19, 20, 21, 27, 29, 30, 32 E 54, As Well As Exclude Article 25 Of The Bylaws, As Per Administration Proposal	For	Combined
JBS SA	28-Apr-2021	4	To Vote On Allocation Of The Net Profit Of The Financial Year Ended In December 31, 2020	For	For
JBS SA	28-Apr-2021	4	To Consolidate The Bylaws Of The Company	For	For
JBS SA	28-Apr-2021	5	To Vote On The Number Of 9 Nine Members For The Company'S Board Of Directors	For	For
JBS SA	28-Apr-2021	6	Do You Wish To Elect A Member Of The Board Of Directors By A Separate Election, In The Terms Of Article 141, 4, I, Of The Brazilian Law No. 6.404 Of December 15, 1976	For	For
JBS SA	28-Apr-2021	7	Do You Wish To Request A Multiple Voting Procedure For The Election Of Members Of The Company'S Board Of Directors, In The Terms Of Article 141 Of The Brazilian Law No. 6.404 Of December 15, 1976	For	Combined
JBS SA	28-Apr-2021	8	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Jeremiah Alphonsus Ocallaghan	For	Combined
JBS SA	28-Apr-2021	9	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Jose Batista Sobrinho	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
JBS SA	28-Apr-2021	10	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Aguinaldo Gomes Ramos Filho	For	For
JBS SA	28-Apr-2021	11	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Alba Pettengill. Independent	For	For
JBS SA	28-Apr-2021	12	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Gelson Luiz Merisio. Independent	For	For
JBS SA	28-Apr-2021	13	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Gilberto Meirelles Xando Baptista. Independente	For	For
JBS SA	28-Apr-2021	14	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Leila Abraham Loria. Independent	For	For
JBS SA	28-Apr-2021	15	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Marcio Guedes Pereira Junior. Independent	For	For
JBS SA	28-Apr-2021	16	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Wesley Mendonca Batista Filho	For	Combined
JBS SA	28-Apr-2021	18	In The Event Of The Adoption Of The Cumulative Voting Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages Across The Members Of The Slate That You Have Chosen. If The Shareholder Chooses To Abstain And The Election Occurs Through The Cumulative Voting Process, His Vote Must Be Counted As Abstention In The Respective Resolution Of The Meeting	For	Combined
JBS SA	28-Apr-2021	19	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Jeremiah Alphonsus Ocallaghan	For	Abstain
JBS SA	28-Apr-2021	20	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Jose Batista Sobrinho	For	Abstain
JBS SA	28-Apr-2021	21	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Aguinaldo Gomes Ramos Filho	For	Abstain
JBS SA	28-Apr-2021	22	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Alba Pettengill. Independent	For	Abstain
JBS SA	28-Apr-2021	23	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Gelson Luiz Merisio. Independent	For	Abstain
JBS SA	28-Apr-2021	24	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Gilberto Meirelles Xando Baptista. Independent	For	Abstain
JBS SA	28-Apr-2021	25	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Leila Abraham Loria. Independent	For	Abstain
JBS SA	28-Apr-2021	26	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Marcio Guedes Pereira Junior. Independent	For	Abstain
JBS SA	28-Apr-2021	27	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Wesley Mendonca Batista Filho	For	Abstain
JBS SA	28-Apr-2021	28	To Vote On The Number Of 4 Four Members And 4 Four Alternates For The Company'S Fiscal Council, Given That Such Number Could Be Increased By 1 One Member To A Total Of 5 Five Members, In Case Of Separated Election	For	Combined
JBS SA	28-Apr-2021	29	Do You Wish To Request The Instatement Of The Fiscal Council, Under The Terms Of Article 161 Of Law 6,404 Of 1976	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
JBS SA	28-Apr-2021	30	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Adrian Lima Da Hora. Andre Alcantara Ocampos	For	Combined
JBS SA	28-Apr-2021	31	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Demetrius Nichele Macei. Marcos Godoy Brogiato	For	Against
JBS SA	28-Apr-2021	32	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Jose Paulo Da Silva Filho. Sandro Domingues Raffai	For	Against
JBS SA	28-Apr-2021	33	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Roberto Lamb. Orlando Octavio De Freitas Junior	For	Combined
JBS SA	28-Apr-2021	34	To Fix The Total Amount Of The Annual Remuneration Of The Company'S Administrators And Members Of The Company'S Fiscal Council	For	For
JCET GROUP CO., LTD.	03-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
JCET GROUP CO., LTD.	03-Jun-2021	2	2020 Annual Report And Its Summary	For	For
JCET GROUP CO., LTD.	03-Jun-2021	3	2020 Annual Accounts	For	For
JCET GROUP CO., LTD.	03-Jun-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
JCET GROUP CO., LTD.	03-Jun-2021	5	2020 Special Report On The Deposit And Use Of Raised Funds	For	For
JCET GROUP CO., LTD.	03-Jun-2021	6	Application For 2021 Comprehensive Credit Line	For	For
JCET GROUP CO., LTD.	03-Jun-2021	7	2021 Provision Of Guarantee For The Financing Of Wholly-Owned Subsidiaries	For	For
JCET GROUP CO., LTD.	03-Jun-2021	8	Purchase Of Wealth Management Products From Banks With Temporarily Idle Proprietary Funds	For	Combined
JCET GROUP CO., LTD.	03-Jun-2021	9	Adjustment Of Allowance For Independent Directors	For	Combined
JCET GROUP CO., LTD.	03-Jun-2021	10	Setting Up Wholly-Owned Subsidiaries In Jiangyin By A Company	For	For
JCET GROUP CO., LTD.	03-Jun-2021	11	2020 Work Report Of The Supervisory Committee	For	For
JCET GROUP CO., LTD.	03-Jun-2021	12	Amendments To The Articles Of Associations Of The Company	For	For
JD HEALTH INTERNATIONAL INC.	23-Jun-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Group And The Reports Of The Directors And The Auditor Of The Company For The Year Ended December 31, 2020	For	For
JD HEALTH INTERNATIONAL INC.	23-Jun-2021	4	To Re-Elect Mr. Lijun Xin (As Specified) As An Executive Director Of The Company (The "Director")	For	For
JD HEALTH INTERNATIONAL INC.	23-Jun-2021	5	To Re-Elect Mr. Lei Xu (As Specified) As A Non-Executive Director	For	For
JD HEALTH INTERNATIONAL INC.	23-Jun-2021	6	To Re-Elect Ms. Sandy Ran Xu (As Specified) As A Non-Executive Director	For	For
JD HEALTH INTERNATIONAL INC.	23-Jun-2021	7	To Re-Elect Ms. Pang Zhang (As Specified) As A Non-Executive Director	For	For
JD HEALTH INTERNATIONAL INC.	23-Jun-2021	8	To Re-Elect Dr. Jiyu Zhang (As Specified) As An Independent Non-Executive Director	For	For
JD HEALTH INTERNATIONAL INC.	23-Jun-2021	9	To Authorise The Board Of Directors (The "Board") To Fix The Remuneration Of The Directors	For	For
JD HEALTH INTERNATIONAL INC.	23-Jun-2021	10	To Re-Appoint Deloitte Touche Tohmatsu As The Auditor Of The Company To Hold Office Until The Conclusion Of The Next Annual General Meeting Of The Company And To Authorise The Board To Fix Their Remuneration For The Year Ending December 31, 2021	For	For
JD HEALTH INTERNATIONAL INC.	23-Jun-2021	11	To Grant A General Mandate To The Directors To Allot And Issue New Ordinary Shares Of The Company (Ordinary Resolution No. 5(A) Of The Notice Of The Meeting)	For	Combined
JD HEALTH INTERNATIONAL INC.	23-Jun-2021	12	To Grant A General Mandate To The Directors To Repurchase Ordinary Shares Of The Company (Ordinary Resolution No. 5(B) Of The Notice Of The Meeting)	For	Combined
JD HEALTH INTERNATIONAL INC.	23-Jun-2021	13	To Extend The General Mandate Granted To The Directors To Issue New Ordinary Shares Of The Company (Ordinary Resolution No. 5(C) Of The Notice Of The Meeting)	For	Combined
JD.COM, INC.	23-Jun-2021	1	As A Special Resolution: Resolution No. 1 Set Out In The Notice Of The Annual General Meeting To Approve The Adoption Of The Company'S Dual Foreign Name.	Take No Action	Combined
JD.COM, INC.	23-Jun-2021	2	As A Special Resolution: Resolution No. 2 Set Out In The Notice Of The Annual General Meeting To Approve The Adoption Of The Second Amended And Restated Memorandum Of Association And Articles Of Association.	For	For
JERONIMO MARTINS SGPS SA	08-Apr-2021	3	To Resolve On The 2020 Financial Statements, Including The Management Report, The Individual And Consolidated Accounts, The Corporate Governance Report And Other Corporate, Supervisory And Audit Information Documents	For	Combined
JERONIMO MARTINS SGPS SA	08-Apr-2021	4	To Resolve On The Proposal For Application Of Results	For	Combined
JERONIMO MARTINS SGPS SA	08-Apr-2021	5	To Assess, In General Terms, The Management And Audit Of The Company	For	Combined
JERONIMO MARTINS SGPS SA	08-Apr-2021	6	To Resolve On The Company'S Corporate Bodies Remuneration Policy	For	Combined
JFE HOLDINGS, INC.	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
JFE HOLDINGS, INC.	25-Jun-2021	3	Appoint A Director Kakigi, Koji	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
JFE HOLDINGS, INC.	25-Jun-2021	4	Appoint A Director Kitano, Yoshihisa	For	For
JFE HOLDINGS, INC.	25-Jun-2021	5	Appoint A Director Terahata, Masashi	For	For
JFE HOLDINGS, INC.	25-Jun-2021	6	Appoint A Director Oshita, Hajime	For	For
JFE HOLDINGS, INC.	25-Jun-2021	7	Appoint A Director Kobayashi, Toshinori	For	For
JFE HOLDINGS, INC.	25-Jun-2021	8	Appoint A Director Yamamoto, Masami	For	For
JFE HOLDINGS, INC.	25-Jun-2021	9	Appoint A Director Kemori, Nobumasa	For	For
JFE HOLDINGS, INC.	25-Jun-2021	10	Appoint A Director Ando, Yoshiko	For	For
JFE HOLDINGS, INC.	25-Jun-2021	11	Appoint A Corporate Auditor Hara, Nobuya	For	For
JFE HOLDINGS, INC.	25-Jun-2021	12	Appoint A Corporate Auditor Saiki, Isao	For	For
JFE HOLDINGS, INC.	25-Jun-2021	13	Approve Details Of The Performance-Based Stock Compensation To Be Received By Directors	For	For
JG SUMMIT HOLDINGS INC	14-May-2021	2	Proof Of Notice Of The Meeting And Existence Of A Quorum	For	Combined
JG SUMMIT HOLDINGS INC	14-May-2021	3	Reading And Approval Of The Minutes Of The Annual Meeting Of The Stockholders Held On May 14, 2020	For	Combined
JG SUMMIT HOLDINGS INC	14-May-2021	4	Reading And Approval Of The Minutes Of The Special Meeting Of The Stockholders Held On October 20, 2020	For	For
JG SUMMIT HOLDINGS INC	14-May-2021	5	Presentation Of Annual Report And Approval Of The Financial Statements For The Preceding Year	For	For
JG SUMMIT HOLDINGS INC	14-May-2021	6	Election Of Director: James L. Go	For	Combined
JG SUMMIT HOLDINGS INC	14-May-2021	7	Election Of Director: Lance Y. Gokongwei	For	Combined
JG SUMMIT HOLDINGS INC	14-May-2021	8	Election Of Director: Lily G. Ngochua	For	Combined
JG SUMMIT HOLDINGS INC	14-May-2021	9	Election Of Director: Patrick Henry C. Go	For	Against
JG SUMMIT HOLDINGS INC	14-May-2021	10	Election Of Director: Johnson Robert G. Go, Jr	For	Combined
JG SUMMIT HOLDINGS INC	14-May-2021	11	Election Of Director: Robina Gokongwei-Pe	For	Combined
JG SUMMIT HOLDINGS INC	14-May-2021	12	Election Of Director: Cirilo P. Noel	For	Combined
JG SUMMIT HOLDINGS INC	14-May-2021	13	Election Of Director: Jose T. Pardo (Independent Director)	For	Combined
JG SUMMIT HOLDINGS INC	14-May-2021	14	Election Of Director: Renato T. De Guzman (Independent Director)	For	Combined
JG SUMMIT HOLDINGS INC	14-May-2021	15	Election Of Director: Antonio L. Go (Independent Director)	For	Combined
JG SUMMIT HOLDINGS INC	14-May-2021	16	Election Of Director: Artemio V. Panganiban (Independent Director)	For	Combined
JG SUMMIT HOLDINGS INC	14-May-2021	17	Appointment Of External Auditor: Sycip Gorres Velayo And Co	For	Combined
JG SUMMIT HOLDINGS INC	14-May-2021	18	Ratification Of The Acts Of The Board Of Directors And Its Committees, Officers And Management	For	Combined
JG SUMMIT HOLDINGS INC	14-May-2021	19	Consideration Of Such Other Matters As May Properly Come During The Meeting	Abstain	Combined
JG SUMMIT HOLDINGS INC	14-May-2021	20	Adjournment	For	Combined
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	2	To Approve The Work Report Of The Board Of The Company For The Year Ended 31 December 2020	For	Combined
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	3	To Approve The Work Report Of The Supervisory Committee Of The Company For The Year Ended 31 December 2020	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	4	To Approve The Financial Statements And Audit Report Of The Company For The Year Ended 31 December 2020	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	5	To Approve The Final Accounting Report Of The Company For 2020	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	6	To Approve The Financial Budget Report Of The Company For 2021	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	7	To Approve The Final Dividend Distribution Proposal Of The Company For 2020: The Company Proposed To Distribute Final Dividends Of Rmb0.46 (Tax Inclusive) Per Share In Favour Of The Shareholders	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	8	To Approve The Appointment Of Kpmg Huazhen Llp As The Company'S Auditors Of The Annual Financial Report And Internal Control For The Year 2021 At A Remuneration Of Rmb3 Million Per Year, Of Which Fees For Financial Report Audit And Internal Control Audit Are Rmb2.3 Million And Rmb0.7 Million Respectively	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	9	To Approve The Registration And Issuance Of Ultra-Short-Term Notes Of Up To Rmb8 Billion By The Company Within The Effective Period On A Rolling Basis; To Authorize Any Executive Director Of The Company, To Deal With The Subsequent Matters Such As The Execution Of Contract And The Approval Of Fund Appropriation And To Issue Such Ultra-Short-Term Notes Within Two Years Commencing From The Date Of Approval At The Agm	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	10	To Approve The Registration And Issuance Of Medium-Term Notes Of Up To Rmb9 Billion By The Company, Which Will Be Issued Once Or In Tranches Within The Validity Period Of The Registration; To Authorize Any Executive Director Of The Company, To Deal With The Subsequent Related Matters Including The Execution Of Contract And Approval Of Fund Appropriation; And To Issue Such Medium-Term Notes Within Two Years Commencing From The Date Of Approval At The Agm	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	11	To Approve The Use Of Proceeds Raised From Direct Financing By The Company To Provide Loans To Jiangsu Wufengshan Toll Bridge Company Limited (The "Wufengshan Toll Bridge Company") Of No More Than Rmb1 Billion Which Will Be Valid For Two Years From The Date Of Approval At The Agm, With A Term Of Three Years, The Interest Of Which Shall Be Calculated Based On The Prevailing Interest Rate Of The Financing Products To Be Issued By The Company, And The Expenses In Relation To The Issuance Of The Financing Products, The Repayment Of The Principal And The Related Interest Shall Be Borne And Paid By Wufengshan Toll Bridge Company; And To Authorise Any Executive Director Of The Company, To Handle Follow-Up Related Matters Including Contract Signing And Approval Of Fund Allocation	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	12	To Approve The Use Of Proceeds Raised From Direct Financing By The Company To Provide Loans To Jiangsu Guangjing Xicheng Expressway Limited (The "Guangjing Xicheng Company") Of No More Than Rmb800 Million, Which Will Be Valid For Two Years From The Date Of Approval At The Agm, With A Term Of Three Years. The Interest Of Which Shall Be Calculated Based On The Prevailing Interest Rate Of The Financing Products To Be Issued By The Company, And The Expenses In Relation To The Issuance Of The Financing Products, The Repayment Of The Principal And The Related Interest Shall Be Borne And Paid By Guangjing Xicheng Company; And To Authorise Any Executive Director Of The Company, To Handle Follow-Up Related Matters Including Contract Signing And Approval Of Fund Allocation	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	13	To Approve The Renewal Of Annual Liability Insurance For Directors, Supervisors And Senior Management Of The Company; And To Authorize Mr. Yao Yongjia, Secretary To The Board, To Handle The Follow-Up Related Matters	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	15	To Elect Mr. Sun Xibin As An Executive Director Of The Tenth Session Of The Board Of The Company And To Approve The Signing Of An Executive Director Service Contract Between The Company And Mr. Sun With A Term Commencing From The Date Of The Annual General Meeting For The Year 2020 And Expiring On The Date Of The Annual General Meeting To Be Convened For The Year 2023	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	16	To Elect Mr. Cheng Xiaoguang As An Executive Director Of The Tenth Session Of The Board Of The Company And To Approve The Signing Of An Executive Director Service Contract Between The Company And Mr. Cheng With A Term Commencing From The Date Of The Annual General Meeting For The Year 2020 And Expiring On The Date Of The Annual General Meeting To Be Convened For The Year 2023	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	17	To Elect Mr. Yao Yongjia As An Executive Director Of The Tenth Session Of The Board Of The Company And To Approve The Signing Of An Executive Director Service Contract Between The Company And Mr. Yao With A Term Commencing From The Date Of The Annual General Meeting For The Year 2020 And Expiring On The Date Of The Annual General Meeting To Be Convened For The Year 2023	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	18	To Elect Mr. Chen Yanli As A Non-Executive Director Of The Tenth Session Of The Board Of The Company And To Approve The Signing Of An Appointment Letter Between The Company And Mr. Chen With A Term Commencing From The Date Of The Annual General Meeting For The Year 2020 And Expiring On The Date Of The Annual General Meeting To Be Convened For The Year 2023	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	19	To Elect Mr. Wang Yingjian As A Non-Executive Director Of The Tenth Session Of The Board Of The Company And To Approve The Signing Of An Appointment Letter Between The Company And Mr. Wang With A Term Commencing From The Date Of The Annual General Meeting For The Year 2020 And Expiring On The Date Of The Annual General Meeting To Be Convened For The Year 2023	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	20	To Elect Mr. Wu Xinhua As A Non-Executive Director Of The Tenth Session Of The Board Of The Company And To Approve The Signing Of An Appointment Letter Between The Company And Mr. Wu With A Term Commencing From The Date Of The Annual General Meeting For The Year 2020 And Expiring On The Date Of The Annual General Meeting To Be Convened For The Year 2023	For	Combined
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	21	To Elect Mr. Ma Chung Lai, Lawrence As A Non-Executive Director Of The Tenth Session Of The Board Of The Company And To Approve The Signing Of An Appointment Letter Between The Company And Mr. Ma With A Term Commencing From The Date Of The Annual General Meeting For The Year 2020 And Expiring On The Date Of The Annual General Meeting To Be Convened For The Year 2023, And An Annual Director'S Remuneration Of Hkd 300,000 (After Tax)	For	Combined
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	22	To Elect Ms. Li Xiaoyan As A Non-Executive Director Of The Tenth Session Of The Board Of The Company And To Approve The Signing Of An Appointment Letter Between The Company And Ms. Li With A Term Commencing From The Date Of The Annual General Meeting For The Year 2020 And Expiring On The Date Of The Annual General Meeting To Be Convened For The Year 2023	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	24	To Elect Mr. Lin Hui As An Independent Non-Executive Director Of The Tenth Session Of The Board Of The Company And To Approve The Signing Of An Independent Non-Executive Director Service Contract Between The Company And Mr. Lin With A Term Commencing From The Date Of The Annual General Meeting For The Year 2020 And Expiring On The Date Of The Annual General Meeting To Be Convened For The Year 2023, And An Annual Director'S Remuneration Of Rmb90,000 (After Tax)	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	25	To Elect Mr. Zhou Shudong As An Independent Non-Executive Director Of The Tenth Session Of The Board Of The Company And To Approve The Signing Of An Independent Nonexecutive Director Service Contract Between The Company And Mr. Zhou With A Term Commencing From The Date Of The Annual General Meeting For The Year 2020 And Expiring On The Date Of The Annual General Meeting To Be Convened For The Year 2023, And An Annual Director'S Remuneration Of Rmb90,000 (After Tax)	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	26	To Elect Mr. Liu Xiaoxing As An Independent Non-Executive Director Of The Tenth Session Of The Board Of The Company And To Approve The Signing Of An Independent Non-Executive Director Service Contract Between The Company And Mr. Liu With A Term Commencing From The Date Of The Annual General Meeting For The Year 2020 And Expiring On The Date Of The Annual General Meeting To Be Convened For The Year 2023, And An Annual Director'S Remuneration Of Rmb90,000 (After Tax);	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	27	To Elect Mr. Xu Guanghua As An Independent Non-Executive Director Of The Tenth Session Of The Board Of The Company And To Approve The Signing Of An Independent Non-Executive Director Service Contract Between The Company And Mr. Xu With A Term Commencing From The Date Of The Annual General Meeting For The Year 2020 And Expiring On The Date Of The Annual General Meeting To Be Convened For The Year 2023, And An Annual Director'S Remuneration Of Rmb90,000 (After Tax)	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	28	To Elect Mr. Yu Mingyuan As An Independent Non-Executive Director Of The Tenth Session Of The Board Of The Company And To Approve The Signing Of An Independent Non-Executive Director Service Contract Between The Company And Mr. Yu With A Term Commencing From The Date Of The Annual General Meeting For The Year 2020 And Expiring On The Date Of The Annual General Meeting To Be Convened For The Year 2023, And An Annual Director'S Remuneration Of Rmb90,000 (After Tax)	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	29	To Elect Mr. Yang Shiwei As A Supervisor Of The Tenth Session Of The Supervisory Committee Of The Company And To Approve The Signing Of An Appointment Letter Between The Company And Mr. Yang With A Term Commencing From The Date Of The Annual General Meeting For The Year 2020 And Expiring On The Date Of The Annual General Meeting To Be Convened For The Year 2023	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	30	To Elect Mr. Ding Guozhen As A Supervisor Of The Tenth Session Of The Supervisory Committee Of The Company And To Approve The Signing Of An Appointment Letter Between The Company And Mr. Ding With A Term Commencing From The Date Of The Annual General Meeting For The Year 2020 And Expiring On The Date Of The Annual General Meeting To Be Convened For The Year 2023	For	For
JIANGSU EXPRESSWAY CO LTD	17-Jun-2021	31	To Elect Mr. Pan Ye As A Supervisor Of The Tenth Session Of The Supervisory Committee Of The Company And To Approve The Signing Of An Appointment Letter Between The Company And Mr. Pan With A Term Commencing From The Date Of The Annual General Meeting For The Year 2020 And Expiring On The Date Of The Annual General Meeting To Be Convened For The Year 2023	For	For
JIANGSU HENGLI HYDRAULIC CO LTD	18-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
JIANGSU HENGLI HYDRAULIC CO LTD	18-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
JIANGSU HENGLI HYDRAULIC CO LTD	18-May-2021	3	2020 Annual Report And Its Summary	For	For
JIANGSU HENGLI HYDRAULIC CO LTD	18-May-2021	4	2020 Annual Accounts	For	For
JIANGSU HENGLI HYDRAULIC CO LTD	18-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny6.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
JIANGSU HENGLI HYDRAULIC CO LTD	18-May-2021	6	2020 Work Report Of Independent Directors	For	For
JIANGSU HENGLI HYDRAULIC CO LTD	18-May-2021	7	2021 Remuneration For Directors, Supervisors And Senior Management	For	For
JIANGSU HENGLI HYDRAULIC CO LTD	18-May-2021	8	Reappointment Of Audit Firm	For	For
JIANGSU HENGLI HYDRAULIC CO LTD	18-May-2021	9	Amendments To The Company'S Articles Of Association	For	For
JIANGSU HENGLI HYDRAULIC CO LTD	18-May-2021	10	Formulation Of The Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
JIANGSU HENGLI HYDRAULIC CO LTD	18-May-2021	11	Resignation And By-Election Of Independent Directors	For	Combined
JIANGSU HENGRUI MEDICINE CO LTD	11-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
JIANGSU HENGRUI MEDICINE CO LTD	11-May-2021	2	2020 Annual Report And Its Summary	For	For
JIANGSU HENGRUI MEDICINE CO LTD	11-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
JIANGSU HENGRUI MEDICINE CO LTD	11-May-2021	4	2020 Annual Accounts	For	For
JIANGSU HENGRUI MEDICINE CO LTD	11-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.00000000 2) Bonus Issue From Profit (Share/10 Shares):2.000000 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
JIANGSU HENGRUI MEDICINE CO LTD	11-May-2021	6	Reappointment Of 2021 Financial And Internal Control Audit Firm And Determination Of The Audit Fees	For	Combined
JIANGSU HENGRUI MEDICINE CO LTD	11-May-2021	7	Amendments To The Company'S Articles Of Association	For	Combined
JIANGSU HENGRUI MEDICINE CO LTD	11-May-2021	8	Repurchase And Cancellation Of Some Granted Stocks Under The Equity Incentive Plan	For	For
JIANGSU HENGRUI MEDICINE CO LTD	11-May-2021	9	Nomination Of Independent Directors	For	For
JIANGSU KING'S LUCK BREWERY JOINT-STOCK CO LTD	10-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
JIANGSU KING'S LUCK BREWERY JOINT-STOCK CO LTD	10-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
JIANGSU KING'S LUCK BREWERY JOINT-STOCK CO LTD	10-Jun-2021	3	2020 Annual Report And Its Summary	For	For
JIANGSU KING'S LUCK BREWERY JOINT-STOCK CO LTD	10-Jun-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny4.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
JIANGSU KING'S LUCK BREWERY JOINT-STOCK CO LTD	10-Jun-2021	5	2020 Annual Accounts And 2021 Financial Budget Report	For	For
JIANGSU KING'S LUCK BREWERY JOINT-STOCK CO LTD	10-Jun-2021	6	Reappointment Of 2021 Audit Firm	For	Combined
JIANGSU KING'S LUCK BREWERY JOINT-STOCK CO LTD	10-Jun-2021	7	Purchase Of Principal-Guaranteed Wealth Management Products With Idle Proprietary Funds	For	Combined
JIANGSU KING'S LUCK BREWERY JOINT-STOCK CO LTD	10-Jun-2021	8	Election Of Independent Director: Liu Jiarong	For	For
JIANGSU KING'S LUCK BREWERY JOINT-STOCK CO LTD	10-Jun-2021	9	Election Of Independent Director: Yan Yunxia	For	For
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	23-Feb-2021	1	Election Of Non-Independent Director: Zhang Liandong	For	Combined
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	23-Feb-2021	2	Election Of Non-Independent Director: Zhong Yu	For	Combined
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	23-Feb-2021	3	Election Of Non-Independent Director: Li Minfu	For	Combined
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	23-Feb-2021	4	Election Of Non-Independent Director: Wang Kai	For	Combined
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	23-Feb-2021	5	Election Of Non-Independent Director: Liu Huashuang	For	Combined
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	23-Feb-2021	6	Election Of Non-Independent Director: Cong Xuenian	For	Combined
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	23-Feb-2021	7	Election Of Non-Independent Director: Zhou Xinqu	For	Combined
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	23-Feb-2021	8	Election Of Independent Director: Zhao Shuming	For	Combined
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	23-Feb-2021	9	Election Of Independent Director: Nie Yao	For	Combined
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	23-Feb-2021	10	Election Of Independent Director: Lu Guoping	For	Combined
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	23-Feb-2021	11	Election Of Independent Director: Mao Lingxiao	For	Combined
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	23-Feb-2021	12	Election Of Non-Employee Supervisor: Xu Youheng	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	23-Feb-2021	13	Election Of Non-Employee Supervisor: Xu Lili	For	Combined
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	23-Feb-2021	14	Election Of Non-Employee Supervisor: Chen Taisong	For	For
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	27-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	27-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	27-May-2021	3	2020 Annual Report And Its Summary	For	For
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	27-May-2021	4	2020 Annual Accounts	For	For
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	27-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny30.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	27-May-2021	6	2021 Reappointment Of Audit Firm: Jiangsu Suyu Jincheng Certified Public Accountants Llp	For	Combined
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	27-May-2021	7	Authorization To The Management Team To Purchase Wealth Management Products With Proprietary Funds At A Proper Time	For	Combined
JIANGSU YANGHE BREWERY JOINT-STOCK CO LTD	27-May-2021	8	Adjustment Of Allowance For Independent Directors	For	Combined
JIANGXI COPPER CO LTD	08-Jun-2021	2	To Consider And Approve The Amendments To The Rules For General Meetings Of The Company (Particulars Of Which Are Set Out In The Circular Of The Company Dated 29 April 2021 (The "Circular"))	For	For
JIANGXI COPPER CO LTD	08-Jun-2021	3	To Consider And Approve The Amendments To The Rules For Board Of Directors Of The Company (Particulars Of Which Are Set Out In The Circular)	For	For
JIANGXI COPPER CO LTD	08-Jun-2021	4	To Consider And Approve The Amendments To The Rules For Independent Directors Of The Company (Particulars Of Which Are Set Out In The Circular)	For	For
JIANGXI COPPER CO LTD	08-Jun-2021	5	To Consider And Approve The Report Of The Board (The "Board") Of Directors (The "Director(S)") Of The Company For The Year Of 2020	For	For
JIANGXI COPPER CO LTD	08-Jun-2021	6	To Consider And Approve The Report Of The Supervisory Committee Of The Company (The "Supervisory Committee") For The Year Of 2020	For	For
JIANGXI COPPER CO LTD	08-Jun-2021	7	To Consider And Approve The Audited Financial Report And The Annual Report And Its Summary Of The Company For The Year Of 2020	For	For
JIANGXI COPPER CO LTD	08-Jun-2021	8	To Consider And Approve The Proposal For Distribution Of Profit Of The Company For The Year Of 2020	For	For
JIANGXI COPPER CO LTD	08-Jun-2021	9	To Appoint Ernst & Young Hua Ming Llp As The Domestic And Internal Auditors And Ernst & Young As The Overseas Auditors Of The Company Respectively For The Year 2021, And To Authorize Any One Executive Director To Determine Their Remunerations At His Discretion In Accordance With Their Amount Of Work And To Handle And Enter Into The Service Agreements With Ernst & Young Hua Ming Llp And Ernst & Young	For	For
JIANGXI COPPER CO LTD	08-Jun-2021	10	To Approve Annual Remuneration Scheme Of All The Directors Of The Ninth Session Of The Board During Their Terms Of Office And To Authorise The Board To Determine And Approve The Payment Of The Annual Remuneration	For	For
JIANGXI COPPER CO LTD	08-Jun-2021	11	To Approve Annual Remuneration Scheme Of All The Supervisors Of The Ninth Session Of The Supervisory Committee During Their Terms Of Office And To Authorise The Board To Determine And Approve The Payment Of The Annual Remuneration	For	For
JIANGXI COPPER CO LTD	08-Jun-2021	13	To Elect Executive Director For The Term Of Office Commencing On The Date Of The Agm To The Date Of The Annual General Meeting Of The Company For The Year Of 2023 And To Authorise Any One Executive Director To Enter Into The Service Contract Or Letter Of Appointment On Behalf Of The Company With Him: Mr. Zheng Gaoqin	For	For
JIANGXI COPPER CO LTD	08-Jun-2021	14	To Elect Executive Director For The Term Of Office Commencing On The Date Of The Agm To The Date Of The Annual General Meeting Of The Company For The Year Of 2023 And To Authorise Any One Executive Director To Enter Into The Service Contract Or Letter Of Appointment On Behalf Of The Company With Him: Mr. Wang Bo	For	For
JIANGXI COPPER CO LTD	08-Jun-2021	15	To Elect Executive Director For The Term Of Office Commencing On The Date Of The Agm To The Date Of The Annual General Meeting Of The Company For The Year Of 2023 And To Authorise Any One Executive Director To Enter Into The Service Contract Or Letter Of Appointment On Behalf Of The Company With Him: Mr. Gao Jian-Min	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
JIANGXI COPPER CO LTD	08-Jun-2021	16	To Elect Executive Director For The Term Of Office Commencing On The Date Of The Agm To The Date Of The Annual General Meeting Of The Company For The Year Of 2023 And To Authorise Any One Executive Director To Enter Into The Service Contract Or Letter Of Appointment On Behalf Of The Company With Him: Mr. Liang Qing	For	Combined
JIANGXI COPPER CO LTD	08-Jun-2021	17	To Elect Executive Director For The Term Of Office Commencing On The Date Of The Agm To The Date Of The Annual General Meeting Of The Company For The Year Of 2023 And To Authorise Any One Executive Director To Enter Into The Service Contract Or Letter Of Appointment On Behalf Of The Company With Him: Mr. Liu Fangyun	For	For
JIANGXI COPPER CO LTD	08-Jun-2021	18	To Elect Executive Director For The Term Of Office Commencing On The Date Of The Agm To The Date Of The Annual General Meeting Of The Company For The Year Of 2023 And To Authorise Any One Executive Director To Enter Into The Service Contract Or Letter Of Appointment On Behalf Of The Company With Him: Mr. Yu Tong	For	For
JIANGXI COPPER CO LTD	08-Jun-2021	20	To Elect Independent Non-Executive Director For The Term Of Office Commencing On The Date Of The Agm To The Date Of The Annual General Meeting Of The Company For The Year Of 2023 And To Authorise Any One Executive Director To Enter Into The Service Contract Or Letter Of Appointment On Behalf Of The Company With Him: Mr. Liu Erh Fei	For	For
JIANGXI COPPER CO LTD	08-Jun-2021	21	To Elect Independent Non-Executive Director For The Term Of Office Commencing On The Date Of The Agm To The Date Of The Annual General Meeting Of The Company For The Year Of 2023 And To Authorise Any One Executive Director To Enter Into The Service Contract Or Letter Of Appointment On Behalf Of The Company With Him: Mr. Liu Xike	For	For
JIANGXI COPPER CO LTD	08-Jun-2021	22	To Elect Independent Non-Executive Director For The Term Of Office Commencing On The Date Of The Agm To The Date Of The Annual General Meeting Of The Company For The Year Of 2023 And To Authorise Any One Executive Director To Enter Into The Service Contract Or Letter Of Appointment On Behalf Of The Company With Him: Mr. Zhu Xingwen	For	For
JIANGXI COPPER CO LTD	08-Jun-2021	23	To Elect Independent Non-Executive Director For The Term Of Office Commencing On The Date Of The Agm To The Date Of The Annual General Meeting Of The Company For The Year Of 2023 And To Authorise Any One Executive Director To Enter Into The Service Contract Or Letter Of Appointment On Behalf Of The Company With Him: Mr. Wang Feng	For	For
JIANGXI COPPER CO LTD	08-Jun-2021	25	To Elect Supervisor Of The Company (The "Supervisors") Representing The Shareholders Of The Company (The "Shareholders") And To Confirm The Appointment Of The Supervisors Representing The Staff And Workers Of The Company For The Term Of Office Commencing On The Date Of The Agm To The Date Of The Annual General Meeting Of The Company For The Year Of 2023 And To Authorise Any One Executive Director To Enter Into The Service Contract Or Letter Of Appointment On Behalf Of The Company With Him: Mr. Guan Yongmin	For	For
JIANGXI COPPER CO LTD	08-Jun-2021	26	To Elect Supervisor Of The Company (The "Supervisors") Representing The Shareholders Of The Company (The "Shareholders") And To Confirm The Appointment Of The Supervisors Representing The Staff And Workers Of The Company For The Term Of Office Commencing On The Date Of The Agm To The Date Of The Annual General Meeting Of The Company For The Year Of 2023 And To Authorise Any One Executive Director To Enter Into The Service Contract Or Letter Of Appointment On Behalf Of The Company With Him: Mr. Wu Donghua	For	For
JIANGXI COPPER CO LTD	08-Jun-2021	27	To Elect Supervisor Of The Company (The "Supervisors") Representing The Shareholders Of The Company (The "Shareholders") And To Confirm The Appointment Of The Supervisors Representing The Staff And Workers Of The Company For The Term Of Office Commencing On The Date Of The Agm To The Date Of The Annual General Meeting Of The Company For The Year Of 2023 And To Authorise Any One Executive Director To Enter Into The Service Contract Or Letter Of Appointment On Behalf Of The Company With Him: Mr. Zhang Jianhua	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	09-Feb-2021	2	First Phase Employee Stock Ownership Plan (Draft) And Its Summary	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	09-Feb-2021	3	Management Measures For The First Phase Employee Stock Ownership Plan	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	09-Feb-2021	4	Authorization To The Board To Handle Matters Regarding The First Phase Employee Stock Ownership Plan	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	09-Feb-2021	5	2021 Estimated Continuing Connected Transactions With The Subordinate Companies Of De Facto Controller	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	09-Feb-2021	6	2021 Estimated Continuing Connected Transactions With Joint Stock Companies	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	09-Feb-2021	7	2021 Annual External Guarantee Quota	For	Combined
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	09-Feb-2021	8	2021 Connected Transaction Regarding Loans From The Controlling Shareholder	For	Combined
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	09-Feb-2021	9	2021 Total Loan Quota From Commercial Banks And The Authorization	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	09-Feb-2021	10	Amendments To The Company'S Articles Of Association And Handling Of The Industrial And Commercial Registration Amendment	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	09-Feb-2021	11	The 1St Phase Business Partnership Plan (Draft) And Its Summary	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	09-Feb-2021	12	Management Measures On The 1St Phase Business Partnership Plan	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	09-Feb-2021	13	Authorization To The Board To Handle Matters Regarding The 1St Phase Business Partnership Plan	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	25-Feb-2021	1	2021 Stock Option And Restricted Stock Incentive Plan (Draft) And Its Summary	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	25-Feb-2021	2	Appraisal Management Measures For The Implementation Of The 2021 Stock Option And Restricted Stock Incentive Plan	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	25-Feb-2021	3	Authorization To The Board To Handle Matters Regarding The 2021 Restricted Stock And Stock Option Incentive Plan	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	15-Mar-2021	1	Repurchase And Cancellation Of Some 2018 And 2019 Restricted Stocks	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	15-Mar-2021	2	Additional Guarantee Quota For Subordinate Companies	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	20-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	20-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	20-May-2021	3	2020 Annual Accounts	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	20-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny7.00000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	20-May-2021	5	2020 Annual Report And Its Summary	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	20-May-2021	6	Reappointment Of Audit Firm	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	20-May-2021	7	Capital Increase In Subsidiaries	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	20-May-2021	8	The Company'S Eligibility For Green Bonds Issuance	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	20-May-2021	9	Issuance Of Green Bonds	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	20-May-2021	10	Full Authorization To The Management Team To Handle Matters Regarding The Issuance Of Green Bonds	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	20-May-2021	11	Issuance Of Super And Short Term Financing Papers	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	20-May-2021	12	Authorization To The Management Team To Handle Matters Regarding The Issuance Of Commercial Papers	For	For
JIANGXI ZHENGBANG TECHNOLOGY CO LTD	20-May-2021	13	Additional Guarantee Quota For Subsidiaries	For	For
JINXIN FERTILITY GROUP LIMITED	29-Jun-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company For The Year Ended December 31, 2020 And The Reports Of The Directors And Auditor Thereon	For	For
JINXIN FERTILITY GROUP LIMITED	29-Jun-2021	4	To Re-Elect The Following Retiring Director Of The Company, Each As A Separate Resolution: Dr. Geng Lihong As An Executive Director	For	For
JINXIN FERTILITY GROUP LIMITED	29-Jun-2021	5	To Re-Elect The Following Retiring Director Of The Company, Each As A Separate Resolution: Ms. Hu Zhe As A Non-Executive Director	For	For
JINXIN FERTILITY GROUP LIMITED	29-Jun-2021	6	To Re-Elect The Following Retiring Director Of The Company, Each As A Separate Resolution: Ms. Yan Xiaoqing As A Non-Executive Director	For	For
JINXIN FERTILITY GROUP LIMITED	29-Jun-2021	7	To Re-Elect The Following Retiring Director Of The Company, Each As A Separate Resolution: Dr. Chong Yat Keung As An Independent Non-Executive Director	For	For
JINXIN FERTILITY GROUP LIMITED	29-Jun-2021	8	To Re-Elect The Following Retiring Director Of The Company, Each As A Separate Resolution: Mr. Lim Haw Kuang As An Independent Non-Executive Director	For	For
JINXIN FERTILITY GROUP LIMITED	29-Jun-2021	9	To Authorise The Board Of Directors Of The Company (The "Board") To Fix The Remuneration Of The Directors Of The Company (The "Directors")	For	For
JINXIN FERTILITY GROUP LIMITED	29-Jun-2021	10	To Re-Appoint Deloitte Touche Tohmatsu As Auditor Of The Company To Hold Office Until The Conclusion Of The Next Annual General Meeting Of The Company And To Authorise The Board To Fix Their Remuneration For The Year Ending December 31, 2021	For	For
JINXIN FERTILITY GROUP LIMITED	29-Jun-2021	11	To Grant A General Mandate To The Directors To Offer, Allot, Issue And Deal With Additional Shares In The Company Not Exceeding 20% Of The Total Number Of Issued Shares Of The Company	For	Combined
JINXIN FERTILITY GROUP LIMITED	29-Jun-2021	12	To Grant A General Mandate To The Directors To Repurchase Shares In The Company Not Exceeding 10% Of The Total Number Of Issued Shares Of The Company	For	Combined
JINXIN FERTILITY GROUP LIMITED	29-Jun-2021	13	To Extend The General Mandate Granted To The Directors To Allot, Issue And Deal With Shares By The Number Of Shares Repurchased By The Company	For	Combined
JIUGUI LIQUOR CO LTD	17-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
JIUGUI LIQUOR CO LTD	17-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
JIUGUI LIQUOR CO LTD	17-Jun-2021	3	2020 Annual Report And Its Summary	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
JIUGUI LIQUOR CO LTD	17-Jun-2021	4	2020 Annual Accounts	For	For
JIUGUI LIQUOR CO LTD	17-Jun-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny7.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
JIUGUI LIQUOR CO LTD	17-Jun-2021	6	Reappointment Of Audit Firm	For	For
JIUMAOJIU INTERNATIONAL HOLDINGS LIMITED	02-Jun-2021	3	To Consider, Adopt And Receive The Audited Consolidated Financial Statements Of The Company And The Reports Of The Directors And Auditor Of The Company For The Year Ended December 31, 2020	For	For
JIUMAOJIU INTERNATIONAL HOLDINGS LIMITED	02-Jun-2021	4	To Declare A Final Dividend Of Hkd0.02 Per Ordinary Share And A Special Dividend Of Hkd0.02 Per Ordinary Share Of The Company For The Year Ended December 31, 2020	For	For
JIUMAOJIU INTERNATIONAL HOLDINGS LIMITED	02-Jun-2021	5	To Re-Elect Mr. Guan Yihong As An Executive Director Of The Company	For	For
JIUMAOJIU INTERNATIONAL HOLDINGS LIMITED	02-Jun-2021	6	To Re-Elect Mr. He Chengxiao As An Executive Director Of The Company	For	For
JIUMAOJIU INTERNATIONAL HOLDINGS LIMITED	02-Jun-2021	7	To Re-Elect Mr. Deng Tao As An Independent Non-Executive Director Of The Company	For	For
JIUMAOJIU INTERNATIONAL HOLDINGS LIMITED	02-Jun-2021	8	To Re-Elect Ms. Tang Zhihui As An Independent Non-Executive Director Of The Company	For	For
JIUMAOJIU INTERNATIONAL HOLDINGS LIMITED	02-Jun-2021	9	To Re-Elect Ms. Zhu Rui As An Independent Non-Executive Director Of The Company	For	For
JIUMAOJIU INTERNATIONAL HOLDINGS LIMITED	02-Jun-2021	10	To Authorize The Board Of Directors Of The Company To Fix The Respective Directors' Remuneration	For	For
JIUMAOJIU INTERNATIONAL HOLDINGS LIMITED	02-Jun-2021	11	To Re-Appoint Kpmg As Auditor Of The Company And To Authorize The Board Of Directors Of The Company To Fix The Auditor'S Remuneration	For	For
JIUMAOJIU INTERNATIONAL HOLDINGS LIMITED	02-Jun-2021	12	To Give A General Mandate To The Directors Of The Company To Repurchase The Company'S Shares Not Exceeding 10% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing This Resolution (The "Repurchase Mandate")	For	For
JIUMAOJIU INTERNATIONAL HOLDINGS LIMITED	02-Jun-2021	13	To Give A General Mandate To The Directors Of The Company To Issue, Allot And Deal With Additional Shares Of The Company Not Exceeding 20% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing This Resolution (The "Issuance Mandate")	For	Combined
JIUMAOJIU INTERNATIONAL HOLDINGS LIMITED	02-Jun-2021	14	Conditional Upon The Passing Of Resolutions Nos. 10 And 11, To Extend The Issuance Mandate Granted To The Directors Of The Company To Issue, Allot And Deal With Additional Shares In The Capital Of The Company By The Total Number Of Shares Repurchased By The Company Under The Repurchase Mandate	For	Against
JOHNSON & JOHNSON	22-Apr-2021	1	Election Of Director: Mary C. Beckerle	For	Combined
JOHNSON & JOHNSON	22-Apr-2021	2	Election Of Director: D. Scott Davis	For	For
JOHNSON & JOHNSON	22-Apr-2021	3	Election Of Director: Ian E. L. Davis	For	Combined
JOHNSON & JOHNSON	22-Apr-2021	4	Election Of Director: Jennifer A. Doudna	For	For
JOHNSON & JOHNSON	22-Apr-2021	5	Election Of Director: Alex Gorsky	For	For
JOHNSON & JOHNSON	22-Apr-2021	6	Election Of Director: Marilyn A. Hewson	For	For
JOHNSON & JOHNSON	22-Apr-2021	7	Election Of Director: Hubert Joly	For	For
JOHNSON & JOHNSON	22-Apr-2021	8	Election Of Director: Mark B. McClellan	For	For
JOHNSON & JOHNSON	22-Apr-2021	9	Election Of Director: Anne M. Mulcahy	For	Combined
JOHNSON & JOHNSON	22-Apr-2021	10	Election Of Director: Charles Prince	For	Combined
JOHNSON & JOHNSON	22-Apr-2021	11	Election Of Director: A. Eugene Washington	For	For
JOHNSON & JOHNSON	22-Apr-2021	12	Election Of Director: Mark A. Weinberger	For	For
JOHNSON & JOHNSON	22-Apr-2021	13	Election Of Director: Nadja Y. West	For	For
JOHNSON & JOHNSON	22-Apr-2021	14	Election Of Director: Ronald A. Williams	For	For
JOHNSON & JOHNSON	22-Apr-2021	15	Advisory Vote To Approve Named Executive Officer Compensation.	For	Combined
JOHNSON & JOHNSON	22-Apr-2021	16	Ratification Of Appointment Of Pricewaterhousecoopers Llp As The Independent Registered Public Accounting Firm For 2021.	For	Combined
JOHNSON & JOHNSON	22-Apr-2021	17	Report On Government Financial Support And Access To Covid-19 Vaccines And Therapeutics.	Against	Combined
JOHNSON & JOHNSON	22-Apr-2021	18	Independent Board Chair.	Against	Combined
JOHNSON & JOHNSON	22-Apr-2021	19	Civil Rights Audit.	Against	Combined
JOHNSON & JOHNSON	22-Apr-2021	20	Executive Compensation Bonus Deferral.	Against	Combined
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021	1	Election Of Director: Jean Blackwell	For	Combined
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021	2	Election Of Director: Pierre Cohade	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021	3	Election Of Director: Michael E. Daniels	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021	4	Election Of Director: Juan Pablo Del Valle Perochena	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021	5	Election Of Director: W. Roy Dunbar	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021	6	Election Of Director: Gretchen R. Haggerty	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021	7	Election Of Director: Simone Menne	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021	8	Election Of Director: George R. Oliver	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021	9	Election Of Director: Jürgen Tinggren	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021	10	Election Of Director: Mark Vergnano	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021	11	Election Of Director: R. David Yost	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021	12	Election Of Director: John D. Young	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021	13	To Ratify The Appointment Of Pricewaterhousecoopers Llp As The Independent Auditors Of The Company.	For	Combined
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021	14	To Authorize The Audit Committee Of The Board Of Directors To Set The Auditors' Remuneration.	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021	15	To Authorize The Company And/Or Any Subsidiary Of The Company To Make Market Purchases Of Company Shares.	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021	16	To Determine The Price Range At Which The Company Can Re-Allot Shares That It Holds As Treasury Shares (Special Resolution).	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021	17	To Approve, In A Non-Binding Advisory Vote, The Compensation Of The Named Executive Officers.	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021	18	To Approve The Johnson Controls International Plc 2021 Equity And Incentive Plan.	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021	19	To Approve The Directors' Authority To Allot Shares Up To Approximately 33% Of Issued Share Capital.	For	For
JOHNSON CONTROLS INTERNATIONAL PLC	10-Mar-2021	20	To Approve The Waiver Of Statutory Pre-Emption Rights With Respect To Up To 5% Of Issued Share Capital (Special Resolution).	For	For
JOLLIBEE FOODS CORPORATION	25-Jun-2021	2	Call To Order	For	Combined
JOLLIBEE FOODS CORPORATION	25-Jun-2021	3	Certification By The Corporate Secretary On Notice And Quorum	For	Abstain
JOLLIBEE FOODS CORPORATION	25-Jun-2021	4	Reading And Approval Of The Minutes Of The Last Annual Stockholders Meeting	For	Combined
JOLLIBEE FOODS CORPORATION	25-Jun-2021	5	Managements Report	For	Combined
JOLLIBEE FOODS CORPORATION	25-Jun-2021	6	Approval Of The 2020 Audited Financial Statements And Annual Report	For	Combined
JOLLIBEE FOODS CORPORATION	25-Jun-2021	7	Ratification Of Actions By The Board Of Directors And Officers Of The Corporation	For	For
JOLLIBEE FOODS CORPORATION	25-Jun-2021	8	Approval Of The Amendments To Article Two Of The Articles Of Incorporation To Clarify And Ensure, For The Avoidance Of Doubt That The Company And Its Subsidiaries, In Pursuit Of Its Primary Business Purpose Can Invest In, Acquire, Own, Hold, Use, Sell, Assign, Transfer, Lease, Mortgage, Exchange, Or Otherwise Dispose Of Real And Personal Properties, Of Every Kind And Description, Or Interests Therein	For	For
JOLLIBEE FOODS CORPORATION	25-Jun-2021	9	Approval Of The Amendments To Article Seven Of The Articles Of Incorporation To Reclassify And Divide The Authorized Capital Stock Of The Corporation Into One Billion Four Hundred Thirty Million (1,430,000,000) Common Shares With A Par Value Of Php1.00 Per Share And Twenty Million (20,000,000) Cumulative, Non-Voting, Non-Participating, And Non-Convertible Perpetual Preferred Shares With A Par Value Of Php1.00 Per Share	For	Combined
JOLLIBEE FOODS CORPORATION	25-Jun-2021	10	Approval Of The Shelf Registration And Listing Of 20,000,000 Preferred Shares, And Initial Offer And Issuance Of Up To 12,000,000 Preferred Shares	For	Against
JOLLIBEE FOODS CORPORATION	25-Jun-2021	11	Election Of Director: Tony Tan Caktiong	For	Against
JOLLIBEE FOODS CORPORATION	25-Jun-2021	12	Election Of Director: William Tan Untiong	For	Against
JOLLIBEE FOODS CORPORATION	25-Jun-2021	13	Election Of Director: Ernesto Tanmantiong	For	Against
JOLLIBEE FOODS CORPORATION	25-Jun-2021	14	Election Of Director: Ang Cho Sit	For	Against
JOLLIBEE FOODS CORPORATION	25-Jun-2021	15	Election Of Director: Antonio Chua Poe Eng	For	Against
JOLLIBEE FOODS CORPORATION	25-Jun-2021	16	Election Of Director: Ret. Chief Justice Artemio V. Panganiban	For	Against
JOLLIBEE FOODS CORPORATION	25-Jun-2021	17	Election Of Director: Cesar V. Purisima (Independent Director)	For	Combined
JOLLIBEE FOODS CORPORATION	25-Jun-2021	18	Election Of Director: Kevin Goh (Independent Director)	For	For
JOLLIBEE FOODS CORPORATION	25-Jun-2021	19	Election Of Director: Chong Ee Rong (Independent Director)	For	For
JOLLIBEE FOODS CORPORATION	25-Jun-2021	20	Appointment Of External Auditors: Sycip Gorres Velayo And Co	For	For
JOLLIBEE FOODS CORPORATION	25-Jun-2021	21	Other Matters	Abstain	Combined
JOLLIBEE FOODS CORPORATION	25-Jun-2021	22	Adjournment	For	Combined
JPMORGAN CHASE & CO.	18-May-2021	1	Election Of Director: Linda B. Bammann	For	Combined
JPMORGAN CHASE & CO.	18-May-2021	2	Election Of Director: Stephen B. Burke	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
JPMORGAN CHASE & CO.	18-May-2021	3	Election Of Director: Todd A. Combs	For	For
JPMORGAN CHASE & CO.	18-May-2021	4	Election Of Director: James S. Crown	For	For
JPMORGAN CHASE & CO.	18-May-2021	5	Election Of Director: James Dimon	For	For
JPMORGAN CHASE & CO.	18-May-2021	6	Election Of Director: Timothy P. Flynn	For	For
JPMORGAN CHASE & CO.	18-May-2021	7	Election Of Director: Mellody Hobson	For	For
JPMORGAN CHASE & CO.	18-May-2021	8	Election Of Director: Michael A. Neal	For	For
JPMORGAN CHASE & CO.	18-May-2021	9	Election Of Director: Phebe N. Novakovic	For	For
JPMORGAN CHASE & CO.	18-May-2021	10	Election Of Director: Virginia M. Rometty	For	For
JPMORGAN CHASE & CO.	18-May-2021	11	Advisory Resolution To Approve Executive Compensation.	For	For
JPMORGAN CHASE & CO.	18-May-2021	12	Approval Of Amended And Restated Long-Term Incentive Plan Effective May 18, 2021.	For	For
JPMORGAN CHASE & CO.	18-May-2021	13	Ratification Of Independent Registered Public Accounting Firm.	For	Combined
JPMORGAN CHASE & CO.	18-May-2021	14	Improve Shareholder Written Consent.	Against	Combined
JPMORGAN CHASE & CO.	18-May-2021	15	Racial Equity Audit And Report.	Against	Combined
JPMORGAN CHASE & CO.	18-May-2021	16	Independent Board Chairman.	Against	Combined
JPMORGAN CHASE & CO.	18-May-2021	17	Political And Electioneering Expenditure Congruency Report.	Against	Combined
JSR CORPORATION	17-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
JSR CORPORATION	17-Jun-2021	3	Appoint A Director Eric Johnson	For	For
JSR CORPORATION	17-Jun-2021	4	Appoint A Director Kawahashi, Nobuo	For	For
JSR CORPORATION	17-Jun-2021	5	Appoint A Director Kawasaki, Koichi	For	For
JSR CORPORATION	17-Jun-2021	6	Appoint A Director Miyazaki, Hideki	For	For
JSR CORPORATION	17-Jun-2021	7	Appoint A Director Nakayama, Mika	For	For
JSR CORPORATION	17-Jun-2021	8	Appoint A Director Matsuda, Yuzuru	For	For
JSR CORPORATION	17-Jun-2021	9	Appoint A Director Sugata, Shiro	For	For
JSR CORPORATION	17-Jun-2021	10	Appoint A Director Seki, Tadayuki	For	For
JSR CORPORATION	17-Jun-2021	11	Appoint A Director David Robert Hale	For	For
JSR CORPORATION	17-Jun-2021	12	Appoint A Corporate Auditor Kai, Junko	For	For
JSR CORPORATION	17-Jun-2021	13	Appoint A Substitute Corporate Auditor Doi, Makoto	For	For
JSR CORPORATION	17-Jun-2021	14	Appoint A Substitute Corporate Auditor Chiba, Akira	For	For
JSR CORPORATION	17-Jun-2021	15	Approve Details Of The Performance-Based Stock Compensation To Be Received By Directors	For	For
JSR CORPORATION	17-Jun-2021	16	Approve Details Of The Restricted-Share Compensation To Be Received By Directors	For	For
JSR CORPORATION	17-Jun-2021	17	Approve Absorption-Type Company Split Agreement	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	3	Financial Statements And Consolidated Financial Statements For The Year 2020	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	4	Consultative Vote On The Remuneration Report 2020	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	5	Appropriation Of Disposable Profit: Dissolution And Distribution Of Statutory Capital Reserve	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	6	Discharge Of The Members Of The Board Of Directors And Of The Executive Board	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	7	Approval Of The Compensation Of The Board Of Directors: Maximum Aggregate Amount Of Compensation For The Coming Term Of Office (Agm 2021 To Agm 2022)	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	8	Approval Of The Compensation Of The Executive Board: Aggregate Amount Of Variable Cash-Based Compensation Elements For The Completed Financial Year 2020	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	9	Approval Of The Compensation Of The Executive Board: Aggregate Amount Of Variable Share-Based Compensation Elements That Are Allocated In The Current Financial Year 2021	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	10	Approval Of The Compensation Of The Executive Board: Maximum Aggregate Amount Of Fixed Compensation For The Next Financial Year 2022	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	11	Re-Elections To The Board Of Director: Mr. Romeo Lacher	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	12	Re-Elections To The Board Of Director: Mr. Gilbert Achermann	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	13	Re-Elections To The Board Of Director: Mr. Heinrich Baumann	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	14	Re-Elections To The Board Of Director: Mr. Richard Campbell-Breeden	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	15	Re-Elections To The Board Of Director: Mr. Ivo Furrer	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	16	Re-Elections To The Board Of Director: Mrs. Claire Giraut	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	17	Re-Elections To The Board Of Director: Mrs. Kathryn Shih	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	18	Re-Elections To The Board Of Director: Ms. Eunice Zehnder-Lai	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	19	Re-Elections To The Board Of Director: Ms. Olga Zoutendijk	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
JULIUS BAER GRUPPE AG	14-Apr-2021	20	New Elections To The Board Of Director: Mr. David Nicol	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	21	Re-Election Of Mr. Romeo Lacher As Chairman Of The Board Of Directors	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	22	Re-Elections To The Compensation Committee: Mr. Gilbert Achermann	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	23	Re-Elections To The Compensation Committee: Mr. Richard Campbell-Breeden	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	24	Re-Elections To The Compensation Committee: Mrs. Kathryn Shih	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	25	Re-Elections To The Compensation Committee: Mrs. Eunice Zehnder-Lai	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	26	Election Of The Statutory Auditor: Kpmg Ag, Zurich	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	27	Election Of The Independent Representative: Mr. Marc Nater	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	28	Capital Reduction (With Amendments Of The Articles Of Incorporation)	For	For
JULIUS BAER GRUPPE AG	14-Apr-2021	29	Amendments Of The Articles Of Incorporation	For	For
JUMBO S.A.	15-Jun-2021	3	Submission And Approval Of The Annual Financial Report For The Financial Year From 01.01.2020 To 31.12.2020, Which Includes The Annual Separate And Consolidated Financial Statements, The Relevant Board Of Directors Statements And Statutory Auditors Reports	For	For
JUMBO S.A.	15-Jun-2021	4	Presentation Of The Report Of The Activities Of The Audit Committee For The Financial Year From 01.01.2020 To 31.12.2020 To The Shareholders Of The Company By The Chairman Of The Audit Committee	For	Combined
JUMBO S.A.	15-Jun-2021	5	Report On The Financial Distributions That Took Place Within Year 2020, Approval And Ratification By The Ordinary General Meeting Of The Company'S Shareholders	For	Combined
JUMBO S.A.	15-Jun-2021	6	Approval Of The Table Of Profit Distribution From 01.01.2020 To 31.12.2020, Which Was Drafted In Accordance With Ifrs, And Non-Distribution Of Dividends	For	For
JUMBO S.A.	15-Jun-2021	7	Board Of Directors Approval Of The Overall Management Of The Company For The Financial Year From 01.01.2020 To 31.12.2020 In Accordance With Article 108 Of Law 4548/2018 And Discharge Of The Statutory Auditors For The Financial Year From 01.01.2020 To 31.12.2020 In Accordance With Article 117 Par.1 (C), Of Law 4548/2018	For	For
JUMBO S.A.	15-Jun-2021	8	Approval Of Granting Of Fees To The Members Of The Company'S Board Of Directors From The Profits Of The Financial Year From 01.01.2020 To 31.12.2020 Within The Meaning Of Article 109 Of Law 4548/2018	For	For
JUMBO S.A.	15-Jun-2021	9	Election Of The Auditing Firm For Audit Of Financial Statements Regarding The Financial Year From 01.01.2021 To 31.12.2021 And Determination Of The Audit Fees	For	For
JUMBO S.A.	15-Jun-2021	10	Submission And Voting Of The Remuneration Report For The Financial Year From 01.01.2020 To 31.12.2020 By The Ordinary General Meeting Of The Company'S Shareholders In Accordance With Article 112 Of Law 4548/2018	For	For
JUMBO S.A.	15-Jun-2021	11	Approval Of The Suitability Policy Of The Company'S Members Of The Board Of Directors In Accordance With The Provisions Of Article 3 Of Law 4706/2020	For	For
JUMBO S.A.	15-Jun-2021	12	Approval Of The Company'S Remuneration Policy In View Of Its Alignment With The New Corporate Governance Framework	For	Combined
JUMBO S.A.	15-Jun-2021	13	Amendment Of Article 22 Of The Company'S Articles Of Association	For	Combined
JUMBO S.A.	15-Jun-2021	14	Election Of A New Board Of Directors With A Two-Year Mandate And Appointment Of Independent Members	For	Combined
JUMBO S.A.	15-Jun-2021	15	Term Of Office Of The Audit Committee In Accordance With Article 44 Of Law 4449/2017	For	Combined
JUNIPER NETWORKS, INC.	13-May-2021	1	Election Of Director: Gary Daichendt	For	For
JUNIPER NETWORKS, INC.	13-May-2021	2	Election Of Director: Anne Delsanto	For	For
JUNIPER NETWORKS, INC.	13-May-2021	3	Election Of Director: Kevin Denuccio	For	For
JUNIPER NETWORKS, INC.	13-May-2021	4	Election Of Director: James Dolce	For	For
JUNIPER NETWORKS, INC.	13-May-2021	5	Election Of Director: Christine Gorjanc	For	For
JUNIPER NETWORKS, INC.	13-May-2021	6	Election Of Director: Janet Haugen	For	For
JUNIPER NETWORKS, INC.	13-May-2021	7	Election Of Director: Scott Kriens	For	For
JUNIPER NETWORKS, INC.	13-May-2021	8	Election Of Director: Rahul Merchant	For	For
JUNIPER NETWORKS, INC.	13-May-2021	9	Election Of Director: Rami Rahim	For	For
JUNIPER NETWORKS, INC.	13-May-2021	10	Election Of Director: William Stensrud	For	For
JUNIPER NETWORKS, INC.	13-May-2021	11	Ratification Of Ernst & Young Llp, An Independent Registered Public Accounting Firm, As Our Auditors For The Fiscal Year Ending December 31, 2021.	For	For
JUNIPER NETWORKS, INC.	13-May-2021	12	Approval Of A Non-Binding Advisory Resolution On Executive Compensation.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
JUST EAT TAKEAWAY.COM N.V.	12-May-2021	8	Remuneration Report	For	Combined
JUST EAT TAKEAWAY.COM N.V.	12-May-2021	9	Adoption Of The Annual Accounts 2020	For	Combined
JUST EAT TAKEAWAY.COM N.V.	12-May-2021	11	Discharge Of Members Of The Management Board From Liability For Their Responsibilities In The Financial Year 2020	For	For
JUST EAT TAKEAWAY.COM N.V.	12-May-2021	12	Discharge Of Members Of The Supervisory Board From Liability For Their Responsibilities In The Financial Year 2020	For	For
JUST EAT TAKEAWAY.COM N.V.	12-May-2021	14	Reappointment Of Mr. Jitse Groen As Chief Executive Officer And Member Of The Management Board	For	For
JUST EAT TAKEAWAY.COM N.V.	12-May-2021	15	Reappointment Of Mr. Brent Wissink As Chief Financial Officer And Member Of The Management Board	For	For
JUST EAT TAKEAWAY.COM N.V.	12-May-2021	16	Reappointment Of Mr. Jorg Gerbig As Member Of The Management Board	For	For
JUST EAT TAKEAWAY.COM N.V.	12-May-2021	17	Reappointment Of Mr. Matthew Maloney As Member Of The Management Board	For	For
JUST EAT TAKEAWAY.COM N.V.	12-May-2021	19	Reappointment Of Mr. Adriaan Nuhn As Chairman Of The Supervisory Board	For	Combined
JUST EAT TAKEAWAY.COM N.V.	12-May-2021	20	Reappointment Of Ms. Corinne Vigreux As Vice-Chairman Of The Supervisory Board	For	Against
JUST EAT TAKEAWAY.COM N.V.	12-May-2021	21	Reappointment Of Mr. Ron Teerlink As Member Of The Supervisory Board	For	Combined
JUST EAT TAKEAWAY.COM N.V.	12-May-2021	22	Reappointment Of Ms. Gwyn Burr As Member Of The Supervisory Board	For	Combined
JUST EAT TAKEAWAY.COM N.V.	12-May-2021	23	Reappointment Of Mr. Jambu Palaniappan As Member Of The Supervisory Board	For	Combined
JUST EAT TAKEAWAY.COM N.V.	12-May-2021	24	Reappointment Of Mr. Lloyd Frink As Member Of The Supervisory Board	For	For
JUST EAT TAKEAWAY.COM N.V.	12-May-2021	25	Reappointment Of Mr. David Fisher As Member Of The Supervisory Board	For	For
JUST EAT TAKEAWAY.COM N.V.	12-May-2021	26	Reappointment External Auditor For The Financial Years 2021 Through 2023: Deloitte Accountants B.V.	For	For
JUST EAT TAKEAWAY.COM N.V.	12-May-2021	27	Authorisation Of The Management Board To Issue Shares	For	For
JUST EAT TAKEAWAY.COM N.V.	12-May-2021	28	Delegation Of The Right To Exclude Or Limit Pre-Emptive Rights	For	For
JUST EAT TAKEAWAY.COM N.V.	12-May-2021	29	Authorisation Of The Management Board To Repurchase Shares	For	For
KAISA GROUP HOLDINGS LTD	15-Jun-2021	3	To Receive, Consider And Adopt The Report Of The Directors Of The Company (The "Directors"), The Audited Consolidated Financial Statements And The Independent Auditor'S Report For The Year Ended 31 December 2020	For	For
KAISA GROUP HOLDINGS LTD	15-Jun-2021	4	To Approve The Payment Of The Final Dividend Of Hk12.0 Cents Per Share For The Year Ended 31 December 2020, And To Pay Such Final Dividend Out Of The Share Premium Account Of The Company	For	For
KAISA GROUP HOLDINGS LTD	15-Jun-2021	5	To Re-Elect Mr. Kwok Ying Shing, As An Executive Director	For	For
KAISA GROUP HOLDINGS LTD	15-Jun-2021	6	To Re-Elect Mr. Rao Yong, As An Independent Non-Executive Director	For	For
KAISA GROUP HOLDINGS LTD	15-Jun-2021	7	To Re-Elect Mr. Zhang Yizhao, As An Independent Non-Executive Director	For	For
KAISA GROUP HOLDINGS LTD	15-Jun-2021	8	To Authorise The Board Of Directors Of The Company (The "Board") To Fix The Remuneration Of The Directors	For	For
KAISA GROUP HOLDINGS LTD	15-Jun-2021	9	To Re-Appoint Grant Thornton Hong Kong Limited As The Auditors Of The Company And To Authorise The Board To Fix Their Remuneration	For	For
KAISA GROUP HOLDINGS LTD	15-Jun-2021	10	To Grant A General Mandate To The Directors To Buy Back The Shares Not Exceeding 10 Per Cent. Of The Number Of The Issued Shares Of The Company (The "Shares") At The Date Of Passing Of This Resolution	For	For
KAISA GROUP HOLDINGS LTD	15-Jun-2021	11	To Grant A General Mandate To The Directors To Allot And Issue New Shares Not Exceeding 20 Per Cent. Of The Number Of The Issued Shares At The Date Of Passing Of This Resolution	For	Combined
KAISA GROUP HOLDINGS LTD	15-Jun-2021	12	To Extend The General Mandate By Resolution No. 9 To Issue Additional Shares, Representing The Number Of The Shares Bought Back By The Company Granted By Resolution No. 8	For	Against
KAJIMA CORPORATION	25-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
KAJIMA CORPORATION	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
KAJIMA CORPORATION	25-Jun-2021	3	Appoint A Director Oshimi, Yoshikazu	For	For
KAJIMA CORPORATION	25-Jun-2021	4	Appoint A Director Kayano, Masayasu	For	For
KAJIMA CORPORATION	25-Jun-2021	5	Appoint A Director Ishikawa, Hiroshi	For	For
KAJIMA CORPORATION	25-Jun-2021	6	Appoint A Director Uchida, Ken	For	For
KAJIMA CORPORATION	25-Jun-2021	7	Appoint A Director Hiraizumi, Nobuyuki	For	For
KAJIMA CORPORATION	25-Jun-2021	8	Appoint A Director Amano, Hiromasa	For	For
KAJIMA CORPORATION	25-Jun-2021	9	Appoint A Director Koshijima, Keisuke	For	For
KAJIMA CORPORATION	25-Jun-2021	10	Appoint A Director Katsumi, Takeshi	For	For
KAJIMA CORPORATION	25-Jun-2021	11	Appoint A Director Furukawa, Koji	For	For
KAJIMA CORPORATION	25-Jun-2021	12	Appoint A Director Sakane, Masahiro	For	For
KAJIMA CORPORATION	25-Jun-2021	13	Appoint A Director Saito, Kiyomi	For	For
KAJIMA CORPORATION	25-Jun-2021	14	Appoint A Director Suzuki, Yoichi	For	For
KAJIMA CORPORATION	25-Jun-2021	15	Appoint A Corporate Auditor Suzuki, Kazushi	For	For
KAKAKU.COM,INC.	17-Jun-2021	2	Approve Appropriation Of Surplus	For	For
KAKAKU.COM,INC.	17-Jun-2021	3	Appoint A Director Hayashi, Kaoru	For	For
KAKAKU.COM,INC.	17-Jun-2021	4	Appoint A Director Hata, Shonosuke	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KAKAKU.COM,INC.	17-Jun-2021	5	Appoint A Director Murakami, Atsuhiko	For	For
KAKAKU.COM,INC.	17-Jun-2021	6	Appoint A Director Yuki, Shingo	For	For
KAKAKU.COM,INC.	17-Jun-2021	7	Appoint A Director Miyazaki, Kanako	For	For
KAKAKU.COM,INC.	17-Jun-2021	8	Appoint A Director Kato, Tomoharu	For	For
KAKAKU.COM,INC.	17-Jun-2021	9	Appoint A Director Miyajima, Kazuyoshi	For	For
KAKAKU.COM,INC.	17-Jun-2021	10	Appoint A Director Kinoshita, Masayuki	For	For
KAKAKU.COM,INC.	17-Jun-2021	11	Appoint A Director Tada, Kazukuni	For	Combined
KAKAKU.COM,INC.	17-Jun-2021	12	Appoint A Corporate Auditor Nemoto, Yuko	For	Combined
KAKAKU.COM,INC.	17-Jun-2021	13	Approve Details Of Compensation As Stock-Linked Compensation Type Stock Options For Directors	For	For
KAKAKU.COM,INC.	17-Jun-2021	14	Approve Details Of Compensation As Stock Options For Directors	For	For
KAKAO CORP.	29-Mar-2021	1	Please Note That This Is An Amendment To Meeting Id 524199 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You.	Non-voting resolution	Combined
KAKAO CORP.	29-Mar-2021	2	Approval Of Financial Statement	For	Combined
KAKAO CORP.	29-Mar-2021	3	Approval Of Partial Amendment To Articles Of Incorporation	For	For
KAKAO CORP.	29-Mar-2021	4	Approval Of Partial Amendment To Articles Of Incorporation	For	For
KAKAO CORP.	29-Mar-2021	5	Approval Of Partial Amendment To Articles Of Incorporation	For	For
KAKAO CORP.	29-Mar-2021	6	Approval Of Partial Amendment To Articles Of Incorporation	For	For
KAKAO CORP.	29-Mar-2021	7	Approval Of Partial Amendment To Articles Of Incorporation	For	For
KAKAO CORP.	29-Mar-2021	8	Election Of Outside Director: Choi Sei Jung	For	For
KAKAO CORP.	29-Mar-2021	9	Election Of Outside Director: Cho Kyujin	For	For
KAKAO CORP.	29-Mar-2021	10	Election Of Outside Director: Park Saerom	For	For
KAKAO CORP.	29-Mar-2021	11	Election Of Outside Director As Audit Committee Member: Yoon Seok	For	For
KAKAO CORP.	29-Mar-2021	12	Election Of Audit Committee Member: Cho Kyujin	For	For
KAKAO CORP.	29-Mar-2021	13	Election Of Audit Committee Member: Choi Seijung	For	For
KAKAO CORP.	29-Mar-2021	14	Approval Of Limit Of Remuneration For Directors	For	Combined
KAKAO CORP.	29-Mar-2021	15	Approval Of Grant Of Stock Option	For	Combined
KAKAO CORP.	29-Mar-2021	16	Approval Of Division Plan	For	For
KANGWON LAND INC, CHONGSON	29-Jan-2021	2	Election Of Permanent Director: Bak Gwang Hee	For	Combined
KANGWON LAND INC, CHONGSON	29-Jan-2021	3	Election Of Permanent Director: Shim Gyoo Ho	For	Combined
KANGWON LAND INC, CHONGSON	29-Jan-2021	4	Election Of A Non-Permanent Director: Choi Gyung Sik	For	Combined
KANGWON LAND INC, CHONGSON	29-Jan-2021	5	Election Of A Non-Permanent Director Who Is Auditor Nominee: Kim Joo Il	For	For
KANGWON LAND INC, CHONGSON	30-Mar-2021	1	Approval Of Financial Statements	For	For
KANGWON LAND INC, CHONGSON	30-Mar-2021	2	Election Of Ceo I Sam Geol	For	For
KANGWON LAND INC, CHONGSON	30-Mar-2021	3	Election Of Outside Director: Gim Tae Ho	For	For
KANGWON LAND INC, CHONGSON	30-Mar-2021	4	Election Of Outside Director: I Sang Jin	For	For
KANGWON LAND INC, CHONGSON	30-Mar-2021	5	Election Of Outside Director: Han Min Ho	For	For
KANGWON LAND INC, CHONGSON	30-Mar-2021	6	Election Of Non-Permanent Director: Jang Gyeong Jae	For	For
KANGWON LAND INC, CHONGSON	30-Mar-2021	7	Approval Of Remuneration For Director	For	For
KANGWON LAND INC, CHONGSON	30-Mar-2021	8	Amendment Of Articles Of Incorporation	For	For
KANGWON LAND INC, CHONGSON	23-Jun-2021	2	Election Of Director Candidates Of Audit Committee Member Candidates: Kim Young Soo	For	For
KANGWON LAND INC, CHONGSON	23-Jun-2021	3	Election Of Audit Committee Member - Inside Director Candidates: Kim Young Soo	For	For
KANGWON LAND INC, CHONGSON	23-Jun-2021	4	Election Of Non-Permanent Director - Outside Director Candidates: Lee Gwan Hyung	For	For
KANSAI PAINT CO.,LTD.	29-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
KANSAI PAINT CO.,LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
KANSAI PAINT CO.,LTD.	29-Jun-2021	3	Appoint A Director Mori, Kunishi	For	For
KANSAI PAINT CO.,LTD.	29-Jun-2021	4	Appoint A Director Furukawa, Hidenori	For	For
KANSAI PAINT CO.,LTD.	29-Jun-2021	5	Appoint A Director Takahara, Shigeki	For	For
KANSAI PAINT CO.,LTD.	29-Jun-2021	6	Appoint A Director Teraoka, Naoto	For	For
KANSAI PAINT CO.,LTD.	29-Jun-2021	7	Appoint A Director Nishibayashi, Hitoshi	For	For
KANSAI PAINT CO.,LTD.	29-Jun-2021	8	Appoint A Director Yoshikawa, Keiji	For	For
KANSAI PAINT CO.,LTD.	29-Jun-2021	9	Appoint A Director Ando, Tomoko	For	For
KANSAI PAINT CO.,LTD.	29-Jun-2021	10	Appoint A Director John P. Durkin	For	For
KANSAI PAINT CO.,LTD.	29-Jun-2021	11	Appoint A Corporate Auditor Yoshida, Kazuhiro	For	Combined
KANSAI PAINT CO.,LTD.	29-Jun-2021	12	Appoint A Corporate Auditor Yamamoto, Tokuo	For	For
KANSAI PAINT CO.,LTD.	29-Jun-2021	13	Appoint A Substitute Corporate Auditor Nakai, Hiroe	For	For
KANSAS CITY SOUTHERN	20-May-2021	1	Election Of Director: Lydia I. Beebe	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KANSAS CITY SOUTHERN	20-May-2021	2	Election Of Director: Lu M. Córdova	For	For
KANSAS CITY SOUTHERN	20-May-2021	3	Election Of Director: Robert J. Druten	For	For
KANSAS CITY SOUTHERN	20-May-2021	4	Election Of Director: Antonio O. Garza, Jr.	For	For
KANSAS CITY SOUTHERN	20-May-2021	5	Election Of Director: David Garza-Santos	For	For
KANSAS CITY SOUTHERN	20-May-2021	6	Election Of Director: Janet H. Kennedy	For	For
KANSAS CITY SOUTHERN	20-May-2021	7	Election Of Director: Mitchell J. Krebs	For	For
KANSAS CITY SOUTHERN	20-May-2021	8	Election Of Director: Henry J. Maier	For	For
KANSAS CITY SOUTHERN	20-May-2021	9	Election Of Director: Thomas A. Mcdonnell	For	For
KANSAS CITY SOUTHERN	20-May-2021	10	Election Of Director: Patrick J. Ottensmeyer	For	For
KANSAS CITY SOUTHERN	20-May-2021	11	Ratification Of The Audit Committee'S Selection Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
KANSAS CITY SOUTHERN	20-May-2021	12	An Advisory Vote To Approve The 2020 Compensation Of Our Named Executive Officers.	For	Combined
KAO CORPORATION	26-Mar-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
KAO CORPORATION	26-Mar-2021	2	Approve Appropriation Of Surplus	For	Combined
KAO CORPORATION	26-Mar-2021	3	Appoint A Director Sawada, Michitaka	For	For
KAO CORPORATION	26-Mar-2021	4	Appoint A Director Hasebe, Yoshihiro	For	For
KAO CORPORATION	26-Mar-2021	5	Appoint A Director Takeuchi, Toshiaki	For	For
KAO CORPORATION	26-Mar-2021	6	Appoint A Director Matsuda, Tomoharu	For	For
KAO CORPORATION	26-Mar-2021	7	Appoint A Director Kadonaga, Sonosuke	For	For
KAO CORPORATION	26-Mar-2021	8	Appoint A Director Shinobe, Osamu	For	For
KAO CORPORATION	26-Mar-2021	9	Appoint A Director Mukai, Chiaki	For	For
KAO CORPORATION	26-Mar-2021	10	Appoint A Director Hayashi, Nobuhide	For	For
KAO CORPORATION	26-Mar-2021	11	Appoint A Corporate Auditor Kawashima, Sadanao	For	For
KAO CORPORATION	26-Mar-2021	12	Appoint A Corporate Auditor Amano, Hideki	For	For
KAO CORPORATION	26-Mar-2021	13	Approve Details Of The Stock Compensation To Be Received By Directors, Etc.	For	For
KASIKORNBANK PUBLIC COMPANY LIMITED	09-Apr-2021	3	To Acknowledge The Board Of Directors' Report Of Year 2020 Operations	For	Combined
KASIKORNBANK PUBLIC COMPANY LIMITED	09-Apr-2021	4	To Consider Approving The Financial Statements For The Year Ended December 31, 2020	For	Combined
KASIKORNBANK PUBLIC COMPANY LIMITED	09-Apr-2021	5	To Consider Approving The Appropriation Of Profit From 2020Operating Results And Dividend Payment	For	For
KASIKORNBANK PUBLIC COMPANY LIMITED	09-Apr-2021	6	To Consider The Election Of Director To Replace Those Retiring By Rotation: Ms. Kobkarn Wattanavrangkul	For	For
KASIKORNBANK PUBLIC COMPANY LIMITED	09-Apr-2021	7	To Consider The Election Of Director To Replace Those Retiring By Rotation: Ms. Sujitpan Lamsam	For	For
KASIKORNBANK PUBLIC COMPANY LIMITED	09-Apr-2021	8	To Consider The Election Of Director To Replace Those Retiring By Rotation: Mr. Pipit Aneaknithi	For	For
KASIKORNBANK PUBLIC COMPANY LIMITED	09-Apr-2021	9	To Consider The Election Of Director To Replace Those Retiring By Rotation: Dr. Pipatpong Poshyanonda	For	For
KASIKORNBANK PUBLIC COMPANY LIMITED	09-Apr-2021	10	To Consider The Election Of Director To Replace Those Retiring By Rotation: Mr. Wiboon Khusakul	For	For
KASIKORNBANK PUBLIC COMPANY LIMITED	09-Apr-2021	11	To Consider The Election Of A New Director: Mr. Suroj Lamsam	For	For
KASIKORNBANK PUBLIC COMPANY LIMITED	09-Apr-2021	12	To Consider The Designation Of Names And Number Of Directors With Signatory Authority	For	For
KASIKORNBANK PUBLIC COMPANY LIMITED	09-Apr-2021	13	To Consider Approving The Remuneration Of Directors	For	For
KASIKORNBANK PUBLIC COMPANY LIMITED	09-Apr-2021	14	To Consider Approving The Appointment And The Fixing Of Remuneration Of Auditor	For	For
KASIKORNBANK PUBLIC COMPANY LIMITED	09-Apr-2021	15	To Consider Approving The Amendment Of Article 19. Bis Of The Bank'S Articles Of Association	For	For
KASIKORNBANK PUBLIC COMPANY LIMITED	09-Apr-2021	16	Other Businesses (If Any)	Abstain	Combined
KB FINANCIAL GROUP INC	26-Mar-2021	1	Approval Of Financial Statements	For	Combined
KB FINANCIAL GROUP INC	26-Mar-2021	2	Election Of Outside Director: Stuart B. Solomon	For	For
KB FINANCIAL GROUP INC	26-Mar-2021	3	Election Of Outside Director: Seon U Seok Ho	For	For
KB FINANCIAL GROUP INC	26-Mar-2021	4	Election Of Outside Director: Choe Myeong Hui	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KB FINANCIAL GROUP INC	26-Mar-2021	5	Election Of Outside Director: Jeong Gu Hwan	For	For
KB FINANCIAL GROUP INC	26-Mar-2021	6	Election Of Outside Director Who Is An Audit Committee Member: Gim Gyeong Ho	For	For
KB FINANCIAL GROUP INC	26-Mar-2021	7	Election Of Audit Committee Member Who Is An Outside Director: Seon U Seok Ho	For	For
KB FINANCIAL GROUP INC	26-Mar-2021	8	Election Of Audit Committee Member Who Is An Outside Director: Choe Myeong Hui	For	For
KB FINANCIAL GROUP INC	26-Mar-2021	9	Election Of Audit Committee Member Who Is An Outside Director: O Gyu Taek	For	For
KB FINANCIAL GROUP INC	26-Mar-2021	10	Approval Of Remuneration For Director	For	For
KBC GROUPE SA	06-May-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Combined
KBC GROUPE SA	06-May-2021	2	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
KBC GROUPE SA	06-May-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
KBC GROUPE SA	06-May-2021	4	Review Of The Combined Annual Report Of The Board Of Directors Of Kbc Group Nv On The Company And Consolidated Annual Accounts For The Financial Year Ending On 31 December 2020	Non-voting resolution	Non-voting resolution
KBC GROUPE SA	06-May-2021	4	Review Of The Report Of The Board Of Directors, Drawn Up In Accordance With Article 7:154 Of The Code On Companies And Associations With Respect To The Proposed Modification Of The Object Of The Company	Non-voting resolution	Non-voting resolution
KBC GROUPE SA	06-May-2021	5	Review Of The Statutory Auditor'S Reports On The Company And Consolidated Annual Accounts Of Kbc Group Nv For The Financial Year Ending On 31 December 2020	Non-voting resolution	Non-voting resolution
KBC GROUPE SA	06-May-2021	5	Motion To Replace Article 2, Paragraphs 1 To 4 Of The Articles Of Association By The Following Text: 'The Company Has As Its Object The Direct Or Indirect Ownership And Management Of Shareholdings In Other Companies, Including But Not Restricted To Credit Institutions, Insurance Companies And Other Financial Institutions. The Company Also Has As Object To Provide Services To Third Parties, Either For Its Own Account Or For The Account Of Others, Including To Companies In Which The Company Has An Interest -Either Directly Or Indirectly- And To (Potential) Clients Of Those Companies. The Object Of The Company Is Also To Acquire In The Broadest Sense Of The Word (Including By Means Of Purchase, Hire And Lease), To Maintain And To Operate Resources, And To Make These Resources Available In The Broadest Sense Of The Word (Including Through Letting And Granting Rights Of Use) To The Beneficiaries Referred To In The Second Paragraph. In Addition, The Company May Function As An Intellectual Property Company Responsible For, Among Other Things, The Development, Acquisition, Management, Protection And Maintenance Of Intellectual Property Rights, As Well As For Making These Rights Available, Granting Rights Of Use In Respect Of These Rights And/Or Transferring These Rights.'	For	Combined
KBC GROUPE SA	06-May-2021	6	Review Of The Consolidated Annual Accounts Of Kbc Group Nv For The Financial Year Ending On 31 December 2020	Non-voting resolution	Combined
KBC GROUPE SA	06-May-2021	6	Motion To Delete The Last Sentence Of Article 3, Paragraph 1 Of The Articles Of Association Regarding The Transfer Of The Registered Office	For	Combined
KBC GROUPE SA	06-May-2021	7	Resolution To Approve The Company Annual Accounts Of Kbc Group Nv For The Financial Year Ending On 31 December 2020	For	Combined
KBC GROUPE SA	06-May-2021	7	Motion To Delete Article 4, Paragraph 2 Of The Articles Of Association Regarding The Conditions For Voluntary Dissolution Of The Company	For	For
KBC GROUPE SA	06-May-2021	7	Resolution To Approve The Company Annual Accounts Of Kbc Group Nv For The Financial Year Ending On 31 December 2020	For	Combined
KBC GROUPE SA	06-May-2021	7	Motion To Delete Article 4, Paragraph 2 Of The Articles Of Association Regarding The Conditions For Voluntary Dissolution Of The Company	For	Combined
KBC GROUPE SA	06-May-2021	8	Resolution With Respect To The Profit Distribution By Kbc Group Nv For The Financial Year Ending On 31 December 2020: First Resolution To Allocate 10 328 813.08 Euros As Categorized Profit Premium As Stipulated In The Collective Labour Agreement Of 22 November 2019 With Regard To The Categorized Profit Premium Concerning Financial Year 2020	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KBC GROUPE SA	06-May-2021	8	Motion To Replace Article 8, Paragraph 3 Of The Articles Of Association By The Following Text: 'In The Event A Share Premium Is Paid On A Capital Increase Decided Upon By The Board Of Directors Or The General Meeting Of Shareholders, Or On The Conversion Of Bonds Or The Exercise Of Subscription Rights, Or If An Issue Price Is Posted To The Accounts As A Share Premium On The Issue Of Subscription Rights Decided Upon By The Board Of Directors Or The General Meeting Of Shareholders, This Will Be Earmarked For Appropriation To The Share Premium Account And Recorded As Own Funds On The Liabilities Side Of The Balance Sheet.'	For	For
KBC GROUPE SA	06-May-2021	8	Resolution With Respect To The Profit Distribution By Kbc Group Nv For The Financial Year Ending On 31 December 2020: First Resolution To Allocate 10 328 813.08 Euros As Categorized Profit Premium As Stipulated In The Collective Labour Agreement Of 22 November 2019 With Regard To The Categorized Profit Premium Concerning Financial Year 2020	For	Combined
KBC GROUPE SA	06-May-2021	8	Motion To Replace Article 8, Paragraph 3 Of The Articles Of Association By The Following Text: 'In The Event A Share Premium Is Paid On A Capital Increase Decided Upon By The Board Of Directors Or The General Meeting Of Shareholders, Or On The Conversion Of Bonds Or The Exercise Of Subscription Rights, Or If An Issue Price Is Posted To The Accounts As A Share Premium On The Issue Of Subscription Rights Decided Upon By The Board Of Directors Or The General Meeting Of Shareholders, This Will Be Earmarked For Appropriation To The Share Premium Account And Recorded As Own Funds On The Liabilities Side Of The Balance Sheet.'	For	Combined
KBC GROUPE SA	06-May-2021	9	Resolution With Respect To The Profit Distribution By Kbc Group Nv For The Financial Year Ending On 31 December 2020: Second Resolution To Allocate 183 345 605.52 Euros As A Gross Dividend, I.E. A Gross Dividend Per Share Of 0.44 Euros	For	Combined
KBC GROUPE SA	06-May-2021	9	Motion To Replace Article 10 Of The Articles Of Association By The Following Text: 'The Company Recognises Only One Owner Per Share Or Sub-Share For The Exercise Of Voting Rights At The General Meeting Of Shareholders And Of All Rights Attaching To The Shares Or Sub-Shares. Persons Who, For One Reason Or Another, Have A Joint Right In Rem To A Share, Sub-Share Or Other Security, Shall Arrange To Be Represented By One And The Same Person. This Representative Must Either Be One Of The Persons Co-Entitled Or Must Meet The Requirements Of Article 28 Of The Articles Of Association. Until Such Time As This Provision Has Been Met, The Company Shall Be Entitled To Suspend The Exercise Of The Rights Attaching To These Shares, Sub-Shares Or Other Securities. In The Event Of Usufruct, The Usufructuary Shall Exercise All The Rights Attaching To The Shares, Sub-Shares Or Other Securities, Unless Stipulated Otherwise In A Will Or An Agreement Of Which The Company Has Been Notified In Writing.'	For	For
KBC GROUPE SA	06-May-2021	9	Resolution With Respect To The Profit Distribution By Kbc Group Nv For The Financial Year Ending On 31 December 2020: Second Resolution To Allocate 183 345 605.52 Euros As A Gross Dividend, I.E. A Gross Dividend Per Share Of 0.44 Euros	For	Combined
KBC GROUPE SA	06-May-2021	9	Motion To Replace Article 10 Of The Articles Of Association By The Following Text: 'The Company Recognises Only One Owner Per Share Or Sub-Share For The Exercise Of Voting Rights At The General Meeting Of Shareholders And Of All Rights Attaching To The Shares Or Sub-Shares. Persons Who, For One Reason Or Another, Have A Joint Right In Rem To A Share, Sub-Share Or Other Security, Shall Arrange To Be Represented By One And The Same Person. This Representative Must Either Be One Of The Persons Co-Entitled Or Must Meet The Requirements Of Article 28 Of The Articles Of Association. Until Such Time As This Provision Has Been Met, The Company Shall Be Entitled To Suspend The Exercise Of The Rights Attaching To These Shares, Sub-Shares Or Other Securities. In The Event Of Usufruct, The Usufructuary Shall Exercise All The Rights Attaching To The Shares, Sub-Shares Or Other Securities, Unless Stipulated Otherwise In A Will Or An Agreement Of Which The Company Has Been Notified In Writing.'	For	Combined
KBC GROUPE SA	06-May-2021	10	Resolution To Approve The Remuneration Report Of Kbc Group Nv For The Financial Year Ending On 31 December 2020, As Included In The Combined Annual Report Of The Board Of Directors Of Kbc Group Nv Referred To Under Item 1 Of This Agenda	For	Combined
KBC GROUPE SA	06-May-2021	10	Motion To Replace Article 12, Paragraphs 2 And 3 Of The Articles Of Association By The Following Text: 'The Board Of Directors Shall Comprise At Least Seven Directors Appointed By The General Meeting Of Shareholders, On Condition That At Least Three Members Of The Board Have The Capacity Of Independent Director In Accordance With The Law. The General Meeting Of Shareholders May At Any Time Remove A Director From Office. The Term Of Office Of Directors Amounts To Four Years At The Most And Expires After The Annual Ordinary General Meeting Of Shareholders.'	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KBC GROUPE SA	06-May-2021	10	Resolution To Approve The Remuneration Report Of Kbc Group Nv For The Financial Year Ending On 31 December 2020, As Included In The Combined Annual Report Of The Board Of Directors Of Kbc Group Nv Referred To Under Item 1 Of This Agenda	For	Combined
KBC GROUPE SA	06-May-2021	10	Motion To Replace Article 12, Paragraphs 2 And 3 Of The Articles Of Association By The Following Text: 'The Board Of Directors Shall Comprise At Least Seven Directors Appointed By The General Meeting Of Shareholders, On Condition That At Least Three Members Of The Board Have The Capacity Of Independent Director In Accordance With The Law. The General Meeting Of Shareholders May At Any Time Remove A Director From Office. The Term Of Office Of Directors Amounts To Four Years At The Most And Expires After The Annual Ordinary General Meeting Of Shareholders.'	For	Combined
KBC GROUPE SA	06-May-2021	11	Resolution To Approve The Remuneration Policy Of Kbc Group Nv, Which Is Made Available As A Separate Document On www.kbc.com	For	Combined
KBC GROUPE SA	06-May-2021	11	Motion To Replace Article 13 Of The Articles Of Association By The Following Text: 'If A Director'S Seat Becomes Vacant, The Remaining Directors Shall Have The Right To Co-Opt A New Director. The Next General Meeting Of Shareholders Must Confirm The Office Of The Co-Opted Director. Upon Confirmation, The Co-Opted Director Shall Complete The Term Of Office Of His/Her Predecessor, Unless The General Meeting Of Shareholders Opts For A Different Term Of Office. In The Absence Of Confirmation, The Office Of The Co-Opted Director Shall End Following The General Meeting Of Shareholders.'	For	For
KBC GROUPE SA	06-May-2021	11	Resolution To Approve The Remuneration Policy Of Kbc Group Nv, Which Is Made Available As A Separate Document On www.kbc.com	For	Combined
KBC GROUPE SA	06-May-2021	11	Motion To Replace Article 13 Of The Articles Of Association By The Following Text: 'If A Director'S Seat Becomes Vacant, The Remaining Directors Shall Have The Right To Co-Opt A New Director. The Next General Meeting Of Shareholders Must Confirm The Office Of The Co-Opted Director. Upon Confirmation, The Co-Opted Director Shall Complete The Term Of Office Of His/Her Predecessor, Unless The General Meeting Of Shareholders Opts For A Different Term Of Office. In The Absence Of Confirmation, The Office Of The Co-Opted Director Shall End Following The General Meeting Of Shareholders.'	For	Combined
KBC GROUPE SA	06-May-2021	12	Resolution To Grant Discharge To The Directors Of Kbc Group Nv For The Performance Of Their Duties During Financial Year 2020	For	Combined
KBC GROUPE SA	06-May-2021	12	Motion To Add To Article 15, Last Paragraph Of The Articles Of Association The Following Sentence: 'These Arrangements Are Laid Down In The Corporate Governance Charter, That Can Be Consulted On The Company'S Website.'	For	Combined
KBC GROUPE SA	06-May-2021	12	Resolution To Grant Discharge To The Directors Of Kbc Group Nv For The Performance Of Their Duties During Financial Year 2020	For	Combined
KBC GROUPE SA	06-May-2021	12	Motion To Add To Article 15, Last Paragraph Of The Articles Of Association The Following Sentence: 'These Arrangements Are Laid Down In The Corporate Governance Charter, That Can Be Consulted On The Company'S Website.'	For	Combined
KBC GROUPE SA	06-May-2021	13	Resolution To Grant Discharge To The Statutory Auditor Of Kbc Group Nv For The Performance Of Its Duties During Financial Year 2020	For	Combined
KBC GROUPE SA	06-May-2021	13	Motion To Replace The Last Sentence Of Article 16, Paragraph 1 Of The Articles Of Association By The Following Sentence: 'Directors Who, In Accordance With The Law, May Not Participate In The Deliberations And The Vote Are Included To Determine Whether The Attendance Quorum Has Been Reached But Shall Not Be Counted (Either In The Numerator Or In The Denominator) When Determining The Voting Majority.'	For	For
KBC GROUPE SA	06-May-2021	13	Resolution To Grant Discharge To The Statutory Auditor Of Kbc Group Nv For The Performance Of Its Duties During Financial Year 2020	For	Combined
KBC GROUPE SA	06-May-2021	13	Motion To Replace The Last Sentence Of Article 16, Paragraph 1 Of The Articles Of Association By The Following Sentence: 'Directors Who, In Accordance With The Law, May Not Participate In The Deliberations And The Vote Are Included To Determine Whether The Attendance Quorum Has Been Reached But Shall Not Be Counted (Either In The Numerator Or In The Denominator) When Determining The Voting Majority.'	For	Combined
KBC GROUPE SA	06-May-2021	14	At The Request Of The Statutory Auditor And Following Favourable Endorsement By The Audit Committee, Resolution To Raise The Statutory Auditor'S Fee For Financial Year 2020 To The Amount Of 254 709 Euros	For	Combined
KBC GROUPE SA	06-May-2021	14	Motion To Add The Following Sentence To Article 16, Last Paragraph Of The Articles Of Association: 'In That Case, Article 15, Paragraphs 2 To 4 Inclusive, Article 16, Paragraphs 1 To 3 Inclusive And Article 17, Paragraphs 1 To 3 Inclusive Of The Articles Of Association Shall Not Apply.'	For	For
KBC GROUPE SA	06-May-2021	14	At The Request Of The Statutory Auditor And Following Favourable Endorsement By The Audit Committee, Resolution To Raise The Statutory Auditor'S Fee For Financial Year 2020 To The Amount Of 254 709 Euros	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KBC GROUPE SA	06-May-2021	14	Motion To Add The Following Sentence To Article 16, Last Paragraph Of The Articles Of Association: 'In That Case, Article 15, Paragraphs 2 To 4 Inclusive, Article 16, Paragraphs 1 To 3 Inclusive And Article 17, Paragraphs 1 To 3 Inclusive Of The Articles Of Association Shall Not Apply.'	For	Combined
KBC GROUPE SA	06-May-2021	15	Appointments: Resolution To Appoint Mr. Luc Popelier, As Director For A Period Of Four Years, I.E. Until The Close Of The Annual General Meeting Of 2025, In Replacement Of Mr. Hendrik Scheerlinck Who Will Reach The Statutory Age Limit, With Effect From The End Of This Annual General Meeting	For	Combined
KBC GROUPE SA	06-May-2021	15	Motion To Replace Article 20, Paragraphs 2 To 4 Of The Articles Of Association By The Following Text: 'The Executive Committee Shall Comprise A Maximum Of Ten Members. Together, These Members Form A Collegiate Body. Members Of The Executive Committee Who, Pursuant To The Law, May Not Participate In The Deliberations And The Vote, Are Included To Determine Whether The Attendance Quorum Has Been Reached But Shall Not Be Counted (Either In The Numerator Or In The Denominator) When Determining The Voting Majority. If All Or All But One Of The Members Of The Executive Committee Have A Direct Or Indirect Interest Of A Financial Nature That Is Incompatible With A Decision Or Transaction That Falls Within The Competence Of The Executive Committee, The Members Of The Executive Committee Shall Inform The Board Of Directors Which Shall Pass The Resolution According To The Procedure Prescribed By Law. The Resolutions Of The Executive Committee May Be Passed By Unanimous Written Agreement Of Its Members. The Executive Committee Can Also Make All Arrangements To Ensure It Functions Effectively. The President And The Members Of The Executive Committee Shall Be Appointed And Removed By The Board Of Directors, In Accordance With The Relevant Legal And Regulatory Provisions.'	For	Combined
KBC GROUPE SA	06-May-2021	15	Appointments: Resolution To Appoint Mr. Luc Popelier, As Director For A Period Of Four Years, I.E. Until The Close Of The Annual General Meeting Of 2025, In Replacement Of Mr. Hendrik Scheerlinck Who Will Reach The Statutory Age Limit, With Effect From The End Of This Annual General Meeting	For	Combined
KBC GROUPE SA	06-May-2021	15	Motion To Replace Article 20, Paragraphs 2 To 4 Of The Articles Of Association By The Following Text: 'The Executive Committee Shall Comprise A Maximum Of Ten Members. Together, These Members Form A Collegiate Body. Members Of The Executive Committee Who, Pursuant To The Law, May Not Participate In The Deliberations And The Vote, Are Included To Determine Whether The Attendance Quorum Has Been Reached But Shall Not Be Counted (Either In The Numerator Or In The Denominator) When Determining The Voting Majority. If All Or All But One Of The Members Of The Executive Committee Have A Direct Or Indirect Interest Of A Financial Nature That Is Incompatible With A Decision Or Transaction That Falls Within The Competence Of The Executive Committee, The Members Of The Executive Committee Shall Inform The Board Of Directors Which Shall Pass The Resolution According To The Procedure Prescribed By Law. The Resolutions Of The Executive Committee May Be Passed By Unanimous Written Agreement Of Its Members. The Executive Committee Can Also Make All Arrangements To Ensure It Functions Effectively. The President And The Members Of The Executive Committee Shall Be Appointed And Removed By The Board Of Directors, In Accordance With The Relevant Legal And Regulatory Provisions.'	For	Combined
KBC GROUPE SA	06-May-2021	16	Appointments: Resolution To Re-Appoint Mrs. Katelijn Callewaert, As Director For A Period Of Four Years, I.E. Until The Close Of The Annual General Meeting Of 2025	For	Combined
KBC GROUPE SA	06-May-2021	16	Motion To Replace The First Paragraph Of Article 22 Of The Articles Of Association By The Following Text: 'The Statutory Audit Of The Financial Statements Shall Be Performed By One Or More Statutory Auditors Appointed And Remunerated In Accordance With The Prevailing Statutory Rules.' And Motion To Delete The Last Paragraph Of The Same Article With Regard To The Representation Of The Statutory Auditors	For	Combined
KBC GROUPE SA	06-May-2021	16	Appointments: Resolution To Re-Appoint Mrs. Katelijn Callewaert, As Director For A Period Of Four Years, I.E. Until The Close Of The Annual General Meeting Of 2025	For	Combined
KBC GROUPE SA	06-May-2021	16	Motion To Replace The First Paragraph Of Article 22 Of The Articles Of Association By The Following Text: 'The Statutory Audit Of The Financial Statements Shall Be Performed By One Or More Statutory Auditors Appointed And Remunerated In Accordance With The Prevailing Statutory Rules.' And Motion To Delete The Last Paragraph Of The Same Article With Regard To The Representation Of The Statutory Auditors	For	Combined
KBC GROUPE SA	06-May-2021	17	Appointments: Resolution To Re-Appoint Mr. Philippe Vlerick, As Director For A Period Of Four Years, I.E. Until The Close Of The Annual General Meeting Of 2025	For	Combined
KBC GROUPE SA	06-May-2021	17	Motion To Add The Following Sentence To The First Subsection Of Article 27, Paragraph 1 Of The Articles Of Association: 'In The Cases Permitted By Law, The Board Of Directors May Set A Different Record Date.'	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KBC GROUPE SA	06-May-2021	17	Appointments: Resolution To Re-Appoint Mr. Philippe Vlerick, As Director For A Period Of Four Years, I.E. Until The Close Of The Annual General Meeting Of 2025	For	Combined
KBC GROUPE SA	06-May-2021	17	Motion To Add The Following Sentence To The First Subsection Of Article 27, Paragraph 1 Of The Articles Of Association: 'In The Cases Permitted By Law, The Board Of Directors May Set A Different Record Date.'	For	Combined
KBC GROUPE SA	06-May-2021	18	Other Business	Non-voting resolution	Combined
KBC GROUPE SA	06-May-2021	18	Motion To Complete The First Sentence Of Article 27, Paragraph 2 Of The Articles Of Association As Follows: 'Every Shareholder And Every Holder Of Convertible Bonds, Subscription Rights Or Certificates Issued In Co-Operation With The Company, Who Wishes To Attend The General Meeting Of Shareholders, Must Inform The Company Or A Person So Designated By The Company By No Later Than The Sixth Day Before The Day Of The General Meeting Of Shareholders Of His/Her Intention To Attend And Also Indicate The Number Of Securities With Which He/She Wishes To Participate And The Manner In Which He/She Intends To Attend.'	For	Combined
KBC GROUPE SA	06-May-2021	19	07 Apr 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive II, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined
KBC GROUPE SA	06-May-2021	19	Motion To Insert A New Article 28Bis In The Articles Of Association, Which Reads As Follows: 'If The Convening Notice Expressly So Provides, Each Shareholder Has The Right To Cast Votes Remotely Prior To The General Meeting Of Shareholders By Correspondence, Through The Company Website Or In Any Other Way Indicated In The Notice. If This Right Is Granted, The Convening Notice Shall Contain A Description Of The Procedures To Be Followed By The Shareholder In Order To Vote Remotely. The Convening Notice, Or Information On The Company Website To Which The Convening Notice Refers, Shall Specify The Way In Which The Company May Verify The Capacity And Identity Of The Shareholder. To Calculate The Rules On Attendance Quorum And Voting Majority Only The Remote Votes Shall Be Taken Into Account Which Are Cast By Shareholders Meeting The Formalities To Be Admitted To The General Meeting Of Shareholders As Referred To In Article 27 Of These Articles Of Association. A Shareholder Who Has Cast His Votes Remotely May No Longer Choose Any Other Way Of Participation In The General Meeting Of Shareholders For The Number Of The Thus Cast Votes.'	For	Combined
KBC GROUPE SA	06-May-2021	20	07 Apr 2021: Please Note That The Meeting Revised Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined
KBC GROUPE SA	06-May-2021	20	Motion To Add To Article 30 The Following Sentence: 'In Case Of Remote Participation In The General Meeting Of Shareholders, The Login To The Electronic System Set Up By Or On Behalf Of The Company Will Count As A Signature On The Attendance Roster.'	For	Combined
KBC GROUPE SA	06-May-2021	21	Motion To Delete Article 32, Paragraph 3 Of The Articles Of Association With Respect To The Possibility To Ask For A Secret Ballot	For	Combined
KBC GROUPE SA	06-May-2021	22	Motion To Complete The First Sentence Of Article 35 Of The Articles Of Association As Follows: 'The Minutes Of The General Meetings Of Shareholders Shall Be Signed By The Officers Of The Meeting And By The Shareholders Who So Request.'	For	Combined
KBC GROUPE SA	06-May-2021	23	Motion To Delete In Title V The Words 'Inventory' And 'Reserves' And To Delete Article 36, Paragraphs 2 To 4 Of The Articles Of Association Regarding Inventory Taking And Preparing The Financial Statements And The Annual Report By The Board Of Directors	For	Combined
KBC GROUPE SA	06-May-2021	24	Motion To Replace Article 41 Of The Articles Of Association By The Following Text: 'Every Shareholder Who Is Domiciled Abroad Shall Be Obligated To Elect Domicile In Belgium For The Purpose Of All Dealings With The Company. Each Member Of The Board Of Directors And Each Member Of The Executive Committee May Elect Domicile At The Registered Office Of The Company For All Matters Relating To The Performance Of Their Office. Members Of The Board Of Directors, Members Of The Executive Committee, Statutory Auditors And Liquidators Who Are Domiciled Abroad Shall Be Deemed To Have Elected Domicile At The Registered Office Of The Company, Where All Notifications, Summonses And Writs May Legally Be Served Upon Them, And All Notices Or Letters May Be Sent To Them.'	For	Combined
KBC GROUPE SA	06-May-2021	25	Motion To Cancel The Authorisation To Dispose Of Own Shares Granted By The General Shareholders' Meeting Of 3 May 2012, Without Prejudice To The General Powers Of The Board Of Directors Of The Company And Of Those Of Its Subsidiaries To Transfer The Company'S Own Shares In Accordance With Statutory Provisions	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KBC GROUPE SA	06-May-2021	26	Motion To Grant A Power Of Attorney To Draw Up And Sign The Consolidated Text Of The Articles Of Association Of The Company, And To File It With The Registry Of The Court Of Relevant Jurisdiction	For	Combined
KBC GROUPE SA	06-May-2021	27	Motion To Grant Authorisation For Implementation Of The Motions Passed	For	Combined
KBC GROUPE SA	06-May-2021	28	Motion To Grant A Power Of Attorney To Effect The Requisite Formalities With The Crossroads Bank For Enterprises And The Tax Authorities	For	Combined
KBC GROUPE SA	06-May-2021	29	07 Apr 2021: Please Note That The Meeting Revised Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined
KBC GROUPE SA	06-May-2021	30	07 Apr 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
KDDI CORPORATION	23-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
KDDI CORPORATION	23-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
KDDI CORPORATION	23-Jun-2021	3	Appoint A Director Tanaka, Takashi	For	Combined
KDDI CORPORATION	23-Jun-2021	4	Appoint A Director Takahashi, Makoto	For	Combined
KDDI CORPORATION	23-Jun-2021	5	Appoint A Director Shoji, Takashi	For	Combined
KDDI CORPORATION	23-Jun-2021	6	Appoint A Director Muramoto, Shinichi	For	Combined
KDDI CORPORATION	23-Jun-2021	7	Appoint A Director Mori, Keiichi	For	Combined
KDDI CORPORATION	23-Jun-2021	8	Appoint A Director Morita, Kei	For	Combined
KDDI CORPORATION	23-Jun-2021	9	Appoint A Director Amamiya, Toshitake	For	Combined
KDDI CORPORATION	23-Jun-2021	10	Appoint A Director Takeyama, Hirokuni	For	Combined
KDDI CORPORATION	23-Jun-2021	11	Appoint A Director Yoshimura, Kazuyuki	For	Combined
KDDI CORPORATION	23-Jun-2021	12	Appoint A Director Yamaguchi, Goro	For	Combined
KDDI CORPORATION	23-Jun-2021	13	Appoint A Director Yamamoto, Keiji	For	Combined
KDDI CORPORATION	23-Jun-2021	14	Appoint A Director Oyagi, Shigeo	For	Combined
KDDI CORPORATION	23-Jun-2021	15	Appoint A Director Kano, Riyo	For	Combined
KDDI CORPORATION	23-Jun-2021	16	Appoint A Director Goto, Shigeki	For	Combined
KDDI CORPORATION	23-Jun-2021	17	Appoint A Corporate Auditor Asahina, Yukihiro	For	Combined
KEIHAN HOLDINGS CO.,LTD.	18-Jun-2021	2	Approve Appropriation Of Surplus	For	For
KEIHAN HOLDINGS CO.,LTD.	18-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kato, Yoshifumi	For	For
KEIHAN HOLDINGS CO.,LTD.	18-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ishimaru, Masahiro	For	For
KEIHAN HOLDINGS CO.,LTD.	18-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Miura, Tatsuya	For	For
KEIHAN HOLDINGS CO.,LTD.	18-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Inachi, Toshihiko	For	For
KEIHAN HOLDINGS CO.,LTD.	18-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ueno, Masaya	For	For
KEIHAN HOLDINGS CO.,LTD.	18-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Hirakawa, Yoshihiro	For	For
KEIHAN HOLDINGS CO.,LTD.	18-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Domoto, Yoshihisa	For	For
KEIHAN HOLDINGS CO.,LTD.	18-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Murao, Kazutoshi	For	For
KEIHAN HOLDINGS CO.,LTD.	18-Jun-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Hashizume, Shinya	For	For
KEIHAN HOLDINGS CO.,LTD.	18-Jun-2021	12	Appoint A Director Who Is Audit And Supervisory Committee Member Nagahama, Tetsuo	For	For
KEIHAN HOLDINGS CO.,LTD.	18-Jun-2021	13	Appoint A Director Who Is Audit And Supervisory Committee Member Umezaki, Hisashi	For	For
KEIHAN HOLDINGS CO.,LTD.	18-Jun-2021	14	Appoint A Director Who Is Audit And Supervisory Committee Member Tahara, Nobuyuki	For	Combined
KEIHAN HOLDINGS CO.,LTD.	18-Jun-2021	15	Appoint A Director Who Is Audit And Supervisory Committee Member Kusao, Koichi	For	Combined
KEIHAN HOLDINGS CO.,LTD.	18-Jun-2021	16	Appoint A Director Who Is Audit And Supervisory Committee Member Hamasaki, Kanako	For	For
KEIKYU CORPORATION	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
KEIKYU CORPORATION	29-Jun-2021	3	Appoint A Director Harada, Kazuyuki	For	For
KEIKYU CORPORATION	29-Jun-2021	4	Appoint A Director Michihira, Takashi	For	For
KEIKYU CORPORATION	29-Jun-2021	5	Appoint A Director Honda, Toshiaki	For	For
KEIKYU CORPORATION	29-Jun-2021	6	Appoint A Director Urabe, Kazuo	For	For
KEIKYU CORPORATION	29-Jun-2021	7	Appoint A Director Kawamata, Yukihiro	For	For
KEIKYU CORPORATION	29-Jun-2021	8	Appoint A Director Sato, Kenji	For	For
KEIKYU CORPORATION	29-Jun-2021	9	Appoint A Director Terajima, Yoshinori	For	For
KEIKYU CORPORATION	29-Jun-2021	10	Appoint A Director Kakizaki, Tamaki	For	For
KEIKYU CORPORATION	29-Jun-2021	11	Appoint A Director Nohara, Sawako	For	For
KEIO CORPORATION	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
KEIO CORPORATION	29-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nagata, Tadashi	For	For
KEIO CORPORATION	29-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Komura, Yasushi	For	For
KEIO CORPORATION	29-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nakaoka, Kazunori	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KEIO CORPORATION	29-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Minami, Yoshitaka	For	For
KEIO CORPORATION	29-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Terada, Yuichiro	For	For
KEIO CORPORATION	29-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Takahashi, Atsushi	For	For
KEIO CORPORATION	29-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Furuichi, Takeshi	For	For
KEIO CORPORATION	29-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Komada, Ichiro	For	For
KEIO CORPORATION	29-Jun-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Maruyama, So	For	For
KEIO CORPORATION	29-Jun-2021	12	Appoint A Director Who Is Not Audit And Supervisory Committee Member Wakabayashi, Katsuyoshi	For	For
KEIO CORPORATION	29-Jun-2021	13	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tsumura, Satoshi	For	For
KEISEI ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
KEISEI ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	3	Appoint A Director Kobayashi, Toshiya	For	For
KEISEI ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	4	Appoint A Director Amano, Takao	For	For
KEISEI ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	5	Appoint A Director Kawasumi, Makoto	For	For
KEISEI ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	6	Appoint A Director Toshima, Susumu	For	For
KEISEI ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	7	Appoint A Director Tanaka, Tsuguo	For	For
KEISEI ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	8	Appoint A Director Kaneko, Shokichi	For	For
KEISEI ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	9	Appoint A Director Furukawa, Yasunobu	For	For
KEISEI ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	10	Appoint A Director Tochigi, Shotaro	For	For
KEISEI ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	11	Appoint A Director Ito, Yukihiro	For	For
KEISEI ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	12	Appoint A Director Kikuchi, Misao	For	For
KEISEI ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	13	Appoint A Director Yamada, Koji	For	For
KEISEI ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	14	Appoint A Director Mochinaga, Hideki	For	For
KEISEI ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	15	Appoint A Corporate Auditor Sato, Kenji	For	For
KEISEI ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	16	Appoint A Corporate Auditor Yoshida, Kenji	For	Combined
KEISEI ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	17	Appoint A Corporate Auditor Teshima, Tsuneaki	For	Combined
KELLOGG COMPANY	30-Apr-2021	1	Election Of Director (Term Expires 2024): Carter Cast	For	For
KELLOGG COMPANY	30-Apr-2021	2	Election Of Director (Term Expires 2024): Zack Gund	For	For
KELLOGG COMPANY	30-Apr-2021	3	Election Of Director (Term Expires 2024): Don Knauss	For	For
KELLOGG COMPANY	30-Apr-2021	4	Election Of Director (Term Expires 2024): Mike Schlotman	For	For
KELLOGG COMPANY	30-Apr-2021	5	Advisory Resolution To Approve Executive Compensation.	For	For
KELLOGG COMPANY	30-Apr-2021	6	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As Kellogg'S Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	For
KELLOGG COMPANY	30-Apr-2021	7	Management Proposal To Reduce Supermajority Vote Requirements.	For	For
KELLOGG COMPANY	30-Apr-2021	8	Shareowner Proposal, If Properly Presented At The Meeting, To Adopt Shareowner Right To Call A Special Meeting.	Take No Action	For
KENNEDY-WILSON HOLDINGS, INC.	10-Jun-2021	1	Election Of Director: Richard Boucher	For	For
KENNEDY-WILSON HOLDINGS, INC.	10-Jun-2021	2	Election Of Director: Norman Creighton	For	For
KENNEDY-WILSON HOLDINGS, INC.	10-Jun-2021	3	Election Of Director: William J. Mcmorrow	For	For
KENNEDY-WILSON HOLDINGS, INC.	10-Jun-2021	4	Election Of Director: Kent Mouton	For	For
KENNEDY-WILSON HOLDINGS, INC.	10-Jun-2021	5	To Approve, On An Advisory Nonbinding Basis, The Compensation Of The Company'S Named Executive Officers.	For	For
KENNEDY-WILSON HOLDINGS, INC.	10-Jun-2021	6	To Ratify The Appointment Of Kpmg Llp As The Company'S Independent Registered Accounting Firm For The 2021 Fiscal Year.	For	For
KEPPEL DC REIT	21-Apr-2021	1	To Receive And Adopt The Trustee'S Report, The Manager'S Statement, The Audited Financial Statements Of Keppel Dc Reit For The Financial Year Ended 31 December 2020 And The Auditor'S Report Thereon	For	For
KEPPEL DC REIT	21-Apr-2021	2	To Re-Appoint Messrs Pricewaterhousecoopers Llp As The Auditor Of Keppel Dc Reit And Authorise The Manager To Fix The Auditor'S Remuneration	For	For
KEPPEL DC REIT	21-Apr-2021	3	To Re-Endorse The Appointment Of Dr Tan Tin Wee As Director	For	For
KEPPEL DC REIT	21-Apr-2021	4	To Re-Endorse The Appointment Of Mr Thomas Pang Thieng Hwi As Director	For	For
KEPPEL DC REIT	21-Apr-2021	5	To Authorise The Manager To Issue Units And To Make Or Grant Convertible Instruments	For	For
KEPPEL REIT	24-Feb-2021	1	The Proposed Acquisition As An Interested Person Transaction	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KEPPEL REIT	23-Apr-2021	1	To Receive And Adopt The Trustee'S Report, The Manager'S Statement, The Audited Financial Statements Of Keppel Reit For The Financial Year Ended 31 December 2020 And The Auditor'S Report Thereon	For	For
KEPPEL REIT	23-Apr-2021	2	To Re-Appoint Messrs Pricewaterhousecoopers Llp As The Auditor Of Keppel Reit And Authorise The Manager To Fix The Auditor'S Remuneration	For	For
KEPPEL REIT	23-Apr-2021	3	To Re-Endorse The Appointment Of Mr Alan Rupert Nisbet As Director	For	For
KEPPEL REIT	23-Apr-2021	4	To Endorse The Appointment Of Mr Mervyn Fong As Director	For	For
KEPPEL REIT	23-Apr-2021	5	To Authorise The Manager To Issue Units And To Make Or Grant Convertible Instruments	For	For
KEPPEL REIT	23-Apr-2021	6	To Approve The Renewal Of The Unit Buy-Back Mandate	For	For
KERING SA	22-Apr-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative	Non-voting resolution	Combined
KERING SA	22-Apr-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian	Non-voting resolution	Non-voting resolution
KERING SA	22-Apr-2021	3	19 Mar 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You And Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
KERING SA	22-Apr-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
KERING SA	22-Apr-2021	5	07 Apr 2021: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202104072100801-42 And Please Note That This Is A Revision Due To Modification Of The Text Of Comment And Change In Numbering Of Resolutions And Receipt Of Updated Balo Link. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
KERING SA	22-Apr-2021	6	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020	For	Combined
KERING SA	22-Apr-2021	7	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	Combined
KERING SA	22-Apr-2021	8	Allocation Of Income For The Financial Year Ended 31 December 2020 And Setting Of The Dividend	For	Combined
KERING SA	22-Apr-2021	9	Renewal Of The Term Of Office Of Mr. Francois-Henri Pinault As Director	For	Combined
KERING SA	22-Apr-2021	10	Renewal Of The Term Of Office Of Mr. Jean-Francois Palus As Director	For	Combined
KERING SA	22-Apr-2021	11	Renewal Of The Term Of Office Of Financiere Pinault Company, Represented By Mrs. Heloise Temple-Boyer, As Director	For	Combined
KERING SA	22-Apr-2021	12	Renewal Of The Term Of Office Of Mr. Baudouin Prot As Director	For	Combined
KERING SA	22-Apr-2021	13	Approval Of The Information Referred To In Section I Of Article L. 22-10-9 Of The French Commercial Code Relating To The Compensation Paid During Or Awarded For The Financial Year Ended 31 December 2020 To The Corporate Officers, In Respect Of Their Duties As Directors	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KERING SA	22-Apr-2021	14	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Compensation And Benefits Of Any Kind Paid During Or Awarded For The Financial Year Ended 31 December 2020 To Mr. Francois-Henri Pinault, In Respect Of His Capacity As Chairman And Chief Executive Officer	For	Combined
KERING SA	22-Apr-2021	15	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Compensation And Benefits Of Any Kind Paid During Or Awarded For The Financial Year Ended 31 December 2020 To Mr. Jean-Francois Palus, In Respect Of His Capacity As Deputy Chief Executive Officer	For	Combined
KERING SA	22-Apr-2021	16	Approval Of The Compensation Policy For Executive Corporate Officers	For	Combined
KERING SA	22-Apr-2021	17	Approval Of The Compensation Policy For Corporate Officers In Respect Of Their Duties As Directors	For	Combined
KERING SA	22-Apr-2021	18	Setting The Total Annual Amount Of The Compensation For Members Of The Board Of Directors	For	Combined
KERING SA	22-Apr-2021	19	Authorisation To The Board Of Directors In Order To Buy, Hold Or Transfer Shares Of The Company	For	Combined
KERING SA	22-Apr-2021	20	Authorisation To The Board Of Directors In Order To Reduce The Share Capital By Cancelling Shares Purchased Or To Be Purchased Under A Share Buyback Programme	For	Combined
KERING SA	22-Apr-2021	21	Delegation Of Authority To The Board Of Directors In Order To Issue Common Shares And/Or Transferable Securities Granting Immediate And/Or Future Access To The Company'S Capital, With Retention Of The Shareholders' Pre-Emptive Subscription Rights (To Be Used Outside Public Offering Periods)	For	Combined
KERING SA	22-Apr-2021	22	Delegation Of Authority To The Board Of Directors In Order To Increase The Share Capital By Capitalisation Of Reserves, Profits Or Share Premiums (To Be Used Outside Of Public Offering Periods)	For	Combined
KERING SA	22-Apr-2021	23	Delegation Of Authority To The Board Of Directors In Order To Proceed With Issues Of Common Shares And/Or Transferable Securities Granting Immediate And/Or Future Access To The Company'S Capital, With Cancellation Of The Pre-Emptive Subscription Right, By Way Of A Public Offering (Other Than An Offering Referred To In Article L.411-2 Of The French Monetary And Financial Code) (To Be Used Outside Of The Periods Of Public Offering)	For	Combined
KERING SA	22-Apr-2021	24	Delegation Of Authority To The Board Of Directors In Order To Issue Common Shares, And/Or Equity Securities Granting Access To Equity Securities Or Granting Entitlement To The Allocation Of Debt Securities, And/Or Transferable Securities Granting Access To Equity Securities To Be Issued, With Cancellation Of The Pre-Emptive Subscription Right, For The Benefit Of Qualified Investors Or A Limited Circle Of Investors In The Context Of A Public Offering Referred To In Article L.411-2, 1Decree Of The French Monetary And Financial Code (To Be Used Outside Public Offering Periods)	For	Combined
KERING SA	22-Apr-2021	25	Authorisation To The Board Of Directors In Order To Set The Issue Price Of Common Shares And/Or Transferable Securities Granting Access To The Capital According To Certain Terms And Conditions, Within The Limit Of 5% Of The Capital Per Year, In The Context Of An Increase In The Share Capital By Issue Without Pre-Emptive Subscription Rights	For	Combined
KERING SA	22-Apr-2021	26	Delegation Of Authority To The Board Of Directors In Order To Increase The Number Of Common Shares Or Transferable Securities To Be Issued In The Event Of A Capital Increase With Or Without A Pre-Emptive Subscription Right Within The Limit Of 15% Of The Initial Issue Carried Out Pursuant To The 16Th, 18Th And 19Th Resolutions	For	Combined
KERING SA	22-Apr-2021	27	Delegation Of Powers To The Board Of Directors In Order To Proceed With The Issue Of Common Shares And/Or Transferable Securities Granting Access To The Company'S Capital In Order To Compensate Contributions In Kind Granted To The Company Consisting Of Equity Securities Or Transferable Securities Granting Access To The Company'S Capital, Within The Limit Of 10% Of The Share Capital (To Be Used Outside Of Public Offering Periods)	For	Combined
KERING SA	22-Apr-2021	28	Delegation Of Authority To The Board Of Directors In Order To Decide On An Increase In The Share Capital By Issuing, Without A Pre-Emptive Subscription Right, Of Common Shares Or Other Securities Granting Access To The Capital Reserved For Employees And Former Employees Who Are Members Of One Or More Company Savings Plans	For	Combined
KERING SA	22-Apr-2021	29	Powers To Carry Out Formalities	For	Combined
KERING SA	22-Apr-2021	30	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined
KERRY GROUP PLC	28-Jan-2021	2	Consent To The Migration From Crest To Euroclear Bank'S Central Securities Depository	For	Combined
KERRY GROUP PLC	28-Jan-2021	3	Amendment Of The Articles Of Association Of The Company	For	For
KERRY GROUP PLC	28-Jan-2021	4	Authorisation To The Company To Take All Necessary Steps To Effect The Migration	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KERRY GROUP PLC	29-Apr-2021	2	To Receive And Consider The Financial Statements And The Directors And Auditors Reports Thereon	For	Combined
KERRY GROUP PLC	29-Apr-2021	3	To Declare A Final Dividend	For	Unvoted
KERRY GROUP PLC	29-Apr-2021	4	To Elect Ms Emer Gilvarry	For	Unvoted
KERRY GROUP PLC	29-Apr-2021	5	To Elect Mr Jinlong Wang	For	Unvoted
KERRY GROUP PLC	29-Apr-2021	6	To Re-Elect Mr Gerry Behan	For	Unvoted
KERRY GROUP PLC	29-Apr-2021	7	To Re-Elect Dr Hugh Brady	For	Unvoted
KERRY GROUP PLC	29-Apr-2021	8	To Re-Elect Mr Gerard Culligan	For	Unvoted
KERRY GROUP PLC	29-Apr-2021	9	To Re-Elect Dr Karin Dorrepaal	For	Unvoted
KERRY GROUP PLC	29-Apr-2021	10	To Re-Elect Ms Marguerite Larkin	For	Unvoted
KERRY GROUP PLC	29-Apr-2021	11	To Re-Elect Mr Tom Moran	For	Unvoted
KERRY GROUP PLC	29-Apr-2021	12	To Re-Elect Mr Con Murphy	For	Unvoted
KERRY GROUP PLC	29-Apr-2021	13	To Re-Elect Mr Christopher Rogers	For	Unvoted
KERRY GROUP PLC	29-Apr-2021	14	To Re-Elect Mr Edmond Scanlon	For	Unvoted
KERRY GROUP PLC	29-Apr-2021	15	To Re-Elect Mr Philip Toomey	For	Unvoted
KERRY GROUP PLC	29-Apr-2021	16	Authority To Determine The Auditors Remuneration	For	Unvoted
KERRY GROUP PLC	29-Apr-2021	17	Consideration Of Directors' Remuneration Report (Excluding Section C)	For	Unvoted
KERRY GROUP PLC	29-Apr-2021	18	Consideration Of Directors' Remuneration Policy	For	Unvoted
KERRY GROUP PLC	29-Apr-2021	19	Authority To Issue Ordinary Shares	For	Unvoted
KERRY GROUP PLC	29-Apr-2021	20	Authority To Disapply Pre-Emption Rights	For	Unvoted
KERRY GROUP PLC	29-Apr-2021	21	Authority To Disapply Pre-Emption Rights For An Additional 5 Per Cent For Specified Transactions	For	Unvoted
KERRY GROUP PLC	29-Apr-2021	22	Authority To Make Market Purchases Of The Company'S Own Shares	For	Unvoted
KERRY GROUP PLC	29-Apr-2021	23	Approve Kerry Group Plc 2021 Long-Term Incentive Plan	For	Unvoted
KESKO CORP	12-Apr-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Combined
KESKO CORP	12-Apr-2021	2	A Poa Is Needed To Appoint Own Representative But Is Not Needed If A Finnish Sub/Bank Is Appointed Except If The Shareholder Is Finnish Then A Poa Would Still Be Required	Non-voting resolution	Non-voting resolution
KESKO CORP	12-Apr-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
KESKO CORP	12-Apr-2021	4	Opening Of The Meeting	Non-voting resolution	Non-voting resolution
KESKO CORP	12-Apr-2021	5	Calling The Meeting To Order	Non-voting resolution	Non-voting resolution
KESKO CORP	12-Apr-2021	6	Election Of Person To Confirm The Minutes And To Supervise The Counting Of Votes	Non-voting resolution	Non-voting resolution
KESKO CORP	12-Apr-2021	7	Recording The Legality Of The Meeting	Non-voting resolution	Non-voting resolution
KESKO CORP	12-Apr-2021	8	Recording Attendance At The Meeting And Adoption Of The List Of Votes	Non-voting resolution	Non-voting resolution
KESKO CORP	12-Apr-2021	9	Review By The President And Ceo	Non-voting resolution	Non-voting resolution
KESKO CORP	12-Apr-2021	10	Presentation Of The 2020 Financial Statements, The Report By The Board Of Directors And The Auditor'S Report	Non-voting resolution	Non-voting resolution
KESKO CORP	12-Apr-2021	11	Adoption Of The Financial Statements	For	Combined
KESKO CORP	12-Apr-2021	12	Use Of The Profit Shown On The Balance Sheet And Resolution On The Payment Of Dividend: The Board Proposes That A Dividend Of Euro 0.75 Per Share Be Paid For The Year 2020 Based On The Adopted Balance Sheet On Shares Held Outside The Company At The Date Of Dividend Distribution. The Remaining Distributable Assets Will Remain In Equity. The Board Proposes That The Dividend Be Paid In Two Instalments. The First Instalment, Euro 0.38 Per Share, Is To Be Paid To Shareholders Registered In The Company'S Register Of Shareholders Kept By Euroclear Finland Ltd On The First Dividend Instalment Payment Record Date 14 April 2021. The Board Proposes That The First Dividend Instalment Pay Date Be 21 April 2021. The Second Instalment, Euro 0.37 Per Share, Is To Be Paid To Shareholders Registered In The Company'S Register Of Shareholders Kept By Euroclear Finland Ltd On The Second Dividend Instalment Payment Record Date 1 October 2021. The Board Proposes That The Second Dividend Instalment Pay Date Be 8 October 2021. The Board Proposes That It Be Authorised To Decide, If Necessary, On A New Dividend-[-]Use Of The Profit Shown On The Balance Sheet And Resolution On The Payment Of Dividend	For	For
KESKO CORP	12-Apr-2021	13	Resolution On Discharging The Board Members And The Managing Director From Liability For The Financial Year 1 Jan - 31 Dec 2020	For	For
KESKO CORP	12-Apr-2021	14	Reviewing The Remuneration Report For Governing Bodies	For	Combined
KESKO CORP	12-Apr-2021	15	Please Note That Resolutions 12 To 14 Are Proposed By Shareholders' Nomination Committee And Board Does Not Make Any Recommendation On These Proposals. The Standing Instructions Are Disabled For This Meeting	Non-voting resolution	Combined
KESKO CORP	12-Apr-2021	16	Resolution On The Board Members' Remuneration And The Basis For Reimbursement Of Their Expenses	Take No Action	Combined
KESKO CORP	12-Apr-2021	17	Resolution On The Number Of Board Members: Seven	Take No Action	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KESKO CORP	12-Apr-2021	18	Election Of Board Members: The Shareholders' Nomination Committee Proposes That The Following Members Be Elected To The Company'S Board Of Directors For The Three-Year Term Of Office That Will End, As Determined In The Company'S Articles Of Association, At The Close Of The 2024 Annual General Meeting. The Committee Proposes The Re-Election Of Esa Kiiskinen, Retailer, Business College Graduate: Peter Fager S, Master Of Laws: Jannica Fagerholm, M.Sc. Economics: Piia Karhu, Doctor Of Science, Economics And Business Administration: And Toni Pokela, Retailer, Emba. The Committee Proposes That Timo Ritakallio, Doctor Of Science (Technology), Ll.M., Mba, And Jussi Per L, Retailer, Business College Graduate, Be Elected As New Board Members	Take No Action	Combined
KESKO CORP	12-Apr-2021	19	Resolution On The Auditor'S Fee And The Basis For Reimbursement Of Expenses	For	Combined
KESKO CORP	12-Apr-2021	20	Election Of The Auditor: The Board Proposes To The General Meeting, At The Recommendation Of The Board'S Audit Committee, That The Firm Of Authorised Public Accountants Deloitte Oy Be Elected As The Company'S Auditor For The Financial Year 2021. If Deloitte Oy Is Elected As Kesko'S Auditor, The Firm Has Announced That Apa Jukka Vattulainen Will Be The Auditor With Principal Responsibility	For	For
KESKO CORP	12-Apr-2021	21	Proposal By The Board Of Directors For Its Authorisation To Decide On The Issuance Of Shares	For	For
KESKO CORP	12-Apr-2021	22	Donations For Charitable Purposes	For	For
KESKO CORP	12-Apr-2021	23	Closing Of The Meeting	Non-voting resolution	Combined
KESKO CORP	12-Apr-2021	24	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
KEURIG DR PEPPER INC.	18-Jun-2021	1	Election Of Director: Robert Gamgort	For	Combined
KEURIG DR PEPPER INC.	18-Jun-2021	2	Election Of Director: Olivier Goudet	For	Combined
KEURIG DR PEPPER INC.	18-Jun-2021	3	Election Of Director: Peter Harf	For	Combined
KEURIG DR PEPPER INC.	18-Jun-2021	4	Election Of Director: Juliette Hickman	For	Combined
KEURIG DR PEPPER INC.	18-Jun-2021	5	Election Of Director: Genevieve Hovde	For	Combined
KEURIG DR PEPPER INC.	18-Jun-2021	6	Election Of Director: Paul S. Michaels	For	Combined
KEURIG DR PEPPER INC.	18-Jun-2021	7	Election Of Director: Pamela H. Patsley	For	Combined
KEURIG DR PEPPER INC.	18-Jun-2021	8	Election Of Director: Gerhard Pleuhs	For	Combined
KEURIG DR PEPPER INC.	18-Jun-2021	9	Election Of Director: Lubomira Rochet	For	Combined
KEURIG DR PEPPER INC.	18-Jun-2021	10	Election Of Director: Debra Sandler	For	Combined
KEURIG DR PEPPER INC.	18-Jun-2021	11	Election Of Director: Robert Singer	For	Combined
KEURIG DR PEPPER INC.	18-Jun-2021	12	Election Of Director: Justine Tan	For	Combined
KEURIG DR PEPPER INC.	18-Jun-2021	13	Election Of Director: Nelson Urdaneta	For	Combined
KEURIG DR PEPPER INC.	18-Jun-2021	14	Election Of Director: Larry D. Young	For	Combined
KEURIG DR PEPPER INC.	18-Jun-2021	15	To Approve An Advisory Resolution Regarding Keurig Dr Pepper Inc.'S Executive Compensation.	For	Combined
KEURIG DR PEPPER INC.	18-Jun-2021	16	To Ratify The Appointment Of Deloitte & Touche Llp As Keurig Dr Pepper Inc.'S Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	Combined
KEYCORP	13-May-2021	1	Election Of Director: Bruce D. Broussard	For	For
KEYCORP	13-May-2021	2	Election Of Director: Alexander M. Cutler	For	Combined
KEYCORP	13-May-2021	3	Election Of Director: H. James Dallas	For	Combined
KEYCORP	13-May-2021	4	Election Of Director: Elizabeth R. Gile	For	For
KEYCORP	13-May-2021	5	Election Of Director: Ruth Ann M. Gillis	For	For
KEYCORP	13-May-2021	6	Election Of Director: Christopher M. Gorman	For	For
KEYCORP	13-May-2021	7	Election Of Director: Robin N. Hayes	For	For
KEYCORP	13-May-2021	8	Election Of Director: Carlton L. Highsmith	For	For
KEYCORP	13-May-2021	9	Election Of Director: Richard J. Hipple	For	For
KEYCORP	13-May-2021	10	Election Of Director: Devina A. Rankin	For	For
KEYCORP	13-May-2021	11	Election Of Director: Barbara R. Snyder	For	For
KEYCORP	13-May-2021	12	Election Of Director: Todd J. Vasos	For	For
KEYCORP	13-May-2021	13	Election Of Director: David K. Wilson	For	For
KEYCORP	13-May-2021	14	Ratification Of The Appointment Of Independent Auditor.	For	Combined
KEYCORP	13-May-2021	15	Advisory Approval Of Executive Compensation.	For	For
KEYCORP	13-May-2021	16	Approval Of Keycorp Second Amended And Restated Discounted Stock Purchase Plan.	For	For
KEYCORP	13-May-2021	17	Management Proposal To Reduce The Ownership Threshold To Call A Special Shareholder Meeting.	For	For
KEYENCE CORPORATION	11-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KEYENCE CORPORATION	11-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
KEYENCE CORPORATION	11-Jun-2021	3	Appoint A Director Takizaki, Takemitsu	For	Combined
KEYENCE CORPORATION	11-Jun-2021	4	Appoint A Director Nakata, Yu	For	For
KEYENCE CORPORATION	11-Jun-2021	5	Appoint A Director Yamaguchi, Akiji	For	For
KEYENCE CORPORATION	11-Jun-2021	6	Appoint A Director Miki, Masayuki	For	For
KEYENCE CORPORATION	11-Jun-2021	7	Appoint A Director Yamamoto, Hiroaki	For	For
KEYENCE CORPORATION	11-Jun-2021	8	Appoint A Director Yamamoto, Akinori	For	For
KEYENCE CORPORATION	11-Jun-2021	9	Appoint A Director Taniguchi, Seiichi	For	For
KEYENCE CORPORATION	11-Jun-2021	10	Appoint A Director Suenaga, Kumiko	For	For
KEYENCE CORPORATION	11-Jun-2021	11	Appoint A Substitute Corporate Auditor Yamamoto, Masaharu	For	For
KEYERA CORP.	11-May-2021	1	Director	For	Combined
KEYERA CORP.	11-May-2021	2	To Appoint Deloitte Llp As Auditors Of Keyera For A Term Expiring At The Close Of The Next Annual Meeting Of Shareholders.	For	For
KEYERA CORP.	11-May-2021	3	On The Advisory Resolution, The Full Text Of Which Is Set Forth In The Circular, With Respect To Keyera'S Approach To Executive Compensation As More Particularly Described In The Circular Under The Headings "Business Of The Meeting" And "Compensation Discussion And Analysis", Which Advisory Resolution Shall Not Diminish The Roles And Responsibilities Of The Board Of Directors.	For	For
KEYSIGHT TECHNOLOGIES, INC.	18-Mar-2021	1	Election Of Director: Ronald S. Nersesian	For	For
KEYSIGHT TECHNOLOGIES, INC.	18-Mar-2021	2	Election Of Director: Charles J. Dockendorff	For	For
KEYSIGHT TECHNOLOGIES, INC.	18-Mar-2021	3	Election Of Director: Robert A. Rango	For	For
KEYSIGHT TECHNOLOGIES, INC.	18-Mar-2021	4	To Ratify The Audit And Finance Committee'S Appointment Of Pricewaterhousecoopers Llp As Keysight'S Independent Registered Public Accounting Firm.	For	For
KEYSIGHT TECHNOLOGIES, INC.	18-Mar-2021	5	To Approve, On A Non-Binding Advisory Basis, The Compensation Of Keysight'S Named Executive Officers.	For	For
KEYSIGHT TECHNOLOGIES, INC.	18-Mar-2021	6	To Approve, On A Non-Binding Advisory Basis, The Frequency Of The Stockholder Vote On The Compensation Of Keysight'S Named Executive Officers.	One	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	3	Opening Of The Annual General Meeting	Non-voting resolution	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	4	Election Of The Chairman Of The Ordinary General Meeting	For	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	5	Confirmation That The Annual General Meeting Has Been Duly Convened And Is Capable Of Adopting Resolutions	For	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	6	Adoption Of The Agenda	For	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	7	Consideration Of The Annual Reports: Financial Statements Of Kghm Polska Miedz S.A. For The Year 2020	For	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	8	Consideration Of The Annual Reports: The Consolidated Financial Statements Of The Kghmpolska Miedz S.A.Capital Group For The Year 2020	For	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	9	Consideration Of The Annual Reports: Management Board Reports On The Activities Of Kghm Polska Miedz S.A. And The Kghm Polska Miedz S.A. Capital Group. In 2020 Prepared Together With The Report On Non-Financial Information Of Kghm Polska.Miedz S.A. And The Kghm Polska Miedz S.A. Capital Group. For The Year 2020	For	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	10	Consideration Of The Request Of The Management Board Of Kghm Polska Miedz S.A. On The Distribution Of Profit For 2020	For	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	11	Submission Of The Report On Representation Expenses, Expenses On Legal Services, Marketing Services, Public Relations And Social Communication Services And On Management Consulting Services In 2020 - Along With The Opinion Of The Supervisory Board Of Kghm Polska Miedz S.A.	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	12	Consideration Of The Report Of The Supervisory Board Of Kghm Polska Miedz S.A. On The Results Of The Assessment Of The Financial Statements Of Kghm Polska Miedz S.A. For The Year 2020, Of The Consolidated Financial Statements Of The Kghm Polska Miedz S.A.Capital Group. For 2020, Reports Of The Management Board On The Activities Of Kghm Polska Miedz S.A. And The Kghm Polska Miedz S.A. Capital Group. In 2020 Prepared Together With The Report On Non-Financial Information Of Kghm Polska Miedz S.A. And The Kghm Polska Miedz S.A. Group. For The Year 2020	For	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	13	Consideration Of The Report Of The Supervisory Board On The Results Of The Evaluation Of The Motion Of The Management Board Of Kghm Polska Miedz S.A. On The Distribution Of Profit For 2020	For	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	14	Presentation By The Supervisory Board Of: Assessment Of The Situation Of Kghm Polska Miedz S.A. For 2020, Taking Into Account The Assessment Of The Internal Control System, Risk Management, Compliance And The Internal Audit Function	For	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	15	Presentation By The Supervisory Board Of: Reports On The Activities Of The Supervisory Board Of Kghm.Polska Miedz S.A. For The Year 2020	For	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	16	Presentation By The Supervisory Board Of: Reports On The Remuneration Of The Management Board And Supervisory Board Of Kghm Polska Miedz S.A. For The Years 2019 - 2020	For	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	17	Adoption Of Resolution On: Approval Of The Financial Statements Of Kghm Polska Miedz S.A. For The Year 2020	For	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	18	Adoption Of Resolution On: Approval Of The Consolidated Financial Statements Of The Kghm Polska Miedz S.A.Capital Group For The Year 2020	For	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	19	Adoption Of Resolution On: Approval Of The Management Board Report On The Activities Of Kghm Polska Miedz S.A. And The Kghm Polska Miedz S.A. Capital Group. In 2020, Together With The Report On Non-Financial Information Of Kghm Polska Miedz S.A. And The Kghm Polska Miedz S.A. Capital Group. For The Year 2020	For	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	20	Adoption Of Resolution On: Distribution Of The Company'S Profit For 2020	For	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	21	Adoption Of Resolution On: Discharge For Members Of The Management Board Of Kghm Polska Miedz S.A. On The Performance Of Their Obligations For 2020	For	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	22	Adoption Of Resolution On: Discharge For Members Of The Supervisory Board Of Kghm Polska Miedz S.A. From The Performance Of Their Obligations For 2020	For	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	23	Adoption Of Resolutions On Changes In The Composition Of The Supervisory Board Of Kghm Polska Miedz S.A	For	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	24	Adoption Of A Resolution On The Opinion Of The General Meeting Of Kghm Polska Miedz S.A. Regarding The Report On The Remuneration Of Members Of The Management Board And Supervisory Board Of Kghm Polska Miedz S.A. For The Years 2019 - 2020	For	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	25	Closing Of The Session	Non-voting resolution	Combined
KGHM POLSKA MIEDZ S.A.	07-Jun-2021	26	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined
KIA MOTORS CORP	22-Mar-2021	1	Approval Of Financial Statements	For	Combined
KIA MOTORS CORP	22-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
KIA MOTORS CORP	22-Mar-2021	3	Election Of Inside Director: Choe Jun Yeong	For	Combined
KIA MOTORS CORP	22-Mar-2021	4	Election Of Outside Director: Han Cheol Su	For	Combined
KIA MOTORS CORP	22-Mar-2021	5	Election Of Outside Director Who Is An Auditor: Jo Hwa Sun	For	For
KIA MOTORS CORP	22-Mar-2021	6	Approval Of Remuneration For Director	For	For
KIKKOMAN CORPORATION	22-Jun-2021	2	Approve Appropriation Of Surplus	For	For
KIKKOMAN CORPORATION	22-Jun-2021	3	Appoint A Director Mogi, Yuzaburo	For	For
KIKKOMAN CORPORATION	22-Jun-2021	4	Appoint A Director Horikiri, Noriaki	For	For
KIKKOMAN CORPORATION	22-Jun-2021	5	Appoint A Director Yamazaki, Koichi	For	For
KIKKOMAN CORPORATION	22-Jun-2021	6	Appoint A Director Nakano, Shozaburo	For	For
KIKKOMAN CORPORATION	22-Jun-2021	7	Appoint A Director Shimada, Masanao	For	For
KIKKOMAN CORPORATION	22-Jun-2021	8	Appoint A Director Mogi, Osamu	For	For
KIKKOMAN CORPORATION	22-Jun-2021	9	Appoint A Director Matsuyama, Asahi	For	For
KIKKOMAN CORPORATION	22-Jun-2021	10	Appoint A Director Kamiyama, Takao	For	For
KIKKOMAN CORPORATION	22-Jun-2021	11	Appoint A Director Fukui, Toshihiko	For	For
KIKKOMAN CORPORATION	22-Jun-2021	12	Appoint A Director Ozaki, Mamoru	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KIKKOMAN CORPORATION	22-Jun-2021	13	Appoint A Director Inokuchi, Takeo	For	For
KIKKOMAN CORPORATION	22-Jun-2021	14	Appoint A Director Iino, Masako	For	For
KIKKOMAN CORPORATION	22-Jun-2021	15	Appoint A Corporate Auditor Fukasawa, Haruhiko	For	For
KIKKOMAN CORPORATION	22-Jun-2021	16	Appoint A Corporate Auditor Kogo, Motohiko	For	For
KIKKOMAN CORPORATION	22-Jun-2021	17	Appoint A Substitute Corporate Auditor Endo, Kazuyoshi	For	For
KILLAM APARTMENT REIT	07-May-2021	1	Director	For	For
KILLAM APARTMENT REIT	07-May-2021	2	Appointment Of Ernst & Young Llp As Auditors Of The Trust For The Ensuing Year And The Authorization Of The Trustees To Fix Their Remuneration.	For	For
KILLAM APARTMENT REIT	07-May-2021	3	An Advisory Vote On Killam'S Approach To Executive Compensation Set Forth In The Management Information Circular.	For	For
KILROY REALTY CORPORATION	20-May-2021	1	Election Of Director: John Kilroy	For	For
KILROY REALTY CORPORATION	20-May-2021	2	Election Of Director: Edward Brennan, Phd	For	For
KILROY REALTY CORPORATION	20-May-2021	3	Election Of Director: Jolie Hunt	For	For
KILROY REALTY CORPORATION	20-May-2021	4	Election Of Director: Scott Ingraham	For	For
KILROY REALTY CORPORATION	20-May-2021	5	Election Of Director: Louisa Ritter	For	For
KILROY REALTY CORPORATION	20-May-2021	6	Election Of Director: Gary Stevenson	For	For
KILROY REALTY CORPORATION	20-May-2021	7	Election Of Director: Peter Stoneberg	For	For
KILROY REALTY CORPORATION	20-May-2021	8	Approval, On An Advisory Basis, Of The Compensation Of The Company'S Named Executive Officers.	For	For
KILROY REALTY CORPORATION	20-May-2021	9	Approval Of Amendment And Restatement Of Bylaws To Remove Independent Committee Approval Requirement Separately Governed By The Company'S Related Party Transactions Policy.	For	For
KILROY REALTY CORPORATION	20-May-2021	10	Ratification Of The Appointment Of Deloitte & Touche Llp As The Company'S Independent Auditor For The Fiscal Year Ending December 31, 2021.	For	For
KIMBERLY-CLARK CORPORATION	29-Apr-2021	1	Election Of Director: John W. Culver	For	For
KIMBERLY-CLARK CORPORATION	29-Apr-2021	2	Election Of Director: Robert W. Decherd	For	For
KIMBERLY-CLARK CORPORATION	29-Apr-2021	3	Election Of Director: Michael D. Hsu	For	For
KIMBERLY-CLARK CORPORATION	29-Apr-2021	4	Election Of Director: Mae C. Jemison, M.D.	For	For
KIMBERLY-CLARK CORPORATION	29-Apr-2021	5	Election Of Director: S. Todd Maclin	For	For
KIMBERLY-CLARK CORPORATION	29-Apr-2021	6	Election Of Director: Sherilyn S. McCoy	For	For
KIMBERLY-CLARK CORPORATION	29-Apr-2021	7	Election Of Director: Christa S. Quarles	For	For
KIMBERLY-CLARK CORPORATION	29-Apr-2021	8	Election Of Director: Ian C. Read	For	For
KIMBERLY-CLARK CORPORATION	29-Apr-2021	9	Election Of Director: Dunia A. Shive	For	For
KIMBERLY-CLARK CORPORATION	29-Apr-2021	10	Election Of Director: Mark T. Smucker	For	For
KIMBERLY-CLARK CORPORATION	29-Apr-2021	11	Election Of Director: Michael D. White	For	For
KIMBERLY-CLARK CORPORATION	29-Apr-2021	12	Ratification Of Auditor.	For	Combined
KIMBERLY-CLARK CORPORATION	29-Apr-2021	13	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
KIMBERLY-CLARK CORPORATION	29-Apr-2021	14	Approval Of 2021 Equity Participation Plan.	For	For
KIMBERLY-CLARK CORPORATION	29-Apr-2021	15	Approval Of 2021 Outside Directors' Compensation Plan.	For	For
KIMBERLY-CLARK CORPORATION	29-Apr-2021	16	Reduce Ownership Threshold Required To Call A Special Meeting Of Stockholders.	For	For
KIMBERLY-CLARK CORPORATION	29-Apr-2021	17	Stockholder Proposal Regarding Right To Act By Written Consent.	Against	Combined
KIMBERLY-CLARK DE MEXICO SAB DE CV	26-Feb-2021	1	Please Note That Only Mexican Nationals Have Voting Rights At This Meeting. Accounts Are Required To Be Registered As Mexican National Accounts With The Local Sub-Custodian In Order For Voting To Be Accepted. Voting Submitted By Non-Mexican Nationals Will Be Processed However Risk Being Rejected	Non-voting resolution	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KIMBERLY-CLARK DE MEXICO SAB DE CV	26-Feb-2021	2	Presentation And, Where Appropriate, Approval Of The Ceos Report Prepared In Accordance With Article 172 Of The Ley General De Sociedades Mercantiles, Along With The Report Of The External Auditor, Regarding The Operations And Results Of The Company For The Fiscal Year That Ended On December 31St, 2020, As Well As The Opinion Of The Board Of Directors On The Content Of Said Report, Presentation And, Where Appropriate, Approval Of The Report Of The Board Of Directors Referred To In Article 172, Paragraph B. Of The Ley General De Sociedades Mercantiles, Which Contains The Main Policies And Accounting And Information Criteria Followed In The Preparation Of The Financial Information Of The Company, Presentation And, Where Appropriate, Approval Of The Financial Statements Of The Company As Of December 31St, 2020, And Application Of The Results Of The Year, Presentation And, Where Appropriate, Approval Of The Report Regarding Compliance With The Tax Obligations Of The Company, Presentation And, Where Appropriate, Approval Of The Annual Report On The Activities Carried Out By The Audit And Corporate Practices Committee. Resolutions In This Regard	For	Combined
KIMBERLY-CLARK DE MEXICO SAB DE CV	26-Feb-2021	3	Appointment And Or Ratification Of The Members Of The Board Of Directors, Proprietary Members And Alternates, As Well As The Chairman Of The Audit And Corporate Practices Committee And Secretary Of The Board Of Directors, Rating On The Independence Of The Members Of The Company'S Board Of Directors, In Accordance With The Provisions Of Article 26 Of The Ley Del Mercado De Valores. Resolutions In This Regard	For	Combined
KIMBERLY-CLARK DE MEXICO SAB DE CV	26-Feb-2021	4	Remuneration Of The Members Of The Board Of Directors And Of The Different Committees, Proprietary Members And Alternates, As Well As The Secretary Of The Board Of Directors Of The Company. Resolutions In This Regard	For	Combined
KIMBERLY-CLARK DE MEXICO SAB DE CV	26-Feb-2021	5	Presentation And, Where Appropriate, Approval Of The Report Of The Board Of Directors On The Company'S Policies Regarding The Acquisition Of Treasury Shares And, Where Appropriate, Placement Thereof, Proposition, And Where Appropriate, Approval Of The Maximum Amount Of Resources That May Be Used To Purchase Treasury Shares For Fiscal Year 2021 Up To An Amount Of 850,000,000.00 M.N. Eight Hundred And Fifty Million Pesos 00.100 National Currency. Resolutions In This Regard	For	For
KIMBERLY-CLARK DE MEXICO SAB DE CV	26-Feb-2021	6	Presentation And, Where Appropriate, Approval Of The Board Of Directors Proposal To Pay A Cash Dividend In The Amount Of 1.72 M.N. One Peso 72.100 National Currency, Per Share, To Each Of The Ordinary, Nominative Shares, Without Expression Of Par Value, In Circulation Of Series A And B. Said Dividend Will Be Paid In 4 Exhibitions, Each Of 0.43 M.N. Forty Three Cents National Currency, Per Share, On April 8Th, July 1St, October 7Th And December 2Nd, 2021. Exhibitions Will Be Paid Out Of The Balance Of The Net Fiscal Profit Account For The Year 2014 And Later. In 2020 A Dividend Of 1.60 M.N. Was Paid. One Peso 60.100 National Currency, Per Share. Resolutions In This Regard	For	For
KIMBERLY-CLARK DE MEXICO SAB DE CV	26-Feb-2021	7	Appointment Of Delegates To Formalize And Comply With The Resolutions Adopted By The Ordinary General Annual Shareholders Meeting. Resolutions In This Regard	For	For
KIMCO REALTY CORPORATION	27-Apr-2021	1	Election Of Director: Milton Cooper	For	For
KIMCO REALTY CORPORATION	27-Apr-2021	2	Election Of Director: Philip E. Coviello	For	For
KIMCO REALTY CORPORATION	27-Apr-2021	3	Election Of Director: Conor C. Flynn	For	For
KIMCO REALTY CORPORATION	27-Apr-2021	4	Election Of Director: Frank Lourenso	For	For
KIMCO REALTY CORPORATION	27-Apr-2021	5	Election Of Director: Henry Moniz	For	For
KIMCO REALTY CORPORATION	27-Apr-2021	6	Election Of Director: Mary Hogan Preusse	For	For
KIMCO REALTY CORPORATION	27-Apr-2021	7	Election Of Director: Valerie Richardson	For	For
KIMCO REALTY CORPORATION	27-Apr-2021	8	Election Of Director: Richard B. Saltzman	For	For
KIMCO REALTY CORPORATION	27-Apr-2021	9	The Advisory Resolution To Approve The Company'S Executive Compensation (As More Particularly Described In The Proxy Statement).	For	For
KIMCO REALTY CORPORATION	27-Apr-2021	10	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021 (As More Particularly Described In The Proxy Statement).	For	For
KINDER MORGAN, INC.	12-May-2021	1	Election Of Director For A One Year Term Expiring In 2022: Richard D. Kinder	For	For
KINDER MORGAN, INC.	12-May-2021	2	Election Of Director For A One Year Term Expiring In 2022: Steven J. Kean	For	For
KINDER MORGAN, INC.	12-May-2021	3	Election Of Director For A One Year Term Expiring In 2022: Kimberly A. Dang	For	For
KINDER MORGAN, INC.	12-May-2021	4	Election Of Director For A One Year Term Expiring In 2022: Ted A. Gardner	For	Combined
KINDER MORGAN, INC.	12-May-2021	5	Election Of Director For A One Year Term Expiring In 2022: Anthony W. Hall, Jr.	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KINDER MORGAN, INC.	12-May-2021	6	Election Of Director For A One Year Term Expiring In 2022: Gary L. Hultquist	For	Combined
KINDER MORGAN, INC.	12-May-2021	7	Election Of Director For A One Year Term Expiring In 2022: Ronald L. Kuehn, Jr.	For	Combined
KINDER MORGAN, INC.	12-May-2021	8	Election Of Director For A One Year Term Expiring In 2022: Deborah A. Macdonald	For	Combined
KINDER MORGAN, INC.	12-May-2021	9	Election Of Director For A One Year Term Expiring In 2022: Michael C. Morgan	For	For
KINDER MORGAN, INC.	12-May-2021	10	Election Of Director For A One Year Term Expiring In 2022: Arthur C. Reichstetter	For	For
KINDER MORGAN, INC.	12-May-2021	11	Election Of Director For A One Year Term Expiring In 2022: C. Park Shaper	For	For
KINDER MORGAN, INC.	12-May-2021	12	Election Of Director For A One Year Term Expiring In 2022: William A. Smith	For	For
KINDER MORGAN, INC.	12-May-2021	13	Election Of Director For A One Year Term Expiring In 2022: Joel V. Staff	For	For
KINDER MORGAN, INC.	12-May-2021	14	Election Of Director For A One Year Term Expiring In 2022: Robert F. Vagt	For	Combined
KINDER MORGAN, INC.	12-May-2021	15	Election Of Director For A One Year Term Expiring In 2022: Perry M. Waughtal	For	Combined
KINDER MORGAN, INC.	12-May-2021	16	Approval Of The Kinder Morgan, Inc. 2021 Amended And Restated Stock Incentive Plan.	For	For
KINDER MORGAN, INC.	12-May-2021	17	Ratification Of The Selection Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For 2021.	For	Combined
KINDER MORGAN, INC.	12-May-2021	18	Approval, On An Advisory Basis, Of The Compensation Of Our Named Executive Officers.	For	For
KINGBOARD HOLDINGS LIMITED	24-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0419/ 2021041900628. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0419/ 2021041900694. Pdf	Non-voting resolution	Combined
KINGBOARD HOLDINGS LIMITED	24-May-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
KINGBOARD HOLDINGS LIMITED	24-May-2021	3	To Receive And Consider The Audited Financial Statements And The Directors' Report And The Independent Auditor'S Report Thereon For The Year Ended 31 December 2020	For	Combined
KINGBOARD HOLDINGS LIMITED	24-May-2021	4	To Declare A Final Dividend And A Special Final Dividend	For	For
KINGBOARD HOLDINGS LIMITED	24-May-2021	5	To Re-Elect The Following Director Of The Company: Mr. Chang Wing Yiu (Executive Director)	For	Combined
KINGBOARD HOLDINGS LIMITED	24-May-2021	6	To Re-Elect The Following Director Of The Company: Mr. Cheung Ka Shing (Executive Director)	For	Combined
KINGBOARD HOLDINGS LIMITED	24-May-2021	7	To Re-Elect The Following Director Of The Company: Mr. Chen Maosheng (Executive Director)	For	Combined
KINGBOARD HOLDINGS LIMITED	24-May-2021	8	To Re-Elect The Following Director Of The Company: Dr. Chong Kin Ki (Non-Executive Director)	For	Combined
KINGBOARD HOLDINGS LIMITED	24-May-2021	9	To Re-Elect The Following Director Of The Company: Mr. Stanley Chung Wai Cheong (Non-Executive Director)	For	Combined
KINGBOARD HOLDINGS LIMITED	24-May-2021	10	To Authorise The Board Of Directors Of The Company To Fix Its Directors' Remuneration	For	For
KINGBOARD HOLDINGS LIMITED	24-May-2021	11	To Re-Appoint Auditors And To Authorise The Company'S Board Of Directors To Fix Their Remuneration	For	For
KINGBOARD HOLDINGS LIMITED	24-May-2021	12	By Way Of Special Business, To Consider, And If Thought Fit, To Pass Each Of The Following Resolutions, With Or Without Modification, As An Ordinary Resolution: "That: (A) Subject To Paragraph (C) Of This Resolution, The Exercise By The Directors Of The Company ("Directors") During The Relevant Period (As Hereinafter Defined) Of All The Powers Of The Company To Allot, Issue And Deal With Additional Shares Of The Company ("Shares") Or Securities Convertible Into Shares, Or Options, Warrants Or Similar Rights To Subscribe For Any Shares, And To Make Or Grant Offers, Agreements And Options Which Might Require The Exercise Of Such Power Be And Is Hereby Generally And Unconditionally Approved; (B) The Approval In Paragraph (A) Of This Resolution Shall Be In Addition To Any Other Authorisations Given To The Directors And Shall Authorise The Directors During The Relevant Period To Make Or Grant Offers, Agreements And Options Which Might Require The Exercise Of Such Power After The End Of The Relevant Period; (C) The Aggregate Nominal Amount Of Share Capital Allotted Or Agreed Conditionally Or Unconditionally To Be Allotted (Whether Pursuant To An Option Or Otherwise) By The Directors Pursuant To The Approval Given In Paragraph (A) Of This Resolution, Otherwise Than Pursuant To: i. A Rights Issue (As Hereinafter Defined); ii. The Exercise Of Rights Of Subscription Or Conversion Under The Terms Of Any Warrants Issued By The Company Or Any Securities Which Are Convertible Into Shares; iii. The Exercise Of Any Option Scheme Or Similar Arrangement For The Time Being Adopted For The Grant Or Issue To The Officers And/Or Employees Of The Company And/Or Any Of Its Subsidiaries Of Shares Or Rights To Acquire Shares; Or iv. Any Scrip Dividend Or Similar Arrangement Providing For The Allotment Of Shares In Lieu Of The Whole Or Part Of A Dividend On Shares In Accordance With The Articles Of Association Of The Company; Shall Not Exceed 20 Per Cent Of The Aggregate Nominal Amount Of The Share Capital Of The Company In Issue At The Date Of Passing This Resolution And The Said Approval Shall	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KINGBOARD HOLDINGS LIMITED	24-May-2021	13	By Way Of Special Business, To Consider, And If Thought Fit, To Pass Each Of The Following Resolutions, With Or Without Modification, As An Ordinary Resolution: "That: (A) Subject To Paragraph (B) Of This Resolution, The Exercise By The Directors During The Relevant Period (As Hereinafter Defined) Of All The Powers Of The Company To Repurchase Shares Or Securities Convertible Into Shares On The Stock Exchange Of Hong Kong Limited ("Stock Exchange") Or On Any Other Stock Exchange On Which The Securities Of The Company May Be Listed And Recognised For This Purpose By The Securities And Futures Commission Of Hong Kong And The Stock Exchange Under The Hong Kong Code On Share Buy-Backs And, Subject To And In Accordance With All Applicable Laws And Regulations, Be And Is Hereby Generally And Unconditionally Approved; (B) The Aggregate Nominal Amount Of The Securities Which May Be Repurchased By The Company Pursuant To Paragraph (A) Of This Resolution During The Relevant Period Shall Not Exceed 10% Of The Aggregate Nominal Amount Of The Share Capital Of The Company In Issue At The Date Of The Passing Of This Resolution And The Approval Granted Under Paragraph (A) Of This Resolution Shall Be Limited Accordingly; (C) Subject To The Passing Of Each Of The Paragraphs (A) And (B) Of This Resolution, Any Prior Approvals Of The Kind Referred To In Paragraphs (A) And (B) Of This Resolution Which Had Been Granted To The Directors And Which Are Still In Effect Be And Are Hereby Revoked; And (D) For The Purpose Of This Resolution: "Relevant Period" Means The Period From The Passing Of This Resolution Until Whichever Is The Earlier Of: (i) The Conclusion Of The Next Annual General Meeting Of The Company; (ii) The Expiration Of The Period Within Which The Next Annual General Meeting Of The Company Is Required To Be Held By Any Applicable Laws Or Regulations Or The Articles Of Association Of The Company; And (iii) The Revocation Or Variation Of The Authority Given Under This Resolution By An Ordinary Resolution Of The Shareholders Of The Company."	For	Combined
KINGBOARD HOLDINGS LIMITED	24-May-2021	14	By Way Of Special Business, To Consider, And If Thought Fit, To Pass Each Of The Following Resolutions, With Or Without Modification, As An Ordinary Resolution: "That Conditional Upon The Passing Of Resolutions Numbered 6A And 6B As Set Out In The Notice Convening This Meeting, The General Mandate Granted To The Directors To Exercise The Powers Of The Company To Allot, Issue Or Otherwise Deal With Shares Pursuant To Resolution Numbered 6A Above Be And Is Hereby Extended By The Addition To The Aggregate Nominal Amount Of The Shares Of An Amount Representing The Aggregate Nominal Amount Of The Share Capital Of The Company Repurchased By The Company Under The Authority Granted Pursuant To Resolution Numbered 6B Above, Provided That Such Amount Shall Not Exceed 10 Per Cent. Of The Aggregate Nominal Amount Of The Share Capital Of The Company In Issue At The Date Of The Passing Of This Resolution."	For	Combined
KINGBOARD LAMINATES HOLDINGS LTD	24-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0419/2021041900364.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0419/2021041900408.Pdf	Non-voting resolution	Combined
KINGBOARD LAMINATES HOLDINGS LTD	24-May-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
KINGBOARD LAMINATES HOLDINGS LTD	24-May-2021	3	To Receive And Consider The Audited Financial Statements And The Directors' Report And The Independent Auditor'S Report Thereon For The Year Ended 31 December 2020	For	Combined
KINGBOARD LAMINATES HOLDINGS LTD	24-May-2021	4	To Declare A Final Dividend And A Special Final Dividend	For	For
KINGBOARD LAMINATES HOLDINGS LTD	24-May-2021	5	To Re-Elect Cheung Kwok Keung As A Executive Director	For	Combined
KINGBOARD LAMINATES HOLDINGS LTD	24-May-2021	6	To Re-Elect Zhou Pei Feng As A Executive Director	For	Combined
KINGBOARD LAMINATES HOLDINGS LTD	24-May-2021	7	To Re-Elect Lo Ka Leong As A Non-Executive Director	For	Combined
KINGBOARD LAMINATES HOLDINGS LTD	24-May-2021	8	To Re-Elect Zhang Lu Fu As A Independent Non-Executive Director	For	Combined
KINGBOARD LAMINATES HOLDINGS LTD	24-May-2021	9	To Authorise The Board Of Directors Of The Company To Fix The Directors' Remuneration	For	Combined
KINGBOARD LAMINATES HOLDINGS LTD	24-May-2021	10	To Re-Appoint Auditors And To Authorise The Board Of Directors To Fix Their Remuneration	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KINGBOARD LAMINATES HOLDINGS LTD	24-May-2021	11	"That: (A) Subject To Paragraph (C) Of This Resolution, The Exercise By The Directors Of The Company ("Directors") During The Relevant Period (As Hereinafter Defined) Of All The Powers Of The Company To Allot, Issue And Deal With Additional Shares Of The Company ("Shares") Or Securities Convertible Into Shares, Or Options, Warrants Or Similar Rights To Subscribe For Any Shares, And To Make Or Grant Offers, Agreements And Options Which Might Require The Exercise Of Such Power Be And Is Hereby Generally And Unconditionally Approved; (B) The Approval In Paragraph (A) Of This Resolution Shall Be In Addition To Any Other Authorisations Given To The Directors And Shall Authorise The Directors During The Relevant Period To Make Or Grant Offers, Agreements And Options Which Might Require The Exercise Of Such Power After The End Of The Relevant Period; (C) The Aggregate Nominal Amount Of Share Capital Allotted Or Agreed Conditionally Or Unconditionally To Be Allotted (Whether Pursuant To An Option Or Otherwise) By The Directors Pursuant To The Approval Given In Paragraph (A) Of This Resolution, Otherwise Than Pursuant To: (i) A Rights Issue (As Hereinafter Defined); (ii) The Exercise Of Rights Of Subscription Or Conversion Under The Terms Of Any Warrants Issued By The Company Or Any Securities Which Are Convertible Into Shares; (iii) The Exercise Of Any Option Scheme Or Similar Arrangement For The Time Being Adopted For The Grant Or Issue To The Officers And/Or Employees Of The Company And/Or Any Of Its Subsidiaries Of Shares Or Rights To Acquire Shares; Or (iv) Any Scrip Dividend Or Similar Arrangement Providing For The Allotment Of Shares In Lieu Of The Whole Or Part Of A Dividend On Shares In Accordance With The Articles Of Association Of The Company; Shall Not Exceed 20 Per Cent Of The Aggregate Nominal Amount Of The Share Capital Of The Company In Issue At The Date Of Passing This Resolution And The Said Approval Shall Be Limited Accordingly; (D) Subject To The Passing Of Each Of The Paragraphs (A), (B) And (C) Of This Resolution, Any Prior Approvals Of The Kind Referred To In	For	Combined
KINGBOARD LAMINATES HOLDINGS LTD	24-May-2021	12	"That: (A) Subject To Paragraph (B) Of This Resolution, The Exercise By The Directors During The Relevant Period (As Hereinafter Defined) Of All The Powers Of The Company To Repurchase Shares Or Securities Convertible Into Shares On The Stock Exchange Of Hong Kong Limited ("Stock Exchange") Or On Any Other Stock Exchange On Which The Securities Of The Company May Be Listed And Recognized For This Purpose By The Securities And Futures Commission Of Hong Kong And The Stock Exchange Under The Hong Kong Code On Share Repurchases And, Subject To And In Accordance With All Applicable Laws And Regulations, Be And Is Hereby Generally And Unconditionally Approved; (B) The Aggregate Nominal Amount Of The Securities Which May Be Repurchased By The Company Pursuant To Paragraph (A) Of This Resolution During The Relevant Period Shall Not Exceed 10% Of The Aggregate Nominal Amount Of The Share Capital Of The Company In Issue At The Date Of The Passing Of This Resolution And The Approval Granted Under Paragraph (A) Of This Resolution Shall Be Limited Accordingly; (C) Subject To The Passing Of Each Of The Paragraphs (A) And (B) Of This Resolution, Any Prior Approvals Of The Kind Referred To In Paragraphs (A) And (B) Of This Resolution Which Had Been Granted To The Directors And Which Are Still In Effect Be And Are Hereby Revoked; And (D) For The Purpose Of This Resolution: "Relevant Period" Means The Period From The Passing Of This Resolution Until Whichever Is The Earlier Of: (i) The Conclusion Of The Next Annual General Meeting Of The Company; (ii) The Expiration Of The Period Within Which The Next Annual General Meeting Of The Company Is Required By The Articles Of Association Of The Company Or Any Applicable Laws To Be Held; And (iii) The Revocation Or Variation Of The Authority Given Under This Resolution By An Ordinary Resolution Of The Shareholders Of The Company In General Meeting."	For	Combined
KINGBOARD LAMINATES HOLDINGS LTD	24-May-2021	13	"That Conditional Upon The Passing Of Resolutions Numbered 6A And 6B As Set Out In The Notice Convening This Meeting, The General Mandate Granted To The Directors To Exercise The Powers Of The Company To Allot, Issue Or Otherwise Deal With Shares Pursuant To Resolution Numbered 6A Above Be And Is Hereby Extended By The Addition To The Aggregate Nominal Amount Of The Shares Of An Amount Representing The Aggregate Nominal Amount Of The Share Capital Of The Company Repurchased By The Company Under The Authority Granted Pursuant To Resolution Numbered 6B Above, Provided That Such Amount Shall Not Exceed 10 Per Cent. Of The Aggregate Nominal Amount Of The Share Capital Of The Company In Issue At The Date Of The Passing Of This Resolution."	For	Combined
KINGDEE INTERNATIONAL SOFTWARE GROUP CO LTD	21-May-2021	1	26 Apr 2021: Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0420/2021042000975.Pdf & https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0420/2021042000965.Pdf	Non-voting resolution	Combined
KINGDEE INTERNATIONAL SOFTWARE GROUP CO LTD	21-May-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KINGDEE INTERNATIONAL SOFTWARE GROUP CO LTD	21-May-2021	3	To Receive And Adopt The Audited Consolidated Accounts, The Report Of The Directors Of The Company (The "Directors") And The Report Of The Auditors Of The Company For The Year Ended 31 December 2020	For	Combined
KINGDEE INTERNATIONAL SOFTWARE GROUP CO LTD	21-May-2021	4	To Re-Elect Mr. Xu Shao Chun As An Executive Director	For	Combined
KINGDEE INTERNATIONAL SOFTWARE GROUP CO LTD	21-May-2021	5	To Re-Elect Ms. Dong Ming Zhu As A Non-Executive Director	For	Combined
KINGDEE INTERNATIONAL SOFTWARE GROUP CO LTD	21-May-2021	6	To Re-Elect Mr. Mr. Zhou Bo Wen As A Non-Executive Director	For	Combined
KINGDEE INTERNATIONAL SOFTWARE GROUP CO LTD	21-May-2021	7	To Re-Elect Mr. Mr. Ni Zheng Dong As An Independent Non-Executive Director	For	Combined
KINGDEE INTERNATIONAL SOFTWARE GROUP CO LTD	21-May-2021	8	To Authorize The Board Of Directors (The "Board") To Fix The Remuneration Of The Directors	For	Combined
KINGDEE INTERNATIONAL SOFTWARE GROUP CO LTD	21-May-2021	9	To Consider And Approve The Re-Appointment Pricewaterhousecoopers, The Retiring Auditors Of The Company, As The Auditors Of The Company And To Authorize The Board To Fix Their Remuneration	For	Combined
KINGDEE INTERNATIONAL SOFTWARE GROUP CO LTD	21-May-2021	10	To Grant A General Mandate To The Directors To Issue And Allot Additional Shares Not Exceeding 20% Of The Existing Total Number Of Issued Shares	For	Combined
KINGDEE INTERNATIONAL SOFTWARE GROUP CO LTD	21-May-2021	11	To Grant A General Mandate To The Directors To Repurchase The Shares Not Exceeding 10% Of The Existing Total Number Of Issued Shares	For	Combined
KINGDEE INTERNATIONAL SOFTWARE GROUP CO LTD	21-May-2021	12	Conditional Upon Ordinary Resolutions 5(A) And 5(B) Being Passed, To Extend The General Mandate To The Directors To Issue And Allot Additional Shares By The Number Of Shares Repurchased By The Company Under The Mandate Referred To In Ordinary Resolution Numbered 5(B) Above	For	Combined
KINGDEE INTERNATIONAL SOFTWARE GROUP CO LTD	21-May-2021	13	26 Apr 2021: Please Note That This Is A Revision Due To Modification Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined
KINGFA SCI & TECH CO LTD	13-Jan-2021	1	Election Of Director: Yuan Zhimin	For	Combined
KINGFA SCI & TECH CO LTD	13-Jan-2021	2	Election Of Director: Li Nanjing	For	Unvoted
KINGFA SCI & TECH CO LTD	13-Jan-2021	3	Election Of Director: Xiong Haitao	For	Unvoted
KINGFA SCI & TECH CO LTD	13-Jan-2021	4	Election Of Director: Li Jianjun	For	Unvoted
KINGFA SCI & TECH CO LTD	13-Jan-2021	5	Election Of Director: Ning Hongtao	For	Unvoted
KINGFA SCI & TECH CO LTD	13-Jan-2021	6	Election Of Director: Wu Di	For	Unvoted
KINGFA SCI & TECH CO LTD	13-Jan-2021	7	Election Of Director: Chen Pingxu	For	Unvoted
KINGFA SCI & TECH CO LTD	13-Jan-2021	8	Election Of Independent Director: Yang Xiong	For	Unvoted
KINGFA SCI & TECH CO LTD	13-Jan-2021	9	Election Of Independent Director: Zhu Qianyu	For	Unvoted
KINGFA SCI & TECH CO LTD	13-Jan-2021	10	Election Of Independent Director: Xiao Shengfang	For	Unvoted
KINGFA SCI & TECH CO LTD	13-Jan-2021	11	Election Of Independent Director: Meng Yuezhong	For	Unvoted
KINGFA SCI & TECH CO LTD	13-Jan-2021	12	Election Of Supervisor: Ye Nanbiao	For	Unvoted
KINGFA SCI & TECH CO LTD	13-Jan-2021	13	Election Of Supervisor: Chen Guoxiong	For	Unvoted
KINGFA SCI & TECH CO LTD	13-Jan-2021	14	Election Of Supervisor: Zhu Bing	For	Unvoted
KINGFA SCI & TECH CO LTD	20-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
KINGFA SCI & TECH CO LTD	20-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	Combined
KINGFA SCI & TECH CO LTD	20-Apr-2021	3	2020 Annual Report And Its Summary	For	Combined
KINGFA SCI & TECH CO LTD	20-Apr-2021	4	2020 Annual Accounts	For	For
KINGFA SCI & TECH CO LTD	20-Apr-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny6.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
KINGFA SCI & TECH CO LTD	20-Apr-2021	6	Appointment Of 2021 Financial Audit Firm And Internal Control Audit Firm	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KINGFA SCI & TECH CO LTD	20-Apr-2021	7	Provision Of Guarantee For Subsidiaries And Mutual Guarantee Among Subsidiaries	For	Combined
KINGFA SCI & TECH CO LTD	20-Apr-2021	8	Implementing Results Of 2020 Continuing Connected Transactions And Estimation Of 2021 Continuing Connected Transactions	For	Combined
KINGFA SCI & TECH CO LTD	20-Apr-2021	9	2021 Application For Comprehensive Credit Line	For	For
KINGFA SCI & TECH CO LTD	20-Apr-2021	10	Adjustment Of Allowance For Independent Directors	For	For
KINGFA SCI & TECH CO LTD	20-Apr-2021	11	Shareholder Return Plan From 2021 To 2023	For	For
KINGFISHER PLC	30-Jun-2021	1	That The Company'S Annual Accounts For The Financial Year Ended 31 January 2021 Together With The Strategic Report, The Directors' Report, And Independent Auditor'S Report On Those Accounts (The 'Annual Report And Accounts') Be Received	For	Combined
KINGFISHER PLC	30-Jun-2021	2	That The Directors' Remuneration Report (Excluding That Part Containing The Directors' Remuneration Policy) (The 'Drr') Set Out On Pages 82 To 107 Of The Annual Report And Accounts Be Received And Approved	For	Combined
KINGFISHER PLC	30-Jun-2021	3	That A Final Dividend Of 5.50 Pence Per Ordinary Share Be Declared For Payment On 5 July 2021 To Those Shareholders On The Register At The Close Of Business On 4 June 2021	For	Combined
KINGFISHER PLC	30-Jun-2021	4	That Catherine Bradley Be Elected As A Director Of The Company With Effect From The End Of The Meeting	For	Combined
KINGFISHER PLC	30-Jun-2021	5	That Tony Buffin Be Elected As A Director Of The Company With Effect From The End Of The Meeting	For	Combined
KINGFISHER PLC	30-Jun-2021	6	That Claudia Arney Be Re-Elected As A Director Of The Company With Effect From The End Of The Meeting	For	Combined
KINGFISHER PLC	30-Jun-2021	7	That Bernard Bot Be Re-Elected As A Director Of The Company With Effect From The End Of The Meeting	For	Combined
KINGFISHER PLC	30-Jun-2021	8	That Jeff Carr Be Re-Elected As A Director Of The Company With Effect From The End Of The Meeting	For	Combined
KINGFISHER PLC	30-Jun-2021	9	That Andrew Cosslett Be Re-Elected As A Director Of The Company With Effect From The End Of The Meeting	For	Combined
KINGFISHER PLC	30-Jun-2021	10	That Thierry Garnier Be Re-Elected As A Director Of The Company With Effect From The End Of The Meeting	For	Combined
KINGFISHER PLC	30-Jun-2021	11	That Sophie Gasperment Be Re-Elected As A Director Of The Company With Effect From The End Of The Meeting	For	Combined
KINGFISHER PLC	30-Jun-2021	12	That Rakhi Goss-Custard Be Re-Elected As A Director Of The Company With Effect From The End Of The Meeting	For	Combined
KINGFISHER PLC	30-Jun-2021	13	That Deloitte Lip Be Re-Elected As Auditor Of The Company To Hold Office Until The Conclusion Of The Next General Meeting At Which Accounts Are Laid Before The Company	For	Combined
KINGFISHER PLC	30-Jun-2021	14	That The Audit Committee Be Authorised To Determine The Remuneration Of The Auditor	For	Combined
KINGFISHER PLC	30-Jun-2021	15	That The Company Be Authorised To Make Political Donations	For	Combined
KINGFISHER PLC	30-Jun-2021	16	That The Company Be Authorised To Allot New Shares	For	Combined
KINGFISHER PLC	30-Jun-2021	17	That The Company Be Authorised To Disapply Pre-Emption Rights	For	Combined
KINGFISHER PLC	30-Jun-2021	18	That The Company Be Authorised To Disapply Pre-Emption Rights For An Additional Five Percent	For	Combined
KINGFISHER PLC	30-Jun-2021	19	That The Company Be Authorised To Purchase Its Own Shares	For	Combined
KINGFISHER PLC	30-Jun-2021	20	That A General Meeting Other Than An Annual General Meeting May Be Called On Not Less Than 14 Clear Days' Notice	For	Combined
KINGSOFT CORPORATION LTD	26-May-2021	3	To Receive And Consider The Audited Consolidated Financial Statements, The Report Of The Directors And The Independent Auditors' Report For The Year Ended 31 December 2020	For	Combined
KINGSOFT CORPORATION LTD	26-May-2021	4	To Declare A Final Dividend Of Hkd 0.20 Per Share For The Year Ended 31 December 2020	For	For
KINGSOFT CORPORATION LTD	26-May-2021	5	To Re-Elect Mr. Chi Ping Lau As The Non-Executive Director Of The Company	For	For
KINGSOFT CORPORATION LTD	26-May-2021	6	To Re-Elect Mr. Shun Tak Wong As The Independent Non-Executive Director Of The Company	For	For
KINGSOFT CORPORATION LTD	26-May-2021	7	To Re-Elect Mr. David Yuen Kwan Tang As The Independent Non-Executive Director Of The Company	For	For
KINGSOFT CORPORATION LTD	26-May-2021	8	To Authorize The Board Of Directors Of The Company To Fix The Directors' Remuneration	For	For
KINGSOFT CORPORATION LTD	26-May-2021	9	To Re-Appoint Ernst & Young As The Auditors Of The Company And To Authorize The Board Of Directors Of The Company To Fix The Auditors' Remuneration	For	For
KINGSOFT CORPORATION LTD	26-May-2021	10	To Give A General Mandate To The Directors To Issue New Shares Of The Company	For	Combined
KINGSOFT CORPORATION LTD	26-May-2021	11	To Give A General Mandate To The Directors To Repurchase Shares Of The Company	For	Combined
KINGSOFT CORPORATION LTD	26-May-2021	12	To Extend The General Mandate To The Directors To Issue New Shares Of The Company	For	Combined
KINGSPAN GROUP PLC	12-Feb-2021	2	Approve Migration Of The Migrating Shares To Euroclear Bank'S Central Securities Depository	For	Combined
KINGSPAN GROUP PLC	12-Feb-2021	3	Adopt New Articles Of Association	For	For
KINGSPAN GROUP PLC	12-Feb-2021	4	Authorise Company To Take All Actions To Implement The Migration	For	For
KINNEVIK AB	29-Apr-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KINNEVIK AB	29-Apr-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution
KINNEVIK AB	29-Apr-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
KINNEVIK AB	29-Apr-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
KINNEVIK AB	29-Apr-2021	5	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
KINNEVIK AB	29-Apr-2021	6	Please Note That This Is An Amendment To Meeting Id 540141 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Non-voting resolution
KINNEVIK AB	29-Apr-2021	7	Election Of Chairman Of The Annual General Meeting: Wilhelm Luning	Non-voting resolution	Non-voting resolution
KINNEVIK AB	29-Apr-2021	8	Preparation And Approval Of The Voting List	Non-voting resolution	Non-voting resolution
KINNEVIK AB	29-Apr-2021	9	Approval Of The Agenda	Non-voting resolution	Non-voting resolution
KINNEVIK AB	29-Apr-2021	10	Election Of One Or Two Persons To Check And Verify The Minutes: Ramsay Brufer, Representing Alecta, And John Hernander, Representing Nordea Fonder	Non-voting resolution	Non-voting resolution
KINNEVIK AB	29-Apr-2021	11	Determination Of Whether The Annual General Meeting Has Been Duly Convened	Non-voting resolution	Non-voting resolution
KINNEVIK AB	29-Apr-2021	12	Presentation Of The Parent Company'S Annual Report And The Auditor'S Report As Well As Of The Group Annual Report And The Group Auditor'S Report	Non-voting resolution	Non-voting resolution
KINNEVIK AB	29-Apr-2021	13	Resolution On The Adoption Of The Profit And Loss Statement And The Balance Sheet As Well As Of The Group Profit And Loss Statement And The Group Balance Sheet	For	Combined
KINNEVIK AB	29-Apr-2021	14	Resolution On The Proposed Treatment Of Kinnevik'S Earnings As Stated In The Adopted Balance Sheet: In Line With Kinnevik'S Shareholder Remuneration Policy, The Board Of Kinnevik Does Not Propose An Ordinary Dividend For The Financial Year 2020	For	Combined
KINNEVIK AB	29-Apr-2021	15	Resolution On The Discharge From Liability Of The Member Of The Board And The Chief Executive Officer: Susanna Campbell	For	Combined
KINNEVIK AB	29-Apr-2021	16	Resolution On The Discharge From Liability Of The Member Of The Board And The Chief Executive Officer: Dame Amelia Fawcett	For	Combined
KINNEVIK AB	29-Apr-2021	17	Resolution On The Discharge From Liability Of The Member Of The Board And The Chief Executive Officer: Wilhelm Klingspor	For	Combined
KINNEVIK AB	29-Apr-2021	18	Resolution On The Discharge From Liability Of The Member Of The Board And The Chief Executive Officer: Brian McBride	For	Combined
KINNEVIK AB	29-Apr-2021	19	Resolution On The Discharge From Liability Of The Member Of The Board And The Chief Executive Officer: Henrik Poulsen	For	Combined
KINNEVIK AB	29-Apr-2021	20	Resolution On The Discharge From Liability Of The Member Of The Board And The Chief Executive Officer: Cecilia Qvist	For	Combined
KINNEVIK AB	29-Apr-2021	21	Resolution On The Discharge From Liability Of The Member Of The Board And The Chief Executive Officer: Charlotte Stromberg	For	Combined
KINNEVIK AB	29-Apr-2021	22	Resolution On The Discharge From Liability Of The Member Of The Board And The Chief Executive Officer: Georgi Ganev	For	Combined
KINNEVIK AB	29-Apr-2021	23	Presentation And Resolution On The Adoption Of The Remuneration Report	For	Combined
KINNEVIK AB	29-Apr-2021	24	Determination Of The Number Of Members Of The Board: The Nomination Committee Proposes That The Board Shall Consist Of Six (6) Members	For	Combined
KINNEVIK AB	29-Apr-2021	25	Determination Of The Remuneration To The Members Of The Board And The Auditor: Remuneration To The Board	For	Combined
KINNEVIK AB	29-Apr-2021	26	Determination Of The Remuneration To The Members Of The Board And The Auditor: Remuneration To The Auditor	For	Combined
KINNEVIK AB	29-Apr-2021	27	Election Of Board Member: Susanna Campbell (Re-Election, Proposed By The Nomination Committee)	For	Combined
KINNEVIK AB	29-Apr-2021	28	Election Of Board Member: Brian McBride (Re-Election, Proposed By The Nomination Committee)	For	Combined
KINNEVIK AB	29-Apr-2021	29	Election Of Board Member: Cecilia Qvist (Re-Election, Proposed By The Nomination Committee)	For	Combined
KINNEVIK AB	29-Apr-2021	30	Election Of Board Member: Charlotte Stromberg (Re-Election, Proposed By The Nomination Committee)	For	Combined
KINNEVIK AB	29-Apr-2021	31	Election Of Board Member: James Anderson (New Election, Proposed By The Nomination Committee)	For	Combined
KINNEVIK AB	29-Apr-2021	32	Election Of Board Member: Harald Mix (New Election, Proposed By The Nomination Committee)	For	Combined
KINNEVIK AB	29-Apr-2021	33	Election Of The Chairman Of The Board: The Nomination Committee Proposes That James Anderson Shall Be Elected As The New Chairman Of The Board	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KINNEVIK AB	29-Apr-2021	34	Resolution On: Amendments To The Articles Of Association: Section 9	For	Combined
KINNEVIK AB	29-Apr-2021	35	Resolution On: Determination Of The Number Of Auditors And Election Of Auditor: In Accordance With The Audit Committee'S Recommendation, The Nomination Committee Proposes That Kinnevik Shall Have One Registered Accounting Firm As Auditor, And That The Registered Accounting Firm Kpmg Ab Shall Be Elected As New Auditor Until The End Of The 2022 Annual General Meeting. Kpmg Ab Has Informed Kinnevik That The Authorised Public Accountant Marten Asplund Will Be Appointed Auditor-In-Charge If Kpmg Ab Is Elected As New Auditor	For	Combined
KINNEVIK AB	29-Apr-2021	36	Resolution On: Approval Of Instruction For The Nomination Committee	For	Combined
KINNEVIK AB	29-Apr-2021	37	Resolution On: Election Of Members Of The Nomination Committee: The Nomination Committee Proposes That, For The Period Until A Subsequent General Meeting Has Resolved Otherwise, The Nomination Committee Shall Consist Of Five (5) Members, Including The Chairman Of The Board. The Nomination Committee Proposes That, For The Period Until A New Nomination Committee Has Been Elected At A Subsequent General Meeting Anders Oscarsson, Nominated By Amf, Hugo Stenbeck, Nominated By Alces Maximus Llc, Marie Klingspor, And Lawrence Burns, Nominated By Baillie Gifford, Shall Be Elected As Members Of The Nomination Committee. The Nomination Committee Proposes That Anders Oscarsson Shall Be Elected Chairman Of The Nomination Committee	For	Combined
KINNEVIK AB	29-Apr-2021	38	Resolution Regarding Distribution Of Kinnevik'S Shareholding In Zalando Through A Share Redemption Plan, Including Resolution Regarding: Amendments To The Articles Of Association In Order To Facilitate The Share Split 2:1	For	Combined
KINNEVIK AB	29-Apr-2021	39	Resolution Regarding Distribution Of Kinnevik'S Shareholding In Zalando Through A Share Redemption Plan, Including Resolution Regarding: Share Split 2:1	For	Combined
KINNEVIK AB	29-Apr-2021	40	Resolution Regarding Distribution Of Kinnevik'S Shareholding In Zalando Through A Share Redemption Plan, Including Resolution Regarding: Amendments To The Articles Of Association In Order To Facilitate A Reduction Of The Share Capital Through Redemption Of Shares	For	Combined
KINNEVIK AB	29-Apr-2021	41	Resolution Regarding Distribution Of Kinnevik'S Shareholding In Zalando Through A Share Redemption Plan, Including Resolution Regarding: Reduction Of The Share Capital Through Redemption Of Shares	For	Combined
KINNEVIK AB	29-Apr-2021	42	Resolution Regarding Distribution Of Kinnevik'S Shareholding In Zalando Through A Share Redemption Plan, Including Resolution Regarding: Increase Of The Share Capital Through A Bonus Issue Without Issuance Of New Shares	For	Combined
KINNEVIK AB	29-Apr-2021	43	Resolution Regarding Distribution Of Kinnevik'S Shareholding In Zalando Through A Share Redemption Plan, Including Resolution Regarding: Reduction Of The Share Capital Without Cancellation Of Shares	For	Combined
KINNEVIK AB	29-Apr-2021	44	Resolution Regarding Dividend As Compensation To Participants In Kinnevik'S Long-Term Incentive Plan 2018 For Paid Dividends And Other Value Transfers Since 2018	For	Combined
KINNEVIK AB	29-Apr-2021	45	Resolution Regarding Transfer Of Own Class B Shares To Cover Costs For Outstanding Long-Term Incentive Plans And To Effectively Realise The Value Of Class B Shares Held In Treasury	For	Combined
KINNEVIK AB	29-Apr-2021	46	Resolution On Hedging Arrangements In Order To Cover Future Costs For Outstanding Long-Term Incentive Plans, Including Resolution Regarding: Amendments To The Articles Of Association	For	Combined
KINNEVIK AB	29-Apr-2021	47	Resolution On Hedging Arrangements In Order To Cover Future Costs For Outstanding Long-Term Incentive Plans, Including Resolution Regarding: Authorisation For The Board To Resolve On A New Issue Of Class X Shares	For	Combined
KINNEVIK AB	29-Apr-2021	48	Resolution On Hedging Arrangements In Order To Cover Future Costs For Outstanding Long-Term Incentive Plans, Including Resolution Regarding: Authorisation For The Board To Resolve To Repurchase Class X Shares	For	Combined
KINNEVIK AB	29-Apr-2021	49	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KINROSS GOLD CORPORATION	12-May-2021	1	Director	For	Combined
KINROSS GOLD CORPORATION	12-May-2021	2	To Approve The Appointment Of Kpmg Llp, Chartered Accountants, As Auditors Of The Company For The Ensuing Year And To Authorize The Directors To Fix Their Remuneration.	For	For
KINROSS GOLD CORPORATION	12-May-2021	3	To Consider And, If Thought Fit, To Pass, An Ordinary Resolution Reconfirming The Shareholder Rights Plan.	For	For
KINROSS GOLD CORPORATION	12-May-2021	4	To Consider, And, If Deemed Appropriate, To Pass An Advisory Resolution On Kinross' Approach To Executive Compensation.	For	For
KINTETSU GROUP HOLDINGS CO.,LTD.	18-Jun-2021	2	Appoint A Director Kobayashi, Tetsuya	For	For
KINTETSU GROUP HOLDINGS CO.,LTD.	18-Jun-2021	3	Appoint A Director Ogura, Toshihide	For	For
KINTETSU GROUP HOLDINGS CO.,LTD.	18-Jun-2021	4	Appoint A Director Yasumoto, Yoshihiro	For	For
KINTETSU GROUP HOLDINGS CO.,LTD.	18-Jun-2021	5	Appoint A Director Shirakawa, Masaaki	For	For
KINTETSU GROUP HOLDINGS CO.,LTD.	18-Jun-2021	6	Appoint A Director Murai, Hiroyuki	For	For
KINTETSU GROUP HOLDINGS CO.,LTD.	18-Jun-2021	7	Appoint A Director Wakai, Takashi	For	For
KINTETSU GROUP HOLDINGS CO.,LTD.	18-Jun-2021	8	Appoint A Director Hara, Shiro	For	For
KINTETSU GROUP HOLDINGS CO.,LTD.	18-Jun-2021	9	Appoint A Director Okamoto, Kunie	For	For
KINTETSU GROUP HOLDINGS CO.,LTD.	18-Jun-2021	10	Appoint A Director Murata, Ryuichi	For	For
KINTETSU GROUP HOLDINGS CO.,LTD.	18-Jun-2021	11	Appoint A Director Yanagi, Masanori	For	For
KINTETSU GROUP HOLDINGS CO.,LTD.	18-Jun-2021	12	Appoint A Director Katayama, Toshiko	For	For
KINTETSU GROUP HOLDINGS CO.,LTD.	18-Jun-2021	13	Appoint A Director Hayashi, Nobu	For	For
KINTETSU GROUP HOLDINGS CO.,LTD.	18-Jun-2021	14	Appoint A Corporate Auditor Inoue, Michiko	For	For
KION GROUP AG	11-May-2021	6	Approve Allocation Of Income And Dividends Of Eur 0.41 Per Share	For	For
KION GROUP AG	11-May-2021	7	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
KION GROUP AG	11-May-2021	8	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
KION GROUP AG	11-May-2021	9	Ratify Deloitte Gmbh As Auditors For Fiscal Year 2021	For	Combined
KION GROUP AG	11-May-2021	10	Approve Remuneration Policy	For	Combined
KION GROUP AG	11-May-2021	11	Approve Remuneration Of Supervisory Board	For	Combined
KION GROUP AG	11-May-2021	12	Authorize Share Repurchase Program And Reissuance Or Cancellation Of Repurchased Shares	For	For
KION GROUP AG	11-May-2021	13	Amend Articles Re: Agm Convocation; Participation And Voting Rights; Proof Of Entitlement	For	For
KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021	2	Approve Appropriation Of Surplus	For	Combined
KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021	3	Appoint A Director Isozaki, Yoshinori	For	For
KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021	4	Appoint A Director Nishimura, Keisuke	For	For
KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021	5	Appoint A Director Miyoshi, Toshiya	For	For
KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021	6	Appoint A Director Yokota, Noriya	For	For
KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021	7	Appoint A Director Kobayashi, Noriaki	For	For
KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021	8	Appoint A Director Mori, Masakatsu	For	For
KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021	9	Appoint A Director Yanagi, Hiroyuki	For	Combined
KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021	10	Appoint A Director Matsuda, Chieko	For	For
KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021	11	Appoint A Director Shiono, Noriko	For	For
KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021	12	Appoint A Director Rod Eddington	For	For
KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021	13	Appoint A Director George Olcott	For	For
KIRIN HOLDINGS COMPANY,LIMITED	30-Mar-2021	14	Appoint A Director Kato, Kaoru	For	For
KIRKLAND LAKE GOLD LTD.	06-May-2021	1	Director	For	Combined
KIRKLAND LAKE GOLD LTD.	06-May-2021	2	To Appoint Kpmg Llp, Chartered Professional Accountants As Auditor Of The Company And Authorize The Board To Fix Their Remuneration.	For	Combined
KIRKLAND LAKE GOLD LTD.	06-May-2021	3	To Consider And, If Deemed Appropriate, Pass, With Or Without Variation, A Non-Binding Advisory Resolution On The Company'S Approach To Executive Compensation.	For	Combined
KITE REALTY GROUP TRUST	12-May-2021	1	Election Of Director: John A. Kite	For	Combined
KITE REALTY GROUP TRUST	12-May-2021	2	Election Of Director: William E. Bindley	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KITE REALTY GROUP TRUST	12-May-2021	3	Election Of Director: Derrick Burks	For	For
KITE REALTY GROUP TRUST	12-May-2021	4	Election Of Director: Victor J. Coleman	For	For
KITE REALTY GROUP TRUST	12-May-2021	5	Election Of Director: Lee A. Daniels	For	For
KITE REALTY GROUP TRUST	12-May-2021	6	Election Of Director: Christie B. Kelly	For	For
KITE REALTY GROUP TRUST	12-May-2021	7	Election Of Director: David R. O'Reilly	For	For
KITE REALTY GROUP TRUST	12-May-2021	8	Election Of Director: Barton R. Peterson	For	For
KITE REALTY GROUP TRUST	12-May-2021	9	Election Of Director: Charles H. Wurtzebach	For	For
KITE REALTY GROUP TRUST	12-May-2021	10	Election Of Director: Caroline L. Young	For	For
KITE REALTY GROUP TRUST	12-May-2021	11	Advisory Vote On Executive Compensation.	For	For
KITE REALTY GROUP TRUST	12-May-2021	12	Ratification Of The Appointment Of Kpmg Llp As The Independent Registered Public Accounting Firm For Kite Realty Group Trust For The Fiscal Year Ending December 31, 2021.	For	For
KLABIN SA	04-Jan-2021	2	Ratify The Appointment And Hiring Of Apsis Consultoria E Avaliacoes Ltda. As The Company Responsible For Preparing The Appraisal Report, Based On Book Value, Of The Net Worth Of Riohold Papel E Celulose S.A. Riohold To Be Merged Into The Company Appraisal Report	For	For
KLABIN SA	04-Jan-2021	3	Resolve On The Appraisal Report	For	For
KLABIN SA	04-Jan-2021	4	Resolve On The Protocol And Justification Of The Merger Of Riohold By The Company, As Well As All Of Its Exhibits Protocol And Justification	For	For
KLABIN SA	04-Jan-2021	5	Resolve On The Merger Of Riohold By The Company, In Accordance With The Terms And Conditions Of The Protocol And Justification, Authorizing The Company'S Managers To Practice All Acts Necessary For Its Effectiveness	For	For
KLABIN SA	24-Mar-2021	3	Resolve On The Re Ratification Of The Global Annual Compensation Of Management Members For The Fiscal Year Of 2020	For	Combined
KLABIN SA	24-Mar-2021	4	Resolve On The On The Proposal To Amend Articles 1, 2, 3, 5, 16, 20, 22, 26, 28, 32, 33, 37, 41 And 42 Of The Company'S Bylaws, Pursuant To The Management Proposal	For	Combined
KLABIN SA	24-Mar-2021	4	Analyze The Managements Accounts, Examine, Discuss And Vote On The Management Report And The Financial Statements, Accompanied By Opinions Issued By The Independent Auditor And The Fiscal Council, For The Fiscal Year Ended On December 31, 2020	For	Combined
KLABIN SA	24-Mar-2021	5	Approve The Consolidation Of The Company'S Bylaws	For	For
KLABIN SA	24-Mar-2021	5	Resolve On The Allocation Of The Results Of The Fiscal Year Ended On December 31, 2020, According To The Management Proposal	For	For
KLABIN SA	24-Mar-2021	6	Establish The The Number Of Seats On The Board Of Directors For The Next Term In Thirteen 13 Members	For	For
KLABIN SA	24-Mar-2021	7	Do You Want To Request The Adoption Of The Multiple Voting Procedure For The Election Of The Board Of Directors, Pursuant To Article 141 Of Law No. 6,404, Of 1976	For	For
KLABIN SA	24-Mar-2021	9	Election Of The Board Of Directors By Slates. Nomination Of All The Names That Compose The Slates. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Address Occurs. . Israel Klabin And Alberto Klabin Daniel Miguel Klabin And Amanda Klabin Tkacz Armando Klabin And Wolff Klabin Vera Lafer And Antonio Sergio Alfano Francisco Lafer Pati And Vera Lafer Lorch Cury Horacio Lafer Piva And Francisco Amaury Olsen Paulo Sergio Coutinho Galvao Filho And Maria Eugenia Lafer Galvao Roberto Klabin Xavier And Lilia Klabin Levine Celso Lafer And Reinoldo Poernbacher Roberto Luiz Leme Klabin And Marcelo Bertini De Rezende Barbosa Sergio Francisco Monteiro De Carvalho Guimaraes And Joaquim Pedro Monteiro De Carvalho Collor De Mello Camilo Marcantonio Junior And Ruan Alves Pires	For	Combined
KLABIN SA	24-Mar-2021	11	Election Of The Board Of Directors By Slates. Nomination Of All The Names That Compose The Slates. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Address Occurs. . Israel Klabin And Alberto Klabin Daniel Miguel Klabin And Amanda Klabin Tkacz Armando Klabin And Wolff Klabin Vera Lafer And Antonio Sergio Alfano Francisco Lafer Pati And Vera Lafer Lorch Cury Horacio Lafer Piva And Francisco Amaury Olsen Roberto Klabin Xavier And Lilia Klabin Levine Celso Lafer And Reinoldo Poernbacher Roberto Luiz Leme Klabin And Marcelo Bertini De Rezende Barbosa Sergio Francisco Monteiro De Carvalho Guimaraes And Joaquim Pedro Monteiro De Carvalho Collor De Mello Camilo Marcantonio Junior And Ruan Alves Pires Heloisa Belotti Bedicks And Andriei Jose Beber	For	Against

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KLABIN SA	24-Mar-2021	12	If One Of The Candidates That Compose The Chosen Slate Ceases To Be Part Of It, Can The Votes Corresponding To Your Shares Continue To Be Cast On The Chosen Slate	For	Against
KLABIN SA	24-Mar-2021	14	In Case Of Adoption Of The Election By Multiple Vote Procedure, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages To The Members Of The Slate That You Chose. The Equal Distribution Will Consider The Division Of The Percentage Of 100 Per Cent Among The Members Of The Chosen Slate Up To The First Two Decimal Places, Without Rounding, And The Fractions Of Shares Determined From The Application Of The Resulting Percentage Will Not Be Allocated To Any Candidate, Being Disregarded In The Multiple Voting Procedure, In Which Case The Shareholder May Not Vote With All His Her Shares. If The Shareholder Chooses To Abstain And The Election Occurs Through The Multiple Voting Process, His Her Vote Must Be Counted As An Abstention In The Respective Resolution Of The Meeting	For	Combined
KLABIN SA	24-Mar-2021	15	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Israel Klabin And Alberto Klabin	For	Combined
KLABIN SA	24-Mar-2021	16	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Daniel Miguel Klabin And Amanda Klabin Tkacz	For	Abstain
KLABIN SA	24-Mar-2021	17	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Armando Klabin And Wolff Klabin	For	Abstain
KLABIN SA	24-Mar-2021	18	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Vera Lafer And Antonio Sergio Alfano	For	Abstain
KLABIN SA	24-Mar-2021	19	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Francisco Lafer Pati And Vera Lafer Lorch Cury	For	Abstain
KLABIN SA	24-Mar-2021	20	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Horacio Lafer Piva And Francisco Amaury Olsen	For	Abstain
KLABIN SA	24-Mar-2021	21	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Paulo Sergio Coutinho Galvao Filho And Maria Eugenia Lafer Galvao	For	Abstain
KLABIN SA	24-Mar-2021	22	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Roberto Klabin Xavier And Lilia Klabin Levine	For	Abstain
KLABIN SA	24-Mar-2021	23	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Celso Lafer And Reinoldo Poernbacher	For	Abstain
KLABIN SA	24-Mar-2021	24	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Roberto Luiz Leme Klabin And Marcelo Bertini De Rezende Barbosa	For	Abstain
KLABIN SA	24-Mar-2021	25	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Sergio Francisco Monteiro De Carvalho Guimaraes And Joaquim Pedro Monteiro De Carvalho Collor De Mello	For	Abstain
KLABIN SA	24-Mar-2021	26	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Camilo Marcantonio Junior And Ruan Alves Pires	For	Abstain
KLABIN SA	24-Mar-2021	28	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Israel Klabin And Alberto Klabin	For	Abstain
KLABIN SA	24-Mar-2021	29	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Daniel Miguel Klabin And Amanda Klabin Tkacz	For	Abstain
KLABIN SA	24-Mar-2021	30	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Armando Klabin And Wolff Klabin	For	Abstain
KLABIN SA	24-Mar-2021	31	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Vera Lafer And Antonio Sergio Alfano	For	Abstain
KLABIN SA	24-Mar-2021	32	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Francisco Lafer Pati And Vera Lafer Lorch Cury	For	Abstain
KLABIN SA	24-Mar-2021	33	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Horacio Lafer Piva And Francisco Amaury Olsen	For	Abstain
KLABIN SA	24-Mar-2021	34	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Roberto Klabin Xavier And Lilia Klabin Levine	For	Abstain
KLABIN SA	24-Mar-2021	35	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Celso Lafer And Reinoldo Poernbacher	For	Abstain
KLABIN SA	24-Mar-2021	36	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Roberto Luiz Leme Klabin And Marcelo Bertini De Rezende Barbosa	For	Abstain
KLABIN SA	24-Mar-2021	37	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Sergio Francisco Monteiro De Carvalho Guimaraes And Joaquim Pedro Monteiro De Carvalho Collor De Mello	For	Abstain
KLABIN SA	24-Mar-2021	38	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Camilo Marcantonio Junior And Ruan Alves Pires	For	Abstain

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KLABIN SA	24-Mar-2021	39	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Heloisa Belotti Bedicks And Andriei Jose Beber	For	Combined
KLABIN SA	24-Mar-2021	40	If You Ininterruptly Hold Common Shares With Which You Vote During The Three Months Immediately Preceding The General Meeting, Would You Like To Request The Separate Election Of A Member Of The Board Of Directors Pursuant To Article 141, Paragraph 4, Item I, Of Law No. 6,404 Of 1976	For	For
KLABIN SA	24-Mar-2021	41	If You Ininterruptly Hold Preferred Shares With Which You Vote During The Three 3 Months Immediately Preceding The General Meeting, Would You Like To Request The Separate Election Of A Member Of The Board Of Directors Pursuant To Article 141, Paragraph 4, Item II, Of Law No. 6,404 Of 1976	For	For
KLABIN SA	24-Mar-2021	43	Nomination Of Candidates To The Board Of Directors By Shareholders Holding Preferred Shares Without Voting Rights Or With Restricted Voting. The Shareholder May Only Fill This Field If He Is The Holder Of The Shares With Which He She Votes During The 3 Months Immediately Preceding The Holding Of The General Meeting. . Mauro Gentile Rodrigues Da Cunha And Tiago Curi Isaac	For	For
KLABIN SA	24-Mar-2021	44	In The Event It Is Found That Neither The Owners Of Shares With Voting Rights Nor The Owners Of Preferred Shares Without Voting Rights Or With Restricted Voting Rights Make Up, Respectively, The Quorum That Is Required By Article 141, I And II, 4 Of Law 6,404 Of 1976, Do You Want Your Vote To Be Grouped With The Votes Of The Preferred Shares In Order To Elect, To The Board Of Directors, The Candidate With The Highest Number Of Votes Among All Of Those Who, Being Listed On This Proxy Card, Ran For Separate Election	For	For
KLABIN SA	24-Mar-2021	45	Election Of The Fiscal Council By Single Slate, Nomination Of All The Names That Compose The Slate. Joao Adamo Junior And Vivian Do Valle Souza Leao Mikui Joao Alfredo Dias Lins And Antonio Marcos Vieira Santos Raul Ricardo Paciello And Felipe Hatem	For	Combined
KLABIN SA	24-Mar-2021	46	If One Of The Candidates Who Compose The Slate Ceases To Integrate It To Accommodate The Separate Election Referred To In Article 161, Paragraph 4, And Article 240 Of Law No. 6,404, Of 1976, Can The Votes Corresponding To Your Shares Continue To Be Cast On The Chosen Slate	For	Combined
KLABIN SA	24-Mar-2021	47	Nomination Of Candidates To The Fiscal Council By Shareholders Holding Preferred Shares Without Voting Rights Or With Restricted Voting. Louise Barsi And Tiago Brasil Rocha	For	Combined
KLABIN SA	24-Mar-2021	49	Nomination Of Candidates To The Fiscal Council By Minority Shareholders Holding Voting Shares. The Shareholder Shall Fill This Field If He Has Left The General Election Field Blank. Mauricio Aquino Halewicz And Geraldo Afonso Ferreira Filho	For	Combined
KLABIN SA	24-Mar-2021	51	Nomination Of Candidates To The Fiscal Council By Minority Shareholders Holding Voting Shares. The Shareholder Shall Fill This Field If He Has Left The General Election Field Blank. Mauricio Aquino Halewicz And Michele Da Silva Gonsales	For	Combined
KLABIN SA	24-Mar-2021	52	Resolve On The Proposal For The Global Annual Compensation Of Management Members For The Fiscal Year Of 2021, As Per The Management Proposal	For	For
KLABIN SA	24-Mar-2021	53	Resolve On The Proposal For The Global Annual Compensation Of Fiscal Council Members For The Fiscal Year Of 2021, As Per The Management Proposal	For	For
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	5	26 May 2021: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202105122101644-57 And https://www.journal-officiel.gouv.fr/Balo/Document/202105262102078-63 And Please Note That This Is A Revision Due To Change In Record Date From 15 June 2021 To 14 June 2021. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	6	Approval Of The Company Financial Statements For The Fiscal Year Ended December 31, 2020	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	7	Approval Of The Consolidated Financial Statements For The Fiscal Year Ended December 31, 2020	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	8	Appropriation Of Result For The Fiscal Year Ended December 31, 2020	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	9	Payment Of 1 Per Share By Distribution Of Equity Premiums	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	10	Approval Of Agreements And Commitments Subject To The Provisions Of Article L. 225-86 Of The French Commercial Code	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	11	Re-Appointment Of David Simon As A Member Of The Supervisory Board	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	12	Re-Appointment Of John Carrafiell As A Member Of The Supervisory Board	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	13	Re-Appointment Of Steven Fivel As A Member Of The Supervisory Board	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	14	Re-Appointment Of Robert Fowlds As A Member Of The Supervisory Board	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	15	Approval Of The 2021 Compensation Policy For The Chairman Of The Supervisory Board And The Members Of The Supervisory Board	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	16	Approval Of The 2021 Compensation Policy For The Chairman Of The Executive Board	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	17	Approval Of The 2021 Compensation Policy For The Members Of The Executive Board	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	18	Approval Of The Disclosures On The Compensation Of The Chairman And The Members Of The Supervisory Board And The Chairman And The Members Of The Executive Board Required Under Article L. 22-10-9, Paragraph I Of The French Commercial Code	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	19	Approval Of The Components Of Compensation Paid During Or Allotted For Fiscal Year 2020 To The Chairman Of The Supervisory Board	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	20	Approval Of The Components Of Compensation Paid During Or Allotted For Fiscal Year 2020 To The Chairman Of The Executive Board	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	21	Approval Of The Components Of Compensation Paid During Or Allotted For Fiscal Year 2020 To The Chief Financial Officer And Executive Board Member	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	22	Approval Of The Components Of Compensation Paid During Or Allotted For Fiscal Year 2020 To The Chief Operating Officer And Executive Board Member	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	23	Authorization, For A Period Of 18 Months, To Trade In The Company'S Shares Not Be Used During A Public Offer	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	24	Delegation Of Authority To The Executive Board, For A Period Of 26 Months, To Reduce The Share Capital By Canceling Treasury Shares	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	25	Delegation Of Authority To The Executive Board, For A Period Of 26 Months, To Issue Shares And/Or Securities Giving Rights To Shares Of The Company Or Its Subsidiaries And/Or Securities Giving Rights To Debt Securities, With Preemptive Subscription Rights	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	26	Delegation Of Authority To The Executive Board, For A Period Of 26 Months, To Issue Shares And/Or Securities Giving Rights To Shares Of The Company Or Its Subsidiaries And/Or Securities Giving Rights To Debt Securities By Means Of A Public Offering Other	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	27	Delegation Of Authority To The Executive Board, For A Period Of 26 Months, To Issue Shares And/Or Securities Giving Rights To Shares Of The Company And/Or Securities Giving Rights To Debt Securities, By Means Of A Private Placement Referred To In Paragrap	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	28	Delegation Of Authority To The Executive Board, For A Period Of 26 Months, To Increase The Number Of Securities To Be Issued In The Event Of An Issue Of Ordinary Shares And/Or Securities Giving Rights To Shares Of The Company, Any Subsidiary And/Or Any Ot	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	29	Delegation Of Authority To The Executive Board, For A Period Of 26 Months, To Issue Shares And/Or Securities Giving Rights To Shares Of The Company As Consideration For Contributions In Kind In The Form Of Equity Securities And/Or Securities Giving Rights	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	30	Delegation Of Authority To The Executive Board, For A Period Of 26 Months, To Increase The Company'S Share Capital By Capitalizing Premiums, Reserves, Profits Or Other Items	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	31	Overall Ceiling On Authorizations To Issue Shares And Securities Giving Rights To Shares Of The Company	For	Combined
KLEPIERRE (EX-COMPAGNIE FONCIERE KLEPIERRE) SA	17-Jun-2021	32	Powers For Formalities	For	Combined
KLOVERN AB	28-Apr-2021	13	Resolutions On: The Adoption Of The Statement Of Income And The Balance Sheet And The Consolidated Statement Of Income And Consolidated Balance Sheet	For	For
KLOVERN AB	28-Apr-2021	14	Resolutions On: Appropriations Concerning The Company'S Profit Or Loss In Accordance With The Adopted Balance Sheet: The Board Proposes A Dividend Of Sek 0.26 Per Ordinary Share Of Class A And Class B And Sek 20.00 Per Preference Share For The 2020 Financial Year	For	For
KLOVERN AB	28-Apr-2021	15	Resolutions On Discharge From Liability For The Board Member: Rutger Arnhult, Director	For	For
KLOVERN AB	28-Apr-2021	16	Resolutions On Discharge From Liability For The Board Member: Pia Gideon, Chairman	For	For
KLOVERN AB	28-Apr-2021	17	Resolutions On Discharge From Liability For The Board Member: Johanna Fagrell Kohler, Director	For	For
KLOVERN AB	28-Apr-2021	18	Resolutions On Discharge From Liability For The Board Member: Ulf Ivarsson, Director	For	For
KLOVERN AB	28-Apr-2021	19	Resolutions On Discharge From Liability For The Board Member: Eva Landen, Director	For	For
KLOVERN AB	28-Apr-2021	20	Resolutions On Discharge From Liability For The Ceo: Rutger Arnhult, Ceo	For	For
KLOVERN AB	28-Apr-2021	21	The Record Dates, In The Event Of The Annual General Meeting Deciding On A Dividend	For	For
KLOVERN AB	28-Apr-2021	22	Determination Of The Number Of Board Members, Auditors And Deputy Auditors Or Registered Public Accounting Firm: The Nomination Committee Proposes That The Board Shall Continue To Consist Of Five (5) Members. The Nomination Committee Proposes That The Company Shall Continue To Have One (1) Registered Public Accounting Firm As Auditor	For	For
KLOVERN AB	28-Apr-2021	23	Determination Of Remuneration To The Board And Auditor	For	For
KLOVERN AB	28-Apr-2021	24	Election Of Board Member: Election Of Eva Landen As Director (Re-Election)	For	For
KLOVERN AB	28-Apr-2021	25	Election Of Board Member: Election Of Pia Gideon As Director (Re-Election)	For	For
KLOVERN AB	28-Apr-2021	26	Election Of Board Member: Election Of Johanna Fagrell Kohler As Director (Re-Election)	For	For
KLOVERN AB	28-Apr-2021	27	Election Of Board Member: Election Of Ulf Ivarsson As Director (Re-Election)	For	For
KLOVERN AB	28-Apr-2021	28	Election Of Board Member: Election Of Lars Hockenstrom As Director (New Election)	For	For
KLOVERN AB	28-Apr-2021	29	Election Of Chairman Of The Board: Election Of Pia Gideon As Chairman Of The Board Of Directors (Re-Election)	For	For
KLOVERN AB	28-Apr-2021	30	Election Of Auditors And Deputy Auditors Or Registered Public Accounting Firm: Election Of Ernst & Young Ab As The Company'S Auditor (Re-Election)	For	For
KLOVERN AB	28-Apr-2021	31	Resolution On Guidelines For Remuneration Of Senior Executives	For	For
KLOVERN AB	28-Apr-2021	32	Resolution Regarding The Nomination Committee	For	For
KLOVERN AB	28-Apr-2021	33	Resolution On Approval Of The Remuneration Report	For	For
KLOVERN AB	28-Apr-2021	34	Resolution On Authorisation For The Board To Acquire And Transfer The Company'S Own Shares	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KLOVERN AB	28-Apr-2021	35	Resolution On Authorisation For The Board To Decide On New Issues Of Shares	For	For
KLOVERN AB	28-Apr-2021	36	Resolution On Amendment Of The Articles Of Association	For	For
KLOVERN AB	28-Apr-2021	37	Resolution On Authorization For The Board To Undertake Minor Adjustments Of The Decisions	For	For
KMW CO. LTD.	31-Mar-2021	1	Approval Of Financial Statements	For	For
KMW CO. LTD.	31-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
KMW CO. LTD.	31-Mar-2021	3	Approval Of Remuneration For Director	For	For
KMW CO. LTD.	31-Mar-2021	4	Approval Of Remuneration For Auditor	For	For
KNIGHT-SWIFT TRANSPORTATION HOLDINGS INC	18-May-2021	1	Director	For	Combined
KNIGHT-SWIFT TRANSPORTATION HOLDINGS INC	18-May-2021	2	Conduct An Advisory, Non-Binding Vote To Approve Executive Compensation.	For	For
KNIGHT-SWIFT TRANSPORTATION HOLDINGS INC	18-May-2021	3	Ratify The Appointment Of Grant Thornton Llp As Our Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	For
KNIGHT-SWIFT TRANSPORTATION HOLDINGS INC	18-May-2021	4	Vote On A Stockholder Proposal Regarding Simple Majority Vote.	Against	For
KNORR-BREMSE AG	20-May-2021	6	Approve Allocation Of Income And Dividends Of Eur 1.52 Per Share	For	Combined
KNORR-BREMSE AG	20-May-2021	7	Approve Discharge Of Management Board For Fiscal Year 2020	For	Combined
KNORR-BREMSE AG	20-May-2021	8	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
KNORR-BREMSE AG	20-May-2021	9	Ratify Kpmg Ag As Auditors For Fiscal Year 2021	For	Combined
KNORR-BREMSE AG	20-May-2021	10	Elect Klaus Mangold To The Supervisory Board	For	Combined
KNORR-BREMSE AG	20-May-2021	11	Elect Kathrin Dahnke To The Supervisory Board	For	Combined
KNORR-BREMSE AG	20-May-2021	12	Elect Thomas Enders To The Supervisory Board	For	Combined
KNORR-BREMSE AG	20-May-2021	13	Elect Stefan Sommer To The Supervisory Board	For	Combined
KNORR-BREMSE AG	20-May-2021	14	Elect Julia Thiele-Schuerhoff To The Supervisory Board	For	Combined
KNORR-BREMSE AG	20-May-2021	15	Elect Theodor Weimer To The Supervisory Board	For	Combined
KNORR-BREMSE AG	20-May-2021	16	Approve Remuneration Policy	For	Combined
KNORR-BREMSE AG	20-May-2021	17	Approve Stock Option Plan For Employees In The United States	For	Combined
KOBAYASHI PHARMACEUTICAL CO.,LTD.	26-Mar-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
KOBAYASHI PHARMACEUTICAL CO.,LTD.	26-Mar-2021	2	Approve Reduction Of Capital Reserve	For	Combined
KOBAYASHI PHARMACEUTICAL CO.,LTD.	26-Mar-2021	3	Appoint A Director Kobayashi, Kazumasa	For	For
KOBAYASHI PHARMACEUTICAL CO.,LTD.	26-Mar-2021	4	Appoint A Director Kobayashi, Akihiro	For	For
KOBAYASHI PHARMACEUTICAL CO.,LTD.	26-Mar-2021	5	Appoint A Director Yamane, Satoshi	For	For
KOBAYASHI PHARMACEUTICAL CO.,LTD.	26-Mar-2021	6	Appoint A Director Miyaniishi, Kazuhito	For	For
KOBAYASHI PHARMACEUTICAL CO.,LTD.	26-Mar-2021	7	Appoint A Director Tsuji, Haruo	For	For
KOBAYASHI PHARMACEUTICAL CO.,LTD.	26-Mar-2021	8	Appoint A Director Ito, Kunio	For	For
KOBAYASHI PHARMACEUTICAL CO.,LTD.	26-Mar-2021	9	Appoint A Director Sasaki, Kaori	For	For
KOBAYASHI PHARMACEUTICAL CO.,LTD.	26-Mar-2021	10	Appoint A Corporate Auditor Kawanishi, Takashi	For	Combined
KOBE BUSSAN CO.,LTD.	28-Jan-2021	1	Approve Appropriation Of Surplus	For	For
KOBE BUSSAN CO.,LTD.	28-Jan-2021	2	Amend Articles To: Change Company Location	For	For
KOBE BUSSAN CO.,LTD.	28-Jan-2021	3	Appoint A Director Numata, Hirokazu	For	For
KOBE BUSSAN CO.,LTD.	28-Jan-2021	4	Appoint A Director Asami, Kazuo	For	For
KOBE BUSSAN CO.,LTD.	28-Jan-2021	5	Appoint A Director Nishida, Satoshi	For	For
KOBE BUSSAN CO.,LTD.	28-Jan-2021	6	Appoint A Director Kobayashi, Takumi	For	For
KOBE BUSSAN CO.,LTD.	28-Jan-2021	7	Approve Reduction Of Capital Surplus And Increase Of Stated Capital	For	For
KOBE BUSSAN CO.,LTD.	28-Jan-2021	8	Approve Issuance Of Share Acquisition Rights As Stock Options For Directors (Excluding Outside Directors), Employees Of The Company And Directors And Employees Of The Company'S Subsidiaries	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KOC HOLDING AS	09-Apr-2021	1	Important Market Processing Requirement: Power Of Attorney (Poa) Requirements Vary By Custodian. Global Custodians May Have A Poa In Place Which Would Eliminate The Need For The Individual Beneficial Owner Poa. In The Absence Of This Arrangement, An Individual Beneficial Owner Poa May Be Required. If You Have Any Questions Please Contact Your Client Service Representative. Thank You.	Non-voting resolution	Combined
KOC HOLDING AS	09-Apr-2021	2	To Attend A Meeting, The Attendee(S) Must Present A Poa Issued By The Beneficial Owner, Notarised By A Turkish Notary.	Non-voting resolution	Non-voting resolution
KOC HOLDING AS	09-Apr-2021	3	Please Vote Either " For" Or "Against" On The Agenda Items. "Abstain" Is Not Recognized In The Turkish Market And Is Considered As "Against". Thank You.	Non-voting resolution	Non-voting resolution
KOC HOLDING AS	09-Apr-2021	4	Opening And Election Of The Chairman Of The Meeting	For	Combined
KOC HOLDING AS	09-Apr-2021	5	Presentation For Discussion And Approval Of The Annual Report Of The Company Prepared By The Board Of Directors For The Year 2020	For	For
KOC HOLDING AS	09-Apr-2021	6	Presentation Of The Summary Of The Independent Audit Report For The Year 2020	For	For
KOC HOLDING AS	09-Apr-2021	7	Presentation, Discussion And Approval Of The Financial Statements Of The Company For The Year 2020	For	For
KOC HOLDING AS	09-Apr-2021	8	Release Of Each Member Of The Board Of Directors From Their Liability For The Company S Activities For The Year 2020	For	For
KOC HOLDING AS	09-Apr-2021	9	Approval, Approval With Amendment, Or Rejection Of The Board Of Directors Proposal On The Distribution Of Profits For The Year 2020 And The Distribution Date	For	For
KOC HOLDING AS	09-Apr-2021	10	Approval, Approval With Amendment, Or Rejection Of The Board Of Directors Proposal On The Amendment Of Article 6 Of The Articles Of Association Of The Company Capital	For	Combined
KOC HOLDING AS	09-Apr-2021	11	Determining The Number Of The Members Of The Board Of Directors And Their Terms Of Office And Election Of The Members Of The Board Of Directors In Accordance With The Newly Resolved Number And Election Of The Independent Board Members	For	Combined
KOC HOLDING AS	09-Apr-2021	12	Presentation To The Shareholders And Approval By The General Assembly Of The Remuneration Policy For The Members Of The Board Of Directors And The Senior Executives And The Payments Made On That Basis In Accordance With The Corporate Governance Principles	For	For
KOC HOLDING AS	09-Apr-2021	13	Determining The Annual Gross Salaries To Be Paid To The Members Of The Board Of Directors	For	Combined
KOC HOLDING AS	09-Apr-2021	14	Approval Of The Appointment Of The Independent Audit Firm As Selected By The Board Of Directors In Accordance With The Provisions Of The Turkish Commercial Code And The Capital Markets Board Regulations	For	Combined
KOC HOLDING AS	09-Apr-2021	15	Approval Of The Donations And Sponsorship Policy Adopted By The Board Of Directors, Presentation To The Shareholders Of The Donations Made By The Company In 2020, And Resolution Decision On An Upper Limit For Donations For The Year 2021	For	Combined
KOC HOLDING AS	09-Apr-2021	16	Presentation To The Shareholders Of The Collaterals, Pledges, Mortgages And Sureties Granted In Favor Of Third Parties In The Year 2020 And Of Any Benefits Or Income Thereof In Accordance With The Capital Markets Board Regulations	For	Combined
KOC HOLDING AS	09-Apr-2021	17	Authorization Of The Shareholders That Have Management Control, The Members Of The Board Of Directors, The Senior Executives And Their Spouses And Relatives Related By Blood Or Affinity Up To The Second Degree As Per The Provisions Of Articles 395 And 396 Of The Turkish Commercial Code And Presentation To The Shareholders Of The Transactions Carried Out Thereof In The Year 2020 Pursuant To The Corporate Governance Communique Of The Capital Markets Board	For	Combined
KOC HOLDING AS	09-Apr-2021	18	Wishes And Observations	For	Combined
KOEI TECMO HOLDINGS CO.,LTD.	17-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
KOEI TECMO HOLDINGS CO.,LTD.	17-Jun-2021	3	Appoint A Director Erikawa, Keiko	For	For
KOEI TECMO HOLDINGS CO.,LTD.	17-Jun-2021	4	Appoint A Director Erikawa, Yoichi	For	For
KOEI TECMO HOLDINGS CO.,LTD.	17-Jun-2021	5	Appoint A Director Koinuma, Hisashi	For	For
KOEI TECMO HOLDINGS CO.,LTD.	17-Jun-2021	6	Appoint A Director Hayashi, Yosuke	For	For
KOEI TECMO HOLDINGS CO.,LTD.	17-Jun-2021	7	Appoint A Director Asano, Kenjiro	For	For
KOEI TECMO HOLDINGS CO.,LTD.	17-Jun-2021	8	Appoint A Director Sakaguchi, Kazuyoshi	For	For
KOEI TECMO HOLDINGS CO.,LTD.	17-Jun-2021	9	Appoint A Director Erikawa, Mei	For	For
KOEI TECMO HOLDINGS CO.,LTD.	17-Jun-2021	10	Appoint A Director Kakiyama, Yasuharu	For	For
KOEI TECMO HOLDINGS CO.,LTD.	17-Jun-2021	11	Appoint A Director Tejima, Masao	For	For
KOEI TECMO HOLDINGS CO.,LTD.	17-Jun-2021	12	Appoint A Director Kobayashi, Hiroshi	For	For
KOEI TECMO HOLDINGS CO.,LTD.	17-Jun-2021	13	Appoint A Director Sato, Tatsuo	For	For
KOEI TECMO HOLDINGS CO.,LTD.	17-Jun-2021	14	Appoint A Director Ogasawara, Michiaki	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KOEI TECMO HOLDINGS CO.,LTD.	17-Jun-2021	15	Appoint A Corporate Auditor Fukui, Seinosuke	For	For
KOEI TECMO HOLDINGS CO.,LTD.	17-Jun-2021	16	Appoint A Corporate Auditor Morishima, Satoru	For	For
KOEI TECMO HOLDINGS CO.,LTD.	17-Jun-2021	17	Appoint A Corporate Auditor Takano, Kengo	For	For
KOEI TECMO HOLDINGS CO.,LTD.	17-Jun-2021	18	Approve Details Of The Compensation To Be Received By Directors	For	For
KOEI TECMO HOLDINGS CO.,LTD.	17-Jun-2021	19	Approve Details Of The Compensation To Be Received By Corporate Auditors	For	For
KOITO MANUFACTURING CO.,LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
KOITO MANUFACTURING CO.,LTD.	29-Jun-2021	3	Appoint A Director Otake, Masahiro	For	Combined
KOITO MANUFACTURING CO.,LTD.	29-Jun-2021	4	Appoint A Director Kato, Michiaki	For	Against
KOITO MANUFACTURING CO.,LTD.	29-Jun-2021	5	Appoint A Director Arima, Kenji	For	Combined
KOITO MANUFACTURING CO.,LTD.	29-Jun-2021	6	Appoint A Director Uchiyama, Masami	For	For
KOITO MANUFACTURING CO.,LTD.	29-Jun-2021	7	Appoint A Director Konagaya, Hideharu	For	For
KOITO MANUFACTURING CO.,LTD.	29-Jun-2021	8	Appoint A Director Kusakawa, Katsuyuki	For	For
KOITO MANUFACTURING CO.,LTD.	29-Jun-2021	9	Appoint A Director Toyota, Jun	For	For
KOITO MANUFACTURING CO.,LTD.	29-Jun-2021	10	Appoint A Director Otake, Takashi	For	For
KOITO MANUFACTURING CO.,LTD.	29-Jun-2021	11	Appoint A Director Mihara, Hiroshi	For	For
KOITO MANUFACTURING CO.,LTD.	29-Jun-2021	12	Appoint A Director Yamamoto, Hideo	For	For
KOITO MANUFACTURING CO.,LTD.	29-Jun-2021	13	Appoint A Director Katsuda, Takayuki	For	For
KOITO MANUFACTURING CO.,LTD.	29-Jun-2021	14	Appoint A Director Inoue, Atsushi	For	For
KOITO MANUFACTURING CO.,LTD.	29-Jun-2021	15	Appoint A Director Uehara, Haruya	For	For
KOITO MANUFACTURING CO.,LTD.	29-Jun-2021	16	Appoint A Director Sakurai, Kingo	For	Combined
KOITO MANUFACTURING CO.,LTD.	29-Jun-2021	17	Appoint A Corporate Auditor Sakakibara, Koichi	For	Combined
KOITO MANUFACTURING CO.,LTD.	29-Jun-2021	18	Appoint A Substitute Corporate Auditor Shinohara, Hideo	For	For
KOJAMO OYJ	17-Mar-2021	10	The Board Of Directors Proposes That The Annual General Meeting Adopt The Financial Statements	For	For
KOJAMO OYJ	17-Mar-2021	11	On 31 December 2020, The Parent Company'S Distributable Funds Amounted To Eur, Of Which Eur Was Profit For The Financial Year. The Board Of Directors Proposes To The Annual General Meeting That A Dividend Of Eur Per Share Be Paid From The Distributable Funds Of Kojamo Plc Based On The Balance Sheet To Be Adopted For The Financial Year 2020. Dividend Shall Be Paid To Shareholders Who On The Record Date Of The Dividend Payment Of 19 March 2021 Are Recorded In The Company'S Shareholders' Register Maintained By Euroclear Finland Ltd. The Dividend Will Be Paid On 8 April 2021	For	For
KOJAMO OYJ	17-Mar-2021	12	Resolution On The Discharge Of The Members Of The Board Of Directors And The Ceo From Liability	For	For
KOJAMO OYJ	17-Mar-2021	13	As Participation In The Annual General Meeting Is Possible Only In Advance, The Remuneration Report 2020 For The Members Of The Board Of Directors, Ceo And Deputy Ceo Of Kojamo, Published By Way Of A Stock Exchange Release On 18 February 2021, Describing The Implementation Of The Company'S Remuneration Policy And Presenting The Information On The Remuneration Of The Company'S Governing Bodies For The Financial Period 2020, And Which Is Available On The Company'S Website https://www.kojamo.fi/agm , Is Deemed To Have Been Presented To The Annual General Meeting. The Annual General Meeting'S Resolution On The Approval Of The Remuneration Report Is Advisory	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KOJAMO OYJ	17-Mar-2021	15	The Shareholders' Nomination Board Proposes That Members Of The Board To Be Elected In The Annual General Meeting Will Be Paid The Following Annual Fees For The Term Ending At The Close Of The Annual General Meeting In 2022: - Chairman Of The Board Eur 67,500 - Vice Chairman Of The Board Eur 40,500 - Other Members Of The Board Eur 34,000 And - Chairman Of The Audit Committee Eur 40,500. The Members Of The Board Are Paid Only One Annual Fee According To Their Role So That No Duplicative Fees Will Be Paid. In Addition, The Nomination Board Proposes That An Attendance Allowance Of Eur 600 Be Paid For Each Meeting And An Attendance Allowance Of Eur 600 Be Paid Also For Committee Meetings. The Nomination Board Proposes The Annual Fee To Be Paid As The Company'S Shares And Cash So That Approximately 40 Per Cent Of The Annual Fee Will Be Paid As Kojamo Plc'S Shares And The Rest Will Be Paid In Cash. The Shares Will Be Purchased In The Name And On Behalf Of The Members Of The Board	Take No Action	For
KOJAMO OYJ	17-Mar-2021	16	The Shareholders' Nomination Board Proposes That For The Term Ending At The Close Of The Annual General Meeting In 2022, The Number Of The Members Of The Board Of Directors To Remain The Same And To Be Seven (7)	Take No Action	For
KOJAMO OYJ	17-Mar-2021	17	The Nomination Board Proposes Mikael Aro To Be Elected As Chairman Of The Board, And The Current Members Mikko Mursula, Matti Harjuniemi, Anne Leskel , Minna Mets L And Reima Ryts L And, As A New Member, Catharina Stackelberg-Hammar N To Be Elected As Members Of The Board Of Directors. A Presentation Of The Proposed New Member Of The Board Is Attached To This Notice. Heli Puura Will Leave Kojamo'S Board Of Directors. All Candidates Have Consented To Being Elected And Are Independent Of The Company. The Members Are Also Independent Of The Company'S Major Shareholders. The Members Of The Boards Are Presented On Kojamo'S Website: https://Kojamo.Fi/En/Investors/Corporate-Governance/Board/	Take No Action	For
KOJAMO OYJ	17-Mar-2021	18	On The Recommendation Of The Audit Committee, The Board Of Directors Proposes To The Annual General Meeting That The Auditor'S Fees Be Paid According To The Auditor'S Reasonable Invoice Approved By The Company	For	For
KOJAMO OYJ	17-Mar-2021	19	Based On The Recommendation Of The Audit Committee, The Board Of Directors Proposes To The Annual General Meeting That Kpmg Oy Ab, Authorised Public Accountants, Be Re-Elected As The Company'S Auditor For The Term Ending At The Close Of The Next Annual General Meeting. Kpmg Oy Ab Has Announced That It Will Appoint Esa Kailiala, Apa, As The Principally Responsible Auditor	For	For
KOJAMO OYJ	17-Mar-2021	20	The Board Of Directors Proposes That The Annual General Meeting Authorizes The Board Of Directors To Decide On The Repurchase And/Or On The Acceptance As Pledge Of An Aggregate Maximum Of 24,714,439 Of The Company'S Own Shares. The Proposed Amount Of Shares Corresponds To Approximately 10 Per Cent Of All The Shares Of The Company. Own Shares May Be Repurchased On The Basis Of This Authorization Only By Using Unrestricted Equity. Own Shares Can Be Repurchased At A Price Formed In Trading On A Regulated Market On The Date Of The Repurchase Or Otherwise At A Price Formed On The Market. The Board Of Directors Is Entitled To Decide How Shares Are Repurchased And/Or Accepted As Pledge. Own Shares May Be Repurchased Otherwise Than In Proportion To The Shares Held By The Shareholders (Directed Repurchase). The Authorization Shall Be In Force Until The Close Of The Next Annual General Meeting, However No Longer Than Until 30 June 2022	For	For
KOJAMO OYJ	17-Mar-2021	21	The Board Of Directors Proposes That The Annual General Meeting Authorizes The Board Of Directors To Decide On The Issuance Of Shares And The Issuance Of Special Rights Entitling To Shares Referred To In Chapter 10, Section 1 Of The Companies Act As Follows: The Number Of Shares To Be Issued On The Basis Of This Authorization Shall Not Exceed An Aggregate Maximum Of 24,714,439 Shares, Which Corresponds To Approximately 10 Per Cent Of All The Shares Of The Company. This Authorization Applies To Both The Issuance Of New Shares And The Conveyance Of Own Shares Held By The Company. The Board Of Directors Is Entitled To Decide On All Terms Of The Issuance Of Shares And Of Special Rights Entitling To Shares. The Issuance Of Shares And Of Special Rights Entitling To Shares May Be Carried Out In Deviation From The Shareholders' Pre-Emptive Rights (Directed Issue). The Authorization Shall Be In Force Until The Close Of The Next Annual General Meeting, However No Longer Than Until 30 June 2022	For	For
KOMATSU LTD.	18-Jun-2021	2	Approve Appropriation Of Surplus	For	For
KOMATSU LTD.	18-Jun-2021	3	Appoint A Director Ohashi, Tetsuji	For	For
KOMATSU LTD.	18-Jun-2021	4	Appoint A Director Ogawa, Hiroyuki	For	For
KOMATSU LTD.	18-Jun-2021	5	Appoint A Director Moriyama, Masayuki	For	For
KOMATSU LTD.	18-Jun-2021	6	Appoint A Director Mizuhara, Kiyoshi	For	For
KOMATSU LTD.	18-Jun-2021	7	Appoint A Director Kigawa, Makoto	For	For
KOMATSU LTD.	18-Jun-2021	8	Appoint A Director Kunibe, Takeshi	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KOMATSU LTD.	18-Jun-2021	9	Appoint A Director Arthur M. Mitchell	For	For
KOMATSU LTD.	18-Jun-2021	10	Appoint A Director Horikoshi, Takeshi	For	For
KOMATSU LTD.	18-Jun-2021	11	Appoint A Director Saiki, Naoko	For	For
KOMATSU LTD.	18-Jun-2021	12	Appoint A Corporate Auditor Ono, Kotaro	For	For
KOMATSU LTD.	18-Jun-2021	13	Appoint A Corporate Auditor Inagaki, Yasuhiro	For	For
KOMERCNI BANKA, A.S.	21-Apr-2021	2	Approve Management Board Report On Company'S Operations And State Of Its Assets In Fiscal 2020	For	For
KOMERCNI BANKA, A.S.	21-Apr-2021	8	Approve Financial Statements	For	For
KOMERCNI BANKA, A.S.	21-Apr-2021	9	Approve Allocation Of Income And Omission Of Dividends	For	For
KOMERCNI BANKA, A.S.	21-Apr-2021	10	Approve Consolidated Financial Statements	For	For
KOMERCNI BANKA, A.S.	21-Apr-2021	11	Amend Articles Of Association	For	For
KOMERCNI BANKA, A.S.	21-Apr-2021	12	Elect Petr Dvorak As Supervisory Board Member	For	For
KOMERCNI BANKA, A.S.	21-Apr-2021	13	Elect Alvaro Huete Gomez As Supervisory Board Member	For	For
KOMERCNI BANKA, A.S.	21-Apr-2021	14	Elect Giovanni Luca Soma As Supervisory Board Member	For	For
KOMERCNI BANKA, A.S.	21-Apr-2021	15	Elect Jarmila Spurova As Supervisory Board Member	For	For
KOMERCNI BANKA, A.S.	21-Apr-2021	16	Elect Giovanni Luca Soma As Member Of Audit Committee	For	For
KOMERCNI BANKA, A.S.	21-Apr-2021	17	Approve Remuneration Report	For	For
KOMERCNI BANKA, A.S.	21-Apr-2021	18	Ratify Deloitte Audit S.R.O. As Auditor	For	For
KONAMI HOLDINGS CORPORATION	24-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
KONAMI HOLDINGS CORPORATION	24-Jun-2021	2	Amend Articles To: Increase The Board Of Directors Size, Adopt Reduction Of Liability System For Directors, Transition To A Company With Supervisory Committee	For	Combined
KONAMI HOLDINGS CORPORATION	24-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kozuki, Kagemasa	For	For
KONAMI HOLDINGS CORPORATION	24-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Higashio, Kimihiko	For	For
KONAMI HOLDINGS CORPORATION	24-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Hayakawa, Hideki	For	For
KONAMI HOLDINGS CORPORATION	24-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Okita, Katsunori	For	For
KONAMI HOLDINGS CORPORATION	24-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Matsuura, Yoshihiro	For	For
KONAMI HOLDINGS CORPORATION	24-Jun-2021	8	Appoint A Director Who Is Audit And Supervisory Committee Member Gemma, Akira	For	Combined
KONAMI HOLDINGS CORPORATION	24-Jun-2021	9	Appoint A Director Who Is Audit And Supervisory Committee Member Yamaguchi, Kaori	For	Combined
KONAMI HOLDINGS CORPORATION	24-Jun-2021	10	Appoint A Director Who Is Audit And Supervisory Committee Member Kubo, Kimito	For	For
KONAMI HOLDINGS CORPORATION	24-Jun-2021	11	Approve Details Of The Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	For
KONAMI HOLDINGS CORPORATION	24-Jun-2021	12	Approve Details Of The Compensation To Be Received By Directors Who Are Audit And Supervisory Committee Members	For	For
KONE OYJ	02-Mar-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Combined
KONE OYJ	02-Mar-2021	2	A Poa Is Needed To Appoint Own Representative But Is Not Needed If A Finnish Sub/Bank Is Appointed Except If The Shareholder Is Finnish Then A Poa Would Still Be Required.	Non-voting resolution	Non-voting resolution
KONE OYJ	02-Mar-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
KONE OYJ	02-Mar-2021	4	Opening Of The Meeting	Non-voting resolution	Non-voting resolution
KONE OYJ	02-Mar-2021	5	Calling The Meeting To Order: Attorney Merja Kivela Will Serve As Chairperson Of The Meeting. In The Event Merja Kivela Is Prevented From Serving As The Chairperson For A Weighty Reason, The Board Of Directors Will Appoint The Person They Deem The Most Suitable To Serve As The Chairperson	Non-voting resolution	Non-voting resolution
KONE OYJ	02-Mar-2021	6	Election Of Person To Scrutinize The Minutes And To Supervise The Counting Of Votes: The Company'S Legal Counsel Heta Ronkko Will Scrutinize The Minutes And Supervise The Counting Of The Votes. In The Event Heta Ronkko Is Prevented From Scrutinizing The Minutes And Supervising The Counting Of The Votes For A Weighty Reason, The Board Of Directors Will Appoint The Person They Deem The Most Suitable To Scrutinize The Minutes And Supervise The Counting Of The Votes	Non-voting resolution	Non-voting resolution
KONE OYJ	02-Mar-2021	7	Recording The Legality Of The Meeting	Non-voting resolution	Non-voting resolution
KONE OYJ	02-Mar-2021	8	Recording The Attendance At The Meeting And Adoption Of The List Of Votes	Non-voting resolution	Non-voting resolution
KONE OYJ	02-Mar-2021	9	Presentation Of The Annual Accounts, The Report Of The Board Of Directors And The Auditor'S Report For The Year 2020	Non-voting resolution	Non-voting resolution
KONE OYJ	02-Mar-2021	10	Adoption Of The Annual Accounts	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KONE OYJ	02-Mar-2021	11	Resolution On The Use Of The Profit Shown On The Balance Sheet And The Payment Of Dividends: The Board Of Directors Proposes That For The Financial Year 2020 A Dividend Of Eur 1.7475 Is Paid For Each Class A Share And A Dividend Of Eur 1.75 Is Paid For Each Class B Share. Further, The Board Proposes That An Extra Dividend Of Eur 0.4975 Is Paid For Each Class A Share And An Extra Dividend Of Eur 0.50 Is Paid For Each Class B Share	For	Combined
KONE OYJ	02-Mar-2021	12	Resolution On The Discharge Of The Members Of The Board Of Directors And The President And Ceo From Liability For The Financial Year 2020	For	Combined
KONE OYJ	02-Mar-2021	13	Consideration Of The Remuneration Report For Governing Bodies	For	Combined
KONE OYJ	02-Mar-2021	14	Please Note That Resolutions 11 To 13 Are Proposed By Nomination And Compensation Committee And Board Does Not Make Any Recommendation On These Proposals. The Standing Instructions Are Disabled For This Meeting	Non-voting resolution	Combined
KONE OYJ	02-Mar-2021	15	Resolution On The Remuneration Of The Members Of The Board Of Directors	Take No Action	Combined
KONE OYJ	02-Mar-2021	16	Resolution On The Number Of Members Of The Board Of Directors: The Nomination And Compensation Committee Of The Board Of Directors Proposes To The General Meeting That Eight Board Members Are Elected	Take No Action	Combined
KONE OYJ	02-Mar-2021	17	Election Of Members Of The Board Of Directors: The Nomination And Compensation Committee Of The Board Of Directors Proposes To The General Meeting That Matti Alahuhta, Susan Duinhoven, Antti Herlin, Iiris Herlin, Jussi Herlin, Ravi Kant And Juhani Kaskeala Are Re-Elected To The Board Of Directors And Jennifer Xin-Zhe Li Is Elected As A New Member To The Board Of Directors	Take No Action	Combined
KONE OYJ	02-Mar-2021	18	Resolution On The Remuneration Of The Auditors	For	Combined
KONE OYJ	02-Mar-2021	19	Resolution On The Number Of Auditors: In The Beginning Of 2020, Kone Finalized The Mandatory Audit Firm Selection Procedure Concerning The Audit For The Financial Year 2021. Consequently, Audit Firm Ernst & Young Oy Was Elected As The Auditor Of The Company For The Financial Year 2021 Already In The General Meeting 2020 And In The Same Context Also The Number Of Auditors For The Financial Year 2021 Was Resolved. Therefore, The Audit Committee Of The Board Of Directors Now Proposes To The General Meeting That One Auditor Is Elected For The Company For A Term Ending At The Conclusion Of The Following Annual General Meeting	For	Combined
KONE OYJ	02-Mar-2021	20	Election Of Auditors: In The Beginning Of 2020, Kone Finalized The Mandatory Audit Firm Selection Procedure Concerning The Audit For The Financial Year 2021. Consequently, Audit Firm Ernst & Young Oy Was Elected As The Auditor Of The Company For The Financial Year 2021 Already In The General Meeting 2020. Therefore, The Audit Committee Of The Board Of Directors Now Proposes To The General Meeting That Audit Firm Ernst & Young Oy Be Elected As The Auditor Of The Company For A Term Ending At The Conclusion Of The Following Annual General Meeting	For	Combined
KONE OYJ	02-Mar-2021	21	Authorizing The Board Of Directors To Decide On The Repurchase Of The Company'S Own Shares	For	Combined
KONE OYJ	02-Mar-2021	22	Authorizing The Board Of Directors To Decide On The Issuance Of Shares As Well As The Issuance Of Options And Other Special Rights Entitling To Shares	For	Combined
KONE OYJ	02-Mar-2021	23	Closing Of The Meeting	Non-voting resolution	Combined
KONE OYJ	02-Mar-2021	24	02 Feb 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive II, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
KONE OYJ	02-Mar-2021	25	02 Feb 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
KONINKLIJKE AHOLD DELHAIZE N.V.	14-Apr-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Non-voting resolution
KONINKLIJKE AHOLD DELHAIZE N.V.	14-Apr-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
KONINKLIJKE AHOLD DELHAIZE N.V.	14-Apr-2021	3	Opening	Non-voting resolution	Non-voting resolution
KONINKLIJKE AHOLD DELHAIZE N.V.	14-Apr-2021	4	Report Of The Management Board For The Financial Year 2020	Non-voting resolution	Non-voting resolution
KONINKLIJKE AHOLD DELHAIZE N.V.	14-Apr-2021	5	Explanation Of Policy On Additions To Reserves And Dividends	Non-voting resolution	Non-voting resolution
KONINKLIJKE AHOLD DELHAIZE N.V.	14-Apr-2021	6	Proposal To Adopt The 2020 Financial Statements	For	Combined
KONINKLIJKE AHOLD DELHAIZE N.V.	14-Apr-2021	7	Proposal To Determine The Dividend Over Financial Year 2020	For	Combined
KONINKLIJKE AHOLD DELHAIZE N.V.	14-Apr-2021	8	Remuneration Report	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KONINKLIJKE AHOLD DELHAIZE N.V.	14-Apr-2021	9	Proposal For Discharge Of Liabilities Of The Members Of The Management Board	For	Combined
KONINKLIJKE AHOLD DELHAIZE N.V.	14-Apr-2021	10	Proposal For Discharge Of Liabilities Of The Members Of The Supervisory Board	For	Combined
KONINKLIJKE AHOLD DELHAIZE N.V.	14-Apr-2021	11	Proposal To Appoint Jan Zijdeveld As A New Member Of The Supervisory Board	For	Combined
KONINKLIJKE AHOLD DELHAIZE N.V.	14-Apr-2021	12	Proposal To Appoint Bala Subramanian As New Member Of The Supervisory Board	For	Combined
KONINKLIJKE AHOLD DELHAIZE N.V.	14-Apr-2021	13	Proposal To Re-Appoint Pricewaterhousecoopers Accountants N.V. As External Auditor For Financial Year 2021	For	Combined
KONINKLIJKE AHOLD DELHAIZE N.V.	14-Apr-2021	14	Authorization To Issue Shares	For	Combined
KONINKLIJKE AHOLD DELHAIZE N.V.	14-Apr-2021	15	Authorization To Restrict Or Exclude Pre-Emptive Rights	For	Combined
KONINKLIJKE AHOLD DELHAIZE N.V.	14-Apr-2021	16	Authorization To Acquire Common Shares	For	Combined
KONINKLIJKE AHOLD DELHAIZE N.V.	14-Apr-2021	17	Cancellation Of Shares	For	Combined
KONINKLIJKE AHOLD DELHAIZE N.V.	14-Apr-2021	18	Closing	Non-voting resolution	Combined
KONINKLIJKE AHOLD DELHAIZE N.V.	14-Apr-2021	19	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
KONINKLIJKE DSM NV	06-May-2021	4	Amendment Of The Articles Of Association	For	Combined
KONINKLIJKE DSM NV	06-May-2021	6	Remuneration Report 2020 (Advisory Vote)	For	For
KONINKLIJKE DSM NV	06-May-2021	7	Financial Statements For 2020	For	For
KONINKLIJKE DSM NV	06-May-2021	9	Adoption Of The Dividend On Ordinary Shares For 2020	For	For
KONINKLIJKE DSM NV	06-May-2021	10	Release From Liability Of The Members Of The Managing Board	For	For
KONINKLIJKE DSM NV	06-May-2021	11	Release From Liability Of The Members Of The Supervisory Board	For	For
KONINKLIJKE DSM NV	06-May-2021	12	Reappointment Of Dimitri De Vreeze As A Member Of The Managing Board	For	For
KONINKLIJKE DSM NV	06-May-2021	13	Reappointment Of Frits Van Paasschen As A Member Of The Supervisory Board	For	For
KONINKLIJKE DSM NV	06-May-2021	14	Reappointment Of John Ramsay As A Member Of The Supervisory Board	For	For
KONINKLIJKE DSM NV	06-May-2021	15	Appointment Of Carla Mahieu As A Member Of The Supervisory Board	For	Combined
KONINKLIJKE DSM NV	06-May-2021	16	Appointment Of Corien M. Wortmann-Kool As A Member Of The Supervisory Board	For	For
KONINKLIJKE DSM NV	06-May-2021	17	Reappointment Of The External Auditor: Kpmg Accountants N.V	For	For
KONINKLIJKE DSM NV	06-May-2021	18	Authorization Of The Managing Board To Issue Up To 10% Ordinary Shares And To Exclude Pre-Emptive Rights	For	For
KONINKLIJKE DSM NV	06-May-2021	19	Authorization Of The Managing Board To Issue An Additional 10% Ordinary Shares In Connection With A Rights Issue	For	For
KONINKLIJKE DSM NV	06-May-2021	20	Authorization Of The Managing Board To Have The Company Repurchase Shares	For	For
KONINKLIJKE DSM NV	06-May-2021	21	Reduction Of The Issued Capital By Cancelling Shares	For	For
KONINKLIJKE KPN NV	14-Apr-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
KONINKLIJKE KPN NV	14-Apr-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
KONINKLIJKE KPN NV	14-Apr-2021	3	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
KONINKLIJKE KPN NV	14-Apr-2021	4	Opening And Announcements	Non-voting resolution	Non-voting resolution
KONINKLIJKE KPN NV	14-Apr-2021	5	Report By The Board Of Management For The Fiscal Year 2020	Non-voting resolution	Non-voting resolution
KONINKLIJKE KPN NV	14-Apr-2021	6	Proposal To Adopt The Financial Statements For The Fiscal Year 2020	For	Combined
KONINKLIJKE KPN NV	14-Apr-2021	7	Remuneration Report In The Fiscal Year 2020 (Advisory Vote)	For	For
KONINKLIJKE KPN NV	14-Apr-2021	8	Explanation Of The Financial And Dividend Policy	Non-voting resolution	Combined
KONINKLIJKE KPN NV	14-Apr-2021	9	Proposal To Determine The Dividend Over The Fiscal Year 2020: Eur 13.00 Per Share	For	Combined
KONINKLIJKE KPN NV	14-Apr-2021	10	Proposal To Discharge The Members Of The Board Of Management From Liability	For	For
KONINKLIJKE KPN NV	14-Apr-2021	11	Proposal To Discharge The Members Of The Supervisory Board From Liability	For	For
KONINKLIJKE KPN NV	14-Apr-2021	12	Proposal To Appoint The External Auditor For The Fiscal Year 2022: Ernst And Young Accountants Llp	For	For
KONINKLIJKE KPN NV	14-Apr-2021	13	Opportunity To Make Recommendations For The Appointment Of Members Of The Supervisory Board	Non-voting resolution	Combined
KONINKLIJKE KPN NV	14-Apr-2021	14	Proposal To Appoint Mr. E.J.C. Overbeek As Member Of The Supervisory Board	For	Combined
KONINKLIJKE KPN NV	14-Apr-2021	15	Proposal To Appoint Mr. G.J.A. Van De Aast As Member Of The Supervisory Board	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KONINKLIJKE KPN NV	14-Apr-2021	16	Announcement Concerning Vacancies In The Supervisory Board Arising In 2022	Non-voting resolution	Combined
KONINKLIJKE KPN NV	14-Apr-2021	17	Proposal To Authorize The Board Of Management To Resolve That The Company May Acquire Its Own Shares	For	Combined
KONINKLIJKE KPN NV	14-Apr-2021	18	Proposal To Reduce The Capital By Cancelling Own Shares	For	For
KONINKLIJKE KPN NV	14-Apr-2021	19	Proposal To Designate The Board Of Management As The Competent Body To Issue Ordinary Shares	For	For
KONINKLIJKE KPN NV	14-Apr-2021	20	Proposal To Designate The Board Of Management As The Competent Body To Restrict Or Exclude Pre-Emptive Rights Upon Issuing Ordinary Shares	For	For
KONINKLIJKE KPN NV	14-Apr-2021	21	Any Other Business	Non-voting resolution	Combined
KONINKLIJKE KPN NV	14-Apr-2021	22	Voting Results And Closure Of The Meeting	Non-voting resolution	Non-voting resolution
KONINKLIJKE KPN NV	14-Apr-2021	23	26 Mar 2021: Please Note That This Is A Revision Due To Modification Of The Text Of Resolutions 9 And 6. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
KONINKLIJKE VOPAK N.V.	21-Apr-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Non-voting resolution
KONINKLIJKE VOPAK N.V.	21-Apr-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
KONINKLIJKE VOPAK N.V.	21-Apr-2021	3	Opening	Non-voting resolution	Non-voting resolution
KONINKLIJKE VOPAK N.V.	21-Apr-2021	4	Discussion Of The Management Report For The 2020 Financial Year	Non-voting resolution	Non-voting resolution
KONINKLIJKE VOPAK N.V.	21-Apr-2021	5	Implementation Of The Remuneration Policy For The 2020 Financial Year (Advisory Vote)	For	Combined
KONINKLIJKE VOPAK N.V.	21-Apr-2021	6	Discussion And Adoption Of The Financial Statements For The 2020 Financial Year	For	Combined
KONINKLIJKE VOPAK N.V.	21-Apr-2021	7	Dividend: Explanation Of Policy On Additions To Reserves And Dividends	Non-voting resolution	Combined
KONINKLIJKE VOPAK N.V.	21-Apr-2021	8	Dividend: Proposed Distribution Of Dividend For The 2020 Financial Year	For	Combined
KONINKLIJKE VOPAK N.V.	21-Apr-2021	9	Discharge From Liability Of The Members Of The Executive Board For The Performance Of Their Duties In The 2020 Financial Year	For	For
KONINKLIJKE VOPAK N.V.	21-Apr-2021	10	Discharge From Liability Of The Members Of The Supervisory Board For The Performance Of Their Duties In The 2020 Financial Year	For	Combined
KONINKLIJKE VOPAK N.V.	21-Apr-2021	11	Appointment Of Mr. R.M. Hookway As Member Of The Supervisory Board	For	Combined
KONINKLIJKE VOPAK N.V.	21-Apr-2021	12	Proposal To Authorize The Executive Board To Acquire Ordinary Shares	For	For
KONINKLIJKE VOPAK N.V.	21-Apr-2021	13	Appointment Of Deloitte Accountants B.V. As The External Auditor For The 2022 Financial Year	For	For
KONINKLIJKE VOPAK N.V.	21-Apr-2021	14	Any Other Business	Non-voting resolution	Combined
KONINKLIJKE VOPAK N.V.	21-Apr-2021	15	Closing	Non-voting resolution	Non-voting resolution
KONINKLIJKE VOPAK N.V.	21-Apr-2021	16	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
KOREA ELECTRIC POWER CORP	25-Mar-2021	1	Approval Of Financial Statements	For	Combined
KOREA ELECTRIC POWER CORP	25-Mar-2021	2	Approval Of Remuneration For Director	For	For
KOREA ELECTRIC POWER CORP	25-Mar-2021	3	Election Of Director: Gim Tae Ok	For	For
KOREA ELECTRIC POWER CORP	25-Mar-2021	4	Amendment Of Articles Of Incorporation	For	For
KOREA ELECTRIC POWER CORP	25-Mar-2021	5	10 March 2020: Please Note That This Is A Revision Due To Modification Text Of Resolution 3. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined
KOREA ELECTRIC POWER CORP	28-May-2021	1	Election Of Ceo	For	Combined
KOREA ELECTRIC POWER CORP	28-May-2021	2	Election Of Permanent Director	For	For
KOREA ELECTRIC POWER CORP	28-May-2021	3	Election Of Non-Permanent Audit Committee Member	For	For
KOREA INVESTMENT HOLDINGS CO LTD	26-Mar-2021	1	Election Of Outside Director: Jeong Yeong Rok	For	For
KOREA INVESTMENT HOLDINGS CO LTD	26-Mar-2021	2	Election Of Outside Director: Gim Jeong Gi	For	For
KOREA INVESTMENT HOLDINGS CO LTD	26-Mar-2021	3	Election Of Outside Director: Jo Yeong Tae	For	For
KOREA INVESTMENT HOLDINGS CO LTD	26-Mar-2021	4	Election Of Outside Director: Gim Tae Won	For	For
KOREA INVESTMENT HOLDINGS CO LTD	26-Mar-2021	5	Election Of Outside Director: Ham Chun Seung	For	For
KOREA INVESTMENT HOLDINGS CO LTD	26-Mar-2021	6	Election Of Audit Committee Member Who Is An Outside Director: Yun Dae Hui	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KOREA INVESTMENT HOLDINGS CO LTD	26-Mar-2021	7	Election Of Audit Committee Member Who Is An Outside Director: Jeong Yeong Rok	For	For
KOREA INVESTMENT HOLDINGS CO LTD	26-Mar-2021	8	Election Of Audit Committee Member Who Is An Outside Director: Gim Jeong Gi	For	For
KOREA INVESTMENT HOLDINGS CO LTD	26-Mar-2021	9	Approval Of Remuneration For Director	For	For
KOREA SHIPBUILDING & OFFSHORE ENGINEERING CO. LTD.	24-Mar-2021	1	Approval Of Financial Statements	For	For
KOREA SHIPBUILDING & OFFSHORE ENGINEERING CO. LTD.	24-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
KOREA SHIPBUILDING & OFFSHORE ENGINEERING CO. LTD.	24-Mar-2021	3	Election Of Inside Director: Gwon O Gap	For	For
KOREA SHIPBUILDING & OFFSHORE ENGINEERING CO. LTD.	24-Mar-2021	4	Approval Of Remuneration For Director	For	For
KOREA ZINC CO LTD, SEOUL	24-Mar-2021	1	Approval Of Financial Statements	For	For
KOREA ZINC CO LTD, SEOUL	24-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
KOREA ZINC CO LTD, SEOUL	24-Mar-2021	3	Election Of Inside Director: Choe Chang Geun	For	Combined
KOREA ZINC CO LTD, SEOUL	24-Mar-2021	4	Election Of Inside Director: No Jin Su	For	For
KOREA ZINC CO LTD, SEOUL	24-Mar-2021	5	Election Of Inside Director: Baek Sun Heum	For	For
KOREA ZINC CO LTD, SEOUL	24-Mar-2021	6	Election Of Outside Director: Gim Ui Hwan	For	Combined
KOREA ZINC CO LTD, SEOUL	24-Mar-2021	7	Election Of Outside Director: Gim Bo Yeong	For	For
KOREA ZINC CO LTD, SEOUL	24-Mar-2021	8	Election Of Audit Committee Member Who Is An Outside Director: Han Cheol Su	For	For
KOREA ZINC CO LTD, SEOUL	24-Mar-2021	9	Approval Of Remuneration For Director	For	For
KOREAN AIR LINES CO LTD	06-Jan-2021	1	Amendment Of Articles Of Incorporation	For	Combined
KOREAN AIR LINES CO LTD	26-Mar-2021	1	Approval Of Financial Statements	For	Combined
KOREAN AIR LINES CO LTD	26-Mar-2021	2	Election Of Inside Director: Jo Won Tae	For	For
KOREAN AIR LINES CO LTD	26-Mar-2021	3	Election Of Outside Director: Im Chae Min	For	For
KOREAN AIR LINES CO LTD	26-Mar-2021	4	Election Of Outside Director: Gim Se Jin	For	For
KOREAN AIR LINES CO LTD	26-Mar-2021	5	Election Of Outside Director: Jang Yong Seong	For	For
KOREAN AIR LINES CO LTD	26-Mar-2021	6	Election Of Outside Director: I Jae Min	For	For
KOREAN AIR LINES CO LTD	26-Mar-2021	7	Election Of Audit Committee Member Who Is An Outside Director: Im Chae Min	For	For
KOREAN AIR LINES CO LTD	26-Mar-2021	8	Election Of Audit Committee Member Who Is An Outside Director: Gim Se Jin	For	For
KOREAN AIR LINES CO LTD	26-Mar-2021	9	Election Of Audit Committee Member Who Is An Outside Director: Jang Yong Seong	For	For
KOREAN AIR LINES CO LTD	26-Mar-2021	10	Election Of Audit Committee Member Who Is An Outside Director: I Jae Min	For	For
KOREAN AIR LINES CO LTD	26-Mar-2021	11	Election Of Outside Director Who Is An Audit Committee Member: Gim Dong Jae	For	For
KOREAN AIR LINES CO LTD	26-Mar-2021	12	Approval Of Remuneration For Director	For	For
KOSE CORPORATION	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
KOSE CORPORATION	29-Jun-2021	3	Amend Articles To: Reduce Term Of Office Of Directors To One Year, Change Fiscal Year End	For	For
KOSE CORPORATION	29-Jun-2021	4	Appoint A Director Kobayashi, Masanori	For	For
KOSE CORPORATION	29-Jun-2021	5	Appoint A Director Shibusawa, Koichi	For	For
KOSE CORPORATION	29-Jun-2021	6	Appoint A Director Mochizuki, Shinichi	For	For
KOSE CORPORATION	29-Jun-2021	7	Appoint A Director Horita, Masahiro	For	For
KOSE CORPORATION	29-Jun-2021	8	Appoint A Director Yuasa, Norika	For	For
KOSSAN RUBBER INDUSTRIES BHD	28-May-2021	1	To Approve The Payment Of Directors' Fees Of Rm495,000.00 For The Financial Year Ended 31 December 2020. (2019: Rm330,000.00)	For	For
KOSSAN RUBBER INDUSTRIES BHD	28-May-2021	2	To Re-Elect The Following Director Retiring By Rotation Pursuant To Article 86 Of The Company'S Constitution And Being Eligible Have Offered Himself For Re-Election: Tan Sri Dato' Lim Kuang Sia	For	Combined
KOSSAN RUBBER INDUSTRIES BHD	28-May-2021	3	To Re-Elect The Following Director Retiring By Rotation Pursuant To Article 86 Of The Company'S Constitution And Being Eligible Have Offered Himself For Re-Election: Tan Kong Chang	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KOSSAN RUBBER INDUSTRIES BHD	28-May-2021	4	To Re-Elect The Following Director Retiring By Rotation Pursuant To Article 86 Of The Company'S Constitution And Being Eligible Have Offered Himself For Re-Election: Lim Ooi Chow	For	Against
KOSSAN RUBBER INDUSTRIES BHD	28-May-2021	5	To Re-Appoint Kpmg Plt As Auditors Of The Company For The Ensuing Year And To Authorise The Directors To Fix Their Remuneration	For	Combined
KOSSAN RUBBER INDUSTRIES BHD	28-May-2021	6	Proposed Authority To Allot Shares Pursuant To Sections 75 And 76 Of The Companies Act 2016	For	For
KOSSAN RUBBER INDUSTRIES BHD	28-May-2021	7	Proposed Renewal And New Shareholders' Mandate For Recurrent Related Party Transactions Of A Revenue Or Trading Nature	For	For
KOSSAN RUBBER INDUSTRIES BHD	28-May-2021	8	Proposed Renewal Of Shareholders' Mandate For Share Buy-Back ("Proposed Share Buy-Back")	For	For
KOTAK MAHINDRA BANK LTD	23-Mar-2021	1	Please Note That This Is A Postal Meeting Announcement. A Physical Meeting Is Not Being Held For This Company. Therefore, Meeting Attendance Requests Are Not Valid For This Meeting. If You Wish To Vote, You Must Return Your Instructions By The Indicated Cutoff Date. Please Also Note That Abstain Is Not A Valid Vote Option At Postal Ballot Meetings. Thank You	Non-voting resolution	Combined
KOTAK MAHINDRA BANK LTD	23-Mar-2021	2	Approval For Material Related Party Transactions With Infina Finance Private Limited	For	Combined
KOTAK MAHINDRA BANK LTD	23-Mar-2021	3	Approval For Material Related Party Transactions With Mr. Uday Suresh Kotak	For	For
KUAISHOU TECHNOLOGY	28-May-2021	3	To Receive The Audited Consolidated Financial Statements Of The Company And The Reports Of The Directors (The "Director(S)") And The Auditor Of The Company For The Year Ended December 31, 2020	For	For
KUAISHOU TECHNOLOGY	28-May-2021	4	To Re-Elect Mr. Su Hua As An Executive Director	For	For
KUAISHOU TECHNOLOGY	28-May-2021	5	To Re-Elect Mr. Cheng Yixiao As An Executive Director	For	For
KUAISHOU TECHNOLOGY	28-May-2021	6	To Re-Elect Mr. Zhang Fei As A Non-Executive Director	For	For
KUAISHOU TECHNOLOGY	28-May-2021	7	To Authorize The Board Of Directors Of The Company (The "Board") To Fix The Respective Directors' Remuneration	For	For
KUAISHOU TECHNOLOGY	28-May-2021	8	To Grant A General Mandate To The Board And/Or Its Authorized Person(S), To Repurchase The Company'S Shares Not Exceeding 10% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing This Resolution (The "Share Repurchase Mandate")	For	For
KUAISHOU TECHNOLOGY	28-May-2021	9	To Grant A General Mandate To The Board And/Or Its Authorized Person(S), To Allot, Issue And Deal With New Class B Ordinary Shares Of The Company Not Exceeding 20% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing This Resolution (The "Share Issue Mandate")	For	Combined
KUAISHOU TECHNOLOGY	28-May-2021	10	Conditional Upon The Passing Of Resolutions Nos. 6 And 7, To Extend The Share Issue Mandate Granted To The Board And/Or Its Authorized Person(S) To Allot, Issue And Deal With Additional Shares In The Capital Of The Company By The Total Number Of Shares Repurchased By The Company Under The Share Repurchase Mandate	For	Against
KUAISHOU TECHNOLOGY	28-May-2021	11	To Re-Appoint Pricewaterhousecoopers As Auditor Of The Company To Hold Office Until The Conclusion Of The Next Annual General Meeting Of The Company And To Authorize The Board To Fix Their Remuneration For The Year Ending December 31, 2021	For	Combined
KUALA LUMPUR KEPONG BHD	18-Feb-2021	1	To Re-Elect The Following Director Who Retire By Rotation In Accordance With Article 119 Of The Company'S Constitution: Tan Sri Dato' Seri Lee Oi Hian	For	Combined
KUALA LUMPUR KEPONG BHD	18-Feb-2021	2	To Re-Elect The Following Director Who Retire By Rotation In Accordance With Article 119 Of The Company'S Constitution: Dato' Yeoh Eng Khoon	For	Combined
KUALA LUMPUR KEPONG BHD	18-Feb-2021	3	To Re-Elect The Following Director Who Retire By Rotation In Accordance With Article 119 Of The Company'S Constitution: Anne Rodrigues	For	Combined
KUALA LUMPUR KEPONG BHD	18-Feb-2021	4	To Approve The Payment Of Directors' Fees For The Year Ended 30 September 2020 Amounting To Rm1,875,000 (2019: Rm1,881,667)	For	For
KUALA LUMPUR KEPONG BHD	18-Feb-2021	5	To Approve The Payment Of Directors' Benefits (Other Than Directors' Fees) For The Period From The Forty-Eighth Annual General Meeting To The Forty-Ninth Annual General Meeting To Be Held In 2022	For	For
KUALA LUMPUR KEPONG BHD	18-Feb-2021	6	To Re-Appoint Messrs. Bdo Plt As Auditors Of The Company For The Financial Year Ending 30 September 2021 And To Authorise The Board Of Directors To Fix Their Remuneration	For	For
KUALA LUMPUR KEPONG BHD	18-Feb-2021	7	Proposed Renewal Of Authority To Buy Back Its Own Shares By The Company	For	For
KUALA LUMPUR KEPONG BHD	18-Feb-2021	8	Proposed Renewal Of Shareholders' Mandate For Recurrent Related Party Transactions Of A Revenue Or Trading Nature	For	For
KUALA LUMPUR KEPONG BHD	18-Feb-2021	9	Proposed Renewal Of The Authority For Directors To Allot And Issue New Ordinary Shares In The Company ("Kik Shares") In Relation To The Dividend Reinvestment Plan That Provides The Shareholders Of The Company The Option To Elect To Reinvest Their Cash Dividend Entitlements In Kik Shares ("Drp")	For	For
KUANG-CHI TECHNOLOGIES CO., LTD.	26-Feb-2021	1	2021 Stock Option Incentive Plan (Draft) And Its Summary	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KUANG-CHI TECHNOLOGIES CO., LTD.	26-Feb-2021	2	Appraisal Management Measures For The 2021 Stock Option Incentive Plan	For	For
KUANG-CHI TECHNOLOGIES CO., LTD.	26-Feb-2021	3	Authorization To The Board To Handle Matters Regarding 2021 Stock Option Incentive Plan	For	For
KUANG-CHI TECHNOLOGIES CO., LTD.	19-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
KUANG-CHI TECHNOLOGIES CO., LTD.	19-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
KUANG-CHI TECHNOLOGIES CO., LTD.	19-May-2021	3	2020 Annual Accounts	For	For
KUANG-CHI TECHNOLOGIES CO., LTD.	19-May-2021	4	2021 Financial Budget Report	For	For
KUANG-CHI TECHNOLOGIES CO., LTD.	19-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	Combined
KUANG-CHI TECHNOLOGIES CO., LTD.	19-May-2021	6	2020 Annual Report And Its Summary	For	Combined
KUANG-CHI TECHNOLOGIES CO., LTD.	19-May-2021	7	2020 Internal Control Self-Evaluation Report	For	For
KUANG-CHI TECHNOLOGIES CO., LTD.	19-May-2021	8	Special Report On The Deposit And Use Of 2020 Raised Funds	For	Combined
KUANG-CHI TECHNOLOGIES CO., LTD.	19-May-2021	9	Provision Of Guarantee For Subsidiaries By The Company In 2021	For	Combined
KUANG-CHI TECHNOLOGIES CO., LTD.	19-May-2021	10	2021 Application For Comprehensive Credit Line To Banks By The Company And Its Subsidiaries	For	For
KUBOTA CORPORATION	19-Mar-2021	2	Appoint A Director Kimata, Masatoshi	For	For
KUBOTA CORPORATION	19-Mar-2021	3	Appoint A Director Kitao, Yuichi	For	For
KUBOTA CORPORATION	19-Mar-2021	4	Appoint A Director Yoshikawa, Masato	For	For
KUBOTA CORPORATION	19-Mar-2021	5	Appoint A Director Kurosawa, Toshihiko	For	For
KUBOTA CORPORATION	19-Mar-2021	6	Appoint A Director Watanabe, Dai	For	For
KUBOTA CORPORATION	19-Mar-2021	7	Appoint A Director Matsuda, Yuzuru	For	For
KUBOTA CORPORATION	19-Mar-2021	8	Appoint A Director Ina, Koichi	For	For
KUBOTA CORPORATION	19-Mar-2021	9	Appoint A Director Shintaku, Yutaro	For	For
KUBOTA CORPORATION	19-Mar-2021	10	Appoint A Director Arakane, Kumi	For	For
KUBOTA CORPORATION	19-Mar-2021	11	Appoint A Corporate Auditor Furusawa, Yuri	For	For
KUBOTA CORPORATION	19-Mar-2021	12	Approve Details Of The Compensation To Be Received By Directors	For	For
KUBOTA CORPORATION	19-Mar-2021	13	Approve Payment Of Bonuses To Directors	For	For
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	1	Please Note That Beneficial Owner Details Are Required For This Meeting. If No Beneficial Owner Details Are Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	2	Part 2 Of This Meeting Is For Voting On Agenda And Meeting Attendance Requests Only. Please Ensure That You Have First Voted In Favour Of The Registration Of Shares In Part 1 Of The Meeting. It Is A Market Requirement For Meetings Of This Type That The Shares Are Registered And Moved To A Registered Location At The Csd, And Specific Policies At The Individual Sub-Custodians May Vary. Upon Receipt Of The Vote Instruction, It Is Possible That A Marker May Be Placed On Your Shares To Allow For Reconciliation And Re-Registration Following A Trade. Therefore Whilst This Does Not Prevent The Trading Of Shares, Any That Are Registered Must Be First Deregistered If Required For Settlement. Deregistration Can Affect The Voting Rights Of Those Shares. If You Have Concerns Regarding Your Accounts, Please Contact Your Client Representative	Non-voting resolution	Unvoted
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	3	Approval Of Annual Report, Consolidated Financial Statements And Annual Accounts 2020	For	Combined
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	4	Appropriation Of Balance Sheet Profit	For	Combined
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	5	Discharge Of The Members Of The Board Of Directors And The Executive Board	For	Combined
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	6	Re-Election Of Member To The Board Of Director: Mr Dominik Buergy	For	Combined
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	7	Re-Election Of Member To The Board Of Director: Dr Renato Fassbind	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	8	Re-Election Of Member To The Board Of Director: Mr Karl Gernandt	For	Combined
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	9	Re-Election Of Member To The Board Of Director: Mr David Kamenetzky	For	Combined
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	10	Re-Election Of Member To The Board Of Director: Mr Klaus-Michael Kuehne	For	Combined
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	11	Re-Election Of Member To The Board Of Director: Ms Hauke Stars	For	Combined
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	12	Re-Election Of Member To The Board Of Director: Dr Martin Wittig	For	Combined
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	13	Re-Election Of Member To The Board Of Director: Dr. Joerg Wolle	For	Combined
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	14	New Election To The Board Of Director: Mr Tobias B. Staehelin	For	Combined
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	15	Re-Election Of Mr. Dr. Joerg Wolle As Chairman	For	Combined
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	16	Election Of The Compensation Committee: Mr Karl Gernandt	For	Combined
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	17	Election Of The Compensation Committee: Mr Klaus-Michael Kuehne	For	Combined
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	18	Election Of The Compensation Committee: Ms Hauke Stars	For	Combined
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	19	Election Of The Independent Proxy / Investarit Ag, Zurich	For	Combined
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	20	Re-Election Of The Auditors / Ernst And Young Ag, Zurich, For 2021	For	Combined
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	21	Advisory Vote On The Remuneration Report	For	Combined
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	22	Remuneration Of The Board Of Directors	For	Combined
KUEHNE + NAGEL INTERNATIONAL AG	04-May-2021	23	Remuneration Of The Executive Board	For	Combined
KUMBA IRON ORE LTD	14-May-2021	1	Re-Appointment Of Independent External Auditor: Pricewaterhousecoopersinc	For	Combined
KUMBA IRON ORE LTD	14-May-2021	2	Rotation Of Directors: To Re-Elect Mrs Mary Bomela As A Director Of The Company	For	Combined
KUMBA IRON ORE LTD	14-May-2021	3	Rotation Of Directors: To Re-Elect Mrs Ntombi Langa-Royds As A Director Of The Company	For	Combined
KUMBA IRON ORE LTD	14-May-2021	4	Rotation Of Directors: To Re-Elect Ms Buyelwa Sonjica As A Director Of The Company	For	Combined
KUMBA IRON ORE LTD	14-May-2021	5	Election Of Audit Committee Members: Election Of Mr Sango Ntsaluba As A Member Of The Committee	For	For
KUMBA IRON ORE LTD	14-May-2021	6	Election Of Audit Committee Members: Election Of Mr Terence Goodlace As A Member Of The Committee	For	For
KUMBA IRON ORE LTD	14-May-2021	7	Election Of Audit Committee Members: Election Of Mrs Mary Bomela As A Member Of The Committee	For	For
KUMBA IRON ORE LTD	14-May-2021	8	Election Of Audit Committee Members: Election Of Mrs Michelle Jenkins As A Member Of The Committee:	For	For
KUMBA IRON ORE LTD	14-May-2021	9	Approval Of The Remuneration Policy: Non-Binding Advisory Vote: Approval Of The Remuneration Policy	For	For
KUMBA IRON ORE LTD	14-May-2021	10	Approval Of The Remuneration Policy: Non-Binding Advisory Vote: Approval For The Implementation Of The Remuneration Policy	For	Combined
KUMBA IRON ORE LTD	14-May-2021	11	General Authority For Directors To Allot And Issue Ordinary Shares	For	Combined
KUMBA IRON ORE LTD	14-May-2021	12	Authorisation To Sign Documents To Give Effect To Resolutions	For	For
KUMBA IRON ORE LTD	14-May-2021	13	General Authority To Issue Shares For Cash	For	For
KUMBA IRON ORE LTD	14-May-2021	14	Remuneration Payable To Non-Executive Directors	For	For
KUMBA IRON ORE LTD	14-May-2021	15	Approval For The Granting Of Financial Assistance In Terms Of Sections 44 And 45 Of The Companies Act	For	For
KUMBA IRON ORE LTD	14-May-2021	16	General Authority To Repurchase Shares	For	For
KUMBA IRON ORE LTD	14-May-2021	17	Approval Of The Extension Of The Employee Share Ownership Scheme Refer To The Notice Of Meeting For More Information On Electronic Participation	For	For
KUMBA IRON ORE LTD	14-May-2021	18	20 Apr 2021: Please Note That This Is A Revision Due To Change In Numbering For All Resolutions And Due To Modification Of The Text Of Resolution O.1. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	1	Approval Of Fy2020 Financial Statements (Excluding Statements Of Appropriation Of Retained Earnings)	For	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	2	Approval Of Fy Annual Dividends And Statement For Appropriation Of Retained Earnings): Cash Dividends (Proposed By The Board)	For	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	3	Please Note That This Resolution Is A Shareholder Proposal: Approval Of Fy Annual Dividends And Statement For Appropriation Of Retained Earnings): Cash Dividends (Proposed By Shareholder)	Take No Action	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	4	Amendment Of Articles Of Incorporation ("Aoi"): Separation Of The Roles Of Ceo And The Chair Of The Board (Amendment To Articles 31 And 32 Of Aoi)	For	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	5	Amendment Of Articles Of Incorporation ("Aoi"): Establishment Of Committees Within The Board (Esg Committee, Related Party Transaction Committee, Compensation Committee) (Amendment To Article 34 Of Aoi)	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	6	Please Note That This Resolution Is A Shareholder Proposal: Amendment Of Articles Of Incorporation ("Aoi"): Separation Of The Roles Of Ceo And The Chair Of The Board (Amendment To Articles 31 Of Aoi) (Proposed By Chul Whan Park, Shareholder)	Take No Action	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	7	Please Note That This Resolution Is A Shareholder Proposal: Amendment Of Articles Of Incorporation ("Aoi"): Establishment Of New Committees Within The Board (Related Party Transaction Committee, Compensation Committee) (Amendment To Article 34 Of Aoi) (Proposed By Chul Whan Park, Shareholder)	Take No Action	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	8	Please Note That This Resolution Is A Shareholder Proposal: Amendment Of Articles Of Incorporation ("Aoi"): Composition Of Related Party Transaction Committee (Addition Of Aoi 35-5) (Proposed By Chul Whan Park, Shareholder)	Take No Action	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	9	Please Note That This Resolution Is A Shareholder Proposal: Amendment Of Articles Of Incorporation ("Aoi"): Composition Of Compensation Committee (Addition Of Aoi 35-6, Amendment To Articles 29 Of Aoi) (Proposed By Chul Whan Park, Shareholder)	Take No Action	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	10	Please Note That Although There Are 2 Candidates To Be Elected As Directors, There Is Only 1 Vacancy Available To Be Filled At The Meeting. The Standing Instructions For This Meeting Will Be Disabled And, If You Choose, You Are Required To Vote For, Against Or Abstain On Only 1 Of The 2 Directors And To Select 'Clear' For The Others. Thank You	Non-voting resolution	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	11	Appointment Of Lee-Seok Hwang As An Independent Director That Will Become A Member Of The Audit Committee (Proposed By The Board)	For	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	12	Please Note That This Resolution Is A Shareholder Proposal: Appointment Of Byun-Nam Lee As An Independent Director That Will Become A Member Of The Audit Committee (Proposed By Chul Whan Park, Shareholder)	Take No Action	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	13	Please Note That Although There Are 2 Options To Indicate A Preference On This Resolution, Only 1 Can Be Selected. The Standing Instructions For This Meeting Will Be Disabled And, If You Choose, You Are Required To Vote For Only 1 Of The 2 Options Below, Your Other Votes Must Be Either Against Or Abstain Thank You	Non-voting resolution	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	14	Appointment Of Jong-Hoon Baek As An Executive Director (Proposed By The Board)	For	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	15	Please Note That This Resolution Is A Shareholder Proposal: Appointment Of Chul Whan Park As An Executive Director (Proposed By Chul Whan Park, Shareholder)	Take No Action	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	16	Please Note That Although There Are 6 Options To Indicate A Preference On This Resolution, Only 3 Can Be Selected. The Standing Instructions For This Meeting Will Be Disabled And, If You Choose, You Are Required To Vote For Only 3 Of The 6 Options Below, Your Other Votes Must Be Either Against Or Abstain Thank You	Non-voting resolution	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	17	Appointment Of Do-Soung Choi As An Independent Director (Proposed By The Board)	For	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	18	Appointment Of Jung-Mi Lee As An Independent Director (Proposed By The Board)	For	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	19	Appointment Of Soon-Ae Park As An Independent Director (Proposed By The Board)	For	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	20	Please Note That This Resolution Is A Shareholder Proposal: Appointment Of Min John K As An Independent Director (Proposed By The Chul Whan Park, Shareholder)	Take No Action	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	21	Please Note That This Resolution Is A Shareholder Proposal: Appointment Of Yong-Beom Cho As An Independent Director (Proposed By The Chul Whan Park, Shareholder)	Take No Action	Against
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	22	Please Note That This Resolution Is A Shareholder Proposal: Appointment Of Jung-Hyun Choi As An Independent Director (Proposed By The Chul Whan Park, Shareholder)	Take No Action	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	23	Please Note That Although There Are 2 Options To Indicate A Preference On This Resolution, Only 1 Can Be Selected. The Standing Instructions For This Meeting Will Be Disabled And, If You Choose, You Are Required To Vote For Only 1 Of The 2 Options Below, Your Other Votes Must Be Either Against Or Abstain Thank You	Non-voting resolution	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	24	Appointment Of Do-Soung Choi As An Independent Director And Member Of The Audit Committee (Proposed By The Board)	For	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	25	Please Note That This Resolution Is A Shareholder Proposal: Appointment Of Min John K As An Independent Director And Member Of The Audit Committee (Proposed By The Chul Whan Park, Shareholder)	Take No Action	Combined
KUMHO PETRO CHEMICAL CO LTD	26-Mar-2021	26	Approval Of Director Remuneration Limit (Fy2020)	For	Combined
KUMHO PETRO CHEMICAL CO LTD	15-Jun-2021	1	Election Of Inside Director: Go Yeong Hun	For	For
KUMHO PETRO CHEMICAL CO LTD	15-Jun-2021	2	Election Of Inside Director: Go Yeong Do	For	For
KUNGSLEDEN AB	22-Apr-2021	12	Resolution Regarding Adoption Of The Income Statement And The Balance Sheet, And The Consolidated Income Statement And The Consolidated Balance Sheet For 2020	For	For
KUNGSLEDEN AB	22-Apr-2021	13	Resolution Regarding Disposition Of The Company'S Profits In Accordance With The Approved Balance Sheet For 2020, And Determination Of Record Day For Dividends: Sek 2.80 Per Share	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KUNGSLEDEN AB	22-Apr-2021	14	Resolution Regarding Discharge From Personal Liability Of The Board Of Director And The Ceo For 2020: Charlotte Axelsson	For	For
KUNGSLEDEN AB	22-Apr-2021	15	Resolution Regarding Discharge From Personal Liability Of The Board Of Director And The Ceo For 2020: Ingall Berglund	For	For
KUNGSLEDEN AB	22-Apr-2021	16	Resolution Regarding Discharge From Personal Liability Of The Board Of Director And The Ceo For 2020: Jonas Bjuggren	For	For
KUNGSLEDEN AB	22-Apr-2021	17	Resolution Regarding Discharge From Personal Liability Of The Board Of Director And The Ceo For 2020: Christer Nilsson	For	For
KUNGSLEDEN AB	22-Apr-2021	18	Resolution Regarding Discharge From Personal Liability Of The Board Of Director And The Ceo For 2020: Jonas Olavi	For	For
KUNGSLEDEN AB	22-Apr-2021	19	Resolution Regarding Discharge From Personal Liability Of The Board Of Director And The Ceo For 2020: Charlotta Wikstrom	For	For
KUNGSLEDEN AB	22-Apr-2021	20	Resolution Regarding Discharge From Personal Liability Of The Board Of Director And The Ceo For 2020: Fredrik Wirdenius	For	For
KUNGSLEDEN AB	22-Apr-2021	21	Resolution Regarding Discharge From Personal Liability Of The Board Of Director And The Ceo For 2020: Ulf Nilsson (Former Board Member, Declined Re-Election At The Agm 2020)	For	For
KUNGSLEDEN AB	22-Apr-2021	22	Resolution Regarding Discharge From Personal Liability Of The Board Of Director And The Ceo For 2020: Biljana Pehrsson (Ceo)	For	For
KUNGSLEDEN AB	22-Apr-2021	23	Presentation Of Remuneration Report For Approval	For	For
KUNGSLEDEN AB	22-Apr-2021	24	Determination Of The Number Of Members Of The Board Of Directors: Seven Members	For	For
KUNGSLEDEN AB	22-Apr-2021	25	Determination Of Remuneration To The Board Of Directors	For	For
KUNGSLEDEN AB	22-Apr-2021	26	Determination Of Remuneration To The Auditor	For	For
KUNGSLEDEN AB	22-Apr-2021	27	Election Of Member Of The Board Of Directors: Charlotte Axelsson	For	For
KUNGSLEDEN AB	22-Apr-2021	28	Election Of Member Of The Board Of Directors: Ingall Berglund	For	For
KUNGSLEDEN AB	22-Apr-2021	29	Election Of Member Of The Board Of Directors: Jonas Bjuggren	For	For
KUNGSLEDEN AB	22-Apr-2021	30	Election Of Member Of The Board Of Directors: Christer Nilsson	For	For
KUNGSLEDEN AB	22-Apr-2021	31	Election Of Member Of The Board Of Directors: Jonas Olavi	For	For
KUNGSLEDEN AB	22-Apr-2021	32	Election Of Member Of The Board Of Directors: Charlotta Wikstrom	For	For
KUNGSLEDEN AB	22-Apr-2021	33	Election Of Member Of The Board Of Directors: Fredrik Wirdenius	For	For
KUNGSLEDEN AB	22-Apr-2021	34	Election Of Chairman Of The Board Of Directors: Charlotte Axelsson	For	For
KUNGSLEDEN AB	22-Apr-2021	35	Election Of Auditor: Ernst & Young Ab	For	For
KUNGSLEDEN AB	22-Apr-2021	36	Resolution On Adoption Of New Instructions For The Nomination Committee	For	For
KUNGSLEDEN AB	22-Apr-2021	37	Resolution On Guidelines For Remuneration To The Senior Executives	For	For
KUNGSLEDEN AB	22-Apr-2021	38	Resolution On Authorisation For The Board Of Directors To Resolve On Repurchase And Transfer Of Own Shares	For	For
KUNGSLEDEN AB	22-Apr-2021	39	Resolution On Authorisation For The Board Of Directors To Resolve On New Issues Of Ordinary Shares	For	For
KUNLUN ENERGY COMPANY LTD	12-Mar-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0209/2021020900543.Pdf And https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0209/2021020900539.Pdf	Non-voting resolution	Combined
KUNLUN ENERGY COMPANY LTD	12-Mar-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For Resolution 1, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
KUNLUN ENERGY COMPANY LTD	12-Mar-2021	3	To Consider And, If Thought Fit, Pass The Following Resolution, With Or Without Modifications, As An Ordinary Resolution Of The Company: That (A) The Equity Transfer Agreement (As Defined In The Circular Of The Company Dated 10 February 2021) And The Transactions Contemplated Thereunder Be And Are Hereby Approved, Confirmed And Ratified; And (B) Any Director Of The Company Be And Is Hereby Authorized, For And On Behalf Of The Company, To Take All Steps And Do All Acts And Things As He Considers To Be Necessary, Appropriate Or Expedient In Connection With And To Implement Or Give Effect To The Equity Transfer Agreement And The Transactions Contemplated Thereunder, And To Execute All Such Other Documents, Instruments And Agreements (Including The Affixation Of The Company'S Common Seal) Deemed By Him To Be Incidental To, Ancillary To Or In Connection With The Equity Transfer Agreement And The Transactions Contemplated Thereunder	For	Combined
KUNLUN ENERGY COMPANY LTD	26-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0419/2021041900914.Pdf And https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0419/2021041900953.Pdf	Non-voting resolution	Combined
KUNLUN ENERGY COMPANY LTD	26-May-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
KUNLUN ENERGY COMPANY LTD	26-May-2021	3	To Receive, Consider And Adopt The Audited Financial Statement And The Reports Of The Directors And Auditors For The Year Ended 31 December 2020	For	Combined
KUNLUN ENERGY COMPANY LTD	26-May-2021	4	To Declare And Pay A Final Dividend Of Rmb21.01 Cents Per Ordinary Share Of The Company For The Year Ended 31 December 2020	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KUNLUN ENERGY COMPANY LTD	26-May-2021	5	To Declare And Pay A Special Dividend Of Rmb213.66 Cents Per Ordinary Share Of The Company	For	For
KUNLUN ENERGY COMPANY LTD	26-May-2021	6	To Re-Elect Mr. Fu Bin As An Executive Director Of The Company	For	Combined
KUNLUN ENERGY COMPANY LTD	26-May-2021	7	To Re-Elect Mr. Qian Zhijia As An Executive Director Of The Company	For	Combined
KUNLUN ENERGY COMPANY LTD	26-May-2021	8	To Re-Elect Mr. Zhou Yuanhong As An Executive Director Of The Company	For	Combined
KUNLUN ENERGY COMPANY LTD	26-May-2021	9	To Re-Elect Mr. Miao Yong As An Executive Director Of The Company	For	Combined
KUNLUN ENERGY COMPANY LTD	26-May-2021	10	To Authorise The Directors Of The Company To Fix The Remuneration Of The Directors Of The Company For The Year Ending 31 December 2021	For	For
KUNLUN ENERGY COMPANY LTD	26-May-2021	11	To Appoint Pricewaterhousecoopers As The Auditor Of The Company For The Ensuring Year And To Authorise The Directors Of The Company To Fix Their Remuneration	For	For
KUNLUN ENERGY COMPANY LTD	26-May-2021	12	To Approve The Share Issue Mandate	For	Combined
KUNLUN ENERGY COMPANY LTD	26-May-2021	13	To Approve The Share Repurchase Mandate	For	Combined
KUNLUN ENERGY COMPANY LTD	26-May-2021	14	To Approve Extension Of The Share Issue Mandate Under Ordinary Resolution No. 7 By The Number Of Shares Repurchased Under Ordinary Resolution No. 8	For	Combined
KURARAY CO.,LTD.	25-Mar-2021	2	Approve Appropriation Of Surplus	For	Combined
KURARAY CO.,LTD.	25-Mar-2021	3	Amend Articles To: Amend Business Lines, Approve Minor Revisions	For	For
KURARAY CO.,LTD.	25-Mar-2021	4	Appoint A Director Ito, Masaaki	For	For
KURARAY CO.,LTD.	25-Mar-2021	5	Appoint A Director Kawahara, Hitoshi	For	For
KURARAY CO.,LTD.	25-Mar-2021	6	Appoint A Director Hayase, Hiroaya	For	For
KURARAY CO.,LTD.	25-Mar-2021	7	Appoint A Director Sano, Yoshimasa	For	For
KURARAY CO.,LTD.	25-Mar-2021	8	Appoint A Director Abe, Kenichi	For	For
KURARAY CO.,LTD.	25-Mar-2021	9	Appoint A Director Taga, Keiji	For	For
KURARAY CO.,LTD.	25-Mar-2021	10	Appoint A Director Matthias Gutweiler	For	For
KURARAY CO.,LTD.	25-Mar-2021	11	Appoint A Director Takai, Nobuhiko	For	For
KURARAY CO.,LTD.	25-Mar-2021	12	Appoint A Director Hamano, Jun	For	For
KURARAY CO.,LTD.	25-Mar-2021	13	Appoint A Director Murata, Keiko	For	For
KURARAY CO.,LTD.	25-Mar-2021	14	Appoint A Director Tanaka, Satoshi	For	For
KURARAY CO.,LTD.	25-Mar-2021	15	Appoint A Director Ido, Kiyoto	For	For
KURARAY CO.,LTD.	25-Mar-2021	16	Appoint A Corporate Auditor Uehara, Naoya	For	For
KURARAY CO.,LTD.	25-Mar-2021	17	Approve Details Of The Restricted-Share Compensation To Be Received By Directors (Excluding Outside Directors)	For	For
KURITA WATER INDUSTRIES LTD.	29-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
KURITA WATER INDUSTRIES LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
KURITA WATER INDUSTRIES LTD.	29-Jun-2021	3	Appoint A Director Kadota, Michiya	For	For
KURITA WATER INDUSTRIES LTD.	29-Jun-2021	4	Appoint A Director Ejiri, Hirohiko	For	For
KURITA WATER INDUSTRIES LTD.	29-Jun-2021	5	Appoint A Director Yamada, Yoshio	For	For
KURITA WATER INDUSTRIES LTD.	29-Jun-2021	6	Appoint A Director Suzuki, Yasuo	For	For
KURITA WATER INDUSTRIES LTD.	29-Jun-2021	7	Appoint A Director Shiode, Shuji	For	For
KURITA WATER INDUSTRIES LTD.	29-Jun-2021	8	Appoint A Director Sugiyama, Ryoko	For	For
KURITA WATER INDUSTRIES LTD.	29-Jun-2021	9	Appoint A Director Tanaka, Keiko	For	For
KURITA WATER INDUSTRIES LTD.	29-Jun-2021	10	Appoint A Director Kamai, Kenichiro	For	For
KURITA WATER INDUSTRIES LTD.	29-Jun-2021	11	Appoint A Substitute Corporate Auditor Nagasawa, Tetsuya	For	For
KURITA WATER INDUSTRIES LTD.	29-Jun-2021	12	Approve Details Of The Compensation To Be Received By Directors	For	For
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021	1	Authorize Capitalization Of Reserves For Bonus Issue By 10 Percent Using The Voluntary Reserve From 7,674,138,122 To 8,411,551,934 Shares	For	For
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021	1	Approve Board Report On Company Operations For Fy 2020	For	For
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021	2	Approve Increase In Authorized Capital From 11,874,138,122 To 12,641,551,934	For	For
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021	2	Approve Auditors' Report On Company Financial Statements For Fy 2020	For	For
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021	3	Amend Article 8 Of Memorandum Of Association And Article 7 Of Articles Of Association Re: Change In Capital	For	For
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021	3	Approve Fatwa And Shariah Supervisory Board Report For Fy 2020	For	For
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021	4	Approve Special Report In Financial And Non-Financial Penalties	For	For
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021	5	Accept Financial Statements And Statutory Reports For Fy 2020	For	For
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021	6	Approve Dividends Of Kwd 0.01 Per Share For Fy 2020	For	For
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021	7	Authorize Distribution Of Bonus Shares Of 10 Percent Of The Issued And Paid Up Capital Using Voluntary Reserve For Fy 2020 And Authorize The Board To Dispose Shares Fractions	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021	8	Approve Transfer Of 10 Percent Of Net Income To Statutory Reserve And 10 Percent To Voluntary Reserve	For	For
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021	9	Approve Remuneration Of Directors And Committees Of Kwd 607.862 For Fy 2020	For	For
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021	10	Approve Directors' Loan And Approve Transactions With Related Party For Fy 2021	For	Combined
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021	11	Authorize Issuance Of Sukuk Or Other Shariah Compliant Debt Instruments And Authorize Board To Set Terms Of Issuance	For	Against
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021	12	Authorize Share Repurchase Program Up To 10 Percent Of Issued Share Capital	For	Combined
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021	13	Approve Discharge Of Directors For Fy 2020	For	For
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021	14	Ratify Auditors And Fix Their Remuneration For Fy 2021	For	Combined
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021	15	Elect Shariah Supervisory Board Members (Bundled) And Fix Their Remuneration For Fy 2021	For	Combined
KUWAIT FINANCE HOUSE (K.S.C.)	22-Mar-2021	16	Ratify External Shariah Auditors And Fix Their Remuneration For Fy 2021	For	Combined
KWEICHOW MOUTAI CO LTD	09-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
KWEICHOW MOUTAI CO LTD	09-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
KWEICHOW MOUTAI CO LTD	09-Jun-2021	3	2020 Annual Report And Its Summary	For	For
KWEICHOW MOUTAI CO LTD	09-Jun-2021	4	2020 Annual Accounts	For	For
KWEICHOW MOUTAI CO LTD	09-Jun-2021	5	2021 Financial Budget Report	For	For
KWEICHOW MOUTAI CO LTD	09-Jun-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny192.93000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
KWEICHOW MOUTAI CO LTD	09-Jun-2021	7	2020 Work Report Of Independent Directors	For	For
KWEICHOW MOUTAI CO LTD	09-Jun-2021	8	2021 Appointment Of Financial Audit Firm And Internal Control Audit Firm	For	For
KWG GROUP HOLDINGS LIMITED	03-Jun-2021	3	To Consider And Receive The Audited Consolidated Financial Statements And The Reports Of The Directors And The Independent Auditor'S Report Of The Company For The Year Ended 31 December 2020	For	For
KWG GROUP HOLDINGS LIMITED	03-Jun-2021	4	To Declare A Final Dividend Of Rmb53 Cents Per Ordinary Share Of The Company For The Year Ended 31 December 2020 (Payable In Cash In Hong Kong Dollars With Scrip Option)	For	For
KWG GROUP HOLDINGS LIMITED	03-Jun-2021	5	To Re-Elect Mr. Kong Jianmin As An Executive Director	For	Combined
KWG GROUP HOLDINGS LIMITED	03-Jun-2021	6	To Re-Elect Mr. Cai Fengjia As An Executive Director	For	Combined
KWG GROUP HOLDINGS LIMITED	03-Jun-2021	7	To Re-Elect Mr. Lee Ka Sze, Carmelo Jp As An Independent Non-Executive Director	For	Combined
KWG GROUP HOLDINGS LIMITED	03-Jun-2021	8	To Authorise The Board To Fix The Directors' Remuneration	For	Combined
KWG GROUP HOLDINGS LIMITED	03-Jun-2021	9	To Re-Appoint Ernst & Young As Independent Auditor Of The Company And To Authorize The Board To Fix Its Remuneration	For	Combined
KWG GROUP HOLDINGS LIMITED	03-Jun-2021	10	To Grant A General Mandate To The Directors To Issue New Shares (Ordinary Resolution No.5 As Set Out In The Notice Of The Meeting)	For	Against
KWG GROUP HOLDINGS LIMITED	03-Jun-2021	11	To Grant A General Mandate To The Directors To Buy-Back Shares (Ordinary Resolution No.6 As Set Out In The Notice Of The Meeting)	For	Combined
KWG GROUP HOLDINGS LIMITED	03-Jun-2021	12	To Extend The General Mandate To Issue New Shares By Adding The Number Of Shares Bought Back (Ordinary Resolution No.7 As Set Out In The Notice Of The Meeting)	For	Combined
KYOCERA CORPORATION	25-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
KYOCERA CORPORATION	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
KYOCERA CORPORATION	25-Jun-2021	3	Appoint A Director Yamaguchi, Goro	For	Combined
KYOCERA CORPORATION	25-Jun-2021	4	Appoint A Director Tanimoto, Hideo	For	For
KYOCERA CORPORATION	25-Jun-2021	5	Appoint A Director Fure, Hiroshi	For	For
KYOCERA CORPORATION	25-Jun-2021	6	Appoint A Director Ina, Norihiko	For	For
KYOCERA CORPORATION	25-Jun-2021	7	Appoint A Director Kano, Koichi	For	For
KYOCERA CORPORATION	25-Jun-2021	8	Appoint A Director Aoki, Shoichi	For	For
KYOCERA CORPORATION	25-Jun-2021	9	Appoint A Director Aoyama, Atsushi	For	For
KYOCERA CORPORATION	25-Jun-2021	10	Appoint A Director Koyano, Akiko	For	For
KYOCERA CORPORATION	25-Jun-2021	11	Appoint A Director Kakiuchi, Eiji	For	For
KYOCERA CORPORATION	25-Jun-2021	12	Appoint A Substitute Corporate Auditor Kida, Minoru	For	For
KYOWA KIRIN CO.,LTD.	24-Mar-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KYOWA KIRIN CO.,LTD.	24-Mar-2021	2	Approve Appropriation Of Surplus	For	Combined
KYOWA KIRIN CO.,LTD.	24-Mar-2021	3	Appoint A Director Miyamoto, Masashi	For	For
KYOWA KIRIN CO.,LTD.	24-Mar-2021	4	Appoint A Director Osawa, Yutaka	For	For
KYOWA KIRIN CO.,LTD.	24-Mar-2021	5	Appoint A Director Mikayama, Toshifumi	For	For
KYOWA KIRIN CO.,LTD.	24-Mar-2021	6	Appoint A Director Yokota, Noriya	For	For
KYOWA KIRIN CO.,LTD.	24-Mar-2021	7	Appoint A Director Morita, Akira	For	For
KYOWA KIRIN CO.,LTD.	24-Mar-2021	8	Appoint A Director Haga, Yuko	For	For
KYOWA KIRIN CO.,LTD.	24-Mar-2021	9	Appoint A Director Arai, Jun	For	For
KYOWA KIRIN CO.,LTD.	24-Mar-2021	10	Appoint A Director Oyamada, Takashi	For	For
KYOWA KIRIN CO.,LTD.	24-Mar-2021	11	Appoint A Corporate Auditor Yatsu, Tomomi	For	For
KYOWA KIRIN CO.,LTD.	24-Mar-2021	12	Approve Details Of The Compensation To Be Received By Directors	For	For
KYOWA KIRIN CO.,LTD.	24-Mar-2021	13	Approve Details Of The Performance-Based Stock Compensation To Be Received By Directors	For	For
KYUSHU ELECTRIC POWER COMPANY,INCORPORATED	25-Jun-2021	2	Approve Appropriation Of Surplus	For	For
KYUSHU ELECTRIC POWER COMPANY,INCORPORATED	25-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Uriu, Michiaki	For	For
KYUSHU ELECTRIC POWER COMPANY,INCORPORATED	25-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ikebe, Kazuhiro	For	For
KYUSHU ELECTRIC POWER COMPANY,INCORPORATED	25-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Fujii, Ichiro	For	For
KYUSHU ELECTRIC POWER COMPANY,INCORPORATED	25-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Toyoma, Makoto	For	For
KYUSHU ELECTRIC POWER COMPANY,INCORPORATED	25-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Toyoshima, Naoyuki	For	For
KYUSHU ELECTRIC POWER COMPANY,INCORPORATED	25-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ogura, Yoshio	For	For
KYUSHU ELECTRIC POWER COMPANY,INCORPORATED	25-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Akiyama, Yasuji	For	For
KYUSHU ELECTRIC POWER COMPANY,INCORPORATED	25-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Fujimoto, Junichi	For	For
KYUSHU ELECTRIC POWER COMPANY,INCORPORATED	25-Jun-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kuriyama, Yoshifumi	For	For
KYUSHU ELECTRIC POWER COMPANY,INCORPORATED	25-Jun-2021	12	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tachibana Fukushima, Sakie	For	For
KYUSHU ELECTRIC POWER COMPANY,INCORPORATED	25-Jun-2021	13	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tsuda, Junji	For	For
KYUSHU ELECTRIC POWER COMPANY,INCORPORATED	25-Jun-2021	14	Appoint A Director Who Is Audit And Supervisory Committee Member Endo, Yasuaki	For	For
KYUSHU ELECTRIC POWER COMPANY,INCORPORATED	25-Jun-2021	15	Approve Details Of The Performance-Based Stock Compensation To Be Received By Directors (Excluding Outside Directors And Directors Who Are Audit And Supervisory Committee Members)	For	For
KYUSHU ELECTRIC POWER COMPANY,INCORPORATED	25-Jun-2021	16	Shareholder Proposal: Amend Articles Of Incorporation (1)	Against	Combined
KYUSHU ELECTRIC POWER COMPANY,INCORPORATED	25-Jun-2021	17	Shareholder Proposal: Amend Articles Of Incorporation (2)	Against	Against
KYUSHU ELECTRIC POWER COMPANY,INCORPORATED	25-Jun-2021	18	Shareholder Proposal: Amend Articles Of Incorporation (3)	Against	Against
KYUSHU ELECTRIC POWER COMPANY,INCORPORATED	25-Jun-2021	19	Shareholder Proposal: Amend Articles Of Incorporation (4)	Against	Against

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
KYUSHU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	20	Shareholder Proposal: Amend Articles Of Incorporation (5)	Against	Against
KYUSHU RAILWAY COMPANY	23-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
KYUSHU RAILWAY COMPANY	23-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Karaike, Koji	For	For
KYUSHU RAILWAY COMPANY	23-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Aoyagi, Toshihiko	For	For
KYUSHU RAILWAY COMPANY	23-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tanaka, Ryuji	For	For
KYUSHU RAILWAY COMPANY	23-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Furumiya, Yoji	For	For
KYUSHU RAILWAY COMPANY	23-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Mori, Toshihiro	For	For
KYUSHU RAILWAY COMPANY	23-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Fukunaga, Hiroyuki	For	For
KYUSHU RAILWAY COMPANY	23-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kuwano, Izumi	For	For
KYUSHU RAILWAY COMPANY	23-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ichikawa, Toshihide	For	For
KYUSHU RAILWAY COMPANY	23-Jun-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Asatsuma, Shinji	For	For
KYUSHU RAILWAY COMPANY	23-Jun-2021	12	Appoint A Director Who Is Not Audit And Supervisory Committee Member Muramatsu, Kuniko	For	For
KYUSHU RAILWAY COMPANY	23-Jun-2021	13	Appoint A Director Who Is Not Audit And Supervisory Committee Member Uriu, Michiaki	For	For
KYUSHU RAILWAY COMPANY	23-Jun-2021	14	Appoint A Director Who Is Audit And Supervisory Committee Member Fujita, Hiromi	For	For
L E LUNDBERGFOERETAGEN AB	15-Apr-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Combined
L E LUNDBERGFOERETAGEN AB	15-Apr-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution
L E LUNDBERGFOERETAGEN AB	15-Apr-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
L E LUNDBERGFOERETAGEN AB	15-Apr-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
L E LUNDBERGFOERETAGEN AB	15-Apr-2021	5	Please Note That This Is An Amendment To Meeting Id 501943 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Non-voting resolution
L E LUNDBERGFOERETAGEN AB	15-Apr-2021	6	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
L E LUNDBERGFOERETAGEN AB	15-Apr-2021	7	Election Of Chairman Of The Meeting: Mats Guldbrand	Non-voting resolution	Non-voting resolution
L E LUNDBERGFOERETAGEN AB	15-Apr-2021	8	Election Of One Or Two Officers To Verify The Minutes: Carina Silberg, Alecta, Erik Brandstrom, Spiltan Fonder	Non-voting resolution	Non-voting resolution
L E LUNDBERGFOERETAGEN AB	15-Apr-2021	9	Preparation And Approval Of The Voting List	Non-voting resolution	Non-voting resolution
L E LUNDBERGFOERETAGEN AB	15-Apr-2021	10	Approval Of The Agenda	Non-voting resolution	Non-voting resolution
L E LUNDBERGFOERETAGEN AB	15-Apr-2021	11	Determination Of Whether The Meeting Has Been Duly Convened	Non-voting resolution	Non-voting resolution
L E LUNDBERGFOERETAGEN AB	15-Apr-2021	12	Presentation Of A) The Annual Report And The Auditors' Report, And The Consolidated Accounts And Auditors' Report On The Consolidated Accounts. B) The Auditor'S Statement On The Level Of Compliance With The Principles For Remuneration Of Senior Executives Applicable Since The Preceding Annual General Meeting	Non-voting resolution	Non-voting resolution
L E LUNDBERGFOERETAGEN AB	15-Apr-2021	13	Resolution On Adoption Of The Income Statement And Balance Sheet, And Of The Consolidated Income Statement And Consolidated Balance Sheet	For	Combined
L E LUNDBERGFOERETAGEN AB	15-Apr-2021	14	Resolution On Discharge Of The Board Of Director And The President From Personal Liability: Mats Guldbrand (Chairman)	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	15	Resolution On Discharge Of The Board Of Director And The President From Personal Liability: Carl Bennet (Board Member)	For	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	16	Resolution On Discharge Of The Board Of Director And The President From Personal Liability: Lilian Fossum Biner (Board Member)	For	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	17	Resolution On Discharge Of The Board Of Director And The President From Personal Liability: Louise Lindh (Board Member)	For	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	18	Resolution On Discharge Of The Board Of Director And The President From Personal Liability: Fredrik Lundberg (Board Member And President)	For	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	19	Resolution On Discharge Of The Board Of Director And The President From Personal Liability: Katarina Martinson (Board Member)	For	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	20	Resolution On Discharge Of The Board Of Director And The President From Personal Liability: Sten Peterson (Board Member)	For	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	21	Resolution On Discharge Of The Board Of Director And The President From Personal Liability: Lars Pettersson (Board Member)	For	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	22	Resolution On Discharge Of The Board Of Director And The President From Personal Liability: Bo Selling (Board Member)	For	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	23	Resolution On The Disposition To Be Made Of The Company'S Profit Or Loss As Shown In The Balance Sheet Adopted By The Meeting: The Board Proposes That The Annual General Meeting Resolve On Payment Of Dividend Of Sek 3.50 Per Share. The Board Proposes Monday April 19, 2021 As The Record Day. If The Meeting Votes In Favour Of The Motion, The Dividend Is Expected To Be Issued By Euroclear Sweden Ab April 22, 2021	For	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	24	Please Note That This Resolution Is A Shareholder Proposal: Resolution On Determination Of The Number Of Members Of The Board And Deputies And Determination Of Auditors And Any Deputy Auditors To Be Elected By The Annual General Meeting: Nine Without Deputies	Take No Action	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	25	Please Note That This Resolution Is A Shareholder Proposal: Resolution On Determination Of The Fees To Be Paid To The Board Members And Auditors	Take No Action	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	26	Please Note That This Resolution Is A Shareholder Proposal: Election Of Chairman Of The Board: Mats Guldbrand (Chairman)	Take No Action	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	27	Please Note That This Resolution Is A Shareholder Proposal: Election Of Member Of The Board: Carl Bennet (Board Member)	Take No Action	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	28	Please Note That This Resolution Is A Shareholder Proposal: Election Of Member Of The Board: Lilian Fossum Biner (Board Member)	Take No Action	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	29	Please Note That This Resolution Is A Shareholder Proposal: Election Of Member Of The Board: Louise Lindh (Board Member)	Take No Action	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	30	Please Note That This Resolution Is A Shareholder Proposal: Election Of Member Of The Board: Fredrik Lundberg (Board Member)	Take No Action	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	31	Please Note That This Resolution Is A Shareholder Proposal: Election Of Member Of The Board: Katarina Martinson (Board Member)	Take No Action	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	32	Please Note That This Resolution Is A Shareholder Proposal: Election Of Member Of The Board: Sten Peterson (Board Member)	Take No Action	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	33	Please Note That This Resolution Is A Shareholder Proposal: Election Of Member Of The Board: Lars Pettersson (Board Member)	Take No Action	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	34	Please Note That This Resolution Is A Shareholder Proposal: Election Of Member Of The Board: Bo Selling (Board Member)	Take No Action	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	35	Election Of Auditors And Deputy Auditors: Pricewaterhousecoopers Ab	For	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	36	Resolution Regarding Approval Of Remuneration Report	For	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	37	Resolution On Amendments To The Articles Of Associations: Sections 1, 7 And 10	For	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	38	Resolution To Authorize The Board To Acquire Shares In The Company	For	Combined
L E LUNDBERGFOERETAG EN AB	15-Apr-2021	39	Close Meeting	Non-voting resolution	Combined
L3HARRIS TECHNOLOGIES INC.	23-Apr-2021	1	Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Sallie B. Bailey	For	Combined
L3HARRIS TECHNOLOGIES INC.	23-Apr-2021	2	Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: William M. Brown	For	For
L3HARRIS TECHNOLOGIES INC.	23-Apr-2021	3	Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Peter W. Chiarelli	For	For
L3HARRIS TECHNOLOGIES INC.	23-Apr-2021	4	Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Thomas A. Corcoran	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
L3HARRIS TECHNOLOGIES INC.	23-Apr-2021	5	Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Thomas A. Dattilo	For	For
L3HARRIS TECHNOLOGIES INC.	23-Apr-2021	6	Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Roger B. Fradin	For	For
L3HARRIS TECHNOLOGIES INC.	23-Apr-2021	7	Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Lewis Hay III	For	For
L3HARRIS TECHNOLOGIES INC.	23-Apr-2021	8	Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Lewis Kramer	For	For
L3HARRIS TECHNOLOGIES INC.	23-Apr-2021	9	Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Christopher E. Kubasik	For	For
L3HARRIS TECHNOLOGIES INC.	23-Apr-2021	10	Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Rita S. Lane	For	For
L3HARRIS TECHNOLOGIES INC.	23-Apr-2021	11	Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Robert B. Millard	For	For
L3HARRIS TECHNOLOGIES INC.	23-Apr-2021	12	Election Of Director For A Term Expiring At The 2022 Annual Meeting Of Shareholders: Lloyd W. Newton	For	For
L3HARRIS TECHNOLOGIES INC.	23-Apr-2021	13	Approval, In An Advisory Vote, Of The Compensation Of Named Executive Officers As Disclosed In The Proxy Statement.	For	For
L3HARRIS TECHNOLOGIES INC.	23-Apr-2021	14	Ratification Of Appointment Of Ernst & Young LLP As Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution
LA FRANCAISE DES JEUX SA	16-Jun-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
LA FRANCAISE DES JEUX SA	16-Jun-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
LA FRANCAISE DES JEUX SA	16-Jun-2021	5	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
LA FRANCAISE DES JEUX SA	16-Jun-2021	6	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive II, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
LA FRANCAISE DES JEUX SA	16-Jun-2021	7	Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202105102101533-56	Non-voting resolution	Non-voting resolution
LA FRANCAISE DES JEUX SA	16-Jun-2021	8	Approval Of The Parent Company Financial Statements For The Year Ended 31 December 2020	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	9	Approval Of The Consolidated Financial Statements For The Year Ended 31 December 2020	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	10	Appropriation Of Earnings For The Year Ended 31 December 2020 And Determination Of The Dividend	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	11	Approval Of Regulated Agreements Referred To In Articles L. 225-38 Et Seq. Of The French Commercial Code	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	12	Ratification Of The Co-Optation Of Francoise Gri As A Director	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LA FRANCAISE DES JEUX SA	16-Jun-2021	13	Reappointment Of The Statutory Auditor	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	14	Non-Reappointment Of The Alternate Auditor	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	15	Approval Of The Information Relating To The Remuneration Of The Corporate Directors For The Year Ended 31 December 2020, As Described In The Corporate Governance Report Pursuant To I. Of Article L. 22-10-9 Of The French Commercial Code, In Accordance With I. Of Article L. 22-10-34 Of The French Commercial Code	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	16	Approval Of The Items Of Remuneration Paid During Or Awarded In Respect Of The Year Ended 31 December 2020 To Stephane Pallez, Chairwoman And Chief Executive Officer, In Accordance With Ii. Of Article L. 22-10-34 Of The French Commercial Code	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	17	Approval Of The Items Of Remuneration Paid During Or Awarded In Respect Of The Year Ended 31 December 2020 To Charles Lantieri, Deputy Chief Executive Officer, In Accordance With Ii. Of Article L. 22-10-34 Of The French Commercial Code	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	18	Approval Of The Remuneration Policy For The Corporate Directors, In Accordance With Ii. Of Article L.22-10-8 Of The French Commercial Code	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	19	Authority To Be Given To The Board Of Directors To Trade In The Company'S Shares Under The Terms Of Article L. 22-10-62 Of The French Commercial Code	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	20	Introduction Into The Articles Of Association Of The Possibility For The Board Of Directors To Take Decisions By Way Of Written Consultation Of Directors Under The Conditions Set By Law And The Regulations In Force	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	21	Delegation Of Authority To The Board Of Directors To Issue Ordinary Shares And/Or Other Securities Giving Immediate Or Deferred Access To The Share Capital Of The Company Or One Of Its Subsidiaries, With Preferential Subscription Rights	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	22	Delegation Of Authority To The Board Of Directors To Issue Ordinary Shares And/Or Securities Giving Immediate And/Or Deferred Access To The Capital Of The Company Or One Of Its Subsidiaries, Without Preferential Subscription Rights, By Way Of A Public Offering	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	23	Delegation Of Authority To The Board Of Directors To Issue Ordinary Shares And/Or Securities Giving Immediate And/Or Deferred Access To The Capital Of The Company Or One Of Its Subsidiaries, Without Preferential Subscription Rights	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	24	Authority To Be Given To The Board Of Directors In The Event Of An Issue Without Preferential Subscription Rights Pursuant To The Fifteenth And Sixteenth Resolutions, To Set The Issue Price In Accordance With The Terms Set By The General Meeting, Within The Limit Of 10% Of The Capital Per Year	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	25	Delegation Of Authority To The Board Of Directors To Increase The Number Of Securities To Be Issued In The Event Of A Capital Increase With Or Without Preferential Subscription Rights	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	26	Delegation Of Authority To The Board Of Directors To Increase The Share Capital By Incorporation Of Premiums, Reserves, Profits Or Other Items	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	27	Delegation Of Powers To The Board Of Directors To Issue Ordinary Shares And/Or Securities Giving Immediate Or Deferred Access To The Capital, Without Preferential Subscription Rights, In Consideration For Contributions In Kind To The Company	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	28	Delegation Of Authority To The Board Of Directors To Issue Ordinary Shares Or Securities Giving Access To The Capital Of The Company, Without Preferential Subscription Rights, In The Event Of A Public Exchange Offer Initiated By The Company	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	29	Delegation Of Authority To The Board Of Directors To Increase The Capital By Issuing Ordinary Shares And/Or Securities Giving Access To The Company'S Capital Reserved For Members Of Employee Savings Plans, With Cancellation Of Preferential Rights In Their Favour, Pursuant To Articles L. 3332-18 Et Seq. Of The French Labour Code	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	30	Authority To Be Given To The Board Of Directors To Reduce The Capital By Cancelling Shares Purchased By The Company Pursuant To Article L. 22-10-62 Of The French Commercial Code	For	Combined
LA FRANCAISE DES JEUX SA	16-Jun-2021	31	Powers For Formalities	For	Combined
LABORATORY CORP. OF AMERICA HOLDINGS	12-May-2021	1	Election Of Director: Kerri B. Anderson	For	Combined
LABORATORY CORP. OF AMERICA HOLDINGS	12-May-2021	2	Election Of Director: Jean-Luc Bélingard	For	For
LABORATORY CORP. OF AMERICA HOLDINGS	12-May-2021	3	Election Of Director: Jeffrey A. Davis	For	For
LABORATORY CORP. OF AMERICA HOLDINGS	12-May-2021	4	Election Of Director: D. Gary Gilliland, M.D., Ph.D.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LABORATORY CORP. OF AMERICA HOLDINGS	12-May-2021	5	Election Of Director: Garheng Kong, M.D., Ph.D.	For	For
LABORATORY CORP. OF AMERICA HOLDINGS	12-May-2021	6	Election Of Director: Peter M. Neupert	For	Combined
LABORATORY CORP. OF AMERICA HOLDINGS	12-May-2021	7	Election Of Director: Richelle P. Parham	For	Combined
LABORATORY CORP. OF AMERICA HOLDINGS	12-May-2021	8	Election Of Director: Adam H. Schechter	For	For
LABORATORY CORP. OF AMERICA HOLDINGS	12-May-2021	9	Election Of Director: Kathryn E. Wengel	For	For
LABORATORY CORP. OF AMERICA HOLDINGS	12-May-2021	10	Election Of Director: R. Sanders Williams, M.D.	For	For
LABORATORY CORP. OF AMERICA HOLDINGS	12-May-2021	11	To Approve, By Non-Binding Vote, Executive Compensation.	For	For
LABORATORY CORP. OF AMERICA HOLDINGS	12-May-2021	12	Ratification Of The Appointment Of Deloitte And Touche Llp As Laboratory Corporation Of America Holdings' Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
LABORATORY CORP. OF AMERICA HOLDINGS	12-May-2021	13	Shareholder Proposal Seeking An Amendment To Our Proxy Access By-Law To Remove The Aggregation Limit.	Against	Combined
LAFARGEHOLCIM LTD	04-May-2021	1	Please Note That Beneficial Owner Details Are Required For This Meeting. If No Beneficial Owner Details Are Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
LAFARGEHOLCIM LTD	04-May-2021	2	Please Note That This Is An Amendment To Meeting Id 528775 Due To Receipt Of Additional Resolution 7. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You	Non-voting resolution	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	3	Part 2 Of This Meeting Is For Voting On Agenda And Meeting Attendance Requests Only. Please Ensure That You Have First Voted In Favour Of The Registration Of Shares In Part 1 Of The Meeting. It Is A Market Requirement For Meetings Of This Type That The Shares Are Registered And Moved To A Registered Location At The Csd, And Specific Policies At The Individual Sub-Custodians May Vary. Upon Receipt Of The Vote Instruction, It Is Possible That A Marker May Be Placed On Your Shares To Allow For Reconciliation And Re-Registration Following A Trade. Therefore Whilst This Does Not Prevent The Trading Of Shares, Any That Are Registered Must Be First Deregistered If Required For Settlement. Deregistration Can Affect The Voting Rights Of Those Shares. If You Have Concerns Regarding Your Accounts, Please Contact Your Client Representative	Non-voting resolution	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	4	Approval Of The Management Report, The Annual Consolidated Financial Statements Of The Group, And The Annual Financial Statements Of Lafargeholcim Ltd	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	5	Advisory Vote On The Compensation Report	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	6	Discharge Of The Members Of The Board Of Directors And The Persons Entrusted With Management	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	7	Appropriation Of Available Earnings: The Board Of Directors' Motion Is That The Available Earnings Of Chf 14,824 Million (Comprising Retained Earnings Of Chf 13,343 Million Carried Forward From The Previous Year And Net Income For 2020 Of Chf 1,481 Million) Be Carried Forward To The New Account	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	8	Distribution Payable Out Of Capital Contribution Reserves: The Board Of Directors' Motion Is To Distribute Chf 2.00 Per Registered Share Of Chf 2.00 Par Value Up To An Amount Of Chf 1,224 Million	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	9	Change Of Name Of Holding Company: The Board Of Directors' Motion Is To Amend The First Part Of Art. 1 Of The Articles Of Incorporation As Follows (Changes Are Highlighted In Italics): Article 1: Under The Name Holcim Ltd (Holcim Ag) (Holcim S.A.) Shall Exist A Corporation Under Swiss Law, Of Undetermined Duration	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	10	Relocation Of Registered Office Of Holding Company	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	11	Re-Election Of Dr. Beat Hess As A Member And Re-Election As Chairman Of The Board Of Directors	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	12	Re-Election Of Prof. Dr. Philippe Block As A Member Of The Board Of Directors	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	13	Re-Election Of Kim Fausing As A Member Of The Board Of Directors	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	14	Re-Election Of Colin Hall As A Member Of The Board Of Directors	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	15	Re-Election Of Naina Lal Kidwai As A Member Of The Board Of Directors	For	Unvoted

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LAFARGEHOLCIM LTD	04-May-2021	16	Re-Election Of Patrick Kron As A Member Of The Board Of Directors	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	17	Re-Election Of Adrian Loader As A Member Of The Board Of Directors	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	18	Re-Election Of Jurg Oleas As A Member Of The Board Of Directors	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	19	Re-Election Of Claudia Sender Ramirez As A Member Of The Board Of Directors	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	20	Re-Election Of Hanne Birgitte Breinbjerg Sorensen As A Member Of The Board Of Directors	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	21	Re-Election Of Dr. Dieter Spalti As A Member Of The Board Of Directors	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	22	Election Of Jan Jenisch As A Member Of The Board Of Directors	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	23	Re-Election Of Colin Hall As A Member Of The Nomination, Compensation & Governance Committee	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	24	Re-Election Of Adrian Loader As A Member Of The Nomination, Compensation & Governance Committee	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	25	Re-Election Of Claudia Sender Ramirez As A Member Of The Nomination, Compensation & Governance Committee	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	26	Re-Election Of Hanne Birgitte Breinbjerg Sorensen As A Member Of The Nomination, Compensation & Governance Committee	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	27	Election Of Dr. Dieter Spalti As A Member Of The Nomination, Compensation & Governance Committee	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	28	Re-Election Of The Auditor: Conferral Of The Mandate For The Auditor For The Financial Year 2021 On Deloitte Ag, Zurich, Switzerland	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	29	Re-Election Of The Independent Proxy: Re-Election Of Dr. Sabine Burkhalter Kaimakliotis Of Voser Attorneys At Law, Stadtturmstrasse 19, 5401 Baden, Switzerland, As The Independent Proxy For A Term Of Office Of One Year, Expiring After The Completion Of The Annual General Meeting 2022	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	30	Compensation Of The Board Of Directors For The Next Term Of Office	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	31	Compensation Of The Executive Committee For The Financial Year 2022	For	Unvoted
LAFARGEHOLCIM LTD	04-May-2021	32	General Instructions On Unannounced Proposals/New Items On The Agenda. For = In Accordance With The Board Of Directors, Against = Rejection, Abstain = Abstention	For	Unvoted
LANXESS AG	19-May-2021	6	Approve Allocation Of Income And Dividends Of Eur 1.00 Per Share	For	Combined
LANXESS AG	19-May-2021	7	Approve Discharge Of Management Board For Fiscal Year 2020	For	Combined
LANXESS AG	19-May-2021	8	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
LANXESS AG	19-May-2021	9	Ratify Pricewaterhousecoopers Gmbh As Auditors For Fiscal Year 2021	For	Combined
LANXESS AG	19-May-2021	10	Ratify Pricewaterhousecoopers Gmbh As Auditors For Half-Year And Quarterly Reports 2021	For	Combined
LANXESS AG	19-May-2021	11	Approve Remuneration Policy	For	Combined
LANXESS AG	19-May-2021	12	Approve Remuneration Of Supervisory Board	For	Combined
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	4	Approve Consolidated And Standalone Financial Statements	For	Combined
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	5	Approve Consolidated And Standalone Management Reports	For	For
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	6	Approve Discharge Of Board	For	For
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	7	Approve Allocation Of Income And Dividends	For	For
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	8	Renew Appointment Of Deloitte As Auditor	For	For
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	9	Reelect Isabel Aguilera Navarro As Director	For	Combined
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	10	Approve Remuneration Policy	For	Combined
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	11	Amend Article 3 Re: Registered Address And Corporate Website	For	For
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	12	Amend Articles Re: Reduction In Share Capital And Issuance Of Bonds	For	For
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	13	Amend Articles Re: General Shareholders Meeting	For	For
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	14	Amend Articles Re: Board	For	For
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	15	Amend Articles Re: Annual Accounts And Distribution Of Profit	For	For
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	16	Amend Article 50 Re: Liquidation	For	For
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	17	Approve Restated Articles Of Association	For	For
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	18	Amend Article 2 Of General Meeting Regulations Re: Interpretation, Amendment And Publication Of The General Meeting Regulations	For	For
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	19	Amend Articles Of General Meeting Regulations Re: Powers	For	For
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	20	Amend Articles Of General Meeting Regulations Re: Preparation Of General Meetings	For	For
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	21	Amend Articles Of General Meeting Regulations Re: Right To Attend And Proxy Voting	For	For
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	22	Amend Articles Of General Meeting Regulations Re: Intervention And Approval Of Resolutions	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	23	Approve Restated General Meeting Regulations	For	For
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	24	Authorize Board To Ratify And Execute Approved Resolutions	For	For
LAR ESPANA REAL ESTATE SOCIMI, S.A.	21-Apr-2021	25	Advisory Vote On Remuneration Report	For	For
LARGAN PRECISION CO LTD	10-Jun-2021	1	2020 Business Report And Financial Statements	For	For
LARGAN PRECISION CO LTD	10-Jun-2021	2	2020 Earnings Distribution. Proposed Cash Dividend :Twd 91.5 Per Share.	For	For
LARGAN PRECISION CO LTD	10-Jun-2021	3	Amendment To The Articles Of Incorporation	For	For
LARGAN PRECISION CO LTD	10-Jun-2021	4	Amendment To The Procedures For Election Of Directors And Supervisors	For	For
LAS VEGAS SANDS CORP.	13-May-2021	1	Director	For	For
LAS VEGAS SANDS CORP.	13-May-2021	2	Ratification Of The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
LAS VEGAS SANDS CORP.	13-May-2021	3	An Advisory (Non-Binding) Vote To Approve The Compensation Of The Named Executive Officers.	For	For
LATOUR AB INVESTMENT	10-May-2021	12	Adoption Of: The Parent Company Income Statement And Balance Sheet As Well As The Consolidated Income Statement And Balance Sheet	For	For
LATOUR AB INVESTMENT	10-May-2021	13	Adoption Of: Dispositions Regarding Group Profits According To The Adopted Balance Sheet And Record Date For The Payment Of Dividends	For	For
LATOUR AB INVESTMENT	10-May-2021	14	Adoption Of: The Discharge Of Liability Of The Members Of The Board Of Directors And The Ceo: Olle Nordstrom (Chair Of The Board)	For	For
LATOUR AB INVESTMENT	10-May-2021	15	Adoption Of: The Discharge Of Liability Of The Members Of The Board Of Directors And The Ceo: Mariana Burenstam Linder (Board Member)	For	For
LATOUR AB INVESTMENT	10-May-2021	16	Adoption Of: The Discharge Of Liability Of The Members Of The Board Of Directors And The Ceo: Anders Boos (Board Member)	For	For
LATOUR AB INVESTMENT	10-May-2021	17	Adoption Of: The Discharge Of Liability Of The Members Of The Board Of Directors And The Ceo: Carl Douglas (Board Member)	For	For
LATOUR AB INVESTMENT	10-May-2021	18	Adoption Of: The Discharge Of Liability Of The Members Of The Board Of Directors And The Ceo: Eric Douglas (Board Member)	For	For
LATOUR AB INVESTMENT	10-May-2021	19	Adoption Of: The Discharge Of Liability Of The Members Of The Board Of Directors And The Ceo: Johan Hjertnsson (Board Member And Ceo)	For	For
LATOUR AB INVESTMENT	10-May-2021	20	Adoption Of: The Discharge Of Liability Of The Members Of The Board Of Directors And The Ceo: Lena Olving (Board Member)	For	For
LATOUR AB INVESTMENT	10-May-2021	21	Adoption Of: The Discharge Of Liability Of The Members Of The Board Of Directors And The Ceo: Joakim Rosengren (Board Member)	For	For
LATOUR AB INVESTMENT	10-May-2021	22	Determination Of The Number Of Board Of Directors And Deputies: That The Board Of Directors Is Increased From Eight To Nine Members And No Deputies.	For	For
LATOUR AB INVESTMENT	10-May-2021	23	Determination Of The Remuneration Of The Board Of Directors And Auditors	For	For
LATOUR AB INVESTMENT	10-May-2021	24	Election Of The Board Of Directors, Chairman Of The Board Of Directors, And Deputies Where Relevant: Re-Election Of The Following Members Of The Board Of Directors - Mariana Burenstam Linder, Anders Boos, Carl Douglas, Eric Douglas, Johan Hjertnsson, Olle Nordstrom, Lena Olving And Joakim Rosengren, And New Election Of Ulrika Kolsrud, All For The Time Until The End Of The Next Annual General Meeting	For	Combined
LATOUR AB INVESTMENT	10-May-2021	25	Election Of Auditing Firm, Accountants And Deputy Accountants: Re-Election Of The Auditing Firm Ernst & Young Ab Until The End Of The Annual General Meeting 2022	For	Combined
LATOUR AB INVESTMENT	10-May-2021	26	Decision Regarding Change Of The Articles Of Association	For	Combined
LATOUR AB INVESTMENT	10-May-2021	27	Presentation And Approval Of Remuneration Report 2020	For	Combined
LATOUR AB INVESTMENT	10-May-2021	28	Authorisation Of The Board Of Directors To Acquire And Transfer Its Own Shares And Decision Of Transfer Of Its Own Shares	For	For
LATOUR AB INVESTMENT	10-May-2021	29	Decision On Call Option Program For Senior Officers	For	For
LAWSON,INC.	25-May-2021	2	Approve Appropriation Of Surplus	For	For
LAWSON,INC.	25-May-2021	3	Appoint A Director Takemasu, Sadanobu	For	For
LAWSON,INC.	25-May-2021	4	Appoint A Director Imada, Katsuyuki	For	For
LAWSON,INC.	25-May-2021	5	Appoint A Director Nakaniwa, Satoshi	For	For
LAWSON,INC.	25-May-2021	6	Appoint A Director Hayashi, Keiko	For	For
LAWSON,INC.	25-May-2021	7	Appoint A Director Iwamura, Miki	For	For
LAWSON,INC.	25-May-2021	8	Appoint A Director Suzuki, Satoko	For	For
LAWSON,INC.	25-May-2021	9	Appoint A Director Kikuchi, Kiyotaka	For	For
LAWSON,INC.	25-May-2021	10	Appoint A Corporate Auditor Miyazaki, Jun	For	For
LEAR CORPORATION	20-May-2021	1	Election Of Director: Mei-Wei Cheng	For	For
LEAR CORPORATION	20-May-2021	2	Election Of Director: Jonathan F. Foster	For	For
LEAR CORPORATION	20-May-2021	3	Election Of Director: Bradley M. Halverson	For	For
LEAR CORPORATION	20-May-2021	4	Election Of Director: Mary Lou Jepsen	For	For
LEAR CORPORATION	20-May-2021	5	Election Of Director: Roger A. Krone	For	For
LEAR CORPORATION	20-May-2021	6	Election Of Director: Patricia L. Lewis	For	For
LEAR CORPORATION	20-May-2021	7	Election Of Director: Kathleen A. Ligocki	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LEAR CORPORATION	20-May-2021	8	Election Of Director: Conrad L. Mallett, Jr.	For	For
LEAR CORPORATION	20-May-2021	9	Election Of Director: Raymond E. Scott	For	For
LEAR CORPORATION	20-May-2021	10	Election Of Director: Gregory C. Smith	For	For
LEAR CORPORATION	20-May-2021	11	Ratification Of The Retention Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
LEAR CORPORATION	20-May-2021	12	Approve, In A Non-Binding Advisory Vote, Lear Corporation'S Executive Compensation.	For	For
LEASINVEST REAL ESTATE SCA	17-May-2021	7	Approval Of The Statutory Financial Statements Closed At 31 December 2020 And Appropriation Of The Result: The General Meeting Approves The Statutory Financial Statements Per 31 December 2020, And The Proposed Appropriation Of The Result Therein, Including The Approval Of A Gross Dividend Of Eur 5.25 Per Share, Against The Issue Of Coupon Ndecree 26	For	For
LEASINVEST REAL ESTATE SCA	17-May-2021	8	Approval Of The Remuneration Report With Regard To The Financial Year Ended 31 December 2020, Which Is A Specific Part Of The Annual Report: The General Meeting Approves The Remuneration Report With Regard To The Financial Year Closed At 31 December 2020	For	Combined
LEASINVEST REAL ESTATE SCA	17-May-2021	9	Discharge To The Manager And To The Permanent Representative Of The Manager: The General Meeting Grants Discharge By Separate Vote To The Manager, And To Its Permanent Representative (Mr. Michel Van Geyte) For The Exercise Of Their Mission During The Financial Year 2020	For	Combined
LEASINVEST REAL ESTATE SCA	17-May-2021	10	Discharge To The Auditor: The General Meeting Grants Discharge To The Statutory Auditor Ernst & Young Bedrijfsrevisoren, Represented By Mr Joeri Klaykens, For The Exercise Of His Audit Mandate During The Financial Year 2020	For	For
LEASINVEST REAL ESTATE SCA	17-May-2021	11	Approval Of The Remuneration Policy 2021: The General Meeting Approves The Remuneration Policy 2021	For	Combined
LEASINVEST REAL ESTATE SCA	17-May-2021	12	Approval Of The Renewal Of The Mandate Of Statutory Auditor: On The Proposal Of The Board Of Directors Of The Manager And Its Audit Committee, The General Meeting Approves The Renewal Of The Mandate Of Statutory Auditor Of Ernst & Young Bedrijfsrevisoren Bv (Company Number 0446.334.711), With Offices At 1831 Diegem, De Kleetlaan 2, Represented By Mr Joeri Klaykens For A Period Of 3 Years Until After The Ordinary General Meeting To Be Held In 2024. The Annual Fee Of The Statutory Auditor For Auditing The Statutory And Consolidated Financial Statements Of The Company Is Set At Eur 55,000.00 (Excluding Vat And Out-Of-Pocket Expenses)	For	Combined
LEASINVEST REAL ESTATE SCA	17-May-2021	13	Approval Of The Terms Granting Rights To Third Parties In The Event Of Change Of Control: Approval, In Accordance With Article 7:151 Of The Code Of Companies And Associations And Of (Old) Article 556 Of The Companies Code, Of The Terms That Provide For A Possible Early Due And Payable Repayment Of The Credit In The Event Of A Change Of Control With Regard To The Company : As Defined In Article 16.1 (I) Of The Term Loan Facility Agreement Of 21 December 2020 Between The Company And Argenta Spaarbank Nv; In Accordance With Article 8.1 (B) Of The Term Loan Agreement Of 19 August 2020 Between The Company And Ing Luxembourg Sa; In Accordance With Article 14.1 F) Of The Credit Regulations, To Which Reference Is Made In The Credit Agreements Of Respectively 9 July 2020 And 24 November 2020 Between The Company And Belfius Bank Nv	For	For
LEE & MAN PAPER MANUFACTURING LTD	30-Apr-2021	3	To Receive, Consider And Adopt The Audited Consolidated Financial Statements And The Reports Of The Directors And Of The Auditors Of The Company For The Year Ended 31 December 2020	For	For
LEE & MAN PAPER MANUFACTURING LTD	30-Apr-2021	4	To Declare A Final Dividend For The Year Ended 31 December 2020	For	For
LEE & MAN PAPER MANUFACTURING LTD	30-Apr-2021	5	To Re-Elect Professor Poon Chung Kwong As A Non-Executive Director Of The Company	For	For
LEE & MAN PAPER MANUFACTURING LTD	30-Apr-2021	6	To Re-Elect Mr. Wong Kai Tung Tony As An Independent Non-Executive Director Of The Company	For	Combined
LEE & MAN PAPER MANUFACTURING LTD	30-Apr-2021	7	To Authorise The Board Of Directors ("Directors") Of The Company To Approve And Confirm The Terms Of Appointment (Including Remuneration) For Mr. Peter A. Davies, An Independent Non-Executive Director Of The Company	For	Combined
LEE & MAN PAPER MANUFACTURING LTD	30-Apr-2021	8	To Authorise The Directors Of The Company To Approve And Confirm The Terms Of Appointment (Including Remuneration) For Mr. Chau Shing Yim David, An Independent Non-Executive Director Of The Company	For	For
LEE & MAN PAPER MANUFACTURING LTD	30-Apr-2021	9	To Approve, Confirm And Ratify The Remuneration Paid To Directors For The Year Ended 31 December 2020 As Set Out In The Annual Report Of The Company For The Year Ended 31 December 2020	For	For
LEE & MAN PAPER MANUFACTURING LTD	30-Apr-2021	10	To Authorise The Directors Of The Company To Fix The Remuneration Of The Directors For The Year Ending 31 December 2021 In Accordance With Their Service Contracts Or Letters Of Appointment. The Bonuses In Favour Of The Directors Shall Be Decided By The Majority Of The Directors Provided That The Total Amount Of Bonus Payable To All The Directors In Respect Of Any One Financial Year Shall Not Exceed 10% Of The Consolidated Profit After Taxation Of The Company And Its Subsidiaries For The Relevant Year	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LEE & MAN PAPER MANUFACTURING LTD	30-Apr-2021	11	To Re-Appoint Messrs. Deloitte Touche Tohmatsu As Auditors For The Ensuing Year And To Authorise The Directors To Fix Their Remuneration	For	For
LEE & MAN PAPER MANUFACTURING LTD	30-Apr-2021	12	To Grant The General Mandate To The Directors Of The Company To Allot, Issue And Deal With The Company'S Shares Not Exceeding 20% Of The Issued Share Capital Of The Company, In The Terms As Set Out In Ordinary Resolution Number 10 In The Notice	For	Combined
LEE & MAN PAPER MANUFACTURING LTD	30-Apr-2021	13	To Grant A General Mandate To The Directors Of The Company To Repurchase The Company'S Shares Not Exceeding 10% Of The Issued Share Capital Of The Company, In The Terms As Set Out In Ordinary Resolution Number 11 In The Notice	For	Combined
LEE & MAN PAPER MANUFACTURING LTD	30-Apr-2021	14	To Approve The Extension Of The General Mandate To Be Granted To The Directors Of The Company To Allot, Issue And Deal With The Company'S Shares By An Amount Not Exceeding The Amount Of The Company'S Shares Repurchased By The Company, In The Terms As Set Out In Ordinary Resolution Number 12 In The Notice	For	Combined
LEG IMMOBILIEN SE	27-May-2021	8	Approve Allocation Of Income And Dividends Of Eur 3.78 Per Share	For	Combined
LEG IMMOBILIEN SE	27-May-2021	9	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
LEG IMMOBILIEN SE	27-May-2021	10	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	For
LEG IMMOBILIEN SE	27-May-2021	11	Ratify Deloitte Gmbh As Auditors For Fiscal Year 2021	For	For
LEG IMMOBILIEN SE	27-May-2021	12	Elect Sylvia Eichelberg To The Supervisory Board	For	For
LEG IMMOBILIEN SE	27-May-2021	13	Approve Remuneration Of Supervisory Board	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	1	That The Audited Report And Accounts Of The Company For The Year Ended 31 December 2020, Together With The Directors' Report, Strategic Report And The Auditor'S Report On Those Accounts, Be Received And Adopted	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	2	That A Final Dividend Of 12.64 Pence Per Ordinary Share In Respect Of The Year Ended 31 December 2020 Be Declared And Be Paid On 27 May 2021 To Shareholders On The Register Of Members At The Close Of Business On 16 April 2021	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	3	That Ric Lewis Be Elected As A Director	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	4	That Nilufer Von Bismarck Be Elected As A Director	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	5	That Henrietta Baldock Be Re-Elected As A Director	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	6	That Philip Broadley Be Re-Elected As A Director	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	7	That Jeff Davies Be Re-Elected As A Director	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	8	That Sir John Kingman Be Re-Elected As A Director	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	9	That Lesley Knox Be Re-Elected As A Director	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	10	That George Lewis Be Re-Elected As A Director	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	11	That Toby Strauss Be Re-Elected As A Director	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	12	That Nigel Wilson Be Re-Elected As A Director	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	13	That Kpmg Llp Be Re-Appointed As Auditor Of The Company, To Hold Office Until The Conclusion Of The Next General Meeting At Which Accounts Are Laid	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	14	That The Directors Be Authorised To Determine The Auditor'S Remuneration	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	15	That The Directors' Report On Remuneration (Excluding The Directors' Remuneration Policy), As Set Out On Pages 88 To 90 Of The Company'S 2020 Annual Report And Accounts, Be Approved	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	16	Renewal Of Directors' Authority To Allot Shares	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	17	Additional Authority To Allot Shares In Respect Of Contingent Convertible Securities	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	18	Political Donations	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	19	Disapplication Of Pre-Emption Rights	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	20	Additional Authority To Disapply Pre-Emption Rights For Purposes Of Acquisitions Or Specified Capital Investments	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	21	Additional Authority To Disapply Pre-Emption Rights In Connection With The Issue Of Ccs	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	22	Purchase Of Own Shares	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	23	To Adopt New Articles Of Association	For	For
LEGAL & GENERAL GROUP PLC	20-May-2021	24	That A General Meeting Of The Company Other Than An Annual General Meeting Of The Company May Be Called On Not Less Than 14 Clear Days' Notice	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LEGRAND SA	26-May-2021	5	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Company'S Financial Statements For The Fiscal Year That Ended In 2020, As Presented To The Meeting, Showing Earnings Amounting To Eur 427,487,360.64. The Shareholders' Meeting Approves The Non Deductible Expenses And Charges Amounting To Eur 46,734.00 And Their Corresponding Tax Of Eur 14,966.00	For	For
LEGRAND SA	26-May-2021	6	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Consolidated Financial Statements For Said Financial Year, As Presented To The Meeting, Showing Net Earnings (Group Share) Amounting To Eur 681,200,000.00	For	For
LEGRAND SA	26-May-2021	7	The Shareholders' Meeting Resolves To Allocate The Earnings As Follows: Origin: Earnings: Eur 427,487,360.64 Legal Reserve: Eur (68,647.20) Retained Earnings: Eur 90,255,385.25 Interim Distributable Income: Eur 517,674,098.69 Unavailable Reserves For Treasury Shares: Eur (5,158,756.43) Distributable Income: Eur 512,515,342.26 Allocation: Dividends: Eur 379,597,721.38 (Based On The Shares Composing The Share Capital As Of The 31St Of December 2020) Retained Earnings: Eur 132,917,620.88 Following This Allocation, The Unavailable Reserves For Treasury Shares Will Show A New Balance Of Eur 8,615,006.54. The Shareholders Will Be Granted A Dividend Of Eur 1.42 Per Share, That Will Be Eligible To The 40 Per Cent Deduction Provided By The French General Tax Code. This Dividend Will Be Paid On The 1St Of June 2021. As Required By Law, It Is Reminded That, For The Last Three Financial Years, The Dividends Were Paid As Follows: Eur 1.26 Per Share For Fiscal Year 2017 Eur 1.34 Per Share For Fiscal Years 2018 And 2019	For	For
LEGRAND SA	26-May-2021	8	The Shareholders' Meeting Approves The Information Mentioned In The Article L.22-10-9 I Of The French Commercial Code	For	For
LEGRAND SA	26-May-2021	9	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Gilles Schnepf As Chairman Of The Board Of Directors Until The 30Th Of June 2020 For The 2020 Financial Year	For	For
LEGRAND SA	26-May-2021	10	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mrs Angeles Garcia-Poveda As Chairwoman Of The Board Of Directors From The 1St Of July 2020 For The 2020 Financial Year	For	For
LEGRAND SA	26-May-2021	11	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Benoit Coquart As Managing Director For The 2020 Financial Year	For	For
LEGRAND SA	26-May-2021	12	The Shareholders' Meeting Approves The Policy Of The Compensation Applicable To The Chairman Of The Board Of Directors	For	For
LEGRAND SA	26-May-2021	13	The Shareholders' Meeting Approves The Policy Of The Compensation Applicable To The Managing Director	For	For
LEGRAND SA	26-May-2021	14	The Shareholders' Meeting Approves The Policy Of The Compensation Applicable To The Members Of The Board Of Directors	For	For
LEGRAND SA	26-May-2021	15	The Shareholders' Meeting Renews The Appointment Of Mrs Annalisa Loustau Elia As A Director For A 3-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2023 Fiscal Year	For	For
LEGRAND SA	26-May-2021	16	The Shareholders' Meeting Appoints As A Director, Mr Jean-Marc Chery For A 3-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2023 Fiscal Year	For	For
LEGRAND SA	26-May-2021	17	The Shareholders' Meeting Authorizes The Board Of Directors To Buy Back The Company'S Shares, Subject To The Conditions Described Below: Maximum Purchase Price: Eur 120.00, Maximum Number Of Shares To Be Acquired: 10 Per Cent Of The Share Capital, Maximum Funds Invested In The Share Buybacks: Eur 1,000,000,000.00. This Authorization Is Given For An 18-Month Period. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
LEGRAND SA	26-May-2021	18	The Shareholders' Meeting Grants All Powers To The Board Of Directors To Reduce The Share Capital, On One Or More Occasions And At Its Sole Discretion, By Cancelling All Or Part Of The Shares Held By The Company In Connection With The Stock Repurchase Plan, Up To A Maximum Of 10 Per Cent Of The Share Capital Over A 24-Month Period. This Authorization Is Given For An 18-Month Period. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LEGRAND SA	26-May-2021	19	The Shareholders' Meeting Authorizes The Board Of Directors To Grant, For Free, On One Or More Occasions, Existing Or To Be Issued Company'S Shares, In Favour Of Beneficiaries To Be Chosen Among The Employees And Or The Corporate Officers Of The Company And Related Companies. They May Not Represent More Than 1.5 Per Cent Of The Share Capital, Among Which The Shares Granted To The Corporate Officers Of The Company May Not Represent More Than 10 Per Cent Of The Total Number Of Shares Granted For Free. This Authorization Is Given For A 38-Month Period. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
LEGRAND SA	26-May-2021	20	The Shareholders' Meeting Decides To Amend Article Nr 12.4 : 'Voting Right' Of The Bylaws	For	For
LEGRAND SA	26-May-2021	21	The Shareholders' Meeting Grants Full Powers To The Bearer Of An Original, A Copy Or Extract Of The Minutes Of This Meeting To Carry Out All Filings, Publications And Other Formalities Prescribed By Law	For	For
LEIDOS HOLDINGS, INC.	30-Apr-2021	1	Election Of Director: Gregory R. Dahlberg	For	For
LEIDOS HOLDINGS, INC.	30-Apr-2021	2	Election Of Director: David G. Fubini	For	For
LEIDOS HOLDINGS, INC.	30-Apr-2021	3	Election Of Director: Miriam E. John	For	For
LEIDOS HOLDINGS, INC.	30-Apr-2021	4	Election Of Director: Frank Kendall Iii	For	For
LEIDOS HOLDINGS, INC.	30-Apr-2021	5	Election Of Director: Robert C. Kovarik, Jr.	For	For
LEIDOS HOLDINGS, INC.	30-Apr-2021	6	Election Of Director: Harry M.J. Kraemer, Jr.	For	For
LEIDOS HOLDINGS, INC.	30-Apr-2021	7	Election Of Director: Roger A. Krone	For	For
LEIDOS HOLDINGS, INC.	30-Apr-2021	8	Election Of Director: Gary S. May	For	For
LEIDOS HOLDINGS, INC.	30-Apr-2021	9	Election Of Director: Surya N. Mohapatra	For	For
LEIDOS HOLDINGS, INC.	30-Apr-2021	10	Election Of Director: Robert S. Shapard	For	For
LEIDOS HOLDINGS, INC.	30-Apr-2021	11	Election Of Director: Susan M. Stalneckner	For	For
LEIDOS HOLDINGS, INC.	30-Apr-2021	12	Election Of Director: Noel B. Williams	For	For
LEIDOS HOLDINGS, INC.	30-Apr-2021	13	Approve, By An Advisory Vote, Executive Compensation.	For	For
LEIDOS HOLDINGS, INC.	30-Apr-2021	14	The Ratification Of The Appointment Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Combined
LENNAR CORPORATION	07-Apr-2021	1	Election Of Director To Serve Until The 2022 Annual Meeting: Amy Banse	For	For
LENNAR CORPORATION	07-Apr-2021	2	Election Of Director To Serve Until The 2022 Annual Meeting: Rick Beckwitt	For	For
LENNAR CORPORATION	07-Apr-2021	3	Election Of Director To Serve Until The 2022 Annual Meeting: Steven L. Gerard	For	Combined
LENNAR CORPORATION	07-Apr-2021	4	Election Of Director To Serve Until The 2022 Annual Meeting: Tig Gilliam	For	Against
LENNAR CORPORATION	07-Apr-2021	5	Election Of Director To Serve Until The 2022 Annual Meeting: Sherrill W. Hudson	For	Against
LENNAR CORPORATION	07-Apr-2021	6	Election Of Director To Serve Until The 2022 Annual Meeting: Jonathan M. Jaffe	For	Combined
LENNAR CORPORATION	07-Apr-2021	7	Election Of Director To Serve Until The 2022 Annual Meeting: Sidney Lapidus	For	For
LENNAR CORPORATION	07-Apr-2021	8	Election Of Director To Serve Until The 2022 Annual Meeting: Teri P. McClure	For	Combined
LENNAR CORPORATION	07-Apr-2021	9	Election Of Director To Serve Until The 2022 Annual Meeting: Stuart Miller	For	Combined
LENNAR CORPORATION	07-Apr-2021	10	Election Of Director To Serve Until The 2022 Annual Meeting: Armando Olivera	For	For
LENNAR CORPORATION	07-Apr-2021	11	Election Of Director To Serve Until The 2022 Annual Meeting: Jeffrey Sonnenfeld	For	Combined
LENNAR CORPORATION	07-Apr-2021	12	Approval, On An Advisory Basis, Of The Compensation Of Our Named Executive Officers.	For	Against
LENNAR CORPORATION	07-Apr-2021	13	Ratification Of The Appointment Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending November 30, 2021.	For	Combined
LENNAR CORPORATION	07-Apr-2021	14	Approval Of A Stockholder Proposal Regarding Our Common Stock Voting Structure.	Against	For
LENNOX INTERNATIONAL INC.	20-May-2021	1	Director	For	For
LENNOX INTERNATIONAL INC.	20-May-2021	2	Advisory Vote To Approve The Compensation Of The Named Executive Officers As Disclosed In Our Proxy Statement.	For	For
LENNOX INTERNATIONAL INC.	20-May-2021	3	Ratifying The Appointment Of Kpmg Llp As Our Independent Registered Public Accounting Firm For The 2021 Fiscal Year.	For	For
LENOVO GROUP LTD	04-Feb-2021	1	Please Note In The Hong Kong Market That A Vote Of "Abstain" Will Be Treated The Same As A "Take No Action" Vote.	Non-voting resolution	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LENOVO GROUP LTD	04-Feb-2021	2	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0117/2021011700101.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0117/2021011700103.Pdf	Non-voting resolution	Non-voting resolution
LENOVO GROUP LTD	04-Feb-2021	3	To Consider And Approve The Proposed Issuance And Admission Of Chinese Depositary Receipts ("Cdrs") And The Specific Mandate (Including But Not Limited To The Particulars As Set Out In The Section Headed "Resolution On The Proposed Issuance And Admission Of Cdrs And The Specific Mandate" Under The Letter From The Board In The Circular Of The Company Dated January 18, 2021 ("Circular"))	For	Combined
LENOVO GROUP LTD	04-Feb-2021	4	To Consider And Approve The Authorization To The Board And Its Authorized Person(S) To Deal With Matters Relating To The Proposed Issuance And Admission Of Cdrs (Including But Not Limited To The Particulars As Set Out In The Subsection Headed "Resolution On Authorization To The Board And Its Authorized Person(S) To Deal With Matters Relating To The Proposed Issuance And Admission Of Cdrs" Under The Letter From The Board In The Circular)	For	For
LENOVO GROUP LTD	04-Feb-2021	5	To Consider And Approve The Plan For Distribution Of Profits Accumulated And Undistributed Before The Proposed Issuance And Admission Of Cdrs (Including But Not Limited To The Particulars As Set Out In The Subsection Headed "Resolution On The Plan For Distribution Of Profits Accumulated And Undistributed Before The Proposed Issuance And Admission Of Cdrs" Under The Letter From The Board In The Circular) Which Will Take Effect Upon The Listing Of The Cdrs On The Star Market	For	For
LENOVO GROUP LTD	04-Feb-2021	6	To Consider And Approve The Price Stabilisation Plan Of Cdrs For Three Years After The Proposed Issuance And Admission Of Cdrs In The Form As Set Forth In Appendix I To The Circular Which Will Take Effect Upon The Listing Of The Cdrs On The Star Market	For	For
LENOVO GROUP LTD	04-Feb-2021	7	To Consider And Approve The Dividend Return Plan For Shareholders For Three Years After The Proposed Issuance And Admission Of Cdrs In The Form As Set Forth In Appendix II To The Circular Which Will Take Effect Upon The Listing Of The Cdrs On The Star Market	For	For
LENOVO GROUP LTD	04-Feb-2021	8	To Consider And Approve The Use Of Proceeds From The Proposed Issuance And Admission Of Cdrs (Including But Not Limited To The Particulars As Set Out In The Subsection Headed "Resolution On The Use Of Proceeds From The Proposed Issuance And Admission Of Cdrs" Under The Letter From The Board In The Circular) Which Will Take Effect Upon The Listing Of The Cdrs On The Star Market	For	For
LENOVO GROUP LTD	04-Feb-2021	9	To Consider And Approve The Risk Alert Regarding Dilution Of Immediate Return By The Public Offering Of Cdrs And Relevant Recovery Measures In The Form As Set Forth In Appendix III To The Circular Which Will Take Effect Upon The Listing Of The Cdrs On The Star Market	For	For
LENOVO GROUP LTD	04-Feb-2021	10	To Consider And Approve The Binding Measures On Non-Performance Of Relevant Undertakings In Connection With The Proposed Issuance And Admission Of Cdrs In The Form As Set Forth In Appendix IV To The Circular Which Will Take Effect Upon The Listing Of The Cdrs On The Star Market	For	For
LENOVO GROUP LTD	04-Feb-2021	11	To Consider And Approve The Adoption Of Rules Of Procedure Of General Meetings In The Form As Set Forth In Appendix VI To The Circular Which Will Take Effect Upon The Listing Of The Cdrs On The Star Market	For	For
LENOVO GROUP LTD	04-Feb-2021	12	To Consider And Approve The Adoption Of Rules Of Procedure Of Board Meetings In The Form As Set Forth In Appendix VII To The Circular Which Will Take Effect Upon The Listing Of The Cdrs On The Star Market	For	For
LENOVO GROUP LTD	04-Feb-2021	13	To Consider And Approve The Amendments To The Articles Of Association As Set Forth In Appendix V To The Circular And The Adoption Of The Amended And Restated Articles Of Association Of The Company Which Will Take Effect Upon The Listing Of The Cdrs On The Star Market	For	For
LENS TECHNOLOGY CO LTD	23-Apr-2021	1	Amendments To The Raised Funds Management System	For	For
LENS TECHNOLOGY CO LTD	23-Apr-2021	2	Amendments To The Company'S Articles Of Association	For	For
LENS TECHNOLOGY CO LTD	23-Apr-2021	3	Adjustment Of Guarantee For Sub-Subsidiaries	For	For
LENS TECHNOLOGY CO LTD	18-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
LENS TECHNOLOGY CO LTD	18-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
LENS TECHNOLOGY CO LTD	18-May-2021	3	2020 Annual Report And Its Summary	For	For
LENS TECHNOLOGY CO LTD	18-May-2021	4	2020 Annual Accounts	For	For
LENS TECHNOLOGY CO LTD	18-May-2021	5	Special Report On The Deposit And Use Of Raised Funds In 2020	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LENS TECHNOLOGY CO LTD	18-May-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
LENS TECHNOLOGY CO LTD	18-May-2021	7	2021 Reappointment Of External Audit Firm	For	For
LENS TECHNOLOGY CO LTD	18-May-2021	8	2021 Remuneration Plan For Directors And Senior Management	For	For
LENS TECHNOLOGY CO LTD	18-May-2021	9	2021 Remuneration Plan For Supervisors	For	For
LENS TECHNOLOGY CO LTD	18-May-2021	10	Provision Of Guarantee For A Subsidiary	For	For
LEPU MEDICAL TECHNOLOGY (BEIJING) CO LTD	10-Mar-2021	1	By-Election Of Non-Independent Directors	For	For
LEPU MEDICAL TECHNOLOGY (BEIJING) CO LTD	10-Mar-2021	2	By-Election Of Independent Directors	For	For
LEPU MEDICAL TECHNOLOGY (BEIJING) CO LTD	26-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
LEPU MEDICAL TECHNOLOGY (BEIJING) CO LTD	26-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
LEPU MEDICAL TECHNOLOGY (BEIJING) CO LTD	26-May-2021	3	2020 Annual Accounts	For	For
LEPU MEDICAL TECHNOLOGY (BEIJING) CO LTD	26-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny2.28000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
LEPU MEDICAL TECHNOLOGY (BEIJING) CO LTD	26-May-2021	5	2020 Annual Report And Its Summary	For	For
LEPU MEDICAL TECHNOLOGY (BEIJING) CO LTD	26-May-2021	6	Allowance For Directors	For	For
LEPU MEDICAL TECHNOLOGY (BEIJING) CO LTD	26-May-2021	7	Allowance For Supervisors	For	For
LEPU MEDICAL TECHNOLOGY (BEIJING) CO LTD	26-May-2021	8	Reappointment Of 2021 Financial Audit Firm	For	For
LEPU MEDICAL TECHNOLOGY (BEIJING) CO LTD	26-May-2021	9	Compliance Of A Company'S Listing Overseas With The Notice On Several Issues Concerning The Regulation Of Overseas Listing Of Subordinate Companies Of Domestic Listed Companies	For	For
LEPU MEDICAL TECHNOLOGY (BEIJING) CO LTD	26-May-2021	10	The Above Company'S Plan For Initial Public Offering And Listing Of H-Shares	For	For
LEPU MEDICAL TECHNOLOGY (BEIJING) CO LTD	26-May-2021	11	Commitments Of The Company On Maintaining The Status Of Independent Listing	For	For
LEPU MEDICAL TECHNOLOGY (BEIJING) CO LTD	26-May-2021	12	Statement On Sustainable Profitability And Prospects	For	For
LEPU MEDICAL TECHNOLOGY (BEIJING) CO LTD	26-May-2021	13	Full Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The Company'S Listing Overseas	For	For
LEPU MEDICAL TECHNOLOGY (BEIJING) CO LTD	26-May-2021	14	Shareholding In The Company By Some Senior Management	For	For
LEPU MEDICAL TECHNOLOGY (BEIJING) CO LTD	26-May-2021	15	Implementing The Employee Stock Ownership Plan Of The Company	For	Combined
LEPU MEDICAL TECHNOLOGY (BEIJING) CO LTD	26-May-2021	16	Connected Transactions Involved In Implementing The Employee Stock Ownership Plan Of The Company	For	Against
LEPU MEDICAL TECHNOLOGY (BEIJING) CO LTD	26-May-2021	17	Registration And Issuance Of Super And Short-Term Commercial Papers	For	Combined
LEXINGTON REALTY TRUST	18-May-2021	1	Director	For	For
LEXINGTON REALTY TRUST	18-May-2021	2	To Consider And Vote Upon An Advisory, Non-Binding Resolution To Approve The Compensation Of The Named Executive Officers, As Disclosed In The Accompanying Proxy Statement.	For	For
LEXINGTON REALTY TRUST	18-May-2021	3	To Consider And Vote Upon The Ratification Of The Appointment Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
LG CHEM LTD	25-Mar-2021	1	Approval Of Financial Statements	For	For
LG CHEM LTD	25-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
LG CHEM LTD	25-Mar-2021	3	Election Of Inside Director: Cha Dong Seok	For	Combined
LG CHEM LTD	25-Mar-2021	4	Election Of Outside Director Who Is An Audit Committee Member: Gim Mun Su	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LG CHEM LTD	25-Mar-2021	5	Approval Of Remuneration For Director	For	For
LG CORP.	26-Mar-2021	1	Approval Of Split-Off	For	Combined
LG CORP.	26-Mar-2021	2	Approval Of Financial Statements	For	For
LG CORP.	26-Mar-2021	3	Amendment Of Articles Of Incorporation	For	For
LG CORP.	26-Mar-2021	4	Election Of Inside Director: Gu Gwang Mo	For	Combined
LG CORP.	26-Mar-2021	5	Election Of Outside Director: Gim Sang Heon	For	For
LG CORP.	26-Mar-2021	6	Election Of Outside Director Who Is An Audit Committee Member: I Su Yeong	For	For
LG CORP.	26-Mar-2021	7	Election Of Audit Committee Member: Gim Sang Heon	For	For
LG CORP.	26-Mar-2021	8	Approval Of Remuneration For Director	For	Combined
LG DISPLAY CO LTD	23-Mar-2021	1	Approval Of Financial Statements	For	For
LG DISPLAY CO LTD	23-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
LG DISPLAY CO LTD	23-Mar-2021	3	Election Of Outside Director: I Byeong Ho	For	For
LG DISPLAY CO LTD	23-Mar-2021	4	Election Of Outside Director Who Is An Audit Committee Member: Mun Du Cheol	For	For
LG DISPLAY CO LTD	23-Mar-2021	5	Approval Of Remuneration For Director	For	For
LG ELECTRONICS INC	24-Mar-2021	1	Approval Of Financial Statement	For	Combined
LG ELECTRONICS INC	24-Mar-2021	2	Approval Of Partial Amendment To Articles Of Incorporation	For	For
LG ELECTRONICS INC	24-Mar-2021	3	Election Of Inside Director: Bae Doo Yong	For	For
LG ELECTRONICS INC	24-Mar-2021	4	Election Of Outside Director As Audit Committee Member: Kang Soo Jin	For	For
LG ELECTRONICS INC	24-Mar-2021	5	Approval Of Limit Of Remuneration For Directors	For	For
LG ELECTRONICS INC	24-Mar-2021	6	Approval Of Division Plan	For	For
LG HOUSEHOLD & HEALTH CARE LTD, SEOUL	19-Mar-2021	1	Approval Of Financial Statements	For	For
LG HOUSEHOLD & HEALTH CARE LTD, SEOUL	19-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
LG HOUSEHOLD & HEALTH CARE LTD, SEOUL	19-Mar-2021	3	Election Of Inside Director: Gim Hong Gi	For	Combined
LG HOUSEHOLD & HEALTH CARE LTD, SEOUL	19-Mar-2021	4	Election Of A Non-Permanent Director: Ha Beom Jong	For	Against
LG HOUSEHOLD & HEALTH CARE LTD, SEOUL	19-Mar-2021	5	Approval Of Remuneration For Director	For	Combined
LG INNOTEK CO LTD	18-Mar-2021	1	Approval Of Financial Statements	For	Combined
LG INNOTEK CO LTD	18-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
LG INNOTEK CO LTD	18-Mar-2021	3	Election Of A Non-Permanent Director: Jeong Nyeon Chae	For	Combined
LG INNOTEK CO LTD	18-Mar-2021	4	Election Of Outside Director Who Is An Audit Committee Member: Chae Jun	For	Combined
LG INNOTEK CO LTD	18-Mar-2021	5	Approval Of Remuneration For Director	For	For
LG INNOTEK CO LTD	18-Mar-2021	6	18 Feb 2021: Please Note That This Is A Revision Due To Modification Of Text In Resolution 3 And 4. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined
LG UPLUS CORP, SEOUL	19-Mar-2021	1	Approval Of Financial Statements	For	Combined
LG UPLUS CORP, SEOUL	19-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
LG UPLUS CORP, SEOUL	19-Mar-2021	3	Election Of Inside Director: Hwang Hyeon Sik	For	For
LG UPLUS CORP, SEOUL	19-Mar-2021	4	Election Of A Non-Permanent Director: Gwon Yeong Su	For	Combined
LG UPLUS CORP, SEOUL	19-Mar-2021	5	Election Of Outside Director: Yun Seong Su	For	Combined
LG UPLUS CORP, SEOUL	19-Mar-2021	6	Election Of Outside Director: Je Hyeon Ju	For	For
LG UPLUS CORP, SEOUL	19-Mar-2021	7	Election Of Outside Director Who Is An Audit Committee Member: Gim Jong U	For	For
LG UPLUS CORP, SEOUL	19-Mar-2021	8	Election Of Audit Committee Member: Yun Seong Su	For	For
LG UPLUS CORP, SEOUL	19-Mar-2021	9	Election Of Audit Committee Member: Je Hyeon Ju	For	For
LG UPLUS CORP, SEOUL	19-Mar-2021	10	Approval Of Remuneration For Director	For	For
LI NING COMPANY LTD	11-Jun-2021	3	To Receive And Adopt The Audited Financial Statements And Reports Of The Directors And The Auditor Of The Company For The Year Ended 31 December 2020	For	For
LI NING COMPANY LTD	11-Jun-2021	4	To Declare A Final Dividend For The Year Ended 31 December 2020	For	For
LI NING COMPANY LTD	11-Jun-2021	5	To Re-Elect Mr. Li Ning As An Executive Director Of The Company (The "Director")	For	For
LI NING COMPANY LTD	11-Jun-2021	6	To Re-Elect Mr. Li Qilin As An Executive Director	For	For
LI NING COMPANY LTD	11-Jun-2021	7	To Re-Elect Mr. Su Jing Shyh, Samuel As An Independent Non-Executive Director	For	Combined
LI NING COMPANY LTD	11-Jun-2021	8	To Authorise The Board Of Directors (The "Board") To Fix The Directors' Remuneration	For	For
LI NING COMPANY LTD	11-Jun-2021	9	To Re-Appoint Messrs. Pricewaterhousecoopers, Certified Public Accountants, As The Auditor Of The Company And To Authorise The Board To Fix Their Remuneration	For	For
LI NING COMPANY LTD	11-Jun-2021	10	To Give A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares Of The Company ("Shares")	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LI NING COMPANY LTD	11-Jun-2021	11	To Give A General Mandate To The Directors To Repurchase Shares	For	For
LIBERTY BROADBAND CORPORATION	26-May-2021	1	Director	For	Combined
LIBERTY BROADBAND CORPORATION	26-May-2021	2	The Auditors Ratification Proposal, To Ratify The Selection Of Kpmg Llp As Our Independent Auditors For The Fiscal Year Ending December 31, 2021.	For	Combined
LIBERTY BROADBAND CORPORATION	26-May-2021	3	The Say-On-Pay Proposal, To Approve, On An Advisory Basis, The Compensation Of Our Named Executive Officers As Described In The Proxy Statement Under The Heading "Executive Compensation."	For	Combined
LIBERTY BROADBAND CORPORATION	26-May-2021	4	The Say-On-Frequency Proposal, To Approve, On An Advisory Basis, The Frequency At Which Future Say-On-Pay Votes Will Be Held.	Three	Combined
LIBERTY BROADBAND CORPORATION	26-May-2021	5	The Stockholder Proposal, Requesting That Our Board Of Directors Provides For A Majority Vote Standard In Uncontested Director Elections, If Properly Presented At The Meeting.	Against	Combined
LIBERTY GLOBAL PLC	16-Jun-2021	1	Elect Michael T. Fries As A Director Of Liberty Global For A Term Expiring At The Annual General Meeting To Be Held In 2024 Or Until A Successor In Interest Is Appointed.	For	Combined
LIBERTY GLOBAL PLC	16-Jun-2021	2	Elect Paul A. Gould As A Director Of Liberty Global For A Term Expiring At The Annual General Meeting To Be Held In 2024 Or Until A Successor In Interest Is Appointed.	For	Combined
LIBERTY GLOBAL PLC	16-Jun-2021	3	Elect John C. Malone As A Director Of Liberty Global For A Term Expiring At The Annual General Meeting To Be Held In 2024 Or Until A Successor In Interest Is Appointed.	For	Combined
LIBERTY GLOBAL PLC	16-Jun-2021	4	Elect Larry E. Romrell As A Director Of Liberty Global For A Term Expiring At The Annual General Meeting To Be Held In 2024 Or Until A Successor In Interest Is Appointed.	For	Combined
LIBERTY GLOBAL PLC	16-Jun-2021	5	Approve, On An Advisory Basis, The Annual Report On The Implementation Of The Directors' Compensation Policy For The Year Ended December 31, 2020, Contained In Appendix A Of The Proxy Statement (In Accordance With Requirements Applicable To U.K. Companies).	For	Combined
LIBERTY GLOBAL PLC	16-Jun-2021	6	Ratify The Appointment Of Kpmg Llp (U.S.) As Liberty Global'S Independent Auditor For The Year Ending December 31, 2021.	For	Combined
LIBERTY GLOBAL PLC	16-Jun-2021	7	Appoint Kpmg Llp (U.K.) As Liberty Global'S U.K. Statutory Auditor Under The U.K. Companies Act 2006 (The Companies Act) (To Hold Office Until The Conclusion Of The Next Annual General Meeting At Which Accounts Are Laid Before Liberty Global).	For	Combined
LIBERTY GLOBAL PLC	16-Jun-2021	8	Authorize The Audit Committee Of Liberty Global'S Board Of Directors To Determine The U.K. Statutory Auditor'S Compensation.	For	Combined
LIBERTY GLOBAL PLC	16-Jun-2021	9	Authorize Liberty Global'S Board Of Directors In Accordance With Section 570 Of The Companies Act To Allot Equity Securities (As Defined In Section 560 Of The Companies Act) For Cash Pursuant To The Authority Conferred Under Section 551 Of The Companies Act By Resolution 10 Passed At The Annual General Meeting Of Liberty Global Held On June 11, 2019, Without The Rights Of Preemption Provided By Section 561 Of The Companies Act.	For	Combined
LIBERTY GLOBAL PLC	16-Jun-2021	10	Authorize Liberty Global And Its Subsidiaries To Make Political Donations To Political Parties, Independent Election Candidates And/Or Political Organizations Other Than Political Parties And/Or Incur Political Expenditures Of Up To \$1,000,000 Under The Companies Act.	For	Combined
LIBERTY GLOBAL PLC	16-Jun-2021	11	Approve The Form Agreements And Counterparties Pursuant To Which Liberty Global May Conduct The Purchase Of Its Ordinary Shares In The Capital Of Liberty Global And Authorize All Or Any Of Liberty Global'S Directors And Senior Officers To Enter Into, Complete And Make Purchases Of Ordinary Shares In The Capital Of Liberty Global Pursuant To The Form Of Agreements And With Any Of The Approved Counterparties, Which Approvals Will Expire On The Fifth Anniversary Of The 2021 Agm.	For	Combined
LIBERTY MEDIA CORPORATION	25-May-2021	1	Director	For	For
LIBERTY MEDIA CORPORATION	25-May-2021	2	The Auditors Ratification Proposal, To Ratify The Selection Of Kpmg Llp As Our Independent Auditors For The Fiscal Year Ending December 31, 2021.	For	For
LIBERTY MEDIA CORPORATION	25-May-2021	3	The Say-On-Pay Proposal, To Approve, On An Advisory Basis, The Compensation Of Our Named Executive Officers As Described In The Proxy Statement Under The Heading "Executive Compensation."	For	Combined
LIFE STORAGE, INC.	27-May-2021	1	Director	For	Combined
LIFE STORAGE, INC.	27-May-2021	2	Ratification Of The Appointment Of Ernst & Young Llp As The Independent Registered Public Accounting Firm For The Company For The Fiscal Year Ending December 31, 2021.	For	For
LIFE STORAGE, INC.	27-May-2021	3	Proposal To Amend The Charter Of The Company To Increase The Number Of Authorized Shares Of Common Stock From 100,000,000 To 200,000,000.	For	For
LIFE STORAGE, INC.	27-May-2021	4	Proposal To Approve The Compensation Of The Company'S Executive Officers.	For	For
LINCOLN NATIONAL CORPORATION	03-Jun-2021	1	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: Deirdre P. Connelly	For	For
LINCOLN NATIONAL CORPORATION	03-Jun-2021	2	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: William H. Cunningham	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LINCOLN NATIONAL CORPORATION	03-Jun-2021	3	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: Reginald E. Davis	For	For
LINCOLN NATIONAL CORPORATION	03-Jun-2021	4	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: Dennis R. Glass	For	For
LINCOLN NATIONAL CORPORATION	03-Jun-2021	5	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: George W. Henderson, Iii	For	For
LINCOLN NATIONAL CORPORATION	03-Jun-2021	6	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: Eric G. Johnson	For	For
LINCOLN NATIONAL CORPORATION	03-Jun-2021	7	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: Gary C. Kelly	For	For
LINCOLN NATIONAL CORPORATION	03-Jun-2021	8	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: M. Leanne Lachman	For	For
LINCOLN NATIONAL CORPORATION	03-Jun-2021	9	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: Michael F. Mee	For	For
LINCOLN NATIONAL CORPORATION	03-Jun-2021	10	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: Patrick S. Pittard	For	For
LINCOLN NATIONAL CORPORATION	03-Jun-2021	11	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting: Lynn M. Utter	For	For
LINCOLN NATIONAL CORPORATION	03-Jun-2021	12	The Ratification Of The Appointment Of Ernst & Young Llp As The Independent Registered Public Accounting Firm For 2021.	For	For
LINCOLN NATIONAL CORPORATION	03-Jun-2021	13	The Approval Of An Advisory Resolution On The Compensation Of Our Named Executive Officers.	For	For
LINCOLN NATIONAL CORPORATION	03-Jun-2021	14	Shareholder Proposal To Amend Our Bylaws To Remove The One-Year Holding Requirement From Our Special Shareholder Meeting Right.	Against	Combined
LINCOLN NATIONAL CORPORATION	03-Jun-2021	15	Shareholder Proposal To Amend Our Proxy Access Bylaws To Remove The 20-Shareholder Aggregation Limit.	Against	Against
LINGYI ITECH (GUANGDONG) COMPANY	15-Jan-2021	1	2020 Stock Option And Restricted Stock Incentive Plan (Revised Draft) And Its Summary	For	Combined
LINGYI ITECH (GUANGDONG) COMPANY	15-Jan-2021	2	Formulation Of The Appraisal Management Measures For The 2020 Stock Option And Restricted Stock Incentive Plan	For	For
LINGYI ITECH (GUANGDONG) COMPANY	15-Jan-2021	3	Authorization To The Board To Handle Matters Regarding 2020 Stock Option And Restricted Stock Incentive Plan	For	For
LINGYI ITECH (GUANGDONG) COMPANY	15-Jan-2021	4	Cancellation Of Some Stock Options, And Repurchase And Cancellation Of Some Restricted Stocks	For	For
LINGYI ITECH (GUANGDONG) COMPANY	15-Jan-2021	5	2020 Additional Guarantee Quota For Subsidiaries	For	For
LINGYI ITECH (GUANGDONG) COMPANY	15-Jan-2021	6	Amendments To The Derivative Commodities Transaction Management Measures	For	For
LINGYI ITECH (GUANGDONG) COMPANY	15-Jan-2021	7	Increase Of The Quota Of The Foreign Exchange Derivative Commodities Transaction	For	For
LINGYI ITECH (GUANGDONG) COMPANY	03-Feb-2021	1	Issuance Of Overseas Debt Financing Instruments By A Wholly-Owned Subsidiary	For	For
LINGYI ITECH (GUANGDONG) COMPANY	03-Feb-2021	2	Provision Of Guarantee For Overseas Wholly-Owned Subsidiaries	For	For
LINGYI ITECH (GUANGDONG) COMPANY	20-Apr-2021	1	2020 Annual Report And Its Summary	For	For
LINGYI ITECH (GUANGDONG) COMPANY	20-Apr-2021	2	2020 Work Report Of The Board Of Directors	For	For
LINGYI ITECH (GUANGDONG) COMPANY	20-Apr-2021	3	2020 Work Report Of The Supervisory Committee	For	For
LINGYI ITECH (GUANGDONG) COMPANY	20-Apr-2021	4	2020 Annual Accounts	For	For
LINGYI ITECH (GUANGDONG) COMPANY	20-Apr-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
LINGYI ITECH (GUANGDONG) COMPANY	20-Apr-2021	6	Remuneration For Directors	For	For
LINGYI ITECH (GUANGDONG) COMPANY	20-Apr-2021	7	Remuneration For Supervisors	For	For
LINGYI ITECH (GUANGDONG) COMPANY	20-Apr-2021	8	2021 Estimated Continuing Connected Transactions	For	For
LINGYI ITECH (GUANGDONG) COMPANY	20-Apr-2021	9	2021 Application For Comprehensive Credit Line To Banks	For	For
LINGYI ITECH (GUANGDONG) COMPANY	20-Apr-2021	10	2021 Provision Of Guarantee Quota For Subsidiaries	For	For
LINGYI ITECH (GUANGDONG) COMPANY	20-Apr-2021	11	Change Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LINGYI ITECH (GUANGDONG) COMPANY	20-Apr-2021	12	Election Of Non-Independent Director: Zeng Fangqin	For	For
LINGYI ITECH (GUANGDONG) COMPANY	20-Apr-2021	13	Election Of Non-Independent Director: Tan Jun	For	For
LINGYI ITECH (GUANGDONG) COMPANY	20-Apr-2021	14	Election Of Non-Independent Director: Liu Yinqi	For	For
LINGYI ITECH (GUANGDONG) COMPANY	20-Apr-2021	15	Election Of Non-Independent Director: Jia Shuangyi	For	For
LINGYI ITECH (GUANGDONG) COMPANY	20-Apr-2021	16	Election Of Independent Director: Kuang Zhiyun	For	For
LINGYI ITECH (GUANGDONG) COMPANY	20-Apr-2021	17	Election Of Independent Director: Li Dongfang	For	For
LINGYI ITECH (GUANGDONG) COMPANY	20-Apr-2021	18	Election Of Independent Director: Yu Peng	For	For
LINGYI ITECH (GUANGDONG) COMPANY	20-Apr-2021	19	Election Of Non-Employee Supervisor: Fan Wei	For	For
LINGYI ITECH (GUANGDONG) COMPANY	20-Apr-2021	20	Election Of Non-Employee Supervisor: Liu Jianfeng	For	For
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	1	H-Share Offering And Listing In Hong Kong	For	For
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	2	Plan For H-Share Offering And Listing In Hong Kong: Stock Type And Par Value	For	For
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	3	Plan For H-Share Offering And Listing In Hong Kong: Issuing Method	For	For
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	4	Plan For H-Share Offering And Listing In Hong Kong: Issuing Scale	For	For
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	5	Plan For H-Share Offering And Listing In Hong Kong: Issuing Targets	For	For
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	6	Plan For H-Share Offering And Listing In Hong Kong: Pricing Method	For	For
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	7	Plan For H-Share Offering And Listing In Hong Kong: Issuing Date	For	For
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	8	Plan For H-Share Offering And Listing In Hong Kong: Issuing Principles	For	For
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	9	Conversion Into A Company Limited By Shares Which Raises Funds Overseas	For	For
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	10	The Valid Period Of The Resolution On The H-Share Offering And Listing	For	For
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	11	Report On The Use Of Previously Raised Funds	For	For
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	12	Plan For The Use Of Raised Funds From The H-Share Offering	For	For
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	13	Full Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The H-Share Offering And Listing	For	For
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	14	Appointment Of Relevant Intermediary Institutions For The H-Share Listing	For	For
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	15	Plan For Accumulated Retained Profits Before The H-Share Offering	For	For
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	16	Amendments To The Company'S Articles Of Association (Draft) And Relevant Rules Of Procedure (Applicable After H-Share Offering And Listing)	For	For
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	17	Amendments To The Company'S Relevant Systems: Work System For Independent Directors (Draft)	For	For
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	18	Amendments To The Company'S Relevant Systems: Audit Firm Appointment System (Draft)	For	For
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	19	Amendments To The Company'S Articles Of Association And Rules Of Procedure Governing The Board Meetings	For	For
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	20	Amendments To The Work System Of Independent Directors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LINGYI ITECH (GUANGDONG) COMPANY	07-Jun-2021	21	By-Election Of Independent Directors	For	For
LION CORPORATION	30-Mar-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
LION CORPORATION	30-Mar-2021	2	Appoint A Director Hama, Itsuo	For	Combined
LION CORPORATION	30-Mar-2021	3	Appoint A Director Kikukawa, Masazumi	For	For
LION CORPORATION	30-Mar-2021	4	Appoint A Director Kobayashi, Kenjiro	For	For
LION CORPORATION	30-Mar-2021	5	Appoint A Director Sakakibara, Takeo	For	For
LION CORPORATION	30-Mar-2021	6	Appoint A Director Kume, Yugo	For	For
LION CORPORATION	30-Mar-2021	7	Appoint A Director Noritake, Fumitomo	For	For
LION CORPORATION	30-Mar-2021	8	Appoint A Director Suzuki, Hitoshi	For	For
LION CORPORATION	30-Mar-2021	9	Appoint A Director Uchida, Kazunari	For	For
LION CORPORATION	30-Mar-2021	10	Appoint A Director Shiraishi, Takashi	For	For
LION CORPORATION	30-Mar-2021	11	Appoint A Director Sugaya, Takako	For	For
LION CORPORATION	30-Mar-2021	12	Appoint A Director Yasue, Reiko	For	Combined
LION CORPORATION	30-Mar-2021	13	Appoint A Corporate Auditor Suzuki, Atsuko	For	For
LION CORPORATION	30-Mar-2021	14	Approve Details Of The Performance-Based Stock Compensation To Be Received By Directors	For	For
LITE-ON TECHNOLOGY CORP	31-May-2021	1	Adoption Of 2020 Financial Statements.	For	For
LITE-ON TECHNOLOGY CORP	31-May-2021	2	Adoption Of 2020 Earnings Distribution. Proposed Cash Dividend: Twd 3.4 Per Share.	For	For
LITE-ON TECHNOLOGY CORP	31-May-2021	3	Discussion Of The Amendment To Articles Of Incorporation.	For	For
LITE-ON TECHNOLOGY CORP	31-May-2021	4	Discussion Of The Amendment To Rules And Procedures Of Shareholders Meeting.	For	For
LITE-ON TECHNOLOGY CORP	31-May-2021	5	Discussion Of The Amendment To Procedures For Acquisition And Disposal Of Assets.	For	For
LITE-ON TECHNOLOGY CORP	31-May-2021	6	The Election Of The Independent Director:Mk Lu,Shareholder No.K100673Xxx	For	For
LITE-ON TECHNOLOGY CORP	31-May-2021	7	Discussion Of Release Of Directors From Non-Competition Restrictions.	For	For
LIVE NATION ENTERTAINMENT, INC.	10-Jun-2021	1	Election Of Director: Maverick Carter	For	For
LIVE NATION ENTERTAINMENT, INC.	10-Jun-2021	2	Election Of Director: Ariel Emanuel	For	Combined
LIVE NATION ENTERTAINMENT, INC.	10-Jun-2021	3	Election Of Director: Ping Fu	For	Combined
LIVE NATION ENTERTAINMENT, INC.	10-Jun-2021	4	Election Of Director: Jeffrey T. Hinson	For	For
LIVE NATION ENTERTAINMENT, INC.	10-Jun-2021	5	Election Of Director: Chad Hollingsworth	For	For
LIVE NATION ENTERTAINMENT, INC.	10-Jun-2021	6	Election Of Director: James Iovine	For	For
LIVE NATION ENTERTAINMENT, INC.	10-Jun-2021	7	Election Of Director: James S. Kahan	For	For
LIVE NATION ENTERTAINMENT, INC.	10-Jun-2021	8	Election Of Director: Gregory B. Maffei	For	Combined
LIVE NATION ENTERTAINMENT, INC.	10-Jun-2021	9	Election Of Director: Randall T. Mays	For	Against
LIVE NATION ENTERTAINMENT, INC.	10-Jun-2021	10	Election Of Director: Michael Rapino	For	Combined
LIVE NATION ENTERTAINMENT, INC.	10-Jun-2021	11	Election Of Director: Mark S. Shapiro	For	For
LIVE NATION ENTERTAINMENT, INC.	10-Jun-2021	12	Election Of Director: Dana Walden	For	For
LIVE NATION ENTERTAINMENT, INC.	10-Jun-2021	13	Ratification Of The Appointment Of Ernst & Young Llp As Live Nation Entertainment'S Independent Registered Public Accounting Firm For The 2021 Fiscal Year.	For	For
LIVZON PHARMACEUTICAL GROUP INC	08-Jan-2021	1	Connected Transaction Regarding Equity Restructuring Of A Controlled Subsidiary	For	Combined
LIVZON PHARMACEUTICAL GROUP INC	06-May-2021	1	Medium And Long Term Business Partnership Plan And The First Phase Employee Stock Ownership Plan (Draft) And Its Summary	For	Combined
LIVZON PHARMACEUTICAL GROUP INC	06-May-2021	2	Management Measures For The Medium And Long Term Business Partnership Plan And The First Phase Employee Stock Ownership Plan	For	Against
LIVZON PHARMACEUTICAL GROUP INC	06-May-2021	3	Authorization To The Board To Handle Matters Regarding The Medium And Long Term Business Partnership Plan	For	Against
LIVZON PHARMACEUTICAL GROUP INC	20-May-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
LIVZON PHARMACEUTICAL GROUP INC	20-May-2021	1	General Authorization To The Board Regarding The Repurchase Of H-Shares	For	For
LIVZON PHARMACEUTICAL GROUP INC	20-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
LIVZON PHARMACEUTICAL GROUP INC	20-May-2021	2	20 Apr 2021: Please Note That The Vote Direction/Intention Must Be The Same For The Resolution Numbers 11 Under The CIs/Agm And Resolution Numbers 1 Under The Class Meeting, Otherwise The Vote Will Be Rejected In The Market. If They Are Voted In Different Directions Your Ballot Will Be Disqualified As A Split Vote. Thank You	Non-voting resolution	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LIVZON PHARMACEUTICAL GROUP INC	20-May-2021	3	2020 Annual Accounts	For	Combined
LIVZON PHARMACEUTICAL GROUP INC	20-May-2021	3	22 Apr 2021: Please Note That This Is A Revision Due To Addition Of Comment And Modification Of The Text Of Resolution 1. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
LIVZON PHARMACEUTICAL GROUP INC	20-May-2021	4	2020 Annual Report And Its Summary	For	Combined
LIVZON PHARMACEUTICAL GROUP INC	20-May-2021	5	Appointment Of 2021 Financial Audit Firm And Internal Control Audit Firm	For	For
LIVZON PHARMACEUTICAL GROUP INC	20-May-2021	6	Adjustment Of The Plan For Investment In Some Projects Financed With Raised Funds	For	For
LIVZON PHARMACEUTICAL GROUP INC	20-May-2021	7	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny12.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
LIVZON PHARMACEUTICAL GROUP INC	20-May-2021	8	Credit Financing Of The Company And Financing Guarantee For Subsidiaries	For	For
LIVZON PHARMACEUTICAL GROUP INC	20-May-2021	9	Provision Of Guarantee For The Financing Of A Controlled Subsidiary	For	For
LIVZON PHARMACEUTICAL GROUP INC	20-May-2021	10	General Authorization To The Board Regarding Share Offering	For	Combined
LIVZON PHARMACEUTICAL GROUP INC	20-May-2021	11	General Authorization To The Board Regarding The Repurchase Of H-Shares	For	Combined
LIVZON PHARMACEUTICAL GROUP INC	20-May-2021	12	20 Apr 2021: Please Note That The Vote Direction/Intention Must Be The Same For The Resolution Numbers 11 Under The Cls/Agm And Resolution Numbers 1 Under The Class Meeting, Otherwise The Vote Will Be Rejected In The Market. If They Are Voted In Different Directions Your Ballot Will Be Disqualified As A Split Vote. Thank You	Non-voting resolution	Combined
LIVZON PHARMACEUTICAL GROUP INC	20-May-2021	13	20 Apr 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
LIXIL CORPORATION	22-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
LIXIL CORPORATION	22-Jun-2021	2	Amend Articles To: Establish The Articles Related To Shareholders Meeting Held Without Specifying A Venue	For	Combined
LIXIL CORPORATION	22-Jun-2021	3	Appoint A Director Seto, Kinya	For	Combined
LIXIL CORPORATION	22-Jun-2021	4	Appoint A Director Matsumoto, Sachio	For	Combined
LIXIL CORPORATION	22-Jun-2021	5	Appoint A Director Hwa Jin Song Montesano	For	Combined
LIXIL CORPORATION	22-Jun-2021	6	Appoint A Director Uchibori, Tamio	For	Combined
LIXIL CORPORATION	22-Jun-2021	7	Appoint A Director Suzuki, Teruo	For	Combined
LIXIL CORPORATION	22-Jun-2021	8	Appoint A Director Nishiura, Yuji	For	Combined
LIXIL CORPORATION	22-Jun-2021	9	Appoint A Director Hamaguchi, Daisuke	For	Combined
LIXIL CORPORATION	22-Jun-2021	10	Appoint A Director Matsuzaki, Masatoshi	For	Combined
LIXIL CORPORATION	22-Jun-2021	11	Appoint A Director Konno, Shiho	For	Combined
LIXIL CORPORATION	22-Jun-2021	12	Appoint A Director Watahiki, Mariko	For	Combined
LKQ CORPORATION	11-May-2021	1	Election Of Director: Patrick Berard	For	For
LKQ CORPORATION	11-May-2021	2	Election Of Director: Meg A. Divitto	For	For
LKQ CORPORATION	11-May-2021	3	Election Of Director: Robert M. Hanser	For	For
LKQ CORPORATION	11-May-2021	4	Election Of Director: Joseph M. Holsten	For	For
LKQ CORPORATION	11-May-2021	5	Election Of Director: Blythe J. Mcgarvie	For	For
LKQ CORPORATION	11-May-2021	6	Election Of Director: John W. Mendel	For	For
LKQ CORPORATION	11-May-2021	7	Election Of Director: Jody G. Miller	For	For
LKQ CORPORATION	11-May-2021	8	Election Of Director: Guhan Subramanian	For	For
LKQ CORPORATION	11-May-2021	9	Election Of Director: Xavier Urbain	For	For
LKQ CORPORATION	11-May-2021	10	Election Of Director: Jacob H. Welch	For	For
LKQ CORPORATION	11-May-2021	11	Election Of Director: Dominick Zarcone	For	For
LKQ CORPORATION	11-May-2021	12	Ratification Of The Appointment Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For Our Fiscal Year Ending December 31, 2021.	For	For
LKQ CORPORATION	11-May-2021	13	Approval, On An Advisory Basis, Of The Compensation Of Our Named Executive Officers.	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	1	To Receive The Company'S Accounts And The Reports Of The Directors And Of The Auditor For The Year Ended 31 December 2020	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	2	To Elect Mr R F Budenberg As A Director Of The Company	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	3	To Re-Elect Mr W L D Chalmers As A Director Of The Company	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	4	To Re-Elect Mr A P Dickinson As A Director Of The Company	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	5	To Re-Elect Ms S C Legg As A Director Of The Company	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	6	To Re-Elect Lord Lupton As A Director Of The Company	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LLOYDS BANKING GROUP PLC	20-May-2021	7	To Re-Elect Ms A F Mackenzie As A Director Of The Company	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	8	To Re-Elect Mr N E T Prettejohn As A Director Of The Company	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	9	To Re-Elect Mr S W Sinclair As A Director Of The Company	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	10	To Re-Elect Ms C M Woods As A Director Of The Company	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	11	To Approve The Directors' Remuneration Report In The Form Set Out On Pages 115 To 134 Of The Annual Report And Accounts For The Year Ended 31 December 2020	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	12	To Declare And Pay A Final Ordinary Dividend Of 0.57 Pence Per Ordinary Share In Respect Of The Financial Year Ended 31 December 2020, Payable On 25 May 2021 To Ordinary Shareholders Whose Names Appear In The Register Of Members At The Close Of Business On 16 April 2021	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	13	To Appoint Deloitte Llp As Auditor Of The Company, To Hold Office Until The Conclusion Of The Next General Meeting At Which Accounts Are Laid Before The Company	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	14	To Authorise The Audit Committee To Set The Remuneration Of The Company'S Auditor	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	15	Lloyds Banking Group Deferred Bonus Plan 2021	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	16	Authority For The Company And Its Subsidiaries To Make Political Donations Or Incur Political Expenditure	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	17	Directors' Authority To Allot Shares	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	18	Directors' Authority To Allot Shares In Relation To The Issue Of Regulatory Capital Convertible Instruments	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	19	Limited Disapplication Of Pre-Emption Rights	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	20	Limited Disapplication Of Pre-Emption Rights In The Event Of Financing An Acquisition Transaction Or Other Capital Investment	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	21	Limited Disapplication Of Pre-Emption Rights In Relation To The Issue Of Regulatory Capital Convertible Instruments	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	22	Authority To Purchase Ordinary Shares	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	23	Authority To Purchase Preference Shares	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	24	Adoption Of New Articles Of Association	For	For
LLOYDS BANKING GROUP PLC	20-May-2021	25	Notice Period For General Meetings	For	For
LOBLAW COMPANIES LIMITED	06-May-2021	1	Director	For	For
LOBLAW COMPANIES LIMITED	06-May-2021	2	Appointment Of Kpmg Llp As Auditor And Authorization Of The Directors To Fix The Auditor'S Remuneration.	For	For
LOBLAW COMPANIES LIMITED	06-May-2021	3	Vote On The Advisory Resolution On The Approach To Executive Compensation.	For	For
LOBLAW COMPANIES LIMITED	06-May-2021	4	Shareholder Proposal	Against	Combined
LOCALIZA RENT A CAR SA	27-Apr-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependent Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
LOCALIZA RENT A CAR SA	27-Apr-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
LOCALIZA RENT A CAR SA	27-Apr-2021	2	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Non-voting resolution
LOCALIZA RENT A CAR SA	27-Apr-2021	2	Approve The Proposal To Create A Long Term Incentive Plan For The Company'S Management	For	Combined
LOCALIZA RENT A CAR SA	27-Apr-2021	3	To Acknowledge The Managements Accounts And To Approve The Management Report And The Company'S Financial Statements For The Year Ended December 31, 2020	For	Combined
LOCALIZA RENT A CAR SA	27-Apr-2021	3	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Combined
LOCALIZA RENT A CAR SA	27-Apr-2021	3	To Acknowledge The Managements Accounts And To Approve The Management Report And The Company'S Financial Statements For The Year Ended December 31, 2020	For	Combined
LOCALIZA RENT A CAR SA	27-Apr-2021	4	To Approve The Managements Proposal For The Net Income Allocation For The Year Ended December 31, 2020 And Dividend Distribution	For	Combined
LOCALIZA RENT A CAR SA	27-Apr-2021	5	Do You Wish To Request The Adoption Of The Cumulative Voting Process For The Election Of The Board Of Directors, Under The Terms Of Article 141 Of Law 6,404 Of 1976	For	Combined
LOCALIZA RENT A CAR SA	27-Apr-2021	6	To Set The Number Of Members Of The Board Of Directors To 6 Members, Or In 7 Members, In The Case Of A Request For A Cumulative Voting Or Separate Election Process	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LOCALIZA RENT A CAR SA	27-Apr-2021	7	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 6. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Eugenio Pacelli Mattar, Not Independent	For	For
LOCALIZA RENT A CAR SA	27-Apr-2021	8	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 6. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Oscar De Paula Bernardes Neto, Independent	For	For
LOCALIZA RENT A CAR SA	27-Apr-2021	9	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 6. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Irlau Machado Filho, Independent	For	For
LOCALIZA RENT A CAR SA	27-Apr-2021	10	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 6. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Maria Leticia De Freitas Costas, Independent	For	For
LOCALIZA RENT A CAR SA	27-Apr-2021	11	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 6. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Paulo Antunes Veras, Independent	For	For
LOCALIZA RENT A CAR SA	27-Apr-2021	12	Election Of A Member Of The Board Of Directors, The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. Positions Limit To Be Completed, 6. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Pedro De Godoy Bueno, Independent	For	For
LOCALIZA RENT A CAR SA	27-Apr-2021	13	For The Proposal 6 Regarding The Adoption Of Cumulative Voting, Please Be Advised That You Can Only Vote For Or Abstain. An Against Vote On This Proposal Requires Percentages To Be Allocated Amongst The Directors In Proposal 7.1 To 7.6. In This Case Please Contact Your Client Service Representative In Order To Allocate Percentages Amongst The Directors	Non-voting resolution	Combined
LOCALIZA RENT A CAR SA	27-Apr-2021	14	In The Event Of The Adoption Of The Cumulative Voting Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages Across The Members Of The Slate That You Have Chosen. If The Shareholder Chooses To Abstain And The Election Occurs Through The Cumulative Voting Process, His Vote Must Be Counted As Abstention In The Respective Resolution Of The Meeting	For	Combined
LOCALIZA RENT A CAR SA	27-Apr-2021	15	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Eugenio Pacelli Mattar, Not Independent	For	Abstain
LOCALIZA RENT A CAR SA	27-Apr-2021	16	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Oscar De Paula Bernardes Neto, Independent	For	Abstain
LOCALIZA RENT A CAR SA	27-Apr-2021	17	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Irlau Machado Filho, Independent	For	Abstain
LOCALIZA RENT A CAR SA	27-Apr-2021	18	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Maria Leticia De Freitas Costas, Independent	For	Abstain
LOCALIZA RENT A CAR SA	27-Apr-2021	19	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Paulo Antunes Veras, Independent	For	Abstain
LOCALIZA RENT A CAR SA	27-Apr-2021	20	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Pedro De Godoy Bueno, Independent	For	Abstain
LOCALIZA RENT A CAR SA	27-Apr-2021	21	Do You Wish To Request The Separate Election Of A Member Of The Board Of Directors, Under The Terms Of Article 141, 4, I Of Law 6,404 Of 1976 Shareholder Can Only Fill Out This Field If He Or She Has Left The General Election Item In Blank And Has Been The Owner, Without Interruption, Of The Shares With Which He Or She Is Voting During The Three Months Immediately Prior To The Holding Of The General Meeting	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LOCALIZA RENT A CAR SA	27-Apr-2021	22	To Fix The Managements Global Annual Compensation, With Authorization For The Payment Of The Remuneration To The Management For The Period From January To April Of 2021, In The Same Basis In Which It Is Estimated To Be Realized In 2020, Limited To A Maximum Of One Third Of This Aggregate Compensation, For The Mentioned Period	For	For
LOCALIZA RENT A CAR SA	27-Apr-2021	23	Do You Wish To Request The Instatement Of The Fiscal Council, Under The Terms Of Article 161 Of Law 6,404 Of 1976	For	For
LOCALIZA RENT A CAR SA	27-Apr-2021	24	Approve The Establishment Of The Number Of Members For The Fiscal Council In 3 Members And Its Respective Alternates	For	For
LOCALIZA RENT A CAR SA	27-Apr-2021	25	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed, 2. Carla Alessandra Trematore, Effective Indicated By The Administration. Juliano Lima Pinheiro, Substitute Indicated By The Administration	For	Combined
LOCALIZA RENT A CAR SA	27-Apr-2021	26	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed, 2. Antonio De Padua Soares Policarpo, Principal Indicated By The Administration. Marco Antonio Pereira, Substitute Indicated By The Administration	For	Combined
LOCALIZA RENT A CAR SA	27-Apr-2021	27	Please Note That This Resolution Is A Shareholder Proposal: Separate Election Of A Member Of The Fiscal Council By Minority Shareholders Holding Shares Of Voting Rights. The Shareholder Must Complete This Field Should He Have Left The General Election Field Blank. Francisco Caprino Neto, Effective Indicated By Previ. Joao Ricardo Pereira Da Costa, Substitute Indicated By Previ	Take No Action	Combined
LOCALIZA RENT A CAR SA	27-Apr-2021	28	Please Note That This Resolution Is A Shareholder Proposal: Separate Election Of A Member Of The Fiscal Council By Minority Shareholders Holding Shares Of Voting Rights. The Shareholder Must Complete This Field Should He Have Left The General Election Field Blank. Luiz Carlos Nannini, Effective Indicated By Dynamo Administradora De Recursos. Fernando Antonio Lopes Matoso, Substitute Indicated By Dynamo Administradora De Recursos	Take No Action	Combined
LOEWS CORPORATION	11-May-2021	1	Election Of Director: Ann E. Berman	For	For
LOEWS CORPORATION	11-May-2021	2	Election Of Director: Joseph L. Bower	For	For
LOEWS CORPORATION	11-May-2021	3	Election Of Director: Charles D. Davidson	For	For
LOEWS CORPORATION	11-May-2021	4	Election Of Director: Charles M. Diker	For	For
LOEWS CORPORATION	11-May-2021	5	Election Of Director: Paul J. Fribourg	For	For
LOEWS CORPORATION	11-May-2021	6	Election Of Director: Walter L. Harris	For	For
LOEWS CORPORATION	11-May-2021	7	Election Of Director: Philip A. Laskawy	For	For
LOEWS CORPORATION	11-May-2021	8	Election Of Director: Susan P. Peters	For	For
LOEWS CORPORATION	11-May-2021	9	Election Of Director: Andrew H. Tisch	For	For
LOEWS CORPORATION	11-May-2021	10	Election Of Director: James S. Tisch	For	For
LOEWS CORPORATION	11-May-2021	11	Election Of Director: Jonathan M. Tisch	For	For
LOEWS CORPORATION	11-May-2021	12	Election Of Director: Anthony Welters	For	For
LOEWS CORPORATION	11-May-2021	13	Approve, On An Advisory Basis, Executive Compensation.	For	For
LOEWS CORPORATION	11-May-2021	14	Ratify Deloitte & Touche Llp As Independent Auditors.	For	For
LOEWS CORPORATION	11-May-2021	15	Shareholder Proposal Requesting Certain Disclosures Regarding Political Contributions, If Presented At The Meeting.	Against	Combined
LOGAN GROUP COMPANY LIMITED	18-Jun-2021	3	To Receive The Audited Consolidated Financial Statements And The Reports Of The Directors Of The Company (The "Directors") And The Auditors Of The Company (The "Auditors") For The Year Ended 31 December 2020	For	Combined
LOGAN GROUP COMPANY LIMITED	18-Jun-2021	4	To Declare A Final Dividend: To Declare A Final Dividend Of Hk58 Cents Per Share For The Year Ended 31 December 2020	For	For
LOGAN GROUP COMPANY LIMITED	18-Jun-2021	5	To Re-Elect Mr. Lai Zhuobin As Executive Director	For	For
LOGAN GROUP COMPANY LIMITED	18-Jun-2021	6	To Re-Elect Mr. Zhong Huihong As Executive Director	For	For
LOGAN GROUP COMPANY LIMITED	18-Jun-2021	7	To Re-Elect Mr. Zhang Huaqiao As Independent Non-Executive Director	For	For
LOGAN GROUP COMPANY LIMITED	18-Jun-2021	8	To Re-Elect Ms. Liu Ka Ying, Rebecca As Independent Non-Executive Director	For	For
LOGAN GROUP COMPANY LIMITED	18-Jun-2021	9	To Authorize The Board Of Directors To Fix The Directors' Remuneration	For	For
LOGAN GROUP COMPANY LIMITED	18-Jun-2021	10	To Re-Appoint Ernst & Young As Auditors And To Authorize The Board Of Directors To Fix Their Remuneration	For	For
LOGAN GROUP COMPANY LIMITED	18-Jun-2021	11	To Grant A General Mandate To The Directors To Buy Back Shares Not Exceeding 10% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	For
LOGAN GROUP COMPANY LIMITED	18-Jun-2021	12	To Grant A General Mandate To The Directors To Issue, Allot And Deal With New Shares Not Exceeding 20% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined
LOGAN GROUP COMPANY LIMITED	18-Jun-2021	13	To Extend The General Mandate Granted To The Directors To Issue, Allot And Deal With New Shares By Aggregating The Number Of Shares Being Bought Back By The Company	For	Against
LOJAS RENNER SA	29-Apr-2021	3	Examine, Discuss And Vote On The Management Statements And Financial Statements For The Fiscal Year Ending December 31, 2020	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LOJAS RENNER SA	29-Apr-2021	4	Examine, Discuss And Vote On The Proposal For The Allocation Of Net Income For The Fiscal Year And The Distribution Of Dividends	For	For
LOJAS RENNER SA	29-Apr-2021	5	Establish The Number Of Members On The Board Of Directors According To Managements Proposal, In 8 Members	For	For
LOJAS RENNER SA	29-Apr-2021	6	Do You Wish To Request The Adoption Of The Cumulative Voting Process For The Election Of The Board Of Directors, Under The Terms Of Article 141 Of Law 6,404 Of 1976	For	Combined
LOJAS RENNER SA	29-Apr-2021	7	Election Of The Board Of Directors By Candidate. Total Members To Be Elected, 8. Indication Of Candidates To The Board Of Directors, The Shareholder May Indicate As Many Candidates As The Number Of Positions To Be Filled In The General Election The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Address Occurs. . Jose Gallo	For	Combined
LOJAS RENNER SA	29-Apr-2021	8	Election Of The Board Of Directors By Candidate. Total Members To Be Elected, 8. Indication Of Candidates To The Board Of Directors, The Shareholder May Indicate As Many Candidates As The Number Of Positions To Be Filled In The General Election.The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Address Occurs. . Osvaldo Burgos Schirmer, Independent	For	For
LOJAS RENNER SA	29-Apr-2021	9	Election Of The Board Of Directors By Candidate. Total Members To Be Elected, 8. Indication Of Candidates To The Board Of Directors, The Shareholder May Indicate As Many Candidates As The Number Of Positions To Be Filled In The General Election.The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Address Occurs. . Carlos Fernando Couto De Oliveira Souto, Independent	For	For
LOJAS RENNER SA	29-Apr-2021	10	Election Of The Board Of Directors By Candidate. Total Members To Be Elected, 8. Indication Of Candidates To The Board Of Directors, The Shareholder May Indicate As Many Candidates As The Number Of Positions To Be Filled In The General Election.The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Address Occurs. . Fabio De Barros Pinheiro, Independent	For	For
LOJAS RENNER SA	29-Apr-2021	11	Election Of The Board Of Directors By Candidate. Total Members To Be Elected, 8. Indication Of Candidates To The Board Of Directors, The Shareholder May Indicate As Many Candidates As The Number Of Positions To Be Filled In The General Election.The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Address Occurs. . Thomas Bier Herrmann, Independent	For	For
LOJAS RENNER SA	29-Apr-2021	12	Election Of The Board Of Directors By Candidate. Total Members To Be Elected, 8. Indication Of Candidates To The Board Of Directors, The Shareholder May Indicate As Many Candidates As The Number Of Positions To Be Filled In The General Election.The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Address Occurs. . Juliana Rozenbaum Munemori, Independent	For	For
LOJAS RENNER SA	29-Apr-2021	13	Election Of The Board Of Directors By Candidate. Total Members To Be Elected, 8. Indication Of Candidates To The Board Of Directors, The Shareholder May Indicate As Many Candidates As The Number Of Positions To Be Filled In The General Election.The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Lojas Renner Sa Common Shares Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Address Occurs. . Christiane Almeida Edington, Independent	For	For
LOJAS RENNER SA	29-Apr-2021	14	Election Of The Board Of Directors By Candidate. Total Members To Be Elected, 8. Indication Of Candidates To The Board Of Directors, The Shareholder May Indicate As Many Candidates As The Number Of Positions To Be Filled In The General Election.The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Address Occurs. . Alexandre Vartuli Gouvea, Independent	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LOJAS RENNER SA	29-Apr-2021	16	In Case Of Adoption Of The Election Process By Multiple Voting, Do You Wish To Distribute The Adopted Vote In Percentages By The Candidates Who Composes The Chosen List Of Candidates. If The Shareholder Chooses To Abstain And The Election Occurs Through The Multiple Vote Process, His Vote Must Be Counted As Abstention In The Respective Resolution Of The Meeting	For	For
LOJAS RENNER SA	29-Apr-2021	17	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. . Jose Gallo	For	For
LOJAS RENNER SA	29-Apr-2021	18	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. . Osvaldo Burgos Schirmer, Independent	For	For
LOJAS RENNER SA	29-Apr-2021	19	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. . Carlos Fernando Couto De Oliveira Souto, Independent	For	For
LOJAS RENNER SA	29-Apr-2021	20	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. . Fabio De Barros Pinheiro, Independent	For	For
LOJAS RENNER SA	29-Apr-2021	21	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. . Thomas Bier Hermann, Independent	For	For
LOJAS RENNER SA	29-Apr-2021	22	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. . Juliana Rozenbaum Munemori, Independent	For	For
LOJAS RENNER SA	29-Apr-2021	23	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. . Christiane Almeida Edington, Independent	For	For
LOJAS RENNER SA	29-Apr-2021	24	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. . Alexandre Vartuli Gouvea, Independent	For	For
LOJAS RENNER SA	29-Apr-2021	25	Establish The Aggregate Compensation Of The Members Of Management, According To Managements Proposal, Up To Brl 39.9 Million	For	For
LOJAS RENNER SA	29-Apr-2021	26	Establish The Number Of Members Of The Company'S Fiscal Council, In Accordance With Managements Proposal, In 3 Effective Members And 3 Alternate Members	For	For
LOJAS RENNER SA	29-Apr-2021	27	Election Of The Fiscal Council By Candidate. Total Members To Be Elected, 3. Indication Of Candidates For The Fiscal Council, The Shareholder May Indicate As Many Candidates As The Number Of Positions To Be Filled In The General Election. . Principal Member, Joarez Jose Piccinini And Substitute Member, Roberto Zeller Branchi	For	For
LOJAS RENNER SA	29-Apr-2021	28	Election Of The Fiscal Council By Candidate. Total Members To Be Elected, 3. Indication Of Candidates For The Fiscal Council, The Shareholder May Indicate As Many Candidates As The Number Of Positions To Be Filled In The General Election. . Principal Member, Roberto Frota Decourt And Substitute Member, Vanderlei Dominguez Da Rosa	For	For
LOJAS RENNER SA	29-Apr-2021	29	Election Of The Fiscal Council By Candidate. Total Members To Be Elected, 3. Indication Of Candidates For The Fiscal Council, The Shareholder May Indicate As Many Candidates As The Number Of Positions To Be Filled In The General Election. . Principal Member, Estela Maris Vieira De Souza And Substitute Member, Isabel Cristina Bittencourt Santiago	For	For
LOJAS RENNER SA	29-Apr-2021	30	Establish The Compensation Of The Members Of The Fiscal Council, According To Managements Proposal, At Brl 669.4 Thousand	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	1	H-Share Offering And Listing On The Main Board Of Hong Kong Stock Exchange	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	2	Plan For H-Share Offering And Listing On The Main Board Of Hong Kong Stock Exchange: Stock Type And Par Value	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	3	Plan For H-Share Offering And Listing On The Main Board Of Hong Kong Stock Exchange: Issuing Date	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	4	Plan For H-Share Offering And Listing On The Main Board Of Hong Kong Stock Exchange: Issuing Method	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	5	Plan For H-Share Offering And Listing On The Main Board Of Hong Kong Stock Exchange: Issuing Volume	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	6	Plan For H-Share Offering And Listing On The Main Board Of Hong Kong Stock Exchange: Pricing Method	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	7	Plan For H-Share Offering And Listing On The Main Board Of Hong Kong Stock Exchange: Issuance Targets	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	8	Plan For H-Share Offering And Listing On The Main Board Of Hong Kong Stock Exchange: Issuing Principles	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	9	Plan For H-Share Offering And Listing On The Main Board Of Hong Kong Stock Exchange: Listing Place	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	10	Conversion Into A Company Limited By Shares Which Raises Funds Overseas	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	11	Application To The Companies Registry Of Hong Kong To Register As A Non-Hong Kong Company	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	12	Purpose Of The Funds Raised From The Overseas H-Share Offering	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	13	Report On The Use Of Previously-Raised Funds	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	14	Distribution Of Accumulated Retained Profits Before The H-Share Offering And Listing	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	15	Full Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The H-Share Offering And Listing	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	16	Amendments To The Existing Company'S Articles Of Association	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	17	Formulation Of The Articles Of Association Of The Company (Draft) Applicable After H-Listing	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	18	Formulation Of The Rules Of Procedure Governing Shareholder General Meetings Applicable After H-Listing	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	19	Formulation Of The Rules Of Procedure Governing The Board Of Directors Applicable After H-Listing	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	20	Formulation Of The Connected Transactions Mechanism And Procedure Applicable After H-Listing	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	21	Appointment Of Overseas Audit Firm	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	22	The Valid Period Of The Resolution On The H-Share Offering And Listing	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	23	Purchase Of Liability Insurance For Directors, Supervisors And Senior Management, And For The Prospectus	For	For
LOMON BILLIONS GROUP CO LTD	24-Jun-2021	24	Formulation Of The Rules Of Procedure Governing Meetings Of The Supervisory Committee Applicable After H-Listing	For	For
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	1	To Receive The Annual Report And Accounts	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	2	To Declare A Dividend	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	3	To Approve The Annual Report On Remuneration And The Annual Statement Of The Chair Of The Remuneration Committee	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	4	To Re-Elect Jacques Aigrain As A Director	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	5	To Re-Elect Dominic Blakemore As A Director	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	6	To Re-Elect Professor Kathleen Derosé As A Director	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	7	To Re-Elect Cressida Hogg Cbe As A Director	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	8	To Re-Elect Stephen Oconnor As A Director	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	9	To Re-Elect Dr Val Rahmani As A Director	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	10	To Re-Elect Don Robert As A Director	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	11	To Re-Elect David Schwimmer As A Director	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	12	To Elect Martin Brand As A Director	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	13	To Elect Erin Brown As A Director	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	14	To Elect Anna Manz As A Director	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	15	To Elect Douglas Steenland As A Director	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	16	To Re-Appoint Ernst And Young Llp As Auditors	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	17	To Authorise The Directors To Approve The Auditors Remuneration	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	18	To Renew The Directors Authority To Allot Shares	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	19	To Authorise The Company To Make Political Donations And Incur Political Expenditure	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	20	To Approve The London Stock Exchange Group Uk Saye	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	21	To Approve The Adoption Of New Articles Of Association	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	22	To Disapply Pre-Emption Rights In Respect Of An Allotment Of Equity Securities For Cash	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	23	To Disapply Pre-Emption Rights In Respect Of A Further Allotment Of Equity Securities For Cash For The Purposes Of Financing A Transaction	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	24	To Grant The Directors Authority To Purchase The Company'S Own Shares	For	Combined
LONDON STOCK EXCHANGE GROUP PLC	28-Apr-2021	25	That A General Meeting Other Than An Annual General Meeting May Be Called On Not Less Than 14 Clear Days Notice	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LONGFOR GROUP HOLDINGS LIMITED	16-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0426/2021042600029.Pdf And https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0426/2021042600027.Pdf	Non-voting resolution	Combined
LONGFOR GROUP HOLDINGS LIMITED	16-Jun-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
LONGFOR GROUP HOLDINGS LIMITED	16-Jun-2021	3	To Receive And Consider The Audited Consolidated Financial Statements And The Report Of The Directors And The Independent Auditor'S Report For The Year Ended 31 December 2020	For	Combined
LONGFOR GROUP HOLDINGS LIMITED	16-Jun-2021	4	To Declare A Final Dividend Of Rmb1.03 Per Share For The Year Ended 31 December 2020	For	For
LONGFOR GROUP HOLDINGS LIMITED	16-Jun-2021	5	To Re-Elect Mr. Zhao Yi As Executive Director Of The Company	For	Combined
LONGFOR GROUP HOLDINGS LIMITED	16-Jun-2021	6	To Re-Elect Mr. Frederick Peter Churchouse As An Independent Non-Executive Director Of The Company	For	For
LONGFOR GROUP HOLDINGS LIMITED	16-Jun-2021	7	To Re-Elect Mr. Zeng Ming As An Independent Non-Executive Director Of The Company	For	For
LONGFOR GROUP HOLDINGS LIMITED	16-Jun-2021	8	To Authorise The Board Of Directors Of The Company To Fix The Directors' Remuneration	For	For
LONGFOR GROUP HOLDINGS LIMITED	16-Jun-2021	9	To Re-Appoint Deloitte Touche Tohmatsu As Auditors And To Authorise The Board Of Directors To Fix The Auditors' Remuneration	For	For
LONGFOR GROUP HOLDINGS LIMITED	16-Jun-2021	10	To Give A General Mandate To The Directors To Issue New Shares Of The Company (Ordinary Resolution No.5 Of The Notice Of Agm)	For	Combined
LONGFOR GROUP HOLDINGS LIMITED	16-Jun-2021	11	To Give A General Mandate To The Directors To Repurchase Shares Of The Company (Ordinary Resolution No.6 Of The Notice Of Agm)	For	Combined
LONGFOR GROUP HOLDINGS LIMITED	16-Jun-2021	12	To Extend The General Mandate To Be Given To The Directors To Issue Shares (Ordinary Resolution No. 7 Of The Notice Of Agm)	For	Combined
LONGI GREEN ENERGY TECHNOLOGY CO LTD	11-Jan-2021	1	Settlement Of Projects Financed With The Raised Funds From The 2018 Rights Issue And Use The Surplus Raised Funds For New Projects And Permanently Supplementing The Working Capital	For	Combined
LONGI GREEN ENERGY TECHNOLOGY CO LTD	11-Jan-2021	2	Investment In Construction Of A Project	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	11-Jan-2021	3	2021 Estimated Continuing Connected Transactions	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	11-Jan-2021	4	2021 Estimated Additional Financing Guarantee	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	11-Jan-2021	5	2021 Estimated Additional Performance Guarantee	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	11-Jan-2021	6	Change Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	11-Jan-2021	7	The Company'S Application For Credit Business To A Company And Provision Of Guarantee For A Wholly-Owned Subsidiary	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	11-Jan-2021	8	The Company'S Application For Credit Business To Another Bank And Provision Of Guarantee For The Above Wholly-Owned Subsidiary	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	11-Jan-2021	9	Provision Of Guarantee For The Above Wholly-Owned Subsidiary'S Application For Credit Business To A Bank	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	11-Jan-2021	10	Provision Of Guarantee For A 2Nd Wholly-Owned Subsidiary'S Application For Credit Business To A Bank	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	11-Jan-2021	11	Provision Of Guarantee For A 3Rd Wholly-Owned Subsidiary'S Application For Credit Business To A Bank	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	1	The Eligibility For The Public Offering Of Convertible Corporate Bonds	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	2	Type Of Securities To Be Issued	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	3	Issuance Size	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	4	Face Value And Issuance Price	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	5	Bond Term	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	6	Interest Rate Of Bonds	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	7	Term And Method Of Interest Payment	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	8	Matters Of Guarantee	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	9	Share Conversion Period	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	10	Determination And Adjustment Of Share Conversion Price	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	11	Revision Of The Conversion Price Downward	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	12	Determination Method Of Conversion Shares	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	13	Redemption Provisions	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	14	Articles For Put	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	15	Attribution Of Dividend In The Year Of Conversion	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	16	Method Of Issuance And Subscribers	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	17	Arrangement For The Placement To Original Shareholders Of The Company	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	18	Bondholders And The Meeting Of Bondholders	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	19	Use Of Proceeds	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	20	Account For Deposit Of Proceeds	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	21	Valid Period Of The Scheme On The Offering Of Convertible Corporate Bonds	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	22	The Plan Of The Public Offering Of Convertible Corporate Bonds Of The Company	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	23	The Feasibility Concerning The Committed Investment Projects Funded By The Proceeds From The Public Offering Of Convertible Corporate Bonds Of The Company	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	24	The Report Concerning Uses Of Proceeds Raised Previously	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	25	Request The General Meeting Of Shareholders To Fully Authorize The Board Of Directors And Its Authorized Persons To Handle Matters In Relation To This Public Offering Of Convertible Corporate Bonds	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	26	The Dividend Return Plan Of The Company (2020-2022)	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	27	The Dilution Of Current Returns Upon The Public Offering Of Convertible Corporate Bonds Of The Company Filling Measures And Commitments	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	28	Procedures For Meetings Of Holders Of Convertible Corporate Bonds	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	29	2020 Work Report Of The Board Of Directors	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	30	2020 Work Report Of The Board Of Supervisors	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	31	2020 Final Accounts Report	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	32	2020 Annual Report	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	33	2020 Work Reports Of Independent Directors	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	34	Plan On Profit Distribution And Capitalization Of Capital Reserve For 2020	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	35	Special Report On Deposit And Uses Of The Proceeds For 2020	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	36	Reappoint The Accounting Firm	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	37	The Remuneration Of Directors And Supervisors Of The Company For 2021	For	For
LONGI GREEN ENERGY TECHNOLOGY CO LTD	07-Jun-2021	38	Change The Registered Capital And To Revise The Articles Of Association Of The Company	For	For
LONZA GROUP AG	06-May-2021	4	Annual Report, Consolidated Financial Statements And Financial Statements Of Lonza	For	Combined
LONZA GROUP AG	06-May-2021	5	Consultative Vote On The Remuneration Report	For	Combined
LONZA GROUP AG	06-May-2021	6	Discharge Of The Members Of The Board Of Directors And The Executive Committee	For	Combined
LONZA GROUP AG	06-May-2021	7	Appropriation Of Available Earnings / Reserves From Capital Contribution: Chf 3.00 Per Share	For	Combined
LONZA GROUP AG	06-May-2021	8	Re-Election To The Board Of Directors: Werner Bauer	For	Combined
LONZA GROUP AG	06-May-2021	9	Re-Election To The Board Of Directors: Albert M. Baehny	For	Combined
LONZA GROUP AG	06-May-2021	10	Re-Election To The Board Of Directors: Dorothee Deuring	For	Combined
LONZA GROUP AG	06-May-2021	11	Re-Election To The Board Of Directors: Angelica Kohlmann	For	Combined
LONZA GROUP AG	06-May-2021	12	Re-Election To The Board Of Directors: Christoph Mader	For	Combined
LONZA GROUP AG	06-May-2021	13	Re-Election To The Board Of Directors: Barbara Richmond	For	Combined
LONZA GROUP AG	06-May-2021	14	Re-Election To The Board Of Directors: Jurgen Steinemann	For	Combined
LONZA GROUP AG	06-May-2021	15	Re-Election To The Board Of Directors: Olivier Verscheure	For	Combined
LONZA GROUP AG	06-May-2021	16	Re-Election Of Albert M. Baehny As Chairman Of The Board Of Directors	For	Combined
LONZA GROUP AG	06-May-2021	17	Re-Election To The Nomination And Compensation Committee: Angelica Kohlmann	For	Combined
LONZA GROUP AG	06-May-2021	18	Re-Election To The Nomination And Compensation Committee: Christoph Mader	For	Combined
LONZA GROUP AG	06-May-2021	19	Re-Election To The Nomination And Compensation Committee: Jurgen Steinemann	For	Combined
LONZA GROUP AG	06-May-2021	20	Re-Election Of Kpmg Ltd, Zurich As Auditors	For	Combined
LONZA GROUP AG	06-May-2021	21	Re-Election Of Thomannfischer, Basel As Independent Proxy	For	Combined
LONZA GROUP AG	06-May-2021	22	Compensation Of The Board Of Directors	For	Combined
LONZA GROUP AG	06-May-2021	23	Compensation Of The Executive Committee: Maximum Aggregate Amount Of Fixed Compensation Of The Executive Committee	For	Combined
LONZA GROUP AG	06-May-2021	24	Compensation Of The Executive Committee: Aggregate Amount Of Variable Short-Term Compensation Of The Executive Committee	For	Combined
LONZA GROUP AG	06-May-2021	25	Compensation Of The Executive Committee: Maximum Aggregate Amount Of Variable Long-Term Compensation Of The Executive Committee	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LONZA GROUP AG	06-May-2021	26	Renewal Of Authorized Capital	For	Combined
LONZA GROUP AG	06-May-2021	27	In The Event Of Any Yet Unknown New Or Modified Proposal By A Shareholder During The Annual General Meeting, I Instruct The Independent Representative To Vote As Follows (Yes = Vote In Favor Of Any Such Yet Unkonwn Proposal; No = Vote Against Any Such Yet Unknown Porposal; Abstain)	Against	Combined
L'OREAL S.A.	20-Apr-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
L'OREAL S.A.	20-Apr-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution
L'OREAL S.A.	20-Apr-2021	3	16 Mar 2021: Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You And Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance And Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
L'OREAL S.A.	20-Apr-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
L'OREAL S.A.	20-Apr-2021	5	08 Apr 2021: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/balo/document/202103312100646-39 And Please Note That This Is A Revision Due To Receipt Of Updated Balo Link And Change In Numbering Of All Resolutions. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
L'OREAL S.A.	20-Apr-2021	6	Approve Financial Statements And Statutory Reports	For	Combined
L'OREAL S.A.	20-Apr-2021	7	Approve Consolidated Financial Statements And Statutory Reports	For	For
L'OREAL S.A.	20-Apr-2021	8	Approve Allocation Of Income And Dividends Of Eur 4 Per Share And An Extra Of Eur 0.40 Per Share To Long Term Registered Shares	For	For
L'OREAL S.A.	20-Apr-2021	9	Elect Nicolas Hieronimus As Director	For	Combined
L'OREAL S.A.	20-Apr-2021	10	Elect Alexandre Ricard As Director	For	For
L'OREAL S.A.	20-Apr-2021	11	Re-Elect Francoise Bettencourt Meyers As Director	For	Combined
L'OREAL S.A.	20-Apr-2021	12	Re-Elect Paul Bulcke As Director	For	Combined
L'OREAL S.A.	20-Apr-2021	13	Re-Elect Virginie Morgon As Director	For	Combined
L'OREAL S.A.	20-Apr-2021	14	Approve Compensation Report Of Corporate Officers	For	For
L'OREAL S.A.	20-Apr-2021	15	Approve Compensation Of Jean-Paul Agon, Chairman And Ceo	For	For
L'OREAL S.A.	20-Apr-2021	16	Approve Remuneration Policy Of Directors	For	For
L'OREAL S.A.	20-Apr-2021	17	Approve Remuneration Policy Of Jean-Paul Agon, Chairman And Ceo Until April 30, 2021	For	For
L'OREAL S.A.	20-Apr-2021	18	Approve Remuneration Policy Of Nicolas Hieronimus, Ceo Since May 1, 2021	For	Combined
L'OREAL S.A.	20-Apr-2021	19	Approve Remuneration Policy Of Jean-Paul Agon, Chairman Of The Board Since May 1, 2021	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
L'OREAL S.A.	20-Apr-2021	20	Approve Amendment Of Employment Contract Of Nicolas Hieronimus, Ceo Since May 1, 2021	For	Combined
L'OREAL S.A.	20-Apr-2021	21	Authorize Repurchase Of Up To 10 Percent Of Issued Share Capital	For	Combined
L'OREAL S.A.	20-Apr-2021	22	Authorize Issuance Of Equity Or Equity-Linked Securities With Preemptive Rights Up A Maximum Nominal Share Capital Value Of Eur 156,764,042.40	For	For
L'OREAL S.A.	20-Apr-2021	23	Authorize Capitalization Of Reserves For Bonus Issue Or Increase In Par Value	For	For
L'OREAL S.A.	20-Apr-2021	24	Authorize Capital Increase Of Up To 2 Percent Of Issued Capital For Contributions In Kind	For	For
L'OREAL S.A.	20-Apr-2021	25	Authorize Capital Issuances For Use In Employee Stock Purchase Plans	For	For
L'OREAL S.A.	20-Apr-2021	26	Authorize Capital Issuances For Use In Employee Stock Purchase Plans Reserved For Employees Of International Subsidiaries	For	For
L'OREAL S.A.	20-Apr-2021	27	Amend Article 7 Of Bylaws Re: Written Consultation	For	For
L'OREAL S.A.	20-Apr-2021	28	Authorize Filing Of Required Documents/Other Formalities	For	For
LOTTE CHEMICAL CORPORATION, SEOUL	23-Mar-2021	1	Approval Of Financial Statements	For	For
LOTTE CHEMICAL CORPORATION, SEOUL	23-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
LOTTE CHEMICAL CORPORATION, SEOUL	23-Mar-2021	3	Election Of Director : Election Of Inside Director Candidates: Sin Dong Bin, Kim Gyo Hyeon, Hwang Jin Gu Election Of A Non-Permanent Director Candidates: Lee Hun Gi	For	Combined
LOTTE CHEMICAL CORPORATION, SEOUL	23-Mar-2021	4	Election Of Auditor Who Is An Outside Director: Nam Hye Jeong	For	Combined
LOTTE CHEMICAL CORPORATION, SEOUL	23-Mar-2021	5	Approval Of Remuneration For Director	For	For
LOTTE CHEMICAL CORPORATION, SEOUL	23-Mar-2021	6	Amendment Of Articles On Retirement Allowance For Director	For	For
LOTTE CORP	26-Mar-2021	1	Approval Of Financial Statements	For	For
LOTTE CORP	26-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
LOTTE CORP	26-Mar-2021	3	Election Of Inside Director: Choo Kwang Sik	For	For
LOTTE CORP	26-Mar-2021	4	Election Of Outside Director Who Is An Audit Committee Member: Kim Chang Soo	For	For
LOTTE CORP	26-Mar-2021	5	Approval Of Remuneration For Director	For	For
LOTTE CORP	26-Mar-2021	6	Amendment Of Articles On Retirement Allowance For Director	For	For
LOTTE SHOPPING CO LTD	23-Mar-2021	1	Approval Of Financial Statements	For	For
LOTTE SHOPPING CO LTD	23-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
LOTTE SHOPPING CO LTD	23-Mar-2021	3	Election Of Inside Director: Gang Hui Tae	For	For
LOTTE SHOPPING CO LTD	23-Mar-2021	4	Election Of Inside Director: Gang Seong Hyeon	For	For
LOTTE SHOPPING CO LTD	23-Mar-2021	5	Election Of Inside Director: Choe Yeong Jun	For	For
LOTTE SHOPPING CO LTD	23-Mar-2021	6	Election Of Outside Director: Jeon Mi Yeong	For	For
LOTTE SHOPPING CO LTD	23-Mar-2021	7	Election Of Outside Director Who Is An Audit Committee Member: Gim Do Seong	For	For
LOTTE SHOPPING CO LTD	23-Mar-2021	8	Approval Of Remuneration For Director	For	For
LOTTE SHOPPING CO LTD	23-Mar-2021	9	Approval Of Amendment On Executive Severance Payment Policy	For	For
LOWE'S COMPANIES, INC.	28-May-2021	1	Director	For	For
LOWE'S COMPANIES, INC.	28-May-2021	2	Advisory Vote To Approve Lowe'S Named Executive Officer Compensation In Fiscal 2020.	For	For
LOWE'S COMPANIES, INC.	28-May-2021	3	Ratification Of The Appointment Of Deloitte & Touche Llp As Lowe'S Independent Registered Public Accounting Firm For Fiscal 2021.	For	Combined
LOWE'S COMPANIES, INC.	28-May-2021	4	Shareholder Proposal Regarding Amending The Company'S Proxy Access Bylaw To Remove Shareholder Aggregation Limits.	Against	Combined
LPP S.A.	29-Jun-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
LPP S.A.	29-Jun-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
LPP S.A.	29-Jun-2021	3	"Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance"	Non-voting resolution	Non-voting resolution
LPP S.A.	29-Jun-2021	4	Opening Of The Session And Election Of The Chairman Of The Meeting	For	Combined
LPP S.A.	29-Jun-2021	5	Confirmation That The General Meeting Has Been Properly Convened And Is Capable Of Adopting Resolutions, And Drawing Up The Attendance List	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LPP S.A.	29-Jun-2021	6	Adoption Of The Agenda	For	Combined
LPP S.A.	29-Jun-2021	7	Presentation Of Resolution On The Supervisory Board On Its Opinion On Matters Submitted To The Annual General Meeting	For	Combined
LPP S.A.	29-Jun-2021	8	Presentation Of Resolution Of The Supervisory Board On The Assessment Of The Management Boards Report On The Operations Of The Companys Capital Group (Including The Report On The Companys Operations) In The Financial Year 01022020 31012021	For	Combined
LPP S.A.	29-Jun-2021	9	Presentaiton Of Resolution On The Supervisory Board On The Assessment Of The Companys Financial Statements For The Financial Year 01022020 31012021	For	Combined
LPP S.A.	29-Jun-2021	10	Presentation Of Resolution On The Supervisory Board On The Assessment Of The Consolidated Financial Statements Of The Lpp Sa Capital Group For The Financial Year 0102202031012021	For	Combined
LPP S.A.	29-Jun-2021	11	Presentaiton Of Resolution On The Management Board On The Motion To Cover The Companys Loss For The Financial Year 01022020 31012021 And To Be Allocated For Distribution Among The Shareholders Of The Amount Transferred From The Supplementary Capital Created From Previous Years Profits	For	Combined
LPP S.A.	29-Jun-2021	12	Presentaiton Resolution On He Supervisory Board On Considering The Management Boards Request To Cover The Companys Loss For The Financial Year 01022020 31012021 And Allocating The Amount Transferred From The Supplementary Capital Created From Previous Years Profits For Distribution Among Shareholders	For	Combined
LPP S.A.	29-Jun-2021	13	Presentation Of Resolutiun On Of The Supervisory Board On A Comprehensive Assessment Of The Companys Situation In The Financial Year 01022020 31012021, Including In Particular (I) An Assessment Of The Financial Reporting Process, (Ii) An Assessment Of The Internal Control System, Internal Audit And Risk Management System, (Iii) Assessment Of The Pe	For	Combined
LPP S.A.	29-Jun-2021	14	Presenatation Of Resolution On The Supervisory Board On The Approval Of The Supervisory Boards Report On Its Activities In The Financial Year 0102202031012021	For	Combined
LPP S.A.	29-Jun-2021	15	Presentation Of Resolution On The Supervisory Board On The Approval Of The Assessment Of The Manner In Which The Company Fulfills Its Disclosure Obligations Regarding The Application Of Corporate Governance Principles Resulting From The Principles Of Good Practice And Provisions On Current And Periodic Information Provided By Issuers Of Securities	For	Combined
LPP S.A.	29-Jun-2021	16	Presentaiton Of Resolution On The Supervisory Board On The Rationality Of The Companys Charity And Sponsorship Policy	For	Combined
LPP S.A.	29-Jun-2021	17	Presentation, Consideration And Approval Of The Management Boards Report On The Activities Of The Capital Group Of The Company And The Company In The Fiscal Year 0102202031012021	For	Combined
LPP S.A.	29-Jun-2021	18	Presentation, Consideration And Approval Of The Supervisory Boards Report On The Activities In The Fiscal Year 0102202031012021	For	For
LPP S.A.	29-Jun-2021	19	Presentation, Examination And Approval Of The Companys Financial Statements For The Financial Year 0102202031012021	For	For
LPP S.A.	29-Jun-2021	20	Presentation, Examination And Approval Of The Consolidated Financial Statements Of The Lpp Sa Capital Group For The Financial Year 0102202031012021	For	For
LPP S.A.	29-Jun-2021	21	Granting Members Of The Management Board A Vote Of Approval For The Performance Of Their Duties In The Fiscal Year 0102202031012021	For	For
LPP S.A.	29-Jun-2021	22	Granting Members Of The Supervisory Board A Vote Of Approval For The Performance Of Their Duties In The Fiscal Year 0102202031012021	For	Combined
LPP S.A.	29-Jun-2021	23	Coverage Of The Companys Loss For The Financial Year 0102202031012021 And Allocation For Distribution Among Shareholders Of The Amount Transferred From The Supplementary Capital Created From Profits From Previous Years	For	Combined
LPP S.A.	29-Jun-2021	24	Election Of A Member Of The Supervisory Board Of The Company	For	Combined
LPP S.A.	29-Jun-2021	25	Election Of A Member Of The Management Board Of The Company	For	Combined
LPP S.A.	29-Jun-2021	26	Adoption Of A Resolution On The Opinion Of The Report Of The Supervisory Board Of Lpp Sa On The Remuneration Of Members Of The Management Board And Supervisory Board For The Years 20192020	For	Combined
LPP S.A.	29-Jun-2021	27	Amendment To Par 39 Of The Articles Of Association By Introducing The Possibility Of Paying Advances Against Dividends	For	Combined
LPP S.A.	29-Jun-2021	28	Adoption Of The Incentive Program For Key Persons Managing The Company And Approval Of The Regulations Of This Program	For	Combined
LPP S.A.	29-Jun-2021	29	Authorizing The Management Board To Increase The Companys Share Capital Within The Authorized Capital And Amend Par 5 Of The Companys Articles Of Association	For	Combined
LPP S.A.	29-Jun-2021	30	Change Of The Remuneration Of The Chairman Of The Supervisory Board	For	Combined
LPP S.A.	29-Jun-2021	31	Closing The Meeting	Non-voting resolution	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LTC PROPERTIES, INC.	26-May-2021	1	Election Of Director To Hold Office Until The 2022 Annual Meeting: Cornelia Cheng	For	Combined
LTC PROPERTIES, INC.	26-May-2021	2	Election Of Director To Hold Office Until The 2022 Annual Meeting: Boyd W. Hendrickson	For	For
LTC PROPERTIES, INC.	26-May-2021	3	Election Of Director To Hold Office Until The 2022 Annual Meeting: James J. Pieczynski	For	For
LTC PROPERTIES, INC.	26-May-2021	4	Election Of Director To Hold Office Until The 2022 Annual Meeting: Devra G. Shapiro	For	For
LTC PROPERTIES, INC.	26-May-2021	5	Election Of Director To Hold Office Until The 2022 Annual Meeting: Wendy L. Simpson	For	For
LTC PROPERTIES, INC.	26-May-2021	6	Election Of Director To Hold Office Until The 2022 Annual Meeting: Timothy J. Triche	For	For
LTC PROPERTIES, INC.	26-May-2021	7	Approval Of The 2021 Equity Participation Plan.	For	For
LTC PROPERTIES, INC.	26-May-2021	8	Ratification Of Independent Registered Public Accounting Firm.	For	For
LTC PROPERTIES, INC.	26-May-2021	9	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
LULULEMON ATHLETICA INC.	09-Jun-2021	1	Election Of Class Ii Director: Calvin Mcdonald	For	Combined
LULULEMON ATHLETICA INC.	09-Jun-2021	2	Election Of Class Ii Director: Martha Morfitt	For	Combined
LULULEMON ATHLETICA INC.	09-Jun-2021	3	Election Of Class Ii Director: Emily White	For	Combined
LULULEMON ATHLETICA INC.	09-Jun-2021	4	Election Of Class I Director: Kourtney Gibson	For	Combined
LULULEMON ATHLETICA INC.	09-Jun-2021	5	To Ratify The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending January 30, 2022.	For	Combined
LULULEMON ATHLETICA INC.	09-Jun-2021	6	To Approve, On An Advisory Basis, The Compensation Of The Company'S Named Executive Officers.	For	Combined
LUMEN TECHNOLOGIES, INC.	19-May-2021	1	Election Of Director: Quincy L. Allen	For	For
LUMEN TECHNOLOGIES, INC.	19-May-2021	2	Election Of Director: Martha Helena Bejar	For	Combined
LUMEN TECHNOLOGIES, INC.	19-May-2021	3	Election Of Director: Peter C. Brown	For	Combined
LUMEN TECHNOLOGIES, INC.	19-May-2021	4	Election Of Director: Kevin P. Chilton	For	For
LUMEN TECHNOLOGIES, INC.	19-May-2021	5	Election Of Director: Steven T. "Terry" Clontz	For	For
LUMEN TECHNOLOGIES, INC.	19-May-2021	6	Election Of Director: T. Michael Glenn	For	For
LUMEN TECHNOLOGIES, INC.	19-May-2021	7	Election Of Director: W. Bruce Hanks	For	For
LUMEN TECHNOLOGIES, INC.	19-May-2021	8	Election Of Director: Hal Stanley Jones	For	For
LUMEN TECHNOLOGIES, INC.	19-May-2021	9	Election Of Director: Michael Roberts	For	For
LUMEN TECHNOLOGIES, INC.	19-May-2021	10	Election Of Director: Laurie Siegel	For	For
LUMEN TECHNOLOGIES, INC.	19-May-2021	11	Election Of Director: Jeffrey K. Storey	For	For
LUMEN TECHNOLOGIES, INC.	19-May-2021	12	Ratify The Appointment Of Kpmg Llp As Our Independent Auditor For 2021.	For	For
LUMEN TECHNOLOGIES, INC.	19-May-2021	13	Ratify The Amendment To Our Amended And Restated Nol Rights Plan.	For	For
LUMEN TECHNOLOGIES, INC.	19-May-2021	14	Advisory Vote To Approve Our Executive Compensation.	For	For
LUNDIN ENERGY AB	30-Mar-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Combined
LUNDIN ENERGY AB	30-Mar-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution
LUNDIN ENERGY AB	30-Mar-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
LUNDIN ENERGY AB	30-Mar-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
LUNDIN ENERGY AB	30-Mar-2021	5	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
LUNDIN ENERGY AB	30-Mar-2021	6	Opening Of The Annual General Meeting	Non-voting resolution	Non-voting resolution
LUNDIN ENERGY AB	30-Mar-2021	7	Election Of Chairman Of The Annual General Meeting: Advokat Klaes Edhall	Non-voting resolution	Non-voting resolution
LUNDIN ENERGY AB	30-Mar-2021	8	Preparation And Approval Of The Voting Register	Non-voting resolution	Non-voting resolution
LUNDIN ENERGY AB	30-Mar-2021	9	Approval Of The Agenda	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LUNDIN ENERGY AB	30-Mar-2021	10	Election Of One Or Two Persons To Approve The Minutes	Non-voting resolution	Non-voting resolution
LUNDIN ENERGY AB	30-Mar-2021	11	Determination As To Whether The Annual General Meeting Has Been Duly Convened	Non-voting resolution	Non-voting resolution
LUNDIN ENERGY AB	30-Mar-2021	12	Introductory Comments By The Chief Executive Officer	Non-voting resolution	Non-voting resolution
LUNDIN ENERGY AB	30-Mar-2021	13	Presentation Of The Annual Report And The Auditor'S Report, The Consolidated Financial Statements And The Auditor'S Group Report As Well As The Remuneration Report Prepared By The Board Of Directors And The Auditor'S Statement On Compliance With The Policy On Remuneration	Non-voting resolution	Non-voting resolution
LUNDIN ENERGY AB	30-Mar-2021	14	Resolution In Respect Of Adoption Of The Income Statement And The Balance Sheet And The Consolidated Income Statement And Consolidated Balance Sheet	For	Combined
LUNDIN ENERGY AB	30-Mar-2021	15	Resolution In Respect Of Disposition Of The Company'S Result According To The Adopted Balance Sheet And Determination Of Record Dates For The Dividend	For	For
LUNDIN ENERGY AB	30-Mar-2021	16	Resolution In Respect Of Discharge From Liability Of The Members Of The Board Of Directors And The Chief Executive Officer: Peggy Bruzelius (Board Member)	For	For
LUNDIN ENERGY AB	30-Mar-2021	17	Resolution In Respect Of Discharge From Liability Of The Members Of The Board Of Directors And The Chief Executive Officer: C. Ashley Heppenstall (Board Member)	For	For
LUNDIN ENERGY AB	30-Mar-2021	18	Resolution In Respect Of Discharge From Liability Of The Members Of The Board Of Directors And The Chief Executive Officer: Ian H. Lundin (Chairman)	For	For
LUNDIN ENERGY AB	30-Mar-2021	19	Resolution In Respect Of Discharge From Liability Of The Members Of The Board Of Directors And The Chief Executive Officer: Lukas H. Lundin (Board Member)	For	For
LUNDIN ENERGY AB	30-Mar-2021	20	Resolution In Respect Of Discharge From Liability Of The Members Of The Board Of Directors And The Chief Executive Officer: Grace Reksten Skaugen (Board Member)	For	For
LUNDIN ENERGY AB	30-Mar-2021	21	Resolution In Respect Of Discharge From Liability Of The Members Of The Board Of Directors And The Chief Executive Officer: Torstein Sanness (Board Member)	For	For
LUNDIN ENERGY AB	30-Mar-2021	22	Resolution In Respect Of Discharge From Liability Of The Members Of The Board Of Directors And The Chief Executive Officer: Alex Schneider (Board Member And Ceo)	For	For
LUNDIN ENERGY AB	30-Mar-2021	23	Resolution In Respect Of Discharge From Liability Of The Members Of The Board Of Directors And The Chief Executive Officer: Jakob Thomasen (Board Member)	For	For
LUNDIN ENERGY AB	30-Mar-2021	24	Resolution In Respect Of Discharge From Liability Of The Members Of The Board Of Directors And The Chief Executive Officer: Cecilia Vieweg (Board Member)	For	For
LUNDIN ENERGY AB	30-Mar-2021	25	Resolution In Respect Of Adoption Of The Remuneration Report Prepared By The Board Of Directors	For	Combined
LUNDIN ENERGY AB	30-Mar-2021	26	Presentation By The Nomination Committee: Proposal For The Number Of Members Of The Board Of Directors; Proposal For Remuneration Of The Chairman And Other Members Of The Board Of Directors; Proposal For Election Of Chairman Of The Board Of Directors And Other Members Of The Board Of Directors; Proposal For Remuneration Of The Auditor; Proposal For Election Of Auditor	Non-voting resolution	Combined
LUNDIN ENERGY AB	30-Mar-2021	27	Please Note That Resolutions 14 To 18 Are Proposed By Nomination Committee And Board Does Not Make Any Recommendation On These Proposals. The Standing Instructions Are Disabled For This Meeting	Non-voting resolution	Non-voting resolution
LUNDIN ENERGY AB	30-Mar-2021	28	Resolution In Respect Of The Number Of Members Of The Board Of Directors: Ten Members Of The Board Of Directors To Be Appointed Without Deputy Members	Take No Action	Combined
LUNDIN ENERGY AB	30-Mar-2021	29	Resolution In Respect Of Remuneration Of The Chairman And Other Members Of The Board Of Directors	Take No Action	For
LUNDIN ENERGY AB	30-Mar-2021	30	Resolution In Respect Of Board Members: Re-Election Of Peggy Bruzelius As A Board Member	Take No Action	For
LUNDIN ENERGY AB	30-Mar-2021	31	Resolution In Respect Of Board Members: Re-Election Of C. Ashley Heppenstall As A Board Member	Take No Action	Combined
LUNDIN ENERGY AB	30-Mar-2021	32	Resolution In Respect Of Board Members: Re-Election Of Ian H. Lundin As A Board Member	Take No Action	Combined
LUNDIN ENERGY AB	30-Mar-2021	33	Resolution In Respect Of Board Members: Re-Election Of Lukas H. Lundin As A Board Member	Take No Action	Combined
LUNDIN ENERGY AB	30-Mar-2021	34	Resolution In Respect Of Board Members: Re-Election Of Grace Reksten Skaugen As A Board Member	Take No Action	Combined
LUNDIN ENERGY AB	30-Mar-2021	35	Resolution In Respect Of Board Members: Re-Election Of Torstein Sanness As A Board Member	Take No Action	Combined
LUNDIN ENERGY AB	30-Mar-2021	36	Resolution In Respect Of Board Members: Re-Election Of Alex Schneider As A Board Member	Take No Action	Combined
LUNDIN ENERGY AB	30-Mar-2021	37	Resolution In Respect Of Board Members: Re-Election Of Jakob Thomasen As A Board Member	Take No Action	For
LUNDIN ENERGY AB	30-Mar-2021	38	Resolution In Respect Of Board Members: Re-Election Of Cecilia Vieweg As A Board Member	Take No Action	Combined
LUNDIN ENERGY AB	30-Mar-2021	39	Resolution In Respect Of Board Members: Election Of Adam I. Lundin As A Board Member	Take No Action	Combined
LUNDIN ENERGY AB	30-Mar-2021	40	Resolution In Respect Of Board Members: Re-Election Of Ian H. Lundin As The Chairman Of The Board Of Directors	Take No Action	For
LUNDIN ENERGY AB	30-Mar-2021	41	Resolution In Respect Of Remuneration Of The Auditor	Take No Action	For
LUNDIN ENERGY AB	30-Mar-2021	42	Election Of Auditor: Re-Election Of The Registered Accounting Firm Ernst & Young Ab As The Auditor Of The Company, Which Intends To Appoint Authorised Public Accountant Anders Kristrom As The Auditor In Charge, For A Period Until The End Of The 2022 Annual General Meeting	Take No Action	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LUNDIN ENERGY AB	30-Mar-2021	43	Resolution In Respect Of The 2021 Long-Term, Performance-Based Incentive Plan	For	For
LUNDIN ENERGY AB	30-Mar-2021	44	Resolution In Respect Of Delivery Of Shares Under The 2021 Long-Term, Performance-Based Incentive Plan	For	For
LUNDIN ENERGY AB	30-Mar-2021	45	Resolution To Grant Extraordinary Cash Compensation To A Board Member, Equally The Former Ceo	For	Combined
LUNDIN ENERGY AB	30-Mar-2021	46	Resolution To Authorise The Board Of Directors To Resolve On New Issue Of Shares And Convertible Debentures	For	Combined
LUNDIN ENERGY AB	30-Mar-2021	47	Resolution To Authorise The Board Of Directors To Resolve On Repurchase And Sale Of Shares	For	For
LUNDIN ENERGY AB	30-Mar-2021	48	Please Note That This Resolution Is A Shareholder Proposal: Resolution In Respect Of Matters Initiated By A Shareholder: A Shareholder Proposes That The Company Aligns Its Legal Defence Strategy With Its Human Rights Policy	Against	Combined
LUNDIN ENERGY AB	30-Mar-2021	49	Please Note That This Resolution Is A Shareholder Proposal: Resolution In Respect Of Matters Initiated By A Shareholder: A Shareholder Proposes That The Company Discloses In Detail All Current And Projected Direct And Indirect Costs Connected With The Legal Defence	Against	Combined
LUNDIN ENERGY AB	30-Mar-2021	50	Closing Of The Annual General Meeting	Non-voting resolution	Combined
LUNDIN ENERGY AB	30-Mar-2021	51	01 Mar 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
LUNDIN ENERGY AB	30-Mar-2021	52	01 Mar 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
LUNDIN MINING CORPORATION	07-May-2021	1	Director	For	Combined
LUNDIN MINING CORPORATION	07-May-2021	2	Appointment Of Pricewaterhousecoopers Llp, Chartered Professional Accountants As Auditors Of The Corporation For The Ensuing Year And To Authorize The Directors To Fix The Remuneration Paid To The Auditors.	For	For
LUNDIN MINING CORPORATION	07-May-2021	3	Considering And, If Deemed Appropriate, Passing, With Or Without Variation, An Ordinary, Non-Binding Resolution, On An Advisory Basis And Not To Diminish The Role And Responsibilities Of The Board, To Accept The Approach To Executive Compensation Disclosed In The Corporation'S Management Information Circular.	For	For
LUNDIN MINING CORPORATION	07-May-2021	4	Confirm Amended And Restated By-Law No. 1 Of The Corporation In The Form Of Resolution Presented In The Corporation'S Management Information Circular.	For	For
LUPIN LTD	16-Mar-2021	2	To Approve The Appointment Of Mr. K. B. S. Anand (Din: 03518282), As An Independent Director Of The Company, For A Period Of Five Years, Effective August 12, 2020	For	For
LUPIN LTD	16-Mar-2021	3	To Approve The Appointment Of Dr. Punita Kumar Sinha (Din: 05229262), As An Independent Director Of The Company, For A Period Of Five Years, Effective August 12, 2020	For	For
LUPIN LTD	16-Mar-2021	4	To Approve The Appointment Of Mr. Robert Funsten (Din: 08950420), As An Independent Director Of The Company, For A Period Of Six Months, Effective November 10, 2020	For	For
LUPIN LTD	16-Mar-2021	5	To Approve The Appointment Of Mr. Mark D. Mcdade (Din: 09037255), As An Independent Director Of The Company, For A Period Of Five Years, Effective January 28, 2021	For	For
LUXSHARE PRECISION INDUSTRY CO LTD	18-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
LUXSHARE PRECISION INDUSTRY CO LTD	18-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
LUXSHARE PRECISION INDUSTRY CO LTD	18-May-2021	3	2020 Annual Accounts	For	For
LUXSHARE PRECISION INDUSTRY CO LTD	18-May-2021	4	2020 Annual Report And Its Summary	For	For
LUXSHARE PRECISION INDUSTRY CO LTD	18-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.10000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
LUXSHARE PRECISION INDUSTRY CO LTD	18-May-2021	6	2020 Work Report Of Independent Directors	For	For
LUXSHARE PRECISION INDUSTRY CO LTD	18-May-2021	7	Reappointment Of Audit Firm	For	Combined
LUXSHARE PRECISION INDUSTRY CO LTD	18-May-2021	8	Amendments To The Company'S Articles Of Association	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LUXSHARE PRECISION INDUSTRY CO LTD	18-May-2021	9	Amendments To The External Investment Management Measures	For	Combined
LUXSHARE PRECISION INDUSTRY CO LTD	18-May-2021	10	Provision Of Guarantee For Overseas Wholly-Owned Subsidiaries	For	For
LUXSHARE PRECISION INDUSTRY CO LTD	18-May-2021	11	Election Of Non-Independent Director: Wang Laichun	For	Combined
LUXSHARE PRECISION INDUSTRY CO LTD	18-May-2021	12	Election Of Non-Independent Director: Wang Laisheng	For	Combined
LUXSHARE PRECISION INDUSTRY CO LTD	18-May-2021	13	Election Of Non-Independent Director: Li Wei	For	Combined
LUXSHARE PRECISION INDUSTRY CO LTD	18-May-2021	14	Election Of Non-Independent Director: Wang Tao	For	Combined
LUXSHARE PRECISION INDUSTRY CO LTD	18-May-2021	15	Election Of Independent Director: Zhang Ying	For	For
LUXSHARE PRECISION INDUSTRY CO LTD	18-May-2021	16	Election Of Independent Director: Liu Zhonghua	For	For
LUXSHARE PRECISION INDUSTRY CO LTD	18-May-2021	17	Election Of Independent Director: Song Yuhong	For	For
LUXSHARE PRECISION INDUSTRY CO LTD	18-May-2021	18	Election Of Shareholder Supervisor: Xia Yanrong	For	For
LUXSHARE PRECISION INDUSTRY CO LTD	18-May-2021	19	Election Of Shareholder Supervisor: Mo Rongying	For	Combined
LUZHOU LAOJIAO CO LTD	29-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
LUZHOU LAOJIAO CO LTD	29-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
LUZHOU LAOJIAO CO LTD	29-Jun-2021	3	2020 Annual Accounts	For	For
LUZHOU LAOJIAO CO LTD	29-Jun-2021	4	2020 Annual Report	For	For
LUZHOU LAOJIAO CO LTD	29-Jun-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny20.51000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
LUZHOU LAOJIAO CO LTD	29-Jun-2021	6	Reappointment Of Audit Firm	For	For
LUZHOU LAOJIAO CO LTD	29-Jun-2021	7	Election Of Non-Employee Director: Liu Miao	For	For
LUZHOU LAOJIAO CO LTD	29-Jun-2021	8	Election Of Non-Employee Director: Lin Feng	For	For
LUZHOU LAOJIAO CO LTD	29-Jun-2021	9	Election Of Non-Employee Director: Wang Hongbo	For	For
LUZHOU LAOJIAO CO LTD	29-Jun-2021	10	Election Of Non-Employee Director: Shen Caihong	For	For
LUZHOU LAOJIAO CO LTD	29-Jun-2021	11	Election Of Non-Employee Director: Qian Xu	For	For
LUZHOU LAOJIAO CO LTD	29-Jun-2021	12	Election Of Non-Employee Director: Ying Hanjie	For	For
LUZHOU LAOJIAO CO LTD	29-Jun-2021	13	Election Of Independent Director: Liu Junhai	For	For
LUZHOU LAOJIAO CO LTD	29-Jun-2021	14	Election Of Independent Director: Chen Youan	For	For
LUZHOU LAOJIAO CO LTD	29-Jun-2021	15	Election Of Independent Director: Sun Dongsheng	For	For
LUZHOU LAOJIAO CO LTD	29-Jun-2021	16	Election Of Independent Director: Lv Xianpei	For	For
LUZHOU LAOJIAO CO LTD	29-Jun-2021	17	Election Of Non-Employee Supervisor: Yang Ping	For	For
LUZHOU LAOJIAO CO LTD	29-Jun-2021	18	Election Of Non-Employee Supervisor: Lian Jin	For	For
LUZHOU LAOJIAO CO LTD	29-Jun-2021	19	Election Of Non-Employee Supervisor: Guo Shihua	For	For
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	3	12 Mar 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You And Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You And Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	5	08 Apr 2021: Please Note That This Is A Revision Due To Modification Of Text Of Comment And Change In Numbering Of Resolutions. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You And Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202103102100415-30	Non-voting resolution	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	6	Approval Of The Corporate Financial Statement For The Financial Year Ended 31 December 2020	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	7	Approval Of The Consolidated Financial Statement For The Financial Year Ended 31 December 2020	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	8	Allocation Of Income For The Financial Year And Setting Of The Dividend	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	9	Approval Of Regulated Agreements Referred To In Article L. 225-38 Of The French Commercial Code	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	10	Renewal Of The Term Of Office Of Mr. Antoine Arnault As Director	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	11	Renewal Of The Term Of Office Of Mr. Nicolas Bazire As Director	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	12	Renewal Of The Term Of Office Of Mr. Charles De Croisset As Director	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	13	Renewal Of The Term Of Office Of Mr. Yves-Thibault De Silguy As Director	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	14	Appointment Of Mr. M. Olivier Lenel As Deputy Statutory Auditor, As A Replacement For Mr. Philippe Castagnac Who Resigned	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	15	Approval Of The Changes Made For The Financial Year 2020 To The Directors' Compensation Policy	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	16	Approval Of The Changes Made For The Year 2020 To The Compensation Policy For The Chairman And Chief Executive Officer And The Deputy Chief Executive Officer	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	17	Approval Of The Information Referred To In Article L. 22-10-9 I Of The French Commercial Code	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	18	Approval Of The Compensation Elements Paid During The Financial Year 2020 Or Granted For The Same Financial Year To Mr. Bernard Arnault, Chairman And Chief Executive Officer	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	19	Approval Of The Compensation Elements Paid During The Financial Year 2020 Or Granted For The Same Financial Year To Mr. Antonio Belloni, Deputy Chief Executive Officer	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	20	Approval Of The Compensation Policy Of Directors	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	21	Approval Of The Compensation Policy Of The Chairman And Chief Executive Officer	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	22	Approval Of The Compensation Policy Of The Deputy Chief Executive Officer	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	23	Authorization For The Board Of Directors, For A Period Of 18 Months, To Trade In The Company'S Shares For A Maximum Purchase Price Of 700 Euros Per Share, I.E. A Maximum Aggregate Amount Of 35.3 Billion Euros	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	24	Authorization To The Board Of Directors, For A Period Of 18 Months, To Reduce The Share Capital By Cancelling Shares Held By The Company Following The Repurchase Of Its Own Shares	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	25	Delegation Of Authority To The Board Of Directors, For A Period Of Twenty-Six Months, To Increase The Capital By Incorporating Profits, Reserves, Premiums Or Others	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	26	Delegation Of Authority To The Board Of Directors, For A Period Of Twenty-Six Months, To Issue Common Shares, And/Or Equity Securities Granting Access To Other Equity Securities Or Granting Entitlement To The Allotment Of Debt Securities, And/Or Transferable Securities Granting Access To Equity Securities To Be Issued With Retention Of The Pre-Emptive Subscription Rights	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	27	Delegation Of Authority To The Board Of Directors, For A Period Of Twenty-Six Months, To Issue, By Way Of A Public Offering, Common Shares, And/Or Equity Securities Granting Access To Other Equity Securities Or Granting Entitlement To The Allotment Of Debt Securities, And/Or Transferable Securities Granting Access To Equity Securities To Be Issued, With Cancellation Of The Pre-Emptive Subscription Right With A Priority Right Option	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	28	Delegation Of Authority To The Board Of Directors, For A Period Of Twenty-Six Months, To Issue Common Shares, And/Or Equity Securities Granting Access To Other Equity Securities Or Granting Entitlement To The Allotment Of Debt Securities, And/Or Transferable Securities Granting Access To Equity Securities To Be Issued, With Cancellation Of The Pre-Emptive Subscription Right, For The Benefit Of Qualified Investors Or A Limited Circle Of Investors	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	29	Delegation Of Authority To The Board Of Directors, For A Period Of Twenty-Six Months, To Increase The Number Of Shares To Be Issued In The Event Of A Capital Increase With Retention Or Cancellation Of The Shareholders' Pre-Emptive Right Of Subscription In The Context Of Over-Allotment Options In The Event Of Subscriptions Exceeding The Number Of Securities Proposed	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	30	Delegation Of Authority To The Board Of Directors, For A Period Of Twenty-Six Months, To Issue Shares And/Or Equity Securities Granting Access To Other Equity Securities Or To The Allocation Of Debt Securities As Remuneration Of Securities Contributed To Any Public Exchange Offer Initiated By The Company	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	31	Delegation Of Powers To The Board Of Directors, For A Period Of Twenty-Six Months, To Issue, Within The Limit Of 10% Of The Share Capital, Common Shares Or Equity Securities Granting Access To Other Equity Securities Of The Company Or Granting Entitlement To The Allocation Of Debt Securities As Remuneration For Contributions In Kind Of Equity Securities Or Transferable Securities Granting Access To The Capital, Granted To The Company	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	32	Authorization For The Board Of Directors, For A Period Of 26 Months, To Grant Share Subscription Options With Cancellation Of The Shareholders' Pre-Emptive Subscription Rights, Or Share Purchase Options To Employees And/Or Executive Officers Of The Company And Related Entities, Within The Limit Of 1% Of The Capital	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	33	Delegation Of Authority To The Board Of Directors, For A Period Of Twenty-Six Months, To Issue Shares And/Or Transferable Securities Granting Access To The Capital Of The Company, With Cancellation Of The Shareholders' Pre-Emptive Subscription Rights, For The Benefit Of The Members Of The Group'S Company Savings Plan(S), Within The Limit Of 1% Of The Share Capital	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	34	Setting Of The Overall Ceiling For Immediate Or Future Capital Increases Decided By Virtue Of Delegations Of Authority	For	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	15-Apr-2021	35	Amendment To Article 22 Of The By-Laws Concerning The Statutory Auditors	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LVMH MOET HENNESSY LOUIS VUITTON SE	28-May-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
LVMH MOET HENNESSY LOUIS VUITTON SE	28-May-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution
LVMH MOET HENNESSY LOUIS VUITTON SE	28-May-2021	3	07 May 2021: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202104212101036-48 And https://www.journal-officiel.gouv.fr/Balo/Document/202105072101411-55 And Please Note That The Meeting Type Changed From Egm To Ogm And Addition Of Cdi Comment And Change In Record Date From 26 May 2021 To 25 May 2021 And Addition Of Balo Link. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You And Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You And Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You And	Non-voting resolution	Non-voting resolution
LVMH MOET HENNESSY LOUIS VUITTON SE	28-May-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
LVMH MOET HENNESSY LOUIS VUITTON SE	28-May-2021	5	Authorize Repurchase Of Up To 10 Percent Of Issued Share Capital	For	Combined
LXI REIT PLC	10-Mar-2021	1	Authorise Issue Of Shares In Connection With The Initial Issue And The Share Issuance Programme	For	Combined
LXI REIT PLC	10-Mar-2021	2	Authorise Issue Of Shares Without Pre-Emptive Rights In Connection With The Initial Issue And The Share Issuance Programme	For	For
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	1	Election Of Director: Jacques Aigrain	For	For
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	2	Election Of Director: Lincoln Benet	For	For
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	3	Election Of Director: Jagjeet (Jeet) Bindra	For	For
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	4	Election Of Director: Robin Buchanan	For	For
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	5	Election Of Director: Anthony (Tony) Chase	For	For
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	6	Election Of Director: Stephen Cooper	For	For
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	7	Election Of Director: Nance Dicciani	For	For
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	8	Election Of Director: Robert (Bob) Dudley	For	For
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	9	Election Of Director: Claire Farley	For	For
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	10	Election Of Director: Michael Hanley	For	For
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	11	Election Of Director: Albert Manifold	For	For
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	12	Election Of Director: Bhavesh (Bob) Patel	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	13	Discharge Of Directors From Liability.	For	For
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	14	Adoption Of 2020 Dutch Statutory Annual Accounts.	For	For
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	15	Appointment Of Pricewaterhousecoopers Accountants N.V. As The Auditor Of Our 2021 Dutch Statutory Annual Accounts.	For	For
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	16	Ratification Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm.	For	For
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	17	Advisory Vote Approving Executive Compensation (Say-On-Pay).	For	For
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	18	Authorization To Conduct Share Repurchases.	For	For
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	19	Cancellation Of Shares.	For	For
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	20	Amendment And Restatement Of Long Term Incentive Plan.	For	For
LYONDELLBASELL INDUSTRIES N.V.	28-May-2021	21	Amendment And Restatement Of Employee Stock Purchase Plan.	For	For
M&G PLC	26-May-2021	1	Accept Financial Statements And Statutory Reports	For	Combined
M&G PLC	26-May-2021	2	Approve Remuneration Report	For	Combined
M&G PLC	26-May-2021	3	Elect Clare Chapman As Director	For	Combined
M&G PLC	26-May-2021	4	Elect Fiona Clutterbuck As Director	For	Combined
M&G PLC	26-May-2021	5	Re-Elect John Foley As Director	For	Combined
M&G PLC	26-May-2021	6	Re-Elect Clare Bousfield As Director	For	Combined
M&G PLC	26-May-2021	7	Re-Elect Clive Adamson As Director	For	Combined
M&G PLC	26-May-2021	8	Re-Elect Clare Thompson As Director	For	Combined
M&G PLC	26-May-2021	9	Re-Elect Massimo Tosato As Director	For	Combined
M&G PLC	26-May-2021	10	Reappoint Kpmg Llp As Auditors	For	Combined
M&G PLC	26-May-2021	11	Authorise The Audit Committee To Fix Remuneration Of Auditors	For	Combined
M&G PLC	26-May-2021	12	Authorise Uk Political Donations And Expenditure	For	Combined
M&G PLC	26-May-2021	13	Authorise Issue Of Equity	For	Combined
M&G PLC	26-May-2021	14	Authorise Issue Of Equity In Connection With The Issue Of Mandatory Convertible Securities	For	Combined
M&G PLC	26-May-2021	15	Authorise Issue Of Equity Without Pre-Emptive Rights	For	Combined
M&G PLC	26-May-2021	16	Authorise Issue Of Equity Without Pre-Emptive Rights In Connection With The Issue Of Mandatory Convertible Securities	For	Combined
M&G PLC	26-May-2021	17	Authorise Market Purchase Of Ordinary Shares	For	Combined
M&G PLC	26-May-2021	18	Authorise The Company To Call General Meeting With Two Weeks' Notice	For	Combined
M&T BANK CORPORATION	20-Apr-2021	1	Director	For	Combined
M&T BANK CORPORATION	20-Apr-2021	2	To Approve The Compensation Of M&T Bank Corporation'S Named Executive Officers.	For	For
M&T BANK CORPORATION	20-Apr-2021	3	To Ratify The Appointment Of Pricewaterhousecoopers Llp As The Independent Registered Public Accounting Firm Of M&T Bank Corporation For The Year Ending December 31, 2021.	For	For
M&T BANK CORPORATION	25-May-2021	1	To Approve The Amendment Of The Restated Certificate Of Incorporation Of M&T Bank Corporation ("M&T") To Effect An Increase In The Number Of Authorized Shares Of M&T'S Capital Stock From 251,000,000 To 270,000,000 And To Increase The Number Of Authorized Shares Of M&T'S Preferred Stock From 1,000,000 To 20,000,000 (The "M&T Charter Amendment Proposal").	For	For
M&T BANK CORPORATION	25-May-2021	2	To Approve The Issuance Of M&T Common Stock To Holders Of People'S United Financial, Inc. ("People'S United") Common Stock Pursuant To The Agreement And Plan Of Merger, Dated As Of February 21, 2021 (As It May Be Amended From Time To Time), By And Among M&T, Bridge Merger Corp. And People'S United (The "M&T Share Issuance Proposal").	For	For
M&T BANK CORPORATION	25-May-2021	3	To Adjourn The M&T Special Meeting, If Necessary Or Appropriate, To Solicit Additional Proxies If, Immediately Prior To Such Adjournment, There Are Not Sufficient Votes To Approve The M&T Charter Amendment Proposal And/Or The M&T Share Issuance Proposal, Or To Ensure That Any Supplement Or Amendment To The Accompanying Joint Proxy Statement/Prospectus Is Timely Provided To Holders Of M&T Common Stock.	For	For
M3,INC.	25-Jun-2021	1	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tanimura, Itaru	For	For
M3,INC.	25-Jun-2021	2	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tomaru, Akihiko	For	For
M3,INC.	25-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tsuchiya, Eiji	For	For
M3,INC.	25-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Izumiya, Kazuyuki	For	For
M3,INC.	25-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Urae, Akinori	For	For
M3,INC.	25-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yoshida, Kenichiro	For	Combined
M3,INC.	25-Jun-2021	7	Approve Details Of Compensation As Stock Options For Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	Combined
MABANEE COMPANY (SAKC)	08-Mar-2021	1	Review And Approve The Report Of The Board Of Directors For The Company'S Activities And Financial Position During The Fiscal Year Ending 31 Dec 2020	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MABANEE COMPANY (SAKC)	08-Mar-2021	1	Discuss The Board Of Directors Recommendations To Increase The Company'S Capital From Kd 110,509,396.200 To Kd 117,139,959.972, An Increase Of Kd 6,630,563.772 Through A Free Bonus Shares Of 66,305,638 Shares Which Will Be Distributed To The Shareholders Registered In The Company'S Records On The Date Of Entitlement With A Nominal Value Of 100 Fils Per Share. The Board Of Directors Is Delegated To Apply This Decision And Dispose Of Any Share Fractions, If Any	For	Combined
MABANEE COMPANY (SAKC)	08-Mar-2021	2	Review And Approve The Auditors Report Of The Company For The Fiscal Year Ending 31 Dec 2020	For	For
MABANEE COMPANY (SAKC)	08-Mar-2021	2	Amendment Of Article 5 Of The Company'S Article Of Association And Article 6 Of Memorandum Of Association Relating To The Company'S Capital To Become As Follows. Pre-Amendment Article Text. The Company'S Authorized And Issued Capital Is Kd 110,509,396.200 Distributed By 1,105,093,962 Shares Each Share Is 100 Fils And All Cash Shares. Article Text After Amendments. The Company'S Authorized And Issued Capital Is Kd 117,139,959.972 Distributed By 1,171,399,600 Shares Each Share Is 100 Fils And All Cash Shares. After The Approval Of The Competent Regulatory Authority	For	For
MABANEE COMPANY (SAKC)	08-Mar-2021	3	Review And Approve The Corporate Governance, Remuneration And Audit Committees Report For The Fiscal Year Ending 31 Dec 2020	For	Combined
MABANEE COMPANY (SAKC)	08-Mar-2021	4	Discuss And Approve The Concluding And Combined Financial Statements Of The Company For The Fiscal Year Ending 31 Dec 2020	For	Combined
MABANEE COMPANY (SAKC)	08-Mar-2021	5	Discuss The Irregularities And Penalties Report, If Any, Issued By Competent Regulatory Authorities For Fiscal Year Ending 31 Dec 2020	For	For
MABANEE COMPANY (SAKC)	08-Mar-2021	6	Review And Approve The Report Of Related Party Transactions For The Fiscal Year Ending 31 Dec 2020, And For Related Party Transactions For The Following Fiscal Year	For	Combined
MABANEE COMPANY (SAKC)	08-Mar-2021	7	Discuss The Board Of Directors Recommendation Of A 10 Pct Deduction, Equivalent To 2,295,902 Kuwaiti Dinars, From The Net Profit To The Statutory Reserve For The Fiscal Year Ending 31 Dec 2020	For	Combined
MABANEE COMPANY (SAKC)	08-Mar-2021	8	Discuss The Board Of Directors Recommendation Of A 10 Pct Deduction, Equivalent To 2,295,902 Kuwaiti Dinars, From The Net Profit To The Voluntary Reserve For The Fiscal Year Ending 31 Dec 2020. The Deduction Is To Be Allocated For Cases Of Risks Or Possible Crises The Company Could Face In The Coming Fiscal Years	For	For
MABANEE COMPANY (SAKC)	08-Mar-2021	9	Discuss The Board Of Directors Recommendation To Transfer The Full Balance Of The Treasury Shares Reserve Account Equivalent To 204,233 Kuwait Dinars For 31 Dec 2020 To The Voluntary Reserve	For	For
MABANEE COMPANY (SAKC)	08-Mar-2021	10	Discuss The Board Of Directors Recommendation To Transfer Amount Equivalent To 6,482,213 Kuwait Dinars From The Voluntary Reserve Balance Shares For 31 Dec 2020 To The Retained Earnings	For	For
MABANEE COMPANY (SAKC)	08-Mar-2021	11	Discuss The Board Of Directors Suggestion To Distribute Cash Dividends For The Fiscal Year Ending 31 Dec 2020 Representing 6 Pct Of The Total Value Of The Shares After Excluding The Shares Of Treasury Stock Amounting To 6 Kuwaiti Fils To Every Total Share Amounting To 6,630,563.772 Kuwaiti Dinar	For	For
MABANEE COMPANY (SAKC)	08-Mar-2021	12	Discuss The Board Of Directors Suggestion To Distribute Bonus Shares For The Fiscal Year Ending 31 Dec 2020 To The Shareholders Who Are Registered On The Shareholders Recorders Of 6 Shares For Every 100 Shares Which Equals The Numbers Of Shares In The Company On The Settlement Date In The Rate Of 6 Pct Of The Total Value Of The Funds Representing 66,305,638 Shares With The Share Value Of 100 Fils Per Total Share For A Total Amount Of Kd 6,630,563.772	For	For
MABANEE COMPANY (SAKC)	08-Mar-2021	13	Ratify The Timetable Containing The Dates Of Entitlement And Distribution With Respect To Cash Dividends And Free Bonus Shares, Provided That The Entitlement Date For Cash Dividends And Free Bonus Shares Is Within A Month Of The General Assembly Date. The Date Of Distribution Should Be Within Fifteen Days Of The Entitlement Date. The Board Is Authorized To Implement And The Distribution Decision And Dispose Of Stock Fractions, If Any. The Board Is Also Authorized To Amend The Timetable Of Entitlement Date And Distribution In Accordance With The Decisions And Regulations Issued In This Regard, In The Event Of Delay In The Proceedings Of Announcing The General Assembly	For	For
MABANEE COMPANY (SAKC)	08-Mar-2021	14	Discuss The Board Of Directors Proposal To Approve Remuneration For The Members Of The Board Of Directors For The Year Ending 31 Dec 2020 With A Total Of Kd 370,000	For	For
MABANEE COMPANY (SAKC)	08-Mar-2021	15	Authorize The Board Of Directors To Buy Or Sell The Company'S Shares Not Exceeding 10 Pct Of The Shares In Accordance With The Articles Of Law No. 7 For Year 2007 And Its Regulations And The Subsequent Amendments	For	For
MABANEE COMPANY (SAKC)	08-Mar-2021	16	Discuss Discharging The Members Of The Board Of Directors And Absolve Them From Legal, Financial And Administrative Liabilities For The Fiscal Year Ending In 31 Dec 2020	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MABANEE COMPANY (SAKC)	08-Mar-2021	17	Appoint Or Re Appoint The Company'S Auditors For The Fiscal Year Ending In 31 Dec 2021 Who Are Included In The Authorized Audit List Of The Capital Markets Authority Taking Into Consideration The Mandatory Compliance Period For Auditors And Authorizing The Board Of Directors To Determine Their Fees	For	Combined
MACK-CALI REALTY CORPORATION	09-Jun-2021	1	Director	For	Combined
MACK-CALI REALTY CORPORATION	09-Jun-2021	2	To Amend And Restate The Company'S 2013 Incentive Stock Plan.	For	For
MACK-CALI REALTY CORPORATION	09-Jun-2021	3	To Adopt A Resolution Approving The Compensation Of Our Named Executive Officers.	For	For
MACK-CALI REALTY CORPORATION	09-Jun-2021	4	To Ratify The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accountants For The Fiscal Year Ending December 31, 2021.	For	For
MAGAZINE LUIZA SA	22-Apr-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
MAGAZINE LUIZA SA	22-Apr-2021	2	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Non-voting resolution
MAGAZINE LUIZA SA	22-Apr-2021	3	To Receive The Administrators Accounts, To Examine, Discuss And Vote On The Administrations Report, The Financial Statements And The Accounting Statements Accompanied By The Independent Auditors Report Regarding The Fiscal Year Ending On December 31, 2020	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	3	To Amend The Main Part Of Article 18, In Order To Increase The Minimum And Maximum Number Of Members Of The Board Of Directors	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	3	To Receive The Administrators Accounts, To Examine, Discuss And Vote On The Administrations Report, The Financial Statements And The Accounting Statements Accompanied By The Independent Auditors Report Regarding The Fiscal Year Ending On December 31, 2020	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	4	Deliberate The Destination Of The Results From The Fiscal Year That Ended On December 31, 2020, And The Distribution Of Dividends To Shareholders	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	4	To Amend Line R Of Article 22 And Article 27 In Order To Modify The Rule For The Approval Of Related Party Transactions	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	4	Deliberate The Destination Of The Results From The Fiscal Year That Ended On December 31, 2020, And The Distribution Of Dividends To Shareholders	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	5	To Set The Number Of 8 Members To Compose The Board Of Directors, According Management Proposal	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	5	To Amend Articles 23 And 26 Of The Corporate Bylaws, In Order To Change The Job Titles And Duties Of The Executive Committee Positions Of The Company, In Accordance With The Proposal From The Management	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	5	To Set The Number Of 8 Members To Compose The Board Of Directors, According Management Proposal	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	6	Do You Wish To Request The Adoption Of The Cumulative Voting Process For The Election Of The Board Of Directors, Under The Terms Of Article 141 Of Law 6,404 Of 1976	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	6	To Restate The Corporate Bylaws Of The Company In Such A Way As To Reflect The Amendments Indicated Above, In Accordance With A Proposal From The Management	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	6	Do You Wish To Request The Adoption Of The Cumulative Voting Process For The Election Of The Board Of Directors, Under The Terms Of Article 141 Of Law 6,404 Of 1976	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	7	To Elect The Of The Board Of Directors By Single Slate. Indication Of All The Names That Make Up The By Slate. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. . Luiza Helena Trajano Inacio Rodrigues. Marcelo Jose Ferreira E Silva. Carlos Renato Donzelli. Marcio Kumruian. Ines Correa De Souza, Independent. Jose Paschoal Rossetti, Independent. Betania Tanure De Barros, Independent. Silvio Romero De Lemos Meira, Independent	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	7	In The Eventuality Of A Second Call Of This Meeting, The Voting Instructions In This Voting List May Also Be Considered Valid For The Purposes Of Holding The Meeting On Second Call	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	7	To Elect The Of The Board Of Directors By Single Slate. Indication Of All The Names That Make Up The By Slate. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. . Luiza Helena Trajano Inacio Rodrigues. Marcelo Jose Ferreira E Silva. Carlos Renato Donzelli. Marcio Kumruian. Ines Correa De Souza, Independent. Jose Paschoal Rossetti, Independent. Betania Tanure De Barros, Independent. Silvio Romero De Lemos Meira, Independent	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MAGAZINE LUIZA SA	22-Apr-2021	8	In The Event That One Of The Candidates Who Is On The Slate Chosen Ceases To Be Part Of That Slate, Can The Votes Corresponding To Your Shares Continue To Be Conferred On The Chosen Slate	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	9	For The Proposal 7 Regarding The Adoption Of Cumulative Voting, Please Be Advised That You Can Only Vote For Or Abstain. An Against Vote On This Proposal Requires Percentages To Be Allocated Amongst The Directors In Proposal 8.1 To 8.8 In This Case Please Contact Your Client Service Representative In Order To Allocate Percentages Amongst The Directors	Non-voting resolution	Combined
MAGAZINE LUIZA SA	22-Apr-2021	10	In The Event Of The Adoption Of The Cumulative Voting Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages Across The Members Of The Slate That You Have Chosen. If The Shareholder Chooses To Abstain And The Election Occurs Through The Cumulative Voting Process, His Vote Must Be Counted As Abstention In The Respective Resolution Of The Meeting	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	11	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Luiza Helena Trajano Inacio Rodrigues	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	12	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Marcelo Jose Ferreira E Silva	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	13	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Carlos Renato Donzelli	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	14	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Marcio Kumruian	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	15	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Ines Correa De Souza, Independent	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	16	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Jose Paschoal Rossetti, Independent	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	17	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Betania Tanure De Barros, Independent	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	18	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Silvio Romero De Lemos Meira, Independent	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	19	Do You Wish To Request The Separate Election Of A Member Of The Board Of Directors, Under The Terms Of Article 141, 4, I Of Law 6,404 Of 1976	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	20	To Set The Number Of Members Of The Fiscal Council For Next Term Office Ending Annual General Meeting 2022	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	21	Election Of The Fiscal Council By Single Slate. Indication Of Each Slate Of Candidates And Of All The Names That Are On It. Jose Antonio Palamoni, Principal And Estefan George Haddad, Substitute. Walbert Antonio Dos Santos, Principal And Robinson Leonardo Nogueira, Substitute	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	22	If One Of The Candidates Who Is Part Of The Slate Ceases To Be Part Of It In Order To Accommodate The Separate Election That Is Dealt With In Article 161, 4 And Article 240 Of Law 6,404 Of 1976, Can The Votes Corresponding To Your Shares Continue To Be Conferred On The Chosen Slate	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	23	Separate Election Of A Member Of The Fiscal Council By Minority Shareholders Holding Shares Of Voting Rights. Eduardo Christovam Galdi Mestieri, Principal And Thiago Costa Jacinto, Substitute	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	24	To Set The Global Remuneration Of The Board Of Directors And The Directors Of The Company For The Fiscal Year Of 2021	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	25	To Set The Remuneration Of The Members De Fiscal Council Company For The Fiscal Year Of 2021	For	Combined
MAGAZINE LUIZA SA	22-Apr-2021	26	In The Eventuality Of A Second Call Of This Meeting, The Voting Instructions In This Voting List May Also Be Considered Valid For The Purposes Of Holding The Meeting On Second Call	For	Combined
MAGNA INTERNATIONAL INC.	06-May-2021	1	Election Of Director: Peter G. Bowie	For	Combined
MAGNA INTERNATIONAL INC.	06-May-2021	2	Election Of Director: Mary S. Chan	For	For
MAGNA INTERNATIONAL INC.	06-May-2021	3	Election Of Director: Hon. V. Peter Harder	For	For
MAGNA INTERNATIONAL INC.	06-May-2021	4	Election Of Director: Seetarama S. Kotagiri (Ceo)	For	For
MAGNA INTERNATIONAL INC.	06-May-2021	5	Election Of Director: Dr. Kurt J. Lauk	For	For
MAGNA INTERNATIONAL INC.	06-May-2021	6	Election Of Director: Robert F. Maclellan	For	For
MAGNA INTERNATIONAL INC.	06-May-2021	7	Election Of Director: Mary Lou Maher	For	For
MAGNA INTERNATIONAL INC.	06-May-2021	8	Election Of Director: Cynthia A. Niekamp	For	For
MAGNA INTERNATIONAL INC.	06-May-2021	9	Election Of Director: William A. Ruh	For	For
MAGNA INTERNATIONAL INC.	06-May-2021	10	Election Of Director: Dr. Indira V. Samarasekera	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MAGNA INTERNATIONAL INC.	06-May-2021	11	Election Of Director: Lisa S. Westlake	For	For
MAGNA INTERNATIONAL INC.	06-May-2021	12	Election Of Director: William L. Young	For	For
MAGNA INTERNATIONAL INC.	06-May-2021	13	Reappointment Of Deloitte Llp As The Independent Auditor Of The Corporation And Authorization Of The Audit Committee To Fix The Independent Auditor'S Remuneration.	For	For
MAGNA INTERNATIONAL INC.	06-May-2021	14	Resolved, On An Advisory Basis And Not To Diminish The Roles And Responsibilities Of The Board Of Directors, That The Shareholders Accept The Approach To Executive Compensation Disclosed In The Accompanying Management Information Circular/Proxy Statement.	For	For
MAGNIT PJSC	10-Jun-2021	1	Approval Of The Annual Report Of Pjsc "Magnit" For 2020	For	Combined
MAGNIT PJSC	10-Jun-2021	1	Approval Of The Annual Report Of Pjsc -Magnit- For 2020	For	Combined
MAGNIT PJSC	10-Jun-2021	2	Approval Of The Annual Accounting (Financial) Reports Of Pjsc "Magnit"	For	Combined
MAGNIT PJSC	10-Jun-2021	2	Approval Of The Annual Accounting (Financial) Statements Of Pjsc -Magnit	For	Combined
MAGNIT PJSC	10-Jun-2021	3	Approval Of Distribution Of Profits (Including Payment (Declaration) Of Dividends) Of Pjsc "Magnit" Following The Results Of 2020Reporting Year	For	Combined
MAGNIT PJSC	10-Jun-2021	3	Approval Of The Distribution Of Profits (Including The Payment (Declaration) Of Dividends) Of Pjsc -Magnit- Based On The Results Of The 2020 Reporting Year	For	Combined
MAGNIT PJSC	10-Jun-2021	4	Please Note Cumulative Voting Applies To This Resolution Regarding The Election Of Directors. Out Of The 10 Directors Presented For Election, A Maximum Of 9 Directors Are To Be Elected. Broadridge Will Apply Cumulative Voting Evenly Among Only Directors For Whom You Vote 'For,' And Will Submit Instruction To The Local Agent In This Manner. Cumulative Votes Cannot Be Applied Unevenly Among Directors Via Proxyedge. However If You Wish To Do So, Please Contact Your Client Service Representative. Standing Instructions Have Been Removed For This Meeting. If You Have Further Questions Please Contact Your Client Service Representative.	Non-voting resolution	Combined
MAGNIT PJSC	10-Jun-2021	5	Election Of Member Of The Board Of Directors Of Pjsc "Magnit": Vinokurov Alexander Semenovich	For	Combined
MAGNIT PJSC	10-Jun-2021	5	Elect Vinokurov Alexander Semenovich As A Member Of The Board Of Directors Of Pjsc Magnit	For	Combined
MAGNIT PJSC	10-Jun-2021	6	Election Of Member Of The Board Of Directors Of Pjsc "Magnit": Demchenko Timothy	For	Combined
MAGNIT PJSC	10-Jun-2021	6	Elect Demchenko Timothy As A Member Of The Board Of Directors Of Pjsc Magnit	For	Combined
MAGNIT PJSC	10-Jun-2021	7	Election Of Member Of The Board Of Directors Of Pjsc "Magnit": Dunning Jan Gezinus	For	Combined
MAGNIT PJSC	10-Jun-2021	7	Elect Dunning Jan Gezinus As A Member Of The Board Of Directors Of Pjsc Magnit	For	Combined
MAGNIT PJSC	10-Jun-2021	8	Election Of Member Of The Board Of Directors Of Pjsc "Magnit": Zakharov Sergey Mikhailovich	For	Combined
MAGNIT PJSC	10-Jun-2021	8	Elect Zakharov Sergey Mikhailovich As A Member Of The Board Of Directors Of Pjsc Magnit	For	Combined
MAGNIT PJSC	10-Jun-2021	9	Election Of Member Of The Board Of Directors Of Pjsc "Magnit": Koch Hans Walter	For	Combined
MAGNIT PJSC	10-Jun-2021	9	Elect Koch Hans Walter As A Member Of The Board Of Directors Of Pjsc Magnit	For	Combined
MAGNIT PJSC	10-Jun-2021	10	Election Of Member Of The Board Of Directors Of Pjsc "Magnit": Kuznetsov Evgeniy Vladimirovich	For	Combined
MAGNIT PJSC	10-Jun-2021	10	Elect Kuznetsov Evgeny Vladimirovich As A Member Of The Board Of Directors Of Pjsc Magnit	For	Combined
MAGNIT PJSC	10-Jun-2021	11	Election Of Member Of The Board Of Directors Of Pjsc "Magnit": Makhnev Alexey Petrovich	For	Combined
MAGNIT PJSC	10-Jun-2021	11	Elect Makhnev Alexey Petrovich As A Member Of The Board Of Directors Of Pjsc Magnit	For	Combined
MAGNIT PJSC	10-Jun-2021	12	Election Of Member Of The Board Of Directors Of Pjsc "Magnit": Mowat Gregor William	For	Combined
MAGNIT PJSC	10-Jun-2021	12	Elect Movat Gregor William As A Member Of The Board Of Directors Of Pjsc Magnit	For	Combined
MAGNIT PJSC	10-Jun-2021	13	Election Of Member Of The Board Of Directors Of Pjsc "Magnit": Ryan Charles Emmitt	For	Combined
MAGNIT PJSC	10-Jun-2021	13	Elect Ryan Charles Emmitt As A Member Of The Board Of Directors Of Pjsc Magnit	For	Combined
MAGNIT PJSC	10-Jun-2021	14	Election Of Member Of The Board Of Directors Of Pjsc "Magnit": Simmons James Pat	For	Combined
MAGNIT PJSC	10-Jun-2021	14	Elect Simmons James Pat As A Member Of The Board Of Directors Of Pjsc Magnit	For	Combined
MAGNIT PJSC	10-Jun-2021	15	Approval Of The Auditor Of Pjsc "Magnit" For The Financial Statements Prepared In Accordance With The Russian Accounting Standards	For	Combined
MAGNIT PJSC	10-Jun-2021	15	Approval Of The Auditor Of The Statements Of Pjsc -Magnit, Prepared In Accordance With Russian Accounting And Reporting Standards	For	Combined
MAGNIT PJSC	10-Jun-2021	16	Approval Of The Auditor Of Pjsc "Magnit" For The Financial Statements Prepared In Accordance With The International Financial Reporting Standards	For	Combined
MAGNIT PJSC	10-Jun-2021	16	Approval Of The Auditor Of The Statements Of Pjsc -Magnit, Prepared In Accordance With International Financial Reporting Standards	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MAGNIT PJSC	10-Jun-2021	17	Approval Of The New Version Of The Articles Of Association Of Pjsc "Magnit"	For	Combined
MAGNIT PJSC	10-Jun-2021	17	Approval Of The Charter Of Pjsc -Magnit- In A New Edition	For	Combined
MAGNIT PJSC	10-Jun-2021	18	Approval Of The New Version Of The Regulations On The General Shareholders Meeting Of Pjsc "Magnit"	For	Combined
MAGNIT PJSC	10-Jun-2021	18	Approval Of The New Version Of The Regulations On The General Meeting Of Shareholders Of Pjsc -Magnit	For	Combined
MAGNIT PJSC	10-Jun-2021	19	Approval Of The New Version Of The Regulations On The Board Of Directors Of Pjsc "Magnit"	For	Combined
MAGNIT PJSC	10-Jun-2021	19	Approval Of The New Version Of The Regulations On The Board Of Directors Of Pjsc -Magnit	For	Combined
MAGNIT PJSC	10-Jun-2021	20	In Accordance With New Russian Federation Legislation Regarding Foreign Ownership Disclosure Requirements For Adr Securities, All Shareholders Who Wish To Participate In This Event Must Disclose Their Beneficial Owner Company Registration Number And Date Of Company Registration. Broadridge Will Integrate The Relevant Disclosure Information With The Vote Instruction When It Is Issued To The Local Market As Long As The Disclosure Information Has Been Provided By Your Global Custodian. If This Information Has Not Been Provided By Your Global Custodian, Then Your Vote May Be Rejected.	Non-voting resolution	Combined
MAIL.RU GROUP LTD	11-Jun-2021	2	To Appoint Elected Directors In Accordance With Articles 10.2-10.5 Of The Company'S Articles Of Association Out Of The Following Candidate: Dmitry Grishin	For	Combined
MAIL.RU GROUP LTD	11-Jun-2021	3	To Appoint Elected Directors In Accordance With Articles 10.2-10.5 Of The Company'S Articles Of Association Out Of The Following Candidate: Dmitry Sergeev	For	Combined
MAIL.RU GROUP LTD	11-Jun-2021	4	To Appoint Elected Directors In Accordance With Articles 10.2-10.5 Of The Company'S Articles Of Association Out Of The Following Candidate: Vladimir Gabrielyan	For	For
MAIL.RU GROUP LTD	11-Jun-2021	5	To Appoint Elected Directors In Accordance With Articles 10.2-10.5 Of The Company'S Articles Of Association Out Of The Following Candidate: Alexandra Buriko	For	For
MAIL.RU GROUP LTD	11-Jun-2021	6	To Appoint Elected Directors In Accordance With Articles 10.2-10.5 Of The Company'S Articles Of Association Out Of The Following Candidate: Uliana Antonova	For	For
MAIL.RU GROUP LTD	11-Jun-2021	7	To Appoint Elected Directors In Accordance With Articles 10.2-10.5 Of The Company'S Articles Of Association Out Of The Following Candidate: Mark Remon Sorour	For	For
MAIL.RU GROUP LTD	11-Jun-2021	8	To Appoint Elected Directors In Accordance With Articles 10.2-10.5 Of The Company'S Articles Of Association Out Of The Following Candidate: Charles St. Leger Searle	For	For
MAIL.RU GROUP LTD	11-Jun-2021	9	To Appoint Elected Directors In Accordance With Articles 10.2-10.5 Of The Company'S Articles Of Association Out Of The Following Candidate: Jaco Van Der Merwe	For	For
MAKITA CORPORATION	25-Jun-2021	2	Approve Appropriation Of Surplus	For	For
MAKITA CORPORATION	25-Jun-2021	3	Amend Articles To: Increase The Board Of Directors Size, Adopt Reduction Of Liability System For Directors, Transition To A Company With Supervisory Committee, Allow The Board Of Directors To Authorize Appropriation Of Surplus And Purchase Own Shares, Approve Minor Revisions	For	For
MAKITA CORPORATION	25-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Goto, Masahiko	For	For
MAKITA CORPORATION	25-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Goto, Munetoshi	For	For
MAKITA CORPORATION	25-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tomita, Shinichiro	For	For
MAKITA CORPORATION	25-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kaneko, Tetsuhisa	For	For
MAKITA CORPORATION	25-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ota, Tomoyuki	For	For
MAKITA CORPORATION	25-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tsuchiya, Takashi	For	For
MAKITA CORPORATION	25-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yoshida, Masaki	For	For
MAKITA CORPORATION	25-Jun-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Omote, Takashi	For	For
MAKITA CORPORATION	25-Jun-2021	12	Appoint A Director Who Is Not Audit And Supervisory Committee Member Otsu, Yukihiro	For	For
MAKITA CORPORATION	25-Jun-2021	13	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sugino, Masahiro	For	For
MAKITA CORPORATION	25-Jun-2021	14	Appoint A Director Who Is Not Audit And Supervisory Committee Member Iwase, Takahiro	For	For
MAKITA CORPORATION	25-Jun-2021	15	Appoint A Director Who Is Audit And Supervisory Committee Member Wakayama, Mitsuhiko	For	For
MAKITA CORPORATION	25-Jun-2021	16	Appoint A Director Who Is Audit And Supervisory Committee Member Kodama, Akira	For	For
MAKITA CORPORATION	25-Jun-2021	17	Appoint A Director Who Is Audit And Supervisory Committee Member Inoue, Shoji	For	For
MAKITA CORPORATION	25-Jun-2021	18	Appoint A Director Who Is Audit And Supervisory Committee Member Nishikawa, Koji	For	For
MAKITA CORPORATION	25-Jun-2021	19	Approve Details Of The Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	For
MAKITA CORPORATION	25-Jun-2021	20	Approve Details Of The Compensation To Be Received By Directors Who Are Audit And Supervisory Committee Members	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MAKITA CORPORATION	25-Jun-2021	21	Approve Details Of The Restricted-Share Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members And Outside Directors)	For	For
MAKITA CORPORATION	25-Jun-2021	22	Approve Payment Of Bonuses To Corporate Officers	For	For
MALAYAN BANKING BHD MAYBANK	15-Apr-2021	1	To Approve The Payment Of A Final Single-Tier Dividend Of 38.5 Sen Per Ordinary Share In Respect Of The Financial Year Ended 31 December 2020	For	For
MALAYAN BANKING BHD MAYBANK	15-Apr-2021	2	To Re-Elect Datuk Abdul Farid Alias As Director Of The Company	For	For
MALAYAN BANKING BHD MAYBANK	15-Apr-2021	3	To Re-Elect Datuk R. Karunakaran As Director Of The Company	For	For
MALAYAN BANKING BHD MAYBANK	15-Apr-2021	4	To Re-Elect Mr Edwin Gerungan As Director Of The Company	For	For
MALAYAN BANKING BHD MAYBANK	15-Apr-2021	5	To Re-Elect Ms Che Zakiah Che Din As Director Of The Company	For	For
MALAYAN BANKING BHD MAYBANK	15-Apr-2021	6	To Re-Elect Tan Sri Dato' Sri Zamzamairani Mohd Isa As Director Of The Company	For	For
MALAYAN BANKING BHD MAYBANK	15-Apr-2021	7	To Approve The Payment Of Non-Executive Directors' Fees From The 61st Agm To The 62nd Agm Of The Company	For	For
MALAYAN BANKING BHD MAYBANK	15-Apr-2021	8	To Approve The Payment Of Benefits To The Non-Executive Directors From The 61st Agm To The 62nd Agm Of The Company	For	For
MALAYAN BANKING BHD MAYBANK	15-Apr-2021	9	To Re-Appoint Messrs Ernst & Young Pte As Auditors Of The Company For The Financial Year Ending 31 December 2021 And To Authorise The Directors To Fix Their Remuneration	For	For
MALAYAN BANKING BHD MAYBANK	15-Apr-2021	10	Authority To Directors To Issue New Ordinary Shares In Maybank Pursuant To Section 75 Of The Companies Act, 2016	For	For
MALAYAN BANKING BHD MAYBANK	15-Apr-2021	11	Allotment And Issuance Of New Ordinary Shares In Maybank In Relation To The Recurrent And Optional Dividend Reinvestment Plan	For	For
MALAYAN BANKING BHD MAYBANK	06-May-2021	1	To Approve The Payment Of A Final Single-Tier Dividend Of 38.5 Sen Per Ordinary Share In Respect Of The Financial Year Ended 31 December 2020	For	For
MALAYAN BANKING BHD MAYBANK	06-May-2021	2	To Re-Elect The Following Directors, Each Of Whom Retires By Rotation In Accordance With Articles 103 And 104 Of The Company'S Constitution And Being Eligible, Offers Himself For Re-Election: Datuk Abdul Farid Alias	For	For
MALAYAN BANKING BHD MAYBANK	06-May-2021	3	To Re-Elect The Following Directors, Each Of Whom Retires By Rotation In Accordance With Articles 103 And 104 Of The Company'S Constitution And Being Eligible, Offers Himself For Re-Election: Datuk R. Karunakaran	For	For
MALAYAN BANKING BHD MAYBANK	06-May-2021	4	To Re-Elect The Following Directors, Each Of Whom Retires By Rotation In Accordance With Articles 103 And 104 Of The Company'S Constitution And Being Eligible, Offers Himself For Re-Election: Mr Edw In Gerungan	For	For
MALAYAN BANKING BHD MAYBANK	06-May-2021	5	To Re-Elect The Following Directors, Each Of Whom Retires By Rotation In Accordance With Articles 103 And 104 Of The Company'S Constitution And Being Eligible, Offers Herself For Re-Election: Ms Che Zakiah Che Din	For	For
MALAYAN BANKING BHD MAYBANK	06-May-2021	6	To Re-Elect Tan Sri Dato' Sri Zamzamairani Mohd Isa Who Retires In Accordance With Article 107 Of The Company'S Constitution And Being Eligible, Offers Himself For Re-Election	For	For
MALAYAN BANKING BHD MAYBANK	06-May-2021	7	Board Committee Member'S Fee Of Rm45,000 Per Annum For Each Member Of A Board Committee	For	For
MALAYAN BANKING BHD MAYBANK	06-May-2021	8	To Approve The Payment Of Benefits To Eligible Non-Executive Directors Of An Amount Up To Rm3,104,400 For The Period From The 61st Agm To The 62nd Agm Of The Company	For	For
MALAYAN BANKING BHD MAYBANK	06-May-2021	9	To Re-Appoint Messrs Ernst & Young Pte As Auditors Of The Company For The Financial Year Ending 31 December 2021 And To Authorise The Directors To Fix Their Remuneration	For	For
MALAYAN BANKING BHD MAYBANK	06-May-2021	10	Authority To Directors To Allot New Ordinary Shares In Maybank (Maybank Shares)	For	For
MALAYAN BANKING BHD MAYBANK	06-May-2021	11	Allotment And Issuance Of New Ordinary Shares In Maybank (Maybank Shares) In Relation To The Recurrent And Optional Dividend Reinvestment Plan That Allows Shareholders Of Maybank (Shareholders) To Reinvest Their Dividend To Which The Dividend Reinvestment Plan Applies, In New Maybank Shares (Dividend Reinvestment Plan)	For	For
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	3	2020 Annual Report And Its Summary	For	For
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.30000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	5	2021 Estimated Continuing Connected Transactions	For	For
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	6	Application For Credit Line To Banks	For	For
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	7	Report On The Use Of Previously Raised Funds	For	For
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	8	Connected Transaction Regarding Transfer Of 100 Percent Equities In A Wholly-Owned Subsidiary	For	For
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	9	Election Of Directors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	10	Election Of Supervisors	For	For
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	11	Nomination Of Non-Independent Director: Zhang Huali	For	For
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	12	Nomination Of Non-Independent Director: Luo Weixiong	For	For
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	13	Nomination Of Non-Independent Director: Zhang Yong	For	For
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	14	Nomination Of Non-Independent Director: Cai Huaijun	For	For
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	15	Nomination Of Non-Independent Director: Liu Xin	For	For
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	16	Nomination Of Non-Independent Director: Tang Liang	For	For
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	17	Nomination Of Independent Director: Zhong Hongming	For	For
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	18	Nomination Of Independent Director: Xiao Xing	For	For
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	19	Nomination Of Independent Director: Liu Yuhui	For	For
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	20	Election Of Non-Employee Supervisor: Yang Yun	For	For
MANGO EXCELLENT MEDIA CO., LTD.	21-May-2021	21	Election Of Non-Employee Supervisor: Li Jiaochun	For	For
MANILA ELECTRIC CO.	25-May-2021	2	Call To Order	For	Combined
MANILA ELECTRIC CO.	25-May-2021	3	Certification Of Notice And Quorum	For	Abstain
MANILA ELECTRIC CO.	25-May-2021	4	Approval Of The Minutes Of The Annual Meeting Of Stockholders Held On May 26, 2020	For	Combined
MANILA ELECTRIC CO.	25-May-2021	5	Report Of The President And Chief Executive Officer	For	Combined
MANILA ELECTRIC CO.	25-May-2021	6	Prospect/Outlook From The Chairman	For	Abstain
MANILA ELECTRIC CO.	25-May-2021	7	Approval Of The 2020 Audited Consolidated Financial Statements	For	Combined
MANILA ELECTRIC CO.	25-May-2021	8	Ratification Of Acts Of The Board And Management	For	For
MANILA ELECTRIC CO.	25-May-2021	9	Election Of Director: Ms. Anabelle L. Chua	For	Combined
MANILA ELECTRIC CO.	25-May-2021	10	Election Of Director: Atty. Ray C. Espinosa	For	Combined
MANILA ELECTRIC CO.	25-May-2021	11	Election Of Director: Mr. James L. Go	For	Combined
MANILA ELECTRIC CO.	25-May-2021	12	Election Of Director: Mr. Frederick D. Go	For	Against
MANILA ELECTRIC CO.	25-May-2021	13	Election Of Director: Mr. Lance Y. Gokongwei	For	Against
MANILA ELECTRIC CO.	25-May-2021	14	Election Of Director: Ms. Lydia B. Echaz (Independent Director)	For	Combined
MANILA ELECTRIC CO.	25-May-2021	15	Election Of Director: Mr. Jose Ma. K. Lim	For	Combined
MANILA ELECTRIC CO.	25-May-2021	16	Election Of Director: Retired Chief Justice Artemio V. Panganiban (Independent Director)	For	Against
MANILA ELECTRIC CO.	25-May-2021	17	Election Of Director: Mr. Manuel V. Pangilinan	For	Against
MANILA ELECTRIC CO.	25-May-2021	18	Election Of Director: Mr. Pedro E. Roxas (Independent Director)	For	Against
MANILA ELECTRIC CO.	25-May-2021	19	Election Of Director: Mr. Victorico P. Vargas	For	Against
MANILA ELECTRIC CO.	25-May-2021	20	Appointment Of External Auditor: Sgv And Company	For	Combined
MANILA ELECTRIC CO.	25-May-2021	21	Other Business That May Properly Be Brought Before The Meeting	Abstain	Combined
MANILA ELECTRIC CO.	25-May-2021	22	Adjournment	For	Abstain
MANULIFE FINANCIAL CORPORATION	06-May-2021	1	Director	For	Combined
MANULIFE FINANCIAL CORPORATION	06-May-2021	2	Appointment Of Ernst & Young Llp As Auditors	For	Combined
MANULIFE FINANCIAL CORPORATION	06-May-2021	3	Advisory Resolution Accepting Approach To Executive Compensation	For	For
MANULIFE US REIT	30-Apr-2021	1	To Receive And Adopt The Trustee'S Report, The Manager'S Statement And The Audited Financial Statements Of Manulife Us Reit For The Financial Year Ended 31 December 2020 Together With The Auditors' Report Thereon	For	For
MANULIFE US REIT	30-Apr-2021	2	To Re-Appoint Ernst & Young Llp As The Auditors Of Manulife Us Reit And To Authorise The Manager To Fix The Auditors' Remuneration	For	For
MANULIFE US REIT	30-Apr-2021	3	To Authorise The Manager To Issue Units And To Make Or Grant Convertible Instruments	For	For
MARATHON PETROLEUM CORPORATION	28-Apr-2021	1	Election Of Class I Director: Abdulaziz F. Alkhayyal	For	Combined
MARATHON PETROLEUM CORPORATION	28-Apr-2021	2	Election Of Class I Director: Jonathan Z. Cohen	For	Combined
MARATHON PETROLEUM CORPORATION	28-Apr-2021	3	Election Of Class I Director: Michael J. Hennigan	For	For
MARATHON PETROLEUM CORPORATION	28-Apr-2021	4	Election Of Class I Director: Frank M. Semple	For	For
MARATHON PETROLEUM CORPORATION	28-Apr-2021	5	Ratification Of The Selection Of Pricewaterhousecoopers Llp As The Company'S Independent Auditor For 2021.	For	For
MARATHON PETROLEUM CORPORATION	28-Apr-2021	6	Approval, On An Advisory Basis, Of The Company'S Named Executive Officer Compensation.	For	Combined
MARATHON PETROLEUM CORPORATION	28-Apr-2021	7	Approval Of The Marathon Petroleum Corporation 2021 Incentive Compensation Plan.	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MARATHON PETROLEUM CORPORATION	28-Apr-2021	8	Approval Of An Amendment To The Company'S Restated Certificate Of Incorporation To Eliminate The Supermajority Provisions.	For	For
MARATHON PETROLEUM CORPORATION	28-Apr-2021	9	Approval Of An Amendment To The Company'S Restated Certificate Of Incorporation To Declassify The Board Of Directors.	For	For
MARATHON PETROLEUM CORPORATION	28-Apr-2021	10	Shareholder Proposal Seeking To Prohibit Accelerated Vesting Of Equity Awards In Connection With A Change In Control.	Against	Combined
MARKEL CORPORATION	10-May-2021	1	Election Of Director: Mark M. Besca	For	Combined
MARKEL CORPORATION	10-May-2021	2	Election Of Director: K. Bruce Connell	For	For
MARKEL CORPORATION	10-May-2021	3	Election Of Director: Thomas S. Gayner	For	For
MARKEL CORPORATION	10-May-2021	4	Election Of Director: Greta J. Harris	For	For
MARKEL CORPORATION	10-May-2021	5	Election Of Director: Diane Leopold	For	For
MARKEL CORPORATION	10-May-2021	6	Election Of Director: Lemuel E. Lewis	For	For
MARKEL CORPORATION	10-May-2021	7	Election Of Director: Anthony F. Markel	For	For
MARKEL CORPORATION	10-May-2021	8	Election Of Director: Steven A. Markel	For	For
MARKEL CORPORATION	10-May-2021	9	Election Of Director: Harold L. Morrison, Jr.	For	For
MARKEL CORPORATION	10-May-2021	10	Election Of Director: Michael O'Reilly	For	For
MARKEL CORPORATION	10-May-2021	11	Election Of Director: A. Lynne Puckett	For	For
MARKEL CORPORATION	10-May-2021	12	Election Of Director: Richard R. Whitt, Iii	For	For
MARKEL CORPORATION	10-May-2021	13	Advisory Vote On Approval Of Executive Compensation.	For	For
MARKEL CORPORATION	10-May-2021	14	Ratify The Selection Of Kpmg Llp By The Audit Committee Of The Board Of Directors As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
MARKETAXESS HOLDINGS INC.	09-Jun-2021	1	Election Of Director: Richard M. Mcvey	For	For
MARKETAXESS HOLDINGS INC.	09-Jun-2021	2	Election Of Director: Nancy Altobello	For	For
MARKETAXESS HOLDINGS INC.	09-Jun-2021	3	Election Of Director: Steven L. Begleiter	For	For
MARKETAXESS HOLDINGS INC.	09-Jun-2021	4	Election Of Director: Stephen P. Casper	For	For
MARKETAXESS HOLDINGS INC.	09-Jun-2021	5	Election Of Director: Jane Chwick	For	For
MARKETAXESS HOLDINGS INC.	09-Jun-2021	6	Election Of Director: Christopher R. Concannon	For	For
MARKETAXESS HOLDINGS INC.	09-Jun-2021	7	Election Of Director: William F. Cruger	For	For
MARKETAXESS HOLDINGS INC.	09-Jun-2021	8	Election Of Director: Kourtney Gibson	For	For
MARKETAXESS HOLDINGS INC.	09-Jun-2021	9	Election Of Director: Justin G. Gmelich	For	For
MARKETAXESS HOLDINGS INC.	09-Jun-2021	10	Election Of Director: Richard G. Ketchum	For	For
MARKETAXESS HOLDINGS INC.	09-Jun-2021	11	Election Of Director: Emily H. Portney	For	For
MARKETAXESS HOLDINGS INC.	09-Jun-2021	12	Election Of Director: Richard L. Prager	For	For
MARKETAXESS HOLDINGS INC.	09-Jun-2021	13	To Ratify The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
MARKETAXESS HOLDINGS INC.	09-Jun-2021	14	To Approve, On An Advisory Basis, The Compensation Of The Company'S Named Executive Officers As Disclosed In The 2021 Proxy Statement.	For	For
MARRIOTT INTERNATIONAL, INC.	07-May-2021	1	Election Of Director: J.W. Marriott, Jr.	For	For
MARRIOTT INTERNATIONAL, INC.	07-May-2021	2	Election Of Director: Anthony G. Capuano	For	For
MARRIOTT INTERNATIONAL, INC.	07-May-2021	3	Election Of Director: Deborah M. Harrison	For	For
MARRIOTT INTERNATIONAL, INC.	07-May-2021	4	Election Of Director: Frederick A. Henderson	For	For
MARRIOTT INTERNATIONAL, INC.	07-May-2021	5	Election Of Director: Eric Hippeau	For	For
MARRIOTT INTERNATIONAL, INC.	07-May-2021	6	Election Of Director: Lawrence W. Kellner	For	For
MARRIOTT INTERNATIONAL, INC.	07-May-2021	7	Election Of Director: Debra L. Lee	For	For
MARRIOTT INTERNATIONAL, INC.	07-May-2021	8	Election Of Director: Aylwin B. Lewis	For	For
MARRIOTT INTERNATIONAL, INC.	07-May-2021	9	Election Of Director: David S. Marriott	For	For
MARRIOTT INTERNATIONAL, INC.	07-May-2021	10	Election Of Director: Margaret M. McCarthy	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MARRIOTT INTERNATIONAL, INC.	07-May-2021	11	Election Of Director: George Muñoz	For	For
MARRIOTT INTERNATIONAL, INC.	07-May-2021	12	Election Of Director: Horacio D. Rozanski	For	For
MARRIOTT INTERNATIONAL, INC.	07-May-2021	13	Election Of Director: Susan C. Schwab	For	For
MARRIOTT INTERNATIONAL, INC.	07-May-2021	14	Ratification Of The Appointment Of Ernst & Young As The Company'S Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	For
MARRIOTT INTERNATIONAL, INC.	07-May-2021	15	Advisory Vote To Approve Executive Compensation.	For	For
MARRIOTT INTERNATIONAL, INC.	07-May-2021	16	Amend The Company'S Restated Certificate Of Incorporation And Bylaws To Remove Supermajority Voting Standards: Amendments To Remove The Supermajority Voting Standard For Removal Of Directors.	For	For
MARRIOTT INTERNATIONAL, INC.	07-May-2021	17	Amend The Company'S Restated Certificate Of Incorporation And Bylaws To Remove Supermajority Voting Standards: Amendments To Remove The Supermajority Voting Standards For Future Amendments To The Certificate Of Incorporation Approved By Our Stockholders.	For	For
MARRIOTT INTERNATIONAL, INC.	07-May-2021	18	Amend The Company'S Restated Certificate Of Incorporation And Bylaws To Remove Supermajority Voting Standards: Amendments To Remove The Requirement For A Supermajority Stockholder Vote For Future Amendments To Certain Bylaw Provisions.	For	For
MARRIOTT INTERNATIONAL, INC.	07-May-2021	19	Amend The Company'S Restated Certificate Of Incorporation And Bylaws To Remove Supermajority Voting Standards: Amendment To Remove The Requirement For A Supermajority Stockholder Vote For Certain Transactions.	For	For
MARRIOTT INTERNATIONAL, INC.	07-May-2021	20	Amend The Company'S Restated Certificate Of Incorporation And Bylaws To Remove Supermajority Voting Standards: Amendment To Remove The Supermajority Voting Standard For Certain Business Combinations.	For	For
MARSH & MCLENNAN COMPANIES, INC.	20-May-2021	1	Election Of Director: Anthony K. Anderson	For	For
MARSH & MCLENNAN COMPANIES, INC.	20-May-2021	2	Election Of Director: Oscar Fanjul	For	For
MARSH & MCLENNAN COMPANIES, INC.	20-May-2021	3	Election Of Director: Daniel S. Glaser	For	For
MARSH & MCLENNAN COMPANIES, INC.	20-May-2021	4	Election Of Director: H. Edward Hanway	For	For
MARSH & MCLENNAN COMPANIES, INC.	20-May-2021	5	Election Of Director: Deborah C. Hopkins	For	For
MARSH & MCLENNAN COMPANIES, INC.	20-May-2021	6	Election Of Director: Tamara Ingram	For	For
MARSH & MCLENNAN COMPANIES, INC.	20-May-2021	7	Election Of Director: Jane H. Lute	For	For
MARSH & MCLENNAN COMPANIES, INC.	20-May-2021	8	Election Of Director: Steven A. Mills	For	For
MARSH & MCLENNAN COMPANIES, INC.	20-May-2021	9	Election Of Director: Bruce P. Nolop	For	For
MARSH & MCLENNAN COMPANIES, INC.	20-May-2021	10	Election Of Director: Marc D. Oken	For	For
MARSH & MCLENNAN COMPANIES, INC.	20-May-2021	11	Election Of Director: Morton O. Schapiro	For	For
MARSH & MCLENNAN COMPANIES, INC.	20-May-2021	12	Election Of Director: Lloyd M. Yates	For	For
MARSH & MCLENNAN COMPANIES, INC.	20-May-2021	13	Election Of Director: R. David Yost	For	For
MARSH & MCLENNAN COMPANIES, INC.	20-May-2021	14	Advisory (Nonbinding) Vote To Approve Named Executive Officer Compensation.	For	For
MARSH & MCLENNAN COMPANIES, INC.	20-May-2021	15	Ratification Of Selection Of Independent Registered Public Accounting Firm.	For	For
MARTIN MARIETTA MATERIALS, INC.	13-May-2021	1	Election Of Director: Dorothy M. Ables	For	For
MARTIN MARIETTA MATERIALS, INC.	13-May-2021	2	Election Of Director: Sue W. Cole	For	For
MARTIN MARIETTA MATERIALS, INC.	13-May-2021	3	Election Of Director: Smith W. Davis	For	For
MARTIN MARIETTA MATERIALS, INC.	13-May-2021	4	Election Of Director: Anthony R. Foxx	For	For
MARTIN MARIETTA MATERIALS, INC.	13-May-2021	5	Election Of Director: John J. Koraleski	For	For
MARTIN MARIETTA MATERIALS, INC.	13-May-2021	6	Election Of Director: C. Howard Nye	For	For
MARTIN MARIETTA MATERIALS, INC.	13-May-2021	7	Election Of Director: Laree E. Perez	For	For
MARTIN MARIETTA MATERIALS, INC.	13-May-2021	8	Election Of Director: Thomas H. Pike	For	For
MARTIN MARIETTA MATERIALS, INC.	13-May-2021	9	Election Of Director: Michael J. Quillen	For	For
MARTIN MARIETTA MATERIALS, INC.	13-May-2021	10	Election Of Director: Donald W. Slager	For	For
MARTIN MARIETTA MATERIALS, INC.	13-May-2021	11	Election Of Director: David C. Wajsgas	For	For
MARTIN MARIETTA MATERIALS, INC.	13-May-2021	12	Ratification Of Appointment Of Pricewaterhousecoopers As Independent Auditors.	For	For

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MARTIN MARIETTA MATERIALS, INC.	13-May-2021	13	Approval, By A Non-Binding Advisory Vote, Of The Compensation Of Martin Marietta Materials, Inc.'S Named Executive Officers.	For	For
MARUBENI CORPORATION	24-Jun-2021	2	Appoint A Director Kokubu, Fumiya	For	For
MARUBENI CORPORATION	24-Jun-2021	3	Appoint A Director Takahara, Ichiro	For	For
MARUBENI CORPORATION	24-Jun-2021	4	Appoint A Director Kakinoki, Masumi	For	For
MARUBENI CORPORATION	24-Jun-2021	5	Appoint A Director Terakawa, Akira	For	For
MARUBENI CORPORATION	24-Jun-2021	6	Appoint A Director Ishizuki, Mutsumi	For	For
MARUBENI CORPORATION	24-Jun-2021	7	Appoint A Director Oikawa, Kenichiro	For	For
MARUBENI CORPORATION	24-Jun-2021	8	Appoint A Director Furuya, Takayuki	For	For
MARUBENI CORPORATION	24-Jun-2021	9	Appoint A Director Kitabata, Takao	For	For
MARUBENI CORPORATION	24-Jun-2021	10	Appoint A Director Takahashi, Kyohei	For	For
MARUBENI CORPORATION	24-Jun-2021	11	Appoint A Director Okina, Yuri	For	For
MARUBENI CORPORATION	24-Jun-2021	12	Appoint A Director Hachoji, Takashi	For	For
MARUBENI CORPORATION	24-Jun-2021	13	Appoint A Director Kitera, Masato	For	For
MARUBENI CORPORATION	24-Jun-2021	14	Appoint A Director Ishizuka, Shigeki	For	For
MARUBENI CORPORATION	24-Jun-2021	15	Appoint A Corporate Auditor Kida, Toshiaki	For	For
MARUBENI CORPORATION	24-Jun-2021	16	Appoint A Corporate Auditor Yoneda, Tsuyoshi	For	For
MARUBENI CORPORATION	24-Jun-2021	17	Approve Details Of The Restricted-Share Compensation To Be Received By Directors (Excluding Outside Directors)	For	For
MARUI GROUP CO.,LTD.	25-Jun-2021	2	Approve Appropriation Of Surplus	For	For
MARUI GROUP CO.,LTD.	25-Jun-2021	3	Appoint A Director Aoi, Hiroshi	For	For
MARUI GROUP CO.,LTD.	25-Jun-2021	4	Appoint A Director Okajima, Etsuko	For	For
MARUI GROUP CO.,LTD.	25-Jun-2021	5	Appoint A Director Nakagami, Yasunori	For	For
MARUI GROUP CO.,LTD.	25-Jun-2021	6	Appoint A Director Peter D. Pedersen	For	For
MARUI GROUP CO.,LTD.	25-Jun-2021	7	Appoint A Director Kato, Hirotugu	For	For
MARUI GROUP CO.,LTD.	25-Jun-2021	8	Appoint A Director Kojima, Reiko	For	For
MARUI GROUP CO.,LTD.	25-Jun-2021	9	Appoint A Substitute Corporate Auditor Nozaki, Akira	For	For
MARUTI SUZUKI INDIA LTD	16-Mar-2021	2	Alteration Of The Object Clause Of The Memorandum Of Association Of The Company	For	For
MARVELL TECHNOLOGY GROUP LTD.	15-Apr-2021	1	The Marvell Bye-Law Amendment Proposal: To Approve An Amendment To Marvell'S Fourth Amended And Restated Bye-Laws To Reduce The Shareholder Vote Required To Approve A Merger With Any Other Company From The Affirmative Vote Of 75% Of The Votes Cast At A General Meeting Of The Shareholders, The Statutory Default Under Bermuda Law, To A Simple Majority Of The Votes Cast At A General Meeting Of The Shareholders.	For	For
MARVELL TECHNOLOGY GROUP LTD.	15-Apr-2021	2	The Marvell Merger Proposal. To Approve: (I) The Agreement And Plan Of Merger And Reorganization, Dated As Of October 29, 2020, By And Among Marvell, Marvell Technology, Inc. (F/K/A Maui Holdco, Inc.), A Wholly Owned Subsidiary Of Marvell ("Holdco"), Maui Acquisition Company Ltd, A Wholly Owned Subsidiary Of Holdco ("Bermuda Merger Sub"), Indigo Acquisition Corp., A Wholly Owned Subsidiary Of Holdco ("Delaware Merger Sub"), And Inphi Corporation ("Inphi").	For	For
MARVELL TECHNOLOGY GROUP LTD.	15-Apr-2021	3	The Marvell Adjournment Proposal: To Approve The Adjournment Of The Marvell Shareholder Meeting, If Necessary Or Appropriate, To Permit Further Solicitation Of Proxies If There Are Not Sufficient Votes At The Time Of The Marvell Shareholder Meeting To Approve The Marvell Bye-Law Amendment Proposal Or The Marvell Merger Proposal.	For	For
MASCO CORPORATION	12-May-2021	1	Election Of Director: Mark R. Alexander	For	For
MASCO CORPORATION	12-May-2021	2	Election Of Director: Marie A. Ffolkes	For	For
MASCO CORPORATION	12-May-2021	3	Election Of Director: John C. Plant	For	Combined
MASCO CORPORATION	12-May-2021	4	To Approve, By Non-Binding Advisory Vote, The Compensation Paid To The Company'S Named Executive Officers, As Disclosed Pursuant To The Compensation Disclosure Rules Of The Sec, Including The Compensation Discussion And Analysis, The Compensation Tables And The Related Materials Disclosed In The Proxy Statement.	For	For
MASCO CORPORATION	12-May-2021	5	To Ratify The Selection Of Pricewaterhousecoopers Llp As Independent Auditors For The Company For 2021.	For	Combined
MASIMO CORPORATION	27-May-2021	1	Election Of Class Ii Director: Mr. Joe Kiani	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MASIMO CORPORATION	27-May-2021	2	To Ratify The Selection Of Grant Thornton As The Company'S Independent Registered Public Accounting Firm For Fiscal Year Ended January 1, 2022.	For	For
MASIMO CORPORATION	27-May-2021	3	To Provide An Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	For	For
MASTERCARD INCORPORATED	22-Jun-2021	1	Election Of Director: Ajay Banga	For	Combined
MASTERCARD INCORPORATED	22-Jun-2021	2	Election Of Director: Merit E. Janow	For	Combined
MASTERCARD INCORPORATED	22-Jun-2021	3	Election Of Director: Richard K. Davis	For	Combined
MASTERCARD INCORPORATED	22-Jun-2021	4	Election Of Director: Steven J. Freiberg	For	Combined
MASTERCARD INCORPORATED	22-Jun-2021	5	Election Of Director: Julius Genachowski	For	Combined
MASTERCARD INCORPORATED	22-Jun-2021	6	Election Of Director: Choon Phong Goh	For	Combined
MASTERCARD INCORPORATED	22-Jun-2021	7	Election Of Director: Oki Matsumoto	For	Combined
MASTERCARD INCORPORATED	22-Jun-2021	8	Election Of Director: Michael Miebach	For	Combined
MASTERCARD INCORPORATED	22-Jun-2021	9	Election Of Director: Youngme Moon	For	Combined
MASTERCARD INCORPORATED	22-Jun-2021	10	Election Of Director: Rima Qureshi	For	Combined
MASTERCARD INCORPORATED	22-Jun-2021	11	Election Of Director: José Octavio Reyes Lagunes	For	Combined
MASTERCARD INCORPORATED	22-Jun-2021	12	Election Of Director: Gabrielle Sulzberger	For	Combined
MASTERCARD INCORPORATED	22-Jun-2021	13	Election Of Director: Jackson Tai	For	Combined
MASTERCARD INCORPORATED	22-Jun-2021	14	Election Of Director: Lance Uggla	For	Combined
MASTERCARD INCORPORATED	22-Jun-2021	15	Advisory Approval Of Mastercard'S Executive Compensation.	For	Combined
MASTERCARD INCORPORATED	22-Jun-2021	16	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As The Independent Registered Public Accounting Firm For Mastercard For 2021.	For	Combined
MASTERCARD INCORPORATED	22-Jun-2021	17	Approval Of The Amendment And Restatement Of The Mastercard Incorporated 2006 Long Term Incentive Plan.	For	Combined
MASTERCARD INCORPORATED	22-Jun-2021	18	Approval Of The Amendment And Restatement Of The Mastercard Incorporated 2006 Non-Employee Director Equity Compensation Plan.	For	Combined
MASTERCARD INCORPORATED	22-Jun-2021	19	Approval Of Amendments To Mastercard'S Certificate Of Incorporation To Remove Supermajority Voting Requirements.	For	Combined
MATCH GROUP, INC.	15-Jun-2021	1	Election Of Director: Wendi Murdoch	For	For
MATCH GROUP, INC.	15-Jun-2021	2	Election Of Director: Glenn Schiffman	For	For
MATCH GROUP, INC.	15-Jun-2021	3	Election Of Director: Pamela S. Seymon	For	For
MATCH GROUP, INC.	15-Jun-2021	4	To Approve The Match Group, Inc. 2021 Global Employee Stock Purchase Plan.	For	For
MATCH GROUP, INC.	15-Jun-2021	5	Ratification Of The Appointment Of Ernst & Young Llp As Match Group, Inc.'S Independent Registered Public Accounting Firm For 2021.	For	For
MAXIS BHD	22-Apr-2021	1	Re-Election Of The Following Director Who Retire Pursuant To Rule 131.1 Of The Company'S Constitution: Robert Alan Nason	For	Combined
MAXIS BHD	22-Apr-2021	2	Re-Election Of The Following Director Who Retire Pursuant To Rule 131.1 Of The Company'S Constitution: Mohammed Abdullah K. Alharbi	For	Against
MAXIS BHD	22-Apr-2021	3	Re-Election Of The Following Director Who Retire Pursuant To Rule 131.1 Of The Company'S Constitution: Abdulaziz Abdullah M. Alghamdi	For	Combined
MAXIS BHD	22-Apr-2021	4	Approval For Directors' Remuneration	For	For
MAXIS BHD	22-Apr-2021	5	Re-Appointment Of Pricewaterhousecoopers Plt (Llp0014401-Lca & Af 1146) ("Pwc") As Auditors Of The Company	For	Combined
MAXIS BHD	22-Apr-2021	6	Approval For Alvin Michael Hew Thai Kheam To Continue To Act As Independent Non-Executive Director From 30 August 2021 To 29 August 2022	For	Combined
MAXIS BHD	22-Apr-2021	7	Renewal Of Authority To Allot And Issue Shares Pursuant To Sections 75 And 76 Of The Companies Act 2016	For	For
MAXIS BHD	22-Apr-2021	8	To Obtain Shareholders' Mandate For The Company And/Or Subsidiaries To Enter Into Recurrent Related Party Transactions ("Rrpts") Of A Revenue Or Trading Nature With: Astro Malaysia Holdings Berhad And/Or Its Affiliates	For	For
MAXIS BHD	22-Apr-2021	9	To Obtain Shareholders' Mandate For The Company And/Or Subsidiaries To Enter Into Recurrent Related Party Transactions ("Rrpts") Of A Revenue Or Trading Nature With: Usaha Tegas Sdn Bhd And/Or Its Affiliates	For	For
MAXIS BHD	22-Apr-2021	10	To Obtain Shareholders' Mandate For The Company And/Or Subsidiaries To Enter Into Recurrent Related Party Transactions ("Rrpts") Of A Revenue Or Trading Nature With: Measat Global Berhad And/Or Its Affiliates	For	For
MAXIS BHD	22-Apr-2021	11	To Obtain Shareholders' Mandate For The Company And/Or Subsidiaries To Enter Into Recurrent Related Party Transactions ("Rrpts") Of A Revenue Or Trading Nature With: Maxis Communications Berhad And/Or Its Affiliates	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MAXIS BHD	22-Apr-2021	12	To Obtain Shareholders' Mandate For The Company And/Or Subsidiaries To Enter Into Recurrent Related Party Transactions ("Rrpts") Of A Revenue Or Trading Nature With: Saudi Telecom Company And/Or Its Affiliates	For	For
MAXIS BHD	22-Apr-2021	13	To Obtain Shareholders' Mandate For The Company And/Or Subsidiaries To Enter Into Recurrent Related Party Transactions ("Rrpts") Of A Revenue Or Trading Nature With: Srg Asia Pacific Sdn Bhd	For	For
MAXIS BHD	22-Apr-2021	14	To Obtain Shareholders' Mandate For The Company And/Or Subsidiaries To Enter Into Recurrent Related Party Transactions ("Rrpts") Of A Revenue Or Trading Nature With: Malaysian Landed Property Sdn Bhd And/Or Its Affiliates	For	For
MAXSCEND MICROELECTRONICS COMPANY LIMITED	08-Jan-2021	1	2020 Restricted Stock Incentive Plan (Draft) And Its Summary	For	Combined
MAXSCEND MICROELECTRONICS COMPANY LIMITED	08-Jan-2021	2	Appraisal Management Measures For The 2020 Restricted Stock Incentive Plan	For	Against
MAXSCEND MICROELECTRONICS COMPANY LIMITED	08-Jan-2021	3	Authorization To The Board To Handle Matters Regarding 2020 Restricted Stock Incentive Plan	For	Against
MAXSCEND MICROELECTRONICS COMPANY LIMITED	26-Feb-2021	1	Cash Management With Temporarily Idle Raised Funds	For	Combined
MAXSCEND MICROELECTRONICS COMPANY LIMITED	26-Feb-2021	2	Cash Management With Temporarily Idle Proprietary Funds	For	For
MAXSCEND MICROELECTRONICS COMPANY LIMITED	26-Feb-2021	3	Amendments To The Company'S Rules Of Procedure Governing Shareholders' General Meetings	For	For
MAXSCEND MICROELECTRONICS COMPANY LIMITED	26-Feb-2021	4	Amendments To The Rules Of Procedure Governing The Board Meetings	For	For
MAXSCEND MICROELECTRONICS COMPANY LIMITED	26-Feb-2021	5	Amendments To The Rules Of Procedure Governing Meetings Of The Supervisory Committee	For	For
MAXSCEND MICROELECTRONICS COMPANY LIMITED	26-Feb-2021	6	Amendments To The Work Rules For Independent Directors	For	For
MAXSCEND MICROELECTRONICS COMPANY LIMITED	26-Feb-2021	7	Amendments To The Raised Funds Management System	For	For
MAXSCEND MICROELECTRONICS COMPANY LIMITED	26-Feb-2021	8	Amendments To The External Guarantee Management System	For	For
MAXSCEND MICROELECTRONICS COMPANY LIMITED	26-Feb-2021	9	Amendments To The Connected Transactions Management System	For	For
MAXSCEND MICROELECTRONICS COMPANY LIMITED	26-Feb-2021	10	Amendments To The Information Disclosure Management Measures	For	For
MAXSCEND MICROELECTRONICS COMPANY LIMITED	26-Feb-2021	11	Change Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
MAXSCEND MICROELECTRONICS COMPANY LIMITED	21-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
MAXSCEND MICROELECTRONICS COMPANY LIMITED	21-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	For
MAXSCEND MICROELECTRONICS COMPANY LIMITED	21-Apr-2021	3	2020 Annual Accounts	For	For
MAXSCEND MICROELECTRONICS COMPANY LIMITED	21-Apr-2021	4	2021 Reappointment Of Audit Firm	For	For
MAXSCEND MICROELECTRONICS COMPANY LIMITED	21-Apr-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny10.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):8.000000	For	For
MAXSCEND MICROELECTRONICS COMPANY LIMITED	21-Apr-2021	6	Change Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
MAXSCEND MICROELECTRONICS COMPANY LIMITED	21-Apr-2021	7	2020 Annual Report And Its Summary	For	For
MAXSCEND MICROELECTRONICS COMPANY LIMITED	21-Apr-2021	8	Further External Investment And Cooperation Agreement	For	For
MAZDA MOTOR CORPORATION	24-Jun-2021	2	Appoint A Director Who Is Not Audit And Supervisory Committee Member Marumoto, Akira	For	For
MAZDA MOTOR CORPORATION	24-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Fujiwara, Kiyoshi	For	For
MAZDA MOTOR CORPORATION	24-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shobuda, Kiyotaka	For	For
MAZDA MOTOR CORPORATION	24-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ono, Mitsuru	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MAZDA MOTOR CORPORATION	24-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Koga, Akira	For	For
MAZDA MOTOR CORPORATION	24-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Moro, Masahiro	For	For
MAZDA MOTOR CORPORATION	24-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Aoyama, Yasuhiro	For	For
MAZDA MOTOR CORPORATION	24-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sato, Kiyoshi	For	For
MAZDA MOTOR CORPORATION	24-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ogawa, Michiko	For	For
MAZDA MOTOR CORPORATION	24-Jun-2021	11	Appoint A Director Who Is Audit And Supervisory Committee Member Maruyama, Masatoshi	For	For
MAZDA MOTOR CORPORATION	24-Jun-2021	12	Appoint A Director Who Is Audit And Supervisory Committee Member Watabe, Nobuhiko	For	For
MAZDA MOTOR CORPORATION	24-Jun-2021	13	Appoint A Director Who Is Audit And Supervisory Committee Member Sakai, Ichiro	For	For
MAZDA MOTOR CORPORATION	24-Jun-2021	14	Appoint A Director Who Is Audit And Supervisory Committee Member Kitamura, Akira	For	For
MAZDA MOTOR CORPORATION	24-Jun-2021	15	Appoint A Director Who Is Audit And Supervisory Committee Member Shibasaki, Hiroko	For	For
MAZDA MOTOR CORPORATION	24-Jun-2021	16	Appoint A Director Who Is Audit And Supervisory Committee Member Sugimori, Masato	For	For
MAZDA MOTOR CORPORATION	24-Jun-2021	17	Approve Details Of Compensation As Stock-Linked Compensation Type Stock Options For Directors (Excluding Directors Who Are Audit And Supervisory Committee Members And Outside Directors)	For	For
MCCORMICK & COMPANY, INCORPORATED	31-Mar-2021	1	You Are Cordially Invited To Attend The Annual Meeting Of Stockholders Of Mccormick & Company, Incorporated (The "Company") To Be Held Via A Virtual Shareholder Meeting On Wednesday, March 31, 2021 At 10:00 Am Edt. Please Use The Following Url To Access The Meeting (Www.Virtualshareholdermeeting.Com/Mkc2021).	Take No Action	Combined
MCDONALD'S CORPORATION	20-May-2021	1	Election Of Director For A One-Year Term Expiring In 2022: Lloyd Dean	For	Combined
MCDONALD'S CORPORATION	20-May-2021	2	Election Of Director For A One-Year Term Expiring In 2022: Robert Eckert	For	For
MCDONALD'S CORPORATION	20-May-2021	3	Election Of Director For A One-Year Term Expiring In 2022: Catherine Engelbert	For	For
MCDONALD'S CORPORATION	20-May-2021	4	Election Of Director For A One-Year Term Expiring In 2022: Margaret Georgiadis	For	For
MCDONALD'S CORPORATION	20-May-2021	5	Election Of Director For A One-Year Term Expiring In 2022: Enrique Hernandez, Jr.	For	Combined
MCDONALD'S CORPORATION	20-May-2021	6	Election Of Director For A One-Year Term Expiring In 2022: Christopher Kempczinski	For	For
MCDONALD'S CORPORATION	20-May-2021	7	Election Of Director For A One-Year Term Expiring In 2022: Richard Lenny	For	Combined
MCDONALD'S CORPORATION	20-May-2021	8	Election Of Director For A One-Year Term Expiring In 2022: John Mulligan	For	For
MCDONALD'S CORPORATION	20-May-2021	9	Election Of Director For A One-Year Term Expiring In 2022: Sheila Penrose	For	For
MCDONALD'S CORPORATION	20-May-2021	10	Election Of Director For A One-Year Term Expiring In 2022: John Rogers, Jr.	For	For
MCDONALD'S CORPORATION	20-May-2021	11	Election Of Director For A One-Year Term Expiring In 2022: Paul Walsh	For	For
MCDONALD'S CORPORATION	20-May-2021	12	Election Of Director For A One-Year Term Expiring In 2022: Miles White	For	For
MCDONALD'S CORPORATION	20-May-2021	13	Advisory Vote To Approve Executive Compensation.	For	For
MCDONALD'S CORPORATION	20-May-2021	14	Advisory Vote To Ratify The Appointment Of Ernst & Young Llp As Independent Auditor For 2021.	For	Combined
MCDONALD'S CORPORATION	20-May-2021	15	Advisory Vote On A Shareholder Proposal Requesting A Report On Sugar And Public Health, If Properly Presented.	Against	Combined
MCDONALD'S CORPORATION	20-May-2021	16	Advisory Vote On A Shareholder Proposal Requesting A Report On Antibiotics And Public Health Costs, If Properly Presented.	Against	Combined
MCDONALD'S CORPORATION	20-May-2021	17	Advisory Vote On A Shareholder Proposal Requesting The Ability For Shareholders To Act By Written Consent, If Properly Presented.	Against	Combined
MCDONALD'S HOLDINGS COMPANY(JAPAN),LTD.	26-Mar-2021	1	Approve Appropriation Of Surplus	For	For
MCDONALD'S HOLDINGS COMPANY(JAPAN),LTD.	26-Mar-2021	2	Appoint A Director Hiroyuki, Tamotsu	For	Combined
MCDONALD'S HOLDINGS COMPANY(JAPAN),LTD.	26-Mar-2021	3	Appoint A Director Shimodaira, Atsuo	For	Combined
MCDONALD'S HOLDINGS COMPANY(JAPAN),LTD.	26-Mar-2021	4	Appoint A Director Robert D. Larson	For	For
MCDONALD'S HOLDINGS COMPANY(JAPAN),LTD.	26-Mar-2021	5	Appoint A Director Miyashita, Kenji	For	Combined
MCDONALD'S HOLDINGS COMPANY(JAPAN),LTD.	26-Mar-2021	6	Appoint A Director Andrew V. Hipsley	For	For
MCDONALD'S HOLDINGS COMPANY(JAPAN),LTD.	26-Mar-2021	7	Appoint A Director Kawamura, Akira	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MCDONALD'S HOLDINGS COMPANY(JAPAN),LTD.	26-Mar-2021	8	Approve Provision Of Retirement Allowance For Retiring Directors	For	Combined
MEDIATEK INCORPORATION	10-Jun-2021	1	Adoption Of The 2020 Business Report And Financial Statements.	For	Combined
MEDIATEK INCORPORATION	10-Jun-2021	2	Adoption Of The Proposal For Distribution Of 2020 Profits.Proposed Cash Dividend: Twd21 Per Share.	For	For
MEDIATEK INCORPORATION	10-Jun-2021	3	Discussion Of Cash Distribution From Capital Reserve.Proposed Twd16 Per Share.	For	For
MEDIATEK INCORPORATION	10-Jun-2021	4	Discussion On Issuance Of Restricted Stock Awards.	For	For
MEDIATEK INCORPORATION	10-Jun-2021	5	The Election Of The Directors:Ming-Kai Tsai,Shareholder No.1	For	Combined
MEDIATEK INCORPORATION	10-Jun-2021	6	The Election Of The Directors:Rick Tsa,Shareholder No.374487	For	Combined
MEDIATEK INCORPORATION	10-Jun-2021	7	The Election Of The Directors:Cheng-Yaw Sun,Shareholder No.109274	For	Combined
MEDIATEK INCORPORATION	10-Jun-2021	8	The Election Of The Directors:Kenneth Kin,Shareholder No.F102831Xxx	For	Combined
MEDIATEK INCORPORATION	10-Jun-2021	9	The Election Of The Directors:Joe Chen,Shareholder No.157	For	Combined
MEDIATEK INCORPORATION	10-Jun-2021	10	The Election Of The Independent Directors:Chung-Yu Wu,Shareholder No.1512	For	For
MEDIATEK INCORPORATION	10-Jun-2021	11	The Election Of The Independent Directors:Peng-Heng Chang,Shareholder No.A102501Xxx	For	For
MEDIATEK INCORPORATION	10-Jun-2021	12	The Election Of The Independent Directors:Ming-Je Tang,Shareholder No.A100065Xxx	For	For
MEDIATEK INCORPORATION	10-Jun-2021	13	Suspension Of The Non-Competition Restrictions On The 9Th Session Directors Of The Company	For	For
MEDICAL PROPERTIES TRUST, INC.	26-May-2021	1	Election Of Director: Edward K. Aldag, Jr.	For	For
MEDICAL PROPERTIES TRUST, INC.	26-May-2021	2	Election Of Director: G. Steven Dawson	For	For
MEDICAL PROPERTIES TRUST, INC.	26-May-2021	3	Election Of Director: R. Steven Hamner	For	For
MEDICAL PROPERTIES TRUST, INC.	26-May-2021	4	Election Of Director: Caterina A. Mazingo	For	For
MEDICAL PROPERTIES TRUST, INC.	26-May-2021	5	Election Of Director: Elizabeth N. Pitman	For	For
MEDICAL PROPERTIES TRUST, INC.	26-May-2021	6	Election Of Director: C. Reynolds Thompson, Iii	For	For
MEDICAL PROPERTIES TRUST, INC.	26-May-2021	7	Election Of Director: D. Paul Sparks, Jr.	For	For
MEDICAL PROPERTIES TRUST, INC.	26-May-2021	8	Election Of Director: Michael G. Stewart	For	For
MEDICAL PROPERTIES TRUST, INC.	26-May-2021	9	To Ratify The Appointment Of Pricewaterhousecoopers Llp As Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
MEDICAL PROPERTIES TRUST, INC.	26-May-2021	10	Non-Binding, Advisory Approval Of The Company'S Executive Compensation.	For	For
MEDIPAL HOLDINGS CORPORATION	25-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
MEDIPAL HOLDINGS CORPORATION	25-Jun-2021	2	Appoint A Director Watanabe, Shuichi	For	Combined
MEDIPAL HOLDINGS CORPORATION	25-Jun-2021	3	Appoint A Director Chofuku, Yasuhiro	For	For
MEDIPAL HOLDINGS CORPORATION	25-Jun-2021	4	Appoint A Director Yoda, Toshihide	For	For
MEDIPAL HOLDINGS CORPORATION	25-Jun-2021	5	Appoint A Director Sakon, Yuji	For	For
MEDIPAL HOLDINGS CORPORATION	25-Jun-2021	6	Appoint A Director Hasegawa, Takuro	For	For
MEDIPAL HOLDINGS CORPORATION	25-Jun-2021	7	Appoint A Director Watanabe, Shinjiro	For	For
MEDIPAL HOLDINGS CORPORATION	25-Jun-2021	8	Appoint A Director Mimura, Koichi	For	For
MEDIPAL HOLDINGS CORPORATION	25-Jun-2021	9	Appoint A Director Kasutani, Seiichi	For	For
MEDIPAL HOLDINGS CORPORATION	25-Jun-2021	10	Appoint A Director Kagami, Mitsuko	For	For
MEDIPAL HOLDINGS CORPORATION	25-Jun-2021	11	Appoint A Director Asano, Toshio	For	For
MEDIPAL HOLDINGS CORPORATION	25-Jun-2021	12	Appoint A Director Shoji, Kuniko	For	For
MEDIPAL HOLDINGS CORPORATION	25-Jun-2021	13	Appoint A Director Iwamoto, Hiroshi	For	For
MEDIPAL HOLDINGS CORPORATION	25-Jun-2021	14	Appoint A Corporate Auditor Toyoda, Tomoyasu	For	For
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	1	2020 Business Report And Financial Statements.	For	For
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	2	The Proposal For Distribution Of 2020 Earnings. Proposed Cash Dividend: Twd 1.58 Per Share.	For	For
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	3	The Election Of The Director.:Ministry Of Finance, R.O.C.,Shareholder No.100001,Chao-Shun Chang As Representative	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	4	The Election Of The Director.:Ministry Of Finance, R.O.C.,Shareholder No.100001,Kuang-Hua Hu As Representative	For	Combined
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	5	The Election Of The Director.:Ministry Of Finance, R.O.C.,Shareholder No.100001,Chia-Chung Chen As Representative	For	Combined
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	6	The Election Of The Director.:Ministry Of Finance, R.O.C.,Shareholder No.100001,Pei-Chun Chen As Representative	For	Combined
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	7	The Election Of The Director.:Ministry Of Finance, R.O.C.,Shareholder No.100001,Yih-Jiuan Wu As Representative	For	Combined
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	8	The Election Of The Director.:Ministry Of Finance, R.O.C.,Shareholder No.100001,Chun-Lan Yen As Representative	For	Combined
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	9	The Election Of The Director.:Ministry Of Finance, R.O.C.,Shareholder No.100001,I-Kan Chiu As Representative	For	Combined
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	10	The Election Of The Director.:National Development Fund, Executive Yuan, R.O.C.,Shareholder No.300237,Keh-Her Shih As Representative	For	Combined
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	11	The Election Of The Director.:Chunghwa Post Co., Ltd.,Shareholder No.837938,Hong-Mo Wu As Representative	For	Combined
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	12	The Election Of The Director.:Bank Of Taiwan Co., Ltd.,Shareholder No.637985,Guo-Shin Lee As Representative	For	Combined
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	13	The Election Of The Independent Director.:Hung-Ju Chen,Shareholder No.V220850Xxx	For	For
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	14	The Election Of The Independent Director.:Tsai-Jyh Chen,Shareholder No.E221515Xxx	For	For
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	15	The Election Of The Independent Director.:Chi-Chang Yu,Shareholder No.B100920Xxx	For	For
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	16	The Election Of The Independent Director.:Ying Wu,Shareholder No.U200451Xxx	For	For
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	17	The Election Of The Independent Director.:Chang-Ching Lin,Shareholder No.D120954Xxx	For	For
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	18	Proposal Of Releasing The Prohibition On The 8Th Term Board Of Directors From Participation In Competitive Business. - Ministry Of Finance, R.O.C.	For	For
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	19	Proposal Of Releasing The Prohibition On The 8Th Term Board Of Directors From Participation In Competitive Business. - National Development Fund, Executive Yuan, R.O.C.	For	For
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	20	Proposal Of Releasing The Prohibition On The 8Th Term Board Of Directors From Participation In Competitive Business. - Bank Of Taiwan Co., Ltd.	For	For
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	21	Proposal Of Releasing The Prohibition On The 8Th Term Board Of Directors From Participation In Competitive Business. - Chunghwa Post Co., Ltd.	For	For
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	22	Proposal Of Releasing The Prohibition On The 8Th Term Board Of Directors From Participation In Competitive Business. - Chao-Shun Chang	For	For
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	23	Proposal Of Releasing The Prohibition On The 8Th Term Board Of Directors From Participation In Competitive Business. - Kuang-Hua Hu	For	For
MEGA FINANCIAL HOLDING COMPANY LTD	25-Jun-2021	24	Proposal Of Releasing The Prohibition On The 8Th Term Board Of Directors From Participation In Competitive Business. - Hong-Mo Wu	For	For
MEGACABLE HLDGS SAB DE CV	29-Apr-2021	1	Discuss, Approve Or Modify Ei Chief Executive Officers Report, Pursuant To Article 44, Section Xi, Of The Securities Market Law, Resolutions In Connection Thereto	For	Combined
MEGACABLE HLDGS SAB DE CV	29-Apr-2021	2	Know The Opinion Of The Board Of Directors On The Content Of The Chief Executive Officers Report, Resolutions In Connection Thereto	For	Combined
MEGACABLE HLDGS SAB DE CV	29-Apr-2021	3	Discuss, Approve Or Modify The Board Of Directors Report Under The Terms Of Subsection B, In Article 172, Of The General Corporation And Partnership Law, Resolutions In Connection Thereto	For	Combined
MEGACABLE HLDGS SAB DE CV	29-Apr-2021	4	Discuss, Approve Or Modify The Reports Of The Chairmen Of The Corporate Practices Committee And Of The Audit Committee, Resolutions In Connection Thereto	For	Abstain
MEGACABLE HLDGS SAB DE CV	29-Apr-2021	5	Discuss, Approve Or Modify A Proposal On The Allocation Of Profits, Resolutions In Connection Thereto	For	Combined
MEGACABLE HLDGS SAB DE CV	29-Apr-2021	6	Report, Analysis And, As The Case May Be, Approval On The Transactions Undertaken On The Repurchase Of The Company'S Ordinary Participation Certificates	For	For
MEGACABLE HLDGS SAB DE CV	29-Apr-2021	7	Discuss, Approve Or Modify A Proposal In Respect To The Maximum Amount Of Funds That The Company May Use For The Repurchase Of Own Shares, Or Ordinary Participation Certificates That Have Such Shares As Underlying Value, Resolutions In Connection Thereto	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MEGACABLE HLDGS SAB DE CV	29-Apr-2021	8	Discuss, Approve Or Modify A Proposal In Respect To The Appointment Or Ratification Of The Members Of The Board Of Directors, Secretary And The Alternates Thereof, Resolutions In Connection Thereto	For	For
MEGACABLE HLDGS SAB DE CV	29-Apr-2021	9	Assessment Of The Independence Of The Regular And Alternate Members Of The Board Of Directors, Resolutions In Connection Thereto	For	For
MEGACABLE HLDGS SAB DE CV	29-Apr-2021	10	Discuss, Approve Or Modify A Proposal In Respect To The Appointment Or Ratification Of The Chairmen Of The Audit Committee And Of The Corporate Practices Committee, Resolutions In Connection Thereto	For	For
MEGACABLE HLDGS SAB DE CV	29-Apr-2021	11	Discuss, Approve Or Modify A Proposal In Respect To The Compensations To The Members Of The Board Of Directors, The Secretary And The Members Of The Audit And Corporate Practices Committees, Resolutions In Connection Thereto	For	For
MEGACABLE HLDGS SAB DE CV	29-Apr-2021	12	Designation Of Special Representatives Of The Meeting, For The Execution And Formalization Of The Resolutions Thereof	For	For
MEGAWORLD CORPORATION	18-Jun-2021	2	Call To Order	For	Combined
MEGAWORLD CORPORATION	18-Jun-2021	3	Proof Of Notice And Determination Of Quorum	For	Abstain
MEGAWORLD CORPORATION	18-Jun-2021	4	Approval Of The Minutes Of The Previous Annual Meeting Held On 24 August 2020	For	Combined
MEGAWORLD CORPORATION	18-Jun-2021	5	Annual Report Of Management	For	Combined
MEGAWORLD CORPORATION	18-Jun-2021	6	Appointment Of External Auditors: Punongbayan And Araullo	For	Combined
MEGAWORLD CORPORATION	18-Jun-2021	7	Ratification Of Acts And Resolutions Of The Board Of Directors, Board Committees And Management	For	For
MEGAWORLD CORPORATION	18-Jun-2021	8	Election Of Director: Andrew L. Tan	For	Combined
MEGAWORLD CORPORATION	18-Jun-2021	9	Election Of Director: Katherine L. Tan	For	Combined
MEGAWORLD CORPORATION	18-Jun-2021	10	Election Of Director: Kingson U. Sian	For	For
MEGAWORLD CORPORATION	18-Jun-2021	11	Election Of Director: Enrique Santos L. Sy	For	For
MEGAWORLD CORPORATION	18-Jun-2021	12	Election Of Director: Jesus B. Varela Independent Director	For	Combined
MEGAWORLD CORPORATION	18-Jun-2021	13	Election Of Director: Cresencio P. Aquino Independent Director	For	Against
MEGAWORLD CORPORATION	18-Jun-2021	14	Election Of Director: Roberto S. Guevara Independent Director	For	Against
MEGAWORLD CORPORATION	18-Jun-2021	15	Other Matters	Abstain	Combined
MEGAWORLD CORPORATION	18-Jun-2021	16	Adjournment	For	Abstain
MEIJI HOLDINGS CO.,LTD.	29-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
MEIJI HOLDINGS CO.,LTD.	29-Jun-2021	2	Appoint A Director Kawamura, Kazuo	For	Combined
MEIJI HOLDINGS CO.,LTD.	29-Jun-2021	3	Appoint A Director Kobayashi, Daikichiro	For	For
MEIJI HOLDINGS CO.,LTD.	29-Jun-2021	4	Appoint A Director Matsuda, Katsunari	For	For
MEIJI HOLDINGS CO.,LTD.	29-Jun-2021	5	Appoint A Director Shiozaki, Koichiro	For	For
MEIJI HOLDINGS CO.,LTD.	29-Jun-2021	6	Appoint A Director Furuta, Jun	For	For
MEIJI HOLDINGS CO.,LTD.	29-Jun-2021	7	Appoint A Director Matsumura, Mariko	For	For
MEIJI HOLDINGS CO.,LTD.	29-Jun-2021	8	Appoint A Director Kawata, Masaya	For	Combined
MEIJI HOLDINGS CO.,LTD.	29-Jun-2021	9	Appoint A Director Kuboyama, Michiko	For	For
MEIJI HOLDINGS CO.,LTD.	29-Jun-2021	10	Appoint A Corporate Auditor Chida, Hiroaki	For	For
MEIJI HOLDINGS CO.,LTD.	29-Jun-2021	11	Appoint A Corporate Auditor Ono, Takayoshi	For	Combined
MEIJI HOLDINGS CO.,LTD.	29-Jun-2021	12	Appoint A Corporate Auditor Watanabe, Hajime	For	For
MEIJI HOLDINGS CO.,LTD.	29-Jun-2021	13	Appoint A Corporate Auditor Ando, Makoto	For	For
MEIJI HOLDINGS CO.,LTD.	29-Jun-2021	14	Appoint A Substitute Corporate Auditor Imamura, Makoto	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	08-Feb-2021	1	Termination Of Some Projects Financed With Raised Funds And Permanently Supplementing The Working Capital With The Surplus Raised Funds	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	08-Feb-2021	2	Amendments To The Raised Funds Management Measures	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	17-Mar-2021	1	2021 Remuneration For Directors	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	17-Mar-2021	2	2021 Remuneration For Supervisors	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	06-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	06-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	06-May-2021	3	2020 Annual Report And Its Summary	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	06-May-2021	4	2020 Annual Accounts	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	06-May-2021	5	2021 Financial Budget Report	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	06-May-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	06-May-2021	7	2021 Reappointment Of Audit Firm	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	06-May-2021	8	2020 Provision For Goodwill Impairment And Bad Debts	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	06-May-2021	9	2021 Estimated Continuing Connected Transactions	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	06-May-2021	10	Application For Comprehensive Credit Line To Banks By The Company And Its Subsidiaries And The Provision Of Guarantee	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	06-May-2021	11	Adjustment Of The Performance Commitments Regarding Some Subsidiaries	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	06-May-2021	12	Amendments To The Company'S Articles Of Association	For	Combined
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	06-May-2021	13	Amendments To The Rules Of Procedure Governing Shareholders' General Meetings	For	Combined
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	06-May-2021	14	Amendments To The Company'S Rules Of Procedure Governing The Board Meetings	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	06-May-2021	15	Amendments To The Company'S Rules Of Procedure Governing Meetings Of The Supervisory Committee	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	06-May-2021	16	Amendments To The Work Rules For Independent Directors	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	06-May-2021	17	Amendments To The Connected Transactions Decision-Making And Control System	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	06-May-2021	18	Amendments To The External Guarantee Management System	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	06-May-2021	19	Amendments To The Investor Relations Management System	For	For
MEINIAN ONEHEALTH HEALTHCARE HOLDINGS CO LTD	18-Jun-2021	1	The Company'S Subordinate Subsidiaries To Apply To Banks For General Credit Facilities And For The Wholly-Owned Subsidiary To Provide Guarantees	For	For
MEITUAN	23-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0521/2021052100405.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0521/2021052100429.Pdf	Non-voting resolution	Combined
MEITUAN	23-Jun-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
MEITUAN	23-Jun-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company For The Year Ended December 31, 2020 And The Reports Of The Directors Of The Company ("Directors") And Independent Auditor Of The Company Thereon	For	Combined
MEITUAN	23-Jun-2021	4	To Re-Elect Mr. Wang Huiwen As An Executive Director	For	Combined
MEITUAN	23-Jun-2021	5	To Re-Elect Mr. Lau Chi Ping Martin As A Non-Executive Director	For	Combined
MEITUAN	23-Jun-2021	6	To Re-Elect Mr. Neil Nanpeng Shen As A Non-Executive Director	For	Combined
MEITUAN	23-Jun-2021	7	To Authorize The Board Of Directors ("Board") To Fix The Remuneration Of The Directors	For	Combined
MEITUAN	23-Jun-2021	8	To Grant A General Mandate To The Directors, Exercisable On Their Behalf By Mr. Wang Xing, To Issue, Allot And Deal With Additional Class B Shares Of The Company Not Exceeding 20% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MEITUAN	23-Jun-2021	9	To Grant A General Mandate To The Directors, Exercisable On Their Behalf By Mr. Wang Xing, To Repurchase Shares Of The Company Not Exceeding 10% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined
MEITUAN	23-Jun-2021	10	To Extend The General Mandate Granted To The Directors To Issue, Allot And Deal With Additional Shares In The Capital Of The Company By The Aggregate Number Of The Shares Repurchased By The Company	For	Combined
MEITUAN	23-Jun-2021	11	To Re-Appoint Pricewaterhousecoopers As Auditor Of The Company To Hold Office Until The Conclusion Of The Next Annual General Meeting Of The Company And To Authorize The Board To Fix Their Remuneration For The Year Ending December 31, 2021	For	Combined
MEITUAN	23-Jun-2021	12	To Approve The Subscription Agreement (The "Tencent Subscription Agreement") Dated April 19, 2021 And Entered Into By The Company As Issuer And Tencent Mobility Limited ("Tencent") As Subscriber In Relation To The Subscription Of 11,352,600 New Shares (The "Tencent Subscription Shares") At The Subscription Price Of Hkd 273.80 Per Share	For	For
MEITUAN	23-Jun-2021	13	To Approve The Grant Of A Specific Mandate To The Directors Of The Company To Exercise All The Powers Of The Company To Allot And Issue The Tencent Subscription Shares, Subject To And In Accordance With The Terms And Conditions Set Out In The Tencent Subscription Agreement	For	For
MEITUAN	23-Jun-2021	14	To Authorize Any One Director Of The Company To Sign, Execute, Perfect And Deliver All Such Documents And Deeds, And Do All Such Acts, Matters And Things As Are, In The Opinion Of Such Director Of The Company, Desirable Or Expedient To Give Effect To The Tencent Subscription Agreement, All The Transactions Contemplated Thereunder And/Or Any Matter Ancillary Or Incidental Thereto (Including Without Limitation The Allotment And Issue Of The Tencent Subscription Shares Pursuant Thereto), To Agree To Such Variations, Amendments Or Waivers To Or Of Any Of The Provisions Of The Tencent Subscription Agreement And All Documents Ancillary Or Incidental Thereto As Are, In The Opinion Of Such Director Of The Company, Not Of A Material Nature And In The Interest Of The Company, And To Effect Or Implement Any Other Matter Referred To In This Resolution	For	For
MEITUAN	23-Jun-2021	15	To Amend The Memorandum And Articles Of Association To Update The Name Of The Company From "Meituan Dianping" To "Meituan"	For	For
MELROSE INDUSTRIES PLC	21-Jan-2021	1	To Approve The 2020 Melrose Employee Share Plan The Principal Terms Of Which Are Summarised In Part Ii Of The Circular To Shareholders	For	For
MELROSE INDUSTRIES PLC	21-Jan-2021	2	To Approve Amendments To The 2020 Directors Remuneration Policy Set Out On Pages 103 To 111 Inclusive Of The Company'S 2019 Annual Report	For	For
MELROSE INDUSTRIES PLC	06-May-2021	1	That The Disposal Of The Air Management Group On The Terms And Subject To The Conditions Of The Disposal Agreement Be And Is Approved	For	For
MELROSE INDUSTRIES PLC	06-May-2021	1	To Receive The Company'S Audited Financial Statements For The Financial Year Ended 31 December 2020 Together With The Reports Thereon	For	For
MELROSE INDUSTRIES PLC	06-May-2021	2	To Approve The Directors Remuneration Report For The Year Ended 31 December 2020	For	For
MELROSE INDUSTRIES PLC	06-May-2021	3	To Declare A Final Dividend Of 0.75P Per Ordinary Share	For	For
MELROSE INDUSTRIES PLC	06-May-2021	4	To Re-Elect Christopher Miller As A Director	For	For
MELROSE INDUSTRIES PLC	06-May-2021	5	To Re-Elect David Roper As A Director	For	For
MELROSE INDUSTRIES PLC	06-May-2021	6	To Re-Elect Simon Peckham As A Director	For	For
MELROSE INDUSTRIES PLC	06-May-2021	7	To Re-Elect Geoffrey Martin As A Director	For	For
MELROSE INDUSTRIES PLC	06-May-2021	8	To Re-Elect Justin Dowley As A Director	For	For
MELROSE INDUSTRIES PLC	06-May-2021	9	To Re-Elect Liz Hewitt As A Director	For	For
MELROSE INDUSTRIES PLC	06-May-2021	10	To Re-Elect David Lis As A Director	For	For
MELROSE INDUSTRIES PLC	06-May-2021	11	To Re-Elect Archie G Kane As A Director	For	For
MELROSE INDUSTRIES PLC	06-May-2021	12	To Re-Elect Charlotte Twynning As A Director	For	For
MELROSE INDUSTRIES PLC	06-May-2021	13	To Re-Elect Funmi Adegoke As A Director	For	For
MELROSE INDUSTRIES PLC	06-May-2021	14	To Elect Peter Dilnot As A Director	For	For
MELROSE INDUSTRIES PLC	06-May-2021	15	To Re-Appoint Deloitte Llp As Auditor	For	For
MELROSE INDUSTRIES PLC	06-May-2021	16	To Authorise The Audit Committee To Determine The Auditors Remuneration	For	For
MELROSE INDUSTRIES PLC	06-May-2021	17	To Renew The Authority Given To Directors To Allot Shares	For	For
MELROSE INDUSTRIES PLC	06-May-2021	18	To Give The Directors Authority To Allot Equity Securities Without Application Of Pre-Emption Rights	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MELROSE INDUSTRIES PLC	06-May-2021	19	To Give The Directors Authority To Allot Equity Securities For The Purpose Of Financing An Acquisition Without Application Of Pre-emption Rights	For	For
MELROSE INDUSTRIES PLC	06-May-2021	20	To Authorise Market Purchases Of Shares	For	For
MELROSE INDUSTRIES PLC	06-May-2021	21	To Approve The Calling Of A General Meeting Other Than An Annual General Meeting On Not Less Than 14 Clear Days Notice	For	For
MERCADOLIBRE, INC.	08-Jun-2021	1	Director	For	For
MERCADOLIBRE, INC.	08-Jun-2021	2	To Approve, On An Advisory Basis, The Compensation Of Our Named Executive Officers For Fiscal Year 2020.	For	Combined
MERCADOLIBRE, INC.	08-Jun-2021	3	Ratification Of The Appointment Of Deloitte & Co. S.A. As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
MERCIALYS	22-Apr-2021	8	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020	For	For
MERCIALYS	22-Apr-2021	9	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	For
MERCIALYS	22-Apr-2021	10	Allocation Of Income For The Year Ended 31 December 2020 - Setting The Dividend - Option For Payment Of The Dividend In Shares	For	For
MERCIALYS	22-Apr-2021	11	Approval Of The Information Referred To In Article L.22-10-9, I (Formerly Article L.225-37-3, I) Of The French Commercial Code Relating To The Remuneration Of Corporate Officers Paid During The Financial Year 2020 Or Awarded In Respect Of The Same Financial Year	For	For
MERCIALYS	22-Apr-2021	12	Approval Of The Total Compensation And Benefits Of Any Kind Paid During The Financial Year 2020 Or Allocated For The Same Financial Year To Mr. Eric Le Gentil, Chairman Of The Board Of Directors	For	For
MERCIALYS	22-Apr-2021	13	Approval Of The Total Compensation And Benefits Of Any Kind Paid During The Financial Year 2020 Or Awarded In Respect Of The Same Financial Year To Mr. Vincent Ravat, Chief Executive Officer	For	For
MERCIALYS	22-Apr-2021	14	Approval Of The Total Compensation And Benefits Of Any Kind Paid During The Financial Year 2020 Or Awarded In Respect Of The Same Financial Year To Mrs. Elizabeth Blaise, Deputy Chief Executive Officer	For	For
MERCIALYS	22-Apr-2021	15	Approval Of The Compensation Policy For Mr. Eric Le Gentil, Chairman Of The Board Of Directors	For	For
MERCIALYS	22-Apr-2021	16	Approval Of The Compensation Policy For Mr. Vincent Ravat, Chief Executive Officer	For	For
MERCIALYS	22-Apr-2021	17	Approval Of The Compensation Policy For Ms. Elizabeth Blaise, Deputy Chief Executive Officer	For	For
MERCIALYS	22-Apr-2021	18	Approval Of The Compensation Policy For Directors	For	For
MERCIALYS	22-Apr-2021	19	Approval Of The Statutory Auditors' Special Report On The Regulated Agreements Referred To In Articles L.225-38 And Following Of The French Commercial Code	For	Combined
MERCIALYS	22-Apr-2021	20	Renewal Of The Term Of Office Of Mrs. Victoire Boissier As Director	For	Combined
MERCIALYS	22-Apr-2021	21	Renewal Of The Term Of Office Of Mrs. Dominique Dudan As Director	For	For
MERCIALYS	22-Apr-2021	22	Renewal Of The Term Of Office Of La Forezienne De Participations Company As Director	For	For
MERCIALYS	22-Apr-2021	23	Renewal Of The Term Of Office Of Generali Vie Company As Director	For	For
MERCIALYS	22-Apr-2021	24	Authorization For The Company To Purchase Its Own Shares	For	For
MERCIALYS	22-Apr-2021	25	Authorization Granted To The Board Of Directors In Order To Reduce The Share Capital By Cancelling Treasury Shares	For	For
MERCIALYS	22-Apr-2021	26	Delegation Of Authority To The Board Of Directors In Order To Issue Shares Of The Company Or Transferable Securities Granting Access To Shares Of The Company Or Of Any Other Company In Which The Company Holds, Directly Or Indirectly, A Stake, With Retention Of The Pre-emptive Subscription Right	For	For
MERCIALYS	22-Apr-2021	27	Delegation Of Authority To The Board Of Directors In Order To Issue Shares Of The Company Or Transferable Securities Granting Access To Shares Of The Company Or Of Any Other Company In Which It Holds, Directly Or Indirectly, A Stake, With Cancellation Of The Pre-emptive Subscription Right, By Way Of A Public Offering, Excluding Those Addressed Exclusively To Qualified Investors And/Or A Limited Circle Of Investors Acting On Their Own Behalf, Of Shares And/Or Transferable Securities Granting Access To Equity Securities Or Granting Entitlement To The Allotment Of Debt Securities Of The Company With An Optional Priority Period	For	For
MERCIALYS	22-Apr-2021	28	Delegation Of Authority To The Board Of Directors In Order To Increase The Capital By Issuing, With Cancellation Of Pre-emptive Subscription Right, Shares And/Or Transferable Securities Granting Immediate Or Future Access To The Capital And/Or Granting Entitlement To The Allotment Of Debt Securities, By A Public Offering Addressed Exclusively To Qualified Investors And/Or A Limited Circle Of Investors Acting On Their Own Behalf, In Accordance With The Terms Of Paragraph 1 Decree Of Article L.411-2 Of The French Monetary And Financial Code	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MERCIALYS	22-Apr-2021	29	Authorization Granted To The Board Of Directors, In The Case Of Issues Without The Pre-Emptive Subscription Right By Public Offering Or By Offering To Qualified Investors And/Or To A Limited Circle Of Investors Acting On Their Own Behalf In Accordance With The Terms Of Paragraph 1Decree Of Article L.411-2 Of The French Monetary And Financial Code, To Set The Issue Price In Accordance With The Procedures Determined By The General Meeting	For	For
MERCIALYS	22-Apr-2021	30	Delegation Of Authority Granted To The Board Of Directors In Order To Increase The Number Of Securities To Be Issued In The Event Of A Capital Increase With Or Without The Pre-Emptive Subscription Right	For	For
MERCIALYS	22-Apr-2021	31	Delegation Of Authority Granted To The Board Of Directors In Order To Increase The Capital By Incorporation Of Reserves, Profits, Premiums Or Any Other Amounts Whose Capitalization Would Be Allowed	For	For
MERCIALYS	22-Apr-2021	32	Delegation Of Authority Granted To The Board Of Directors In Order To Issue, With Cancellation Of The Pre-Emptive Subscription Right, Shares Or Transferable Securities Granting Access To The Capital In The Event Of A Public Exchange Offer Initiated By The Company	For	For
MERCIALYS	22-Apr-2021	33	Delegation Of Powers Granted To The Board Of Directors, Within The Limit Of 10% Of The Company'S Capital, In Order To Issue Shares Or Transferable Securities Granting Access To The Capital, To Remunerate Contributions In Kind Of Equity Securities Or Transferable Securities Granting Access To The Capital	For	For
MERCIALYS	22-Apr-2021	34	Overall Limitation Of Financial Authorizations Granted To The Board Of Directors)	For	For
MERCIALYS	22-Apr-2021	35	Delegation Of Authority Granted To The Board Of Directors In Order To Increase The Capital Or To Sell Treasury Shares, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right, For The Benefit Of Members Of A Company Savings Plan	For	For
MERCIALYS	22-Apr-2021	36	Authorization Granted To The Board Of Directors In Order To Allocate Free Existing Shares Or Shares To Be Issued Of The Company To Employees And Executive Corporate Officers Of The Company And Companies Related To It; Waiver Ipso Jure Of The Shareholders' Pre-Emptive Subscription Right	For	For
MERCIALYS	22-Apr-2021	37	Amendment To Article 19-I Of The By-Laws	For	For
MERCIALYS	22-Apr-2021	38	Amendment To Article 24-I Of The By-Laws	For	For
MERCIALYS	22-Apr-2021	39	Amendment To Article 18-Iv Of The By-Laws	For	For
MERCIALYS	22-Apr-2021	40	Powers To Carry Out Formalities	For	For
MERCK & CO., INC.	25-May-2021	1	Election Of Director: Leslie A. Brun	For	For
MERCK & CO., INC.	25-May-2021	2	Election Of Director: Mary Ellen Coe	For	For
MERCK & CO., INC.	25-May-2021	3	Election Of Director: Pamela J. Craig	For	For
MERCK & CO., INC.	25-May-2021	4	Election Of Director: Kenneth C. Frazier	For	For
MERCK & CO., INC.	25-May-2021	5	Election Of Director: Thomas H. Glocer	For	For
MERCK & CO., INC.	25-May-2021	6	Election Of Director: Risa J. Lavizzo-Mourey	For	For
MERCK & CO., INC.	25-May-2021	7	Election Of Director: Stephen L. Mayo	For	For
MERCK & CO., INC.	25-May-2021	8	Election Of Director: Paul B. Rothman	For	For
MERCK & CO., INC.	25-May-2021	9	Election Of Director: Patricia F. Russo	For	For
MERCK & CO., INC.	25-May-2021	10	Election Of Director: Christine E. Seidman	For	For
MERCK & CO., INC.	25-May-2021	11	Election Of Director: Inge G. Thulin	For	For
MERCK & CO., INC.	25-May-2021	12	Election Of Director: Kathy J. Warden	For	For
MERCK & CO., INC.	25-May-2021	13	Election Of Director: Peter C. Wendell	For	For
MERCK & CO., INC.	25-May-2021	14	Non-Binding Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	For	For
MERCK & CO., INC.	25-May-2021	15	Ratification Of The Appointment Of The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
MERCK & CO., INC.	25-May-2021	16	Shareholder Proposal Concerning A Shareholder Right To Act By Written Consent.	Against	Combined
MERCK & CO., INC.	25-May-2021	17	Shareholder Proposal Regarding Access To Covid-19 Products.	Against	Combined
MERCK KGAA	23-Apr-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
MERCK KGAA	23-Apr-2021	2	From 10Th February, Broadridge Will Code All Agendas For German Meetings In English Only. If You Wish To See The Agenda In German, This Will Be Made Available As A Link Under The 'Material Url' Dropdown At The Top Of The Ballot. The German Agendas For Any Existing Or Past Meetings Will Remain In Place. For Further Information, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
MERCK KGAA	23-Apr-2021	3	According To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights. Further, Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MERCK KGAA	23-Apr-2021	4	Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Uri Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected On The Ballot On Proxyedge	Non-voting resolution	Non-voting resolution
MERCK KGAA	23-Apr-2021	5	Receive Financial Statements And Statutory Reports For Fiscal Year 2020	Non-voting resolution	Non-voting resolution
MERCK KGAA	23-Apr-2021	6	Accept Financial Statements And Statutory Reports For Fiscal Year 2020	For	Combined
MERCK KGAA	23-Apr-2021	7	Approve Allocation Of Income And Dividends Of Eur 1.40 Per Share	For	For
MERCK KGAA	23-Apr-2021	8	Approve Discharge Of Executive Board Fiscal Year 2020	For	For
MERCK KGAA	23-Apr-2021	9	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	For
MERCK KGAA	23-Apr-2021	10	Ratify Kpmg Ag As Auditors For Fiscal Year 2021	For	Combined
MERCK KGAA	23-Apr-2021	11	Amend Articles Re: Supervisory Board Approval Of Transactions With Related Parties	For	For
MERCK KGAA	23-Apr-2021	12	Approve Remuneration Policy	For	For
MERCK KGAA	23-Apr-2021	13	Approve Remuneration Of Supervisory Board	For	For
MERCK KGAA	23-Apr-2021	14	Approve Eleven Affiliation Agreements	For	For
MERCK KGAA	23-Apr-2021	15	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined
MERITZ SECURITIES CO LTD	18-Mar-2021	1	Approval Of Financial Statements	For	Combined
MERITZ SECURITIES CO LTD	18-Mar-2021	2	Election Of Outside Director Gim Hyeon Uk	For	For
MERITZ SECURITIES CO LTD	18-Mar-2021	3	Election Of Outside Director I Sang Cheol	For	For
MERITZ SECURITIES CO LTD	18-Mar-2021	4	Election Of Outside Director Who Is An Audit Committee Member Gu Jeong Han	For	For
MERITZ SECURITIES CO LTD	18-Mar-2021	5	Election Of Audit Committee Member Who Is An Outside Director Gim Hyeon Uk	For	For
MERITZ SECURITIES CO LTD	18-Mar-2021	6	Election Of Audit Committee Member Who Is An Outside Director I Sang Cheol	For	For
MERITZ SECURITIES CO LTD	18-Mar-2021	7	Approval Of Remuneration For Director	For	Combined
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	4	Examination And Approval, If Appropriate, Of The Separate Financial Statements And Directors' Report Of Merlin Properties, Socimi, S.A. For The Year Ended December 31, 2020	For	Combined
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	5	Examination And Approval, If Appropriate, Of The Consolidated Financial Statements And Directors' Report Of Merlin Properties, Socimi, S.A. And Its Subsidiaries For The Year Ended December 31, 2020	For	For
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	6	Examination And Approval, If Appropriate, Of The Proposed Appropriation Of Income/Loss For The Year Ended December 31, 2020	For	For
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	7	Application Of The Share Premium Reserve To Offset Prior Years' Losses	For	For
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	8	Distribution Of Dividends Charged To Unrestricted Reserves	For	For
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	9	Examination And Approval, If Appropriate, Of The Conduct Of Business By The Board Of Directors During The Year Ended December 31, 2020	For	For
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	10	Reappointment Of Deloitte, S.L. As Auditor Of The Company And Its Consolidated Group For Fiscal Year 2021	For	For
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	11	Establishment Of The Number Of Members Of The Board Of Directors At Thirteen (13)	For	For
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	12	Reappointment Of Mr. Javier Garcia-Carranza Benjumea As Director, Classified As Nominee Director	For	For
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	13	Reappointment Of Ms. Francisca Ortega Hernandez-Agero As Director, Classified As Nominee Director	For	For
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	14	Reappointment Of Ms. Pilar Caverro Mestre As Director, Classified As Independent Director	For	For
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	15	Reappointment Of Mr. Juan Maria Aguirre Gonzalo As Director, Classified As Independent Director	For	For
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	16	Amendment Of The Current Directors' Compensation Policy Solely And Exclusively To Include Compensation Of Directors That May Form Part Of Any Independent Committee That May Be Created With A Specific Remit In Sustainability Matters	For	For
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	17	Approval Of An Extraordinary Incentive	For	Combined
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	18	Consultative Vote On The Annual Report On Directors' Compensation, And Its Attached Statistical Appendix, For The Year Ended December 31, 2020	For	Combined
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	19	Amendment Of Article 22 Of The Bylaws ("Meeting Venue And Time") To Include Wording Whereby Shareholders' Meetings May Be Held Exclusively Through Electronic Means (Provided This Is So Permitted By The Applicable Legislation In Force At Any Given Time)	For	For
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	20	Amendment Of Article 34 Of The Bylaws ("Functions Of The Board Of Directors") To Simplify Its Content By Making Reference To The Regulations Of The Board Of Directors As Regards Non-Delegable Matters Falling To The Board	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	21	Amendment Of Article 5 Of The Regulations Of The Shareholders' Meeting ("Call") To Include Wording Whereby Shareholders' Meetings May Be Called To Be Held Exclusively Through Electronic Means (Provided This Is So Permitted By The Applicable Legislation In Force At Any Given Time) And To Improve The Wording Of The Article	For	For
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	22	Amendment Of Article 7 Of The Regulations Of The Shareholders' Meeting ("Shareholders' Right To Information") To Improve The Wording Of The Article	For	For
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	23	Amendment Of Article 11 Of The Regulations Of The Shareholders' Meeting ("Remote Attendance By Electronic Or Telematic Means") To Improve The Wording Of The Article As A Result Of The Inclusion In The Regulations Of The Shareholders' Meeting Of The Possibility Of Calling Shareholders' Meetings To Be Held Exclusively Through Electronic Means (Provided This Is So Permitted By The Applicable Legislation In Force At Any Given Time)	For	For
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	24	Authorization To Shorten The Period For Calling Special Shareholders' Meetings, Pursuant To The Provisions Of Article 515 Of The Capital Companies Law	For	For
MERLIN PROPERTIES SOCIMI S.A	26-Apr-2021	25	Authorization To The Board Of Directors To Interpret, Rectify, Supplement, Implement And Carry Out The Resolutions Adopted By The Shareholders' Meeting, As Well As To Delegate The Powers It Receives From The Shareholders' Meeting, And To Delegate Powers To Have Such Resolutions Notarized	For	For
METLIFE, INC.	15-Jun-2021	1	Election Of Director: Cheryl W. Grisé	For	Combined
METLIFE, INC.	15-Jun-2021	2	Election Of Director: Carlos M. Gutierrez	For	Combined
METLIFE, INC.	15-Jun-2021	3	Election Of Director: Gerald L. Hassell	For	Combined
METLIFE, INC.	15-Jun-2021	4	Election Of Director: David L. Herzog	For	Combined
METLIFE, INC.	15-Jun-2021	5	Election Of Director: R. Glenn Hubbard, Ph.D.	For	Combined
METLIFE, INC.	15-Jun-2021	6	Election Of Director: Edward J. Kelly, Iii	For	Combined
METLIFE, INC.	15-Jun-2021	7	Election Of Director: William E. Kennard	For	Combined
METLIFE, INC.	15-Jun-2021	8	Election Of Director: Michel A. Khalaf	For	Combined
METLIFE, INC.	15-Jun-2021	9	Election Of Director: Catherine R. Kinney	For	Combined
METLIFE, INC.	15-Jun-2021	10	Election Of Director: Diana L. Mckenzie	For	Combined
METLIFE, INC.	15-Jun-2021	11	Election Of Director: Denise M. Morrison	For	Combined
METLIFE, INC.	15-Jun-2021	12	Election Of Director: Mark A. Weinberger	For	Combined
METLIFE, INC.	15-Jun-2021	13	Ratification Of Appointment Of Deloitte & Touche Llp As Metlife, Inc.'S Independent Auditor For 2021.	For	Combined
METLIFE, INC.	15-Jun-2021	14	Advisory (Non-Binding) Vote To Approve The Compensation Paid To Metlife, Inc.'S Named Executive Officers.	For	Combined
METRO INC.	26-Jan-2021	1	Director	For	For
METRO INC.	26-Jan-2021	2	Appointment Of Auditors Appointment Of Ernst & Young Llp, Chartered Professional Accountants, As Auditors Of The Corporation.	For	Combined
METRO INC.	26-Jan-2021	3	Advisory Resolution On The Corporation'S Approach To Executive Compensation.	For	For
METRO INC.	26-Jan-2021	4	Ordinary Resolution Ratifying, Confirming And Approving Certain Amendments To The Corporation'S By-Laws.	For	For
METRO PACIFIC INVESTMENTS CORP	28-May-2021	2	Call To Order	For	Combined
METRO PACIFIC INVESTMENTS CORP	28-May-2021	3	Certification Of Notice And Quorum	For	Abstain
METRO PACIFIC INVESTMENTS CORP	28-May-2021	4	Approval Of The Minutes Of The Annual Meeting Of Stockholders Held On May 29, 2020	For	Combined
METRO PACIFIC INVESTMENTS CORP	28-May-2021	5	Report Of The President And Chief Executive Officer	For	Combined
METRO PACIFIC INVESTMENTS CORP	28-May-2021	6	Approval Of The 2020 Audited Financial Statements	For	Combined
METRO PACIFIC INVESTMENTS CORP	28-May-2021	7	Ratification Of The Acts Of The Board Of Directors And Management For The Year 2020	For	For
METRO PACIFIC INVESTMENTS CORP	28-May-2021	8	Election Of Director: Albert F. Del Rosario	For	Combined
METRO PACIFIC INVESTMENTS CORP	28-May-2021	9	Election Of Director: Ray C. Espinosa	For	Combined
METRO PACIFIC INVESTMENTS CORP	28-May-2021	10	Election Of Director: Ramoncito S. Fernandez	For	For
METRO PACIFIC INVESTMENTS CORP	28-May-2021	11	Election Of Director: Rodrigo F. Franco	For	For
METRO PACIFIC INVESTMENTS CORP	28-May-2021	12	Election Of Director: Oscar J. Hilado (Independent Director)	For	For
METRO PACIFIC INVESTMENTS CORP	28-May-2021	13	Election Of Director: Jose Ma. K. Lim	For	For
METRO PACIFIC INVESTMENTS CORP	28-May-2021	14	Election Of Director: Augusto P. Palisoc Jr	For	For
METRO PACIFIC INVESTMENTS CORP	28-May-2021	15	Election Of Director: Retired Chief Justice Artemio V. Panganiban (Independent Director)	For	Combined
METRO PACIFIC INVESTMENTS CORP	28-May-2021	16	Election Of Director: Manuel V. Pangilinan	For	Against
METRO PACIFIC INVESTMENTS CORP	28-May-2021	17	Election Of Director: June Cheryl A. Cabal-Revilla	For	Combined
METRO PACIFIC INVESTMENTS CORP	28-May-2021	18	Election Of Director: Pedro E. Roxas (Independent Director)	For	For
METRO PACIFIC INVESTMENTS CORP	28-May-2021	19	Election Of Director: Francisco C. Sebastian	For	For
METRO PACIFIC INVESTMENTS CORP	28-May-2021	20	Election Of Director: Alfred V. Ty	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
METRO PACIFIC INVESTMENTS CORP	28-May-2021	21	Election Of Director: Roberto C. Yap, S.J. (Independent Director)	For	For
METRO PACIFIC INVESTMENTS CORP	28-May-2021	22	Election Of Director: Christopher H. Young	For	Combined
METRO PACIFIC INVESTMENTS CORP	28-May-2021	23	Appointment Of External Auditor: Sgv And Co	For	Combined
METRO PACIFIC INVESTMENTS CORP	28-May-2021	24	Amendment Of The Third Article Of The Articles Of Incorporation To Reflect The Change In Principal Office Address	For	For
METRO PACIFIC INVESTMENTS CORP	28-May-2021	25	Other Business That May Properly Be Brought Before The Meeting	Abstain	Combined
METRO PACIFIC INVESTMENTS CORP	28-May-2021	26	Adjournment	For	Abstain
METROPOLITAN BANK & TRUST CO.	28-Apr-2021	1	Call To Order	For	Abstain
METROPOLITAN BANK & TRUST CO.	28-Apr-2021	2	Certification Of Notice And Quorum	For	Abstain
METROPOLITAN BANK & TRUST CO.	28-Apr-2021	3	Approval Of The Minutes Of The Annual Meeting Held On May 28, 2020	For	Combined
METROPOLITAN BANK & TRUST CO.	28-Apr-2021	4	Presidents Report To Stockholders	For	Combined
METROPOLITAN BANK & TRUST CO.	28-Apr-2021	5	Ratification Of All Acts And Resolutions Of The Board Of Directors, Management And All Committees From May 28, 2020 To April 27, 2021	For	Combined
METROPOLITAN BANK & TRUST CO.	28-Apr-2021	6	Election Of Director: Arthur Ty	For	For
METROPOLITAN BANK & TRUST CO.	28-Apr-2021	7	Election Of Director: Francisco C. Sebastian	For	For
METROPOLITAN BANK & TRUST CO.	28-Apr-2021	8	Election Of Director: Fabian S. Dee	For	For
METROPOLITAN BANK & TRUST CO.	28-Apr-2021	9	Election Of Director: Alfred V. Ty	For	For
METROPOLITAN BANK & TRUST CO.	28-Apr-2021	10	Election Of Director: Edmund A. Go	For	For
METROPOLITAN BANK & TRUST CO.	28-Apr-2021	11	Election Of Director: Francisco F. Del Rosario, Jr. (Independent Director)	For	For
METROPOLITAN BANK & TRUST CO.	28-Apr-2021	12	Election Of Director: Vicente R. Cuna, Jr	For	For
METROPOLITAN BANK & TRUST CO.	28-Apr-2021	13	Election Of Director: Edgar O. Chua (Independent Director)	For	For
METROPOLITAN BANK & TRUST CO.	28-Apr-2021	14	Election Of Director: Solomon S. Cua	For	For
METROPOLITAN BANK & TRUST CO.	28-Apr-2021	15	Election Of Director: Angelica H. Lavares (Independent Director)	For	For
METROPOLITAN BANK & TRUST CO.	28-Apr-2021	16	Election Of Director: Philip G. Soliven (Independent Director)	For	For
METROPOLITAN BANK & TRUST CO.	28-Apr-2021	17	Election Of Director: Marcelo C. Fernando, Jr. (Independent Director)	For	For
METROPOLITAN BANK & TRUST CO.	28-Apr-2021	18	Appointment Of External Auditors: Sycip Gorres Velayo And Co (Sgv)	For	For
METROPOLITAN BANK & TRUST CO.	28-Apr-2021	19	Other Matters	Abstain	Combined
METROPOLITAN BANK & TRUST CO.	28-Apr-2021	20	Adjournment	For	Abstain
METTLER-TOLEDO INTERNATIONAL INC.	06-May-2021	1	Election Of Directors: Robert F. Spoerry	For	Combined
METTLER-TOLEDO INTERNATIONAL INC.	06-May-2021	2	Election Of Director: Wah-Hui Chu	For	For
METTLER-TOLEDO INTERNATIONAL INC.	06-May-2021	3	Election Of Director: Domitille Doat-Le Bigot	For	For
METTLER-TOLEDO INTERNATIONAL INC.	06-May-2021	4	Election Of Director: Olivier A. Filliol	For	For
METTLER-TOLEDO INTERNATIONAL INC.	06-May-2021	5	Election Of Director: Elisha W. Finney	For	For
METTLER-TOLEDO INTERNATIONAL INC.	06-May-2021	6	Election Of Director: Richard Francis	For	For
METTLER-TOLEDO INTERNATIONAL INC.	06-May-2021	7	Election Of Director: Michael A. Kelly	For	For
METTLER-TOLEDO INTERNATIONAL INC.	06-May-2021	8	Election Of Director: Thomas P. Salice	For	For
METTLER-TOLEDO INTERNATIONAL INC.	06-May-2021	9	Ratification Of Independent Registered Public Accounting Firm.	For	For
METTLER-TOLEDO INTERNATIONAL INC.	06-May-2021	10	Advisory Vote To Approve Executive Compensation.	For	For
METTLER-TOLEDO INTERNATIONAL INC.	06-May-2021	11	Approval Of The Mettler-Toledo International Inc. 2013 Equity Incentive Plan (Amended And Restated Effective As Of May 6, 2021).	For	For
MGM RESORTS INTERNATIONAL	05-May-2021	1	Election Of Director: Barry Diller	For	For
MGM RESORTS INTERNATIONAL	05-May-2021	2	Election Of Director: William W. Grounds	For	For
MGM RESORTS INTERNATIONAL	05-May-2021	3	Election Of Director: Alexis M. Herman	For	For
MGM RESORTS INTERNATIONAL	05-May-2021	4	Election Of Director: William J. Hornbuckle	For	For
MGM RESORTS INTERNATIONAL	05-May-2021	5	Election Of Director: Mary Chris Jammet	For	For
MGM RESORTS INTERNATIONAL	05-May-2021	6	Election Of Director: John Kilroy	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MGM RESORTS INTERNATIONAL	05-May-2021	7	Election Of Director: Joey Levin	For	Combined
MGM RESORTS INTERNATIONAL	05-May-2021	8	Election Of Director: Rose Mckinney-James	For	Combined
MGM RESORTS INTERNATIONAL	05-May-2021	9	Election Of Director: Keith A. Meister	For	For
MGM RESORTS INTERNATIONAL	05-May-2021	10	Election Of Director: Paul Salem	For	For
MGM RESORTS INTERNATIONAL	05-May-2021	11	Election Of Director: Gregory M. Spierkel	For	For
MGM RESORTS INTERNATIONAL	05-May-2021	12	Election Of Director: Jan G. Swartz	For	For
MGM RESORTS INTERNATIONAL	05-May-2021	13	Election Of Director: Daniel J. Taylor	For	For
MGM RESORTS INTERNATIONAL	05-May-2021	14	To Ratify The Selection Of Deloitte & Touche Llp, As The Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
MGM RESORTS INTERNATIONAL	05-May-2021	15	To Approve, On An Advisory Basis, The Compensation Of Our Named Executive Officers.	For	For
MGM RESORTS INTERNATIONAL	05-May-2021	16	To Approve And Adopt The Amendment To Our Charter.	For	For
MICRON TECHNOLOGY, INC.	14-Jan-2021	1	Election Of Director: Richard M. Beyer	For	For
MICRON TECHNOLOGY, INC.	14-Jan-2021	2	Election Of Director: Lynn A. Dugle	For	For
MICRON TECHNOLOGY, INC.	14-Jan-2021	3	Election Of Director: Steven J. Gomo	For	For
MICRON TECHNOLOGY, INC.	14-Jan-2021	4	Election Of Director: Mary Pat Mccarthy	For	For
MICRON TECHNOLOGY, INC.	14-Jan-2021	5	Election Of Director: Sanjay Mehrotra	For	For
MICRON TECHNOLOGY, INC.	14-Jan-2021	6	Election Of Director: Robert E. Switz	For	For
MICRON TECHNOLOGY, INC.	14-Jan-2021	7	Election Of Director: Maryann Wright	For	For
MICRON TECHNOLOGY, INC.	14-Jan-2021	8	Proposal By The Company To Approve A Non-Binding Resolution To Approve The Compensation Of Our Named Executive Officers As Described In The Proxy Statement.	For	Combined
MICRON TECHNOLOGY, INC.	14-Jan-2021	9	Proposal By The Company To Approve Our Amended And Restated 2007 Equity Incentive Plan And Increase The Shares Reserved For Issuance Thereunder By 35 Million As Described In The Proxy Statement.	For	For
MICRON TECHNOLOGY, INC.	14-Jan-2021	10	Proposal By The Company To Ratify The Appointment Of Pricewaterhousecoopers Llp As The Independent Registered Public Accounting Firm Of The Company For The Fiscal Year Ending September 2, 2021.	For	Combined
MICROPORT SCIENTIFIC CORP	15-Apr-2021	3	To Consider And Approve The Equity Option Scheme Of Suzhou Microport Orthopedics Scientific (Group) Co., Ltd	For	For
MICROPORT SCIENTIFIC CORP	24-Jun-2021	3	To Receive The Audited Consolidated Financial Statements And The Reports Of The Directors And Auditors For The Year Ended 31 December 2020	For	For
MICROPORT SCIENTIFIC CORP	24-Jun-2021	4	To Declare And Approve A Final Dividend Of Hk4.3 Cents (Tax Inclusive) Per Share In The Capital Of The Company For The Year Ended 31 December 2020 By Way Of A Scrip Dividend Scheme With An Option To Elect To Receive Wholly Or Partly By An Allotment And Issue Of Shares Credited As Fully Paid In Lieu Of Cash Payment	For	For
MICROPORT SCIENTIFIC CORP	24-Jun-2021	5	To Re-Elect Dr. Zhaohua Chang As An Executive Director Of The Company	For	For
MICROPORT SCIENTIFIC CORP	24-Jun-2021	6	To Re-Elect Mr. Hongliang Yu As A Non-Executive Director Of The Company	For	For
MICROPORT SCIENTIFIC CORP	24-Jun-2021	7	To Re-Elect Mr. Chunyang Shao As An Independent Non-Executive Director Of The Company	For	For
MICROPORT SCIENTIFIC CORP	24-Jun-2021	8	To Re-Elect Dr. Yasuhisa Kurogi As A Non-Executive Director Of The Company	For	For
MICROPORT SCIENTIFIC CORP	24-Jun-2021	9	To Authorize The Board Of Directors Of The Company (The "Board") To Fix The Respective Directors' Remuneration	For	For
MICROPORT SCIENTIFIC CORP	24-Jun-2021	10	To Re-Appoint Kpmg As Auditor And To Authorize The Board To Fix Their Remuneration	For	For
MICROPORT SCIENTIFIC CORP	24-Jun-2021	11	To Give A General Mandate To The Directors To Buy Back Shares Of The Company Not Exceeding 10% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	For
MICROPORT SCIENTIFIC CORP	24-Jun-2021	12	To Give A General Mandate To The Directors To Issue, Allot And Deal With Additional Shares Of The Company Not Exceeding 20% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined
MICROPORT SCIENTIFIC CORP	24-Jun-2021	13	To Extend The General Mandate Granted To The Directors To Issue, Allot And Deal With Additional Shares In The Capital Of The Company By The Aggregate Number Of The Shares Bought Back By The Company	For	Against
MICROPORT SCIENTIFIC CORP	24-Jun-2021	14	To Consider And Approve The Equity Option Scheme Of Shenzhen Microport Surgical (Group) Co., Ltd. (Full Text Of The Resolution Is Set Out In The Circular Of The Company Dated 25 May 2021)	For	Combined
MICROPORT SCIENTIFIC CORP	24-Jun-2021	15	To Approve The Grant Of Options Under The Equity Option Scheme Of Shenzhen Microport Surgical (Group) Co., Ltd. To Mr. Cheng Zhiguang (Full Text Of The Resolution Is Set Out In The Circular Of The Company Dated 25 May 2021)	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MICRO-STAR INTERNATIONAL CO LTD	11-Jun-2021	1	To Adopt 2020 Business Report And Financial Statements.	For	For
MICRO-STAR INTERNATIONAL CO LTD	11-Jun-2021	2	To Adopt The Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend: Twd 6.1 Per Share.	For	For
MICRO-STAR INTERNATIONAL CO LTD	11-Jun-2021	3	Amendment To The Rules Of Shareholders Meeting Of The Company.	For	For
MICRO-STAR INTERNATIONAL CO LTD	11-Jun-2021	4	The Election Of The Director:Hsu, Hsiang,Shareholder No.1	For	For
MICRO-STAR INTERNATIONAL CO LTD	11-Jun-2021	5	The Election Of The Director:Huang, Chin-Ching,Shareholder No.5	For	For
MICRO-STAR INTERNATIONAL CO LTD	11-Jun-2021	6	The Election Of The Director:Yu, Hsien-Neng,Shareholder No.9	For	For
MICRO-STAR INTERNATIONAL CO LTD	11-Jun-2021	7	The Election Of The Director:Lin, Wen-Tung,Shareholder No.10	For	For
MICRO-STAR INTERNATIONAL CO LTD	11-Jun-2021	8	The Election Of The Director:Kuo, Hsu-Kuang,Shareholder No.99	For	For
MICRO-STAR INTERNATIONAL CO LTD	11-Jun-2021	9	The Election Of The Director:Liao, Chun-Keng,Shareholder No.492	For	For
MICRO-STAR INTERNATIONAL CO LTD	11-Jun-2021	10	The Election Of The Director:Hung, Yu-Sheng,Shareholder No.11864	For	For
MICRO-STAR INTERNATIONAL CO LTD	11-Jun-2021	11	The Election Of The Director:Chen, Te-Ling,Shareholder No.A224121Xxx	For	For
MICRO-STAR INTERNATIONAL CO LTD	11-Jun-2021	12	The Election Of The Independent Director:Hsu, Jun-Shyan,Shareholder No.26	For	For
MICRO-STAR INTERNATIONAL CO LTD	11-Jun-2021	13	The Election Of The Independent Director:Hsu, Kao-Shan,Shareholder No.461	For	For
MICRO-STAR INTERNATIONAL CO LTD	11-Jun-2021	14	The Election Of The Independent Director:Liu, Cheng-Yi,Shareholder No.P120217Xxx	For	For
MID-AMERICA APARTMENT COMMUNITIES, INC.	18-May-2021	1	Election Of Director: H. Eric Bolton, Jr.	For	For
MID-AMERICA APARTMENT COMMUNITIES, INC.	18-May-2021	2	Election Of Director: Alan B. Graf, Jr.	For	For
MID-AMERICA APARTMENT COMMUNITIES, INC.	18-May-2021	3	Election Of Director: Toni Jennings	For	For
MID-AMERICA APARTMENT COMMUNITIES, INC.	18-May-2021	4	Election Of Director: Edith Kelly-Green	For	For
MID-AMERICA APARTMENT COMMUNITIES, INC.	18-May-2021	5	Election Of Director: James K. Lowder	For	For
MID-AMERICA APARTMENT COMMUNITIES, INC.	18-May-2021	6	Election Of Director: Thomas H. Lowder	For	For
MID-AMERICA APARTMENT COMMUNITIES, INC.	18-May-2021	7	Election Of Director: Monica Mcgurk	For	For
MID-AMERICA APARTMENT COMMUNITIES, INC.	18-May-2021	8	Election Of Director: Claude B. Nielsen	For	For
MID-AMERICA APARTMENT COMMUNITIES, INC.	18-May-2021	9	Election Of Director: Philip W. Norwood	For	For
MID-AMERICA APARTMENT COMMUNITIES, INC.	18-May-2021	10	Election Of Director: W. Reid Sanders	For	For
MID-AMERICA APARTMENT COMMUNITIES, INC.	18-May-2021	11	Election Of Director: Gary Shorb	For	For
MID-AMERICA APARTMENT COMMUNITIES, INC.	18-May-2021	12	Election Of Director: David P. Stockert	For	For
MID-AMERICA APARTMENT COMMUNITIES, INC.	18-May-2021	13	Advisory (Non-Binding) Vote To Approve The Compensation Of Our Named Executive Officers As Disclosed In The Proxy Statement.	For	For
MID-AMERICA APARTMENT COMMUNITIES, INC.	18-May-2021	14	Ratification Of Appointment Of Ernst & Young Llp As Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	For
MIDEA GROUP CO LTD	25-Jan-2021	1	Repurchase And Cancellation Of Some Restricted Stocks Under 2017 Restricted Stock Incentive Plan	For	Combined
MIDEA GROUP CO LTD	25-Jan-2021	2	Repurchase And Cancellation Of Some Restricted Stocks Under 2018 Restricted Stock Incentive Plan	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MIDEA GROUP CO LTD	25-Jan-2021	3	Repurchase And Cancellation Of Some Restricted Stocks Under 2019 Restricted Stock Incentive Plan	For	Combined
MIDEA GROUP CO LTD	25-Jan-2021	4	Repurchase And Cancellation Of Some Restricted Stocks Under 2020 Restricted Stock Incentive Plan	For	Combined
MIDEA GROUP CO LTD	21-May-2021	1	Please Note That This Is An Amendment To Meeting Id 569801 Due To Receipt Of Additional Resolution 23. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You.	Non-voting resolution	Combined
MIDEA GROUP CO LTD	21-May-2021	2	2020 Work Report Of The Board Of Directors	For	Combined
MIDEA GROUP CO LTD	21-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
MIDEA GROUP CO LTD	21-May-2021	4	2020 Annual Accounts	For	For
MIDEA GROUP CO LTD	21-May-2021	5	2020 Annual Report And Its Summary	For	For
MIDEA GROUP CO LTD	21-May-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny16.00000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
MIDEA GROUP CO LTD	21-May-2021	7	The 8Th Phase Stock Option Incentive Plan (Draft) And Its Summary	For	For
MIDEA GROUP CO LTD	21-May-2021	8	Formulation Of The Measures On Implementation And Appraisal Of The 8Th Stock Option Incentive Plan	For	For
MIDEA GROUP CO LTD	21-May-2021	9	Authorization To The Board To Handle Matters Regarding The 8Th Stock Option Incentive Plan	For	For
MIDEA GROUP CO LTD	21-May-2021	10	2021 Restricted Stock Incentive Plan (Draft) And Its Summary	For	For
MIDEA GROUP CO LTD	21-May-2021	11	Appraisal Measures For The Implementation Of The 2021 Restricted Stock Incentive Plan	For	For
MIDEA GROUP CO LTD	21-May-2021	12	Authorization To The Board To Handle Matters Regarding 2021 Restricted Stock Incentive Plan	For	For
MIDEA GROUP CO LTD	21-May-2021	13	Key Management Team Stock Ownership Plan And The Midea Global Partners 7Th Phase Stock Ownership Plan (Draft) And Its Summary	For	Combined
MIDEA GROUP CO LTD	21-May-2021	14	Management Measures On The Midea Global Partners Stock Ownership Plan	For	Combined
MIDEA GROUP CO LTD	21-May-2021	15	Full Authorization To The Board To Handle Matters Regarding The Midea Global Partners Stock Ownership Plan	For	Combined
MIDEA GROUP CO LTD	21-May-2021	16	Key Management Team Stock Ownership Plan And The Midea Business Partners 4Th Phase Stock Ownership Plan (Draft) And Its Summary	For	Combined
MIDEA GROUP CO LTD	21-May-2021	17	Management Measures On The Midea Business Partners 4Th Phase Stock Ownership Plan	For	Combined
MIDEA GROUP CO LTD	21-May-2021	18	Authorization To The Board To Handle Matters Regarding The Midea Business Partners 4Th Phase Stock Ownership Plan	For	Combined
MIDEA GROUP CO LTD	21-May-2021	19	2021 Provision Of Guarantee For Controlled Subsidiaries	For	Combined
MIDEA GROUP CO LTD	21-May-2021	20	Special Report On 2021 Foreign Exchange Derivative Trading Business	For	For
MIDEA GROUP CO LTD	21-May-2021	21	Connected Transactions With Banks In 2021	For	For
MIDEA GROUP CO LTD	21-May-2021	22	Reappointment Of Audit Firm	For	Combined
MIDEA GROUP CO LTD	21-May-2021	23	Amendments To The Company'S Articles Of Association (Revised In April 2021)	For	For
MIDEA GROUP CO LTD	21-May-2021	24	Plan For Repurchase Of Public Shares	For	For
MIDEA GROUP CO LTD	25-Jun-2021	1	Repurchase And Cancellation Of Some Restricted Stocks Under 2018 Restricted Stock Incentive Plan	For	For
MIDEA GROUP CO LTD	25-Jun-2021	2	Repurchase And Cancellation Of Some Restricted Stocks Under 2019 Restricted Stock Incentive Plan	For	For
MIDEA GROUP CO LTD	25-Jun-2021	3	Repurchase And Cancellation Of Some Restricted Stocks Under 2020 Restricted Stock Incentive Plan	For	For
MIGROS TICARET A.S.	26-May-2021	4	Opening The Meeting And Determining The Presiding Committee	For	For
MIGROS TICARET A.S.	26-May-2021	5	Reading And Deliberating The Annual Report For 2020	For	For
MIGROS TICARET A.S.	26-May-2021	6	Reading The Independent Auditor S Report Concerning The Company'S 2020 Activities And Accounts	For	For
MIGROS TICARET A.S.	26-May-2021	7	Reading, Deliberating, And Voting On The Financial Statements For 2020	For	For
MIGROS TICARET A.S.	26-May-2021	8	Individually Acquitting Each Of The Members Of The Company'S Board Of Directors Of Their Fiduciary Responsibilities For The Company'S Activities In 2020	For	For
MIGROS TICARET A.S.	26-May-2021	9	Discussing, Approving, Amending And Approving, Or Rejecting The Board Of Directors Proposal Concerning Dividend Distribution	For	For
MIGROS TICARET A.S.	26-May-2021	10	Election Of The Independent Board Members And Other Members Of The Board Of Directors And Determination Of Their Terms Of Office	For	Combined
MIGROS TICARET A.S.	26-May-2021	11	Determining The Fees And Any Kind Of Financial Benefits Including Bonus, Premium, Attendance Fee, Etc. To Be Paid To The Board Members	For	Against
MIGROS TICARET A.S.	26-May-2021	12	Voting On The Board Of Directors Selection, Of The Company'S Independent Auditors As Per The Turkish Commercial Code And The Capital Markets Board Regulations	For	Against
MIGROS TICARET A.S.	26-May-2021	13	Providing Information About The Donations And Assistance Granted By The Company In 2020 Determining An Upper Limit On Donations And Assistance To Be Granted In 2021	For	Against

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MIGROS TICARET A.S.	26-May-2021	14	As Required By Capital Markets Board Regulations, Providing Information About Collateral, Pledges, And Mortgages Granted By The Company In Favor Of Third Parties As Well As Income And Benefits Obtained In 2020	For	Combined
MIGROS TICARET A.S.	26-May-2021	15	Informing The Shareholders On The Transactions, If Any, Made In 2020 Within The Context Of Article 1.3.6. In Annex-I Of The Corporate Governance Communique (li-17.1) Of The Capital Markets Board	For	Abstain
MIGROS TICARET A.S.	26-May-2021	16	Authorizing Any Shareholders Who May Be In Control Of The Company'S Management, Board Of Directors And Senior Managers As Well As Their Spouses And Their Relatives, Whether By Blood Or Marriage Unto The Third Degree To Engage In Business And Transactions Subject To The Provisions Of Articles 395 And 396 Of The Turkish Commercial Code And Of Capital Markets Board Regulations	For	Combined
MIGROS TICARET A.S.	26-May-2021	17	Closing	For	Combined
MILLENNIUM & COPTHORNE HOTELS NEW ZEALAND LTD	25-May-2021	1	To Elect Leslie Preston As A Director	For	Combined
MILLENNIUM & COPTHORNE HOTELS NEW ZEALAND LTD	25-May-2021	2	To Re-Elect Richard Bobb As A Director	For	For
MILLENNIUM & COPTHORNE HOTELS NEW ZEALAND LTD	25-May-2021	3	To Re-Elect Kevin Hangchi As A Director	For	For
MILLENNIUM & COPTHORNE HOTELS NEW ZEALAND LTD	25-May-2021	4	To Re-Elect Colin Sim As A Director	For	For
MILLENNIUM & COPTHORNE HOTELS NEW ZEALAND LTD	25-May-2021	5	That The Board Of Directors Be Authorised To Fix The Auditor'S Fees And Expenses	For	For
MINEBEA MITSUMI INC.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
MINEBEA MITSUMI INC.	29-Jun-2021	3	Appoint A Director Kainuma, Yoshihisa	For	For
MINEBEA MITSUMI INC.	29-Jun-2021	4	Appoint A Director Moribe, Shigeru	For	For
MINEBEA MITSUMI INC.	29-Jun-2021	5	Appoint A Director Iwaya, Ryoza	For	For
MINEBEA MITSUMI INC.	29-Jun-2021	6	Appoint A Director None, Shigeru	For	For
MINEBEA MITSUMI INC.	29-Jun-2021	7	Appoint A Director Kagami, Michiya	For	For
MINEBEA MITSUMI INC.	29-Jun-2021	8	Appoint A Director Yoshida, Katsuhiko	For	For
MINEBEA MITSUMI INC.	29-Jun-2021	9	Appoint A Director Aso, Hiroshi	For	For
MINEBEA MITSUMI INC.	29-Jun-2021	10	Appoint A Director Murakami, Koshi	For	For
MINEBEA MITSUMI INC.	29-Jun-2021	11	Appoint A Director Matsumura, Atsuko	For	For
MINEBEA MITSUMI INC.	29-Jun-2021	12	Appoint A Director Haga, Yuko	For	For
MINEBEA MITSUMI INC.	29-Jun-2021	13	Appoint A Director Katase, Hirofumi	For	For
MINEBEA MITSUMI INC.	29-Jun-2021	14	Appoint A Director Matsuoka, Takashi	For	For
MINEBEA MITSUMI INC.	29-Jun-2021	15	Approve Details Of The Compensation To Be Received By Outside Directors	For	For
MING YUAN CLOUD GROUP HOLDINGS LIMITED	11-Jun-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company And The Reports Of The Directors Of The Company (The "Directors") And Independent Auditor Of The Company (The "Auditor") For The Year Ended December 31, 2020	For	For
MING YUAN CLOUD GROUP HOLDINGS LIMITED	11-Jun-2021	4	To Declare A Final Dividend Of Rmb0.07 Per Share (Equivalent To Hkd 0.083) Of The Company For The Year Ended December 31, 2020	For	For
MING YUAN CLOUD GROUP HOLDINGS LIMITED	11-Jun-2021	5	To Re-Elect The Following Retiring Director: Mr. Jiang Haiyang As An Executive Director	For	For
MING YUAN CLOUD GROUP HOLDINGS LIMITED	11-Jun-2021	6	To Re-Elect The Following Retiring Director: Mr. Chen Xiaohui As An Executive Director	For	For
MING YUAN CLOUD GROUP HOLDINGS LIMITED	11-Jun-2021	7	To Re-Elect The Following Retiring Director: Mr. Jiang Keyang As An Executive Director	For	For
MING YUAN CLOUD GROUP HOLDINGS LIMITED	11-Jun-2021	8	To Authorise The Board Of Directors (The "Board") To Fix The Remuneration Of The Directors	For	For
MING YUAN CLOUD GROUP HOLDINGS LIMITED	11-Jun-2021	9	To Re-Appoint Pricewaterhousecoopers As Auditor And To Authorise The Board To Fix Their Remuneration For The Year Ending December 31, 2021	For	For
MING YUAN CLOUD GROUP HOLDINGS LIMITED	11-Jun-2021	10	To Give A General Mandate To The Directors To Allot, Issue And Deal With The Additional Shares Not Exceeding 20 Per Cent Of The Aggregate Number Of The Issued Shares Of The Company	For	Combined
MING YUAN CLOUD GROUP HOLDINGS LIMITED	11-Jun-2021	11	To Give A General Mandate To The Directors To Repurchase Shares Not Exceeding 10 Per Cent Of The Aggregate Number Of The Issued Shares Of The Company	For	Combined
MING YUAN CLOUD GROUP HOLDINGS LIMITED	11-Jun-2021	12	To Extend The Authority Given To The Directors Pursuant To Ordinary Resolution Numbered 5(A) To Issue Shares By Adding Thereto The Number Of Shares Repurchased Under Ordinary Resolution Numbered 5(B)	For	Combined
MING YUAN CLOUD GROUP HOLDINGS LIMITED	11-Jun-2021	13	To Approve The Adoption The Share Option Scheme And To Authorise The Board To Grant Options Thereunder And To Allot And Issue Shares Pursuant To Exercise Of Options	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	1	In Accordance With New Russian Federation Legislation Regarding Foreign Ownership Disclosure Requirements For ADR Securities, All Shareholders Who Wish To Participate In This Event Must Disclose Their Beneficial Owner Company Registration Number And Date Of Company Registration. Broadridge Will Integrate The Relevant Disclosure Information With The Vote Instruction When It Is Issued To The Local Market As Long As The Disclosure Information Has Been Provided By Your Global Custodian. If This Information Has Not Been Provided By Your Global Custodian, Then Your Vote May Be Rejected	Non-voting resolution	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	2	To Ratify The 2020 Report From PJSC MMC Norilsk Nickel	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	2	To Approve Annual Report For 2020	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	3	To Ratify The 2020 Annual Accounting (Financial) Statements Of PJSC MMC Norilsk Nickel	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	3	To Approve Annual Financial Statements For 2020	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	4	To Approve 2020 PJSC MMC Norilsk Nickel Consolidate Financial Statements	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	4	To Approve Consolidated Financial Statements For 2020	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	5	Distribution Of Profit Of PJSC MMC Norilsk Nickel For 2020, Including Payment (Declaration) Of Dividends, Based On The Results Of 2020: 1. Approve The Distribution Of Profit Of PJSC MMC Norilsk Nickel In 2020 In Accordance With The Recommendation Of The Board Of Directors Of PJSC MMC Norilsk Nickel, Included In The Report Of The Board Of Directors Of PJSC MMC Norilsk Nickel With The Motivated Position Of The Board Of Directors Of PJSC MMC Norilsk Nickel On The Items Of The Agenda Of Annual General Meeting Of Shareholders Of PJSC MMC Norilsk Nickel. 2. Pay Monetary Dividends On Ordinary Shares Of PJSC MMC Norilsk Nickel For 2020 In Cash In The Amount Of Rub 1 021,22 Per Ordinary Share. 3. Set June 1, 2021 As The Record Date For Determining Persons Eligible To Receive The Dividends	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	5	To Approve Profit Distribution Including Dividend Payment For 2020 At 1021.22 Rub Per Ordinary Share Rd 1.06.2021	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	6	Please Note Cumulative Voting Applies To This Resolution Regarding The Election Of Directors. Out Of The 13 Directors Presented For Election, A Maximum Of 13 Directors Are To Be Elected. The Local Agent In The Market Will Apply Cumulative Voting Evenly Among Only Directors For Whom You Vote "For". Cumulative Votes Cannot Be Applied Unevenly Among Directors Via Proxyedge. However If You Wish To Do So, Please Contact Your Client Service Representative. Standing Instructions Have Been Removed For This Meeting. If You Have Further Questions Please Contact Your Client Service Representative	Non-voting resolution	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	7	Election Of Member Of The Board Of Directors Of PJSC MMC Norilsk Nickel: Sergey Valentinovich Barbashev	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	7	To Approve The Board Of Director: Barbaqeva Sergea Valentinovica	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	8	Election Of Member Of The Board Of Directors Of PJSC MMC Norilsk Nickel: Sergey Leonidovich Batekhin	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	8	To Approve The Board Of Director: Batehina Sergea Leonidovica	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	9	Election Of Member Of The Board Of Directors Of PJSC MMC Norilsk Nickel: Alexey Vladimirovich Bashkirov	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	9	To Approve The Board Of Director: Baqkirova Aleksea Vladimirovica	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	10	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Sergey Borisovich Bratukhin	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	10	To Approve The Board Of Director: Bratuhina Sergea Borisovica	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	11	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Sergey Nikolaevich Volk	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	11	To Approve The Board Of Director: Volka Sergea Nikolaevica	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	12	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Marianna Alexandrovna Zakharova	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	12	To Approve The Board Of Director: Zaharovu Mariannu Aleksandrovnu	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	13	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Luchitsky Stanislav Lvovich	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	13	To Approve The Board Of Director: Lucickogo Stanislava Lxvovica	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	14	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Roger Llewelyn Munnings	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	14	To Approve The Board Of Director: Rodjera Levelina Manningsa	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	15	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Gareth Peter Penny	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	15	To Approve The Board Of Director: Penni Gareta Pitera	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	16	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Maxim Vladimirovich Poletaev	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	16	To Approve The Board Of Director: Poletaeva Maksima Vladimirovica	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	17	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Vyacheslav Alexeevich Solomin	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	17	To Approve The Board Of Director: Solomina Vaceslava Alekseevica	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	18	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Evgeny Arkadievich Schwartz	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	18	To Approve The Board Of Director: Qvarca Evgenia Arkadxevica	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	19	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Robert Willem John Edwards	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	19	To Approve The Board Of Director: Edvardsa Roberta Uillema Djona	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	20	Electing Member To The Internal Audit Commission At Pjsc Mmc Norilsk Nickel: Alexey Sergeevich Dzybalov	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	20	To Approve Members In Audit Commission Dzybalova Aleksea Sergeevica	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	21	Electing Member To The Internal Audit Commission At Pjsc Mmc Norilsk Nickel: Anna Viktorovna Masalova	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	21	To Approve Members In Audit Commission Masalovu Annu Viktorovnu	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	22	Electing Member To The Internal Audit Commission At Pjsc Mmc Norilsk Nickel: Georgiy Eduardovich Svanidze	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	22	To Approve Members In Audit Commission Svanidze Georgia Eduardovica	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	23	Electing Member To The Internal Audit Commission At Pjsc Mmc Norilsk Nickel: Vladimir Nikolaevich Shilkov	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	23	To Approve Members In Audit Commission Qilxkova Vladimira Nikolaevica	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	24	Electing Member To The Internal Audit Commission At Pjsc Mmc Norilsk Nickel: Elena Alexandrovna Yanevich	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	24	To Approve Members In Audit Commission Anevic Elenu Aleksandrovnu	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	25	To Approve Jsc Kpmg As The Auditor Of Russian Accounting Standards Financial Statements For Pjsc Mmc Norilsk Nickel For 2021	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	25	To Approve As The Auditor For Annual Financial Statements For 2021 Kpmg	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	26	To Approve Jsc Kpmg As The Auditor Of Consolidated Financial Statements For Pjsc Mmc Norilsk Nickel For 2021 And Interim Consolidated Financial Statements For The First Half Of 2021	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	26	To Approve As The Auditor For Consolidated Financial Statements For 2021 Kpmg	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	27	Remuneration For And Reimbursement Of Expenses Incurred By Members Of The Board Of Directors At Pjsc Mmc Norilsk Nickel: 1. To Establish That The Members Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel Shall Receive Remuneration And Reimbursement Of Expenses Related To Performance Of Their Duties In Accordance With The Policy On Remuneration Of Members Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel Approved By The Agm Resolution On May 13, 2020. 2. The Chairman Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel Elected As The Chairman Of The Board Of Directors At The First Meeting Of The Board Of Directors Held After This Meeting Shall Receive Remuneration, Reimbursement Of Expenses Related To Performance Of His/Her Duties And Casualty Insurance In The Following Amounts And Procedure: 2.1. Remuneration In The Amount Of Usd 1,000,000 (One Million) Per Year Shall Be Paid Out On A Quarterly Basis In Equal Installments In Rubles At The Exchange Rate Set By The Central Bank Of The Russian Federation On The Last Business Day Of The Reporting Quarter. The Remuneration Amount Is Indicated After Deducting Taxes Under The Applicable Russian Laws. The Above Remuneration Shall Be Established For The Period From The Date When A Director Is Elected As The Chairman Of The Board Of Directors To The End Of His/Her Term As The Chairman Of The Board Of Directors; 2.2. In Case A Person Elected As The Chairman Of The Board Of Directors At The First Meeting Of The Board Of Directors Held After This Meeting Is Not Elected As A Member Of The Board Of Directors At The Annual General Meeting Of The Shareholders 2021 And As The Chairman Of The Newly Elected Board Of Directors, Or In Case His/Her Powers As The Chairman Of The Board Of Directors Are Terminated Earlier Than The Annual General Meeting Of The Shareholders 2021, S/He Shall Receive Additional Remuneration In The Amount Of Usd 1,000,000.00 Less The Remuneration Paid To Him/Her For His/Her Duties As The Chairman Of The Board Of Directors From The Date S/He Has	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	27	To Approve Remuneration And Compensation To Be Paid To The Members Of The Board Of Directors	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	28	To Set The Remuneration For Any Audit Commission Member At Pjsc Mmc Norilsk Nickel Who Is Not Employed By The Company At The Amount Of Rub 1,800,000 (One Million Eight Hundred Thousand) Per Annum Before Taxes, Payable In Equal Amounts Twice Per Year. The Amount Above Is Before Taxes, In Accordance With Applicable Russian Federation Legislation	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	28	To Approve Remuneration And Compensation To Be Paid To The Members Of The Audit Commission	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	29	To Authorize Associated Transactions That Represent Related Party Transactions For All Members Of The Board Of Directors And The Management Board Of Pjsc Mmc Norilsk Nickel, The Subject Matter Of Which Implies The Obligation Of Pjsc Mmc Norilsk Nickel To Indemnify The Members Of The Board Of Directors And The Management Board Of Pjsc Mmc Norilsk Nickel For Any And All Losses Which The Above-Mentioned Persons May Incur As A Result Of Their Election To The Above-Mentioned Positions To The Amount Of No More Than Usd 115,000,000 (One Hundred Fifteen Million) Per Transaction	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	29	To Approve To Conclude Interrelated Interested Party Transaction	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	30	To Approve An Interested Party Transaction For All Members Of The Board Of Directors And The Management Board At Pjsc Mmc Norilsk Nickel And That Concerns Indemnification Insurance For Members Of The Board Of Directors And The Management Board At Pjsc Mmc Norilsk Nickel, And For Officials At The Company Itself And Its Subsidiaries Who Are The Beneficiaries Under The Transaction, And That Is Provided By A Russian Insurance Company; The Effective Period Of The Indemnification Insurance Is One Year, And The Total Liability Limit (Insurance Amount), With All The Coverage And Extensions, With The Exception Of Those Cases Spelled Out Directly In The Insurance Agreement, Is Not Less Than Usd 150,000,000 (One Hundred Fifty Million), And Has An Insurance Premium Payment For The Company Not To Exceed Usd 5,000,000 (Five Million). If, Based On Market Conditions, The Insurance Available To The Company At The Time The Transaction Is Entered Into Cannot Have An Established Sum In The Insurance Agreement Of Usd 150,000,000 (One Hundred Fifty Million), Then An Insurance Agreement Will Be Signed That Has The Greatest Possible Scope Of Insurance That Is Available To The Company At Reasonable Commercial Terms	For	Combined
MINING AND METALLURGICAL COMPANY NORILSK NICKEL PJ	19-May-2021	30	To Approve To Conclude Interested Party Transaction	For	Combined
MINTH GROUP LTD	14-Apr-2021	3	To Consider And Approve The Rmb Share Issue And The Specific Mandate (Including But Not Limited To The Particulars As Set Out In The Section Headed "Resolution On The Rmb Share Issue And The Specific Mandate" In The Circular)	For	Combined
MINTH GROUP LTD	14-Apr-2021	4	To Consider And Approve The Authorisation To The Board To Exercise Full Powers To Deal With Matters Relating To The Rmb Share Issue (Including But Not Limited To The Particulars As Set Out In The Section Headed "Resolution On Authorisation To The Board To Exercise Full Powers To Deal With Matters Relating To The Rmb Share Issue" In The Circular)	For	For
MINTH GROUP LTD	14-Apr-2021	5	To Consider And Approve The Plan For Distribution Of Profits Accumulated Before The Rmb Share Issue (Including But Not Limited To The Particulars As Set Out In The Section Headed "Resolution On The Plan For Distribution Of Profits Accumulated Before The Rmb Share Issue" In The Circular)	For	For
MINTH GROUP LTD	14-Apr-2021	6	To Consider And Approve The Policy For Stabilisation Of The Price Of The Rmb Shares For The Three Years After The Rmb Share Issue In The Form As Set Forth In Appendix I To The Circular	For	For
MINTH GROUP LTD	14-Apr-2021	7	To Consider And Approve The Profits Distribution Policy And The Dividend Return Plan For The Three Years After The Rmb Share Issue In The Form As Set Forth In Appendix II To The Circular	For	For
MINTH GROUP LTD	14-Apr-2021	8	To Consider And Approve The Use Of Proceeds From The Rmb Share Issue (Including But Not Limited To The Particulars As Set Out In The Section Headed "Resolution On The Use Of Proceeds From The Rmb Share Issue" In The Circular)	For	For
MINTH GROUP LTD	14-Apr-2021	9	To Consider And Approve The Remedial Measures For The Potential Dilution Of Immediate Returns By The Rmb Share Issue In The Form As Set Forth In Appendix Iii To The Circular	For	For
MINTH GROUP LTD	14-Apr-2021	10	To Consider And Approve The Undertakings And The Corresponding Binding Measures In Connection With The Rmb Share Issue In The Form As Set Forth In Appendix Iv To The Circular Which Will Become Effective On The Date Of The Listing Of The Rmb Shares On The Sci-Tech Board	For	For
MINTH GROUP LTD	14-Apr-2021	11	To Consider And Approve The Adoption Of Policy Governing The Procedures For The Holding Of General Meetings In The Form As Set Forth In Appendix Vi To The Circular Which Will Become Effective On The Date Of The Listing Of The Rmb Shares On The Sci-Tech Board	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MINTH GROUP LTD	14-Apr-2021	12	To Consider And Approve The Adoption Of Policy Governing The Procedures For The Holding Of Board Meetings In The Form As Set Forth In Appendix Vii To The Circular Which Will Become Effective On The Date Of The Listing Of The Rmb Shares On The Sci-Tech Board	For	For
MINTH GROUP LTD	14-Apr-2021	13	To Authorise Any Director Or Officer Of The Company To Carry Out And Take All Actions Necessary And To Sign All Necessary Documents In Connection With Or To Give Effect To The Ordinary Resolutions Above	For	For
MINTH GROUP LTD	14-Apr-2021	14	To Consider And Approve The Amendments To The Articles Of Association As Set Forth In Appendix V To The Circular And The Adoption Of The Amended And Restated Memorandum And Articles Of Association	For	For
MINTH GROUP LTD	31-May-2021	3	To Receive And Consider The Audited Consolidated Financial Statements, The Reports Of The Directors Of The Company And The Auditors Of The Company For The Year Ended 31 December 2020	For	For
MINTH GROUP LTD	31-May-2021	4	To Declare A Final Dividend For The Year Ended 31 December 2020	For	For
MINTH GROUP LTD	31-May-2021	5	To Re-Elect Dr. Wang Ching (Who Has Served The Company As An Independent Non-Executive Director For More Than 9 Years) As An Independent Non-Executive Director Of The Company	For	For
MINTH GROUP LTD	31-May-2021	6	To Re-Elect Mr. Wu Tak Lung As An Independent Non-Executive Director Of The Company	For	Combined
MINTH GROUP LTD	31-May-2021	7	To Appoint Professor Chen Quan Shi As An Independent Non-Executive Director Of The Company	For	Combined
MINTH GROUP LTD	31-May-2021	8	To Authorise The Board Of Directors Of The Company To Approve And Confirm The Terms Of Appointment (Including Remuneration) For Dr. Wang Ching	For	For
MINTH GROUP LTD	31-May-2021	9	To Authorise The Board Of Directors Of The Company To Approve And Confirm The Terms Of Appointment (Including Remuneration) Of Mr. Wu Tak Lung	For	Combined
MINTH GROUP LTD	31-May-2021	10	To Authorise The Board Of Directors Of The Company To Approve And Confirm The Terms Of Appointment (Including Remuneration) Of Professor Chen Quan Shi	For	Combined
MINTH GROUP LTD	31-May-2021	11	To Authorise The Board Of Directors Of The Company To Fix The Remuneration Of Its Executive Directors	For	For
MINTH GROUP LTD	31-May-2021	12	To Re-Appoint Deloitte Touche Tohmatsu As The Company'S Auditors And To Authorise The Board Of Directors Of The Company To Fix Their Remuneration	For	For
MINTH GROUP LTD	31-May-2021	13	To Grant A General Mandate To The Directors Of The Company To Allot, Issue And Otherwise Deal With The Company'S Shares	For	Combined
MINTH GROUP LTD	31-May-2021	14	To Grant A General Mandate To The Directors Of The Company To Repurchase The Company'S Shares	For	Combined
MINTH GROUP LTD	31-May-2021	15	To Add The Nominal Amount Of The Shares Repurchased By The Company To The Mandate Granted To The Directors Under Resolution No. 11	For	Combined
MIRAE ASSET DAEWOO CO. LTD.	24-Mar-2021	1	Approval Of Financial Statements	For	Combined
MIRAE ASSET DAEWOO CO. LTD.	24-Mar-2021	2	Election Of Inside Director: Choe Hyeon Man	For	For
MIRAE ASSET DAEWOO CO. LTD.	24-Mar-2021	3	Election Of Inside Director: I Man Yeol	For	For
MIRAE ASSET DAEWOO CO. LTD.	24-Mar-2021	4	Election Of Inside Director: Gim Jae Sik	For	For
MIRAE ASSET DAEWOO CO. LTD.	24-Mar-2021	5	Election Of Outside Director: Jo Seong Il	For	For
MIRAE ASSET DAEWOO CO. LTD.	24-Mar-2021	6	Election Of Outside Director Who Is An Audit Committee Member: Jeong Yong Seon	For	For
MIRAE ASSET DAEWOO CO. LTD.	24-Mar-2021	7	Election Of Audit Committee Member: Jo Seong Il	For	For
MIRAE ASSET DAEWOO CO. LTD.	24-Mar-2021	8	Election Of Audit Committee Member: I Gem Ma	For	For
MIRAE ASSET DAEWOO CO. LTD.	24-Mar-2021	9	Approval Of Remuneration For Director	For	For
MIRAE ASSET DAEWOO CO. LTD.	24-Mar-2021	10	Amendment Of Articles Of Incorporation	For	For
MISC BHD	21-Apr-2021	1	To Re-Elect The Following Director Who Retire Pursuant To Rule 21.7 Of The Company'S Constitution And, Being Eligible, Offer Himself For Re-Election: Datuk Abu Huraira Abu Yazid	For	For
MISC BHD	21-Apr-2021	2	To Re-Elect The Following Director Who Retire Pursuant To Rule 21.7 Of The Company'S Constitution And, Being Eligible, Offer Herself For Re-Election: Datin Norazah Mohamed Razali	For	For
MISC BHD	21-Apr-2021	3	To Re-Elect The Following Director Who Retire Pursuant To Rule 21.7 Of The Company'S Constitution And, Being Eligible, Offer Himself For Re-Election: Encik Mohammad Suhaimi Mohd Yasin	For	For
MISC BHD	21-Apr-2021	4	To Re-Elect The Following Director Who Retire By Rotation Pursuant To Rule 21.8 Of The Company'S Constitution And, Being Eligible, Offer Himself For Re-Election: Dato' Ab. Halim Mohyiddin	For	For
MISC BHD	21-Apr-2021	5	To Re-Elect The Following Director Who Retire By Rotation Pursuant To Rule 21.8 Of The Company'S Constitution And, Being Eligible, Offer Herself For Re-Election: Dato' Rozalila Abdul Rahman	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MISC BHD	21-Apr-2021	6	To Re-Elect The Following Director Who Retire By Rotation Pursuant To Rule 21.8 Of The Company'S Constitution And, Being Eligible, Offer Himself For Re-Election: Mr. Lim Beng Choon	For	For
MISC BHD	21-Apr-2021	7	To Approve The Payment Of Directors' Fees (Inclusive Of Benefits-In-Kind) Up To An Amount Of Rm2,280,000.00 From 22 April 2021 Until The Conclusion Of The Next Annual General Meeting Of The Company	For	For
MISC BHD	21-Apr-2021	8	To Re-Appoint Ernst & Young Plt As Auditors Of The Company For The Ensuing Year And To Authorise The Directors To Fix Their Remuneration	For	For
MISC BHD	21-Apr-2021	9	Proposed Renewal Of Authority For Misc To Purchase Its Own Shares Of Up To 10% Of Its Prevailing Total Number Of Issued Shares At Any Time ("Proposed Share Buy-Back Renewal")	For	For
MISUMI GROUP INC.	17-Jun-2021	2	Approve Appropriation Of Surplus	For	For
MISUMI GROUP INC.	17-Jun-2021	3	Appoint A Director Nishimoto, Kosuke	For	For
MISUMI GROUP INC.	17-Jun-2021	4	Appoint A Director Ono, Ryusei	For	For
MISUMI GROUP INC.	17-Jun-2021	5	Appoint A Director Otokozaawa, Ichiro	For	For
MISUMI GROUP INC.	17-Jun-2021	6	Appoint A Director Sato, Toshinari	For	For
MISUMI GROUP INC.	17-Jun-2021	7	Appoint A Director Kanatani, Tomoki	For	For
MISUMI GROUP INC.	17-Jun-2021	8	Appoint A Director Shimizu, Shigetaka	For	For
MISUMI GROUP INC.	17-Jun-2021	9	Appoint A Director Nakano, Yoichi	For	For
MISUMI GROUP INC.	17-Jun-2021	10	Appoint A Director Shimizu, Arata	For	For
MISUMI GROUP INC.	17-Jun-2021	11	Appoint A Director Suseki, Tomoharu	For	For
MISUMI GROUP INC.	17-Jun-2021	12	Appoint A Corporate Auditor Nozue, Juichi	For	For
MISUMI GROUP INC.	17-Jun-2021	13	Appoint A Corporate Auditor Aono, Nanako	For	For
MISUMI GROUP INC.	17-Jun-2021	14	Approve Issuance Of Share Acquisition Rights As Stock-Linked Compensation Type Stock Options For Directors (Excluding Outside Directors) For Retirement Allowance	For	For
MISUMI GROUP INC.	17-Jun-2021	15	Approve Issuance Of Share Acquisition Rights As Stock-Linked Compensation Type Stock Options For Directors (Excluding Outside Directors)	For	For
MITSUBISHI CHEMICAL HOLDINGS CORPORATION	24-Jun-2021	2	Appoint A Director Kobayashi, Yoshimitsu	For	For
MITSUBISHI CHEMICAL HOLDINGS CORPORATION	24-Jun-2021	3	Appoint A Director Jean-Marc Gilson	For	For
MITSUBISHI CHEMICAL HOLDINGS CORPORATION	24-Jun-2021	4	Appoint A Director Date, Hidefumi	For	For
MITSUBISHI CHEMICAL HOLDINGS CORPORATION	24-Jun-2021	5	Appoint A Director Fujiwara, Ken	For	For
MITSUBISHI CHEMICAL HOLDINGS CORPORATION	24-Jun-2021	6	Appoint A Director Glenn H. Fredrickson	For	For
MITSUBISHI CHEMICAL HOLDINGS CORPORATION	24-Jun-2021	7	Appoint A Director Kobayashi, Shigeru	For	For
MITSUBISHI CHEMICAL HOLDINGS CORPORATION	24-Jun-2021	8	Appoint A Director Katayama, Hiroshi	For	For
MITSUBISHI CHEMICAL HOLDINGS CORPORATION	24-Jun-2021	9	Appoint A Director Hashimoto, Takayuki	For	For
MITSUBISHI CHEMICAL HOLDINGS CORPORATION	24-Jun-2021	10	Appoint A Director Hodo, Chikatomo	For	For
MITSUBISHI CHEMICAL HOLDINGS CORPORATION	24-Jun-2021	11	Appoint A Director Kikuchi, Kiyomi	For	For
MITSUBISHI CHEMICAL HOLDINGS CORPORATION	24-Jun-2021	12	Appoint A Director Yamada, Tatsumi	For	For
MITSUBISHI CHEMICAL HOLDINGS CORPORATION	24-Jun-2021	13	Appoint A Director Masai, Takako	For	For
MITSUBISHI CORPORATION	25-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
MITSUBISHI CORPORATION	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
MITSUBISHI CORPORATION	25-Jun-2021	3	Appoint A Director Kobayashi, Ken	For	Combined
MITSUBISHI CORPORATION	25-Jun-2021	4	Appoint A Director Kakiuchi, Takehiko	For	Combined
MITSUBISHI CORPORATION	25-Jun-2021	5	Appoint A Director Masu, Kazuyuki	For	Combined
MITSUBISHI CORPORATION	25-Jun-2021	6	Appoint A Director Murakoshi, Akira	For	Combined
MITSUBISHI CORPORATION	25-Jun-2021	7	Appoint A Director Hirai, Yasuteru	For	Combined
MITSUBISHI CORPORATION	25-Jun-2021	8	Appoint A Director Kashiwagi, Yutaka	For	Combined
MITSUBISHI CORPORATION	25-Jun-2021	9	Appoint A Director Nishiyama, Akihiko	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
mitsubishi corporation	25-Jun-2021	10	Appoint A Director Saiki, Akitaka	For	Combined
mitsubishi corporation	25-Jun-2021	11	Appoint A Director Tatsuoka, Tsuneyoshi	For	Combined
mitsubishi corporation	25-Jun-2021	12	Appoint A Director Miyanaga, Shunichi	For	Combined
mitsubishi corporation	25-Jun-2021	13	Appoint A Director Akiyama, Sakie	For	Combined
mitsubishi electric corporation	29-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
mitsubishi electric corporation	29-Jun-2021	2	Appoint A Director Sakuyama, Masaki	For	Combined
mitsubishi electric corporation	29-Jun-2021	3	Appoint A Director Sugiyama, Takeshi	For	Combined
mitsubishi electric corporation	29-Jun-2021	4	Appoint A Director Sagawa, Masahiko	For	Combined
mitsubishi electric corporation	29-Jun-2021	5	Appoint A Director Kawagoishi, Tadashi	For	Combined
mitsubishi electric corporation	29-Jun-2021	6	Appoint A Director Sakamoto, Takashi	For	Combined
mitsubishi electric corporation	29-Jun-2021	7	Appoint A Director Uruma, Kei	For	Combined
mitsubishi electric corporation	29-Jun-2021	8	Appoint A Director Masuda, Kuniaki	For	Combined
mitsubishi electric corporation	29-Jun-2021	9	Appoint A Director Yabunaka, Mitoji	For	Combined
mitsubishi electric corporation	29-Jun-2021	10	Appoint A Director Obayashi, Hiroshi	For	Combined
mitsubishi electric corporation	29-Jun-2021	11	Appoint A Director Watanabe, Kazunori	For	Combined
mitsubishi electric corporation	29-Jun-2021	12	Appoint A Director Koide, Hiroko	For	Combined
mitsubishi electric corporation	29-Jun-2021	13	Appoint A Director Oyamada, Takashi	For	Combined
mitsubishi estate company,limited	29-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
mitsubishi estate company,limited	29-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
mitsubishi estate company,limited	29-Jun-2021	3	Appoint A Director Sugiyama, Hirotaka	For	For
mitsubishi estate company,limited	29-Jun-2021	4	Appoint A Director Yoshida, Junichi	For	For
mitsubishi estate company,limited	29-Jun-2021	5	Appoint A Director Tanisawa, Junichi	For	For
mitsubishi estate company,limited	29-Jun-2021	6	Appoint A Director Arimori, Tetsuji	For	For
mitsubishi estate company,limited	29-Jun-2021	7	Appoint A Director Katayama, Hiroshi	For	For
mitsubishi estate company,limited	29-Jun-2021	8	Appoint A Director Kubo, Hitoshi	For	For
mitsubishi estate company,limited	29-Jun-2021	9	Appoint A Director Kato, Jo	For	For
mitsubishi estate company,limited	29-Jun-2021	10	Appoint A Director Nishigai, Noboru	For	For
mitsubishi estate company,limited	29-Jun-2021	11	Appoint A Director Okamoto, Tsuyoshi	For	For
mitsubishi estate company,limited	29-Jun-2021	12	Appoint A Director Ebihara, Shin	For	For
mitsubishi estate company,limited	29-Jun-2021	13	Appoint A Director Narukawa, Tetsuo	For	For
mitsubishi estate company,limited	29-Jun-2021	14	Appoint A Director Shirakawa, Masaaki	For	For
mitsubishi estate company,limited	29-Jun-2021	15	Appoint A Director Nagase, Shin	For	For
mitsubishi estate company,limited	29-Jun-2021	16	Appoint A Director Egami, Setsuko	For	For
mitsubishi estate company,limited	29-Jun-2021	17	Appoint A Director Taka, Iwao	For	For
mitsubishi estate logistics reit investment corpor	25-May-2021	1	Appoint An Executive Director Takanashi, Ken	For	For
mitsubishi estate logistics reit investment corpor	25-May-2021	2	Appoint A Substitute Executive Director Ueno, Koichi	For	For
mitsubishi estate logistics reit investment corpor	25-May-2021	3	Appoint A Substitute Executive Director Takeda, Kazuyuki	For	For
mitsubishi estate logistics reit investment corpor	25-May-2021	4	Appoint A Supervisory Director Saito, So	For	For
mitsubishi estate logistics reit investment corpor	25-May-2021	5	Appoint A Supervisory Director Fukano, Akira	For	For
mitsubishi gas chemical company,inc.	25-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
mitsubishi gas chemical company,inc.	25-Jun-2021	2	Appoint A Director Kurai, Toshikiyo	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MITSUBISHI GAS CHEMICAL COMPANY,INC.	25-Jun-2021	3	Appoint A Director Fujii, Masashi	For	For
MITSUBISHI GAS CHEMICAL COMPANY,INC.	25-Jun-2021	4	Appoint A Director Inari, Masato	For	For
MITSUBISHI GAS CHEMICAL COMPANY,INC.	25-Jun-2021	5	Appoint A Director Ariyoshi, Nobuhisa	For	For
MITSUBISHI GAS CHEMICAL COMPANY,INC.	25-Jun-2021	6	Appoint A Director Kato, Kenji	For	For
MITSUBISHI GAS CHEMICAL COMPANY,INC.	25-Jun-2021	7	Appoint A Director Kosaka, Yasushi	For	For
MITSUBISHI GAS CHEMICAL COMPANY,INC.	25-Jun-2021	8	Appoint A Director Nagaoka, Naruyuki	For	For
MITSUBISHI GAS CHEMICAL COMPANY,INC.	25-Jun-2021	9	Appoint A Director Kitagawa, Motoyasu	For	For
MITSUBISHI GAS CHEMICAL COMPANY,INC.	25-Jun-2021	10	Appoint A Director Sato, Tsugio	For	For
MITSUBISHI GAS CHEMICAL COMPANY,INC.	25-Jun-2021	11	Appoint A Director Hirose, Haruko	For	For
MITSUBISHI GAS CHEMICAL COMPANY,INC.	25-Jun-2021	12	Appoint A Director Suzuki, Toru	For	For
MITSUBISHI GAS CHEMICAL COMPANY,INC.	25-Jun-2021	13	Appoint A Director Manabe, Yasushi	For	For
MITSUBISHI GAS CHEMICAL COMPANY,INC.	25-Jun-2021	14	Appoint A Corporate Auditor Inamasa, Kenji	For	Combined
MITSUBISHI GAS CHEMICAL COMPANY,INC.	25-Jun-2021	15	Appoint A Substitute Corporate Auditor Kanzaki, Hiroaki	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	2	Approve Merger Agreement Between The Company And Hitachi Capital Corporation	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	3	Amend Articles To: Change Official Company Name, Amend Business Lines, Increase Capital Shares To Be Issued, Adopt Reduction Of Liability System For Directors, Transition To A Company With Supervisory Committee, Approve Minor Revisions	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kawabe, Seiji	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yanai, Takahiro	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nishiura, Kanji	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nonoguchi, Tsuyoshi	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Anei, Kazumi	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Inoue, Satoshi	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sato, Haruhiko	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nakata, Hiroyasu	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	12	Appoint A Director Who Is Not Audit And Supervisory Committee Member Icho, Mitsumasa	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	13	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sasaki, Yuri	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	14	Appoint A Director Who Is Audit And Supervisory Committee Member Kishino, Seiichiro	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	15	Appoint A Director Who Is Audit And Supervisory Committee Member Miake, Shuji	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	16	Appoint A Director Who Is Audit And Supervisory Committee Member Minoura, Teruyuki	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	17	Appoint A Director Who Is Audit And Supervisory Committee Member Hiraiwa, Koichiro	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	18	Appoint A Director Who Is Audit And Supervisory Committee Member Kaneko, Hiroko	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	19	Approve Details Of The Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	20	Approve Details Of The Compensation To Be Received By Directors Who Are Audit And Supervisory Committee Members	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	21	Approve Details Of Compensation As Stock-Linked Compensation Type Stock Options For Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	For
Mitsubishi HC Capital Inc.	26-Feb-2021	22	Approve Details Of The Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	For
Mitsubishi HC Capital Inc.	25-Jun-2021	2	Amend Articles To: Approve Minor Revisions	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
Mitsubishi HC Capital Inc.	25-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kawabe, Seiji	For	For
Mitsubishi HC Capital Inc.	25-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yanai, Takahiro	For	For
Mitsubishi HC Capital Inc.	25-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nishiura, Kanji	For	For
Mitsubishi HC Capital Inc.	25-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Anei, Kazumi	For	For
Mitsubishi HC Capital Inc.	25-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Inoue, Satoshi	For	For
Mitsubishi HC Capital Inc.	25-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sato, Haruhiko	For	For
Mitsubishi HC Capital Inc.	25-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nakata, Hiroyasu	For	For
Mitsubishi HC Capital Inc.	25-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Watanabe, Go	For	Combined
Mitsubishi HC Capital Inc.	25-Jun-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Icho, Mitsumasa	For	Against
Mitsubishi HC Capital Inc.	25-Jun-2021	12	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sasaki, Yuri	For	Combined
Mitsubishi HC Capital Inc.	25-Jun-2021	13	Appoint A Substitute Director Who Is Audit And Supervisory Committee Member Nakata, Hiroyasu	For	For
MITSUBISHI HEAVY INDUSTRIES,LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
MITSUBISHI HEAVY INDUSTRIES,LTD.	29-Jun-2021	3	Amend Articles To: Amend The Articles Related To Substitute Directors Who Are Audit And Supervisory Committee Members	For	For
MITSUBISHI HEAVY INDUSTRIES,LTD.	29-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Miyana, Shunichi	For	For
MITSUBISHI HEAVY INDUSTRIES,LTD.	29-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Izumisawa, Seiji	For	For
MITSUBISHI HEAVY INDUSTRIES,LTD.	29-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kozawa, Hisato	For	For
MITSUBISHI HEAVY INDUSTRIES,LTD.	29-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kaguchi, Hitoshi	For	For
MITSUBISHI HEAVY INDUSTRIES,LTD.	29-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shinohara, Naoyuki	For	For
MITSUBISHI HEAVY INDUSTRIES,LTD.	29-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kobayashi, Ken	For	For
MITSUBISHI HEAVY INDUSTRIES,LTD.	29-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Hirano, Nobuyuki	For	For
MITSUBISHI HEAVY INDUSTRIES,LTD.	29-Jun-2021	11	Appoint A Director Who Is Audit And Supervisory Committee Member Tokunaga, Setsuo	For	For
MITSUBISHI HEAVY INDUSTRIES,LTD.	29-Jun-2021	12	Appoint A Director Who Is Audit And Supervisory Committee Member Unoura, Hiroo	For	For
MITSUBISHI HEAVY INDUSTRIES,LTD.	29-Jun-2021	13	Appoint A Director Who Is Audit And Supervisory Committee Member Morikawa, Noriko	For	For
MITSUBISHI HEAVY INDUSTRIES,LTD.	29-Jun-2021	14	Appoint A Director Who Is Audit And Supervisory Committee Member Ii, Masako	For	For
MITSUBISHI HEAVY INDUSTRIES,LTD.	29-Jun-2021	15	Appoint A Substitute Director Who Is Audit And Supervisory Committee Member Oka, Nobuhiro	For	For
MITSUBISHI UFJ FINANCIAL GROUP,INC.	29-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
MITSUBISHI UFJ FINANCIAL GROUP,INC.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
MITSUBISHI UFJ FINANCIAL GROUP,INC.	29-Jun-2021	3	Appoint A Director Fujii, Mariko	For	Combined
MITSUBISHI UFJ FINANCIAL GROUP,INC.	29-Jun-2021	4	Appoint A Director Honda, Keiko	For	Combined
MITSUBISHI UFJ FINANCIAL GROUP,INC.	29-Jun-2021	5	Appoint A Director Kato, Kaoru	For	Combined
MITSUBISHI UFJ FINANCIAL GROUP,INC.	29-Jun-2021	6	Appoint A Director Kuwabara, Satoko	For	Combined
MITSUBISHI UFJ FINANCIAL GROUP,INC.	29-Jun-2021	7	Appoint A Director Toby S. Myerson	For	Combined
MITSUBISHI UFJ FINANCIAL GROUP,INC.	29-Jun-2021	8	Appoint A Director Nomoto, Hirofumi	For	Combined
MITSUBISHI UFJ FINANCIAL GROUP,INC.	29-Jun-2021	9	Appoint A Director Shingai, Yasushi	For	Combined
MITSUBISHI UFJ FINANCIAL GROUP,INC.	29-Jun-2021	10	Appoint A Director Tsuji, Koichi	For	Combined
MITSUBISHI UFJ FINANCIAL GROUP,INC.	29-Jun-2021	11	Appoint A Director Tarisa Watanagase	For	Combined
MITSUBISHI UFJ FINANCIAL GROUP,INC.	29-Jun-2021	12	Appoint A Director Ogura, Ritsuo	For	Combined
MITSUBISHI UFJ FINANCIAL GROUP,INC.	29-Jun-2021	13	Appoint A Director Miyana, Kenichi	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MITSUBISHI UFJ FINANCIAL GROUP, INC.	29-Jun-2021	14	Appoint A Director Mike, Kanetsugu	For	Combined
MITSUBISHI UFJ FINANCIAL GROUP, INC.	29-Jun-2021	15	Appoint A Director Araki, Saburo	For	Combined
MITSUBISHI UFJ FINANCIAL GROUP, INC.	29-Jun-2021	16	Appoint A Director Nagashima, Iwao	For	Combined
MITSUBISHI UFJ FINANCIAL GROUP, INC.	29-Jun-2021	17	Appoint A Director Hanzawa, Junichi	For	Combined
MITSUBISHI UFJ FINANCIAL GROUP, INC.	29-Jun-2021	18	Appoint A Director Kamezawa, Hironori	For	Combined
MITSUBISHI UFJ FINANCIAL GROUP, INC.	29-Jun-2021	19	Shareholder Proposal: Amend Articles Of Incorporation (Disclosure Of A Plan Outlining The Company'S Business Strategy To Align Its Financing And Investments With The Goals Of The Paris Agreement)	Against	Combined
MITSUBISHI UFJ FINANCIAL GROUP, INC.	29-Jun-2021	20	Shareholder Proposal: Amend Articles Of Incorporation (Early Submission Of Securities Reports)	Against	Combined
MITSUBISHI UFJ FINANCIAL GROUP, INC.	29-Jun-2021	21	Shareholder Proposal: Amend Articles Of Incorporation (Prohibition Of Parental Child Abduction)	Against	Combined
MITSUBISHI UFJ FINANCIAL GROUP, INC.	29-Jun-2021	22	Shareholder Proposal: Amend Articles Of Incorporation (Prohibition Of Financing And Other Inappropriate Or Irregular Transactions With Antisocial Forces Or The Parties That Provide Benefit Thereto)	Against	Combined
MITSUBISHI UFJ FINANCIAL GROUP, INC.	29-Jun-2021	23	Shareholder Proposal: Amend Articles Of Incorporation (Establishment Of A Helpline For Whistle-Blowers)	Against	Combined
MITSUBISHI UFJ FINANCIAL GROUP, INC.	29-Jun-2021	24	Shareholder Proposal: Appoint A Director Ino, Tatsuki	Against	Combined
MITSUMI & CO., LTD.	18-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
MITSUMI & CO., LTD.	18-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
MITSUMI & CO., LTD.	18-Jun-2021	3	Appoint A Director Yasunaga, Tatsuo	For	For
MITSUMI & CO., LTD.	18-Jun-2021	4	Appoint A Director Hori, Kenichi	For	For
MITSUMI & CO., LTD.	18-Jun-2021	5	Appoint A Director Uchida, Takakazu	For	For
MITSUMI & CO., LTD.	18-Jun-2021	6	Appoint A Director Fujiwara, Hirotatsu	For	For
MITSUMI & CO., LTD.	18-Jun-2021	7	Appoint A Director Omachi, Shinichiro	For	For
MITSUMI & CO., LTD.	18-Jun-2021	8	Appoint A Director Kometani, Yoshio	For	For
MITSUMI & CO., LTD.	18-Jun-2021	9	Appoint A Director Yoshikawa, Miki	For	For
MITSUMI & CO., LTD.	18-Jun-2021	10	Appoint A Director Uno, Motoaki	For	For
MITSUMI & CO., LTD.	18-Jun-2021	11	Appoint A Director Takemasu, Yoshiaki	For	For
MITSUMI & CO., LTD.	18-Jun-2021	12	Appoint A Director Kobayashi, Izumi	For	For
MITSUMI & CO., LTD.	18-Jun-2021	13	Appoint A Director Jenifer Rogers	For	For
MITSUMI & CO., LTD.	18-Jun-2021	14	Appoint A Director Samuel Walsh	For	For
MITSUMI & CO., LTD.	18-Jun-2021	15	Appoint A Director Uchiyama, Takeshi	For	For
MITSUMI & CO., LTD.	18-Jun-2021	16	Appoint A Director Egawa, Masako	For	For
MITSUMI & CO., LTD.	18-Jun-2021	17	Appoint A Corporate Auditor Mori, Kimitaka	For	For
MITSUMI CHEMICALS, INC.	25-Jun-2021	2	Approve Appropriation Of Surplus	For	For
MITSUMI CHEMICALS, INC.	25-Jun-2021	3	Appoint A Director Tannowa, Tsutomu	For	For
MITSUMI CHEMICALS, INC.	25-Jun-2021	4	Appoint A Director Hashimoto, Osamu	For	For
MITSUMI CHEMICALS, INC.	25-Jun-2021	5	Appoint A Director Matsuo, Hideki	For	For
MITSUMI CHEMICALS, INC.	25-Jun-2021	6	Appoint A Director Nakajima, Hajime	For	For
MITSUMI CHEMICALS, INC.	25-Jun-2021	7	Appoint A Director Yoshino, Tadashi	For	For
MITSUMI CHEMICALS, INC.	25-Jun-2021	8	Appoint A Director Bada, Hajime	For	For
MITSUMI CHEMICALS, INC.	25-Jun-2021	9	Appoint A Director Yoshimaru, Yukiko	For	For
MITSUMI CHEMICALS, INC.	25-Jun-2021	10	Appoint A Director Mabuchi, Akira	For	For
MITSUMI CHEMICALS, INC.	25-Jun-2021	11	Appoint A Corporate Auditor Shimbo, Katsuyoshi	For	For
MITSUMI FUDOSAN CO., LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
MITSUMI FUDOSAN CO., LTD.	29-Jun-2021	3	Appoint A Director Iwasa, Hiromichi	For	For
MITSUMI FUDOSAN CO., LTD.	29-Jun-2021	4	Appoint A Director Komoda, Masanobu	For	For
MITSUMI FUDOSAN CO., LTD.	29-Jun-2021	5	Appoint A Director Kitahara, Yoshikazu	For	For
MITSUMI FUDOSAN CO., LTD.	29-Jun-2021	6	Appoint A Director Fujibayashi, Kiyotaka	For	For
MITSUMI FUDOSAN CO., LTD.	29-Jun-2021	7	Appoint A Director Onozawa, Yasuo	For	For
MITSUMI FUDOSAN CO., LTD.	29-Jun-2021	8	Appoint A Director Yamamoto, Takashi	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
mitsui fudosan CO.,LTD.	29-Jun-2021	9	Appoint A Director Ueda, Takashi	For	For
mitsui fudosan CO.,LTD.	29-Jun-2021	10	Appoint A Director Hamamoto, Wataru	For	For
mitsui fudosan CO.,LTD.	29-Jun-2021	11	Appoint A Director Nogimori, Masafumi	For	For
mitsui fudosan CO.,LTD.	29-Jun-2021	12	Appoint A Director Nakayama, Tsunehiro	For	For
mitsui fudosan CO.,LTD.	29-Jun-2021	13	Appoint A Director Ito, Shinichiro	For	For
mitsui fudosan CO.,LTD.	29-Jun-2021	14	Appoint A Director Kawai, Eriko	For	For
mitsui fudosan CO.,LTD.	29-Jun-2021	15	Approve Payment Of Bonuses To Directors	For	For
MIURA CO.,LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
MIURA CO.,LTD.	29-Jun-2021	3	Amend Articles To: Amend Business Lines	For	For
MIURA CO.,LTD.	29-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Takahashi, Yuji	For	For
MIURA CO.,LTD.	29-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Miyauchi, Daisuke	For	For
MIURA CO.,LTD.	29-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Takechi, Noriyuki	For	For
MIURA CO.,LTD.	29-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ochi, Yasuo	For	For
MIURA CO.,LTD.	29-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kojima, Yoshihiro	For	For
MIURA CO.,LTD.	29-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yoneda, Tsuyoshi	For	For
MIURA CO.,LTD.	29-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Hiroi, Masayuki	For	For
MIURA CO.,LTD.	29-Jun-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Higuchi, Tateshi	For	For
MIURA CO.,LTD.	29-Jun-2021	12	Appoint A Director Who Is Audit And Supervisory Committee Member Harada, Toshihide	For	For
MIURA CO.,LTD.	29-Jun-2021	13	Appoint A Director Who Is Audit And Supervisory Committee Member Saiki, Naoki	For	For
MIURA CO.,LTD.	29-Jun-2021	14	Appoint A Director Who Is Audit And Supervisory Committee Member Ando, Yoshiaki	For	For
MIURA CO.,LTD.	29-Jun-2021	15	Appoint A Director Who Is Audit And Supervisory Committee Member Koike, Tatsuko	For	For
MIZUHO FINANCIAL GROUP,INC.	23-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
MIZUHO FINANCIAL GROUP,INC.	23-Jun-2021	2	Appoint A Director Sakai, Tatsufumi	For	Combined
MIZUHO FINANCIAL GROUP,INC.	23-Jun-2021	3	Appoint A Director Imai, Seiji	For	Combined
MIZUHO FINANCIAL GROUP,INC.	23-Jun-2021	4	Appoint A Director Umemiya, Makoto	For	Combined
MIZUHO FINANCIAL GROUP,INC.	23-Jun-2021	5	Appoint A Director Wakabayashi, Motonori	For	Combined
MIZUHO FINANCIAL GROUP,INC.	23-Jun-2021	6	Appoint A Director Kaminoyama, Nobuhiro	For	Combined
MIZUHO FINANCIAL GROUP,INC.	23-Jun-2021	7	Appoint A Director Sato, Yasuhiro	For	Combined
MIZUHO FINANCIAL GROUP,INC.	23-Jun-2021	8	Appoint A Director Hirama, Hisaaki	For	Combined
MIZUHO FINANCIAL GROUP,INC.	23-Jun-2021	9	Appoint A Director Kainaka, Tatsuo	For	Combined
MIZUHO FINANCIAL GROUP,INC.	23-Jun-2021	10	Appoint A Director Kobayashi, Yoshimitsu	For	Combined
MIZUHO FINANCIAL GROUP,INC.	23-Jun-2021	11	Appoint A Director Sato, Ryoji	For	Combined
MIZUHO FINANCIAL GROUP,INC.	23-Jun-2021	12	Appoint A Director Tsukioka, Takashi	For	Combined
MIZUHO FINANCIAL GROUP,INC.	23-Jun-2021	13	Appoint A Director Yamamoto, Masami	For	Combined
MIZUHO FINANCIAL GROUP,INC.	23-Jun-2021	14	Appoint A Director Kobayashi, Izumi	For	Combined
MOBILE TELECOMMUNICATION S COMPANY K.S.C	17-Mar-2021	1	Approve Board Report On Company Operations For Fy 2020	For	Combined
MOBILE TELECOMMUNICATION S COMPANY K.S.C	17-Mar-2021	2	Approve Corporate Governance Report And Audit Committee Report For Fy 2020	For	Abstain
MOBILE TELECOMMUNICATION S COMPANY K.S.C	17-Mar-2021	3	Approve Auditors' Report On Company Financial Statements For Fy 2020	For	Combined
MOBILE TELECOMMUNICATION S COMPANY K.S.C	17-Mar-2021	4	Accept Consolidated Financial Statements And Statutory Reports For Fy 2020	For	Combined
MOBILE TELECOMMUNICATION S COMPANY K.S.C	17-Mar-2021	5	Approve Special Report On Penalties For Fy 2020	For	Combined
MOBILE TELECOMMUNICATION S COMPANY K.S.C	17-Mar-2021	6	Approve Dividends Of Kwd 0.033 Per Share	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MOBILE TELECOMMUNICATIONS COMPANY K.S.C	17-Mar-2021	7	Approve Remuneration Of Directors Of Kwd 435,000 For Fy 2020	For	For
MOBILE TELECOMMUNICATIONS COMPANY K.S.C	17-Mar-2021	8	Authorize Share Repurchase Program Of Up To 10 Percent Of Issued Share Capital	For	For
MOBILE TELECOMMUNICATIONS COMPANY K.S.C	17-Mar-2021	9	Approve Related Party Transactions For Fy 2020 And Fy 2021	For	Combined
MOBILE TELECOMMUNICATIONS COMPANY K.S.C	17-Mar-2021	10	Approve Discharge Of Directors For Fy 2020	For	Against
MOBILE TELECOMMUNICATIONS COMPANY K.S.C	17-Mar-2021	11	Ratify Auditors And Fix Their Remuneration For Fy 2021	For	Combined
MOBILE TELECOMMUNICATIONS COMPANY K.S.C	08-Jun-2021	1	Approval Of The Amendments Of Articles 1,3,5 And 6 In The Companys Memorandum Of Association	For	Combined
MOBILE TELECOMMUNICATIONS COMPANY K.S.C	08-Jun-2021	2	Approval Of The Amendments Of Articles 2,4,5,6,7,10,11,12,13,14,14 Bis,14 Bis2,15,17,20,21,25,27,31,32,33,34, 36,37,43,45,47,49 And Adding A New Article 60,61,62,63 And 64 In The Companys Articles Of Association	For	Combined
MOBILE TELESYSTEMS PJSC	15-Feb-2021	1	On Reorganization Of Mts Pjsc In The Form Of Incorporation Of Stv Llc By Mts Pjsc. Effective November 6, 2013, Holders Of Russian Securities Are Required To Disclose Their Name, Address Number Or Shares And The Manner Of The Vote As A Condition To Voting.	For	Combined
MOBILE TELESYSTEMS PJSC	15-Feb-2021	2	On Reorganization Of Mts Pjsc In The Form Of Incorporation Of Stream Llc By Mts Pjsc.	For	Combined
MOBILE TELESYSTEMS PJSC	15-Feb-2021	3	On Reorganization Of Mts Pjsc In The Form Of Incorporation Of Cloud Retail Llc.	For	Combined
MOBILE TELESYSTEMS PJSC	15-Feb-2021	4	On Reorganization Of Mts Pjsc In The Form Of Incorporation Of Cloud Retail Plus Llc In Mts Pjsc.	For	Combined
MOBILE TELESYSTEMS PJSC	15-Feb-2021	5	On Reorganization Of Mts Pjsc In The Form Of Incorporation Of Mcn-Balashikha Llc By Mts Pjsc.	For	Combined
MOBILE TELESYSTEMS PJSC	15-Feb-2021	6	On Reorganization Of Mts Pjsc In The Form Of Incorporation Of Npo Progtech Jsc By Mts Pjsc.	For	Combined
MOBILE TELESYSTEMS PJSC	15-Feb-2021	7	Amend The Charter Of Mts Pjsc With Regard To Reorganization In The Form Of Stv Llc Acquisition By Mts Pjsc.	For	Combined
MOBILE TELESYSTEMS PJSC	15-Feb-2021	8	Amend The Charter Of Mts Pjsc With Regard To Reorganization In The Form Of Stream Llc Acquisition By Mts Pjsc.	For	Combined
MOBILE TELESYSTEMS PJSC	15-Feb-2021	9	Amend The Charter Of Mts Pjsc With Regard To Reorganization In The Form Of Cloud Retail Llc Acquisition By Mts Pjsc.	For	Combined
MOBILE TELESYSTEMS PJSC	15-Feb-2021	10	Amend The Charter Of Mts Pjsc With Regard To Reorganization In The Form Of Cloud Retail Plus Llc Acquisition By Mts Pjsc.	For	Combined
MOBILE TELESYSTEMS PJSC	15-Feb-2021	11	Amend The Charter Of Mts Pjsc With Regard To Reorganization In The Form Of Mcn-Balashikha Llc Acquisition By Mts Pjsc.	For	Combined
MOBILE TELESYSTEMS PJSC	15-Feb-2021	12	Amend The Charter Of Mts Pjsc With Regard To Reorganization In The Form Of Npo Progtech Jsc Acquisition By Mts Pjsc.	For	Combined
MOBILE TELESYSTEMS PJSC	15-Feb-2021	13	On The Participation Of Mts Pjsc In Non-Profit Organizations: Make A Decision On The Participation Of Mts Pjsc In The Union Of Constructors Of Communication And Information Technology Facilities Stroysvyaztelecom (Moscow).	For	Combined
MOBILE TELESYSTEMS PJSC	15-Feb-2021	14	On The Participation Of Mts Pjsc In Non-Profit Organizations: Make A Decision On The Participation Of Mts Pjsc In The Interregional Industrial Association Of Employers "Union Of Designers Of Infocommunication Facilities "Proektsvyaztelecom" (Moscow).	For	Combined
MOBILE TELESYSTEMS PJSC	15-Feb-2021	15	On Approval Of The New Version Of The Regulations On The Board Of Directors Of Mts Pjsc.	For	Combined
MOBILE TELESYSTEMS PJSC	15-Feb-2021	16	On Approval Of The New Version Of The Regulations On The Management Board Of Mts Pjsc.	For	Combined
MOBILE TELESYSTEMS PJSC	15-Feb-2021	17	On Approval Of The New Version Of The Regulations On The President Of Mts Pjsc.	For	Combined
MOBILE TELESYSTEMS PJSC	15-Feb-2021	18	On Approval Of The New Version Of The Regulations On The Audit Commission Of Mts Pjsc.	For	Combined
MOBILE TELESYSTEMS PJSC	23-Jun-2021	1	Approval Of The Mts Pjsc Annual Report, The Mts Pjsc Annual Accounting Statement, Including The Mts Pjsc Profit And Loss Statement, Profit And Loss Distribution Of Mts Pjsc For The Fiscal Year 2020 (Including Dividend Payment). Effective November 6, 2013, Holders Of Russian Securities Are Required To Disclose Their Name, Address Number Or Shares And The Manner Of The Vote As A Condition To Voting.	For	Combined
MOBILE TELESYSTEMS PJSC	23-Jun-2021	2	Approval Of The Mts Pjsc Annual Report, The Mts Pjsc Annual Accounting Statement, Including The Mts Pjsc Profit And Loss Statement, Profit And Loss Distribution Of Mts Pjsc For The Fiscal Year 2020 (Including Dividend Payment).	For	Combined
MOBILE TELESYSTEMS PJSC	23-Jun-2021	3	Director	For	Combined
MOBILE TELESYSTEMS PJSC	23-Jun-2021	4	Election Of Member Of Mts Pjsc Auditing Commission: Irina Borisenkova	For	Combined
MOBILE TELESYSTEMS PJSC	23-Jun-2021	5	Election Of Member Of Mts Pjsc Auditing Commission: Evgeniy Madorskiy	For	Combined
MOBILE TELESYSTEMS PJSC	23-Jun-2021	6	Election Of Member Of Mts Pjsc Auditing Commission: Natalia Mikheeva	For	Combined
MOBILE TELESYSTEMS PJSC	23-Jun-2021	7	Approval Of Mts Pjsc Auditor.	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MOBILE TELESYSTEMS PJSC	23-Jun-2021	8	On Approval Of Mts Pjsc Charter As Revised.	For	Combined
MOBIMO HOLDING AG	30-Mar-2021	3	Accept Financial Statements And Statutory Reports	For	Combined
MOBIMO HOLDING AG	30-Mar-2021	4	Approve Remuneration Report	For	For
MOBIMO HOLDING AG	30-Mar-2021	5	Approve Allocation Of Income And Omission Of Dividends	For	For
MOBIMO HOLDING AG	30-Mar-2021	6	Approve Chf 5.4 Million Capital Increase With Preemptive Rights	For	For
MOBIMO HOLDING AG	30-Mar-2021	7	Approve Chf 66 Million Reduction In Share Capital Via Reduction Of Nominal Value And Repayment Of Chf 10.00 Per Share Followed By Chf 1.4 Million Share Capital Increase	For	For
MOBIMO HOLDING AG	30-Mar-2021	8	Approve Discharge Of Board And Senior Management	For	For
MOBIMO HOLDING AG	30-Mar-2021	9	Elect Sabrina Contratto As Director	For	For
MOBIMO HOLDING AG	30-Mar-2021	10	Reelect Daniel Crausaz As Director	For	For
MOBIMO HOLDING AG	30-Mar-2021	11	Reelect Brian Fischer As Director	For	For
MOBIMO HOLDING AG	30-Mar-2021	12	Reelect Bernadette Koch As Director	For	For
MOBIMO HOLDING AG	30-Mar-2021	13	Reelect Peter Schaub As Director And As Board Chairman	For	For
MOBIMO HOLDING AG	30-Mar-2021	14	Reelect Martha Scheiber As Director	For	For
MOBIMO HOLDING AG	30-Mar-2021	15	Reappoint Bernadette Koch As Member Of The Nomination And Compensation Committee	For	For
MOBIMO HOLDING AG	30-Mar-2021	16	Appoint Daniel Crausaz As Member Of The Nomination And Compensation Committee	For	For
MOBIMO HOLDING AG	30-Mar-2021	17	Reappoint Brian Fischer As Member Of The Nomination And Compensation Committee	For	For
MOBIMO HOLDING AG	30-Mar-2021	18	Ratify Ernst Young Ag As Auditors	For	For
MOBIMO HOLDING AG	30-Mar-2021	19	Designate Grossenbacher Rechtsanwaelte Ag As Independent Proxy	For	For
MOBIMO HOLDING AG	30-Mar-2021	20	Approve Fixed Remuneration Of Directors In The Amount Of Chf 1.1 Million	For	For
MOBIMO HOLDING AG	30-Mar-2021	21	Approve Fixed Remuneration Of Executive Committee In The Amount Of Chf 2.9 Million	For	For
MOBIMO HOLDING AG	30-Mar-2021	22	Approve Variable Remuneration Of Executive Committee In The Amount Of Chf 2.9 Million	For	For
MODERNA, INC.	28-Apr-2021	1	Director	For	For
MODERNA, INC.	28-Apr-2021	2	To Cast A Non-Binding, Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	For	For
MODERNA, INC.	28-Apr-2021	3	To Ratify The Appointment Of Ernst & Young Llp As Our Registered Independent Public Accounting Firm For The Year Ending December 31, 2021.	For	For
MOHAWK INDUSTRIES, INC.	20-May-2021	1	Election Of Director For A Term Of Three Years: Bruce C. Bruckmann	For	Combined
MOHAWK INDUSTRIES, INC.	20-May-2021	2	Election Of Director For A Term Of Three Years: John M. Engquist	For	Combined
MOHAWK INDUSTRIES, INC.	20-May-2021	3	The Ratification Of The Selection Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm.	For	Combined
MOHAWK INDUSTRIES, INC.	20-May-2021	4	Advisory Vote To Approve Executive Compensation, As Disclosed In The Company'S Proxy Statement For The 2021 Annual Meeting Of Stockholders.	For	For
MOL HUNGARIAN OIL AND GAS PLC	15-Apr-2021	7	Report Of The Board Of Directors On The 2020 Business Operation, Presentation Of The 2020 Parent Company Financial Statements And The Consolidated Financial Statements Prepared In Compliance With International Financial Reporting Standards As Adopted By The European Union (Ifrs), Proposal For The Distribution Of Profit After Taxation	For	Combined
MOL HUNGARIAN OIL AND GAS PLC	15-Apr-2021	8	Auditor'S Reports On The 2020 Ifrs Parent Company And Consolidated Financial Statements Presented By The Board Of Directors	For	Unvoted
MOL HUNGARIAN OIL AND GAS PLC	15-Apr-2021	9	Report Of The Supervisory Board On The 2020 Financial Statements And On The Proposal For The Distribution Of Profit After Taxation, And Its Opinion On The Board Of Directors' Proposals To Be Submitted To The Ordinary Annual General Meeting	For	Unvoted
MOL HUNGARIAN OIL AND GAS PLC	15-Apr-2021	10	Decision On The Approval Of The 2020 Ifrs Parent Company And Consolidated Financial Statements	For	Unvoted
MOL HUNGARIAN OIL AND GAS PLC	15-Apr-2021	11	Decision On The Distribution Of Profit After Taxation And The Amount Of Dividend	For	Unvoted
MOL HUNGARIAN OIL AND GAS PLC	15-Apr-2021	12	Approval Of The Corporate Governance Declaration	For	Unvoted
MOL HUNGARIAN OIL AND GAS PLC	15-Apr-2021	13	Waiver To Be Granted To The Board Of Directors And Its Members According To Article 12.12 Of The Articles Of Association	For	Unvoted
MOL HUNGARIAN OIL AND GAS PLC	15-Apr-2021	14	Election Of The Statutory Auditor For The 2021 Financial Year And Determination Of Its Remuneration As Well As The Material Elements Of Its Engagement	For	Unvoted
MOL HUNGARIAN OIL AND GAS PLC	15-Apr-2021	15	The Board Of Directors' Presentation Regarding The Acquisition Of Treasury Shares Following The Ordinary Annual General Meeting Of 2020 In Accordance With Section 3:223 (4) Of The Civil Code. Authorization Of The Board Of Directors To Acquire Treasury Shares In Accordance With Section 3:223 (1) Of The Civil Code	For	Unvoted
MOL HUNGARIAN OIL AND GAS PLC	15-Apr-2021	16	Election Of Member(S) Of The Board Of Directors	For	Unvoted
MOL HUNGARIAN OIL AND GAS PLC	15-Apr-2021	17	Election Of Member(S) Of The Supervisory Board / Audit Committee	For	Unvoted
MOL HUNGARIAN OIL AND GAS PLC	15-Apr-2021	18	Advisory Vote On The Amended Remuneration Policy Of The Company Prepared Under The Provisions Of Act Lxvii Of 2019 On Encouraging Long-Term Shareholder Engagement And Amendments Of Further Regulations For Harmonization Purposes	For	Unvoted

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MOLINA HEALTHCARE, INC.	06-May-2021	1	Election Of Director To Hold Office Until The 2022 Annual Meeting: Daniel Cooperman (Class I)	For	Combined
MOLINA HEALTHCARE, INC.	06-May-2021	2	Election Of Director To Hold Office Until The 2022 Annual Meeting: Stephen H. Lockhart (Class I)	For	For
MOLINA HEALTHCARE, INC.	06-May-2021	3	Election Of Director To Hold Office Until The 2022 Annual Meeting: Richard M. Schapiro (Class I)	For	For
MOLINA HEALTHCARE, INC.	06-May-2021	4	Election Of Director To Hold Office Until The 2022 Annual Meeting: Ronna E. Romney (Class Iii)	For	For
MOLINA HEALTHCARE, INC.	06-May-2021	5	Election Of Director To Hold Office Until The 2022 Annual Meeting: Dale B. Wolf (Class Iii)	For	For
MOLINA HEALTHCARE, INC.	06-May-2021	6	Election Of Director To Hold Office Until The 2022 Annual Meeting: Joseph M. Zubretsky (Class Iii)	For	For
MOLINA HEALTHCARE, INC.	06-May-2021	7	To Consider And Approve, On A Non-Binding, Advisory Basis, The Compensation Of Our Named Executive Officers.	For	For
MOLINA HEALTHCARE, INC.	06-May-2021	8	To Ratify The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For 2021.	For	Combined
MOLSON COORS BEVERAGE COMPANY	26-May-2021	1	Director	For	For
MOLSON COORS BEVERAGE COMPANY	26-May-2021	2	To Approve, On An Advisory Basis, The Compensation Of Our Named Executive Officers.	For	For
MONCLER S.P.A.	25-Mar-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
MONCLER S.P.A.	25-Mar-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
MONCLER S.P.A.	25-Mar-2021	3	To Increase Stock Capital Against Payment, In One Or More Tranches, Without Option Right, Pursuant To Art. 2441, Item 5 And 6, Of The Italian Civil Code, Up To A Nominal Maximum Amount Of Eur 575,000,800.2948, Of Which Up To Eur 3,066,033.2 Attributable To Capital And Up To Eur 571,934,767.0948 Attributable To Premium, By Issuing A Maximum Of No. 15,330,166 New Ordinary Shares With Same Characteristics As Those Outstanding On The Issue Date, At The Subscription Price Of Eur 37.5078 (Inclusive Of Premium) Per Share, Reserved In Subscription To Rivetex S.R.L., Mattia Rivetti Riccardi, Ginevra Alexandra Shapiro, Pietro Brando Shapiro, Alessandro Gilberti E Venezia Investments Pte Ltd, To Be Also Released By Offsetting. To Consequently Amend Art. 5 Of The Bylaws And Resolutions Related Thereto	For	Combined
MONCLER S.P.A.	25-Mar-2021	4	To Amend Art. 8 (Meetings), 12 (Meetings And Resolutions) And 13 (Board Of Directors) Of The Bylaws. Resolutions Related Thereto	For	Combined
MONCLER S.P.A.	25-Mar-2021	5	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined
MONCLER S.P.A.	25-Mar-2021	6	11 Mar 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Combined
MONCLER S.P.A.	25-Mar-2021	7	11 Mar 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Unvoted
MONCLER S.P.A.	22-Apr-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
MONCLER S.P.A.	22-Apr-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
MONCLER S.P.A.	22-Apr-2021	3	Balance Sheet As Of 31 December 2020 And Allocation Proposal Of The Profit For The Year: Balance Sheet As Of 31 December 2020, Together With Board Of Directors' Management Report, Internal And External Auditors' Report. Presentation Of The Consolidated Balance Sheet As Of 31 December 2020. Presentation Of The Consolidated Balance Sheet Drafted In Accordance With Legislative Decree No. 254/2016. Resolutions Related Thereto	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MONCLER S.P.A.	22-Apr-2021	4	Balance Sheet As Of 31 December 2020 And Allocation Proposal Of The Profit For The Year: Profit Allocation. Resolutions Related Thereto	For	Combined
MONCLER S.P.A.	22-Apr-2021	5	Resolution On The Second Section Of The Remuneration Policy Report And Emoluments Paid By Moncler S.P.A., Drawn Up Pursuant To Art. 123-Ter, Paragraph 6, Of Legislative Decree No. 58/98	For	Combined
MONCLER S.P.A.	22-Apr-2021	6	To Authorize The Purchase And Disposal Of Own Shares As Per And For The Purposes Of Art. 2357, 2357-Ter Of The Civil Code, Of Art. 132 Of Legislative Decree 24 February 1998, No. 58 And Art. 144-Bis Of The Consob Regulation Adopted With Resolution No. 11971 Of May 14, 1999, Upon Revocation, For The Unexecuted Part, Of The Authorization Resolution Resolved By The Ordinary Shareholders' Meeting Held On 11 June 2020. Resolutions Related Thereto	For	Combined
MONCLER S.P.A.	22-Apr-2021	7	To Appoint External Auditors For The Period 2022-2030 As Per Legislative Decree 39/2010 And Regulation (Eu) No. 537/2014. Resolutions Related Thereto	For	Combined
MONCLER S.P.A.	22-Apr-2021	8	Composition Of The Board Of Directors: To State The Directors' Number	For	Combined
MONCLER S.P.A.	22-Apr-2021	9	Composition Of The Board Of Directors: To Appoint A New Director	For	Combined
MONCLER S.P.A.	22-Apr-2021	10	Composition Of The Board Of Directors: To State The Emolument Policy Of The Board Of Directors	For	Combined
MONCLER S.P.A.	22-Apr-2021	11	"Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance"	Non-voting resolution	Combined
MONCLER S.P.A.	22-Apr-2021	12	11 Mar 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Combined
MONCLER S.P.A.	22-Apr-2021	13	11 Mar 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
MONDELÉZ INTERNATIONAL, INC.	19-May-2021	1	Election Of Director: Lewis W.K. Booth	For	Combined
MONDELÉZ INTERNATIONAL, INC.	19-May-2021	2	Election Of Director: Charles E. Bunch	For	For
MONDELÉZ INTERNATIONAL, INC.	19-May-2021	3	Election Of Director: Lois D. Juliber	For	For
MONDELÉZ INTERNATIONAL, INC.	19-May-2021	4	Election Of Director: Peter W. May	For	For
MONDELÉZ INTERNATIONAL, INC.	19-May-2021	5	Election Of Director: Jorge S. Mesquita	For	For
MONDELÉZ INTERNATIONAL, INC.	19-May-2021	6	Election Of Director: Jane H. Nielsen	For	For
MONDELÉZ INTERNATIONAL, INC.	19-May-2021	7	Election Of Director: Fredric G. Reynolds	For	For
MONDELÉZ INTERNATIONAL, INC.	19-May-2021	8	Election Of Director: Christiana S. Shi	For	For
MONDELÉZ INTERNATIONAL, INC.	19-May-2021	9	Election Of Director: Patrick T. Siewert	For	For
MONDELÉZ INTERNATIONAL, INC.	19-May-2021	10	Election Of Director: Michael A. Todman	For	For
MONDELÉZ INTERNATIONAL, INC.	19-May-2021	11	Election Of Director: Jean-François M. L. Van Boxmeer	For	For
MONDELÉZ INTERNATIONAL, INC.	19-May-2021	12	Election Of Director: Dirk Van De Put	For	For
MONDELÉZ INTERNATIONAL, INC.	19-May-2021	13	Advisory Vote To Approve Executive Compensation.	For	For
MONDELÉZ INTERNATIONAL, INC.	19-May-2021	14	Ratification Of Pricewaterhousecoopers Lip As Independent Registered Public Accountants For Fiscal Year Ending December 31, 2021.	For	For
MONDELÉZ INTERNATIONAL, INC.	19-May-2021	15	Consider Employee Pay In Setting Chief Executive Officer Pay.	Against	Combined
MONDI PLC	06-May-2021	1	Accept Financial Statements And Statutory Reports	For	Combined
MONDI PLC	06-May-2021	2	Approve Remuneration Report	For	For
MONDI PLC	06-May-2021	3	Approve Final Dividend: 41.00 Euro Cents Per Ordinary Share	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MONDI PLC	06-May-2021	4	Elect Svein Richard Brandtzaeg As Director	For	Combined
MONDI PLC	06-May-2021	5	Elect Sue Clark As Director	For	For
MONDI PLC	06-May-2021	6	Elect Mike Powell As Director	For	For
MONDI PLC	06-May-2021	7	Elect Angela Strank As Director	For	For
MONDI PLC	06-May-2021	8	Re-Elect Tanya Fratto As Director	For	For
MONDI PLC	06-May-2021	9	Re-Elect Enoch Godongwana As Director	For	For
MONDI PLC	06-May-2021	10	Re-Elect Andrew King As Director	For	For
MONDI PLC	06-May-2021	11	Re-Elect Dominique Reiniche As Director	For	For
MONDI PLC	06-May-2021	12	Re-Elect Philip Yea As Director	For	For
MONDI PLC	06-May-2021	13	Re-Elect Stephen Young As Director	For	For
MONDI PLC	06-May-2021	14	Reappoint Pricewaterhousecoopers Llp As Auditors	For	For
MONDI PLC	06-May-2021	15	Authorise The Audit Committee To Fix Remuneration Of Auditors	For	For
MONDI PLC	06-May-2021	16	Authorise Issue Of Equity	For	For
MONDI PLC	06-May-2021	17	Authorise Issue Of Equity Without Pre-Emptive Rights	For	For
MONDI PLC	06-May-2021	18	Authorise Market Purchase Of Ordinary Shares	For	For
MONDI PLC	06-May-2021	19	Adopt New Articles Of Association	For	For
MONDI PLC	06-May-2021	20	Authorise The Company To Call General Meeting With Two Weeks' Notice	For	Combined
MONDI PLC	06-May-2021	21	26 Mar 2021: Please Note That This Is A Revision Due To Modification Of Text Of Resolution 3. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
MONETA MONEY BANK, A.S	28-Apr-2021	3	Adoption Of Rules Of Procedure	For	Combined
MONETA MONEY BANK, A.S	28-Apr-2021	4	Election Of Persons Involved In The Organization Of The General Meeting	For	For
MONETA MONEY BANK, A.S	28-Apr-2021	5	Election Of The Member Of The Supervisory Board	For	For
MONETA MONEY BANK, A.S	28-Apr-2021	6	Please Note That This Resolution Is A Counter-Proposal Of Raiffeisen Bank International Ag And Petrus Advisers Management Limited: Election Of The Member Of The Supervisory Board	Take No Action	Combined
MONETA MONEY BANK, A.S	28-Apr-2021	10	Approval Of The Annual Consolidated Financial Statements Of Moneta Money Bank, A.S. As Of 31. 12. 2020	For	Combined
MONETA MONEY BANK, A.S	28-Apr-2021	11	Approval Of The Annual Separate Financial Statements Of Moneta Money Bank, A.S. As Of 31. 12. 2020	For	For
MONETA MONEY BANK, A.S	28-Apr-2021	12	Approval Of The Annual Separate Financial Statements Of Former Wustenrot Hypotecni Banka A.S. As Of 31. 12. 2020	For	For
MONETA MONEY BANK, A.S	28-Apr-2021	13	Resolution On Distribution Of Profit Of Moneta Money Bank, A.S.	For	For
MONETA MONEY BANK, A.S	28-Apr-2021	14	Appointment Of Auditor To Conduct The Statutory Audit Of Moneta Money Bank, A.S. For The Financial Year 2021	For	For
MONETA MONEY BANK, A.S	28-Apr-2021	15	Approval Of The Remuneration Report Applied To Management And Supervisory Boards Of Moneta Money Bank, A.S.	For	For
MONETA MONEY BANK, A.S	22-Jun-2021	2	Adoption Of Rules Of Procedure	For	For
MONETA MONEY BANK, A.S	22-Jun-2021	3	Election Of Persons Involved In The Organization Of The Gm	For	For
MONETA MONEY BANK, A.S	22-Jun-2021	4	Approval Of Acquisition Of Shares In Air Bank And Czech And Slovak Home Credit	For	For
MONETA MONEY BANK, A.S	22-Jun-2021	5	Resolution On Increase In Registered Share Capital Of Moneta Money Bank	For	For
MONGODB, INC.	29-Jun-2021	1	Director	For	For
MONGODB, INC.	29-Jun-2021	2	Approval, On A Non-Binding Advisory Basis, Of The Compensation Of Our Named Executive Officers.	For	For
MONGODB, INC.	29-Jun-2021	3	Ratification Of The Selection Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For Our Fiscal Year Ending January 31, 2022.	For	For
MONOLITHIC POWER SYSTEMS, INC.	10-Jun-2021	1	Director	For	For
MONOLITHIC POWER SYSTEMS, INC.	10-Jun-2021	2	Ratify The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
MONOLITHIC POWER SYSTEMS, INC.	10-Jun-2021	3	Approve, On An Advisory Basis, The 2020 Executive Compensation.	For	For
MONOTARO CO.,LTD.	26-Mar-2021	1	Approve Appropriation Of Surplus	For	For
MONOTARO CO.,LTD.	26-Mar-2021	2	Appoint A Director Seto, Kinya	For	Combined
MONOTARO CO.,LTD.	26-Mar-2021	3	Appoint A Director Suzuki, Masaya	For	For
MONOTARO CO.,LTD.	26-Mar-2021	4	Appoint A Director Kitamura, Haruo	For	Combined
MONOTARO CO.,LTD.	26-Mar-2021	5	Appoint A Director Kishida, Masahiro	For	For
MONOTARO CO.,LTD.	26-Mar-2021	6	Appoint A Director Ise, Tomoko	For	For
MONOTARO CO.,LTD.	26-Mar-2021	7	Appoint A Director Sagiya, Mari	For	Combined
MONOTARO CO.,LTD.	26-Mar-2021	8	Appoint A Director Barry Greenhouse	For	For
MONSTER BEVERAGE CORPORATION	15-Jun-2021	1	Director	For	Combined
MONSTER BEVERAGE CORPORATION	15-Jun-2021	2	Proposal To Ratify The Appointment Of Deloitte & Touche Llp As The Independent Registered Public Accounting Firm Of The Company For The Fiscal Year Ending December 31, 2021.	For	Combined
MONSTER BEVERAGE CORPORATION	15-Jun-2021	3	Proposal To Approve, On A Non-Binding, Advisory Basis, The Compensation Of The Company'S Named Executive Officers.	For	Combined
MONSTER BEVERAGE CORPORATION	15-Jun-2021	4	To Consider A Stockholder Proposal Regarding A By-Law Amendment For An Annual Vote And Report On Climate Change; If Properly Presented At The Annual Meeting.	Against	Combined
MONTEA SCA	18-May-2021	6	Approve Authorization To Increase Share Capital Up To 50 Percent Of Authorized Capital With Preemptive Rights By Contribution In Cash	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MONTEA SCA	18-May-2021	7	If Item A2A1 Is Not Approved: Approve Authorization To Increase Share Capital Up To 30 Percent Of Authorized Capital With Preemptive Rights By Contribution In Cash	For	For
MONTEA SCA	18-May-2021	7	Approval Of The Annual Accounts	For	For
MONTEA SCA	18-May-2021	8	Approve Authorization To Increase Share Capital Up To 50 Percent By Distribution Of Optional Dividend	For	For
MONTEA SCA	18-May-2021	9	If Item A2B1 Is Not Approved: Approve Authorization To Increase Share Capital Up To 30 Percent By Distribution Of Optional Dividend	For	For
MONTEA SCA	18-May-2021	9	Approval Of The Consolidated Accounts And The Allocation Of The Results	For	For
MONTEA SCA	18-May-2021	10	Approve Authorization To Increase Share Capital Up To 50 Percent Of Authorized Capital Without Preemptive Rights By Various Means	For	Combined
MONTEA SCA	18-May-2021	10	Approval Of The Remuneration Report	For	Combined
MONTEA SCA	18-May-2021	11	If Item A2C1 Is Not Approved: Approve Authorization To Increase Share Capital Up To 30 Percent Of Authorized Capital Without Preemptive Rights By Various Means	For	Combined
MONTEA SCA	18-May-2021	11	Approval Of The Remuneration Policy	For	Combined
MONTEA SCA	18-May-2021	12	If Items A2C1 And A2C2 Are Not Approved: Approve Authorization To Increase Share Capital Up To 10 Percent Of Authorized Capital Without Preemptive Rights By Various Means	For	For
MONTEA SCA	18-May-2021	12	Proposal To Grant Discharge To The Director	For	For
MONTEA SCA	18-May-2021	13	Proposal To Grant Discharge To The Representant Of The Director	For	For
MONTEA SCA	18-May-2021	14	If Items A1 - A2C3 Are Not Approved: Approve Issuance Of Equity Without Preemptive Rights	For	Combined
MONTEA SCA	18-May-2021	14	Proposal To Grant Discharge To The Statutory Auditor	For	Combined
MONTEA SCA	18-May-2021	15	Approval Of The Remuneration Of The Director For 2020	For	For
MONTEA SCA	18-May-2021	16	Renew Authorization To Increase Share Capital Within The Framework Of Authorized Capital	For	Combined
MONTEA SCA	18-May-2021	17	Authorize Board To Repurchase Shares In The Event Of A Serious And Imminent Harm And Under Normal Conditions	For	Against
MONTEA SCA	18-May-2021	17	Approval Of The Amendments Following Article 7 151 From The Code Of Companies And Associations	For	Combined
MONTEA SCA	18-May-2021	18	Authorize Share Repurchase Program And Reissuance Of Repurchased Shares	For	For
MONTEA SCA	18-May-2021	19	Authorize Implementation Of Approved Resolutions And Filing Of Required Documents/Formalities At Trade Registry	For	For
MOODY'S CORPORATION	20-Apr-2021	1	Election Of Director: Jorge A. Bermudez	For	For
MOODY'S CORPORATION	20-Apr-2021	2	Election Of Director: Thérèse Esperdy	For	For
MOODY'S CORPORATION	20-Apr-2021	3	Election Of Director: Robert Fauber	For	For
MOODY'S CORPORATION	20-Apr-2021	4	Election Of Director: Vincent A. Forlenza	For	Combined
MOODY'S CORPORATION	20-Apr-2021	5	Election Of Director: Kathryn M. Hill	For	For
MOODY'S CORPORATION	20-Apr-2021	6	Election Of Director: Lloyd W. Howell, Jr.	For	For
MOODY'S CORPORATION	20-Apr-2021	7	Election Of Director: Raymond W. Mcdaniel, Jr.	For	For
MOODY'S CORPORATION	20-Apr-2021	8	Election Of Director: Leslie F. Seidman	For	For
MOODY'S CORPORATION	20-Apr-2021	9	Election Of Director: Bruce Van Saun	For	For
MOODY'S CORPORATION	20-Apr-2021	10	Ratification Of The Appointment Of Kpmg Llp As Independent Registered Public Accounting Firm Of The Company For 2021.	For	For
MOODY'S CORPORATION	20-Apr-2021	11	Advisory Resolution Approving Executive Compensation.	For	For
MOODY'S CORPORATION	20-Apr-2021	12	Advisory "Say-On-Climat Plan" Resolution Approving The Company'S 2020 Decarbonization Plan.	For	For
MORGAN STANLEY	20-May-2021	1	Election Of Director: Elizabeth Corley	For	For
MORGAN STANLEY	20-May-2021	2	Election Of Director: Alistair Darling	For	For
MORGAN STANLEY	20-May-2021	3	Election Of Director: Thomas H. Glocer	For	For
MORGAN STANLEY	20-May-2021	4	Election Of Director: James P. Gorman	For	For
MORGAN STANLEY	20-May-2021	5	Election Of Director: Robert H. Herz	For	For
MORGAN STANLEY	20-May-2021	6	Election Of Director: Nobuyuki Hirano	For	For
MORGAN STANLEY	20-May-2021	7	Election Of Director: Hironori Kamezawa	For	For
MORGAN STANLEY	20-May-2021	8	Election Of Director: Shelley B. Leibowitz	For	For
MORGAN STANLEY	20-May-2021	9	Election Of Director: Stephen J. Luczo	For	For
MORGAN STANLEY	20-May-2021	10	Election Of Director: Jami Miscik	For	For
MORGAN STANLEY	20-May-2021	11	Election Of Director: Dennis M. Nally	For	For
MORGAN STANLEY	20-May-2021	12	Election Of Director: Mary L. Schapiro	For	For
MORGAN STANLEY	20-May-2021	13	Election Of Director: Perry M. Traquina	For	For
MORGAN STANLEY	20-May-2021	14	Election Of Director: Rayford Wilkins, Jr.	For	For
MORGAN STANLEY	20-May-2021	15	To Ratify The Appointment Of Deloitte & Touche Llp As Independent Auditor.	For	Combined
MORGAN STANLEY	20-May-2021	16	To Approve The Compensation Of Executives As Disclosed In The Proxy Statement (Non-Binding Advisory Vote).	For	For
MORGAN STANLEY	20-May-2021	17	To Approve The Amended And Restated Equity Incentive Compensation Plan.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MORI HILLS REIT INVESTMENT CORPORATION	16-Apr-2021	1	Amend Articles To: Approve Payment To Asset Management Firm For Their Merger Operations According To The Mandate Agreement, Update The Structure Of Fee To Be Received By Asset Management Firm, Update The Articles Related To Deemed Approval	For	For
MORI HILLS REIT INVESTMENT CORPORATION	16-Apr-2021	2	Appoint An Executive Director Isobe, Hideyuki	For	For
MORI HILLS REIT INVESTMENT CORPORATION	16-Apr-2021	3	Appoint A Supervisory Director Tamura, Masakuni	For	For
MORI HILLS REIT INVESTMENT CORPORATION	16-Apr-2021	4	Appoint A Supervisory Director Nishimura, Koji	For	For
MORI HILLS REIT INVESTMENT CORPORATION	16-Apr-2021	5	Appoint A Supervisory Director Ishijima, Miyako	For	For
MORI HILLS REIT INVESTMENT CORPORATION	16-Apr-2021	6	Appoint A Supervisory Director Kitamura, Emi	For	For
MORI TRUST SOGO REIT, INC.	11-Jun-2021	1	Amend Articles To: Approve Payment To Asset Management Firm For Their Merger Operations According To The Mandate Agreement, Update The Articles Related To Deemed Approval	For	For
MORI TRUST SOGO REIT, INC.	11-Jun-2021	2	Appoint An Executive Director Yagi, Masayuki	For	For
MORI TRUST SOGO REIT, INC.	11-Jun-2021	3	Appoint A Substitute Executive Director Naito, Hiroshi	For	For
MORI TRUST SOGO REIT, INC.	11-Jun-2021	4	Appoint A Supervisory Director Nakagawa, Naomasa	For	For
MORI TRUST SOGO REIT, INC.	11-Jun-2021	5	Appoint A Supervisory Director Katagiri, Harumi	For	For
MOSCOW EXCHANGE MICEX-RTS PJSC	28-Apr-2021	1	Approval Of The Annual Report For The Company'S Activities In 2020	For	Combined
MOSCOW EXCHANGE MICEX-RTS PJSC	28-Apr-2021	2	Approval Of The Company Dividends For 2020 Year	For	Combined
MOSCOW EXCHANGE MICEX-RTS PJSC	28-Apr-2021	4	Elect Ramon Adarraga Morales As A Member Of The Supervisory Board	For	Combined
MOSCOW EXCHANGE MICEX-RTS PJSC	28-Apr-2021	5	Elect Paul Anne F. Bodart As A Member Of The Supervisory Board	For	Combined
MOSCOW EXCHANGE MICEX-RTS PJSC	28-Apr-2021	6	Elect Oleg Viyugin As A Member Of The Supervisory Board	For	Combined
MOSCOW EXCHANGE MICEX-RTS PJSC	28-Apr-2021	7	Elect Maria Gordon As A Member Of The Supervisory Board	For	Combined
MOSCOW EXCHANGE MICEX-RTS PJSC	28-Apr-2021	8	Elect Valery Goreglyad As A Member Of The Supervisory Board	For	Combined
MOSCOW EXCHANGE MICEX-RTS PJSC	28-Apr-2021	9	Elect Dmitry Ereemeev As A Member Of The Supervisory Board	For	Combined
MOSCOW EXCHANGE MICEX-RTS PJSC	28-Apr-2021	10	Elect Bella Zlatkis As A Member Of The Supervisory Board	For	Combined
MOSCOW EXCHANGE MICEX-RTS PJSC	28-Apr-2021	11	Elect Alexander Izosimov As A Member Of The Supervisory Board	For	Combined
MOSCOW EXCHANGE MICEX-RTS PJSC	28-Apr-2021	12	Elect Maxim Krasnykh As A Member Of The Supervisory Board	For	Combined
MOSCOW EXCHANGE MICEX-RTS PJSC	28-Apr-2021	13	Elect Vadim Kulik As A Member Of The Supervisory Board	For	Combined
MOSCOW EXCHANGE MICEX-RTS PJSC	28-Apr-2021	14	Elect Sergey Lykov As A Member Of The Supervisory Board	For	Combined
MOSCOW EXCHANGE MICEX-RTS PJSC	28-Apr-2021	15	Elect Oskar Hartmann As A Member Of The Supervisory Board	For	Combined
MOSCOW EXCHANGE MICEX-RTS PJSC	28-Apr-2021	16	Approval Of The Company External Auditor: Ernst And Young Llc	For	Combined
MOSCOW EXCHANGE MICEX-RTS PJSC	28-Apr-2021	17	Approval Of A New Edition Of The Company Charter	For	Combined
MOSCOW EXCHANGE MICEX-RTS PJSC	28-Apr-2021	18	Approval Of A New Edition Of The Company Regulations On The Supervisory Board	For	Combined
MOSCOW EXCHANGE MICEX-RTS PJSC	28-Apr-2021	19	Approval Of A New Edition Of The Company Regulations On Remuneration For The Supervisory Board	For	Combined
MOSCOW EXCHANGE MICEX-RTS PJSC	28-Apr-2021	20	On Remuneration For The Company Supervisory Board	For	Combined
MOTHERSON SUMI SYSTEMS LTD	20-Jan-2021	2	Creation Of Charge On The Shares Of Mssl (Gb) Ltd. In Respect Of Loan Amounting To Rs. 1000 Crores Availed By The Company	For	For
MOTHERSON SUMI SYSTEMS LTD	29-Apr-2021	1	For The Purpose Of Considering, And If Thought Fit, Approving With Or Without Modification, The Proposed Composite Scheme Of Amalgamation And Arrangement Amongst The Applicant Company 1, Samvardhana Motherson International Limited ("Applicant Company 2") And Motherson Sumi Wiring India Limited ("Resulting Company") And Their Respective Shareholders And Creditors, Under Sections 230 To 232 Of The Companies Act, 2013 And Sections 2(19Aa) Or 2(1B) Of The Income-Tax Act, 1961 ("Scheme")	For	For
MOTHERSON SUMI SYSTEMS LTD	29-Apr-2021	1	Approval Of Related Party Transactions To Be Undertaken By Motherson Sumi Wiring India Limited With The Company, Sumitomo Wiring Systems Limited ("Sws") And Other Related Parties As Specified In The Explanatory Statement	For	For
MOTOROLA SOLUTIONS, INC.	18-May-2021	1	Election Of Director For One-Year Term: Gregory Q. Brown	For	For
MOTOROLA SOLUTIONS, INC.	18-May-2021	2	Election Of Director For One-Year Term: Kenneth D. Denman	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MOTOROLA SOLUTIONS, INC.	18-May-2021	3	Election Of Director For One-Year Term: Egon P. Durban	For	For
MOTOROLA SOLUTIONS, INC.	18-May-2021	4	Election Of Director For One-Year Term: Clayton M. Jones	For	For
MOTOROLA SOLUTIONS, INC.	18-May-2021	5	Election Of Director For One-Year Term: Judy C. Lewent	For	For
MOTOROLA SOLUTIONS, INC.	18-May-2021	6	Election Of Director For One-Year Term: Gregory K. Mondre	For	For
MOTOROLA SOLUTIONS, INC.	18-May-2021	7	Election Of Director For One-Year Term: Joseph M. Tucci	For	For
MOTOROLA SOLUTIONS, INC.	18-May-2021	8	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
MOTOROLA SOLUTIONS, INC.	18-May-2021	9	Advisory Approval Of The Company'S Executive Compensation.	For	For
MOWI ASA	09-Jun-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Combined
MOWI ASA	09-Jun-2021	2	Important Market Processing Requirement: Power Of Attorney (Poa) Requirements Vary By Custodian. Global Custodians May Have A Poa In Place Which Would Eliminate The Need For The Individual Beneficial Owner Poa. In The Absence Of This Arrangement, An Individual Beneficial Owner Poa May Be Required. If You Have Any Questions Please Contact Your Client Service Representative. Thank You	Non-voting resolution	Unvoted
MOWI ASA	09-Jun-2021	3	Shares Held In An Omnibus/Nominee Account Need To Be Re-Registered In The Beneficial Owners Name To Be Allowed To Vote At Meetings. Shares Will Be Temporarily Transferred To A Separate Account In The Beneficial Owner'S Name On The Proxy Deadline And Transferred Back To The Omnibus/Nominee Account The Day After The Meeting	Non-voting resolution	Unvoted
MOWI ASA	09-Jun-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Unvoted
MOWI ASA	09-Jun-2021	5	Election Of A Chairperson And A Person To Countersign The Minutes Together With The Chairperson	For	Unvoted
MOWI ASA	09-Jun-2021	6	Approval Of The Notice And The Proposed Agenda	For	Unvoted
MOWI ASA	09-Jun-2021	7	Briefing Of The Business	Non-voting resolution	Unvoted
MOWI ASA	09-Jun-2021	8	Approval Of The Financial Statements And The Board Of Directors Report For 2020 For Mowi Asa And The Mowi Group, Including Allocation Of The Result Of The Year	For	Unvoted
MOWI ASA	09-Jun-2021	9	The Board Of Directors Statement Regarding Corporate Governance	For	Unvoted
MOWI ASA	09-Jun-2021	10	Approval Of The Board Of Directors Guidelines For Remuneration Of Leading Personnel	For	Unvoted
MOWI ASA	09-Jun-2021	11	Approval Of Allocation Of Options To Senior Management	For	Unvoted
MOWI ASA	09-Jun-2021	12	Determination Of The Remuneration Of The Board Members	For	Unvoted
MOWI ASA	09-Jun-2021	13	Determination Of The Remuneration Of The Members Of The Nomination Committee	For	Unvoted
MOWI ASA	09-Jun-2021	14	Determination Of The Remuneration Of The Company'S Auditor For 2020	For	Unvoted
MOWI ASA	09-Jun-2021	15	Election Of New Board Member: Oleerik Leroy, Boardmember And Chairperson	For	Unvoted
MOWI ASA	09-Jun-2021	16	Election Of New Board Member: Kristian Melhuus, Board Member And Deputy Chairperson	For	Unvoted
MOWI ASA	09-Jun-2021	17	Election Of New Board Member: Lisbet K. Naero Board Member	For	Unvoted
MOWI ASA	09-Jun-2021	18	Election Of New Board Member: Nicholays Gheysens Board Member	For	Unvoted
MOWI ASA	09-Jun-2021	19	Election Of Kathrine Fredriksen As A Personal Deputy Board Member For Cecilie Fredriksen	For	Unvoted
MOWI ASA	09-Jun-2021	20	Election Of Member To The Nomination Committee: Merete Haugli	For	Unvoted
MOWI ASA	09-Jun-2021	21	Election Of Member To The Nomination Committee: Ann Kristin Brautaset	For	Unvoted
MOWI ASA	09-Jun-2021	22	Authorisation To The Board To Distribute Dividends	For	Unvoted
MOWI ASA	09-Jun-2021	23	Authorisation To The Board To Purchase The Company'S Own Shares	For	Unvoted
MOWI ASA	09-Jun-2021	24	Authorisation The Board To Issue New Shares	For	Unvoted
MOWI ASA	09-Jun-2021	25	Authorisation To The Board To Take Up Convertible Loans	For	Unvoted

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MOWI ASA	09-Jun-2021	26	21 May 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Unvoted
MOWI ASA	09-Jun-2021	27	21 May 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Unvoted
MS&AD INSURANCE GROUP HOLDINGS, INC.	28-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
MS&AD INSURANCE GROUP HOLDINGS, INC.	28-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
MS&AD INSURANCE GROUP HOLDINGS, INC.	28-Jun-2021	3	Appoint A Director Karasawa, Yasuyoshi	For	For
MS&AD INSURANCE GROUP HOLDINGS, INC.	28-Jun-2021	4	Appoint A Director Kanasugi, Yasuzo	For	For
MS&AD INSURANCE GROUP HOLDINGS, INC.	28-Jun-2021	5	Appoint A Director Hara, Noriyuki	For	For
MS&AD INSURANCE GROUP HOLDINGS, INC.	28-Jun-2021	6	Appoint A Director Higuchi, Tetsuji	For	For
MS&AD INSURANCE GROUP HOLDINGS, INC.	28-Jun-2021	7	Appoint A Director Fukuda, Masahito	For	For
MS&AD INSURANCE GROUP HOLDINGS, INC.	28-Jun-2021	8	Appoint A Director Endo, Takaoki	For	For
MS&AD INSURANCE GROUP HOLDINGS, INC.	28-Jun-2021	9	Appoint A Director Bando, Mariko	For	For
MS&AD INSURANCE GROUP HOLDINGS, INC.	28-Jun-2021	10	Appoint A Director Arima, Akira	For	For
MS&AD INSURANCE GROUP HOLDINGS, INC.	28-Jun-2021	11	Appoint A Director Tobimatsu, Junichi	For	For
MS&AD INSURANCE GROUP HOLDINGS, INC.	28-Jun-2021	12	Appoint A Director Rochelle Kopp	For	For
MS&AD INSURANCE GROUP HOLDINGS, INC.	28-Jun-2021	13	Appoint A Corporate Auditor Suto, Atsuko	For	Combined
MS&AD INSURANCE GROUP HOLDINGS, INC.	28-Jun-2021	14	Appoint A Corporate Auditor Uemura, Kyoko	For	For
MS&AD INSURANCE GROUP HOLDINGS, INC.	28-Jun-2021	15	Appoint A Substitute Corporate Auditor Meguro, Kozo	For	For
MS&AD INSURANCE GROUP HOLDINGS, INC.	28-Jun-2021	16	Approve Provision Of Condolence Allowance For A Deceased Director	For	Combined
MSCI INC.	27-Apr-2021	1	Election Of Director: Henry A. Fernandez	For	Combined
MSCI INC.	27-Apr-2021	2	Election Of Director: Robert G. Ashe	For	For
MSCI INC.	27-Apr-2021	3	Election Of Director: Wayne Edmunds	For	For
MSCI INC.	27-Apr-2021	4	Election Of Director: Catherine R. Kinney	For	For
MSCI INC.	27-Apr-2021	5	Election Of Director: Jacques P. Perold	For	For
MSCI INC.	27-Apr-2021	6	Election Of Director: Sandy C. Ratray	For	For
MSCI INC.	27-Apr-2021	7	Election Of Director: Linda H. Riefler	For	For
MSCI INC.	27-Apr-2021	8	Election Of Director: Marcus L. Smith	For	For
MSCI INC.	27-Apr-2021	9	Election Of Director: Paula Volent	For	For
MSCI INC.	27-Apr-2021	10	To Approve, By Non-Binding Vote, Our Executive Compensation, As Described In These Proxy Materials.	For	For
MSCI INC.	27-Apr-2021	11	To Ratify The Appointment Of Pricewaterhousecoopers Llp As Independent Auditor.	For	For
MTN GROUP LTD	28-May-2021	1	Election Of S Mabaso- Koyana, As A Director	For	For
MTN GROUP LTD	28-May-2021	2	Election Of N Molohe As A Director	For	For
MTN GROUP LTD	28-May-2021	3	Election Of N Gosa As A Director	For	For
MTN GROUP LTD	28-May-2021	4	Re-Election Of S Kheradpir As A Director	For	For
MTN GROUP LTD	28-May-2021	5	Re-Election Of Pb Hanratty As A Director	For	For
MTN GROUP LTD	28-May-2021	6	Re-Election Of Sb Miller As A Director	For	For
MTN GROUP LTD	28-May-2021	7	Re-Election Of NI Sowazi As A Director	For	Combined
MTN GROUP LTD	28-May-2021	8	Election Of T Molefe As A Director	For	Combined
MTN GROUP LTD	28-May-2021	9	To Elect S Mabaso- Koyana As A Member Of The Audit Committee	For	For
MTN GROUP LTD	28-May-2021	10	To Elect N Molohe As A Member Of The Audit Committee	For	For
MTN GROUP LTD	28-May-2021	11	To Elect N Gosa As A Member Of The Audit Committee	For	For
MTN GROUP LTD	28-May-2021	12	To Elect Bs Tshabalala As A Member Of The Audit Committee	For	For
MTN GROUP LTD	28-May-2021	13	To Elect V Rague As A Member Of The Audit Committee	For	For
MTN GROUP LTD	28-May-2021	14	To Elect N Gosa As A Member Of The Social And Ethics Committee	For	For
MTN GROUP LTD	28-May-2021	15	To Elect L Sanusi As A Member Of The Social And Ethics Committee	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MTN GROUP LTD	28-May-2021	16	To Elect Sb Miller As A Member Of The Social And Ethics Committee	For	For
MTN GROUP LTD	28-May-2021	17	To Elect NI Sowazi As A Member Of The Social And Ethics Committee	For	For
MTN GROUP LTD	28-May-2021	18	To Elect K Mokhele As A Member Of The Social And Ethics Committee	For	For
MTN GROUP LTD	28-May-2021	19	Re-Appointment Of Pricewaterhousecoopers Inc. As An Auditor Of The Company	For	For
MTN GROUP LTD	28-May-2021	20	Appointment Of Ernst And Young Inc. As An Auditor Of The Company	For	For
MTN GROUP LTD	28-May-2021	21	General Authority For Directors To Allot And Issue Ordinary Shares	For	For
MTN GROUP LTD	28-May-2021	22	General Authority For Directors To Allot And Issue Ordinary Shares For Cash	For	For
MTN GROUP LTD	28-May-2021	23	Non-Binding Advisory Vote: Endorsement Of The Company'S Remuneration Policy	For	For
MTN GROUP LTD	28-May-2021	24	Non-Binding Advisory Vote: Endorsement Of The Company'S Remuneration Implementation Report	For	Combined
MTN GROUP LTD	28-May-2021	25	Authorisation To Sign Documents To Give Effect To Resolutions	For	Combined
MTN GROUP LTD	28-May-2021	26	To Approve Remuneration Payable To Mtn Group Board Local Chairman	For	For
MTN GROUP LTD	28-May-2021	27	To Approve Remuneration Payable To Mtn Group Board International Chairman	For	For
MTN GROUP LTD	28-May-2021	28	To Approve Remuneration Payable To Mtn Group Board Local Member	For	For
MTN GROUP LTD	28-May-2021	29	To Approve Remuneration Payable To Mtn Group Board International Member	For	For
MTN GROUP LTD	28-May-2021	30	To Approve Remuneration Payable To Mtn Group Board Local Lead Independent Director	For	For
MTN GROUP LTD	28-May-2021	31	To Approve Remuneration Payable To Mtn Group Board International Lead Independent Director	For	For
MTN GROUP LTD	28-May-2021	32	To Approve Remuneration Payable To Remuneration And Human Resources Committee Local Chairman	For	For
MTN GROUP LTD	28-May-2021	33	To Approve Remuneration Payable To Remuneration And Human Resources Committee International Chairman	For	For
MTN GROUP LTD	28-May-2021	34	To Approve Remuneration Payable To Remuneration And Human Resources Committee Local Member	For	For
MTN GROUP LTD	28-May-2021	35	To Approve Remuneration Payable To Remuneration And Human Resources Committee International Member	For	For
MTN GROUP LTD	28-May-2021	36	To Approve Remuneration Payable To Social And Ethics Committee Local Chairman	For	For
MTN GROUP LTD	28-May-2021	37	To Approve Remuneration Payable To Social And Ethics Committee International Chairman	For	For
MTN GROUP LTD	28-May-2021	38	To Approve Remuneration Payable To Social And Ethics Committee Local Member	For	For
MTN GROUP LTD	28-May-2021	39	To Approve Remuneration Payable To Social And Ethics Committee International Member	For	For
MTN GROUP LTD	28-May-2021	40	To Approve Remuneration Payable To Audit Committee Local Chairman	For	For
MTN GROUP LTD	28-May-2021	41	To Approve Remuneration Payable To Audit Committee International Chairman	For	For
MTN GROUP LTD	28-May-2021	42	To Approve Remuneration Payable To Audit Committee Local Member	For	For
MTN GROUP LTD	28-May-2021	43	To Approve Remuneration Payable To Audit Committee International Member	For	For
MTN GROUP LTD	28-May-2021	44	To Approve Remuneration Payable To Risk Management And Compliance Committee Local Chairman	For	For
MTN GROUP LTD	28-May-2021	45	To Approve Remuneration Payable To Risk Management And Compliance Committee International Chairman	For	For
MTN GROUP LTD	28-May-2021	46	To Approve Remuneration Payable To Risk Management And Compliance Committee Local Member	For	For
MTN GROUP LTD	28-May-2021	47	To Approve Remuneration Payable To Risk Management And Compliance Committee International Member	For	For
MTN GROUP LTD	28-May-2021	48	To Approve Remuneration Payable To Local Member For Special Assignments Or Projects (Per Day)	For	For
MTN GROUP LTD	28-May-2021	49	To Approve Remuneration Payable To International Member For Special Assignments Or Projects (Per Day)	For	For
MTN GROUP LTD	28-May-2021	50	To Approve Remuneration Payable For Ad-Hoc Work Performed By Non-Executive Directors For Special Projects (Hourly Rate)	For	Combined
MTN GROUP LTD	28-May-2021	51	To Approve Remuneration Payable To Mtn Group Share Trust (Trustees) Local Chairman	For	Combined
MTN GROUP LTD	28-May-2021	52	To Approve Remuneration Payable To Mtn Group Share Trust (Trustees) International Chairman	For	For
MTN GROUP LTD	28-May-2021	53	To Approve Remuneration Payable To Mtn Group Share Trust (Trustees) Local Member	For	For
MTN GROUP LTD	28-May-2021	54	To Approve Remuneration Payable To Mtn Group Share Trust (Trustees) International Member	For	For
MTN GROUP LTD	28-May-2021	55	To Approve Remuneration Payable To Sourcing Committee Local Chairman	For	For
MTN GROUP LTD	28-May-2021	56	To Approve Remuneration Payable To Sourcing Committee International Chairman	For	For
MTN GROUP LTD	28-May-2021	57	To Approve Remuneration Payable To Sourcing Committee Local Member	For	For
MTN GROUP LTD	28-May-2021	58	To Approve Remuneration Payable To Sourcing Committee International Member	For	For
MTN GROUP LTD	28-May-2021	59	To Approve Remuneration Payable To Directors Affairs And Corporate Governance Committee Local Chairman	For	For
MTN GROUP LTD	28-May-2021	60	To Approve Remuneration Payable To Directors Affairs And Corporate Governance Committee International Chairman	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MTN GROUP LTD	28-May-2021	61	To Approve Remuneration Payable To Directors Affairs And Corporate Governance Committee Local Member	For	For
MTN GROUP LTD	28-May-2021	62	To Approve Remuneration Payable To Directors Affairs And Corporate Governance Committee International Member	For	For
MTN GROUP LTD	28-May-2021	63	To Approve The Repurchase Of The Company'S Shares	For	For
MTN GROUP LTD	28-May-2021	64	To Approve The Granting Of Financial Assistance To Subsidiaries And Other Related And Interrelated Entities	For	For
MTN GROUP LTD	28-May-2021	65	To Approve The Granting Of Financial Assistance To Directors And Or Prescribed Officers And Employee Share Scheme Beneficiaries	For	For
MTN GROUP LTD	28-May-2021	66	To Approve The Granting Of Financial Assistance To Mtn Zakhele Futhi (Rf) Limited	For	For
MTR CORP LTD	26-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0415/2021041500525.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0415/2021041500491.Pdf	Non-voting resolution	Combined
MTR CORP LTD	26-May-2021	2	Please Note In The Hong Kong Market That A Vote Of 'Abstain' Will Be Treated The Same As A 'Take No Action' Vote	Non-voting resolution	Non-voting resolution
MTR CORP LTD	26-May-2021	3	To Receive The Audited Statement Of Accounts And The Reports Of The Directors And The Auditors Of The Company For The Year Ended 31 December 2020	For	Combined
MTR CORP LTD	26-May-2021	4	To Declare A Final Dividend For The Year Ended 31 December 2020	For	For
MTR CORP LTD	26-May-2021	5	To Re-Elect Dr Eddy Fong Ching As A Member Of The Board Of Directors Of The Company	For	For
MTR CORP LTD	26-May-2021	6	To Re-Elect Ms Rose Lee Wai-Mun As A Member Of The Board Of Directors Of The Company	For	For
MTR CORP LTD	26-May-2021	7	To Re-Elect Mr Benjamin Tang Kwok-Bun As A Member Of The Board Of Directors Of The Company	For	For
MTR CORP LTD	26-May-2021	8	To Elect Mr Christopher Hui Ching-Yu As A Member Of The Board Of Directors Of The Company	For	For
MTR CORP LTD	26-May-2021	9	To Elect Mr Hui Siu-Wai As A New Member Of The Board Of Directors Of The Company	For	For
MTR CORP LTD	26-May-2021	10	To Elect Mr Adrian Wong Koon-Man As A New Member Of The Board Of Directors Of The Company	For	For
MTR CORP LTD	26-May-2021	11	To Re-Appoint Kpmg As Auditors Of The Company And Authorise The Board Of Directors Of The Company To Determine Their Remuneration	For	For
MTR CORP LTD	26-May-2021	12	Special Business: To Grant A General Mandate To The Board Of Directors Of The Company To Allot, Issue, Grant, Distribute And Otherwise Deal With Additional Shares In The Company, Not Exceeding Ten Per Cent. Of The Aggregate Number Of The Shares In Issue As At The Date Of Passing Of This Resolution	For	For
MTR CORP LTD	26-May-2021	13	Special Business: To Grant A General Mandate To The Board Of Directors Of The Company To Buy Back Shares In The Company, Not Exceeding Ten Per Cent. Of The Aggregate Number Of The Shares In Issue As At The Date Of Passing Of This Resolution	For	For
MTR CORP LTD	26-May-2021	14	Special Business: To Approve The Proposed Amendments To The Articles Of Association Of The Company And The Adoption Of The New Articles Of Association Of The Company	For	For
MTU AERO ENGINES AG	21-Apr-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
MTU AERO ENGINES AG	21-Apr-2021	2	Please Note That Following The Amendment To Paragraph 21 Of The Securities Trade Act On 9Th July 2015 And The Over-Ruling Of The District Court In Cologne Judgment From 6Th June 2012 The Voting Process Has Now Changed With Regard To The German Registered Shares. As A Result, It Is Now The Responsibility Of The End-Investor (I.E. Final Beneficiary) And Not The Intermediary To Disclose Respective Final Beneficiary Voting Rights Therefore The Custodian Bank / Agent In The Market Will Be Sending The Voting Directly To Market And It Is The End Investors Responsibility To Ensure The Registration Element Is Complete With The Issuer Directly, Should They Hold More Than 3 % Of The Total Share Capital	Non-voting resolution	Non-voting resolution
MTU AERO ENGINES AG	21-Apr-2021	3	According Further To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights., Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual.	Non-voting resolution	Non-voting resolution
MTU AERO ENGINES AG	21-Apr-2021	4	The Vote/Registration Deadline As Displayed On Proxyedge Is Subject To Change And Will Be Updated As Soon As Broadridge Receives Confirmation From The Sub Custodians Regarding Their Instruction Deadline. For Any Queries Please Contact Your Client Services Representative.	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MTU AERO ENGINES AG	21-Apr-2021	5	Further Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Url Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected In The Ballot On Proxyedge.	Non-voting resolution	Non-voting resolution
MTU AERO ENGINES AG	21-Apr-2021	6	Receive Financial Statements And Statutory Reports For Fiscal Year 2020	Non-voting resolution	Non-voting resolution
MTU AERO ENGINES AG	21-Apr-2021	7	Approve Allocation Of Income And Dividends Of Eur 1.25 Per Share	For	Combined
MTU AERO ENGINES AG	21-Apr-2021	8	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
MTU AERO ENGINES AG	21-Apr-2021	9	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
MTU AERO ENGINES AG	21-Apr-2021	10	Ratify Ernst & Young Gmbh As Auditors For Fiscal Year 2021	For	Combined
MTU AERO ENGINES AG	21-Apr-2021	11	Elect Rainer Martens To The Supervisory Board	For	For
MTU AERO ENGINES AG	21-Apr-2021	12	Approve Remuneration Policy	For	For
MTU AERO ENGINES AG	21-Apr-2021	13	Approve Remuneration Of Supervisory Board	For	For
MTU AERO ENGINES AG	21-Apr-2021	14	Approve Creation Of Eur 16 Million Pool Of Capital With Partial Exclusion Of Preemptive Rights	For	For
MTU AERO ENGINES AG	21-Apr-2021	15	Approve Issuance Of Warrants/Bonds With Warrants Attached/Convertible Bonds With Partial Exclusion Of Preemptive Rights Up To Aggregate Nominal Amount Of Eur 600 Million; Approve Creation Of Eur 2.6 Million Pool Of Capital To Guarantee Conversion Rights	For	For
MTU AERO ENGINES AG	21-Apr-2021	16	Amend Articles Re: Registration Moratorium	For	For
MUENCHENER RUECKVERSICHERUNG S-GESELLSCHAFT AKTIENG	28-Apr-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
MUENCHENER RUECKVERSICHERUNG S-GESELLSCHAFT AKTIENG	28-Apr-2021	2	Please Note That Following The Amendment To Paragraph 21 Of The Securities Trade Act On 9Th July 2015 And The Over-Ruling Of The District Court In Cologne Judgment From 6Th June 2012 The Voting Process Has Now Changed With Regard To The German Registered Shares. As A Result, It Is Now The Responsibility Of The End-Investor (I.E. Final Beneficiary) And Not The Intermediary To Disclose Respective Final Beneficiary Voting Rights Therefore The Custodian Bank / Agent In The Market Will Be Sending The Voting Directly To Market And It Is The End Investors Responsibility To Ensure The Registration Element Is Complete With The Issuer Directly, Should They Hold More Than 3 % Of The Total Share Capital	Non-voting resolution	Non-voting resolution
MUENCHENER RUECKVERSICHERUNG S-GESELLSCHAFT AKTIENG	28-Apr-2021	3	According To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights. Further, Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual	Non-voting resolution	Non-voting resolution
MUENCHENER RUECKVERSICHERUNG S-GESELLSCHAFT AKTIENG	28-Apr-2021	4	Further Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Url Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected In The Ballot On Proxyedge	Non-voting resolution	Non-voting resolution
MUENCHENER RUECKVERSICHERUNG S-GESELLSCHAFT AKTIENG	28-Apr-2021	5	From 10Th February, Broadridge Will Code All Agendas For German Meetings In English Only. If You Wish To See The Agenda In German, This Will Be Made Available As A Link Under The 'Material Url' Dropdown At The Top Of The Ballot. The German Agendas For Any Existing Or Past Meetings Will Remain In Place. For Further Information, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
MUENCHENER RUECKVERSICHERUNG S-GESELLSCHAFT AKTIENG	28-Apr-2021	6	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
MUENCHENER RUECKVERSICHERUNG S-GESELLSCHAFT AKTIENG	28-Apr-2021	7	Please Note That This Is An Amendment To Meeting Id 532383 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstrut On This Meeting Notice. Thank You	Non-voting resolution	Non-voting resolution
MUENCHENER RUECKVERSICHERUNG S-GESELLSCHAFT AKTIENG	28-Apr-2021	8	Receive Financial Statements And Statutory Reports For Fiscal Year 2020	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MUENCHENER RUECKVERSICHERUNG S-GESELLSCHAFT AKTIENG	28-Apr-2021	9	Approve Allocation Of Income And Dividends Of Eur 9.80 Per Share	For	Combined
MUENCHENER RUECKVERSICHERUNG S-GESELLSCHAFT AKTIENG	28-Apr-2021	10	Approve Discharge Of Management Board For Fiscal Year 2020	For	Combined
MUENCHENER RUECKVERSICHERUNG S-GESELLSCHAFT AKTIENG	28-Apr-2021	11	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
MUENCHENER RUECKVERSICHERUNG S-GESELLSCHAFT AKTIENG	28-Apr-2021	12	Elect Carinne Knoche-Brouillon To The Supervisory Board	For	Combined
MUENCHENER RUECKVERSICHERUNG S-GESELLSCHAFT AKTIENG	28-Apr-2021	13	Approve Remuneration Policy	For	Combined
MUENCHENER RUECKVERSICHERUNG S-GESELLSCHAFT AKTIENG	28-Apr-2021	14	Approve Remuneration Of Supervisory Board	For	Combined
MUENCHENER RUECKVERSICHERUNG S-GESELLSCHAFT AKTIENG	28-Apr-2021	15	Approve Creation Of Eur 117.5 Million Pool Of Capital With Partial Exclusion Of Preemptive Rights	For	Combined
MUENCHENER RUECKVERSICHERUNG S-GESELLSCHAFT AKTIENG	28-Apr-2021	16	Approve Affiliation Agreement With Mr Beteiligungen 20. Gmbh	For	Combined
MUENCHENER RUECKVERSICHERUNG S-GESELLSCHAFT AKTIENG	28-Apr-2021	17	Approve Affiliation Agreement With Mr Beteiligungen 21. Gmbh	For	Combined
MUENCHENER RUECKVERSICHERUNG S-GESELLSCHAFT AKTIENG	28-Apr-2021	18	Approve Affiliation Agreement With Mr Beteiligungen 22. Gmbh	For	Combined
MUENCHENER RUECKVERSICHERUNG S-GESELLSCHAFT AKTIENG	28-Apr-2021	19	07 Apr 2021: Please Note That The Meeting Type Changed From Ogm To Agm And Addition Of Comment. If You Have Already Sent In Your Votes To Mid 536912, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined
MUENCHENER RUECKVERSICHERUNG S-GESELLSCHAFT AKTIENG	28-Apr-2021	20	07 Apr 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
MURATA MANUFACTURING CO.,LTD.	29-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Non-voting resolution
MURATA MANUFACTURING CO.,LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
MURATA MANUFACTURING CO.,LTD.	29-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Murata, Tsuneo	For	For
MURATA MANUFACTURING CO.,LTD.	29-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nakajima, Norio	For	For
MURATA MANUFACTURING CO.,LTD.	29-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Iwatsubo, Hiroshi	For	For
MURATA MANUFACTURING CO.,LTD.	29-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ishitani, Masahiro	For	For
MURATA MANUFACTURING CO.,LTD.	29-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Miyamoto, Ryuji	For	For
MURATA MANUFACTURING CO.,LTD.	29-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Minamide, Masanori	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
MURATA MANUFACTURING CO.,LTD.	29-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shigematsu, Takashi	For	For
MURATA MANUFACTURING CO.,LTD.	29-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yasuda, Yuko	For	For
MURATA MANUFACTURING CO.,LTD.	29-Jun-2021	11	Approve Details Of The Restricted-Share Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members And Outside Directors)	For	For
MUYUAN FOODS CO LTD	20-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
MUYUAN FOODS CO LTD	20-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
MUYUAN FOODS CO LTD	20-May-2021	3	2020 Annual Report And Its Summary	For	For
MUYUAN FOODS CO LTD	20-May-2021	4	2020 Annual Accounts	For	For
MUYUAN FOODS CO LTD	20-May-2021	5	2021 Financial Budget Report	For	For
MUYUAN FOODS CO LTD	20-May-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny14.61000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):4.000000	For	For
MUYUAN FOODS CO LTD	20-May-2021	7	Application For Credit Line To Banks And Other Financial Institutions By The Company And Its Controlled Subsidiaries	For	For
MUYUAN FOODS CO LTD	20-May-2021	8	Estimated Guarantee Quota Of The Company And Its Controlled Subsidiaries	For	Combined
MUYUAN FOODS CO LTD	20-May-2021	9	2021 Remuneration Plan For Directors And Supervisors	For	Combined
MUYUAN FOODS CO LTD	20-May-2021	10	Appointment Of 2021 Financial Audit Firm	For	For
MUYUAN FOODS CO LTD	20-May-2021	11	Repurchase And Cancellation Of Some Restricted Stocks	For	For
MUYUAN FOODS CO LTD	20-May-2021	12	Repurchase And Cancellation Of Some Restricted Stocks First Granted Under 2019 Restricted Stock Incentive Plan	For	For
MUYUAN FOODS CO LTD	20-May-2021	13	Amendments To The Articles Of Associations	For	For
MUYUAN FOODS CO LTD	20-May-2021	14	Issuance Of Super And Short-Term Commercial Papers	For	For
MUYUAN FOODS CO LTD	20-May-2021	15	Provision Of Guarantee For The Payment Of Raw Materials For Subsidiaries	For	For
MUYUAN FOODS CO LTD	04-Jun-2021	1	Report On The Use Of Previously Raised Funds	For	For
MUYUAN FOODS CO LTD	04-Jun-2021	2	Repurchase And Cancellation Of Some Restricted Stocks	For	For
NABTESCO CORPORATION	23-Mar-2021	2	Approve Appropriation Of Surplus	For	For
NABTESCO CORPORATION	23-Mar-2021	3	Appoint A Director Teramoto, Katsuhiko	For	For
NABTESCO CORPORATION	23-Mar-2021	4	Appoint A Director Hakoda, Daisuke	For	For
NABTESCO CORPORATION	23-Mar-2021	5	Appoint A Director Naoki, Shigeru	For	For
NABTESCO CORPORATION	23-Mar-2021	6	Appoint A Director Kitamura, Akiyoshi	For	For
NABTESCO CORPORATION	23-Mar-2021	7	Appoint A Director Habe, Atsushi	For	For
NABTESCO CORPORATION	23-Mar-2021	8	Appoint A Director Kimura, Kazumasa	For	For
NABTESCO CORPORATION	23-Mar-2021	9	Appoint A Director Uchida, Norio	For	For
NABTESCO CORPORATION	23-Mar-2021	10	Appoint A Director Iizuka, Mari	For	For
NABTESCO CORPORATION	23-Mar-2021	11	Appoint A Director Mizukoshi, Naoko	For	For
NABTESCO CORPORATION	23-Mar-2021	12	Appoint A Director Hidaka, Naoki	For	For
NAGOYA RAILROAD CO., LTD.	25-Jun-2021	2	Amend Articles To: Reduce The Board Of Directors Size, Reduce Term Of Office Of Directors To One Year, Approve Minor Revisions	For	For
NAGOYA RAILROAD CO., LTD.	25-Jun-2021	3	Appoint A Director Ando, Takashi	For	For
NAGOYA RAILROAD CO., LTD.	25-Jun-2021	4	Appoint A Director Takasaki, Hiroki	For	For
NAGOYA RAILROAD CO., LTD.	25-Jun-2021	5	Appoint A Director Suzuki, Kiyomi	For	For
NAGOYA RAILROAD CO., LTD.	25-Jun-2021	6	Appoint A Director Yoshikawa, Takuo	For	For
NAGOYA RAILROAD CO., LTD.	25-Jun-2021	7	Appoint A Director Hibino, Hiroshi	For	For
NAGOYA RAILROAD CO., LTD.	25-Jun-2021	8	Appoint A Director Ozawa, Satoshi	For	For
NAGOYA RAILROAD CO., LTD.	25-Jun-2021	9	Appoint A Director Fukushima, Atsuko	For	For
NAGOYA RAILROAD CO., LTD.	25-Jun-2021	10	Appoint A Director Naito, Hiroyasu	For	For
NAGOYA RAILROAD CO., LTD.	25-Jun-2021	11	Appoint A Director Yano, Hiroshi	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NAN YA PLASTICS CORP	22-Jun-2021	1	2020 Business Report And Financial Statements.	For	For
NAN YA PLASTICS CORP	22-Jun-2021	2	Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend Twd 2.4 Per Share.	For	For
NAN YA PLASTICS CORP	22-Jun-2021	3	Amendment To The Rules For Election Of Directors Of The Company.	For	For
NAN YA PLASTICS CORP	22-Jun-2021	4	Amendment To The Rules Of Procedure For Shareholders' Meetings Of The Company.	For	For
NAN YA PLASTICS CORP	22-Jun-2021	5	To Approve Appropriateness Of Releasing A Director Of The Company From Non-Competition Restrictions.	For	For
NAN YA PRINTED CIRCUIT BOARD CORP	28-May-2021	1	To Ratify The Business Report And Financial Statements For 2020.	For	For
NAN YA PRINTED CIRCUIT BOARD CORP	28-May-2021	2	To Ratify The Proposal For The Distribution Of 2020 Profits. Proposed Cash Dividend: Twd 3.4 Per Share.	For	For
NAN YA PRINTED CIRCUIT BOARD CORP	28-May-2021	3	To Approve The Amendment Of Rules For Election Of Directors Of The Company.	For	For
NAN YA PRINTED CIRCUIT BOARD CORP	28-May-2021	4	To Approve The Amendment Of Convention Rules Of Procedures For Shareholders' Meeting Of The Company.	For	For
NANYA TECHNOLOGY CORPORATION	27-May-2021	1	To Ratify The Business Report And Financial Statements For 2020	For	For
NANYA TECHNOLOGY CORPORATION	27-May-2021	2	To Ratify The Proposal For Distribution Of 2020 Profits. Proposed Retained Earning: Twd 1.29855082 Per Share.	For	For
NANYA TECHNOLOGY CORPORATION	27-May-2021	3	To Approve Amendments To The Articles Of Incorporation Of The Company	For	For
NANYA TECHNOLOGY CORPORATION	27-May-2021	4	To Approve Amendments To The Rules For Election Of Directors Of The Company	For	For
NANYA TECHNOLOGY CORPORATION	27-May-2021	5	To Approve Amendments To The Convention Rules And Procedures For Shareholders' Meeting Of The Company	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	1	2020 Annual Accounts	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	2	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny4.20000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):2.000000	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	3	2020 Work Report Of Independent Directors	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	4	2020 Work Report Of The Board Of Directors	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	5	2020 Work Report Of The Supervisory Committee	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	6	2020 Annual Report And Its Summary	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	7	2021 Financial Budget	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	8	2021 Continuing Connected Transactions	For	Combined
NARI TECHNOLOGY CO LTD	25-May-2021	9	2021 Entrust Loan Quota Among Internal Enterprises	For	Combined
NARI TECHNOLOGY CO LTD	25-May-2021	10	Connected Transactions Regarding Application For Entrust Loans From The Controlling Shareholder	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	11	2021 Reappointment Of Financial And Internal Control Audit Firm	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	12	Change Of The Implementing Parties Of Some Projects Financed With Raised Funds	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	13	Application For Issuance Of Debt Financing Instruments To The National Association Of Financial Market Institutional Investors	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	14	The Company'S Eligibility For Public Issuance Of Corporate Bond	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	15	Public Issuance Of Corporate Bonds: Par Value, Issuing Method And Issuing Volume	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	16	Public Issuance Of Corporate Bonds: Bond Duration	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	17	Public Issuance Of Corporate Bonds: Repaying The Principal And Interest	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	18	Public Issuance Of Corporate Bonds: Interest Rate And Its Determining Method	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	19	Public Issuance Of Corporate Bonds: Issuing Targets	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	20	Public Issuance Of Corporate Bonds: Purpose Of The Raised Funds	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	21	Public Issuance Of Corporate Bonds: Guarantee Arrangement	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	22	Public Issuance Of Corporate Bonds: Redemption Or Resale Clauses	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	23	Public Issuance Of Corporate Bonds: The Company'S Credit Conditions And Repayment Guarantee Measures	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	24	Public Issuance Of Corporate Bonds: Listing Place	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	25	Public Issuance Of Corporate Bonds: Underwriting Method	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	26	Public Issuance Of Corporate Bonds: The Valid Period Of The Resolution	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	27	Full Authorization To The Board Or Its Authorized Persons To Handle Matters Regarding The Issuance Of Corporate Bonds	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	28	Change Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
NARI TECHNOLOGY CO LTD	25-May-2021	29	Change Of Independent Director: Dou Xiaobo	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NARI TECHNOLOGY CO LTD	17-Jun-2021	1	Change Of Some Director: Hu Jiangyi	For	For
NARI TECHNOLOGY CO LTD	17-Jun-2021	2	Change Of Some Supervisor: Zheng Zongqiang	For	For
NASDAQ, INC.	15-Jun-2021	1	Election Of Director: Melissa M. Arnoldi	For	For
NASDAQ, INC.	15-Jun-2021	2	Election Of Director: Charlene T. Begley	For	For
NASDAQ, INC.	15-Jun-2021	3	Election Of Director: Steven D. Black	For	For
NASDAQ, INC.	15-Jun-2021	4	Election Of Director: Adena T. Friedman	For	For
NASDAQ, INC.	15-Jun-2021	5	Election Of Director: Essa Kazim	For	For
NASDAQ, INC.	15-Jun-2021	6	Election Of Director: Thomas A. Kloet	For	For
NASDAQ, INC.	15-Jun-2021	7	Election Of Director: John D. Rainey	For	For
NASDAQ, INC.	15-Jun-2021	8	Election Of Director: Michael R. Splinter	For	For
NASDAQ, INC.	15-Jun-2021	9	Election Of Director: Jacob Wallenberg	For	For
NASDAQ, INC.	15-Jun-2021	10	Election Of Director: Alfred W. Zollar	For	For
NASDAQ, INC.	15-Jun-2021	11	Advisory Vote To Approve The Company'S Executive Compensation As Presented In The Proxy Statement.	For	For
NASDAQ, INC.	15-Jun-2021	12	Ratification Of The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Combined
NASDAQ, INC.	15-Jun-2021	13	A Shareholder Proposal Entitled "Adopt A Mainstream Shareholder Right-Written Consent".	Against	Combined
NATIONAL BANK OF CANADA	23-Apr-2021	1	Director	For	Combined
NATIONAL BANK OF CANADA	23-Apr-2021	2	Advisory Resolution To Accept The Approach Taken By The Bank'S Board Of Directors With Respect To Executive Compensation The Text Of The Resolution Is Set Out In Section 2 Of The Management Proxy Circular.	For	For
NATIONAL BANK OF CANADA	23-Apr-2021	3	Appointment Of Deloitte Llp As Independent Auditor	For	For
NATIONAL BANK OF CANADA	23-Apr-2021	4	Replenishment Of The Number Of Common Shares Reserved For The Bank'S Stock Option Plan The Text Of The Resolution Is Set Out In Section 2 Of The Management Proxy Circular.	For	For
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021	2	To Agree To Increase The Issued And Fully Paid Up Capital Of The Bank From Kd 685,018,518.100 To Kd 719,269,444.000 By The Issue Of 342,509,259 New Shares To Be Distributed As Free Bonus Shares To The Shareholders Who Are Entitled Thereto In The Manner Set Forth In The Time Schedule Approved By The Ordinary General Assembly, To Cover The Amount Of The Increase Resulting Therefrom In The Issued And Paid Up Capital, Amounting To Kd 34,250,925.900 From The Profit And Loss Account And To Authorize The Board Of Directors To Dispose Of The Share Fractions Resulting From The Distribution Of The Free Bonus Shares As It May Deem Appropriate, And To Amend The Aforesaid Time Schedule In The Event Where The Registration Procedures Have Not Been Completed Eight Business Days Before The Entitlement Date	For	For
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021	2	Hearing And Ratification Of The Board Of Directors Report On The Banks Business For The Financial Year Ended 31 Dec 2020	For	Combined
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021	3	To Agree To The Following Amendment To The Memorandum Of Association And Articles Of Association Of The Bank, To Amend The Text Of Article 5 Of Each Of The Memorandum Of Association And The Articles Of Association Of The Bank, The Text Before Amendment. The Authorized Capital Of The Company Is Fixed At Kd 750,000,000 Divided Into 7,500,000,000 Shares, The Nominal Value Of Each Of Which Is 100 Fils. The Issued And Fully Paid Up Capital Is Fixed At Kd 685,018,518.100 Divided Into 6,850,185,181 Shares, The Nominal Value Of Each Share Is 100 Fils. All There Shares Are Cash Shares. The Text After Amendment. The Authorized Capital Of The Company Is Fixed At Kd 750,000,000 Divided Into 7,500,000,000 Shares, The Nominal Value Of Each Of Which Is 100 Fils. The Issued And Fully Paid Up Capital Is Fixed At Kd 719,269,444.000 Divided Into 7,192,694,440 Shares, The Nominal Value Of Each Share Is 100 Fils. All There Shares Are Cash Shares	For	Combined
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021	3	Hearing And Ratification Of The Banks Auditors Report For The Financial Year Ended 31 Dec 2020	For	For
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021	4	Hearing The Report Of The Board Of Directors On The Violations And Penalties Imposed On The Bank During The Financial Year Ended On 31 Dec 2020	For	For
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021	5	Approval Of The Financial Statements Of The Bank And Ratification Of The Balance Sheet And Profit And Loss Account For The Financial Year Ended On 31 Dec 2020	For	For
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021	6	Approval Of The Discontinuation Of The Deduction For The Statutory Reserve Account For The Financial Year Ended 31 Dec 2020 Because It Totalled More Than One Half Of The Banks Issued And Paid Up Capital, Excluding The Issue Premium, After Supporting The Statutory Reserve With Kd 16,311,963.700 From The Profits Of The Financial Year Ended 31 Dec 2020	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021	7	Approval Of The Board Of Directors Recommendation To Distribute Dividends For The Financial Year Ended 31 Dec 2020 In The Manner Set Forth In The Following Time Schedule. A. A Cash Dividend At The Rate Of 20Pct Of The Nominal Value Of The Share, That Is 20 Fils Per Share, To The Shareholders Registered In The Banks Shareholders Registers At The End Of The Entitlement Day Set As Thursday, 25 Mar 2021. B. Free Bonus Shares, At The Rate Of 5Pct Of The Issued And Paid Up Capital By The Issue Of 342,509,259 New Shares To Be Distributed As Free Bonus Shares To The Shareholders Registered In The Banks Shareholders Registers At The End Of The Entitlement Day Set As Thursday, 25 Mar 2021, Pro Rata The Number Of Shares Owned By Each Of Them, At The Rate Of Five Shares For Every One Hundred Shares, And To Cover The Amount Of The Increase Of The Issued And Paid Up Capital Resulting Therefrom And Amounting To Kd 34,250,925.900 From The Profit And Loss Account, And To Authorize The Board Of Directors To Dispose Of The Share Fractions Resulting Therefrom In The Manner It May Deem Appropriate. The Cash Dividends And Free Bonus Shares Will Be Distributed In The Registers Of The Banks Shareholders For Distribution To The Shareholders Who Are Entitled Thereto With Effect From Tuesday, 30 Mar 2021. And To Authorize The Board Of Directors To Amend The Aforesaid Time Schedule For Executing The Resolution Of The General Assembly To Distribute The Dividends In The Event Where The Registration Procedures Have Not Been Completed Eight Business Days Before The Entitlement Date	For	For
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021	8	Approval To Authorize The Board Of Directors To Purchase, Sell Or Dispose Of Up To 10 Pct Of The Banks Shares, Subject To Such Controls And Conditions As Are Provided For By The Law, Regulations, Instructions And Resolutions Of The Supervisory Bodies In This Regard, Provided That This Authorization Shall Remain In Effect For A Period Of Eighteen Months With Effect From The Date Of Its Issue	For	For
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021	9	Approval To Authorize The Board Of Directors To Issue Securities Of All Kinds In Kuwaiti Dinar Or Any Other Currency It May Deem Appropriate Inside And, Or Outside The State Of Kuwait, To Determine The Tenor Of Those Securities, Nominal Value, Interest Rate, Due Date, Means Of Covering The Value Thereof, Rules Of Their Offering And Depreciation, And All Conditions And Provisions Thereof And The Board Of Directors May Seek The Assistance Of Any One It May Deem Appropriate In The Execution Of All Or Some Of The Foregoing, All After Obtaining The Approval Of The Competent Supervision Bodies	For	Combined
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021	10	Approval To Authorize The Bank To Deal With Subsidiary And Affiliate Companies And Other Related Parties During The Financial Year 2021	For	Against
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021	11	Approval To Authorize The Bank To Grant Loans And Advances And To Issue Guarantees And Other Banking Facilities To Its Customers Who Are Members Of The Board Of Directors, During The Financial Year 2021, According To The Regulations And Conditions Applicable To Others By The Bank	For	Against
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021	12	Approval To Release The Members Of The Board Of Directors From Liability In Respect Of All Matters Related To Their Lawful Actions For The Financial Year Ended On 31 Dec 2020, According To The Regulations And Conditions Applicable By The Bank With Regard To Others	For	Combined
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021	13	Appointment Or Reappointment Of The Banks Auditors For The Financial Year 2021 And Authorizing The Board Of Directors To Determine Their Fees	For	Combined
NATIONAL BANK OF KUWAIT (S.A.K.P.)	06-Mar-2021	15	Selection Of Two Independent Members Of The Board Of Directors For The Remainder Of The Term Of Membership For The Current Term Of The Board, By Secret Ballot And Determining Their Remuneration, Subject To The Rules Of Governance Issued By The Supervision Authorities	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NATIONAL GRID PLC	22-Apr-2021	1	Acquisition Of Ppl Wpd Investments Limited: That, Conditional Upon The Passing Of Resolution 2 (Increased Borrowing Limit), The Acquisition By The Company Of Ppl Wpd Investments Limited, As Described In The Circular To The Shareholders Of The Company Dated 31 March 2021, On The Terms And Subject To The Conditions Set Out In The Share Purchase Agreement Between The Company, National Grid Holdings One Plc And Ppl Wpd Limited Dated 17 March 2021 (As Amended, Modified, Restated Or Supplemented From Time To Time) (The "Share Purchase Agreement") (The "Wpd Acquisition"), Together With All Associated Agreements And Ancillary Arrangements, Be And Are Hereby Approved, And That The Directors Of The Company (The "Directors") (Or A Duly Authorised Person) Be Authorised To: (I) Take All Such Steps, Execute All Such Agreements, And Make All Such Arrangements, To Implement Or In Connection With The Wpd Acquisition; And (Ii) Agree And Make Any Amendments, Variations, Waivers Or Extensions To The Terms Of The Wpd Acquisition Or The Share Purchase Agreement And/Or All Associated Agreements And Ancillary Arrangements Relating Thereto (Providing Such Amendments, Variations, Waivers Or Extensions Are Not Of A Material Nature), In Each Case Which They In Their Absolute Discretion Consider Necessary Or Appropriate	For	Combined
NATIONAL GRID PLC	22-Apr-2021	2	Increased Borrowing Limit: To Approve, Conditional Upon The Passing Of Resolution 1 (Acquisition Of Ppl Wpd Investments Limited), In Accordance With Article 93.1 Of The Company'S Articles Of Association, Borrowings By The Company And/Or Any Of Its Subsidiary Undertakings (As Calculated In Accordance With Article 93) Not Exceeding Gbp 55,000,000,000, Such Approval To Apply Indefinitely	For	Combined
NATIONAL HEALTH INVESTORS, INC.	04-May-2021	1	Election Of Director: Robert T. Webb	For	Combined
NATIONAL HEALTH INVESTORS, INC.	04-May-2021	2	Election Of Director: Charlotte A. Swafford	For	Combined
NATIONAL HEALTH INVESTORS, INC.	04-May-2021	3	Election Of Director: D. Eric Mendelsohn	For	For
NATIONAL HEALTH INVESTORS, INC.	04-May-2021	4	Approve The Advisory Resolution Approving The Compensation Of The Named Executive Officers As Disclosed In The Accompanying Proxy Statement.	For	For
NATIONAL HEALTH INVESTORS, INC.	04-May-2021	5	Ratify The Audit Committee'S Selection Of Bdo Usa, Llp As Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
NATIONAL INDUSTRIALIZATION COMPANY, RIYDAH	29-Apr-2021	1	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
NATIONAL INDUSTRIALIZATION COMPANY, RIYDAH	29-Apr-2021	2	Voting On The Company External Auditor Report For The Financial Year Ended 31/12/2020	For	For
NATIONAL INDUSTRIALIZATION COMPANY, RIYDAH	29-Apr-2021	3	Voting On The Company Financial Statements For The Financial Year Ended 31/12/2020	For	For
NATIONAL INDUSTRIALIZATION COMPANY, RIYDAH	29-Apr-2021	4	Voting On Appointing An External Auditor For The Company Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The Financial Statements For The Second And Third Quarters And Audit Annual Financial Statements Of The Financial Year 2021 And The First Quarter Of The Financial Year 2022 And Determine Their Fees	For	Combined
NATIONAL INDUSTRIALIZATION COMPANY, RIYDAH	29-Apr-2021	5	Voting On The Business And Contracts That Took Place Between The National Industrialization Petrochemicals Marketing Co. (A Tasnee Subsidiary Company) And The Converting Industries Company Ltd. (An Affiliate Of Al-Shaer Trading, Industry And Contracting Company, In Which The Board Member Dr. Talal Ali Al-Shair Has A Direct Interest. The Transactions Include Various Purchase Orders For Polyethylene Materials. While The Total Purchase Value During The Financial Year Ending On 31/12/2020 Amounted To Sar (10,958,781). There Were No Preferential Conditions	For	Combined
NATIONAL INDUSTRIALIZATION COMPANY, RIYDAH	29-Apr-2021	6	Voting On The Business And Contracts That Took Place Between The National Industrialization Petrochemicals Marketing Co. (A Tasnee Subsidiary Company) And The Factory Of Non-Woven Industrial Fabrics Company, Which Is A Subsidiary Of Al-Khafrah Holding Company, In Which The Chairman Of The Board Eng. Mubarak Abdullah Al-Khafrah Has A Direct Interest In. The Transactions Include Various Purchase Orders For Polypropylene Materials. The Total Purchase During The Fiscal Year Ending On 31/12/2020 20 Amounted To Sar (4,347,099). There Were No Preferential Conditions	For	For
NATIONAL INDUSTRIALIZATION COMPANY, RIYDAH	29-Apr-2021	7	Voting On The Payment Of An Amount Of Sar (350,000) As Remuneration To The Members Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
NATIONAL INDUSTRIALIZATION COMPANY, RIYDAH	29-Apr-2021	8	Voting On Discharge Of The Members Of The Board Of Directors From Their Liability For The Financial Year Ended 31/12/2020	For	Combined
NATIONAL RETAIL PROPERTIES, INC.	12-May-2021	1	Director	For	Combined
NATIONAL RETAIL PROPERTIES, INC.	12-May-2021	2	Advisory Vote To Approve Executive Compensation.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NATIONAL RETAIL PROPERTIES, INC.	12-May-2021	3	Ratification Of The Selection Of The Independent Registered Public Accounting Firm For 2021.	For	For
NATIONAL STORAGE AFFILIATES TRUST	24-May-2021	1	Election Of Trustee: Arlen D. Nordhagen	For	For
NATIONAL STORAGE AFFILIATES TRUST	24-May-2021	2	Election Of Trustee: George L. Chapman	For	For
NATIONAL STORAGE AFFILIATES TRUST	24-May-2021	3	Election Of Trustee: Tamara D. Fischer	For	For
NATIONAL STORAGE AFFILIATES TRUST	24-May-2021	4	Election Of Trustee: Paul W. Hylbert, Jr.	For	For
NATIONAL STORAGE AFFILIATES TRUST	24-May-2021	5	Election Of Trustee: Chad L. Meisinger	For	For
NATIONAL STORAGE AFFILIATES TRUST	24-May-2021	6	Election Of Trustee: Steven G. Osgood	For	For
NATIONAL STORAGE AFFILIATES TRUST	24-May-2021	7	Election Of Trustee: Dominic M. Palazzo	For	For
NATIONAL STORAGE AFFILIATES TRUST	24-May-2021	8	Election Of Trustee: Rebecca L. Steinfort	For	For
NATIONAL STORAGE AFFILIATES TRUST	24-May-2021	9	Election Of Trustee: Mark Van Mourick	For	For
NATIONAL STORAGE AFFILIATES TRUST	24-May-2021	10	Election Of Trustee: J. Timothy Warren	For	For
NATIONAL STORAGE AFFILIATES TRUST	24-May-2021	11	Election Of Trustee: Charles F. Wu	For	For
NATIONAL STORAGE AFFILIATES TRUST	24-May-2021	12	The Ratification Of The Appointment Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
NATIONAL STORAGE AFFILIATES TRUST	24-May-2021	13	Shareholder Advisory Vote (Non-Binding) On The Executive Compensation Of The Company'S Named Executive Officers As More Fully Described In The Proxy Statement.	For	For
NATIXIS	28-May-2021	5	The Shareholders' Meeting, After Having Reviewed The Reports Of The Auditors, Approves The Company'S Financial Statements For The Fiscal Year That Ended In 2021, As Presented To The Meeting	For	For
NATIXIS	28-May-2021	6	The Shareholders' Meeting, After Having Reviewed The Reports Of The Auditors, Approves The Consolidated Financial Statements For Said Fiscal Year As Presented To The Meeting	For	For
NATIXIS	28-May-2021	7	The Shareholders' Meeting Approves The Recommendations Of The Board Of Directors And Resolves To Allocate The Earnings As Follows: Origin: Earnings For The Financial Year: Eur 142,691,880.31 - Retained Earnings: Eur 3,250,193,296.65 - Distributable Income: Eur 3,392,885,175.96 Allocation: Dividends: Eur 189,357,090.12 - Retained Earnings: Eur 3,203,528,086.84 The Shareholders Will Be Granted A Net Dividend Of Eur 0.06 Per Share, Which Will Be Eligible For The 40 Percent Deduction Provided By The French General Tax Code. This Dividend Will Be Paid On June 4Th 2021. The Amount Corresponding To The Treasury Shares Will Be Allocated To The Retained Earnings Account. As Required By Law, It Is Reminded That, For The Last Three Financial Years, The Dividends Were Paid Follows: Eur 0.37 Per Share For Fiscal Year 2017 Eur 0.78 Per Share For Fiscal Year 2018 Eur 0.00 Per Share For Fiscal Year 2019	For	For
NATIXIS	28-May-2021	8	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L. 225-38 Et Seq. Of The French Commercial Code, Approves Said Report And The Agreements Referred To Therein Approved By The Board Of Directors On The December 31St 2020	For	For
NATIXIS	28-May-2021	9	The Shareholders' Meeting Approves The Information Mentioned In Article L.22-10-9 I Of The French Commercial Code	For	For
NATIXIS	28-May-2021	10	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Laurent Mignon As The Chairman Of The Board Of Directors, For The 2020 Fiscal Year	For	Combined
NATIXIS	28-May-2021	11	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Francois Riahi As Managing Director, For The Period Between January 1St 2020 And August 3Rd 2020	For	Against
NATIXIS	28-May-2021	12	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Nicolas Namias As Managing Director, For The Period Between August 3Rd 2020 And December 31St 2020	For	Against
NATIXIS	28-May-2021	13	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Chairman Of The Board Of Directors	For	Combined
NATIXIS	28-May-2021	14	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Managing Director	For	Combined
NATIXIS	28-May-2021	15	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Members Of The Board Of Directors	For	Combined
NATIXIS	28-May-2021	16	The Shareholders' Meeting Resolves To Award Total Annual Fees Of Eur 180,000,000.00 To The Persons Referred To In Article L. 511-71 Of The Monetary And Financial Code For The 2020 Fiscal Year	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NATIXIS	28-May-2021	17	The Shareholders' Meeting Decides To Appoint Mrs Catherine Leblanc As A Director To Replace Mr Bernard Dupouy, Who Resigned, For The Remainder Of Mr Dupouy'S Term Of Office, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The Fiscal Year 2022	For	For
NATIXIS	28-May-2021	18	The Shareholders' Meeting Decides To Appoint Mr Philippe Hourdain As A Director To Replace Mr Thierry Cahn, Who Resigned, For The Remainder Of Mr Cahn'S Term Of Office, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The Fiscal Year 2021	For	For
NATIXIS	28-May-2021	19	The Shareholders' Meeting Renews The Appointment Of Mr Nicolas De Tavernost As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
NATIXIS	28-May-2021	20	The Shareholders' Meeting Decides To Re-Appoint Mr Christophe Pinault As Director, Following His Resignation, For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Against
NATIXIS	28-May-2021	21	The Shareholders' Meeting Decides To Re-Appoint Mrs Diane De Saint Victor As Director, Following His Resignation, For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Against
NATIXIS	28-May-2021	22	The Shareholders' Meeting Decides To Re-Appoint Mrs Catherine Leblanc As Director, Following His Resignation, For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
NATIXIS	28-May-2021	23	The Shareholders' Meeting Authorizes The Board Of Directors To Buy Back The Company'S Shares On The Open Market, Subject To The Conditions Described Below: Maximum Purchase Price: Eur 10.00, Maximum Number Of Shares To Be Acquired: 10 Percent Of The Shares Composing The Share Capital, Maximum Funds Invested In The Share Buybacks: Eur 3,155,951,502.00. This Authorization Is Given For An 18-Month Period. This Authorization Supersedes The Fraction Unused Of Any And All Earlier Authorization To The Same Effect, Especially The One Given By The Shareholders' Meeting On May 20Th 2020 In Resolution 16. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
NATIXIS	28-May-2021	24	The Shareholders' Meeting Grants All Powers To The Board Of Directors To Reduce The Share Capital By Cancelling All Or Part Of The Shares Held By The Company Up To 10 Percent Of The Shares Composing The Share Capital Over A 24-Month Period. This Authorization Is Given For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of Any And All Earlier Authorization To The Same Effect, Especially The One Given By The Shareholders' Meeting On May 28Th 2019 In Resolution 26. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
NATIXIS	28-May-2021	25	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase Up To Eur 1,500,000,000.00, By Issuance, Of Shares, Shares Giving Access To Other Shares Or To Company'S Debt Securities Or Securities Giving Access To Company'S Shares To Be Issued, With The Shareholders' Preferential Subscription Rights Maintained. The Shareholders' Meeting Sets The Maximum Overall Value Of The Capital Increase Carried Out By Virtue Of Delegations And Authorizations Granted To The Board Of Directors By Resolutions 21 To 27 To Eur 1,500,000,000.00. The Present Delegation Is Given For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of Any And All Earlier Authorization To The Same Effect, Especially The One Given By The Shareholders' Meeting On May 28Th 2019 In Resolution 27. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
NATIXIS	28-May-2021	26	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase The Share Capital Up To Eur 500,000,000.00, By Way Of A Public Offering, With Cancellation Of Preferential Subscription Rights, Of Shares, Shares Giving Access To Other Shares Or To Company'S Debt Securities Or Securities Giving Access To Company'S Shares To Be Issued. These Securities May Be Issued For The Purpose Of Remunerating Securities That Would Be Contributed To The Company, As Part Of A Public Exchange Offer. The Shareholders' Meeting Sets The Maximum Overall Value Of The Capital Increase Carried Out By Resolutions 22 To 24 To Eur 500,000,000.00. The Present Delegation Is Given For A 26-Month Period And Supersedes The Fraction Unused Of Any And All Earlier Authorization To The Same Effect, Especially The One Given By The Shareholders' Meeting On May 28Th 2019 In Resolution 28. The Shareholders' Meeting Delegates All Powers To The Board Of Directors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NATIXIS	28-May-2021	27	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase The Share Capital Up To Eur 500,000,000.00 In The Limit Of 20 Per Cent Per Year, By Way Of A Public Offering, With Cancellation Of Preferential Subscription Rights, Of Shares, Shares Giving Access To Other Shares Or To Company'S Debt Securities Or Securities Giving Access To Company'S Shares To Be Issued. The Present Delegation Is Given For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of Any And All Earlier Authorization To The Same Effect, Especially The One Given By The Shareholders' Meeting On May 28Th 2019 In Resolution 29. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
NATIXIS	28-May-2021	28	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase The Share Capital, Up To 10 Percent Of The Share Capital, By Issuing Of Shares, Shares Giving Access To Other Shares Or To Company'S Debt Securities Or Securities Giving Access To Company'S Shares To Be Issued, In Consideration For The Contributions In Kind Granted To The Company And Composed Of Capital Securities Or Securities Giving Access To Share Capital. This Authorization Is Granted For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of Any And All Earlier Authorization To The Same Effect, Especially The One Given By The Shareholders' Meeting On May 28Th 2019 In Resolution 30. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
NATIXIS	28-May-2021	29	The Shareholders' Meeting Delegates To The Board Of Directors All Powers In Order To Increase The Share Capital, Up To Eur 1,500,000,000.00, By Issuing Bonus Shares Or Raising The Par Value Of Existing Shares, Or By A Combination Of Both Methods, By Way Of Capitalizing Reserves, Profits, Premiums Or Other Means, Provided That Such Capitalization Is Allowed By Law And Under The Bylaws. This Authorization Is Granted For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of Any And All Earlier Authorization To The Same Effect, Especially The One Given By The Shareholders' Meeting On May 28Th 2019 In Resolution 31. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
NATIXIS	28-May-2021	30	The Shareholders' Meeting Authorizes The Board Of Directors To Increase The Number Of Securities In The Event Those Herein Exceed The Initial Number Of Securities To Be Issued (Oversubscription), Up To 15 Percent, Within 30 Days Of The Subscription Closing. This Delegation Is Given For A 26-Month Period	For	For
NATIXIS	28-May-2021	31	The Shareholders' Meeting Authorizes The Board Of Directors To Increase The Share Capital, In Favor Of Employees And Corporate Officers Of The Company Who Are Members Of A Company Savings Plan, With Cancellation Of Preferential Subscription Rights, By Issuance Of Shares Or Securities Giving Access To The Share Capital. This Delegation Is Given For A 26-Month Period And For A Nominal Amount That Shall Not Exceed Eur 50,000,000.00. This Authorization Supersedes The Fraction Unused Of Any And All Earlier Authorization To The Same Effect, Especially The One Given By The Shareholders' Meeting On May 28Th 2019 In Resolution 33. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
NATIXIS	28-May-2021	32	The Shareholders' Meeting Ratifies The Decision To Amend Article 25: 'Right To Vote' Of The Bylaws	For	For
NATIXIS	28-May-2021	33	The Shareholders' Meeting Grants Full Powers To The Bearer Of An Original, A Copy Or Extract Of The Minutes Of This Meeting To Carry Out All Filings, Publications And Other Formalities Prescribed By Law	For	For
NATURA & CO HOLDING SA	16-Apr-2021	2	Approval Of The Management Report And Of The Financial Statements, Together With The Independent Auditors Report, Related To The Fiscal Year Ended On December 31, 2020	For	Combined
NATURA & CO HOLDING SA	16-Apr-2021	3	Approval Of The Proposal For Allocation Of The Losses Assessed In The Fiscal Year Ended On December 31, 2020 To The Company'S Retained Losses Account	For	Combined
NATURA & CO HOLDING SA	16-Apr-2021	3	Approval Of The Management Proposal For The Re Ratification Of The Global Compensation Of The Company'S Managers Relating To The Period From May 2020 To April 2021, Fixed At The Company'S Annual General Meeting Held On April 30, 2020	For	Combined
NATURA & CO HOLDING SA	16-Apr-2021	4	Approval Of The Management Proposal To Define The Overall Compensation Of The Company'S Managers, To Be Paid Up To The Date Of The Annual General Meeting In Which The Company'S Shareholders Vote On The Financial Statements For The Fiscal Year Ending December 31, 2021	For	Against
NATURA & CO HOLDING SA	16-Apr-2021	4	Approval Of The Management Proposal For The Absorption Of The Losses Assessed In The Fiscal Year Ended On December 31, 2020 By The Capital Reserve Account Related To The Premium In The Issue Sale Of The Company'S Shares	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NATURA & CO HOLDING SA	16-Apr-2021	5	Although Not Included In The Agenda Of The Agm, The Law Allows Shareholders Who Hold At Least Two Percent 2 Of The Company'S Capital To Request The Creation Of A Fiscal Council. As Required By Law, This Ballot Contains Simple Question No. 4 For The Shareholder To Express Their Opinion On The Creation Of The Fiscal Council. The Management Suggests That The Shareholders Who Opt For The Remote Voting Vote No Or Abstain In The Answer To The Simple Question No. 4, For The Reasons Exposed In The Management Proposal For The Annual And Extraordinary General Meetings To Be Held On April 16, 2021, Available On Natura And Co S Website For Investors Relations Ri.Naturaeco.Com And On Cvm Www.Gov.Br.Cvm And B3 Www.B3.Com.Br Websites. Do You Wish To Request The Instatement Of The Fiscal Council, Pursuant To Article 161 Of Law No. 6,404 Of 1976	For	For
NATURA & CO HOLDING SA	16-Apr-2021	5	Resolution On The Characterization Of Mrs. Georgia Garinois Melenikiotou As Candidate To Independent Member Of The Board Of Directors	For	For
NATURA & CO HOLDING SA	16-Apr-2021	6	If A Second Call Is Necessary Regarding The Agm, May The Voting Instructions Included In This Remote Voting Ballot Also Be Considered In The Event Of Resolution For The Matters Of The Agm At A Second Call	For	For
NATURA & CO HOLDING SA	16-Apr-2021	6	To Elect Mrs. Georgia Garinois Melenikiotou To Hold Office As Independent Member Of The Company'S Board Of Directors, For A Unified Term Of Office With The Other Members Of The Board Of Directors, Which Will End On The Date Of The Annual General Meeting In Which The Company'S Shareholders Shall Vote On The Financial Statements For The Fiscal Year Ending On December 31, 2021	For	For
NATURA & CO HOLDING SA	16-Apr-2021	7	Approval Of The Management Proposal For The Amendment To Article 5 Of The Company'S Bylaws, So As To Reflect The Amount Of The Capital Stock Confirmed At The Board Of Directors Meeting Held On March 16, 2021	For	For
NATURA & CO HOLDING SA	16-Apr-2021	8	Approval Of The Management Proposal For The Amendment To Paragraph 1, Article 16 Of The Company'S Bylaws To Provide That A Majority Of The Board Of Directors Be Composed Of External Members, Having At Least One Third Of Independent Members	For	For
NATURA & CO HOLDING SA	16-Apr-2021	9	Approval Of The Management Proposal For The Amendment To Letter J, Paragraph 4, Article 18 Of The Company'S Bylaws, To Exclude The Obligation That At Least One Co Chairman Of The Board Of Directors Be A Member Of The Organizational Development And Personnel Committee	For	For
NATURA & CO HOLDING SA	16-Apr-2021	10	Approval Of The Management Proposal For The Amendment To Item Xxv Of Article 20 Of The Company'S Bylaws, To Provide That The Board Of Directors Shall Issue A Statement On Conducting Public Offerings For The Purchase Of Shares, The Subject Matter Of Which Are Other Securities Convertible Into Or Exchangeable For Shares Issued By The Company, In Addition To Its Shares	For	For
NATURA & CO HOLDING SA	16-Apr-2021	11	Approval Of The Management Proposal For The Inclusion Of The New Item Xxviii In Article 20 Of The Company'S Bylaws, To Provide That The Board Of Directors Shall Issue A Statement On The Terms And Conditions Of Corporate Restructurings, Capital Increases And Other Transactions Giving Rise To A Change Of Control And Decide Whether These Transactions Assure Fair And Equitable Treatment To The Company'S Shareholders	For	For
NATURA & CO HOLDING SA	16-Apr-2021	12	Approval Of The Management Proposal For The Inclusion Of The New Item Xxix In Article 20 Of The Company'S Bylaws, To Provide That The Board Of Directors Shall Annually Assess And Disclose Who Are The Independent Directors Of The Company, As Well As Inform And Justify Any Circumstances That May Jeopardize Their Independence	For	For
NATURA & CO HOLDING SA	16-Apr-2021	13	Approval Of The Management Proposal For The Inclusion Of The New Item Xxx In Article 20 Of The Company'S Bylaws, To Provide That The Board Of Directors Shall Resolve On The Transactions With Related Parties It Is Empowered To Resolve Upon, As Defined In The Corresponding Policy Of The Company	For	For
NATURA & CO HOLDING SA	16-Apr-2021	14	Approval Of The Management Proposal For The Amendment To Item Xxvi, Article 20 And To Letter C, Paragraph 2, Article 24 Of The Company'S Bylaws, To Correct The Wording And Cross Reference	For	For
NATURA & CO HOLDING SA	16-Apr-2021	15	Approval Of The Management Proposal For The Restatement Of The Company'S Bylaws, To Reflect The Amendments Set Forth In The Items Above	For	For
NATURA & CO HOLDING SA	16-Apr-2021	16	If A Second Call Is Necessary Regarding The Egm, May The Voting Instructions Included In This Remote Voting Ballot Also Be Considered In The Event Of Resolution For The Matters Of The Egm At A Second Call	For	For
NATURGY ENERGY GROUP SA	09-Mar-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
NATURGY ENERGY GROUP SA	09-Mar-2021	2	Please Note In The Event The Meeting Does Not Reach Quorum, There Will Be A Second Call On 10 Mar 2021. Consequently, Your Voting Instructions Will Remain Valid For All Calls Unless The Agenda Is Amended. Thank You.	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NATURGY ENERGY GROUP SA	09-Mar-2021	3	Approval Of Individual Annual Accounts And Management Report	For	Combined
NATURGY ENERGY GROUP SA	09-Mar-2021	4	Approval Of Consolidated Annual Accounts And Management Report	For	For
NATURGY ENERGY GROUP SA	09-Mar-2021	5	Approval Of The Non Financial Consolidated Report	For	For
NATURGY ENERGY GROUP SA	09-Mar-2021	6	Allocation Of Results	For	For
NATURGY ENERGY GROUP SA	09-Mar-2021	7	Approval Of The Management Of The Board Of Directors	For	For
NATURGY ENERGY GROUP SA	09-Mar-2021	8	Approval Of The Remuneration Policy For Directors 2021,2022 And 2023	For	Combined
NATURGY ENERGY GROUP SA	09-Mar-2021	9	Consultive Vote Regarding The Annual Remuneration Report Of The Board Of Directors	For	Against
NATURGY ENERGY GROUP SA	09-Mar-2021	10	Appointment Of Auditors: Kpmg Auditores	For	Combined
NATURGY ENERGY GROUP SA	09-Mar-2021	11	Information About The Amendments Of The Regulation Of The Board Of Directors	Non-voting resolution	Combined
NATURGY ENERGY GROUP SA	09-Mar-2021	12	Delegation Of Powers To Implement Agreements Adopted By Shareholders At The General Meeting	For	Combined
NATURGY ENERGY GROUP SA	09-Mar-2021	13	11 Feb 2021: Please Note That This Is A Revision Due Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
NATURGY ENERGY GROUP SA	09-Mar-2021	14	11 Feb 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You.	Non-voting resolution	Non-voting resolution
NATWEST GROUP PLC	28-Apr-2021	1	Accept Financial Statements And Statutory Reports	For	Combined
NATWEST GROUP PLC	28-Apr-2021	2	Approve Remuneration Report	For	Combined
NATWEST GROUP PLC	28-Apr-2021	3	Approve Final Dividend	For	Combined
NATWEST GROUP PLC	28-Apr-2021	4	Re-Elect Howard Davies As Director	For	Combined
NATWEST GROUP PLC	28-Apr-2021	5	Re-Elect Alison Rose-Slade As Director	For	Combined
NATWEST GROUP PLC	28-Apr-2021	6	Re-Elect Katie Murray As Director	For	Combined
NATWEST GROUP PLC	28-Apr-2021	7	Re-Elect Frank Dangeard As Director	For	Combined
NATWEST GROUP PLC	28-Apr-2021	8	Re-Elect Patrick Flynn As Director	For	Combined
NATWEST GROUP PLC	28-Apr-2021	9	Re-Elect Morten Friis As Director	For	Combined
NATWEST GROUP PLC	28-Apr-2021	10	Re-Elect Robert Gillespie As Director	For	Combined
NATWEST GROUP PLC	28-Apr-2021	11	Re-Elect Yasmin Jetha As Director	For	Combined
NATWEST GROUP PLC	28-Apr-2021	12	Re-Elect Mike Rogers As Director	For	Combined
NATWEST GROUP PLC	28-Apr-2021	13	Re-Elect Mark Seligman As Director	For	Combined
NATWEST GROUP PLC	28-Apr-2021	14	Re-Elect Lena Wilson As Director	For	Combined
NATWEST GROUP PLC	28-Apr-2021	15	Reappoint Ernst & Young Llp As Auditors	For	Combined
NATWEST GROUP PLC	28-Apr-2021	16	Authorise The Group Audit Committee To Fix Remuneration Of Auditors	For	Combined
NATWEST GROUP PLC	28-Apr-2021	17	Authorise Issue Of Equity	For	Combined
NATWEST GROUP PLC	28-Apr-2021	18	Authorise Issue Of Equity Without Pre-Emptive Rights	For	Combined
NATWEST GROUP PLC	28-Apr-2021	19	Authorise Issue Of Equity Without Pre-Emptive Rights In Connection With An Acquisition Or Other Capital Investment	For	Combined
NATWEST GROUP PLC	28-Apr-2021	20	Authorise Issue Of Equity In Connection With Equity Convertible Notes	For	Combined
NATWEST GROUP PLC	28-Apr-2021	21	Authorise Issue Of Equity Without Pre-Emptive Rights In Connection With Equity Convertible Notes	For	Combined
NATWEST GROUP PLC	28-Apr-2021	22	Authorise The Company To Call General Meeting With Two Weeks' Notice	For	Combined
NATWEST GROUP PLC	28-Apr-2021	23	Authorise Eu Political Donations And Expenditure	For	Combined
NATWEST GROUP PLC	28-Apr-2021	24	Authorise Market Purchase Of Ordinary Shares	For	Combined
NATWEST GROUP PLC	28-Apr-2021	25	Authorise Off-Market Purchase Of Ordinary Shares	For	Combined
NATWEST GROUP PLC	28-Apr-2021	26	Authorise Off-Market Purchase Of Preference Shares	For	Combined
NATWEST GROUP PLC	28-Apr-2021	27	Adopt New Articles Of Association	For	Combined
NATWEST GROUP PLC	28-Apr-2021	28	Authorise Board To Offer Scrip Dividend	For	Combined
NAURA TECHNOLOGY GROUP CO LTD	10-May-2021	1	The Company'S Eligibility For Non-Public Share Offering	For	Combined
NAURA TECHNOLOGY GROUP CO LTD	10-May-2021	2	Plan For Non-Public Share Offering: Stock Type And Par Value	For	For
NAURA TECHNOLOGY GROUP CO LTD	10-May-2021	3	Plan For Non-Public Share Offering: Issuing Method And Date	For	For
NAURA TECHNOLOGY GROUP CO LTD	10-May-2021	4	Plan For Non-Public Share Offering: Issuing Targets And Subscription Method	For	For
NAURA TECHNOLOGY GROUP CO LTD	10-May-2021	5	Plan For Non-Public Share Offering: Issue Price And Pricing Method	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NAURA TECHNOLOGY GROUP CO LTD	10-May-2021	6	Plan For Non-Public Share Offering: Issuing Volume	For	For
NAURA TECHNOLOGY GROUP CO LTD	10-May-2021	7	Plan For Non-Public Share Offering: Lockup Period	For	For
NAURA TECHNOLOGY GROUP CO LTD	10-May-2021	8	Plan For Non-Public Share Offering: Amount And Purpose Of The Raised Funds	For	For
NAURA TECHNOLOGY GROUP CO LTD	10-May-2021	9	Plan For Non-Public Share Offering: Arrangement For The Accumulated Retained Profits	For	For
NAURA TECHNOLOGY GROUP CO LTD	10-May-2021	10	Plan For Non-Public Share Offering: Listing Place	For	For
NAURA TECHNOLOGY GROUP CO LTD	10-May-2021	11	Plan For Non-Public Share Offering: The Valid Period Of The Resolution On The Non-Public Share Offering	For	For
NAURA TECHNOLOGY GROUP CO LTD	10-May-2021	12	2021 Preplan For Non-Public Share Offering	For	For
NAURA TECHNOLOGY GROUP CO LTD	10-May-2021	13	Report On The Use Of Previously Raised Funds	For	For
NAURA TECHNOLOGY GROUP CO LTD	10-May-2021	14	Feasibility Analysis Report On The Use Of Funds To Be Raised From The Non-Public Share Offering	For	For
NAURA TECHNOLOGY GROUP CO LTD	10-May-2021	15	Diluted Immediate Return After The Non-Public Share Offering, Filling Measures And Commitments Of Relevant Parties	For	For
NAURA TECHNOLOGY GROUP CO LTD	10-May-2021	16	Full Authorization To The Board To Handle Matters Regarding The Non-Public Share Offering	For	For
NAURA TECHNOLOGY GROUP CO LTD	10-May-2021	17	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
NAURA TECHNOLOGY GROUP CO LTD	10-May-2021	18	Repurchase And Cancellation Of Some Restricted Stocks Under 2019 Stock Option And Restricted Stock Incentive Plan	For	For
NAURA TECHNOLOGY GROUP CO LTD	21-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
NAURA TECHNOLOGY GROUP CO LTD	21-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
NAURA TECHNOLOGY GROUP CO LTD	21-May-2021	3	2020 Annual Report And Its Summary	For	For
NAURA TECHNOLOGY GROUP CO LTD	21-May-2021	4	2020 Annual Accounts	For	For
NAURA TECHNOLOGY GROUP CO LTD	21-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.09000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
NAURA TECHNOLOGY GROUP CO LTD	21-May-2021	6	Reappointment Of 2021 Audit Firm	For	For
NAURA TECHNOLOGY GROUP CO LTD	21-May-2021	7	2021 Estimated Continuing Connected Transactions	For	For
NAURA TECHNOLOGY GROUP CO LTD	21-May-2021	8	Application For 2021 Comprehensive Credit Line	For	For
NAURA TECHNOLOGY GROUP CO LTD	21-May-2021	9	Provision Of Guarantee For Subsidiaries	For	For
NAURA TECHNOLOGY GROUP CO LTD	21-May-2021	10	Increase Of The Registered Quota Of Super And Short-Term Commercial Papers	For	For
NAURA TECHNOLOGY GROUP CO LTD	21-May-2021	11	Amendments To The Articles Of Association	For	For
NAURA TECHNOLOGY GROUP CO LTD	21-May-2021	12	Election Of Supervisors	For	For
NAVER CORP	24-Mar-2021	1	Approval Of Financial Statements	For	For
NAVER CORP	24-Mar-2021	2	Amendment Of Articles Of Incorporation: Change Of Head Office Address	For	For
NAVER CORP	24-Mar-2021	3	Amendment Of Articles Of Incorporation: Amendment On Task Of Transfer Agent	For	For
NAVER CORP	24-Mar-2021	4	Amendment Of Articles Of Incorporation: Addition Of Providing List Of Shareholders	For	For
NAVER CORP	24-Mar-2021	5	Amendment Of Articles Of Incorporation: Delete Of Shareholder List Closure Procedure	For	For
NAVER CORP	24-Mar-2021	6	Amendment Of Articles Of Incorporation: Amendment Of Term Of Director	For	For
NAVER CORP	24-Mar-2021	7	Appointment Of Inside Director: Choi In Hyuk	For	Combined
NAVER CORP	24-Mar-2021	8	Appointment Of Outside Director Who Is Auditor: Lee In Moo	For	For
NAVER CORP	24-Mar-2021	9	Appointment Of Outside Director: Lee Gun Hyuk	For	For
NAVER CORP	24-Mar-2021	10	Appointment Of Member Of Audit Committee: Lee Gun Hyuk	For	For
NAVER CORP	24-Mar-2021	11	Approval Of Remuneration For Director	For	Combined
NAVER CORP	24-Mar-2021	12	Approval Of Grant Of Stock Option Approved By Bod	For	For
NAVER CORP	24-Mar-2021	13	Grant Of Stock Option	For	For
NAVINFO CO LTD	21-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
NAVINFO CO LTD	21-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
NAVINFO CO LTD	21-May-2021	3	2020 Annual Report And Its Summary	For	For
NAVINFO CO LTD	21-May-2021	4	2020 Annual Accounts	For	For
NAVINFO CO LTD	21-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
NAVINFO CO LTD	21-May-2021	6	Reappointment Of 2021 External Audit Firm	For	For
NAVINFO CO LTD	21-May-2021	7	2021 Application For Comprehensive Credit Line To Banks By The Company And Subsidiaries	For	For
NAVINFO CO LTD	21-May-2021	8	2021 Estimated Continuing Connected Transactions	For	For
NAVINFO CO LTD	21-May-2021	9	Change Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NAVINFO CO LTD	21-May-2021	10	Repurchase And Cancellation Of Some Restricted Stocks Under 2018 Restricted Stock Incentive Plan	For	For
NCSOFT CORP	25-Mar-2021	1	Approval Of Financial Statements	For	Combined
NCSOFT CORP	25-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
NCSOFT CORP	25-Mar-2021	3	Election Of Inside Director: Gim Taek Jin	For	For
NCSOFT CORP	25-Mar-2021	4	Election Of Outside Director Who Is An Audit Committee Member: Hwang Chan Hyeon	For	Combined
NCSOFT CORP	25-Mar-2021	5	Approval Of Remuneration For Director	For	Combined
NEC CORPORATION	22-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
NEC CORPORATION	22-Jun-2021	2	Appoint A Director Endo, Nobuhiro	For	Combined
NEC CORPORATION	22-Jun-2021	3	Appoint A Director Niino, Takashi	For	For
NEC CORPORATION	22-Jun-2021	4	Appoint A Director Morita, Takayuki	For	For
NEC CORPORATION	22-Jun-2021	5	Appoint A Director Ishiguro, Norihiko	For	For
NEC CORPORATION	22-Jun-2021	6	Appoint A Director Matsukura, Hajime	For	For
NEC CORPORATION	22-Jun-2021	7	Appoint A Director Nishihara, Motoo	For	For
NEC CORPORATION	22-Jun-2021	8	Appoint A Director Seto, Kaoru	For	For
NEC CORPORATION	22-Jun-2021	9	Appoint A Director Iki, Noriko	For	For
NEC CORPORATION	22-Jun-2021	10	Appoint A Director Ito, Masatoshi	For	For
NEC CORPORATION	22-Jun-2021	11	Appoint A Director Nakamura, Kuniharu	For	For
NEC CORPORATION	22-Jun-2021	12	Appoint A Director Ota, Jun	For	For
NEC CORPORATION	22-Jun-2021	13	Appoint A Director Christina Ahmadjian	For	For
NEC CORPORATION	22-Jun-2021	14	Appoint A Corporate Auditor Odake, Nobuhiro	For	For
NEDBANK GROUP	28-May-2021	3	Election Of Directors Of The Company Appointed During The Year: Election Of Mr Mh Davis, Who Was Appointed As A Director Since The Previous Agm Of Shareholders, As A Director	For	For
NEDBANK GROUP	28-May-2021	4	Re-Election Of Mr Pm Makwana As A Director	For	Combined
NEDBANK GROUP	28-May-2021	5	Re-Election Of Directors Retiring By Rotation: Re-Election Of Ms Np Dongwana, Who Is Retiring By Rotation, As A Director	For	Combined
NEDBANK GROUP	28-May-2021	6	Re-Election Of Directors Retiring By Rotation: Re-Election Of Mr Mc Nkuhlu, Who Is Retiring By Rotation, As A Director	For	For
NEDBANK GROUP	28-May-2021	7	Appointment Of External Auditors: Reappointment Of Deloitte And Touche As External Auditor	For	For
NEDBANK GROUP	28-May-2021	8	Appointment Of External Auditors: Reappointment Of Ernst And Young As External Auditor	For	For
NEDBANK GROUP	28-May-2021	9	Appointment Of The Nedbank Group Audit Committee Members: Election Of Mr S Subramoney As A Member Of The Nedbank Group Audit Committee	For	For
NEDBANK GROUP	28-May-2021	10	Appointment Of The Nedbank Group Audit Committee Members: Election Of Mr Hr Brody As A Member Of The Nedbank Group Audit Committee	For	For
NEDBANK GROUP	28-May-2021	11	Appointment Of The Nedbank Group Audit Committee Members: Election Of Ms Np Dongwana As A Member Of The Nedbank Group Audit Committee	For	For
NEDBANK GROUP	28-May-2021	12	Appointment Of The Nedbank Group Audit Committee Members: Election Of Mr Em Kruger As A Member Of The Nedbank Group Audit Committee	For	For
NEDBANK GROUP	28-May-2021	13	Placing The Authorised But Unissued Ordinary Shares Under The Control Of The Directors	For	For
NEDBANK GROUP	28-May-2021	14	Non-Binding Advisory Vote: Advisory Endorsement On A Non-Binding Basis Of The Nedbank Group Remuneration Policy	For	Combined
NEDBANK GROUP	28-May-2021	15	Non-Binding Advisory Vote: Advisory Endorsement On A Non-Binding Basis Of The Nedbank Group Remuneration Implementation Report	For	Combined
NEDBANK GROUP	28-May-2021	16	Board Fees: Remuneration Of The Non-Executive Director: Non-Executive Chairman	For	For
NEDBANK GROUP	28-May-2021	17	Board Fees: Remuneration Of The Non-Executive Director: Lead Independent Director (Additional 40 Percent)	For	For
NEDBANK GROUP	28-May-2021	18	Board Fees: Remuneration Of The Non-Executive Director: Nedbank Group Board Member	For	For
NEDBANK GROUP	28-May-2021	19	Board Fees: Committee Members' Fees: Nedbank Group Audit Committee	For	For
NEDBANK GROUP	28-May-2021	20	Board Fees: Committee Members' Fees: Nedbank Group Credit Committee	For	For
NEDBANK GROUP	28-May-2021	21	Board Fees: Committee Members' Fees: Nedbank Group Directors' Affairs Committee	For	For
NEDBANK GROUP	28-May-2021	22	Board Fees: Committee Members' Fees: Nedbank Group Information Technology Committee	For	For
NEDBANK GROUP	28-May-2021	23	Board Fees: Committee Members' Fees: Nedbank Group Related-Party Transactions Committee	For	For
NEDBANK GROUP	28-May-2021	24	Board Fees: Committee Members' Fees: Nedbank Group Remuneration Committee	For	For
NEDBANK GROUP	28-May-2021	25	Board Fees: Committee Members' Fees: Nedbank Group Risk And Capital Management Committee	For	For
NEDBANK GROUP	28-May-2021	26	Board Fees: Committee Members' Fees: Nedbank Group Transformation, Social And Ethics Committee	For	For
NEDBANK GROUP	28-May-2021	27	Board Fees: Committee Members' Fees: Nedbank Group Climate Resilience Committee	For	For
NEDBANK GROUP	28-May-2021	28	Remuneration Of Non-Executive Directors Appointed As Acting Group Chairman	For	For
NEDBANK GROUP	28-May-2021	29	Remuneration Of Non-Executive Directors Appointed As Acting Lead Independent Director	For	For
NEDBANK GROUP	28-May-2021	30	Remuneration Of Non-Executive Directors Appointed As Acting Committee Chair	For	For
NEDBANK GROUP	28-May-2021	31	General Authority To Repurchase Ordinary Shares	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NEDBANK GROUP	28-May-2021	32	General Authority To Provide Financial Assistance To Related And Interrelated Companies	For	For
NEDBANK GROUP	28-May-2021	33	Amendments To The Rules Of The Nedbank Group (2005) Share Option, Matched-Share And Restricted-Share Schemes	For	For
NEMETSCHEK SE	12-May-2021	7	Approve Allocation Of Income And Dividends Of Eur 0.30 Per Share	For	For
NEMETSCHEK SE	12-May-2021	8	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
NEMETSCHEK SE	12-May-2021	9	Approve Discharge Of Supervisory Board Member Kurt Dobitsch For Fiscal Year 2020	For	Combined
NEMETSCHEK SE	12-May-2021	10	Approve Discharge Of Supervisory Board Member Georg Nemetschek For Fiscal Year 2020	For	Combined
NEMETSCHEK SE	12-May-2021	11	Approve Discharge Of Supervisory Board Member Ruediger Herzog For Fiscal Year 2020	For	For
NEMETSCHEK SE	12-May-2021	12	Approve Discharge Of Supervisory Board Member Bill Krouch For Fiscal Year 2020	For	For
NEMETSCHEK SE	12-May-2021	13	Ratify Ernst & Young Gmbh As Auditors For Fiscal Year 2021	For	For
NEMETSCHEK SE	12-May-2021	14	Approve Remuneration Policy	For	Combined
NEMETSCHEK SE	12-May-2021	15	Approve Remuneration Of Supervisory Board	For	Combined
NEMETSCHEK SE	12-May-2021	16	Approve Creation Of Eur 11.6 Million Pool Of Capital Without Preemptive Rights	For	For
NEMETSCHEK SE	12-May-2021	17	Approve Issuance Of Warrants/Bonds With Warrants Attached/Convertible Bonds Without Preemptive Rights Up To Aggregate Nominal Amount Of Eur 700 Million; Approve Creation Of Eur 11.6 Million Pool Of Capital To Guarantee Conversion Rights	For	For
NEMETSCHEK SE	12-May-2021	18	Amend Articles Re: Proof Of Entitlement	For	For
NESTE CORPORATION	30-Mar-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Combined
NESTE CORPORATION	30-Mar-2021	2	A Poa Is Needed To Appoint Own Representative But Is Not Needed If A Finnish Sub/Bank Is Appointed Except If The Shareholder Is Finnish Then A Poa Would Still Be Required.	Non-voting resolution	Non-voting resolution
NESTE CORPORATION	30-Mar-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
NESTE CORPORATION	30-Mar-2021	4	Opening Of The Meeting	Non-voting resolution	Non-voting resolution
NESTE CORPORATION	30-Mar-2021	5	Calling The Meeting To Order	Non-voting resolution	Non-voting resolution
NESTE CORPORATION	30-Mar-2021	6	Election Of The Examiners Of The Minutes And The Supervisors For Counting Votes	Non-voting resolution	Non-voting resolution
NESTE CORPORATION	30-Mar-2021	7	Establishing The Legality Of The Meeting	Non-voting resolution	Non-voting resolution
NESTE CORPORATION	30-Mar-2021	8	Recording The Attendance At The Meeting And The Voting List	Non-voting resolution	Non-voting resolution
NESTE CORPORATION	30-Mar-2021	9	Presentation Of The Financial Statements For 2020, Including Also The Consolidated Financial Statements, The Review By The Board Of Directors, And The Auditor'S Report	Non-voting resolution	Non-voting resolution
NESTE CORPORATION	30-Mar-2021	10	Adoption Of The Financial Statements, Including Also The Adoption Of The Consolidated Financial Statements	For	Combined
NESTE CORPORATION	30-Mar-2021	11	Use Of The Profit Shown In The Balance Sheet And Deciding On The Payment Of Dividend: The Board Of Directors Proposes To The Agm That A Dividend Of Eur 0.80 Per Share Be Paid On The Basis Of The Approved Balance Sheet For 2020	For	Combined
NESTE CORPORATION	30-Mar-2021	12	Discharging The Members Of The Board Of Directors And The President And Ceo From Liability	For	Combined
NESTE CORPORATION	30-Mar-2021	13	Remuneration Report	For	Combined
NESTE CORPORATION	30-Mar-2021	14	Please Note That Resolutions 11, 12 And 13 Are Proposed By Nomination Board And Board Does Not Make Any Recommendation On This Proposals. The Standing Instructions Are Disabled For This Meeting	Non-voting resolution	Combined
NESTE CORPORATION	30-Mar-2021	15	Deciding The Remuneration Of The Members Of The Board Of Directors	Take No Action	Combined
NESTE CORPORATION	30-Mar-2021	16	Deciding The Number Of Members Of The Board Of Directors: Nine Members	Take No Action	Combined
NESTE CORPORATION	30-Mar-2021	17	Election Of The Chair, The Vice Chair, And The Members Of The Board Of Directors: Reelect Matti Kahkonen (Chair), Sonat Burman Olsson, Nick Elmslie, Martina Floel, Jean-Baptiste Renard , Jari Rosendal, Johanna Soderstrom And Marco Wiren (Vice Chair) As Directors Elect John Abbott As New Director	Take No Action	Combined
NESTE CORPORATION	30-Mar-2021	18	Deciding The Remuneration Of The Auditor	For	Combined
NESTE CORPORATION	30-Mar-2021	19	Election Of The Auditor: Kpmg Oy Ab	For	Combined
NESTE CORPORATION	30-Mar-2021	20	Authorizing The Board Of Directors To Decide The Buyback Of Company Shares	For	Combined
NESTE CORPORATION	30-Mar-2021	21	Amendments To The Articles Of Association	For	Combined
NESTE CORPORATION	30-Mar-2021	22	Closing Of The Meeting	Non-voting resolution	Combined
NESTE CORPORATION	30-Mar-2021	23	10 Feb 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NESTLE CORPORATION	30-Mar-2021	24	10 Feb 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
NESTLE (MALAYSIA) BHD	28-Apr-2021	1	To Re-Elect Juan Aranols As A Director Of The Company	For	Combined
NESTLE (MALAYSIA) BHD	28-Apr-2021	2	To Re-Elect Dato' Hamidah Naziadin As A Director Of The Company	For	For
NESTLE (MALAYSIA) BHD	28-Apr-2021	3	To Re-Elect Datin Sri Azlin Arshad As A Director Of The Company	For	For
NESTLE (MALAYSIA) BHD	28-Apr-2021	4	To Re-Appoint Ernst & Young Plt (Firm No. 202006000003 (Lip0022760-Lca) & Af 0039) As Auditors Of The Company And To Authorise The Directors To Fix Their Remuneration	For	For
NESTLE (MALAYSIA) BHD	28-Apr-2021	5	To Approve The Payment Of Directors' Fees Of Rm1,240,000.00 For The Financial Year Ended 31 December 2020	For	For
NESTLE (MALAYSIA) BHD	28-Apr-2021	6	To Approve The Payment Of Directors' Benefits Of Rm200,000.00 For The Financial Period From 1 July 2021 To 30 June 2022	For	For
NESTLE (MALAYSIA) BHD	28-Apr-2021	7	Proposed Renewal Of Shareholders' Mandate For Recurrent Related Party Transactions Of A Revenue Or Trading Nature As Set Out Under Section 2.3(A), Part A Of The Circular To Shareholders Dated 29 March 2021	For	For
NESTLE (MALAYSIA) BHD	28-Apr-2021	8	Proposed Amendments To The Company'S Constitution, As Set Out In Part B Of The Circular To Shareholders Dated 29 March 2021	For	For
NESTLE INDIA LIMITED	07-May-2021	1	To Receive, Consider And Adopt The Audited Financial Statements Of The Company For The Year 2020 Including Balance Sheet As At 31st December 2020, The Statement Of Profit And Loss And Cash Flow Statement For The Year Ended On That Date And The Reports Of The Board Of Directors And Auditors Thereon	For	For
NESTLE INDIA LIMITED	07-May-2021	2	To Confirm Payment Of Interim Dividend Of Inr 135/- Per Equity Share For The Year 2020 And To Declare Final Dividend On Equity Shares For The Financial Year Ended 31st December 2020	For	For
NESTLE INDIA LIMITED	07-May-2021	3	To Appoint A Director In Place Of Mr David Steven Mcdaniel (Din: 08662504), Who Retires By Rotation And Being Eligible, Offers Himself For Re-Appointment	For	For
NESTLE INDIA LIMITED	07-May-2021	4	To Consider And If Thought Fit, To Pass With Or Without Modification(S), The Following Resolution As An Ordinary Resolution: "Resolved That Pursuant To The Provisions Of Section 148 Of The Companies Act, 2013 Read With Rule 14 Of The Companies (Audit And Auditors) Rules, 2014 (Including Any Statutory Modification(S) Or Re-Enactment Thereof For The Time Being In Force), M/S. Ramanath Iyer & Co., Cost Accountants (Firm Registration No. 00019), Appointed As The Cost Auditors By The Board Of Directors Of The Company To Conduct The Audit Of The Cost Accounting Records For The Products Falling Under The Specified Customs Tariff Act Heading 0402, Manufactured By The Company For The Financial Year Ending 31st December 2021 Be Paid, Inr 2,07,000/- Plus Out Of Pocket Expenses And Applicable Taxes."	For	For
NESTLE S.A.	15-Apr-2021	1	Please Note That This Is An Amendment To Meeting Id 508495 Due To Receipt Of Change In Voting Staus For Resoluton 8. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You	Non-voting resolution	Combined
NESTLE S.A.	15-Apr-2021	2	Please Note That Beneficial Owner Details Are Required For This Meeting. If No Beneficial Owner Details Are Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Unvoted
NESTLE S.A.	15-Apr-2021	3	Part 2 Of This Meeting Is For Voting On Agenda And Meeting Attendance Requests Only. Please Ensure That You Have First Voted In Favour Of The Registration Of Shares In Part 1 Of The Meeting. It Is A Market Requirement For Meetings Of This Type That The Shares Are Registered And Moved To A Registered Location At The Csd, And Specific Policies At The Individual Sub-Custodians May Vary. Upon Receipt Of The Vote Instruction, It Is Possible That A Marker May Be Placed On Your Shares To Allow For Reconciliation And Re-Registration Following A Trade. Therefore Whilst This Does Not Prevent The Trading Of Shares, Any That Are Registered Must Be First Deregistered If Required For Settlement. Deregistration Can Affect The Voting Rights Of Those Shares. If You Have Concerns Regarding Your Accounts, Please Contact Your Client Representative	Non-voting resolution	Unvoted
NESTLE S.A.	15-Apr-2021	4	Approval Of The Annual Review, The Financial Statements Of Nestle S.A. And The Consolidated Financial Statements Of The Nestle Group For 2020	For	Combined
NESTLE S.A.	15-Apr-2021	5	Acceptance Of The Compensation Report 2020 (Advisory Vote)	For	Combined
NESTLE S.A.	15-Apr-2021	6	Discharge To The Members Of The Board Of Directors And Of The Management	For	Combined
NESTLE S.A.	15-Apr-2021	7	Appropriation Of Profit Resulting From The Balance Sheet Of Nestle S.A. (Proposed Dividend) For The Financial Year 2020	For	Combined
NESTLE S.A.	15-Apr-2021	8	Re-Election As Member And Chairman Of The Board Of Directors: Paul Bulcke	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NESTLE S.A.	15-Apr-2021	9	Re-Election As Member Of The Board Of Directors: Ulf Mark Schneider	For	Combined
NESTLE S.A.	15-Apr-2021	10	Re-Election As Member Of The Board Of Directors: Henri De Castries	For	Combined
NESTLE S.A.	15-Apr-2021	11	Re-Election As Member Of The Board Of Directors: Renato Fassbind	For	Combined
NESTLE S.A.	15-Apr-2021	12	Re-Election As Member Of The Board Of Directors: Pablo Isla	For	Combined
NESTLE S.A.	15-Apr-2021	13	Re-Election As Member Of The Board Of Directors: Ann M. Veneman	For	Combined
NESTLE S.A.	15-Apr-2021	14	Re-Election As Member Of The Board Of Directors: Eva Cheng	For	Combined
NESTLE S.A.	15-Apr-2021	15	Re-Election As Member Of The Board Of Directors: Patrick Aebischer	For	Combined
NESTLE S.A.	15-Apr-2021	16	Re-Election As Member Of The Board Of Directors: Kasper Rorsted	For	Combined
NESTLE S.A.	15-Apr-2021	17	Re-Election As Member Of The Board Of Directors: Kimberly A. Ross	For	Combined
NESTLE S.A.	15-Apr-2021	18	Re-Election As Member Of The Board Of Directors: Dick Boer	For	Combined
NESTLE S.A.	15-Apr-2021	19	Re-Election As Member Of The Board Of Directors: Dinesh Paliwal	For	Combined
NESTLE S.A.	15-Apr-2021	20	Re-Election As Member Of The Board Of Directors: Hanne Jimenez De Mora	For	Combined
NESTLE S.A.	15-Apr-2021	21	Election To The Board Of Directors: Lindiwe Majele Sibanda	For	Combined
NESTLE S.A.	15-Apr-2021	22	Election As Member Of The Compensation Committee: Pablo Isla	For	Combined
NESTLE S.A.	15-Apr-2021	23	Election As Member Of The Compensation Committee: Patrick Aebischer	For	Combined
NESTLE S.A.	15-Apr-2021	24	Election As Member Of The Compensation Committee: Dick Boer	For	Combined
NESTLE S.A.	15-Apr-2021	25	Election As Member Of The Compensation Committee: Kasper Rorsted	For	Combined
NESTLE S.A.	15-Apr-2021	26	Election Of The Statutory Auditors: Ernst And Young Ltd, Lausanne Branch	For	Combined
NESTLE S.A.	15-Apr-2021	27	Election Of The Independent Representative: Hartmann Dreyer, Attorneys-At-Law	For	Combined
NESTLE S.A.	15-Apr-2021	28	Approval Of The Compensation Of The Board Of Directors	For	Combined
NESTLE S.A.	15-Apr-2021	29	Approval Of The Compensation Of The Executive Board	For	Combined
NESTLE S.A.	15-Apr-2021	30	Capital Reduction (By Cancellation Of Shares)	For	Combined
NESTLE S.A.	15-Apr-2021	31	Support Of Nestle'S Climate Roadmap (Advisory Vote)	For	Combined
NESTLE S.A.	15-Apr-2021	32	In The Event Of Any Yet Unknown New Or Modified Proposal By A Shareholder During The General Meeting, I Instruct The Independent Representative To Vote As Follows: (Yes = Vote In Favor Of Any Such Yet Unknown Proposal, No = Vote Against Any Such Yet Unknown Proposal, Abstain = Abstain From Voting) - The Board Of Directors Recommends To Vote No On Any Such Yet Unknown Proposal	Against	Combined
NETCARE LTD	05-Feb-2021	1	Re-Election Of Director: M Bower	For	Combined
NETCARE LTD	05-Feb-2021	2	Re-Election Of Director: B Bulo	For	For
NETCARE LTD	05-Feb-2021	3	Re-Appointment Of Independent External Auditors: The Board And The Group Audit Committee Are Satisfied That Deloitte & Touche Meets The Provisions Of The Companies Act And Have Complied With The Jse Listing Requirements	For	For
NETCARE LTD	05-Feb-2021	4	Appointment Of Audit Committee Member: M Bower (Chair)	For	For
NETCARE LTD	05-Feb-2021	5	Appointment Of Audit Committee Member: B Bulo	For	For
NETCARE LTD	05-Feb-2021	6	Appointment Of Audit Committee Member: D Kneale	For	For
NETCARE LTD	05-Feb-2021	7	Signature Of Documents	For	For
NETCARE LTD	05-Feb-2021	8	Approval Of The Remuneration Policy	For	For
NETCARE LTD	05-Feb-2021	9	Approval Of The Implementation Report	For	For
NETCARE LTD	05-Feb-2021	10	General Authority To Repurchase Shares	For	For
NETCARE LTD	05-Feb-2021	11	Approval Of Non-Executive Directors' Remuneration For The Period 1 October 2020 To 30 September 2021	For	For
NETCARE LTD	05-Feb-2021	12	Financial Assistance To Related And Inter-Related Companies In Terms Of Sections 44 And 45 Of The Companies Act	For	For
NETEASE INC	23-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0430/ 2021043001589. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0430/ 2021043001569. Pdf	Non-voting resolution	Combined
NETEASE INC	23-Jun-2021	2	Re-Elect The Following Director To Serve For The Ensuing Year Until The Next Annual General Meeting Of Shareholders And Until Their Successors Are Elected And Duly Qualified, Or Until Such Directors' Earlier Death, Bankruptcy, Insanity, Resignation Or Removal: William Lei Ding	For	Combined
NETEASE INC	23-Jun-2021	3	Re-Elect The Following Director To Serve For The Ensuing Year Until The Next Annual General Meeting Of Shareholders And Until Their Successors Are Elected And Duly Qualified, Or Until Such Directors' Earlier Death, Bankruptcy, Insanity, Resignation Or Removal: Alice Yu-Fen Cheng	For	Combined
NETEASE INC	23-Jun-2021	4	Re-Elect The Following Director To Serve For The Ensuing Year Until The Next Annual General Meeting Of Shareholders And Until Their Successors Are Elected And Duly Qualified, Or Until Such Directors' Earlier Death, Bankruptcy, Insanity, Resignation Or Removal: Denny Ting Bun Lee	For	Against

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NETEASE INC	23-Jun-2021	5	Re-Elect The Following Director To Serve For The Ensuing Year Until The Next Annual General Meeting Of Shareholders And Until Their Successors Are Elected And Duly Qualified, Or Until Such Directors' Earlier Death, Bankruptcy, Insanity, Resignation Or Removal: Joseph Tze Kay Tong	For	Against
NETEASE INC	23-Jun-2021	6	Re-Elect The Following Director To Serve For The Ensuing Year Until The Next Annual General Meeting Of Shareholders And Until Their Successors Are Elected And Duly Qualified, Or Until Such Directors' Earlier Death, Bankruptcy, Insanity, Resignation Or Removal: Lun Feng	For	Combined
NETEASE INC	23-Jun-2021	7	Re-Elect The Following Director To Serve For The Ensuing Year Until The Next Annual General Meeting Of Shareholders And Until Their Successors Are Elected And Duly Qualified, Or Until Such Directors' Earlier Death, Bankruptcy, Insanity, Resignation Or Removal: Michael Man Kit Leung	For	Combined
NETEASE INC	23-Jun-2021	8	Ratify The Appointment Of Pricewaterhousecoopers Zhong Tian Lip And Pricewaterhousecoopers As Auditors Of Netease, Inc. For The Fiscal Year Ending December 31, 2021 For U.S. Financial Reporting And Hong Kong Financial Reporting Purposes, Respectively	For	Combined
NETEASE INC	23-Jun-2021	9	Amend And Restate The Company'S Memorandum And Articles Of Association To Expressly Permit Completely Virtual Shareholders' Meetings, Change The Quorum For Shareholders' Meetings And Reflect Other Updates	For	For
NETEASE, INC.	23-Jun-2021	1	Re-Election Of Director: William Lei Ding	For	For
NETEASE, INC.	23-Jun-2021	2	Re-Election Of Director: Alice Yu-Fen Cheng	For	Combined
NETEASE, INC.	23-Jun-2021	3	Re-Election Of Director: Denny Ting Bun Lee	For	Combined
NETEASE, INC.	23-Jun-2021	4	Re-Election Of Director: Joseph Tze Kay Tong	For	Combined
NETEASE, INC.	23-Jun-2021	5	Re-Election Of Director: Lun Feng	For	For
NETEASE, INC.	23-Jun-2021	6	Re-Election Of Director: Michael Man Kit Leung	For	Combined
NETEASE, INC.	23-Jun-2021	7	Ratify The Appointment Of Pricewaterhousecoopers Zhong Tian Lip And Pricewaterhousecoopers As Auditors Of Netease, Inc. For The Fiscal Year Ending December 31, 2021 For U.S. Financial Reporting And Hong Kong Financial Reporting Purposes, Respectively.	For	For
NETEASE, INC.	23-Jun-2021	8	Amend And Restate The Company'S Memorandum And Articles Of Association To Expressly Permit Completely Virtual Shareholders' Meetings, Change The Quorum For Shareholders' Meetings And Reflect Other Updates.	For	For
NETFLIX, INC.	03-Jun-2021	1	Election Of Class I Director To Hold Office Until The 2024 Annual Meeting: Richard N. Barton	For	Combined
NETFLIX, INC.	03-Jun-2021	2	Election Of Class I Director To Hold Office Until The 2024 Annual Meeting: Rodolphe Belmer	For	Combined
NETFLIX, INC.	03-Jun-2021	3	Election Of Class I Director To Hold Office Until The 2024 Annual Meeting: Bradford L. Smith	For	Combined
NETFLIX, INC.	03-Jun-2021	4	Election Of Class I Director To Hold Office Until The 2024 Annual Meeting: Anne M. Sweeney	For	Combined
NETFLIX, INC.	03-Jun-2021	5	To Ratify The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	Combined
NETFLIX, INC.	03-Jun-2021	6	Advisory Approval Of The Company'S Executive Officer Compensation.	For	Combined
NETFLIX, INC.	03-Jun-2021	7	Stockholder Proposal Entitled, "Proposal 4 - Political Disclosures," If Properly Presented At The Meeting.	Against	Combined
NETFLIX, INC.	03-Jun-2021	8	Stockholder Proposal Entitled, "Proposal 5 - Simple Majority Vote," If Properly Presented At The Meeting.	Against	For
NETFLIX, INC.	03-Jun-2021	9	Stockholder Proposal Entitled, "Stockholder Proposal To Improve The Executive Compensation Philosophy," If Properly Presented At The Meeting.	Against	Combined
NETMARBLE CORPORATION	26-Mar-2021	1	Approval Of Financial Statements	For	Combined
NETMARBLE CORPORATION	26-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
NETMARBLE CORPORATION	26-Mar-2021	3	Approval Of Remuneration For Director	For	For
NETMARBLE CORPORATION	26-Mar-2021	4	Amendment Of Articles On Retirement Allowance For Director	For	For
NEUROCRINE BIOSCIENCES, INC.	19-May-2021	1	Director	For	For
NEUROCRINE BIOSCIENCES, INC.	19-May-2021	2	Advisory Vote To Approve The Compensation Paid To The Company'S Named Executive Officers.	For	For
NEUROCRINE BIOSCIENCES, INC.	19-May-2021	3	To Ratify The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
NEW CHINA LIFE INSURANCE CO LTD	19-Jan-2021	1	Election Of Xu Zhibin As A Non-Executive Director	For	For
NEW CHINA LIFE INSURANCE CO LTD	19-Jan-2021	2	To Consider And Approve The Proposal On The Election Of Mr. Xu Zhibin As A Non-Executive Director Of The Seventh Session Of The Board	For	For
NEW CHINA LIFE INSURANCE CO LTD	28-Apr-2021	1	Election Of Zhang Hong As An Executive Director	For	For
NEW CHINA LIFE INSURANCE CO LTD	28-Apr-2021	2	To Consider And Approve The Proposal On The Election Of Mr. Zhang Hong As An Executive Director Of The Seventh Session Of The Board Of The Company	For	For
NEW CHINA LIFE INSURANCE CO LTD	28-Apr-2021	2	Election Of Liu Debin As A Shareholder Supervisor	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NEW CHINA LIFE INSURANCE CO LTD	28-Apr-2021	3	To Consider And Approve The Proposal On The Election Of Mr. Liu Debin As A Shareholder Representative Supervisor Of The Seventh Session Of The Board Of Supervisors Of The Company	For	For
NEW CHINA LIFE INSURANCE CO LTD	28-Apr-2021	3	Election Of Shi Hongyu As A Shareholder Supervisor	For	For
NEW CHINA LIFE INSURANCE CO LTD	28-Apr-2021	4	To Consider And Approve The Proposal On The Election Of Mr. Shi Hongyu As A Shareholder Representative Supervisor Of The Seventh Session Of The Board Of Supervisors Of The Company	For	For
NEW CHINA LIFE INSURANCE CO LTD	28-Apr-2021	4	Remuneration Standards For Executive Directors And Vice President	For	For
NEW CHINA LIFE INSURANCE CO LTD	28-Apr-2021	5	To Consider And Approve The Proposal On The Standard Of The Remuneration Of The Executive Director And Vice President Of The Company	For	For
NEW CHINA LIFE INSURANCE CO LTD	29-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0527/ 2021052700395. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0527/ 2021052700291. Pdf	Non-voting resolution	Combined
NEW CHINA LIFE INSURANCE CO LTD	29-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
NEW CHINA LIFE INSURANCE CO LTD	29-Jun-2021	2	To Consider And Approve The Proposal On The Report Of The Board For The Year 2020	For	For
NEW CHINA LIFE INSURANCE CO LTD	29-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
NEW CHINA LIFE INSURANCE CO LTD	29-Jun-2021	3	To Consider And Approve The Proposal On The Report Of The Board Of Supervisors For The Year 2020	For	For
NEW CHINA LIFE INSURANCE CO LTD	29-Jun-2021	3	2020 Annual Accounts	For	For
NEW CHINA LIFE INSURANCE CO LTD	29-Jun-2021	4	To Consider And Approve The Proposal On The Preparation Of Annual Financial Report For The Year 2020	For	For
NEW CHINA LIFE INSURANCE CO LTD	29-Jun-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny13.90000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
NEW CHINA LIFE INSURANCE CO LTD	29-Jun-2021	5	To Consider And Approve The Proposal On The Profit Distribution Plan For The Year 2020	For	For
NEW CHINA LIFE INSURANCE CO LTD	29-Jun-2021	5	2020 Annual Report And Its Summary	For	For
NEW CHINA LIFE INSURANCE CO LTD	29-Jun-2021	6	To Consider And Approve The Proposal On The Annual Report And Its Summary For The Year 2020	For	For
NEW CHINA LIFE INSURANCE CO LTD	29-Jun-2021	6	Appointment Of 2021 Audit Firm	For	For
NEW CHINA LIFE INSURANCE CO LTD	29-Jun-2021	7	To Consider And Approve The Proposal On The Appointment Of Accounting Firms For The Year 2021	For	For
NEW CHINA LIFE INSURANCE CO LTD	29-Jun-2021	7	2020 Due Diligence Report Of Directors	For	For
NEW CHINA LIFE INSURANCE CO LTD	29-Jun-2021	8	To Consider And Approve The Proposal On The Report Of Performance Of Directors For The Year 2020	For	For
NEW CHINA LIFE INSURANCE CO LTD	29-Jun-2021	8	2020 Work Report Of Independent Directors	For	For
NEW CHINA LIFE INSURANCE CO LTD	29-Jun-2021	9	To Consider And Approve The Proposal On The Report Of Performance Of Independent Non-Executive Directors For The Year 2020	For	For
NEW CHINA LIFE INSURANCE CO LTD	29-Jun-2021	9	General Authorization To The Board To Issue New Shares	For	Combined
NEW CHINA LIFE INSURANCE CO LTD	29-Jun-2021	10	To Consider And Approve The Proposal On The General Mandate To The Board To Issue Additional Shares	For	Against
NEW HOPE LIUHE CO LTD	29-Jan-2021	1	2021 Restricted Stock Incentive Plan (Draft) And Its Summary	For	Combined
NEW HOPE LIUHE CO LTD	29-Jan-2021	2	Appraisal Management Measures For 2021 Restricted Stock Incentive Plan	For	For
NEW HOPE LIUHE CO LTD	29-Jan-2021	3	Authorization To The Board To Handle Matters Regarding Equity Incentive	For	For
NEW HOPE LIUHE CO LTD	29-Jan-2021	4	2021 Core Employee Stock Ownership Plan (Draft) And Its Summary	For	Combined
NEW HOPE LIUHE CO LTD	29-Jan-2021	5	Management Rules For The 2021 Core Employee Stock Ownership Plan	For	Against
NEW HOPE LIUHE CO LTD	29-Jan-2021	6	Authorization To The Board To Handle Matters Regarding 2021 Core Employee Stock Ownership Plan	For	Against
NEW HOPE LIUHE CO LTD	29-Jan-2021	7	Cancellation Of Some Stock Options, And Repurchase And Cancellation Of Some Restricted Stocks	For	Combined
NEW HOPE LIUHE CO LTD	28-May-2021	2	2020 Annual Report And Its Summary	For	For
NEW HOPE LIUHE CO LTD	28-May-2021	3	2020 Work Report Of The Board Of Directors	For	For
NEW HOPE LIUHE CO LTD	28-May-2021	4	2020 Work Report Of The Supervisory Committee	For	For
NEW HOPE LIUHE CO LTD	28-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny0.00000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
NEW HOPE LIUHE CO LTD	28-May-2021	6	Appointment Of 2021 Financial Audit Firm	For	Combined
NEW HOPE LIUHE CO LTD	28-May-2021	7	Provision Of Guarantee For Payment For Raw Materials Purchased By Subordinate Companies	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NEW HOPE LIUHE CO LTD	28-May-2021	8	2021 Estimated Financing Guarantee Quota	For	For
NEW HOPE LIUHE CO LTD	28-May-2021	9	The Framework Agreement On Continuing Connected Transactions To Be Signed And Estimation Of 2021 Continuing Connected Transactions	For	For
NEW HOPE LIUHE CO LTD	28-May-2021	10	Amendments To The Company'S Articles Of Association	For	For
NEW HOPE LIUHE CO LTD	28-May-2021	11	Amendments To The Rules Of Procedure Governing The Board Meetings	For	For
NEW HOPE LIUHE CO LTD	28-May-2021	12	Amendments To The Rules Of Procedure Governing Shareholders' General Meetings	For	For
NEW HOPE LIUHE CO LTD	28-May-2021	13	Amendments To The Company'S Rules Of Procedure Governing Meetings Of The Supervisory Committee	For	For
NEW HOPE LIUHE CO LTD	28-May-2021	14	Termination Of The 2021 Restricted Stock Incentive Plan (Draft) And Relevant Proposals	For	For
NEW ORIENTAL EDUCATION & TECHNOLOGY	08-Mar-2021	1	As An Ordinary Resolution: Resolution No. 1 Set Out In The Notice Of The Extraordinary General Meeting (To Approve The Share Subdivision).	For	For
NEW ORIENTAL EDUCATION & TECHNOLOGY	08-Mar-2021	2	As A Special Resolution: Resolution No. 2 Set Out In The Notice Of The Extraordinary General Meeting (To Approve The Adoption Of The Company'S Dual Foreign Name).	For	For
NEW ORIENTAL EDUCATION & TECHNOLOGY	08-Mar-2021	3	As A Special Resolution: Resolution No. 3 Set Out In The Notice Of The Extraordinary General Meeting (To Approve The Adoption Of The Amended M&Aa).	For	For
NEWELL BRANDS INC.	05-May-2021	1	Election Of Director: Bridget Ryan Berman	For	For
NEWELL BRANDS INC.	05-May-2021	2	Election Of Director: Patrick D. Campbell	For	For
NEWELL BRANDS INC.	05-May-2021	3	Election Of Director: James R. Craigie	For	For
NEWELL BRANDS INC.	05-May-2021	4	Election Of Director: Brett M. Icahn	For	For
NEWELL BRANDS INC.	05-May-2021	5	Election Of Director: Jay L. Johnson	For	For
NEWELL BRANDS INC.	05-May-2021	6	Election Of Director: Gerardo I. Lopez	For	For
NEWELL BRANDS INC.	05-May-2021	7	Election Of Director: Courtney R. Mather	For	For
NEWELL BRANDS INC.	05-May-2021	8	Election Of Director: Ravichandra K. Saligram	For	For
NEWELL BRANDS INC.	05-May-2021	9	Election Of Director: Judith A. Spieser	For	For
NEWELL BRANDS INC.	05-May-2021	10	Election Of Director: Robert A. Steele	For	For
NEWELL BRANDS INC.	05-May-2021	11	Ratify The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
NEWELL BRANDS INC.	05-May-2021	12	Advisory Resolution To Approve Executive Compensation.	For	For
NEWELL BRANDS INC.	05-May-2021	13	A Stockholder Proposal To Amend The Stockholder Right To Act By Written Consent.	Against	Combined
NEWMONT CORPORATION	28-Apr-2021	1	Election Of Director: Patrick Awuah. (Please Note That An Against Vote Is Treated As A Withhold)	For	Combined
NEWMONT CORPORATION	28-Apr-2021	2	Election Of Director: Gregory Boyce. (Please Note That An Against Vote Is Treated As A Withhold)	For	For
NEWMONT CORPORATION	28-Apr-2021	3	Election Of Director: Bruce Brook. (Please Note That An Against Vote Is Treated As A Withhold)	For	For
NEWMONT CORPORATION	28-Apr-2021	4	Election Of Director: Maura Clark. (Please Note That An Against Vote Is Treated As A Withhold)	For	For
NEWMONT CORPORATION	28-Apr-2021	5	Election Of Director: Matthew Coon Come. (Please Note That An Against Vote Is Treated As A Withhold)	For	For
NEWMONT CORPORATION	28-Apr-2021	6	Election Of Director: José Manuel Madero. (Please Note That An Against Vote Is Treated As A Withhold)	For	For
NEWMONT CORPORATION	28-Apr-2021	7	Election Of Director: René Médori. (Please Note That An Against Vote Is Treated As A Withhold)	For	For
NEWMONT CORPORATION	28-Apr-2021	8	Election Of Director: Jane Nelson. (Please Note That An Against Vote Is Treated As A Withhold)	For	For
NEWMONT CORPORATION	28-Apr-2021	9	Election Of Director: Thomas Palmer. (Please Note That An Against Vote Is Treated As A Withhold)	For	For
NEWMONT CORPORATION	28-Apr-2021	10	Election Of Director: Julio Quintana. (Please Note That An Against Vote Is Treated As A Withhold)	For	For
NEWMONT CORPORATION	28-Apr-2021	11	Election Of Director: Susan Story. (Please Note That An Against Vote Is Treated As A Withhold)	For	For
NEWMONT CORPORATION	28-Apr-2021	12	Approve, On An Advisory Basis, Named Executive Officer Compensation.	For	For
NEWMONT CORPORATION	28-Apr-2021	13	Ratify Appointment Of Independent Registered Public Accounting Firm For 2021.	For	For
NEXI S.P.A.	03-Mar-2021	3	To Approve The Project Of Cross-Border Merger By Incorporation Of Nets Topco 2 S.A.' R.L. In Nexi S.P.A. Resolutions Related Thereto	For	For
NEXI S.P.A.	03-Mar-2021	4	To Increase The Current Number Of Members Of The Board Of Directors From Thirteen To Fifteen	For	Combined
NEXI S.P.A.	03-Mar-2021	5	To Appoint Two Directors: Bo Nilsson And Stefan Goetz As Directors	For	Against
NEXI S.P.A.	03-Mar-2021	6	To Approve The Term Of Office Of The Two New Directors	For	Against
NEXI S.P.A.	03-Mar-2021	7	To Approve The Emolument Of The Two New Directors	For	Against
NEXI S.P.A.	05-May-2021	3	To Approve The Balance Sheet As Of 31 December 2020, Accompanied By The Board Of Directors' Report, The Internal Auditors' And The External Auditors' Report. To Present The Consolidated Balance Sheet As Of 31 December 2020 And The Consolidated Non-Financial Statement As Per Legislative Decree 254/2016. Resolutions Related Thereto	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NEXI S.P.A.	05-May-2021	4	Resolutions As Per Art. 123-Ter, Paragraph 6 Of Legislative Decree 24 February 1998, N. 58 Related To The Second Section Of The Report On The Rewarding Policy And Emolument Paid As Per Article 123-Ter Of Legislative Decree No. 24 February 1998, No. 58 And By Art. 84-Quater Of The Regulation Adopted With Consob Resolution No. 11971 Of May 14, 1999	For	Combined
NEXI S.P.A.	05-May-2021	5	To Authorize The Purchase And Disposal Of Own Shares, Subject To Revocation Of The Authorization Granted By The Shareholders' Meeting Held On 5 May 2020. Resolutions Related Thereto	For	Combined
NEXI S.P.A.	21-Jun-2021	3	To Approve The Project Of The Merger For The Incorporation Of Sia Spa Into Nexi Spa. Bylaws' Amendmets And Resolutions Related Thereto	For	Combined
NEXON CO.,LTD.	25-Mar-2021	1	Appoint A Director Who Is Not Audit And Supervisory Committee Member Owen Mahoney	For	For
NEXON CO.,LTD.	25-Mar-2021	2	Appoint A Director Who Is Not Audit And Supervisory Committee Member Uemura, Shiro	For	For
NEXON CO.,LTD.	25-Mar-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Patrick Soderlund	For	For
NEXON CO.,LTD.	25-Mar-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kevin Mayer	For	For
NEXON CO.,LTD.	25-Mar-2021	5	Approve Details Of The Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	For
NEXON CO.,LTD.	25-Mar-2021	6	Approve Details Of The Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	For
NEXON CO.,LTD.	25-Mar-2021	7	Approve Details Of The Compensation To Be Received By Directors Who Are Audit And Supervisory Committee Members	For	For
NEXON CO.,LTD.	25-Mar-2021	8	Approve Issuance Of Share Acquisition Rights As Stock Options For Employees, Etc.	For	Combined
NEXPOINT RESIDENTIAL TRUST, INC.	11-May-2021	1	Election Of Director To Serve Until The 2022 Annual Meeting: James Dondero	For	Combined
NEXPOINT RESIDENTIAL TRUST, INC.	11-May-2021	2	Election Of Director To Serve Until The 2022 Annual Meeting: Brian Mitts	For	For
NEXPOINT RESIDENTIAL TRUST, INC.	11-May-2021	3	Election Of Director To Serve Until The 2022 Annual Meeting: Edward Constantino	For	For
NEXPOINT RESIDENTIAL TRUST, INC.	11-May-2021	4	Election Of Director To Serve Until The 2022 Annual Meeting: Scott Kavanaugh	For	For
NEXPOINT RESIDENTIAL TRUST, INC.	11-May-2021	5	Election Of Director To Serve Until The 2022 Annual Meeting: Arthur Laffer	For	For
NEXPOINT RESIDENTIAL TRUST, INC.	11-May-2021	6	Election Of Director To Serve Until The 2022 Annual Meeting: Catherine Wood	For	For
NEXPOINT RESIDENTIAL TRUST, INC.	11-May-2021	7	Advisory Vote On Executive Compensation: To Approve, On An Advisory Basis, The Compensation Of Our Named Executive Officers.	For	For
NEXPOINT RESIDENTIAL TRUST, INC.	11-May-2021	8	To Ratify The Appointment Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
NEXT PLC	20-May-2021	1	To Receive And Adopt The Accounts And Reports	For	Combined
NEXT PLC	20-May-2021	2	To Approve The Remuneration Report	For	Combined
NEXT PLC	20-May-2021	3	To Elect Tom Hall	For	Combined
NEXT PLC	20-May-2021	4	To Re-Elect Jonathan Bewes	For	Combined
NEXT PLC	20-May-2021	5	To Re-Elect Tristia Harrison	For	Combined
NEXT PLC	20-May-2021	6	To Re-Elect Amanda James	For	Combined
NEXT PLC	20-May-2021	7	To Re-Elect Richard Papp	For	Combined
NEXT PLC	20-May-2021	8	To Re-Elect Michael Roney	For	Combined
NEXT PLC	20-May-2021	9	To Re-Elect Jane Shields	For	Combined
NEXT PLC	20-May-2021	10	To Re-Elect Dame Dianne Thompson	For	Combined
NEXT PLC	20-May-2021	11	To Re-Elect Lord Wolfson	For	Combined
NEXT PLC	20-May-2021	12	To Re-Appoint Pricewaterhousecoopers Llp As Auditor	For	Combined
NEXT PLC	20-May-2021	13	To Authorise The Audit Committee To Set The Auditors Remuneration	For	Combined
NEXT PLC	20-May-2021	14	Directors Authority To Allot Shares	For	Combined
NEXT PLC	20-May-2021	15	General Authority To Disapply Pre-Emption Rights	For	Combined
NEXT PLC	20-May-2021	16	Additional Authority To Disapply Pre-Emption Rights	For	Combined
NEXT PLC	20-May-2021	17	Authority For On-Market Purchases Of Own Shares	For	Combined
NEXT PLC	20-May-2021	18	Authority For Off-Market Purchases Of Own Shares	For	Combined
NEXT PLC	20-May-2021	19	To Adopt New Articles Of Association	For	Combined
NEXT PLC	20-May-2021	20	Notice Period For General Meetings	For	Combined
NEXTERA ENERGY, INC.	20-May-2021	1	Election Of Director: Sherry S. Barrat	For	Combined
NEXTERA ENERGY, INC.	20-May-2021	2	Election Of Director: James L. Camaren	For	For
NEXTERA ENERGY, INC.	20-May-2021	3	Election Of Director: Kenneth B. Dunn	For	For
NEXTERA ENERGY, INC.	20-May-2021	4	Election Of Director: Naren K. Gursahaney	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NEXTERA ENERGY, INC.	20-May-2021	5	Election Of Director: Kirk S. Hachigian	For	For
NEXTERA ENERGY, INC.	20-May-2021	6	Election Of Director: Amy B. Lane	For	For
NEXTERA ENERGY, INC.	20-May-2021	7	Election Of Director: David L. Porges	For	For
NEXTERA ENERGY, INC.	20-May-2021	8	Election Of Director: James L. Robo	For	For
NEXTERA ENERGY, INC.	20-May-2021	9	Election Of Director: Rudy E. Schupp	For	For
NEXTERA ENERGY, INC.	20-May-2021	10	Election Of Director: John L. Skolds	For	For
NEXTERA ENERGY, INC.	20-May-2021	11	Election Of Director: Lynn M. Utter	For	For
NEXTERA ENERGY, INC.	20-May-2021	12	Election Of Director: Darryl L. Wilson	For	For
NEXTERA ENERGY, INC.	20-May-2021	13	Ratification Of Appointment Of Deloitte & Touche Llp As Nextera Energy'S Independent Registered Public Accounting Firm For 2021.	For	Combined
NEXTERA ENERGY, INC.	20-May-2021	14	Approval, By Non-Binding Advisory Vote, Of Nextera Energy'S Compensation Of Its Named Executive Officers As Disclosed In The Proxy Statement.	For	For
NEXTERA ENERGY, INC.	20-May-2021	15	Approval Of The Nextera Energy, Inc. 2021 Long Term Incentive Plan.	For	For
NEXTERA ENERGY, INC.	20-May-2021	16	A Proposal Entitled "Right To Act By Written Consent" To Request Action By Written Consent Of Shareholders.	Against	Combined
NGK INSULATORS,LTD.	28-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
NGK INSULATORS,LTD.	28-Jun-2021	3	Amend Articles To: Amend Business Lines	For	For
NGK INSULATORS,LTD.	28-Jun-2021	4	Appoint A Director Oshima, Taku	For	For
NGK INSULATORS,LTD.	28-Jun-2021	5	Appoint A Director Kobayashi, Shigeru	For	For
NGK INSULATORS,LTD.	28-Jun-2021	6	Appoint A Director Kanie, Hiroshi	For	For
NGK INSULATORS,LTD.	28-Jun-2021	7	Appoint A Director Niwa, Chiaki	For	For
NGK INSULATORS,LTD.	28-Jun-2021	8	Appoint A Director Iwasaki, Ryohei	For	For
NGK INSULATORS,LTD.	28-Jun-2021	9	Appoint A Director Shindo, Hideaki	For	For
NGK INSULATORS,LTD.	28-Jun-2021	10	Appoint A Director Kamano, Hiroyuki	For	For
NGK INSULATORS,LTD.	28-Jun-2021	11	Appoint A Director Hamada, Emiko	For	For
NGK INSULATORS,LTD.	28-Jun-2021	12	Appoint A Director Furukawa, Kazuo	For	For
NGK INSULATORS,LTD.	28-Jun-2021	13	Appoint A Corporate Auditor Saji, Nobumitsu	For	For
NGK INSULATORS,LTD.	28-Jun-2021	14	Approve Details Of Compensation As Stock-Linked Compensation Type Stock Options For Directors	For	For
NGK SPARK PLUG CO.,LTD.	25-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
NGK SPARK PLUG CO.,LTD.	25-Jun-2021	2	Appoint A Director Odo, Shinichi	For	Combined
NGK SPARK PLUG CO.,LTD.	25-Jun-2021	3	Appoint A Director Kawai, Takeshi	For	For
NGK SPARK PLUG CO.,LTD.	25-Jun-2021	4	Appoint A Director Matsui, Toru	For	For
NGK SPARK PLUG CO.,LTD.	25-Jun-2021	5	Appoint A Director Kato, Mikihiro	For	For
NGK SPARK PLUG CO.,LTD.	25-Jun-2021	6	Appoint A Director Kojima, Takio	For	For
NGK SPARK PLUG CO.,LTD.	25-Jun-2021	7	Appoint A Director Isobe, Kenji	For	For
NGK SPARK PLUG CO.,LTD.	25-Jun-2021	8	Appoint A Director Maeda, Hiroyuki	For	For
NGK SPARK PLUG CO.,LTD.	25-Jun-2021	9	Appoint A Director Otaki, Morihiko	For	For
NGK SPARK PLUG CO.,LTD.	25-Jun-2021	10	Appoint A Director Yasui, Kanemaru	For	Combined
NGK SPARK PLUG CO.,LTD.	25-Jun-2021	11	Appoint A Director Mackenzie Donald Clugston	For	Combined
NGK SPARK PLUG CO.,LTD.	25-Jun-2021	12	Appoint A Director Doi, Miwako	For	For
NGK SPARK PLUG CO.,LTD.	25-Jun-2021	13	Appoint A Corporate Auditor Nagatomi, Fumiko	For	For
NGK SPARK PLUG CO.,LTD.	25-Jun-2021	14	Appoint A Corporate Auditor Takakura, Chiharu	For	For
NGK SPARK PLUG CO.,LTD.	25-Jun-2021	15	Approve Details Of The Performance-Based Stock Compensation To Be Received By Directors, Etc.	For	For
NH FOODS LTD.	24-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
NH FOODS LTD.	24-Jun-2021	2	Appoint A Director Hata, Yoshihide	For	Combined
NH FOODS LTD.	24-Jun-2021	3	Appoint A Director Kito, Tetsuhiro	For	For
NH FOODS LTD.	24-Jun-2021	4	Appoint A Director Ikawa, Nobuhisa	For	For
NH FOODS LTD.	24-Jun-2021	5	Appoint A Director Maeda, Fumio	For	For
NH FOODS LTD.	24-Jun-2021	6	Appoint A Director Kono, Yasuko	For	For
NH FOODS LTD.	24-Jun-2021	7	Appoint A Director Iwasaki, Atsushi	For	For
NH FOODS LTD.	24-Jun-2021	8	Appoint A Director Arase, Hideo	For	For
NH FOODS LTD.	24-Jun-2021	9	Appoint A Director Kataoka, Masahito	For	For
NH FOODS LTD.	24-Jun-2021	10	Appoint A Corporate Auditor Miyagai, Sadanori	For	For
NH INVESTMENT & SECURITIES CO.LTD., SEOUL	25-Mar-2021	1	Approval Of Financial Statements	For	For
NH INVESTMENT & SECURITIES CO.LTD., SEOUL	25-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NH INVESTMENT & SECURITIES CO.LTD., SEOUL	25-Mar-2021	3	Election Of Outside Director: Jeon Hong Yeol	For	For
NH INVESTMENT & SECURITIES CO.LTD., SEOUL	25-Mar-2021	4	Election Of A Non-Permanent Director: Gim Hyeong Sin	For	For
NH INVESTMENT & SECURITIES CO.LTD., SEOUL	25-Mar-2021	5	Approval Of Remuneration For Director	For	Combined
NIBE INDUSTRIER AB	11-May-2021	12	Decide On The Adoption Of The Income Statement And Balance Sheet As Well As The Consolidated Income Statement And Consolidated Balance Sheet	For	Combined
NIBE INDUSTRIER AB	11-May-2021	13	Decide On Dispositions Regarding The Company'S Profit According To The Approved Balance Sheet	For	Combined
NIBE INDUSTRIER AB	11-May-2021	14	Decide On Discharge Of Liability For Board Members And The Ceo	For	Combined
NIBE INDUSTRIER AB	11-May-2021	15	Determination Of The Number Of Board Members And Deputy Board Members To Be Elected By The Meeting: Determine Number Of Members (6) And Deputy Members (0) Of Board	For	Combined
NIBE INDUSTRIER AB	11-May-2021	16	Determination Of The Number Of Auditors And Deputy Auditors, Alternatively Registered Auditing Companies	For	Combined
NIBE INDUSTRIER AB	11-May-2021	17	Determination Of Fees To The Members Of The Board And The Auditors	For	Combined
NIBE INDUSTRIER AB	11-May-2021	18	Election Of Board Members, Chairman Of The Board And Any Deputy Board Members: Reelect Georg Brunstam, Gerteric Lindquist, Hans Linnarson (Chair), Anders Palsson, Jenny Sjodahl And Jenny Larsson As Directors	For	Combined
NIBE INDUSTRIER AB	11-May-2021	19	Election Of Auditors And Any Deputy Auditors Or Registered Auditing Companies: Ratify Kpmg As Auditors	For	Combined
NIBE INDUSTRIER AB	11-May-2021	20	Resolution On Approval Of The Boards Remuneration Report	For	Combined
NIBE INDUSTRIER AB	11-May-2021	21	Resolution Regarding The Boards Proposal To Amend The Articles Of Association And Division Of Shares (Share Split)	For	Combined
NIBE INDUSTRIER AB	11-May-2021	22	Resolution Regarding The Boards Proposal To Authorize The Board To Decide On A New Issue Of Shares In Connection With Company Acquisitions	For	Combined
NIBE INDUSTRIER AB	11-May-2021	23	Resolution On Guidelines For Remuneration And Other Terms Of Employment For Senior Executives	For	Combined
NICE LTD	28-Apr-2021	2	"Resolved, That Mr. David Kostman Be Elected To Serve As A Member Of The Board Of The Company Until The Next Annual General Meeting Of The Company, Effective Immediately."	For	Combined
NICE LTD	28-Apr-2021	3	"Resolved, That Mr. Rimon Ben-Shaoul Be Elected To Serve As A Member Of The Board Of The Company Until The Next Annual General Meeting Of The Company, Effective Immediately."	For	Combined
NICE LTD	28-Apr-2021	4	"Resolved, That Mr. Yehoshua (Shuki) Ehrlich Be Elected To Serve As A Member Of The Board Of The Company Until The Next Annual General Meeting Of The Company, Effective Immediately."	For	For
NICE LTD	28-Apr-2021	5	"Resolved, That Mr. Leo Apotheker Be Elected To Serve As A Member Of The Board Of The Company Until The Next Annual General Meeting Of The Company, Effective Immediately."	For	For
NICE LTD	28-Apr-2021	6	"Resolved, That Mr. Joseph (Joe) Cowan Be Elected To Serve As A Member Of The Board Of The Company Until The Next Annual General Meeting Of The Company, Effective Immediately."	For	For
NICE LTD	28-Apr-2021	7	Resolved, That Ms. Zehava Simon Be Elected To A Three-Year Term As Outside Director Of The Company, Effective As Of July 9, 2021	For	For
NICE LTD	28-Apr-2021	8	Resolved, That The Compensation Policy, In The Form Attached As Exhibit A To The Company'S Proxy Statement, Be, And It Hereby Is, Reapproved	For	For
NICE LTD	28-Apr-2021	9	Resolved, That The Award Framework And Special Long-Term Award, As Described In Item 4 Of The Proxy Statement And Upon The Terms Detailed Therein, Be, And They Hereby Are, Approved	For	For
NICE LTD	28-Apr-2021	10	Resolved, That Gost Forer Gabay & Kasierer, Cpa, A Member Of Ernst & Young Global, Be Reappointed As The Independent Auditors Of The Company Until The Next Annual General Meeting Of The Company, And That The Board Of Directors Of The Company Be Authorized To Set Their Compensation In Accordance With The Amount And Nature Of Their Services, Or To Delegate Such Power To The Audit Committee Of The Company	For	For
NIDEC CORPORATION	22-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
NIDEC CORPORATION	22-Jun-2021	2	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nagamori, Shigenobu	For	Combined
NIDEC CORPORATION	22-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Seki, Jun	For	For
NIDEC CORPORATION	22-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sato, Teiichi	For	For
NIDEC CORPORATION	22-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shimizu, Osamu	For	For
NIDEC CORPORATION	22-Jun-2021	6	Approve Details Of The Performance-Based Stock Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	For
NIEN MADE ENTERPRISE CO LTD	16-Jun-2021	1	Business Report (2020) And Financial Statement (2020)	For	For
NIEN MADE ENTERPRISE CO LTD	16-Jun-2021	2	Earnings Distribution Proposal (2020). Proposed Cash Dividend :Twd 10 Per Share.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NIEN MADE ENTERPRISE CO LTD	16-Jun-2021	3	Amendment To The Rules Of Procedure For Shareholder Meetings	For	For
NIHON M&A CENTER INC.	24-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
NIHON M&A CENTER INC.	24-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
NIHON M&A CENTER INC.	24-Jun-2021	3	Approve Absorption-Type Company Split Agreement	For	For
NIHON M&A CENTER INC.	24-Jun-2021	4	Amend Articles To: Change Official Company Name, Amend Business Lines, Approve Minor Revisions	For	For
NIHON M&A CENTER INC.	24-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Wakebayashi, Yasuhiro	For	For
NIHON M&A CENTER INC.	24-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Miyake, Suguru	For	For
NIHON M&A CENTER INC.	24-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Naraki, Takamaro	For	For
NIHON M&A CENTER INC.	24-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Otsuki, Masahiko	For	For
NIHON M&A CENTER INC.	24-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Takeuchi, Naoki	For	For
NIHON M&A CENTER INC.	24-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Watanabe, Tsuneo	For	For
NIHON M&A CENTER INC.	24-Jun-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kumagai, Hideyuki	For	For
NIHON M&A CENTER INC.	24-Jun-2021	12	Appoint A Director Who Is Not Audit And Supervisory Committee Member Mori, Tokihiko	For	For
NIHON M&A CENTER INC.	24-Jun-2021	13	Appoint A Director Who Is Not Audit And Supervisory Committee Member Anna Dingley	For	For
NIHON M&A CENTER INC.	24-Jun-2021	14	Appoint A Director Who Is Not Audit And Supervisory Committee Member Takeuchi, Minako	For	For
NIHON M&A CENTER INC.	24-Jun-2021	15	Approve Details Of The Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	For
NINE DRAGONS PAPER (HOLDINGS) LTD	25-May-2021	3	To Approve, Ratify And Confirm The Supplemental Agreement To The Recovered Paper And Recycled Pulp Agreement Dated 26 March 2021 Entered Into Among The Company, America Chung Nam, Inc., Acn (Tianjin) Resources Co., Ltd. And Hainan Acn Resources Co. Ltd., The Terms Thereof And The Continuing Connected Transaction Contemplated Thereunder And To Authorize Any One Director Of The Company To Execute All Such Other Documents, Instruments And Agreements And To Do All Such Acts Or Things Deemed By Him/Her To Be Incidental To, Ancillary To Or In Connection With The Matters Contemplated In The Supplemental Agreement	For	For
NINGBO ORIENT WIRES & CABLES CO LTD	20-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
NINGBO ORIENT WIRES & CABLES CO LTD	20-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	For
NINGBO ORIENT WIRES & CABLES CO LTD	20-Apr-2021	3	2020 Annual Report And Its Summary	For	For
NINGBO ORIENT WIRES & CABLES CO LTD	20-Apr-2021	4	2020 Annual Accounts	For	For
NINGBO ORIENT WIRES & CABLES CO LTD	20-Apr-2021	5	2021 Financial Budget Report	For	For
NINGBO ORIENT WIRES & CABLES CO LTD	20-Apr-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.30000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
NINGBO ORIENT WIRES & CABLES CO LTD	20-Apr-2021	7	Reappointment Of 2021 Audit Firm	For	For
NINGBO ORIENT WIRES & CABLES CO LTD	20-Apr-2021	8	2020 Work Report Of Independent Directors	For	For
NINGBO ORIENT WIRES & CABLES CO LTD	20-Apr-2021	9	2021 Launching Raw Materials Futures Hedging Business	For	Combined
NINTENDO CO.,LTD.	29-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
NINTENDO CO.,LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
NINTENDO CO.,LTD.	29-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Furukawa, Shuntaro	For	For
NINTENDO CO.,LTD.	29-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Miyamoto, Shigeru	For	For
NINTENDO CO.,LTD.	29-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Takahashi, Shinya	For	For
NINTENDO CO.,LTD.	29-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shiota, Ko	For	For
NINTENDO CO.,LTD.	29-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shibata, Satoru	For	For
NINTENDO CO.,LTD.	29-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Chris Meledandri	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NIO INC	03-Jun-2021	1	As A Special Resolution, That The Company'S Eleventh Amended And Restated Memorandum And Articles Of Association (The "Current M&Aa") Be Amended And Restated By The Deletion In Their Entirety And By The Substitution In Their Place Of The Twelfth Amended And Restated Memorandum And Articles Of Association, Substantially In The Form Attached Hereto As Exhibit A (The "Amended And Restated M&Aa").	Take No Action	For
NIPPON ACCOMMODATIONS FUND INC.	18-May-2021	1	Amend Articles To: Adopt Efficacy Of Appointment Of Substitute Directors, Approve Minor Revisions	For	For
NIPPON ACCOMMODATIONS FUND INC.	18-May-2021	2	Appoint An Executive Director Ikeda, Takashi	For	For
NIPPON ACCOMMODATIONS FUND INC.	18-May-2021	3	Appoint An Executive Director Ikura, Tateyuki	For	For
NIPPON ACCOMMODATIONS FUND INC.	18-May-2021	4	Appoint A Supervisory Director Masuda, Mitsutoshi	For	For
NIPPON ACCOMMODATIONS FUND INC.	18-May-2021	5	Appoint A Supervisory Director Eto, Mika	For	For
NIPPON ACCOMMODATIONS FUND INC.	18-May-2021	6	Appoint A Supervisory Director Enomoto, Eiki	For	For
NIPPON ACCOMMODATIONS FUND INC.	18-May-2021	7	Appoint A Substitute Supervisory Director Iwatani, Seiji	For	For
NIPPON BUILDING FUND INC.	09-Mar-2021	1	Appoint An Executive Director Nishiyama, Koichi	For	For
NIPPON BUILDING FUND INC.	09-Mar-2021	2	Appoint A Substitute Executive Director Tanabe, Yoshiyuki	For	For
NIPPON BUILDING FUND INC.	09-Mar-2021	3	Appoint A Substitute Executive Director Shibata, Morio	For	For
NIPPON BUILDING FUND INC.	09-Mar-2021	4	Appoint A Supervisory Director Sato, Motohiko	For	For
NIPPON BUILDING FUND INC.	09-Mar-2021	5	Appoint A Supervisory Director Okada, Masaki	For	For
NIPPON BUILDING FUND INC.	09-Mar-2021	6	Appoint A Supervisory Director Hayashi, Keiko	For	For
NIPPON EXPRESS CO.,LTD.	29-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
NIPPON EXPRESS CO.,LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
NIPPON EXPRESS CO.,LTD.	29-Jun-2021	3	Approve Stock-Transfer Plan	For	For
NIPPON EXPRESS CO.,LTD.	29-Jun-2021	4	Amend Articles To: Change Company Location, Change Fiscal Year End, Change Record Date Of Annual General Meeting Of Shareholders, Change Record Date For Year End Dividends, Change Record Date For Interim Dividends	For	For
NIPPON EXPRESS CO.,LTD.	29-Jun-2021	5	Appoint A Director Watanabe, Kenji	For	For
NIPPON EXPRESS CO.,LTD.	29-Jun-2021	6	Appoint A Director Saito, Mitsuru	For	For
NIPPON EXPRESS CO.,LTD.	29-Jun-2021	7	Appoint A Director Ishii, Takaaki	For	For
NIPPON EXPRESS CO.,LTD.	29-Jun-2021	8	Appoint A Director Akita, Susumu	For	For
NIPPON EXPRESS CO.,LTD.	29-Jun-2021	9	Appoint A Director Horikiri, Satoshi	For	For
NIPPON EXPRESS CO.,LTD.	29-Jun-2021	10	Appoint A Director Masuda, Takashi	For	For
NIPPON EXPRESS CO.,LTD.	29-Jun-2021	11	Appoint A Director Nakayama, Shigeo	For	For
NIPPON EXPRESS CO.,LTD.	29-Jun-2021	12	Appoint A Director Yasuoka, Sadako	For	For
NIPPON EXPRESS CO.,LTD.	29-Jun-2021	13	Appoint A Director Shiba, Yojiro	For	For
NIPPON EXPRESS CO.,LTD.	29-Jun-2021	14	Appoint A Corporate Auditor Sanui, Nobuko	For	For
NIPPON EXPRESS CO.,LTD.	29-Jun-2021	15	Appoint Accounting Auditors	For	For
NIPPON EXPRESS CO.,LTD.	29-Jun-2021	16	Approve Payment Of Bonuses To Directors	For	For
NIPPON PAINT HOLDINGS CO.,LTD.	26-Mar-2021	2	Approve Appropriation Of Surplus	For	For
NIPPON PAINT HOLDINGS CO.,LTD.	26-Mar-2021	3	Appoint A Director Tanaka, Masaaki	For	For
NIPPON PAINT HOLDINGS CO.,LTD.	26-Mar-2021	4	Appoint A Director Hup Jin Goh	For	For
NIPPON PAINT HOLDINGS CO.,LTD.	26-Mar-2021	5	Appoint A Director Minami, Manabu	For	For
NIPPON PAINT HOLDINGS CO.,LTD.	26-Mar-2021	6	Appoint A Director Hara, Hisashi	For	For
NIPPON PAINT HOLDINGS CO.,LTD.	26-Mar-2021	7	Appoint A Director Tsutsui, Takashi	For	For
NIPPON PAINT HOLDINGS CO.,LTD.	26-Mar-2021	8	Appoint A Director Morohoshi, Toshio	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NIPPON PAINT HOLDINGS CO.,LTD.	26-Mar-2021	9	Appoint A Director Nakamura, Masayoshi	For	For
NIPPON PAINT HOLDINGS CO.,LTD.	26-Mar-2021	10	Appoint A Director Mitsuhashi, Masataka	For	For
NIPPON PAINT HOLDINGS CO.,LTD.	26-Mar-2021	11	Appoint A Director Koezuka, Miharuru	For	For
NIPPON SANJO HOLDINGS CORPORATION	18-Jun-2021	2	Approve Appropriation Of Surplus	For	For
NIPPON SANJO HOLDINGS CORPORATION	18-Jun-2021	3	Amend Articles To: Approve Minor Revisions	For	For
NIPPON SANJO HOLDINGS CORPORATION	18-Jun-2021	4	Appoint A Director Hamada, Toshihiko	For	For
NIPPON SANJO HOLDINGS CORPORATION	18-Jun-2021	5	Appoint A Director Ichihara, Yujiro	For	For
NIPPON SANJO HOLDINGS CORPORATION	18-Jun-2021	6	Appoint A Director Nagata, Kenji	For	For
NIPPON SANJO HOLDINGS CORPORATION	18-Jun-2021	7	Appoint A Director Thomas Scott Kallman	For	For
NIPPON SANJO HOLDINGS CORPORATION	18-Jun-2021	8	Appoint A Director Eduardo Gil Elejoste	For	For
NIPPON SANJO HOLDINGS CORPORATION	18-Jun-2021	9	Appoint A Director Yamada, Akio	For	For
NIPPON SANJO HOLDINGS CORPORATION	18-Jun-2021	10	Appoint A Director Katsumaru, Mitsuhiro	For	For
NIPPON SANJO HOLDINGS CORPORATION	18-Jun-2021	11	Appoint A Director Hara, Miri	For	For
NIPPON SANJO HOLDINGS CORPORATION	18-Jun-2021	12	Appoint A Director Date, Hidefumi	For	For
NIPPON SANJO HOLDINGS CORPORATION	18-Jun-2021	13	Appoint A Corporate Auditor Tai, Junzo	For	For
NIPPON SANJO HOLDINGS CORPORATION	18-Jun-2021	14	Appoint A Corporate Auditor Hashimoto, Akihiro	For	Combined
NIPPON SHINYAKU CO.,LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
NIPPON SHINYAKU CO.,LTD.	29-Jun-2021	3	Appoint A Director Maekawa, Shigenobu	For	For
NIPPON SHINYAKU CO.,LTD.	29-Jun-2021	4	Appoint A Director Sano, Shozo	For	For
NIPPON SHINYAKU CO.,LTD.	29-Jun-2021	5	Appoint A Director Takaya, Takashi	For	For
NIPPON SHINYAKU CO.,LTD.	29-Jun-2021	6	Appoint A Director Edamitsu, Takanori	For	For
NIPPON SHINYAKU CO.,LTD.	29-Jun-2021	7	Appoint A Director Nakai, Toru	For	For
NIPPON SHINYAKU CO.,LTD.	29-Jun-2021	8	Appoint A Director Takagaki, Kazuchika	For	For
NIPPON SHINYAKU CO.,LTD.	29-Jun-2021	9	Appoint A Director Ishizawa, Hitoshi	For	For
NIPPON SHINYAKU CO.,LTD.	29-Jun-2021	10	Appoint A Director Kimura, Hitomi	For	For
NIPPON SHINYAKU CO.,LTD.	29-Jun-2021	11	Appoint A Director Sugiura, Yukio	For	For
NIPPON SHINYAKU CO.,LTD.	29-Jun-2021	12	Appoint A Director Sakurai, Miyuki	For	For
NIPPON SHINYAKU CO.,LTD.	29-Jun-2021	13	Appoint A Director Wada, Yoshinao	For	For
NIPPON SHINYAKU CO.,LTD.	29-Jun-2021	14	Appoint A Director Kobayashi, Yukari	For	For
NIPPON STEEL CORPORATION	23-Jun-2021	2	Approve Appropriation Of Surplus	For	For
NIPPON STEEL CORPORATION	23-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shindo, Kosei	For	For
NIPPON STEEL CORPORATION	23-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Hashimoto, Eiji	For	For
NIPPON STEEL CORPORATION	23-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nakamura, Shinichi	For	For
NIPPON STEEL CORPORATION	23-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Migita, Akio	For	For
NIPPON STEEL CORPORATION	23-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Onoyama, Shuhei	For	For
NIPPON STEEL CORPORATION	23-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sato, Naoki	For	For
NIPPON STEEL CORPORATION	23-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Mori, Takahiro	For	For
NIPPON STEEL CORPORATION	23-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Imai, Tadashi	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NIPPON STEEL CORPORATION	23-Jun-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Iki, Noriko	For	For
NIPPON STEEL CORPORATION	23-Jun-2021	12	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tomita, Tetsuro	For	For
NIPPON STEEL CORPORATION	23-Jun-2021	13	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kitera, Masato	For	For
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	24-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	24-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	24-Jun-2021	3	Approve Details Of The Performance-Based Stock Compensation To Be Received By Directors	For	For
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	24-Jun-2021	4	Approve Details Of The Compensation To Be Received By Directors	For	For
NIPPON TELEGRAPH AND TELEPHONE CORPORATION	24-Jun-2021	5	Shareholder Proposal: Remove A Director Shibutani, Naoki	Against	Combined
NIPPON YUSEN KABUSHIKI KAISHA	18-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
NIPPON YUSEN KABUSHIKI KAISHA	18-Jun-2021	3	Amend Articles To: Amend Business Lines, Reduce The Board Of Directors Size	For	For
NIPPON YUSEN KABUSHIKI KAISHA	18-Jun-2021	4	Appoint A Director Naito, Tadaaki	For	For
NIPPON YUSEN KABUSHIKI KAISHA	18-Jun-2021	5	Appoint A Director Nagasawa, Hitoshi	For	For
NIPPON YUSEN KABUSHIKI KAISHA	18-Jun-2021	6	Appoint A Director Harada, Hiroki	For	For
NIPPON YUSEN KABUSHIKI KAISHA	18-Jun-2021	7	Appoint A Director Higurashi, Yutaka	For	For
NIPPON YUSEN KABUSHIKI KAISHA	18-Jun-2021	8	Appoint A Director Kubota, Hiroshi	For	For
NIPPON YUSEN KABUSHIKI KAISHA	18-Jun-2021	9	Appoint A Director Katayama, Yoshihiro	For	For
NIPPON YUSEN KABUSHIKI KAISHA	18-Jun-2021	10	Appoint A Director Kuniya, Hiroko	For	For
NIPPON YUSEN KABUSHIKI KAISHA	18-Jun-2021	11	Appoint A Director Tanabe, Eiichi	For	For
NIPPON YUSEN KABUSHIKI KAISHA	18-Jun-2021	12	Appoint A Corporate Auditor Takahashi, Eiichi	For	For
NISOURCE INC.	25-May-2021	1	Election Of Director To Hold Office Until The Next Annual Meeting: Peter A. Altabef	For	For
NISOURCE INC.	25-May-2021	2	Election Of Director To Hold Office Until The Next Annual Meeting: Theodore H. Bunting, Jr.	For	For
NISOURCE INC.	25-May-2021	3	Election Of Director To Hold Office Until The Next Annual Meeting: Eric L. Butler	For	For
NISOURCE INC.	25-May-2021	4	Election Of Director To Hold Office Until The Next Annual Meeting: Aristides S. Candris	For	For
NISOURCE INC.	25-May-2021	5	Election Of Director To Hold Office Until The Next Annual Meeting: Wayne S. Deveydt	For	For
NISOURCE INC.	25-May-2021	6	Election Of Director To Hold Office Until The Next Annual Meeting: Joseph Hamrock	For	For
NISOURCE INC.	25-May-2021	7	Election Of Director To Hold Office Until The Next Annual Meeting: Deborah A. Henretta	For	For
NISOURCE INC.	25-May-2021	8	Election Of Director To Hold Office Until The Next Annual Meeting: Deborah A. P. Hersman	For	For
NISOURCE INC.	25-May-2021	9	Election Of Director To Hold Office Until The Next Annual Meeting: Michael E. Jesanis	For	For
NISOURCE INC.	25-May-2021	10	Election Of Director To Hold Office Until The Next Annual Meeting: Kevin T. Kabat	For	For
NISOURCE INC.	25-May-2021	11	Election Of Director To Hold Office Until The Next Annual Meeting: Carolyn Y. Woo	For	For
NISOURCE INC.	25-May-2021	12	Election Of Director To Hold Office Until The Next Annual Meeting: Lloyd M. Yates	For	For
NISOURCE INC.	25-May-2021	13	To Approve Named Executive Officer Compensation On An Advisory Basis.	For	For
NISOURCE INC.	25-May-2021	14	To Ratify The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
NISOURCE INC.	25-May-2021	15	To Consider A Stockholder Proposal Regarding Proxy Access.	Against	Combined
NISSAN CHEMICAL CORPORATION	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
NISSAN CHEMICAL CORPORATION	25-Jun-2021	3	Appoint A Director Kinoshita, Kojiro	For	For
NISSAN CHEMICAL CORPORATION	25-Jun-2021	4	Appoint A Director Yagi, Shinsuke	For	For
NISSAN CHEMICAL CORPORATION	25-Jun-2021	5	Appoint A Director Miyazaki, Junichi	For	For
NISSAN CHEMICAL CORPORATION	25-Jun-2021	6	Appoint A Director Honda, Takashi	For	For
NISSAN CHEMICAL CORPORATION	25-Jun-2021	7	Appoint A Director Suzuki, Hitoshi	For	For
NISSAN CHEMICAL CORPORATION	25-Jun-2021	8	Appoint A Director Yoshida, Hironori	For	For
NISSAN CHEMICAL CORPORATION	25-Jun-2021	9	Appoint A Director Oe, Tadashi	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NISSAN CHEMICAL CORPORATION	25-Jun-2021	10	Appoint A Director Obayashi, Hidehito	For	For
NISSAN CHEMICAL CORPORATION	25-Jun-2021	11	Appoint A Director Kataoka, Kazunori	For	For
NISSAN CHEMICAL CORPORATION	25-Jun-2021	12	Appoint A Director Nakagawa, Miyuki	For	For
NISSAN CHEMICAL CORPORATION	25-Jun-2021	13	Appoint A Corporate Auditor Takemoto, Shuichi	For	For
NISSAN CHEMICAL CORPORATION	25-Jun-2021	14	Approve Details Of The Performance-Based Stock Compensation To Be Received By Directors, Etc.	For	For
NISSAN MOTOR CO.,LTD.	22-Jun-2021	2	Appoint A Director Kimura, Yasushi	For	For
NISSAN MOTOR CO.,LTD.	22-Jun-2021	3	Appoint A Director Jean-Dominique Senard	For	For
NISSAN MOTOR CO.,LTD.	22-Jun-2021	4	Appoint A Director Toyoda, Masakazu	For	For
NISSAN MOTOR CO.,LTD.	22-Jun-2021	5	Appoint A Director Ihara, Keiko	For	For
NISSAN MOTOR CO.,LTD.	22-Jun-2021	6	Appoint A Director Nagai, Motoo	For	For
NISSAN MOTOR CO.,LTD.	22-Jun-2021	7	Appoint A Director Bernard Delmas	For	For
NISSAN MOTOR CO.,LTD.	22-Jun-2021	8	Appoint A Director Andrew House	For	For
NISSAN MOTOR CO.,LTD.	22-Jun-2021	9	Appoint A Director Jenifer Rogers	For	For
NISSAN MOTOR CO.,LTD.	22-Jun-2021	10	Appoint A Director Pierre Fleuriot	For	For
NISSAN MOTOR CO.,LTD.	22-Jun-2021	11	Appoint A Director Uchida, Makoto	For	For
NISSAN MOTOR CO.,LTD.	22-Jun-2021	12	Appoint A Director Ashwani Gupta	For	For
NISSAN MOTOR CO.,LTD.	22-Jun-2021	13	Appoint A Director Sakamoto, Hideyuki	For	For
NISSAN MOTOR CO.,LTD.	22-Jun-2021	14	Shareholder Proposal: Amend Articles Of Incorporation (Disclosure Of The Contents Of The Most Important Contracts, Etc. For Management Purposes)	Against	Combined
NISSHIN SEIFUN GROUP INC.	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
NISSHIN SEIFUN GROUP INC.	25-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kemmoku, Nobuki	For	For
NISSHIN SEIFUN GROUP INC.	25-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Mori, Akira	For	For
NISSHIN SEIFUN GROUP INC.	25-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Iwasaki, Koichi	For	For
NISSHIN SEIFUN GROUP INC.	25-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Odaka, Satoshi	For	For
NISSHIN SEIFUN GROUP INC.	25-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yamada, Takao	For	For
NISSHIN SEIFUN GROUP INC.	25-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Koike, Yuji	For	For
NISSHIN SEIFUN GROUP INC.	25-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Mimura, Akio	For	For
NISSHIN SEIFUN GROUP INC.	25-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Fushiya, Kazuhiko	For	For
NISSHIN SEIFUN GROUP INC.	25-Jun-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nagai, Motoo	For	For
NISSHIN SEIFUN GROUP INC.	25-Jun-2021	12	Appoint A Director Who Is Not Audit And Supervisory Committee Member Masujima, Naoto	For	For
NISSHIN SEIFUN GROUP INC.	25-Jun-2021	13	Appoint A Director Who Is Audit And Supervisory Committee Member Ouchi, Sho	For	For
NISSHIN SEIFUN GROUP INC.	25-Jun-2021	14	Appoint A Director Who Is Audit And Supervisory Committee Member Kawawa, Tetsuo	For	For
NISSHIN SEIFUN GROUP INC.	25-Jun-2021	15	Appoint A Director Who Is Audit And Supervisory Committee Member Ito, Satoshi	For	For
NISSHIN SEIFUN GROUP INC.	25-Jun-2021	16	Appoint A Director Who Is Audit And Supervisory Committee Member Tomita, Mieko	For	For
NISSHIN SEIFUN GROUP INC.	25-Jun-2021	17	Approve Delegation Of Authority To The Board Of Directors To Use Free Share Acquisition Rights For Exercising The Anti-Takeover Defense Measures	For	Combined
NISSIN FOODS HOLDINGS CO.,LTD.	25-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
NISSIN FOODS HOLDINGS CO.,LTD.	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
NISSIN FOODS HOLDINGS CO.,LTD.	25-Jun-2021	3	Appoint A Director Ando, Koki	For	For
NISSIN FOODS HOLDINGS CO.,LTD.	25-Jun-2021	4	Appoint A Director Ando, Noritaka	For	For
NISSIN FOODS HOLDINGS CO.,LTD.	25-Jun-2021	5	Appoint A Director Yokoyama, Yukio	For	For
NISSIN FOODS HOLDINGS CO.,LTD.	25-Jun-2021	6	Appoint A Director Kobayashi, Ken	For	For
NISSIN FOODS HOLDINGS CO.,LTD.	25-Jun-2021	7	Appoint A Director Okafuji, Masahiro	For	For
NISSIN FOODS HOLDINGS CO.,LTD.	25-Jun-2021	8	Appoint A Director Mizuno, Masato	For	For
NISSIN FOODS HOLDINGS CO.,LTD.	25-Jun-2021	9	Appoint A Director Nakagawa, Yukiko	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NISSIN FOODS HOLDINGS CO.,LTD.	25-Jun-2021	10	Appoint A Director Sakuraba, Eietsu	For	For
NISSIN FOODS HOLDINGS CO.,LTD.	25-Jun-2021	11	Appoint A Substitute Corporate Auditor Sugiyura, Tetsuro	For	Combined
NISSIN FOODS HOLDINGS CO.,LTD.	25-Jun-2021	12	Approve Details Of Compensation As Stock-Linked Compensation Type Stock Options For Directors	For	For
NITORI HOLDINGS CO.,LTD.	13-May-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
NITORI HOLDINGS CO.,LTD.	13-May-2021	2	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nitori, Akio	For	Combined
NITORI HOLDINGS CO.,LTD.	13-May-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shirai, Toshiyuki	For	For
NITORI HOLDINGS CO.,LTD.	13-May-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sudo, Fumihiko	For	For
NITORI HOLDINGS CO.,LTD.	13-May-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Matsumoto, Fumiaki	For	For
NITORI HOLDINGS CO.,LTD.	13-May-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Takeda, Masanori	For	For
NITORI HOLDINGS CO.,LTD.	13-May-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Abiko, Hiromi	For	For
NITORI HOLDINGS CO.,LTD.	13-May-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Okano, Takaaki	For	For
NITORI HOLDINGS CO.,LTD.	13-May-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sakakibara, Sadayuki	For	For
NITORI HOLDINGS CO.,LTD.	13-May-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Miyauchi, Yoshihiko	For	For
NITORI HOLDINGS CO.,LTD.	13-May-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yoshizawa, Naoko	For	For
NITTO DENKO CORPORATION	18-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
NITTO DENKO CORPORATION	18-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
NITTO DENKO CORPORATION	18-Jun-2021	3	Approve Payment Of Bonuses To Directors	For	For
NITTO DENKO CORPORATION	18-Jun-2021	4	Appoint A Director Takasaki, Hideo	For	For
NITTO DENKO CORPORATION	18-Jun-2021	5	Appoint A Director Todokoro, Nobuhiro	For	For
NITTO DENKO CORPORATION	18-Jun-2021	6	Appoint A Director Miki, Yosuke	For	For
NITTO DENKO CORPORATION	18-Jun-2021	7	Appoint A Director Iseyama, Yasuhiro	For	For
NITTO DENKO CORPORATION	18-Jun-2021	8	Appoint A Director Furuse, Yoichiro	For	For
NITTO DENKO CORPORATION	18-Jun-2021	9	Appoint A Director Hatchoji, Takashi	For	For
NITTO DENKO CORPORATION	18-Jun-2021	10	Appoint A Director Fukuda, Tamio	For	For
NITTO DENKO CORPORATION	18-Jun-2021	11	Appoint A Director Wong Lai Yong	For	For
NITTO DENKO CORPORATION	18-Jun-2021	12	Appoint A Director Sawada, Michitaka	For	For
NITTO DENKO CORPORATION	18-Jun-2021	13	Approve Details Of The Compensation To Be Received By Corporate Officers	For	For
NN GROUP N.V.	20-May-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
NN GROUP N.V.	20-May-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
NN GROUP N.V.	20-May-2021	3	Opening	Non-voting resolution	Non-voting resolution
NN GROUP N.V.	20-May-2021	4	2020 Annual Report	Non-voting resolution	Non-voting resolution
NN GROUP N.V.	20-May-2021	5	Proposal To Give A Positive Advice On The 2020 Remuneration Report	For	Combined
NN GROUP N.V.	20-May-2021	6	Proposal To Adopt The Annual Accounts For The Financial Year 2020	For	Combined
NN GROUP N.V.	20-May-2021	7	Explanation Of The Dividend Policy	Non-voting resolution	Combined
NN GROUP N.V.	20-May-2021	8	Proposal To Pay Out Dividend: The Executive Board Proposes, Which Proposal Is Approved By The Supervisory Board, To Pay Out A Final Dividend Of Eur 1.47 Per Ordinary Share, Or Approximately Eur 456 Million In Total	For	Combined
NN GROUP N.V.	20-May-2021	9	Proposal To Release The Members Of The Executive Board From Liability For Their Respective Duties Performed During The Financial Year 2020	For	Combined
NN GROUP N.V.	20-May-2021	10	Proposal To Release The Members Of The Supervisory Board From Liability For Their Respective Duties Performed During The Financial Year 2020	For	Combined
NN GROUP N.V.	20-May-2021	11	Proposal To Appoint Cecilia Reyes As Member Of The Supervisory Board	For	Combined
NN GROUP N.V.	20-May-2021	12	Proposal To Appoint Rob Lelieveld As Member Of The Supervisory Board	For	Combined
NN GROUP N.V.	20-May-2021	13	Proposal To Appoint Inga Beale As Member Of The Supervisory Board	For	Combined
NN GROUP N.V.	20-May-2021	14	Proposal To Approve An Increase Of Variable Remuneration Caps In Special Circumstances	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NN GROUP N.V.	20-May-2021	15	Proposal To Designate The Executive Board As The Competent Body To Resolve To Issue Ordinary Shares And To Grant Rights To Subscribe For Ordinary Shares	For	Combined
NN GROUP N.V.	20-May-2021	16	Proposal To Designate The Executive Board As The Competent Body To Resolve To Limit Or Exclude Preemptive Rights Of Existing Shareholders When Issuing Ordinary Shares And Granting Rights To Subscribe For Ordinary Shares Pursuant To Agenda Item 8.A.(I)	For	Combined
NN GROUP N.V.	20-May-2021	17	Proposal To Designate The Executive Board As The Competent Body To Resolve To Issue Ordinary Shares And To Grant Rights To Subscribe For Ordinary Shares By Way Of A Rights Issue	For	Combined
NN GROUP N.V.	20-May-2021	18	Proposal To Authorise The Executive Board To Acquire Ordinary Shares In The Company'S Share Capital	For	Combined
NN GROUP N.V.	20-May-2021	19	Proposal To Reduce The Issued Share Capital By Cancellation Of Ordinary Shares Held By The Company	For	Combined
NN GROUP N.V.	20-May-2021	20	Any Other Business And Closing	Non-voting resolution	Combined
NN GROUP N.V.	20-May-2021	21	09 Apr 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
NN GROUP N.V.	20-May-2021	22	03 May 2021: Please Note That This Is A Revision Due To Addition Of Comment And Change In Numbering For Resolutions 8A.i And 8A.ii. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Non-voting resolution
NOKIA CORP	08-Apr-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution
NOKIA CORP	08-Apr-2021	2	A Poa Is Needed To Appoint Own Representative But Is Not Needed If A Finnish Sub/Bank Is Appointed Except If The Shareholder Is Finnish Then A Poa Would Still Be Required.	Non-voting resolution	Non-voting resolution
NOKIA CORP	08-Apr-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
NOKIA CORP	08-Apr-2021	4	Opening Of The Meeting	Non-voting resolution	Non-voting resolution
NOKIA CORP	08-Apr-2021	5	Matters Of Order For The Meeting	Non-voting resolution	Non-voting resolution
NOKIA CORP	08-Apr-2021	6	Election Of A Person To Confirm The Minutes And A Person To Verify The Counting Of Votes	Non-voting resolution	Non-voting resolution
NOKIA CORP	08-Apr-2021	7	Recording The Legal Convening Of The Meeting And Quorum	Non-voting resolution	Non-voting resolution
NOKIA CORP	08-Apr-2021	8	Recording The Attendance At The Meeting And Adoption Of The List Of Votes	Non-voting resolution	Non-voting resolution
NOKIA CORP	08-Apr-2021	9	Presentation Of The Annual Accounts, The Review By The Board Of Directors And The Auditor'S Report For The Financial Year 2020	Non-voting resolution	Non-voting resolution
NOKIA CORP	08-Apr-2021	10	Adoption Of The Annual Accounts	For	Combined
NOKIA CORP	08-Apr-2021	11	Resolution On The Use Of The Profit Shown On The Balance Sheet	For	Combined
NOKIA CORP	08-Apr-2021	12	Resolution On The Discharge Of The Members Of The Board Of Directors And The President And Ceo From Liability For The Financial Year 2020	For	Combined
NOKIA CORP	08-Apr-2021	13	Addressing The Remuneration Report	For	Combined
NOKIA CORP	08-Apr-2021	14	Resolution On The Remuneration To The Members Of The Board Of Directors	For	Combined
NOKIA CORP	08-Apr-2021	15	Resolution On The Number Of Members Of The Board Of Directors: Eight (8)	For	Combined
NOKIA CORP	08-Apr-2021	16	Election Of Members Of The Board Of Directors: Elizabeth Nelson Has Informed That She Will No Longer Be Available To Serve On The Nokia Board Of Directors After The Annual General Meeting. The Board Proposes, On The Recommendation Of The Board'S Corporate Governance And Nomination Committee, That The Following Eight Current Board Members Be Re-Elected As Members Of The Nokia Board Of Directors For A Term Ending At The Close Of The Next Annual General Meeting: Sari Baldauf, Bruce Brown, Thomas Dannenfeldt, Jeanette Horan, Edward Kozel, Soren Skou, Carla Smits-Nusteling, And Kari Stadigh	For	Combined
NOKIA CORP	08-Apr-2021	17	Resolution On The Remuneration Of The Auditor	For	Combined
NOKIA CORP	08-Apr-2021	18	Election Of Auditor For The Financial Year 2022: Deloitte Oy	For	Combined
NOKIA CORP	08-Apr-2021	19	Authorization To The Board Of Directors To Resolve To Repurchase The Company'S Own Shares	For	Combined
NOKIA CORP	08-Apr-2021	20	Authorization To The Board Of Directors To Resolve To Issue Shares And Special Rights Entitling To Shares	For	Combined
NOKIA CORP	08-Apr-2021	21	Closing Of The Meeting	Non-voting resolution	Combined
NOKIA CORP	08-Apr-2021	22	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NOMURA HOLDINGS, INC.	21-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
NOMURA HOLDINGS, INC.	21-Jun-2021	2	Appoint A Director Nagai, Koji	For	Combined
NOMURA HOLDINGS, INC.	21-Jun-2021	3	Appoint A Director Okuda, Kentaro	For	Combined
NOMURA HOLDINGS, INC.	21-Jun-2021	4	Appoint A Director Teraguchi, Tomoyuki	For	Combined
NOMURA HOLDINGS, INC.	21-Jun-2021	5	Appoint A Director Ogawa, Shoji	For	Combined
NOMURA HOLDINGS, INC.	21-Jun-2021	6	Appoint A Director Ishimura, Kazuhiko	For	Combined
NOMURA HOLDINGS, INC.	21-Jun-2021	7	Appoint A Director Takahara, Takahisa	For	Combined
NOMURA HOLDINGS, INC.	21-Jun-2021	8	Appoint A Director Shimazaki, Noriaki	For	Combined
NOMURA HOLDINGS, INC.	21-Jun-2021	9	Appoint A Director Sono, Mari	For	Combined
NOMURA HOLDINGS, INC.	21-Jun-2021	10	Appoint A Director Laura Simone Unger	For	Combined
NOMURA HOLDINGS, INC.	21-Jun-2021	11	Appoint A Director Victor Chu	For	Combined
NOMURA HOLDINGS, INC.	21-Jun-2021	12	Appoint A Director J.Christopher Giancarlo	For	Combined
NOMURA HOLDINGS, INC.	21-Jun-2021	13	Appoint A Director Patricia Mosser	For	Combined
NOMURA REAL ESTATE HOLDINGS, INC.	24-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
NOMURA REAL ESTATE HOLDINGS, INC.	24-Jun-2021	2	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nagamatsu, Shoichi	For	Combined
NOMURA REAL ESTATE HOLDINGS, INC.	24-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kutsukake, Eiji	For	For
NOMURA REAL ESTATE HOLDINGS, INC.	24-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Matsuo, Daisaku	For	For
NOMURA REAL ESTATE HOLDINGS, INC.	24-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Haga, Makoto	For	For
NOMURA REAL ESTATE HOLDINGS, INC.	24-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kurokawa, Hiroshi	For	For
NOMURA REAL ESTATE HOLDINGS, INC.	24-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Higashi, Tetsuro	For	For
NOMURA REAL ESTATE HOLDINGS, INC.	24-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ito, Katsura	For	For
NOMURA REAL ESTATE HOLDINGS, INC.	24-Jun-2021	9	Appoint A Director Who Is Audit And Supervisory Committee Member Kimura, Hiroyuki	For	For
NOMURA REAL ESTATE HOLDINGS, INC.	24-Jun-2021	10	Appoint A Director Who Is Audit And Supervisory Committee Member Takayama, Yasushi	For	For
NOMURA REAL ESTATE HOLDINGS, INC.	24-Jun-2021	11	Appoint A Director Who Is Audit And Supervisory Committee Member Mogi, Yoshio	For	For
NOMURA REAL ESTATE HOLDINGS, INC.	24-Jun-2021	12	Appoint A Director Who Is Audit And Supervisory Committee Member Miyakawa, Akiko	For	For
NOMURA REAL ESTATE MASTER FUND, INC.	26-May-2021	1	Amend Articles To: Update The Articles Related To Deemed Approval	For	For
NOMURA REAL ESTATE MASTER FUND, INC.	26-May-2021	2	Appoint An Executive Director Yoshida, Shuhei	For	For
NOMURA REAL ESTATE MASTER FUND, INC.	26-May-2021	3	Appoint A Supervisory Director Uchiyama, Mineo	For	For
NOMURA REAL ESTATE MASTER FUND, INC.	26-May-2021	4	Appoint A Supervisory Director Owada, Koichi	For	For
NOMURA REAL ESTATE MASTER FUND, INC.	26-May-2021	5	Appoint A Supervisory Director Okada, Mika	For	For
NOMURA RESEARCH INSTITUTE, LTD.	18-Jun-2021	2	Appoint A Director Konomoto, Shingo	For	For
NOMURA RESEARCH INSTITUTE, LTD.	18-Jun-2021	3	Appoint A Director Fukami, Yasuo	For	For
NOMURA RESEARCH INSTITUTE, LTD.	18-Jun-2021	4	Appoint A Director Momose, Hironori	For	For
NOMURA RESEARCH INSTITUTE, LTD.	18-Jun-2021	5	Appoint A Director Anzai, Hidenori	For	For
NOMURA RESEARCH INSTITUTE, LTD.	18-Jun-2021	6	Appoint A Director Ebato, Ken	For	For
NOMURA RESEARCH INSTITUTE, LTD.	18-Jun-2021	7	Appoint A Director Funakura, Hiroshi	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NOMURA RESEARCH INSTITUTE,LTD.	18-Jun-2021	8	Appoint A Director Omiya, Hideaki	For	For
NOMURA RESEARCH INSTITUTE,LTD.	18-Jun-2021	9	Appoint A Director Sakata, Shinoi	For	For
NOMURA RESEARCH INSTITUTE,LTD.	18-Jun-2021	10	Appoint A Director Ohashi, Tetsuji	For	For
NOMURA RESEARCH INSTITUTE,LTD.	18-Jun-2021	11	Appoint A Corporate Auditor Kosakai, Kenkichi	For	For
NONGFU SPRING CO., LTD.	25-Jun-2021	3	To Consider And If Thought Fit, Approve The Report Of The Board Of Directors (The "Board") Of The Company For The Year Ended December 31, 2020	For	For
NONGFU SPRING CO., LTD.	25-Jun-2021	4	To Consider And If Thought Fit, Approve The Report Of The Supervisory Committee Of The Company For The Year Ended December 31, 2020	For	For
NONGFU SPRING CO., LTD.	25-Jun-2021	5	To Consider And If Thought Fit, Approve The Consolidated Financial Statements Of The Company And Its Subsidiaries And The Report Of The Auditor Of The Company For The Year Ended December 31, 2020	For	For
NONGFU SPRING CO., LTD.	25-Jun-2021	6	To Consider And If Thought Fit, Approve The Re-Appointment Of Pan-China Certified Public Accountants Llp As The Domestic Auditor Of The Company For The Year Ended December 31, 2021 And Re-Appointment Of Ernst & Young As The Overseas Auditor Of The Company For The Year Ended December 31, 2021 And To Authorise The Board To Fix Their Remunerations	For	Combined
NONGFU SPRING CO., LTD.	25-Jun-2021	7	To Consider And If Thought Fit, Approve The Payment Of A Final Dividend For The Year Ended December 31, 2020 Of Rmb0.17 Per Share (Tax Inclusive)	For	Combined
NONGFU SPRING CO., LTD.	25-Jun-2021	8	To Consider And If Thought Fit, Approve The Amendments To The Rules Of Procedures For The Shareholders' General Meetings Of The Company	For	For
NONGFU SPRING CO., LTD.	25-Jun-2021	9	To Consider And If Thought Fit, Approve The Company'S Application For Credit Lines From Banks And Other Financial Institutions And Relevant Authorisations To The Board	For	For
NONGFU SPRING CO., LTD.	25-Jun-2021	10	To Consider And If Thought Fit, Approve The Provision Of Guarantees For Wholly-Owned Subsidiaries Of The Company	For	For
NONGFU SPRING CO., LTD.	25-Jun-2021	11	To Consider And If Thought Fit, Approve The Appointment Of Mr. Zhong Jigang As The Shareholder Representative Supervisor Of The Company	For	For
NONGFU SPRING CO., LTD.	25-Jun-2021	12	To Consider And If Thought Fit, Approve The Grant Of The General Mandate To The Board To Exercise The Power Of The Company To Issue, Allot And Deal With The Domestic Shares And/Or H Shares Of The Company	For	Combined
NONGFU SPRING CO., LTD.	25-Jun-2021	13	To Consider And If Thought Fit, Approve The Amendments To The Articles Of Association	For	Combined
NORDEA BANK ABP	24-Mar-2021	1	Opening Of The Meeting	Non-voting resolution	Combined
NORDEA BANK ABP	24-Mar-2021	2	Calling The Meeting To Order: Johan Aalto	Non-voting resolution	Non-voting resolution
NORDEA BANK ABP	24-Mar-2021	3	Election Of Person To Scrutinise The Minutes And To Supervise The Counting Of Votes: Lauri Marjamäki	Non-voting resolution	Non-voting resolution
NORDEA BANK ABP	24-Mar-2021	4	Recording The Legality Of The Meeting	Non-voting resolution	Non-voting resolution
NORDEA BANK ABP	24-Mar-2021	5	Recording The Attendance At The Meeting And Adoption Of The List Of Votes	Non-voting resolution	Non-voting resolution
NORDEA BANK ABP	24-Mar-2021	6	Presentation Of The Annual Accounts, The Report Of The Board Of Directors And The Auditor'S Report For The Year 2020	Non-voting resolution	Non-voting resolution
NORDEA BANK ABP	24-Mar-2021	7	Adoption Of The Annual Accounts	For	Combined
NORDEA BANK ABP	24-Mar-2021	8	Resolution On The Use Of The Profit Shown On The Balance Sheet And The Payment Of Dividend: Eur 0.72 Per Share	For	For
NORDEA BANK ABP	24-Mar-2021	9	Resolution To Discharge The Members Of The Board Of Directors And The Ceo From Liability	For	For
NORDEA BANK ABP	24-Mar-2021	10	Advisory Resolution On The Adoption Of The Company'S Remuneration Report For Governing Bodies	For	Combined
NORDEA BANK ABP	24-Mar-2021	11	Please Note That Resolutions 11 To 13 Are Proposed By Shareholders' Nomination Board And Board Does Not Make Any Recommendation On These Proposals. The Standing Instructions Are Disabled For This Meeting	Non-voting resolution	Combined
NORDEA BANK ABP	24-Mar-2021	12	Resolution On The Remuneration For The Members Of The Board Of Directors	Take No Action	Combined
NORDEA BANK ABP	24-Mar-2021	13	Resolution On The Number Of Members Of The Board Of Directors: The Shareholders' Nomination Board Proposes To The Annual General Meeting, For A Period Until The End Of The Next Annual General Meeting, That The Number Of Members Of The Board Of Directors To Be Elected By The Annual General Meeting Is Set At 10. Furthermore, The Board Of Directors Has Three Ordinary Members And One Deputy Member Appointed By The Employees Of The Nordea Group	Take No Action	For
NORDEA BANK ABP	24-Mar-2021	14	Election Of Members Of The Board Of Directors And The Chair Of The Board Of Directors: The Shareholders' Nomination Board Proposes, For A Period Until The End Of The Next Annual General Meeting: The Re-Election Of Torbjörn Magnusson, Nigel Hinshelwood, Birger Steen, Sarah Russell, Robin Lawther, Kari Jordan, Petra Van Hoeken, John Maltby And Jonas Synnergren As Members Of The Board Of Directors; The Election Of Claudia Dill As New Member Of The Board Of Directors; And The Re-Election Of Torbjörn Magnusson As Chair Of The Board Of Directors. Pernille Erenbjerg Is Not Available For Re-Election	Take No Action	Combined
NORDEA BANK ABP	24-Mar-2021	15	Resolution On The Remuneration Of The Auditor	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NORDEA BANK ABP	24-Mar-2021	16	Election Of Auditor: The Board Of Directors Proposes, On The Recommendation Of The Board Audit Committee, To The Annual General Meeting That Authorised Public Accountants Pricewaterhousecoopers Oy Be Re-Elected As The Company'S Auditor Until The End Of The Following Annual General Meeting. Pricewaterhousecoopers Oy Has Notified The Company That The Authorised Public Accountant Jukka Paunonen Would Act As The Responsible Auditor	For	For
NORDEA BANK ABP	24-Mar-2021	17	Resolution On Authorisation For The Board Of Directors To Decide On The Issuance Of Special Rights Entitling To Shares (Convertibles) In The Company	For	For
NORDEA BANK ABP	24-Mar-2021	18	Resolution On Repurchase Of The Company'S Own Shares In The Securities Trading Business	For	For
NORDEA BANK ABP	24-Mar-2021	19	Resolution On Transfer Of The Company'S Own Shares In The Securities Trading Business	For	For
NORDEA BANK ABP	24-Mar-2021	20	Resolution On Authorisation For The Board Of Directors To Decide On Repurchase Of The Company'S Own Shares	For	For
NORDEA BANK ABP	24-Mar-2021	21	Resolution On Authorisation For The Board Of Directors To Decide On Share Issuances Or Transfer Of The Company'S Own Shares	For	For
NORDEA BANK ABP	24-Mar-2021	22	Closing Of The Meeting	Non-voting resolution	Combined
NORDEA BANK ABP	24-Mar-2021	23	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution
NORDEA BANK ABP	24-Mar-2021	24	A Poa Is Needed To Appoint Own Representative But Is Not Needed If A Finnish Sub/Bank Is Appointed Except If The Shareholder Is Finnish Then A Poa Would Still Be Required	Non-voting resolution	Non-voting resolution
NORDEA BANK ABP	24-Mar-2021	25	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
NORDEA BANK ABP	24-Mar-2021	26	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
NORDSON CORPORATION	02-Mar-2021	1	Director	For	Combined
NORDSON CORPORATION	02-Mar-2021	2	To Ratify The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending October 31, 2021.	For	For
NORDSON CORPORATION	02-Mar-2021	3	Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	For	For
NORDSON CORPORATION	02-Mar-2021	4	To Approve The Nordson Corporation 2021 Stock Incentive And Award Plan.	For	For
NORFOLK SOUTHERN CORPORATION	13-May-2021	1	Election Of Director: Thomas D. Bell, Jr.	For	For
NORFOLK SOUTHERN CORPORATION	13-May-2021	2	Election Of Director: Mitchell E. Daniels, Jr.	For	For
NORFOLK SOUTHERN CORPORATION	13-May-2021	3	Election Of Director: Marcela E. Donadio	For	For
NORFOLK SOUTHERN CORPORATION	13-May-2021	4	Election Of Director: John C. Huffard, Jr.	For	For
NORFOLK SOUTHERN CORPORATION	13-May-2021	5	Election Of Director: Christopher T. Jones	For	For
NORFOLK SOUTHERN CORPORATION	13-May-2021	6	Election Of Director: Thomas C. Kelleher	For	For
NORFOLK SOUTHERN CORPORATION	13-May-2021	7	Election Of Director: Steven F. Leer	For	For
NORFOLK SOUTHERN CORPORATION	13-May-2021	8	Election Of Director: Michael D. Lockhart	For	For
NORFOLK SOUTHERN CORPORATION	13-May-2021	9	Election Of Director: Amy E. Miles	For	For
NORFOLK SOUTHERN CORPORATION	13-May-2021	10	Election Of Director: Claude Mongeau	For	For
NORFOLK SOUTHERN CORPORATION	13-May-2021	11	Election Of Director: Jennifer F. Scanlon	For	For
NORFOLK SOUTHERN CORPORATION	13-May-2021	12	Election Of Director: James A. Squires	For	For
NORFOLK SOUTHERN CORPORATION	13-May-2021	13	Election Of Director: John R. Thompson	For	For
NORFOLK SOUTHERN CORPORATION	13-May-2021	14	Ratification Of The Appointment Of Kpmg Llp, Independent Registered Public Accounting Firm, As Norfolk Southern'S Independent Auditors For The Year Ending December 31, 2021.	For	For
NORFOLK SOUTHERN CORPORATION	13-May-2021	15	Approval Of The Advisory Resolution On Executive Compensation, As Disclosed In The Proxy Statement For The 2021 Annual Meeting Of Shareholders.	For	For
NORFOLK SOUTHERN CORPORATION	13-May-2021	16	Proposal Regarding Revisions To Ownership Requirements For Proxy Access.	Against	Combined
NORFOLK SOUTHERN CORPORATION	13-May-2021	17	Proposal Regarding A Report On Lobbying Activity Alignment With Paris Climate Agreement.	Against	Against
NORSK HYDRO ASA	06-May-2021	5	Approve Notice Of Meeting And Agenda	For	Combined
NORSK HYDRO ASA	06-May-2021	6	Designate Inspector(S) Of Minutes Of Meeting	For	Unvoted

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NORSK HYDRO ASA	06-May-2021	7	Accept Financial Statements And Statutory Reports; Approve Allocation Of Income And Dividends Of Nok 1.25 Per Share	For	Unvoted
NORSK HYDRO ASA	06-May-2021	8	Approve Remuneration Of Auditors	For	Unvoted
NORSK HYDRO ASA	06-May-2021	10	Approve Remuneration Policy And Other Terms Of Employment For Executive Management	For	Unvoted
NORSK HYDRO ASA	06-May-2021	11	Approve Remuneration Of Corporate Assembly	For	Unvoted
NORSK HYDRO ASA	06-May-2021	12	Approve Remuneration Of Nomination Committee	For	Unvoted
NORTHAM PLATINUM LTD	30-Jun-2021	1	Approval Of The Share Acquisitions Scheme	For	Combined
NORTHAM PLATINUM LTD	30-Jun-2021	2	Revocation Of The Share Acquisitions Scheme Resolution If The Share Acquisitions Scheme Is Terminated	For	For
NORTHAM PLATINUM LTD	30-Jun-2021	3	Approval Of The Acquisition Of Northam Shares Pursuant To The Revised Accumulated Dividends Settlement, The Repurchase, The Zambezi Preference Share Redemption And The Acquisition Of Zambezi Retention Shares (If Applicable)	For	For
NORTHAM PLATINUM LTD	30-Jun-2021	4	Approval Of The Esop Repurchase	For	For
NORTHAM PLATINUM LTD	30-Jun-2021	5	Approval Of The Northam Scheme	For	For
NORTHAM PLATINUM LTD	30-Jun-2021	6	Revocation Of The Northam Scheme Resolution If The Northam Scheme Is Terminated	For	For
NORTHAM PLATINUM LTD	30-Jun-2021	7	Approval Of Financial Assistance In Terms Of Sections 44 And 45 Of The Companies Act	For	For
NORTHAM PLATINUM LTD	30-Jun-2021	8	Approval Of The Issue Of Northam Shares Pursuant To The Bee Spv Subscriptions	For	For
NORTHAM PLATINUM LTD	30-Jun-2021	9	Approval Of The Bee Trust Repurchases	For	For
NORTHAM PLATINUM LTD	30-Jun-2021	10	Approval Of The Relevant Zambezi Shareholder Repurchases	For	For
NORTHAM PLATINUM LTD	30-Jun-2021	11	Approval Of The Northam Sip Amendments	For	For
NORTHAM PLATINUM LTD	30-Jun-2021	12	Approval Of The Hdp Spv Subscription	For	For
NORTHAM PLATINUM LTD	30-Jun-2021	13	Approval Of The Northam Zambezi Ordinary Share Subscription	For	For
NORTHAM PLATINUM LTD	30-Jun-2021	14	Approval Of The Hdp Spv Share Issue And The Bee Spv Share Issues	For	For
NORTHERN TRUST CORPORATION	20-Apr-2021	1	Election Of Director: Linda Walker Bynoe	For	For
NORTHERN TRUST CORPORATION	20-Apr-2021	2	Election Of Director: Susan Crown	For	For
NORTHERN TRUST CORPORATION	20-Apr-2021	3	Election Of Director: Dean M. Harrison	For	For
NORTHERN TRUST CORPORATION	20-Apr-2021	4	Election Of Director: Jay L. Henderson	For	For
NORTHERN TRUST CORPORATION	20-Apr-2021	5	Election Of Director: Marcy S. Klevorn	For	For
NORTHERN TRUST CORPORATION	20-Apr-2021	6	Election Of Director: Siddharth N. (Bobby) Mehta	For	For
NORTHERN TRUST CORPORATION	20-Apr-2021	7	Election Of Director: Michael G. O'Grady	For	For
NORTHERN TRUST CORPORATION	20-Apr-2021	8	Election Of Director: Jose Luis Prado	For	For
NORTHERN TRUST CORPORATION	20-Apr-2021	9	Election Of Director: Thomas E. Richards	For	For
NORTHERN TRUST CORPORATION	20-Apr-2021	10	Election Of Director: Martin P. Slark	For	For
NORTHERN TRUST CORPORATION	20-Apr-2021	11	Election Of Director: David H. B. Smith, Jr.	For	For
NORTHERN TRUST CORPORATION	20-Apr-2021	12	Election Of Director: Donald Thompson	For	For
NORTHERN TRUST CORPORATION	20-Apr-2021	13	Election Of Director: Charles A. Tribbett Iii	For	For
NORTHERN TRUST CORPORATION	20-Apr-2021	14	Approval, By An Advisory Vote, Of The 2020 Compensation Of The Corporation'S Named Executive Officers.	For	For
NORTHERN TRUST CORPORATION	20-Apr-2021	15	Ratification Of The Appointment Of Kpmg Llp As The Corporation'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
NORTHLAND POWER INC.	19-May-2021	1	Election Of Director: John W. Brace	For	For
NORTHLAND POWER INC.	19-May-2021	2	Election Of Director: Linda L. Bertoldi	For	For
NORTHLAND POWER INC.	19-May-2021	3	Election Of Director: Marie Bountrogianni	For	Combined
NORTHLAND POWER INC.	19-May-2021	4	Election Of Director: Lisa Colnett	For	Combined
NORTHLAND POWER INC.	19-May-2021	5	Election Of Director: Russell Goodman	For	For
NORTHLAND POWER INC.	19-May-2021	6	Election Of Director: Keith Halbert	For	For
NORTHLAND POWER INC.	19-May-2021	7	Election Of Director: Ian Pearce	For	For
NORTHLAND POWER INC.	19-May-2021	8	Election Of Director: Kevin Glass	For	For
NORTHLAND POWER INC.	19-May-2021	9	Election Of Director: Helen Mallovy Hicks	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NORTHLAND POWER INC.	19-May-2021	10	The Reappointment Of Ernst & Young Llp As Auditors Of The Corporation And Authorization Of The Directors To Fix The Auditors' Remuneration.	For	For
NORTHLAND POWER INC.	19-May-2021	11	Resolution To Amend The Corporation'S Articles To Increase The Permitted Size Of The Board From The Current Range Of Three To Nine Directors To A Range Of Three To Twelve Directors, And To Permit The Removal Of All References To The Class A Shares And Class B And C Convertible Shares.	For	For
NORTHLAND POWER INC.	19-May-2021	12	Resolution To Accept Northland'S Approach To Executive Compensation.	For	For
NORTHWEST HEALTHCARE PROPERTIES REIT	29-Jun-2021	1	Director	For	For
NORTHWEST HEALTHCARE PROPERTIES REIT	29-Jun-2021	2	Re-Appointment Of Kpmg Llp As Auditors Of The Reit And Authorization Of The Reit'S Board Of Trustees To Fix Kpmg Llp'S Remuneration.	For	For
NOTRE DAME INTERMEDICA PARTICIPACOES SA	29-Mar-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	29-Mar-2021	2	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Non-voting resolution
NOTRE DAME INTERMEDICA PARTICIPACOES SA	29-Mar-2021	3	Approval Of The Terms And Conditions Of The Protocol And Justification For The Merger Of Shares Issued By Notre Dame Intermedica Participacoes S.A. By Hapvida Participacoes E Investimentos Ii S.A., Followed By The Merger Of Hapvida Participacoes E Investimentos Ii S.A. By Hapvida Participacoes E Investimentos S.A. Executed On February 27, 2021 Between The Company, Hapvida Participacoes E Investimentos S.A, A Publicly,Held Corporation, Headquartered In The City Of Fortaleza, State Of Ceara, At Avenida Heraclito Graca, 406, Centro, Cep 60.140.060, Registered With Cnpjme Under N 05.197.433.0001.38,Hapvida, And Hapvida Participacoes E Investimentos Ii S.A, A Corporation, Headquartered In The City Of Sao Paulo, State Of Sao Paulo, At Rua Doutor Renato Paes De Barros, 955, Cj. 191 And 7,Vg, Renato Paes De Barros Building, Itaim Bibi, Cep 04530.001, Registered With Cnpjme Under N 37.513.485. 0001.27, Hapvidaco, Protocol, Referring To The Combination Of Business Between The Company And Hapvida Provided For In The Association Agreement And Other Covenants Entered Into Between The Company, Hapvidaco And Hapvida, And With The Intervention Of Ppar Pinheiro Participacoes S.A., A Corporation, Headquartered In The City Of Fortaleza, State Of Ceara, At Avenida Heraclito Graca, 406, Centro, Cep 60140.061, Registered With Cnpjme Under 24.231.975.0001.60, On February 27, 2021, Association Agreement, Transaction	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	29-Mar-2021	4	Approval Of The Transaction, Which The Effectiveness Will Be Subject To Satisfaction Or Waiver, As The Case May Be, In Accordance With Article 125 Of Law No. 10,406, Of January 10, 2002, As Amended, Of Certain Conditions Provided For In The Protocol, As Well As In The Association Agreement, Under The Terms And Conditions Described Therein, Closing Conditions	For	For
NOTRE DAME INTERMEDICA PARTICIPACOES SA	29-Mar-2021	5	Approval Of The Authorization For The Company'S Managers To Perform All Acts Necessary For The Consummation Of The Transaction, Including, Without Limitation, The Subscription On Behalf Of The Company'S Shareholders Of The New Common Shares And The New Redeemable Preferred Shares, To Be Issued By Hapvidaco As A Result Of The Merger Of The Company'S Shares	For	For
NOTRE DAME INTERMEDICA PARTICIPACOES SA	29-Mar-2021	6	Approval Of The Distribution Of Dividends By The Company In The Amount Of Up To Brl 4,000,000,000.00, The Final Amount Of Which Shall Be Established By The Board Of Directors Of The Company By The Date When The Closing Conditions Are Fully Satisfied, To Be Duly Notified To The Shareholders By Means Of A Relevant Fact On That Date	For	For
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	2	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Non-voting resolution
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	3	Analysis Of The Management Report, The Managers Accounts, The Management Report, The Financial Statements Of The Company, The Opinion Of The Independent Auditors And The Opinion Of The Audit Committee For The Fiscal Year Ended December 31, 2020	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	3	Amendment Of Article 5 Of The Company'S Bylaws, In Order To Ratify The Capital Increase Carried Out On September 11, 2020 Due To The Exercise Of The Company'S Stock Option Plan	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	3	Analysis Of The Management Report, The Managers Accounts, The Management Report, The Financial Statements Of The Company, The Opinion Of The Independent Auditors And The Opinion Of The Audit Committee For The Fiscal Year Ended December 31, 2020	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	4	Approval Of The Proposal For The Allocation Of Net Income For The Fiscal Year Ended On December 31, 2020, Including Dividend Distribution	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	4	In Case Of A Second Call Notice For The Extraordinary General Meeting, Can The Vote Instructions Held In This Distance Voting Ballot Be Considered The Same For The Extraordinary General Meeting In A Second Call	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	4	Approval Of The Proposal For The Allocation Of Net Income For The Fiscal Year Ended On December 31, 2020, Including Dividend Distribution	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	5	Establishment Of The Global Amount Of The Compensation Of The Company'S Management For The Fiscal Year Of 2021	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	6	Define The Number Of Members Of The Board Of Directors. Total Members To Be Elected 7	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	7	The Board Of Directors Of The Company Is Proposing The Election Of A Single Slate. Alternatively, Do You Wish To Adopt The Multiple Vote Proceeding For The Election Of The Board Of Directors, Pursuant To The Terms Of The Article 141 Of Brazilian Corporate Law	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	8	Do You Wish To Request The Separate Election Of A Member Of The Board Of Directors, Pursuant To Article 141, Paragraph 4, I, Of Law No. 6,404.76	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	9	To Elect The Members Of The Board Of Directors. Indication Of All The Names On The Slate. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Fulfills The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election Occurs. Chapa Unica. Christopher Riley Gordon. Chairman Of The Board Of Directors. Irlau Machado Filho. Member Of The Board Of Directors Michel David Freund. Member Of The Board Of Directors T. Devin O'Reilly. Member Of The Board Of Directors Jose Luiz Teixeira Rossi. Independent Member Of The Board Of Directors Plinio Villares Musetti. Independent Member Of The Board Of Directors Ana Paula De Assis Bogus. Independent Member Of The Board Of Directors	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	10	If One Of The Candidates On The Chosen Slate Fails To Integrate It, Can Your Vote Still Be Awarded To The Chosen Slate	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	11	For The Proposal 9 Regarding The Adoption Of Cumulative Voting, Please Be Advised That You Can Only Vote For Or Abstain. An Against Vote On This Proposal Requires Percentages To Be Allocated Amongst The Directors In Proposal 10.1 To 10.7. In This Case Please Contact Your Client Service Representative In Order To Allocate Percentages Amongst The Directors	Non-voting resolution	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	12	In Case Of Adoption Of The Multiple Vote Process, Can The Votes Corresponding To Your Shares Be Distributed In Equal Percentages By The Members Of The Slate You Have Chosen. If The Shareholder Chooses To Abstain And The Election Occurs Through The Multiple Vote Process, Your Vote Will Be Counted As Abstention In The Respective Resolution Of The Meeting	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	13	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Christopher Riley Gordon. Chairman Of The Board Of Directors	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	14	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Irlau Machado Filho. Member Of The Board Of Directors	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	15	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Michel David Freund. Member Of The Board Of Directors	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	16	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. T. Devin O'Reilly. Member Of The Board Of Directors	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	17	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Jose Luiz Teixeira Rossi. Independent Member Of The Board Of Directors	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	18	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Plinio Villares Musetti. Independent Member Of The Board Of Directors	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	19	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Ana Paula De Assis Bogus. Independent Member Of The Board Of Directors	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	20	Do You Wish To Request The Installation Of The Fiscal Council, Pursuant To Article 161 Of Law No. 6,404.76	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	21	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Sergio Vicente Bicicchi. Principal. Anna Carolina Morizot. Substitute	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	22	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Adalgiso Fragoso De Faria. Principal. Stefan Colza Lee. Substitute	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	23	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Adelino Dias Pinho. Principal. Olavo Fortes Campos Rodrigues Junior. Substitute	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	24	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Joao Verner Juenemann. Principal. Geraldo Affonso Ferreira Filho. Substitute	For	Combined
NOTRE DAME INTERMEDICA PARTICIPACOES SA	26-Apr-2021	25	In Case Of A Second Call Notice For The Annual General Meeting, Can The Vote Instructions Held In This Distance Voting Ballot Be Considered The Same For The Annual General Meeting In A Second Call	For	Combined
NOVARTIS AG	02-Mar-2021	1	Please Note That Beneficial Owner Details Are Required For This Meeting. If No Beneficial Owner Details Are Provided, Your Instruction May Be Rejected. Thank You	Non-voting resolution	Unvoted
NOVARTIS AG	02-Mar-2021	2	Part 2 Of This Meeting Is For Voting On Agenda And Meeting Attendance Requests Only. Please Ensure That You Have First Voted In Favour Of The Registration Of Shares In Part 1 Of The Meeting. It Is A Market Requirement For Meetings Of This Type That The Shares Are Registered And Moved To A Registered Location At The Csd, And Specific Policies At The Individual Sub-Custodians May Vary. Upon Receipt Of The Vote Instruction, It Is Possible That A Marker May Be Placed On Your Shares To Allow For Reconciliation And Re-Registration Following A Trade. Therefore Whilst This Does Not Prevent The Trading Of Shares, Any That Are Registered Must Be First Deregistered If Required For Settlement. Deregistration Can Affect The Voting Rights Of Those Shares. If You Have Concerns Regarding Your Accounts, Please Contact Your Client Representative	Non-voting resolution	Unvoted
NOVARTIS AG	02-Mar-2021	3	Approval Of The Operating And Financial Review Of Novartis Ag, The Financial Statements Of Novartis Ag And The Group Consolidated Financial Statements For The 2020 Financial Year	For	Combined
NOVARTIS AG	02-Mar-2021	4	Discharge From Liability Of The Members Of The Board Of Directors And The Executive Committee	For	Combined
NOVARTIS AG	02-Mar-2021	5	Appropriation Of Available Earnings Of Novartis Ag As Per Balance Sheet And Declaration Of Dividend For 2020	For	Combined
NOVARTIS AG	02-Mar-2021	6	Reduction Of Share Capital	For	Combined
NOVARTIS AG	02-Mar-2021	7	Further Share Repurchases	For	Combined
NOVARTIS AG	02-Mar-2021	8	Vote On Compensation For The Members Of The Board Of Directors And The Executive Committee: Binding Vote On The Maximum Aggregate Amount Of Compensation For The Board Of Directors From The 2021 Annual General Meeting To The 2022 Annual General Meeting	For	Combined
NOVARTIS AG	02-Mar-2021	9	Vote On Compensation For The Members Of The Board Of Directors And The Executive Committee: Binding Vote On The Maximum Aggregate Amount Of Compensation For The Executive Committee For The Financial Year 2022	For	Combined
NOVARTIS AG	02-Mar-2021	10	Vote On Compensation For The Members Of The Board Of Directors And The Executive Committee: Advisory Vote On The 2020 Compensation Report	For	Combined
NOVARTIS AG	02-Mar-2021	11	Re-Election Of Joerg Reinhardt As Member And Chairman Of The Board Of Directors	For	Combined
NOVARTIS AG	02-Mar-2021	12	Re-Election Of Nancy C. Andrews As Member Of The Board Of Directors	For	Combined
NOVARTIS AG	02-Mar-2021	13	Re-Election Of Ton Buechner As Member Of The Board Of Directors	For	Combined
NOVARTIS AG	02-Mar-2021	14	Re-Election Of Patrice Bula As Member Of The Board Of Directors	For	Combined
NOVARTIS AG	02-Mar-2021	15	Re-Election Of Elizabeth Doherty As Member Of The Board Of Directors	For	Combined
NOVARTIS AG	02-Mar-2021	16	Re-Election Of Ann Fudge As Member Of The Board Of Directors	For	Combined
NOVARTIS AG	02-Mar-2021	17	Re-Election Of Bridgette Heller As Member Of The Board Of Directors	For	Combined
NOVARTIS AG	02-Mar-2021	18	Re-Election Of Frans Van Houten As Member Of The Board Of Directors	For	Combined
NOVARTIS AG	02-Mar-2021	19	Re-Election Of Simon Moroney As Member Of The Board Of Directors	For	Combined
NOVARTIS AG	02-Mar-2021	20	Re-Election Of Andreas Von Planta As Member Of The Board Of Directors	For	Combined
NOVARTIS AG	02-Mar-2021	21	Re-Election Of Charles L. Sawyers As Member Of The Board Of Directors	For	Combined
NOVARTIS AG	02-Mar-2021	22	Re-Election Of Enrico Vanni As Member Of The Board Of Directors	For	Combined
NOVARTIS AG	02-Mar-2021	23	Re-Election Of William T. Winters As Member Of The Board Of Directors	For	Combined
NOVARTIS AG	02-Mar-2021	24	Re-Election Of Patrice Bula To The Compensation Committee	For	Combined
NOVARTIS AG	02-Mar-2021	25	Re-Election Of Bridgette Heller To The Compensation Committee	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NOVARTIS AG	02-Mar-2021	26	Re-Election Of Enrico Vanni To The Compensation Committee	For	Combined
NOVARTIS AG	02-Mar-2021	27	Re-Election Of William T. Winters To The Compensation Committee	For	Combined
NOVARTIS AG	02-Mar-2021	28	Election Of Simon Moroney As New Member Of The Compensation Committee	For	Combined
NOVARTIS AG	02-Mar-2021	29	Re-Election Of The Statutory Auditor: The Board Of Directors Proposes The Re-Election Of Pricewaterhousecoopers Ag As Auditor For The Financial Year Starting On January 1, 2021	For	Combined
NOVARTIS AG	02-Mar-2021	30	Re-Election Of The Independent Proxy: The Board Of Directors Proposes The Re-Election Of Lic. Iur. Peter Andreas Zahn, Attorney At Law, Basel, As Independent Proxy Until The End Of The Next Annual General Meeting	For	Combined
NOVARTIS AG	02-Mar-2021	31	Amendment To Article 20 Paragraph 3 Of The Articles Of Incorporation	For	Combined
NOVARTIS AG	02-Mar-2021	32	General Instructions In Case Of Alternative Motions Under The Agenda Items Published In The Invitation To The Annual General Meeting, And/Or Of Motions Relating To Additional Agenda Items According To Article 700 Paragraph 3 Of The Swiss Code Of Obligations. I/We Instruct The Independent Proxy To Vote As Follows: (For = According To The Motion Of The Board Of Directors, Against = Against Alternative And/Or Additional Motions, Abstain = Abstain From Voting)	For	Combined
NOVATEK MICROELECTRONICS CORP	08-Jun-2021	1	To Approve 2020 Business Report And Financial Statements.	For	Combined
NOVATEK MICROELECTRONICS CORP	08-Jun-2021	2	To Approve The Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend: Twd 15.6 Per Share.	For	For
NOVATEK MICROELECTRONICS CORP	08-Jun-2021	3	The Election Of The Director:T. S. Ho,Shareholder No.6	For	For
NOVATEK MICROELECTRONICS CORP	08-Jun-2021	4	The Election Of The Director:Steve Wang,Shareholder No.8136	For	For
NOVATEK MICROELECTRONICS CORP	08-Jun-2021	5	The Election Of The Director:Max Wu,Shareholder No.D101448Xxx	For	For
NOVATEK MICROELECTRONICS CORP	08-Jun-2021	6	The Election Of The Director:J.H. Chang,Shareholder No.117738	For	For
NOVATEK MICROELECTRONICS CORP	08-Jun-2021	7	The Election Of The Director:United Microelectronics Corp. ,Shareholder No.1,Umc As Representative	For	Combined
NOVATEK MICROELECTRONICS CORP	08-Jun-2021	8	The Election Of The Independent Director:Jack Tsai,Shareholder No.J100670Xxx	For	Combined
NOVATEK MICROELECTRONICS CORP	08-Jun-2021	9	The Election Of The Independent Director:Jack Liu,Shareholder No.H101286Xxx	For	For
NOVATEK MICROELECTRONICS CORP	08-Jun-2021	10	The Election Of The Independent Director:Tingting Hwang,Shareholder No.A227898Xxx,Madam As Representative	For	For
NOVATEK MICROELECTRONICS CORP	08-Jun-2021	11	To Release Newly Elected Directors Of The 9Th Term Of Board Of Directors From Non Competition Restrictions.	For	For
NOVO NORDISK A/S	25-Mar-2021	1	In The Majority Of Meetings The Votes Are Cast With The Registrar Who Will Follow Client Instructions. In A Small Percentage Of Meetings There Is No Registrar And Clients Votes May Be Cast By The Chairman Of The Board Or A Board Member As Proxy. Clients Can Only Expect Them To Accept Pro-Management Votes. The Only Way To Guarantee That Abstain And/Or Against Votes Are Represented At The Meeting Is To Send Your Own Representative Or Attend The Meeting In Person. The Sub Custodian Banks Offer Representation Services For An Added Fee If Requested. Thank You	Non-voting resolution	Combined
NOVO NORDISK A/S	25-Mar-2021	2	Please Be Advised That Split And Partial Voting Is Not Authorised For A Beneficial Owner In The Danish Market. Please Contact Your Global Custodian For Further Information.	Non-voting resolution	Non-voting resolution
NOVO NORDISK A/S	25-Mar-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
NOVO NORDISK A/S	25-Mar-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
NOVO NORDISK A/S	25-Mar-2021	5	The Board Of Directors' Oral Report On The Company'S Activities In The Past Financial Year	Non-voting resolution	Non-voting resolution
NOVO NORDISK A/S	25-Mar-2021	6	Presentation And Adoption Of The Audited Annual Report 2020	For	Combined
NOVO NORDISK A/S	25-Mar-2021	7	Resolution To Distribute The Profit According To The Adopted Annual Report 2020	For	Combined
NOVO NORDISK A/S	25-Mar-2021	8	Presentation And Advisory Vote On The Remuneration Report 2020	For	Combined
NOVO NORDISK A/S	25-Mar-2021	9	Approval Of The Remuneration Of The Board Of Directors: Approval Of The Remuneration Of The Board Of Directors For 2020	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NOVO NORDISK A/S	25-Mar-2021	10	Approval Of The Remuneration Of The Board Of Directors: Approval Of The Remuneration Level For 2021	For	Combined
NOVO NORDISK A/S	25-Mar-2021	11	Election Of Helge Lund As Chair	For	Combined
NOVO NORDISK A/S	25-Mar-2021	12	Election Of Jeppe Christiansen As Vice-Chair	For	Combined
NOVO NORDISK A/S	25-Mar-2021	13	Election Of Other Member To The Board Of Directors: Laurence Debroux	For	Combined
NOVO NORDISK A/S	25-Mar-2021	14	Election Of Other Member To The Board Of Directors: Andreas Fibig	For	Combined
NOVO NORDISK A/S	25-Mar-2021	15	Election Of Other Member To The Board Of Directors: Sylvie Gregoire	For	Combined
NOVO NORDISK A/S	25-Mar-2021	16	Election Of Other Member To The Board Of Directors: Kasim Kutay	For	Combined
NOVO NORDISK A/S	25-Mar-2021	17	Election Of Other Member To The Board Of Directors: Martin Mackay	For	Combined
NOVO NORDISK A/S	25-Mar-2021	18	Election Of Other Member To The Board Of Directors: Henrik Poulsen	For	Combined
NOVO NORDISK A/S	25-Mar-2021	19	Appointment Of Auditor: Deloitte Statsautoriseret Revisionspartnerselskab	For	Combined
NOVO NORDISK A/S	25-Mar-2021	20	Reduction Of The Company'S B Share Capital By Nominally Dkk 8,000,000 By Cancellation Of B Shares	For	Combined
NOVO NORDISK A/S	25-Mar-2021	21	Authorisation To The Board Of Directors To Allow The Company To Repurchase Own Shares	For	Combined
NOVO NORDISK A/S	25-Mar-2021	22	Authorisation To The Board Of Directors To Increase The Company'S Share Capital: Cancellation Of Article 5.3 Of The Articles Of Association	For	Combined
NOVO NORDISK A/S	25-Mar-2021	23	Authorisation To The Board Of Directors To Increase The Company'S Share Capital: Extension Of Authorisation To The Board Of Directors To Increase The Company'S Share Capital	For	Combined
NOVO NORDISK A/S	25-Mar-2021	24	Indemnification Of The Board Of Directors And Executive Management: Indemnification Of Members Of The Board Of Directors	For	Combined
NOVO NORDISK A/S	25-Mar-2021	25	Indemnification Of The Board Of Directors And Executive Management: Indemnification Of Members Of Executive Management	For	Combined
NOVO NORDISK A/S	25-Mar-2021	26	Amendments To The Remuneration Policy	For	Combined
NOVO NORDISK A/S	25-Mar-2021	27	Amendment Of The Articles Of Association: Virtual General Meetings	For	Combined
NOVO NORDISK A/S	25-Mar-2021	28	Amendment Of The Articles Of Association: Language In Documents Prepared For General Meetings	For	Combined
NOVO NORDISK A/S	25-Mar-2021	29	Amendment Of The Articles Of Association: Differentiation Of Votes	For	Combined
NOVO NORDISK A/S	25-Mar-2021	30	Please Note That This Resolution Is A Shareholder Proposal: Proposal From The Shareholder Kritiske Aktionaerer On Making A Plan For Changed Ownership	Against	Combined
NOVO NORDISK A/S	25-Mar-2021	31	Any Other Business	Non-voting resolution	Combined
NOVO NORDISK A/S	25-Mar-2021	32	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Abstain' Only For Resolution Numbers 6.1 To 6.2, 6.3.A To 6.3.F And 7. Thank You	Non-voting resolution	Non-voting resolution
NOVO NORDISK A/S	25-Mar-2021	33	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
NOVO NORDISK A/S	25-Mar-2021	34	24 Feb 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
NOVO NORDISK A/S	25-Mar-2021	35	24 Feb 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
NOVOCURE LIMITED	09-Jun-2021	1	Election Of Director: Asaf Danziger	For	Combined
NOVOCURE LIMITED	09-Jun-2021	2	Election Of Director: William Doyle	For	For
NOVOCURE LIMITED	09-Jun-2021	3	Election Of Director: Jeryl Hilleman	For	For
NOVOCURE LIMITED	09-Jun-2021	4	Election Of Director: David Hung	For	For
NOVOCURE LIMITED	09-Jun-2021	5	Election Of Director: Kinyip Gabriel Leung	For	For
NOVOCURE LIMITED	09-Jun-2021	6	Election Of Director: Martin Madden	For	For
NOVOCURE LIMITED	09-Jun-2021	7	Election Of Director: Sherilyn Mccoy	For	For
NOVOCURE LIMITED	09-Jun-2021	8	Election Of Director: Timothy Scannell	For	For
NOVOCURE LIMITED	09-Jun-2021	9	Election Of Director: William Vernon	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NOVOCURE LIMITED	09-Jun-2021	10	The Approval And Ratification Of The Appointment, By The Audit Committee Of Our Board Of Directors, Of Kost Forer Gabbay & Kasierer, A Member Of Ernst & Young Global, As The Auditor And Independent Registered Public Accounting Firm Of The Company For The Company'S Fiscal Year Ending December 31, 2021.	For	For
NOVOCURE LIMITED	09-Jun-2021	11	A Non-Binding Advisory Vote To Approve Executive Compensation.	For	For
NOVOLIPETSK STEEL	29-Apr-2021	1	In Accordance With New Russian Federation Legislation Regarding Foreign Ownership Disclosure Requirements For Adr Securities, All Shareholders Who Wish To Participate In This Event Must Disclose Their Beneficial Owner Company Registration Number And Date Of Company Registration. Broadridge Will Integrate The Relevant Disclosure Information With The Vote Instruction When It Is Issued To The Local Market As Long As The Disclosure Information Has Been Provided By Your Global Custodian. If This Information Has Not Been Provided By Your Global Custodian, Then Your Vote May Be Rejected	Non-voting resolution	Combined
NOVOLIPETSK STEEL	29-Apr-2021	2	Approve Nlmk'S 2020 Annual Report	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	2	Approval Of The Annual Report For The Company'S Activities In 2020	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	3	Approve Nlmk'S 2020 Annual Accounting (Financial) Statements	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	3	On The Company'S Balance Sheet	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	4	Approve Nlmk 2020 Profit Distribution: Pay Out (Declare) 2020 Dividends On Common Shares In Cash In The Amount Of Rub 21.64 Per Common Share, Including Out Of Retained Earnings. Taking Into Account The Interim Dividends Paid In The Amount Of Rub 14.39 Per Common Share, The Outstanding Amount For Payment Is Rub 7.25 Per Common Share. Set The Date As Of Which The Persons Entitled To Dividends Are Determined As: 11Th May 2021	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	4	On The 2020 P-L Distribution	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	5	Please Note Cumulative Voting Applies To This Resolution Regarding The Election Of Directors. Out Of The 11 Directors Presented For Election, A Maximum Of 9 Directors Are To Be Elected. The Local Agent In The Market Will Apply Cumulative Voting Evenly Among Only Directors For Whom You Vote "For". Cumulative Votes Cannot Be Applied Unevenly Among Directors Via Proxyedge. However If You Wish To Do So, Please Contact Your Client Service Representative. Standing Instructions Have Been Removed For This Meeting. If You Have Further Questions Please Contact Your Client Service Representative	Non-voting resolution	Combined
NOVOLIPETSK STEEL	29-Apr-2021	6	Election Of Member Of The Nlmk Board Of Directors: Oleg Bagrin	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	6	Election Of Board Of Director: Bragin Oleg V	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	7	Election Of Member Of The Nlmk Board Of Directors: Thomas Veraszto	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	7	Election Of Board Of Director: Thomas Veraszto	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	8	Election Of Member Of The Nlmk Board Of Directors: Nikolai Gagarin	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	8	Election Of Board Of Director: Gagarin Nikholay A	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	9	Election Of Member Of The Nlmk Board Of Directors: Jane Zavalishina	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	9	Election Of Board Of Director: Eugenia Zavalishina	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	10	Election Of Member Of The Nlmk Board Of Directors: Sergey Kravchenko	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	10	Election Of Board Of Director: Sergey Kravchenko	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	11	Election Of Member Of The Nlmk Board Of Directors: Joachim Limberg	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	11	Election Of Board Of Director: Joachim Limberg	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	12	Election Of Member Of The Nlmk Board Of Directors: Vladimir Lisin	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	12	Election Of Board Of Director: Lisin Vladimir S	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	13	Election Of Member Of The Nlmk Board Of Directors: Marjan Oudeman	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	13	Election Of Board Of Director: Marjan Oudeman	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	14	Election Of Member Of The Nlmk Board Of Directors: Karen Sarkisov	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	14	Election Of Board Of Director: Sarkisov Karen R	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	15	Election Of Member Of The Nlmk Board Of Directors: Stanislav Shekshnia	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	15	Election Of Board Of Director: Stanislav Shekshnia	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	16	Election Of Member Of The Nlmk Board Of Directors: Benedict Sciortino	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	16	Election Of Board Of Director: Benedict Sciortino	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	17	Elect Grigory Fedorishin President (Chairman Of The Management Board) Of Nlmk	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	17	Election Or The Company President Fedoshin Grigory V	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	18	Approve The Resolution On Payment Of Remuneration To Members Of Nlmk Board Of Directors	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	18	On Remuneration For The Company Directors	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	19	Approve Ao "Pricewaterhousecoopers Audit" /Ogrn 1027700148431/ As The Auditor Of The Nlmk 2021 Ras (Russian Accounting Standards) Accounting (Financial) Statements	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NOVOLIPETSK STEEL	29-Apr-2021	19	To Approve The Joint Stock Company Pricewaterhousecoopers Audit As The Auditor Of The Accounting (Financial) Statements Of Pjsc Nlmk For 2021, Prepared In Accordance With The Accounting Reporting Rules Established In The Russian Federation	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	20	Engage Ao "Pricewaterhousecoopers Audit" /Ogrn 1027700148431/ To Carry Out An Audit Of The Nlmk 2021 Ifrs (International Financial Reporting Standards) Consolidated Financial Statements	For	Combined
NOVOLIPETSK STEEL	29-Apr-2021	20	The Audit Of The Consolidated Financial Statements Of Pjsc Nlmk For 2021, Prepared In Accordance With International Financial Reporting Standards (Ifirs), Shall Be Charged To Pricewaterhousecoopers Joint Stock Company	For	Combined
NOVOLIPETSK STEEL	11-Jun-2021	1	In Accordance With New Russian Federation Legislation Regarding Foreign Ownership Disclosure Requirements For Adr Securities, All Shareholders Who Wish To Participate In This Event Must Disclose Their Beneficial Owner Company Registration Number And Date Of Company Registration. Broadridge Will Integrate The Relevant Disclosure Information With The Vote Instruction When It Is Issued To The Local Market As Long As The Disclosure Information Has Been Provided By Your Global Custodian. If This Information Has Not Been Provided By Your Global Custodian, Then Your Vote May Be Rejected	Non-voting resolution	Combined
NOVOLIPETSK STEEL	11-Jun-2021	2	Pay (Declare) Q1 2021 Dividends On Common Shares In Cash In The Amount Of Rub 7.71 Per Common Share, Including Out Of Retained Earnings. Set The Date As Of Which The Persons Entitled To Dividends Are Determined As 23 June 2021	For	Combined
NOVOLIPETSK STEEL	11-Jun-2021	2	To Approve Dividend Payment For The First Quarter Of 2021 At 7.71 Rub Per Ordinary Share Rd 23.06.2021	For	Combined
NOVOLIPETSK STEEL	11-Jun-2021	3	Approve The Revised Version Of The Nlmk Charter	For	Combined
NOVOLIPETSK STEEL	11-Jun-2021	3	To Approve The New Edition Of The Charter	For	Combined
NOVOLIPETSK STEEL	11-Jun-2021	4	Approve The Revised Version Of The Regulations On The Nlmk Management Board	For	Combined
NOVOLIPETSK STEEL	11-Jun-2021	4	To Approve A New Edition Of The Provision On The Executive Board Of The Company	For	Combined
NOVOZYMES A/S	11-Mar-2021	1	In The Majority Of Meetings The Votes Are Cast With The Registrar Who Will Follow Client Instructions. In A Small Percentage Of Meetings There Is No Registrar And Clients Votes May Be Cast By The Chairman Of The Board Or A Board Member As Proxy. Clients Can Only Expect Them To Accept Pro-Management Votes. The Only Way To Guarantee That Abstain And/Or Against Votes Are Represented At The Meeting Is To Send Your Own Representative Or Attend The Meeting In Person. The Sub Custodian Banks Offer Representation Services For An Added Fee If Requested. Thank You	Non-voting resolution	Combined
NOVOZYMES A/S	11-Mar-2021	2	Please Be Advised That Split And Partial Voting Is Not Authorised For A Beneficial Owner In The Danish Market. Please Contact Your Global Custodian For Further Information.	Non-voting resolution	Non-voting resolution
NOVOZYMES A/S	11-Mar-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
NOVOZYMES A/S	11-Mar-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
NOVOZYMES A/S	11-Mar-2021	5	"Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance"	Non-voting resolution	Non-voting resolution
NOVOZYMES A/S	11-Mar-2021	6	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Abstain' Only For Resolution Numbers 6.1, 7.1, 8.1 To 8.5 And 9.1. Thank You.	Non-voting resolution	Non-voting resolution
NOVOZYMES A/S	11-Mar-2021	7	The Board Of Directors Report On The Company'S Activities	Non-voting resolution	Non-voting resolution
NOVOZYMES A/S	11-Mar-2021	8	Presentation And Approval Of The Audited Annual Report	For	Combined
NOVOZYMES A/S	11-Mar-2021	9	Resolution On Distribution Of Profit In Accordance With The Approved Annual Report	For	Combined
NOVOZYMES A/S	11-Mar-2021	10	Approval Of The Remuneration Report For 2020	For	Combined
NOVOZYMES A/S	11-Mar-2021	11	Approval Of Remuneration Of The Board Of Directors For 2020 And The Remuneration Level For 2021	For	Combined
NOVOZYMES A/S	11-Mar-2021	12	Election Of Chair: Joergen Buhl Rasmussen	For	Combined
NOVOZYMES A/S	11-Mar-2021	13	Election Of Vice Chair: Cornelis (Cees) De Jong	For	Combined
NOVOZYMES A/S	11-Mar-2021	14	Election Of Other Board Members: Heine Dalsgaard	For	Combined
NOVOZYMES A/S	11-Mar-2021	15	Election Of Other Board Members: Sharon James	For	Combined
NOVOZYMES A/S	11-Mar-2021	16	Election Of Other Board Members: Kasim Kutay	For	Combined
NOVOZYMES A/S	11-Mar-2021	17	Election Of Other Board Members: Kim Stratton	For	Combined
NOVOZYMES A/S	11-Mar-2021	18	Election Of Other Board Members: Mathias Uhlen	For	Combined
NOVOZYMES A/S	11-Mar-2021	19	Election Of Auditor: Re-Election Of Pwc	For	Combined
NOVOZYMES A/S	11-Mar-2021	20	Proposals From The Board Of Directors: Renewal Of Authorization To The Board Of Directors To Implement Capital Increases	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NOVOZYMES A/S	11-Mar-2021	21	Proposals From The Board Of Directors: Reduction Of The Share Capital	For	Combined
NOVOZYMES A/S	11-Mar-2021	22	Proposals From The Board Of Directors: Authorization To Acquire Treasury Shares	For	Combined
NOVOZYMES A/S	11-Mar-2021	23	Proposals From The Board Of Directors: Amendment Of Article 7 (Shareholders Meeting, Time, Place And Notice)	For	Combined
NOVOZYMES A/S	11-Mar-2021	24	Proposals From The Board Of Directors: Approval Of Amendment Of Remuneration Policy (Formalizing The Fee Structure Of The Innovation Committee)	For	Combined
NOVOZYMES A/S	11-Mar-2021	25	Authorization To The Meeting Chairperson	For	Combined
NOVOZYMES A/S	11-Mar-2021	26	Any Other Business	Non-voting resolution	Combined
NOVOZYMES A/S	11-Mar-2021	27	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You.	Non-voting resolution	Non-voting resolution
NRG ENERGY, INC.	29-Apr-2021	1	Election Of Director: E. Spencer Abraham	For	Combined
NRG ENERGY, INC.	29-Apr-2021	2	Election Of Director: Antonio Carrillo	For	For
NRG ENERGY, INC.	29-Apr-2021	3	Election Of Director: Matthew Carter, Jr.	For	For
NRG ENERGY, INC.	29-Apr-2021	4	Election Of Director: Lawrence S. Coben	For	For
NRG ENERGY, INC.	29-Apr-2021	5	Election Of Director: Heather Cox	For	For
NRG ENERGY, INC.	29-Apr-2021	6	Election Of Director: Elisabeth B. Donohue	For	For
NRG ENERGY, INC.	29-Apr-2021	7	Election Of Director: Mauricio Gutierrez	For	For
NRG ENERGY, INC.	29-Apr-2021	8	Election Of Director: Paul W. Hobby	For	Combined
NRG ENERGY, INC.	29-Apr-2021	9	Election Of Director: Alexandra Pruner	For	Combined
NRG ENERGY, INC.	29-Apr-2021	10	Election Of Director: Anne C. Schaumburg	For	For
NRG ENERGY, INC.	29-Apr-2021	11	Election Of Director: Thomas H. Weidemeyer	For	For
NRG ENERGY, INC.	29-Apr-2021	12	To Approve, On A Non-Binding Advisory Basis, The Compensation Of The Company'S Named Executive Officers.	For	For
NRG ENERGY, INC.	29-Apr-2021	13	To Ratify The Appointment Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	For
NSI NV	21-Apr-2021	6	Discussion Of The Remuneration Report For The 2020 Financial Year And Advisory Vote	For	For
NSI NV	21-Apr-2021	7	Adoption Of The Financial Statements For The 2020 Financial Year	For	For
NSI NV	21-Apr-2021	9	Declaration Of The Final Dividend For 2020: Eur 2.16 Per Share	For	For
NSI NV	21-Apr-2021	10	Discharge Of The Members Of The Management Board For The Policy Pursued In The 2020 Financial Year	For	For
NSI NV	21-Apr-2021	11	Discharge Of The Members Of The Supervisory Board For The Supervision Exercised During The 2020 Financial Year	For	For
NSI NV	21-Apr-2021	12	Proposal For Reappointment Of Ms A.A. De Jong As Director (Cfo)	For	For
NSI NV	21-Apr-2021	13	Proposal For Reappointment Of Ms G.M. Haandrikman As Member Of The Supervisory Board	For	For
NSI NV	21-Apr-2021	15	Proposal To Authorise The Management Board To Issue Ordinary Shares Up To A Maximum Of 10% Of The Outstanding Number Of Shares, Subject To The Approval Of The Supervisory Board	For	For
NSI NV	21-Apr-2021	16	Proposal To Authorise The Management Board To Issue Up To An Additional 10% Of Ordinary Shares (I.E. 20% In Aggregate For 11A And 11B), Subject To The Approval Of The Supervisory Board	For	For
NSI NV	21-Apr-2021	17	Proposal To Authorise The Management Board To Limit Or Exclude Pre-Emptive Rights Upon The Issuance Of Ordinary Shares Issued Under 11A, Subject To The Approval Of The Supervisory Board	For	For
NSI NV	21-Apr-2021	18	Proposal To Authorise The Management Board To Limit Or Exclude Pre-Emptive Rights Upon The Issuance Of Ordinary Shares Issued Under 11B, Subject To The Approval Of The Supervisory Board	For	For
NSI NV	21-Apr-2021	19	Proposal To Authorise The Management Board To Buy Back Ordinary Shares In The Company'S Own Capital, Subject To The Approval Of The Supervisory Board	For	For
NSK LTD.	25-Jun-2021	2	Appoint A Director Uchiyama, Toshihiro	For	For
NSK LTD.	25-Jun-2021	3	Appoint A Director Ichii, Akitoshi	For	For
NSK LTD.	25-Jun-2021	4	Appoint A Director Nogami, Saimon	For	For
NSK LTD.	25-Jun-2021	5	Appoint A Director Yamana, Kenichi	For	For
NSK LTD.	25-Jun-2021	6	Appoint A Director Bada, Hajime	For	For
NSK LTD.	25-Jun-2021	7	Appoint A Director Mochizuki, Akemi	For	For
NSK LTD.	25-Jun-2021	8	Appoint A Director Fujita, Yoshitaka	For	For
NSK LTD.	25-Jun-2021	9	Appoint A Director Nagahama, Mitsuhiro	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NSK LTD.	25-Jun-2021	10	Appoint A Director Obara, Koichi	For	For
NTT DATA CORPORATION	17-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
NTT DATA CORPORATION	17-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
NTT DATA CORPORATION	17-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Homma, Yo	For	For
NTT DATA CORPORATION	17-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yamaguchi, Shigeki	For	For
NTT DATA CORPORATION	17-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Fujiwara, Toshi	For	For
NTT DATA CORPORATION	17-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nishihata, Kazuhiro	For	For
NTT DATA CORPORATION	17-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Suzuki, Masanori	For	For
NTT DATA CORPORATION	17-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sasaki, Yutaka	For	For
NTT DATA CORPORATION	17-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Hirano, Eiji	For	For
NTT DATA CORPORATION	17-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Fujii, Mariko	For	For
NTT DATA CORPORATION	17-Jun-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Patrizio Mapelli	For	For
NTT DATA CORPORATION	17-Jun-2021	12	Appoint A Director Who Is Not Audit And Supervisory Committee Member Arimoto, Takeshi	For	For
NTT DATA CORPORATION	17-Jun-2021	13	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ike, Fumihiko	For	For
NTT DATA CORPORATION	17-Jun-2021	14	Appoint A Director Who Is Audit And Supervisory Committee Member Okada, Akihiko	For	Combined
NTT DATA CORPORATION	17-Jun-2021	15	Approve Details Of The Performance-Based Stock Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	Combined
NTT DATA CORPORATION	17-Jun-2021	16	Approve Details Of The Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	For
NUCOR CORPORATION	13-May-2021	1	Director	For	For
NUCOR CORPORATION	13-May-2021	2	Ratification Of The Appointment Of Pricewaterhousecoopers Llp To Serve As Nucor'S Independent Registered Public Accounting Firm For 2021.	For	For
NUCOR CORPORATION	13-May-2021	3	Approval, On An Advisory Basis, Of Nucor'S Named Executive Officer Compensation In 2020.	For	For
NUTRIEN LTD. (THE "CORPORATION")	17-May-2021	1	Director	For	Combined
NUTRIEN LTD. (THE "CORPORATION")	17-May-2021	2	Re-Appointment Of Kpmg Llp, Chartered Accountants, As Auditor Of The Corporation.	For	For
NUTRIEN LTD. (THE "CORPORATION")	17-May-2021	3	A Non-Binding Advisory Resolution To Accept The Corporation'S Approach To Executive Compensation.	For	For
NVIDIA CORPORATION	03-Jun-2021	1	Election Of Director: Robert K. Burgess	For	Combined
NVIDIA CORPORATION	03-Jun-2021	2	Election Of Director: Tench Cox	For	Combined
NVIDIA CORPORATION	03-Jun-2021	3	Election Of Director: John O. Dabiri	For	Combined
NVIDIA CORPORATION	03-Jun-2021	4	Election Of Director: Persis S. Drell	For	Combined
NVIDIA CORPORATION	03-Jun-2021	5	Election Of Director: Jen-Hsun Huang	For	Combined
NVIDIA CORPORATION	03-Jun-2021	6	Election Of Director: Dawn Hudson	For	Combined
NVIDIA CORPORATION	03-Jun-2021	7	Election Of Director: Harvey C. Jones	For	Combined
NVIDIA CORPORATION	03-Jun-2021	8	Election Of Director: Michael G. McCaffery	For	Combined
NVIDIA CORPORATION	03-Jun-2021	9	Election Of Director: Stephen C. Neal	For	Combined
NVIDIA CORPORATION	03-Jun-2021	10	Election Of Director: Mark L. Perry	For	Combined
NVIDIA CORPORATION	03-Jun-2021	11	Election Of Director: A. Brooke Seawell	For	Combined
NVIDIA CORPORATION	03-Jun-2021	12	Election Of Director: Aarti Shah	For	Combined
NVIDIA CORPORATION	03-Jun-2021	13	Election Of Director: Mark A. Stevens	For	Combined
NVIDIA CORPORATION	03-Jun-2021	14	Approval Of Our Executive Compensation.	For	Combined
NVIDIA CORPORATION	03-Jun-2021	15	Ratification Of The Selection Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For Fiscal Year 2022.	For	Combined
NVIDIA CORPORATION	03-Jun-2021	16	Approval Of An Amendment To Our Charter To Increase The Number Of Authorized Shares Of Common Stock From 2 Billion Shares To 4 Billion Shares.	For	Combined
NVR, INC.	05-May-2021	1	Election Of Director: Dwight C. Schar	For	For
NVR, INC.	05-May-2021	2	Election Of Director: C.E. Andrews	For	For
NVR, INC.	05-May-2021	3	Election Of Director: Sallie B. Bailey	For	For
NVR, INC.	05-May-2021	4	Election Of Director: Thomas D. Eckert	For	For
NVR, INC.	05-May-2021	5	Election Of Director: Alfred E. Festa	For	For
NVR, INC.	05-May-2021	6	Election Of Director: Manuel H. Johnson	For	For
NVR, INC.	05-May-2021	7	Election Of Director: Alexandra A. Jung	For	For
NVR, INC.	05-May-2021	8	Election Of Director: Mel Martinez	For	For
NVR, INC.	05-May-2021	9	Election Of Director: William A. Moran	For	For
NVR, INC.	05-May-2021	10	Election Of Director: David A. Preiser	For	Combined
NVR, INC.	05-May-2021	11	Election Of Director: W. Grady Rosier	For	Combined
NVR, INC.	05-May-2021	12	Election Of Director: Susan Williamson Ross	For	For
NVR, INC.	05-May-2021	13	Ratification Of Appointment Of Kpmg Llp As Independent Auditor For The Year Ending December 31, 2021.	For	For
NVR, INC.	05-May-2021	14	Advisory Vote To Approve Executive Compensation.	For	For
NXP SEMICONDUCTORS NV.	26-May-2021	1	Adoption Of The 2020 Statutory Annual Accounts.	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NXP SEMICONDUCTORS NV.	26-May-2021	2	Discharge Of The Members Of The Board For Their Responsibilities In The Financial Year Ended December 31, 2020	For	Combined
NXP SEMICONDUCTORS NV.	26-May-2021	3	Re-Appoint Kurt Sievers As Executive Director	For	Combined
NXP SEMICONDUCTORS NV.	26-May-2021	4	Re-Appoint Sir Peter Bonfield As Non-Executive Director	For	Combined
NXP SEMICONDUCTORS NV.	26-May-2021	5	Appoint Annette Clayton As Non-Executive Director	For	Combined
NXP SEMICONDUCTORS NV.	26-May-2021	6	Appoint Anthony Foxx As Non-Executive Director	For	Combined
NXP SEMICONDUCTORS NV.	26-May-2021	7	Re-Appoint Kenneth A. Goldman As Non-Executive Director	For	Combined
NXP SEMICONDUCTORS NV.	26-May-2021	8	Re-Appoint Josef Kaeser As Non-Executive Director	For	Combined
NXP SEMICONDUCTORS NV.	26-May-2021	9	Re-Appoint Lena Olving As Non-Executive Director	For	Combined
NXP SEMICONDUCTORS NV.	26-May-2021	10	Re-Appoint Peter Smitham As Non-Executive Director	For	Combined
NXP SEMICONDUCTORS NV.	26-May-2021	11	Re-Appoint Julie Southern As Non-Executive Director	For	Combined
NXP SEMICONDUCTORS NV.	26-May-2021	12	Re-Appoint Jasmin Staiblin As Non-Executive Director	For	Combined
NXP SEMICONDUCTORS NV.	26-May-2021	13	Re-Appoint Gregory Summe As Non-Executive Director	For	Combined
NXP SEMICONDUCTORS NV.	26-May-2021	14	Re-Appoint Karl-Henrik Sundström As Non-Executive Director	For	Combined
NXP SEMICONDUCTORS NV.	26-May-2021	15	Authorization Of The Board To Issue Ordinary Shares Of The Company And Grant Rights To Acquire Ordinary Shares	For	Combined
NXP SEMICONDUCTORS NV.	26-May-2021	16	Authorization Of The Board To Restrict Or Exclude Pre-Emption Rights Accruing In Connection With An Issue Of Shares Or Grant Of Rights.	For	Combined
NXP SEMICONDUCTORS NV.	26-May-2021	17	Authorization Of The Board To Repurchase Ordinary Shares	For	Combined
NXP SEMICONDUCTORS NV.	26-May-2021	18	Authorization Of The Board To Cancel Ordinary Shares Held Or To Be Acquired By The Company	For	Combined
NXP SEMICONDUCTORS NV.	26-May-2021	19	Approval Of The Amended Remuneration Of The Non-Executive Members Of The Board	For	Combined
NXP SEMICONDUCTORS NV.	26-May-2021	20	Non-Binding, Advisory Approval Of The Named Executive Officers' Compensation	For	Combined
NYFOSA AB	21-Apr-2021	12	Resolution On Adoption Of The Income Statement And Balance Sheet And The Consolidated Income Statement And Consolidated Balance Sheet	For	Combined
NYFOSA AB	21-Apr-2021	13	Resolution On Disposition Of The Company'S Earnings In Accordance With The Adopted Balance Sheet, And Determination Of Record Dates In Case Of Dividend: The Board Of Directors Proposes That The Annual General Meeting Resolves On An Ordinary Dividend To The Shareholders Until The Next Annual General Meeting, Of A Total Of Sek 3.00 Per Share With A Quarterly Payment Of Sek 0.75 Per Share, And An Extra Dividend Of Sek 1.00 Per Share	For	For
NYFOSA AB	21-Apr-2021	14	Resolution On Discharge From Liability For The Directors Of The Board And The Ceo For The Financial Year 2020: Johan Ericsson (Chairman Of The Board Of Directors)	For	For
NYFOSA AB	21-Apr-2021	15	Resolution On Discharge From Liability For The Directors Of The Board And The Ceo For The Financial Year 2020: Mats Andersson (Director)	For	For
NYFOSA AB	21-Apr-2021	16	Resolution On Discharge From Liability For The Directors Of The Board And The Ceo For The Financial Year 2020: Marie Bucht Toresater (Director)	For	For
NYFOSA AB	21-Apr-2021	17	Resolution On Discharge From Liability For The Directors Of The Board And The Ceo For The Financial Year 2020: Lisa Dominguez Flodin (Director)	For	For
NYFOSA AB	21-Apr-2021	18	Resolution On Discharge From Liability For The Directors Of The Board And The Ceo For The Financial Year 2020: Jens Engwall (Director)	For	For
NYFOSA AB	21-Apr-2021	19	Resolution On Discharge From Liability For The Directors Of The Board And The Ceo For The Financial Year 2020: Per Lindblad (Director)	For	For
NYFOSA AB	21-Apr-2021	20	Resolution On Discharge From Liability For The Directors Of The Board And The Ceo For The Financial Year 2020: Jenny Warne (Director)	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
NYFOSA AB	21-Apr-2021	21	Resolution On Discharge From Liability For The Directors Of The Board And The Ceo For The Financial Year 2020: Stina Lindh Hok (Ceo)	For	For
NYFOSA AB	21-Apr-2021	22	Resolution On Discharge From Liability For The Directors Of The Board And The Ceo For The Financial Year 2020: Kristina Sawjani (Former Director)	For	For
NYFOSA AB	21-Apr-2021	23	Resolution On Discharge From Liability For The Directors Of The Board And The Ceo For The Financial Year 2020: Jens Engwall (Former Ceo)	For	For
NYFOSA AB	21-Apr-2021	24	Presentation Of The Remuneration Report For Approval	For	For
NYFOSA AB	21-Apr-2021	25	Resolution On Number Of Directors Of The Board: The Nomination Committee Proposes That The Board Of Directors, For The Period Until The End Of The Next Annual General Meeting, Shall Continue To Consist Of Seven Directors Elected By The General Meeting With No Deputies	For	For
NYFOSA AB	21-Apr-2021	26	Resolution On Number Of Auditors: The Nomination Committee Proposes That The Company Shall Have One Auditor With No Deputy	For	For
NYFOSA AB	21-Apr-2021	27	Resolution On Remuneration To The Directors Of The Board	For	For
NYFOSA AB	21-Apr-2021	28	Resolution On Remuneration To The Auditor	For	For
NYFOSA AB	21-Apr-2021	29	Election Of Director Of The Board: Johan Ericsson (Proposed Director)	For	Combined
NYFOSA AB	21-Apr-2021	30	Election Of Director Of The Board: Mats Andersson (Proposed Director)	For	Combined
NYFOSA AB	21-Apr-2021	31	Election Of Director Of The Board: Marie Bucht Toresater (Proposed Director)	For	For
NYFOSA AB	21-Apr-2021	32	Election Of Director Of The Board: Lisa Dominguez Flodin (Proposed Director)	For	For
NYFOSA AB	21-Apr-2021	33	Election Of Director Of The Board: Jens Engwall (Proposed Director)	For	For
NYFOSA AB	21-Apr-2021	34	Election Of Director Of The Board: Per Lindblad (Proposed Director)	For	For
NYFOSA AB	21-Apr-2021	35	Election Of Director Of The Board: Jenny Warne (Proposed Director)	For	For
NYFOSA AB	21-Apr-2021	36	Election Of Chairman Of The Board Of Directors: Johan Ericsson (Proposed Chairman Of The Board Of Directors)	For	Combined
NYFOSA AB	21-Apr-2021	37	Election Of Auditor: The Nomination Committee Proposes That The Registered Accounting Firm Kpmg Ab Is Re-Elected As Auditor For The Period Until The End Of The Next Annual General Meeting. The Proposal Of The Nomination Committee Is In Accordance With The Audit Committee'S Recommendation. Kpmg Ab Has Informed That If The Nomination Committee'S Proposal For Auditor Is Adopted By The Meeting, Mattias Johansson, Authorised Public Accountant, Will Be Appointed As The Auditor In Charge	For	Combined
NYFOSA AB	21-Apr-2021	38	Resolution On Directed Issue Of Warrants And Approval Of Transfer Of Warrants (Ltip 2021)	For	For
NYFOSA AB	21-Apr-2021	39	Resolution On Authorisation For The Board Of Directors To Resolve To Issue New Shares	For	For
NYFOSA AB	21-Apr-2021	40	Resolution On Amendment Of The Articles Of Association: It Is Proposed To Insert The Section As A New Section 11, A Renumbering Is Proposed, Whereby The Previous Section 11 Becomes Section 12 And The Previous Section 12 Becomes Section 13	For	For
NZX	08-Apr-2021	1	That The Board Be Authorised To Determine The Auditor'S Fees And Expenses For The 2021 Financial Year	For	For
NZX	08-Apr-2021	2	That Nigel Babbage Be Re-Elected As A Director Of NzX Limited	For	For
NZX	08-Apr-2021	3	That Lindsay Wright Be Re-Elected As A Director Of NzX Limited	For	For
OBAYASHI CORPORATION	24-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
OBAYASHI CORPORATION	24-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
OBAYASHI CORPORATION	24-Jun-2021	3	Appoint A Director Obayashi, Takeo	For	For
OBAYASHI CORPORATION	24-Jun-2021	4	Appoint A Director Hasuwa, Kenji	For	For
OBAYASHI CORPORATION	24-Jun-2021	5	Appoint A Director Sato, Takehito	For	For
OBAYASHI CORPORATION	24-Jun-2021	6	Appoint A Director Kotera, Yasuo	For	For
OBAYASHI CORPORATION	24-Jun-2021	7	Appoint A Director Murata, Toshihiko	For	For
OBAYASHI CORPORATION	24-Jun-2021	8	Appoint A Director Sasagawa, Atsushi	For	For
OBAYASHI CORPORATION	24-Jun-2021	9	Appoint A Director Sato, Toshimi	For	For
OBAYASHI CORPORATION	24-Jun-2021	10	Appoint A Director Koizumi, Shinichi	For	For
OBAYASHI CORPORATION	24-Jun-2021	11	Appoint A Director Izumiya, Naoki	For	For
OBAYASHI CORPORATION	24-Jun-2021	12	Appoint A Director Kobayashi, Yoko	For	For
OBAYASHI CORPORATION	24-Jun-2021	13	Appoint A Director Orie, Masako	For	For
OBAYASHI CORPORATION	24-Jun-2021	14	Appoint A Director Kato, Hiroyuki	For	For
OBAYASHI CORPORATION	24-Jun-2021	15	Approve Details Of The Compensation To Be Received By Directors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
OBAYASHI CORPORATION	24-Jun-2021	16	Approve Details Of The Stock Compensation To Be Received By Directors	For	For
OBIC CO.,LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
OBIC CO.,LTD.	29-Jun-2021	3	Appoint A Director Noda, Masahiro	For	Combined
OBIC CO.,LTD.	29-Jun-2021	4	Appoint A Director Tachibana, Shoichi	For	Against
OBIC CO.,LTD.	29-Jun-2021	5	Appoint A Director Kawanishi, Atsushi	For	Combined
OBIC CO.,LTD.	29-Jun-2021	6	Appoint A Director Fujimoto, Takao	For	For
OBIC CO.,LTD.	29-Jun-2021	7	Appoint A Director Gomi, Yasumasa	For	Combined
OBIC CO.,LTD.	29-Jun-2021	8	Appoint A Director Ejiri, Takashi	For	Combined
OBIC CO.,LTD.	29-Jun-2021	9	Appoint A Corporate Auditor Koyamachi, Akira	For	For
OBIC CO.,LTD.	29-Jun-2021	10	Appoint A Corporate Auditor Tanaka, Takeo	For	For
OBIC CO.,LTD.	29-Jun-2021	11	Appoint A Corporate Auditor Yamada, Shigetsugu	For	For
OBIC CO.,LTD.	29-Jun-2021	12	Approve Details Of The Compensation To Be Received By Directors	For	For
OCADO GROUP PLC	13-May-2021	1	To Receive The Annual Report And Accounts	For	For
OCADO GROUP PLC	13-May-2021	2	To Approve The Directors' Remuneration Report	For	Combined
OCADO GROUP PLC	13-May-2021	3	To Re-Appoint Tim Steiner	For	Against
OCADO GROUP PLC	13-May-2021	4	To Re-Appoint Neill Abrams	For	Against
OCADO GROUP PLC	13-May-2021	5	To Re-Appoint Mark Richardson	For	Against
OCADO GROUP PLC	13-May-2021	6	To Re-Appoint Luke Jensen	For	Against
OCADO GROUP PLC	13-May-2021	7	To Re-Appoint Jorn Rausing	For	Against
OCADO GROUP PLC	13-May-2021	8	To Re-Appoint Andrew Harrison	For	Against
OCADO GROUP PLC	13-May-2021	9	To Re-Appoint Emma Lloyd	For	Combined
OCADO GROUP PLC	13-May-2021	10	To Re-Appoint Julie Southern	For	For
OCADO GROUP PLC	13-May-2021	11	To Re-Appoint John Martin	For	For
OCADO GROUP PLC	13-May-2021	12	To Appoint Michael Sherman	For	For
OCADO GROUP PLC	13-May-2021	13	To Appoint Richard Haythornthwaite	For	Combined
OCADO GROUP PLC	13-May-2021	14	To Appoint Stephen Daintith	For	Against
OCADO GROUP PLC	13-May-2021	15	To Re-Appoint Deloitte Llp As Auditors	For	Combined
OCADO GROUP PLC	13-May-2021	16	To Authorise The Directors To Determine The Auditors' Remuneration	For	For
OCADO GROUP PLC	13-May-2021	17	Authority For Political Donations And Political Expenditure	For	For
OCADO GROUP PLC	13-May-2021	18	Amendment To The Ocado Employee Share Purchase Plan	For	For
OCADO GROUP PLC	13-May-2021	19	Authority To Allot Shares Up To One-Third Of Issued Share Capital	For	For
OCADO GROUP PLC	13-May-2021	20	Authority To Allot Shares In Connection With A Rights Issue Only	For	For
OCADO GROUP PLC	13-May-2021	21	General Authority To Disapply Pre-Emption Rights	For	For
OCADO GROUP PLC	13-May-2021	22	Additional Authority To Disapply Pre-Emption Rights	For	For
OCADO GROUP PLC	13-May-2021	23	Authority To Purchase Own Shares	For	For
OCADO GROUP PLC	13-May-2021	24	Notice Of General Meetings	For	Combined
OCCIDENTAL PETROLEUM CORPORATION	07-May-2021	1	Election Of Director: Stephen I. Chazen	For	Against
OCCIDENTAL PETROLEUM CORPORATION	07-May-2021	2	Election Of Director: Andrew Gould	For	Combined
OCCIDENTAL PETROLEUM CORPORATION	07-May-2021	3	Election Of Director: Carlos M. Gutierrez	For	Combined
OCCIDENTAL PETROLEUM CORPORATION	07-May-2021	4	Election Of Director: Vicki Hollub	For	Combined
OCCIDENTAL PETROLEUM CORPORATION	07-May-2021	5	Election Of Director: Gary Hu	For	For
OCCIDENTAL PETROLEUM CORPORATION	07-May-2021	6	Election Of Director: William R. Klesse	For	For
OCCIDENTAL PETROLEUM CORPORATION	07-May-2021	7	Election Of Director: Andrew N. Langham	For	Combined
OCCIDENTAL PETROLEUM CORPORATION	07-May-2021	8	Election Of Director: Jack B. Moore	For	Combined
OCCIDENTAL PETROLEUM CORPORATION	07-May-2021	9	Election Of Director: Margarita Paláu-Hernández	For	For
OCCIDENTAL PETROLEUM CORPORATION	07-May-2021	10	Election Of Director: Avedick B. Poladian	For	Combined
OCCIDENTAL PETROLEUM CORPORATION	07-May-2021	11	Election Of Director: Robert M. Shearer	For	Combined
OCCIDENTAL PETROLEUM CORPORATION	07-May-2021	12	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
OCCIDENTAL PETROLEUM CORPORATION	07-May-2021	13	Ratification Of Selection Of Kpmg As Occidental'S Independent Auditor.	For	For
ODAKYU ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
ODAKYU ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	3	Appoint A Director Hoshino, Koji	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ODAKYU ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	4	Appoint A Director Arakawa, Isamu	For	For
ODAKYU ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	5	Appoint A Director Igarashi, Shu	For	For
ODAKYU ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	6	Appoint A Director Hayama, Takashi	For	For
ODAKYU ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	7	Appoint A Director Nagano, Shinji	For	For
ODAKYU ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	8	Appoint A Director Kuroda, Satoshi	For	For
ODAKYU ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	9	Appoint A Director Nomakuchi, Tamotsu	For	For
ODAKYU ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	10	Appoint A Director Nakayama, Hiroko	For	For
ODAKYU ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	11	Appoint A Director Ohara, Toru	For	For
ODAKYU ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	12	Appoint A Director Itonaga, Takehide	For	For
ODAKYU ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	13	Appoint A Director Tateyama, Akinori	For	For
ODAKYU ELECTRIC RAILWAY CO.,LTD.	29-Jun-2021	14	Appoint A Director Suzuki, Shigeru	For	For
OFFCN EDUCATION TECHNOLOGY CO., LTD.	25-Jan-2021	1	The Cooperation Agreement On Customized Development And Construction To Be Signed By A Wholly-Owned Subsidiary	For	For
OFFCN EDUCATION TECHNOLOGY CO., LTD.	15-Jun-2021	2	2020 Annual Report And Its Summary	For	For
OFFCN EDUCATION TECHNOLOGY CO., LTD.	15-Jun-2021	3	2020 Work Report Of The Board Of Directors	For	For
OFFCN EDUCATION TECHNOLOGY CO., LTD.	15-Jun-2021	4	2020 Work Report Of The Supervisory Committee	For	For
OFFCN EDUCATION TECHNOLOGY CO., LTD.	15-Jun-2021	5	2020 Annual Accounts	For	For
OFFCN EDUCATION TECHNOLOGY CO., LTD.	15-Jun-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny0.00000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
OFFCN EDUCATION TECHNOLOGY CO., LTD.	15-Jun-2021	7	Cash Management With Proprietary Funds By The Company And Subsidiaries	For	Combined
OFFCN EDUCATION TECHNOLOGY CO., LTD.	15-Jun-2021	8	Determination Of 2021 Remuneration Plan For Directors, Supervisors And Senior Management	For	Combined
OFFCN EDUCATION TECHNOLOGY CO., LTD.	15-Jun-2021	9	Reappointment Of 2021 Audit Firm	For	For
OFFCN EDUCATION TECHNOLOGY CO., LTD.	15-Jun-2021	10	Application For Comprehensive Credit Line To Banks By The Company And Subsidiaries	For	For
OFFCN EDUCATION TECHNOLOGY CO., LTD.	15-Jun-2021	11	Amendments To The Articles Of Association	For	For
OFFCN EDUCATION TECHNOLOGY CO., LTD.	15-Jun-2021	12	Amendments To The Rules Of Procedure Governing The General Meeting Of Shareholders	For	Combined
OFFCN EDUCATION TECHNOLOGY CO., LTD.	15-Jun-2021	13	Amendments To The Implementing Rules For Online Voting System At Shareholders' General Meetings	For	Against
OFFCN EDUCATION TECHNOLOGY CO., LTD.	15-Jun-2021	14	Amendments To The System On Appointment Of Independent Directors And The Rules Of Procedure For Them	For	Against
OFFCN EDUCATION TECHNOLOGY CO., LTD.	15-Jun-2021	15	Amendments To The Raised Funds Management Measures	For	Against
OFFCN EDUCATION TECHNOLOGY CO., LTD.	15-Jun-2021	16	Report On The Use Of Previously Raised Funds	For	Combined
OFFICE PROPERTIES INCOME TRUST	17-Jun-2021	1	Election Of Independent Trustee: William A. Lamkin	For	For
OFFICE PROPERTIES INCOME TRUST	17-Jun-2021	2	Election Of Independent Trustee: Elena B. Poptodorova	For	For
OFFICE PROPERTIES INCOME TRUST	17-Jun-2021	3	Advisory Vote To Approve Executive Compensation.	For	For
OFFICE PROPERTIES INCOME TRUST	17-Jun-2021	4	Ratification Of The Appointment Of Deloitte & Touche Llp As Independent Auditors To Serve For The 2021 Fiscal Year.	For	For
OGE ENERGY CORP.	20-May-2021	1	Election Of Director: Frank A. Bozich	For	For
OGE ENERGY CORP.	20-May-2021	2	Election Of Director: Peter D. Clarke	For	For
OGE ENERGY CORP.	20-May-2021	3	Election Of Director: Luke R. Corbett	For	For
OGE ENERGY CORP.	20-May-2021	4	Election Of Director: David L. Hauser	For	For
OGE ENERGY CORP.	20-May-2021	5	Election Of Director: Luther C. Kissam, Iv	For	For
OGE ENERGY CORP.	20-May-2021	6	Election Of Director: Judy R. Mcreynolds	For	Combined
OGE ENERGY CORP.	20-May-2021	7	Election Of Director: David E. Rainbolt	For	Combined
OGE ENERGY CORP.	20-May-2021	8	Election Of Director: J. Michael Sanner	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
OGE ENERGY CORP.	20-May-2021	9	Election Of Director: Sheila G. Talton	For	For
OGE ENERGY CORP.	20-May-2021	10	Election Of Director: Sean Trauschke	For	For
OGE ENERGY CORP.	20-May-2021	11	Ratification Of The Appointment Of Ernst & Young Llp As The Company'S Principal Independent Accountants For 2021.	For	For
OGE ENERGY CORP.	20-May-2021	12	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
OGE ENERGY CORP.	20-May-2021	13	Amendment Of The Restated Certificate Of Incorporation And By-Laws To Permit Shareholders To Act By Written Consent.	For	For
OGE ENERGY CORP.	20-May-2021	14	Shareholder Proposal Regarding Simple Majority Vote.	Against	For
OIL COMPANY LUKOIL PJSC	24-Jun-2021	1	In Accordance With New Russian Federation Legislation Regarding Foreign Ownership Disclosure Requirements For Adr Securities, All Shareholders Who Wish To Participate In This Event Must Disclose Their Beneficial Owner Company Registration Number And Date Of Company Registration. Broadridge Will Integrate The Relevant Disclosure Information With The Vote Instruction When It Is Issued To The Local Market As Long As The Disclosure Information Has Been Provided By Your Global Custodian. If This Information Has Not Been Provided By Your Global Custodian, Then Your Vote May Be Rejected	Non-voting resolution	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	2	Approve Annual Report, Financial Statements, And Allocation Of Income, Including Dividends Of Rub 213 Per Share	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	2	To Approve Annual Report For 2020, Annual Financial Statement, Profit Distribution Including Dividends Payment Based On The Results Of 2020 At 259 Rub Per Ordinary Share	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	2	Approve Annual Report, Financial Statements, And Allocation Of Income, Including Dividends Of Rub 213 Per Share	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	3	Please Note Cumulative Voting Applies To This Resolution Regarding The Election Of Directors. Out Of The 11 Directors Presented For Election, A Maximum Of 11 Directors Are To Be Elected. The Local Agent In The Market Will Apply Cumulative Voting Evenly Among Only Directors For Whom You Vote "For". Cumulative Votes Cannot Be Applied Unevenly Among Directors Via Proxyedge. However If You Wish To Do So, Please Contact Your Client Service Representative. Standing Instructions Have Been Removed For This Meeting. If You Have Further Questions Please Contact Your Client Service Representative	Non-voting resolution	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	4	Election Of Board Of Director: Alekperov, Vagit Yusufovich	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	4	To Approve The Board Of Director: Alekperov Vagit Usufovic	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	4	Election Of Board Of Director: Alekperov, Vagit Yusufovich	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	5	Election Of Board Of Director: Blazheev, Victor Vladimirovich	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	5	To Approve The Board Of Director: Blajeev Viktor Vladimirovic	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	5	Election Of Board Of Director: Blazheev, Victor Vladimirovich	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	6	Election Of Board Of Director: Gati, Toby Trister	For	For
OIL COMPANY LUKOIL PJSC	24-Jun-2021	6	To Approve The Board Of Director: Gati Tobi Trister	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	6	Election Of Board Of Director: Gati, Toby Trister	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	7	Election Of Board Of Director: Maganov, Ravil Ulfatovich	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	7	To Approve The Board Of Director: Maganov Ravilulx Fatovic	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	7	Election Of Board Of Director: Maganov, Ravil Ulfatovich	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	8	Election Of Board Of Director: Munnings, Roger	For	For
OIL COMPANY LUKOIL PJSC	24-Jun-2021	8	To Approve The Board Of Director: Mannings Rodjer	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	8	Election Of Board Of Director: Munnings, Roger	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	9	Election Of Board Of Director: Porfirev , Boris Nikolaevich	For	For
OIL COMPANY LUKOIL PJSC	24-Jun-2021	9	To Approve The Board Of Director: Porfirxev Boris Nikolaevic	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	9	Election Of Board Of Director: Porfirev , Boris Nikolaevich	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	10	Election Of Board Of Director: Teplukhin, Pavel Mikhailovich	For	For
OIL COMPANY LUKOIL PJSC	24-Jun-2021	10	To Approve The Board Of Director: Tepluhin Pavel Mihailovic	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	10	Election Of Board Of Director: Teplukhin, Pavel Mikhailovich	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	11	Election Of Board Of Director: Fedun, Leonid Arnoldovich	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	11	To Approve The Board Of Director: Fedun Leonid Arnoldxovic	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	11	Election Of Board Of Director: Fedun, Leonid Arnoldovich	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	12	Election Of Board Of Director: Khoba, Lyubov Nikolaevna	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
OIL COMPANY LUKOIL PJSC	24-Jun-2021	12	To Approve The Board Of Director: Hoba Lubovx Nikolaevna	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	12	Election Of Board Of Director: Khoba, Lyubov Nikolaevna	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	13	Election Of Board Of Director: Shatalov, Sergey Dmitrievich	For	For
OIL COMPANY LUKOIL PJSC	24-Jun-2021	13	To Approve The Board Of Director: Qatalov Sergei Dmitrievic	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	13	Election Of Board Of Director: Shatalov, Sergey Dmitrievich	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	14	Election Of Board Of Director: Schussel, Wolfgang	For	For
OIL COMPANY LUKOIL PJSC	24-Jun-2021	14	To Approve The Board Of Director: Qusselx Volxfgang	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	14	Election Of Board Of Director: Schussel, Wolfgang	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	15	Elect Vagit Alekperov As President	For	For
OIL COMPANY LUKOIL PJSC	24-Jun-2021	15	To Approve Vagita Usufovicaalekperova As The Ceo Of The Company	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	15	Elect Vagit Alekperov As President	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	16	Approve Remuneration Of Directors	For	For
OIL COMPANY LUKOIL PJSC	24-Jun-2021	16	To Approve Remuneration And Compensation To Be Paid To The Members Of The Board Of Directors	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	16	Approve Remuneration Of Directors	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	17	Approve Remuneration Of New Directors	For	For
OIL COMPANY LUKOIL PJSC	24-Jun-2021	17	To Approve Remuneration And Compensation To Be Paid To The Reelected Members Of The Board Of Directors	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	17	Approve Remuneration Of New Directors	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	18	Ratify Kpmg As Auditor	For	For
OIL COMPANY LUKOIL PJSC	24-Jun-2021	18	To Approve Kpmg As The Auditor	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	18	Ratify Kpmg As Auditor	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	19	Amend Charter	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	19	To Approve Additions To The Charter	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	19	Amend Charter	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	20	Approve Related-Party Transaction Re: Liability Insurance For Directors, Executives, And Companies	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	20	To Approve Interested Party Transaction	For	Combined
OIL COMPANY LUKOIL PJSC	24-Jun-2021	20	Approve Related-Party Transaction Re: Liability Insurance For Directors, Executives, And Companies	For	Combined
OIL SEARCH LTD	30-Apr-2021	1	Voting Exclusions Apply To This Meeting For Proposals 2, 6, 7 And Votes Cast By Any Individual Or Related Party Who Benefit From The Passing Of The Proposal/S Will Be Disregarded By The Company. Hence, If You Have Obtained Benefit Or Expect To Obtain Future Benefit (As Referred In The Company Announcement) Vote Abstain On The Relevant Proposal Items. By Doing So, You Acknowledge That You Have Obtained Benefit Or Expect To Obtain Benefit By The Passing Of The Relevant Proposal/S. By Voting (For Or Against) On The Above Mentioned Proposal/S, You Acknowledge That You Have Not Obtained Benefit Neither Expect To Obtain Benefit By The Passing Of The Relevant Proposal/S And You Comply With The Voting Exclusion	Non-voting resolution	Combined
OIL SEARCH LTD	30-Apr-2021	2	Adopt The Remuneration Report For The Year Ended 31 December 2020	For	Combined
OIL SEARCH LTD	30-Apr-2021	3	Elect Mr Musje Werror As A Director Of The Company	For	Combined
OIL SEARCH LTD	30-Apr-2021	4	Re-Elect Mr Richard Lee As A Director Of The Company	For	For
OIL SEARCH LTD	30-Apr-2021	5	Re-Elect Dr Eileen Doyle As A Director Of The Company	For	For
OIL SEARCH LTD	30-Apr-2021	6	Re-Elect Ms Susan Cunningham As A Director Of The Company	For	For
OIL SEARCH LTD	30-Apr-2021	7	Re-Elect Dr Bakheet Al Katheeri As A Director Of The Company	For	For
OIL SEARCH LTD	30-Apr-2021	8	Approve A Temporary Increase To Maximum Number Of Directors	For	For
OIL SEARCH LTD	30-Apr-2021	9	Appoint Mr Michael Utsler As A Director Of The Company	For	For
OIL SEARCH LTD	30-Apr-2021	10	Approve Grants Of 308,544 Restricted Shares, 104,020 Alignment Rights And 386,363 Performance Rights To Managing Director	For	For
OIL SEARCH LTD	30-Apr-2021	11	Approve Grants Of Non-Executive Director Rights To Mr Musje Werror And Mr Michael Utsler	For	For
OIL SEARCH LTD	30-Apr-2021	12	Please Note That This Resolution Is A Shareholder Proposal: Member Proposed Resolution - Capital Protection	Against	Combined
OJI HOLDINGS CORPORATION	29-Jun-2021	2	Appoint A Director Yajima, Susumu	For	Combined
OJI HOLDINGS CORPORATION	29-Jun-2021	3	Appoint A Director Kaku, Masatoshi	For	For
OJI HOLDINGS CORPORATION	29-Jun-2021	4	Appoint A Director Koseki, Yoshiki	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
OJI HOLDINGS CORPORATION	29-Jun-2021	5	Appoint A Director Isono, Hiroyuki	For	For
OJI HOLDINGS CORPORATION	29-Jun-2021	6	Appoint A Director Shindo, Fumio	For	For
OJI HOLDINGS CORPORATION	29-Jun-2021	7	Appoint A Director Kamada, Kazuhiko	For	For
OJI HOLDINGS CORPORATION	29-Jun-2021	8	Appoint A Director Ishida, Koichi	For	For
OJI HOLDINGS CORPORATION	29-Jun-2021	9	Appoint A Director Aoki, Shigeki	For	For
OJI HOLDINGS CORPORATION	29-Jun-2021	10	Appoint A Director Nara, Michihiro	For	For
OJI HOLDINGS CORPORATION	29-Jun-2021	11	Appoint A Director Takata, Toshihisa	For	For
OJI HOLDINGS CORPORATION	29-Jun-2021	12	Appoint A Director Ai, Sachiko	For	For
OJI HOLDINGS CORPORATION	29-Jun-2021	13	Appoint A Director Nagai, Seiko	For	For
OJI HOLDINGS CORPORATION	29-Jun-2021	14	Appoint A Corporate Auditor Yamashita, Tomihiro	For	For
OJI HOLDINGS CORPORATION	29-Jun-2021	15	Appoint A Corporate Auditor Chimori, Hidero	For	For
OJI HOLDINGS CORPORATION	29-Jun-2021	16	Appoint A Corporate Auditor Sekiguchi, Noriko	For	For
OJI HOLDINGS CORPORATION	29-Jun-2021	17	Approve Details Of The Compensation To Be Received By Directors	For	For
OKTA, INC.	17-Jun-2021	1	Director	For	For
OKTA, INC.	17-Jun-2021	2	A Proposal To Ratify The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending January 31, 2022.	For	For
OKTA, INC.	17-Jun-2021	3	To Approve, On An Advisory Non-Binding Basis, The Compensation Of Our Named Executive Officers.	For	For
OLD DOMINION FREIGHT LINE, INC.	19-May-2021	1	Director	For	For
OLD DOMINION FREIGHT LINE, INC.	19-May-2021	2	Approval, On An Advisory Basis, Of The Compensation Of The Company'S Named Executive Officers.	For	For
OLD DOMINION FREIGHT LINE, INC.	19-May-2021	3	Ratification Of The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	Combined
OLD MUTUAL LIMITED	21-May-2021	1	To Receive And Adopt The Consolidated Audited Annual Financial Statements For The Company And Its Subsidiaries For The Year Ended 31 December 2020	For	For
OLD MUTUAL LIMITED	21-May-2021	2	Election And Re-Election Of Directors: To Re-Elect Trevor Manuel As A Director Of The Company	For	For
OLD MUTUAL LIMITED	21-May-2021	3	Election And Re-Election Of Directors: To Re-Elect Itumeleng Kgaboesele As A Director Of The Company	For	Combined
OLD MUTUAL LIMITED	21-May-2021	4	Election And Re-Election Of Directors: To Re-Elect Marshall Rapiya As A Director Of The Company	For	Combined
OLD MUTUAL LIMITED	21-May-2021	5	Election And Re-Election Of Directors: To Elect Brian Armstrong As A Director Of The Company	For	For
OLD MUTUAL LIMITED	21-May-2021	6	Election And Re-Election Of Directors: To Elect Olufunke Ighodaro As A Director Of The Company	For	For
OLD MUTUAL LIMITED	21-May-2021	7	Election And Re-Election Of Directors: To Elect Jaco Langner As A Director Of The Company	For	Combined
OLD MUTUAL LIMITED	21-May-2021	8	Election And Re-Election Of Directors: To Elect Nomkhita Nqweni As A Director Of The Company	For	Combined
OLD MUTUAL LIMITED	21-May-2021	9	To Elect Olufunke Ighodaro As A Member Of The Audit Committee	For	For
OLD MUTUAL LIMITED	21-May-2021	10	To Elect Itumeleng Kgaboesele As A Member Of The Audit Committee	For	For
OLD MUTUAL LIMITED	21-May-2021	11	To Elect Jaco Langner As A Member Of The Audit Committee	For	For
OLD MUTUAL LIMITED	21-May-2021	12	To Elect John Lister As A Member Of The Audit Committee	For	For
OLD MUTUAL LIMITED	21-May-2021	13	To Elect Nosipho Molope As A Member Of The Audit Committee	For	For
OLD MUTUAL LIMITED	21-May-2021	14	To Elect Nomkhita Nqweni As A Member Of The Audit Committee	For	For
OLD MUTUAL LIMITED	21-May-2021	15	Appointment Of Auditor: To Reappoint Deloitte And Touche As Joint Independent Auditors Until The Conclusion Of The Next Agm Of The Company	For	For
OLD MUTUAL LIMITED	21-May-2021	16	Appointment Of Auditor: To Reappoint Kpmg Inc. As Joint Independent Auditors Until The Conclusion Of The Next Agm Of The Company	For	For
OLD MUTUAL LIMITED	21-May-2021	17	Non-Binding Advisory Vote On The Company'S Remuneration Policy	For	For
OLD MUTUAL LIMITED	21-May-2021	18	Non-Binding Advisory Vote On The Company'S Remuneration Implementation Report	For	Combined
OLD MUTUAL LIMITED	21-May-2021	19	To Authorise Any Director Or The Group Company Secretary To Implement The Ordinary Resolutions Above As Well As Special Resolutions To Follow	For	Combined
OLD MUTUAL LIMITED	21-May-2021	20	To Approve The Remuneration Payable To Non- Executive Directors	For	For
OLD MUTUAL LIMITED	21-May-2021	21	To Grant General Authority To Acquire The Company'S Own Ordinary Shares	For	For
OLD MUTUAL LIMITED	21-May-2021	22	To Approve The Provisions Of Financial Assistance To Subsidiaries And Other Related And Inter-Related Entities And To Directors, Prescribed Officers And Other Persons Participating In Share Or Other Employee Incentive Schemes	For	For
OLYMPUS CORPORATION	24-Jun-2021	2	Appoint A Director Takeuchi, Yasuo	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
OLYMPUS CORPORATION	24-Jun-2021	3	Appoint A Director Fujita, Sumitaka	For	For
OLYMPUS CORPORATION	24-Jun-2021	4	Appoint A Director Kaminaga, Susumu	For	For
OLYMPUS CORPORATION	24-Jun-2021	5	Appoint A Director Iwamura, Tetsuo	For	For
OLYMPUS CORPORATION	24-Jun-2021	6	Appoint A Director Masuda, Yasumasa	For	For
OLYMPUS CORPORATION	24-Jun-2021	7	Appoint A Director Iwasaki, Atsushi	For	For
OLYMPUS CORPORATION	24-Jun-2021	8	Appoint A Director David Robert Hale	For	For
OLYMPUS CORPORATION	24-Jun-2021	9	Appoint A Director Jimmy C. Beasley	For	For
OLYMPUS CORPORATION	24-Jun-2021	10	Appoint A Director Ichikawa, Sachiko	For	For
OLYMPUS CORPORATION	24-Jun-2021	11	Appoint A Director Stefan Kaufmann	For	For
OLYMPUS CORPORATION	24-Jun-2021	12	Appoint A Director Koga, Nobuyuki	For	For
OMEGA HEALTHCARE INVESTORS, INC.	03-Jun-2021	1	Director	For	For
OMEGA HEALTHCARE INVESTORS, INC.	03-Jun-2021	2	Ratification Of Independent Auditors Ernst & Young Llp For Fiscal Year 2021.	For	Combined
OMEGA HEALTHCARE INVESTORS, INC.	03-Jun-2021	3	Approval, On An Advisory Basis, Of Executive Compensation.	For	For
OMNICOM GROUP INC.	04-May-2021	1	Election Of Director: John D. Wren	For	For
OMNICOM GROUP INC.	04-May-2021	2	Election Of Director: Mary C. Choksi	For	For
OMNICOM GROUP INC.	04-May-2021	3	Election Of Director: Leonard S. Coleman, Jr.	For	For
OMNICOM GROUP INC.	04-May-2021	4	Election Of Director: Susan S. Denison	For	For
OMNICOM GROUP INC.	04-May-2021	5	Election Of Director: Ronnie S. Hawkins	For	For
OMNICOM GROUP INC.	04-May-2021	6	Election Of Director: Deborah J. Kissire	For	For
OMNICOM GROUP INC.	04-May-2021	7	Election Of Director: Gracia C. Martore	For	For
OMNICOM GROUP INC.	04-May-2021	8	Election Of Director: Linda Johnson Rice	For	For
OMNICOM GROUP INC.	04-May-2021	9	Election Of Director: Valerie M. Williams	For	For
OMNICOM GROUP INC.	04-May-2021	10	Advisory Resolution To Approve Executive Compensation.	For	For
OMNICOM GROUP INC.	04-May-2021	11	Ratification Of The Appointment Of Kpmg Llp As The Company'S Independent Auditors For The 2021 Fiscal Year.	For	For
OMNICOM GROUP INC.	04-May-2021	12	Approval Of The Omnicom Group Inc. 2021 Incentive Award Plan.	For	For
OMNICOM GROUP INC.	04-May-2021	13	Shareholder Proposal Regarding Political Spending Disclosure.	Against	Combined
OMRON CORPORATION	24-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
OMRON CORPORATION	24-Jun-2021	3	Appoint A Director Tateishi, Fumio	For	For
OMRON CORPORATION	24-Jun-2021	4	Appoint A Director Yamada, Yoshihito	For	For
OMRON CORPORATION	24-Jun-2021	5	Appoint A Director Miyata, Kiichiro	For	For
OMRON CORPORATION	24-Jun-2021	6	Appoint A Director Nitto, Koji	For	For
OMRON CORPORATION	24-Jun-2021	7	Appoint A Director Ando, Satoshi	For	For
OMRON CORPORATION	24-Jun-2021	8	Appoint A Director Kobayashi, Eizo	For	For
OMRON CORPORATION	24-Jun-2021	9	Appoint A Director Kamigama, Takehiro	For	For
OMRON CORPORATION	24-Jun-2021	10	Appoint A Director Kobayashi, Izumi	For	For
OMRON CORPORATION	24-Jun-2021	11	Appoint A Corporate Auditor Tamaki, Shuji	For	For
OMRON CORPORATION	24-Jun-2021	12	Appoint A Corporate Auditor Kunihiro, Tadashi	For	For
OMRON CORPORATION	24-Jun-2021	13	Appoint A Substitute Corporate Auditor Watanabe, Toru	For	For
OMRON CORPORATION	24-Jun-2021	14	Approve Details Of The Performance-Based Stock Compensation To Be Received By Directors	For	For
OMV AG	02-Jun-2021	5	Approve Allocation Of Income And Dividends Of Eur 1.85 Per Share	For	For
OMV AG	02-Jun-2021	6	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
OMV AG	02-Jun-2021	7	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
OMV AG	02-Jun-2021	8	Approve Remuneration Of Supervisory Board Members	For	Combined
OMV AG	02-Jun-2021	9	Ratify Ernst & Young As Auditors For Fiscal Year 2021	For	For
OMV AG	02-Jun-2021	10	Approve Remuneration Report	For	Combined
OMV AG	02-Jun-2021	11	Approve Long Term Incentive Plan 2021 For Key Employees	For	Combined
OMV AG	02-Jun-2021	12	Approve Equity Deferral Plan	For	For
OMV AG	02-Jun-2021	13	Elect Saeed Al Mazrouei As Supervisory Board Member	For	For
OMV AG	02-Jun-2021	14	Approve Use Of Repurchased Shares For Long Term Incentive Plans, Deferrals Or Other Stock Ownership Plans	For	For
ON SEMICONDUCTOR CORPORATION	20-May-2021	1	Election Of Director To Serve Until 2022 Annual Meeting: Atsushi Abe	For	For
ON SEMICONDUCTOR CORPORATION	20-May-2021	2	Election Of Director To Serve Until 2022 Annual Meeting: Alan Campbell	For	For
ON SEMICONDUCTOR CORPORATION	20-May-2021	3	Election Of Director To Serve Until 2022 Annual Meeting: Susan K. Carter	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ON SEMICONDUCTOR CORPORATION	20-May-2021	4	Election Of Director To Serve Until 2022 Annual Meeting: Thomas L. Deitrich	For	For
ON SEMICONDUCTOR CORPORATION	20-May-2021	5	Election Of Director To Serve Until 2022 Annual Meeting: Gilles Delfassy	For	For
ON SEMICONDUCTOR CORPORATION	20-May-2021	6	Election Of Director To Serve Until 2022 Annual Meeting: Hassane S. El-Khoury	For	For
ON SEMICONDUCTOR CORPORATION	20-May-2021	7	Election Of Director To Serve Until 2022 Annual Meeting: Bruce E. Kiddoo	For	For
ON SEMICONDUCTOR CORPORATION	20-May-2021	8	Election Of Director To Serve Until 2022 Annual Meeting: Paul A. Mascarenas	For	Combined
ON SEMICONDUCTOR CORPORATION	20-May-2021	9	Election Of Director To Serve Until 2022 Annual Meeting: Gregory L. Waters	For	Combined
ON SEMICONDUCTOR CORPORATION	20-May-2021	10	Election Of Director To Serve Until 2022 Annual Meeting: Christine Y. Yan	For	For
ON SEMICONDUCTOR CORPORATION	20-May-2021	11	Advisory (Non-Binding) Resolution To Approve The Compensation Of Our Named Executive Officers.	For	For
ON SEMICONDUCTOR CORPORATION	20-May-2021	12	Ratification Of The Selection Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
ON SEMICONDUCTOR CORPORATION	20-May-2021	13	Approval Of An Amendment To The On Semiconductor Corporation 2000 Employee Stock Purchase Plan.	For	For
ON SEMICONDUCTOR CORPORATION	20-May-2021	14	Approval Of Amendments To The On Semiconductor Corporation Amended And Restated Stock Incentive Plan.	For	For
ONENESS BIOTECH CO LTD	25-May-2021	1	Approval Of 2020 Business Report And Financial Report	For	For
ONENESS BIOTECH CO LTD	25-May-2021	2	Approval Of 2020 Loss Off Setting Proposal	For	For
ONENESS BIOTECH CO LTD	25-May-2021	3	Amendment To Certain Clauses Of The Rules Of Procedure For Shareholders Meetings Of The Company	For	For
ONENESS BIOTECH CO LTD	25-May-2021	4	Amendment To Certain Clauses Of The Procedures For Election Of Directors Of The Company	For	For
ONENESS BIOTECH CO LTD	25-May-2021	5	Amendment To Certain Clauses Of The Articles Of Association Of The Company	For	For
ONENESS BIOTECH CO LTD	25-May-2021	6	The Election Of The Director:Shan-Ney Huang,Shareholder No.T102243Xxx	For	For
ONENESS BIOTECH CO LTD	25-May-2021	7	The Election Of The Director:Microbio Co., Ltd. ,Shareholder No.00000001,Shih-Hua Hsu As Representative	For	For
ONENESS BIOTECH CO LTD	25-May-2021	8	The Election Of The Director:Microbio Co., Ltd. ,Shareholder No.00000001,Hsien-Shou Kuo As Representative	For	For
ONENESS BIOTECH CO LTD	25-May-2021	9	The Election Of The Independent Director:San-Kuei Huang,Shareholder No.X100063Xxx	For	For
ONENESS BIOTECH CO LTD	25-May-2021	10	The Election Of The Independent Director:Jui-Wen Huang,Shareholder No.H220689Xxx	For	For
ONENESS BIOTECH CO LTD	25-May-2021	11	The Election Of The Independent Director:Suei Lu,Shareholder No.F220326Xxx	For	For
ONENESS BIOTECH CO LTD	25-May-2021	12	The Election Of The Independent Director:Rey-Yuh Wu,Shareholder No.T202613Xxx	For	For
ONENESS BIOTECH CO LTD	25-May-2021	13	Lift Of Non Competition Restriction For New Directors Of The Company	For	For
ONEOK, INC.	26-May-2021	1	Election Of Director: Brian L. Derksen	For	For
ONEOK, INC.	26-May-2021	2	Election Of Director: Julie H. Edwards	For	Combined
ONEOK, INC.	26-May-2021	3	Election Of Director: John W. Gibson	For	Combined
ONEOK, INC.	26-May-2021	4	Election Of Director: Mark W. Helderman	For	For
ONEOK, INC.	26-May-2021	5	Election Of Director: Randall J. Larson	For	For
ONEOK, INC.	26-May-2021	6	Election Of Director: Steven J. Malcolm	For	For
ONEOK, INC.	26-May-2021	7	Election Of Director: Jim W. Mogg	For	For
ONEOK, INC.	26-May-2021	8	Election Of Director: Pattye L. Moore	For	For
ONEOK, INC.	26-May-2021	9	Election Of Director: Eduardo A. Rodriguez	For	For
ONEOK, INC.	26-May-2021	10	Election Of Director: Gerald B. Smith	For	For
ONEOK, INC.	26-May-2021	11	Election Of Director: Terry K. Spencer	For	For
ONEOK, INC.	26-May-2021	12	Ratification Of The Selection Of Pricewaterhousecoopers Llp As The Independent Registered Public Accounting Firm Of Oneok, Inc. For The Year Ending December 31, 2021.	For	For
ONEOK, INC.	26-May-2021	13	An Advisory Vote To Approve Oneok, Inc.'S Executive Compensation.	For	For
ONEX CORPORATION	13-May-2021	1	The Appointment Of An Auditor Of The Corporation.	For	For
ONEX CORPORATION	13-May-2021	2	The Authorization Of The Directors To Fix The Remuneration Of The Auditor.	For	For
ONEX CORPORATION	13-May-2021	3	Director	For	Combined
ONEX CORPORATION	13-May-2021	4	The Advisory Resolution On The Corporation'S Approach To Executive Compensation As Set Out In The Accompanying Management Information Circular.	For	For
ONO PHARMACEUTICAL CO.,LTD.	17-Jun-2021	2	Approve Appropriation Of Surplus	For	For
ONO PHARMACEUTICAL CO.,LTD.	17-Jun-2021	3	Appoint A Director Sagara, Gyo	For	For
ONO PHARMACEUTICAL CO.,LTD.	17-Jun-2021	4	Appoint A Director Tsujinaka, Toshihiro	For	For
ONO PHARMACEUTICAL CO.,LTD.	17-Jun-2021	5	Appoint A Director Takino, Toichi	For	For
ONO PHARMACEUTICAL CO.,LTD.	17-Jun-2021	6	Appoint A Director Ono, Isao	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ONO PHARMACEUTICAL CO.,LTD.	17-Jun-2021	7	Appoint A Director Idemitsu, Kiyoaki	For	For
ONO PHARMACEUTICAL CO.,LTD.	17-Jun-2021	8	Appoint A Director Nomura, Masao	For	For
ONO PHARMACEUTICAL CO.,LTD.	17-Jun-2021	9	Appoint A Director Okuno, Akiko	For	For
ONO PHARMACEUTICAL CO.,LTD.	17-Jun-2021	10	Appoint A Director Nagae, Shusaku	For	For
ONO PHARMACEUTICAL CO.,LTD.	17-Jun-2021	11	Appoint A Corporate Auditor Tanisaka, Hironobu	For	For
ONO PHARMACEUTICAL CO.,LTD.	17-Jun-2021	12	Approve Details Of Compensation As Stock-Linked Compensation Type Stock Options For Directors	For	For
OPPEIN HOME GROUP INC	19-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
OPPEIN HOME GROUP INC	19-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
OPPEIN HOME GROUP INC	19-May-2021	3	2020 Annual Report And Its Summary	For	For
OPPEIN HOME GROUP INC	19-May-2021	4	2020 Annual Accounts	For	For
OPPEIN HOME GROUP INC	19-May-2021	5	2021 Financial Budget Report	For	Combined
OPPEIN HOME GROUP INC	19-May-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny12.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	Combined
OPPEIN HOME GROUP INC	19-May-2021	7	Determination Of Application For Comprehensive Credit Line To Banks By The Company And Its Controlled Subsidiaries	For	For
OPPEIN HOME GROUP INC	19-May-2021	8	Determination Of External Guarantee Quota Of The Company And Its Controlled Subsidiaries	For	For
OPPEIN HOME GROUP INC	19-May-2021	9	2020 Determination Of Remuneration For Non-Independent Director: 2020 Remuneration For Yao Liangsong	For	For
OPPEIN HOME GROUP INC	19-May-2021	10	2020 Determination Of Remuneration For Non-Independent Director: 2020 Remuneration For Tan Qinxing	For	For
OPPEIN HOME GROUP INC	19-May-2021	11	2020 Determination Of Remuneration For Non-Independent Director: 2020 Remuneration For Yao Liangbai	For	For
OPPEIN HOME GROUP INC	19-May-2021	12	2021 Reappointment Of Audit Firm	For	For
OPPEIN HOME GROUP INC	19-May-2021	13	Amendments To The Company'S Business Scope	For	For
OPPEIN HOME GROUP INC	19-May-2021	14	Change Of The Company'S Registered Capital	For	For
OPPEIN HOME GROUP INC	19-May-2021	15	Amendments To The Company'S Articles Of Association	For	For
OPPEIN HOME GROUP INC	30-Jun-2021	1	2021 Stock Option Incentive Plan (Draft) And Its Summary	For	For
OPPEIN HOME GROUP INC	30-Jun-2021	2	Appraisal Management Measures For The Implementation Of The 2021 Stock Option Incentive Plan	For	For
OPPEIN HOME GROUP INC	30-Jun-2021	3	Authorization To The Board To Handle Matters Regarding The 2021 Stock Option Incentive Plan	For	For
ORANGE POLSKA S.A.	25-Jun-2021	5	Elect Meeting Chairman	For	For
ORANGE POLSKA S.A.	25-Jun-2021	6	Acknowledge Proper Convening Of Meeting	For	Combined
ORANGE POLSKA S.A.	25-Jun-2021	7	Receive Financial Statements For Fiscal 2020	For	Abstain
ORANGE POLSKA S.A.	25-Jun-2021	8	Receive Management Board Proposal On Allocation Of Income For Fiscal 2020	For	Abstain
ORANGE POLSKA S.A.	25-Jun-2021	9	Receive Management Board Proposal On Allocation Of Income For Previous Years	For	Abstain
ORANGE POLSKA S.A.	25-Jun-2021	10	Receive Management Board Report On Company'S And Group'S Operations, And Consolidated Financial Statements For Fiscal 2020	For	Abstain
ORANGE POLSKA S.A.	25-Jun-2021	11	Receive Supervisory Board Reports For Fiscal 2020	For	Abstain
ORANGE POLSKA S.A.	25-Jun-2021	12	Approve Financial Statements For Fiscal 2020	For	Combined
ORANGE POLSKA S.A.	25-Jun-2021	13	Approve Allocation Of Income	For	For
ORANGE POLSKA S.A.	25-Jun-2021	14	Approve Allocation Of Income From Previous Years	For	For
ORANGE POLSKA S.A.	25-Jun-2021	15	Approve Management Board Report On Company'S And Group'S Operations In Fiscal 2020	For	For
ORANGE POLSKA S.A.	25-Jun-2021	16	Approve Consolidated Financial Statements For Fiscal 2020	For	For
ORANGE POLSKA S.A.	25-Jun-2021	17	Approve Supervisory Board Report For Fiscal 2020	For	For
ORANGE POLSKA S.A.	25-Jun-2021	18	Approve Discharge Of Ceo	For	For
ORANGE POLSKA S.A.	25-Jun-2021	19	Approve Discharge Of Ceo	For	For
ORANGE POLSKA S.A.	25-Jun-2021	20	Approve Discharge Of Management Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	21	Approve Discharge Of Management Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	22	Approve Discharge Of Management Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	23	Approve Discharge Of Management Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	24	Approve Discharge Of Management Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	25	Approve Discharge Of Management Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	26	Approve Discharge Of Management Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	27	Approve Discharge Of Management Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	28	Approve Discharge Of Supervisory Board Member	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ORANGE POLSKA S.A.	25-Jun-2021	29	Approve Discharge Of Supervisory Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	30	Approve Discharge Of Supervisory Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	31	Approve Discharge Of Supervisory Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	32	Approve Discharge Of Supervisory Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	33	Approve Discharge Of Supervisory Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	34	Approve Discharge Of Supervisory Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	35	Approve Discharge Of Supervisory Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	36	Approve Discharge Of Supervisory Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	37	Approve Discharge Of Supervisory Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	38	Approve Discharge Of Supervisory Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	39	Approve Discharge Of Supervisory Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	40	Approve Discharge Of Supervisory Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	41	Approve Discharge Of Supervisory Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	42	Approve Discharge Of Supervisory Board Member	For	For
ORANGE POLSKA S.A.	25-Jun-2021	43	Approve Remuneration Report	For	Combined
ORANGE POLSKA S.A.	25-Jun-2021	44	Elect Supervisory Board Member	For	Against
ORANGE POLSKA S.A.	25-Jun-2021	45	Elect Supervisory Board Member	For	Against
ORANGE POLSKA S.A.	25-Jun-2021	46	Elect Supervisory Board Member	For	Against
ORANGE POLSKA S.A.	25-Jun-2021	47	Elect Supervisory Board Member	For	Against
ORANGE POLSKA S.A.	25-Jun-2021	48	Elect Supervisory Board Member	For	Against
ORANGE POLSKA S.A.	25-Jun-2021	49	Elect Supervisory Board Member	For	Against
ORANGE POLSKA S.A.	25-Jun-2021	50	Elect Supervisory Board Member	For	Against
ORANGE SA	18-May-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative	Non-voting resolution	Combined
ORANGE SA	18-May-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian	Non-voting resolution	Non-voting resolution
ORANGE SA	18-May-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
ORANGE SA	18-May-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
ORANGE SA	18-May-2021	5	Please Note That This Is An Amendment To Meeting Id 524608 Due To Received Additional Resolution A. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinject On This Meeting Notice. Thank You	Non-voting resolution	Non-voting resolution
ORANGE SA	18-May-2021	6	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Company'S Financial Statements For The Fiscal Year That Ended In 2020, As Presented, Showing Earnings Amounting To Eur 2,387,482,026.44. Approval Of The Company'S Financial Statements	For	Combined
ORANGE SA	18-May-2021	7	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Consolidated Financial Statements For Said Fiscal Year As Presented To The Meeting. Consolidated Financial Statements	For	For
ORANGE SA	18-May-2021	8	The Shareholders' Meeting Approves The Recommendations Of The Board Of Directors To Allocate The Earnings As Follows: Origin: Earnings For The Financial Year: Eur 2,387,482,026.44 Retained Earnings: Eur 9,107,533,866.28 Distributable Income: Eur 11,495,015,892.72 Allocation: Dividends: Eur 0.90 Per Shares (Including Eur 0.20 Paid On An On-Off Basis) Retained Earnings: The Balance The Shareholders Will Be Granted A Net Dividend Of Eur 0.90 Per Share Including The Deposit Dividend Of Eur 0.40 Paid On December 9Th 2020, Which Will Be Eligible For The 40 Per Cent Deduction Provided By The French General Tax Code. This Dividend Balance Of Eur 0.50 Will Be Paid On June 17Th 2021. It Is Reminded That, For The Last Three Financial Years, The Dividends Were Paid Follows: Eur 0.65 Per Share For Fiscal Year 2017 Eur 0.70 Per Share For Fiscal Year 2018 Eur 0.50 Per Share For Fiscal Year 2019 The Shareholders' Meeting Delegates All Powers To The Board Of Directors. Results Appropriation	For	For
ORANGE SA	18-May-2021	9	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L. 225-38 Et Seq. Of The French Commercial Code, And Notes That No Such Agreement Was Entered Into During Said Fiscal Year. Special Report	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ORANGE SA	18-May-2021	10	The Shareholders' Meeting Renews The Appointment Of The Company Bpifrance Participations As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year. Renewal Of A Term Of Office	For	Combined
ORANGE SA	18-May-2021	11	The Shareholders' Meeting Renews The Appointment Of The Company Kpmg S.A. As Statutory Auditor For A 6-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2026 Fiscal Year. Renewal Of A Term Of Office	For	Combined
ORANGE SA	18-May-2021	12	The Shareholders' Meeting Renews The Appointment Of The Company Salustro Reydel As Alternate Auditor For A 6-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2026 Fiscal Year. Renewal Of A Term Of Office	For	For
ORANGE SA	18-May-2021	13	The Shareholders' Meeting Appoints As Statutory Auditor, The Company Deloitte For A 6-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2026 Fiscal Year, To Replace The Company Ernst And Young Audit After The End Of Its Term. Appointment	For	For
ORANGE SA	18-May-2021	14	The Shareholders' Meeting Appoints As Alternate Auditor, The Company Beas For A 6-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2026 Fiscal Year, To Replace The Company Auditex After The End Of Its Term. Appointment	For	For
ORANGE SA	18-May-2021	15	The Shareholders' Meeting Resolves To Transfer The Head Office Of The Company To 111 Quai Du President Roosevelt, 92130 Issy-Les-Moulineaux, France, As Decided During The Shareholders' Meeting On February 17Th 2021. New Registered Office	For	For
ORANGE SA	18-May-2021	16	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L. 22-10-34 I. Of The French Commercial Code, Approves Sections 5.4.1.2, 5.4.2.1 And 5.4.2.3 Of The Universal Registration Document Of The Company For The 2020 Fiscal Year. Special Report	For	For
ORANGE SA	18-May-2021	17	The Shareholders' Meeting Approves The Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Stephane Richard As Ceo For The 2020 Financial Year. Compensation	For	For
ORANGE SA	18-May-2021	18	The Shareholders' Meeting Approves The Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Ramon Fernandez As Deputy Managing Director For The 2020 Financial Year. Compensation	For	For
ORANGE SA	18-May-2021	19	The Shareholders' Meeting Approves The Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Gervais Pellissier As Deputy Managing Director For The 2020 Financial Year. Compensation	For	For
ORANGE SA	18-May-2021	20	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Chief Executive Officer, For The 2020 Fiscal Year. Approval Of The Compensation Policy	For	For
ORANGE SA	18-May-2021	21	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Deputy Managing Directors, For The 2020 Fiscal Year. Approval Of The Compensation Policy	For	For
ORANGE SA	18-May-2021	22	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Non-Managers Directors, For The 2020 Fiscal Year. Approval Of The Compensation Policy	For	For
ORANGE SA	18-May-2021	23	The Shareholders' Meeting Authorizes The Board Of Directors To Buy Back The Company'S Shares On The Open Market, Subject To The Conditions Described Below: Maximum Purchase Price: Eur 24.00, Maximum Number Of Shares To Be Acquired: 10 Percent Of The Shares Composing The Share Capital, Maximum Funds Invested In The Share Buybacks: Eur 6,384,135,837.60. This Authorization Is Given For An 18-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Given By The Shareholders' Meeting On May 19Th 2020 In Resolution Nr 16. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities. Authorization To Buy Back Shares	For	For
ORANGE SA	18-May-2021	24	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase Up To Eur 2,000,000,000.00, By Issuance, With The Shareholders' Preferential Subscription Rights Maintained, Of: -Shares; -Equity Securities Giving Access To Other Equity Securities Or Giving Right To The Allocation Of Debt Securities Of The Company -Securities Giving Access To Equity Securities To Be Issued Or To Be Issued By A Subsidiary -Equities Giving Access To Existing Equity Securities Or Giving Right To The Allocation Of Debt Securities Of A Company Of Which The Company Holds Rights In The Share Capital However, It Cannot Be Used In The Context Of A Public Offer, Unless Authorized In Application Of Resolution 20 Submitted To This Meeting. The Present Delegation Is Given For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Given By The Shareholders' Meeting On May 21Th 2019 In Resolution Nr 16. Capital Increase Through Issuance, With Preferred Subscription Rights Maintained, Of Shares And/Or Securities	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ORANGE SA	18-May-2021	25	The Shareholders' Meeting Authorizes The Board Of Directors To Use The Delegation Of Authority Under Resolution 19 (Subject To Its Approval By This Meeting) At Any Time, Including, In The Event Of Filing By A Third Party Of A Proposed Public Offer For The Company'S Securities. Authorization To Use The Delegation During A Public Offer Period	For	Combined
ORANGE SA	18-May-2021	26	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase The Share Capital Up To Eur 1,000,000,000.00, By Way Of A Public Offering, With Cancellation Of Preferential Subscription Rights, Of: - Shares; - Equity Securities Giving Access To Other Equity Securities Or Giving Right To The Allocation Of Debt Securities Of The Company - Securities Giving Access To Equity Securities To Be Issued Or To Be Issued By A Subsidiary - Equities Giving Access To Existing Equity Securities Or Giving Right To The Allocation Of Debt Securities Of A Company Of Which The Company Holds Rights In The Share Capital However, It Cannot Be Used In The Context Of A Public Offer, Unless Authorized In Application Of Resolution 22 Submitted To This Meeting. The Present Delegation Is Given For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Given By The Shareholders' Meeting On May 21Th 2019 In Resolution Nr 18. Capital Increase By Issuing Shares Without Preferred Subscription Right By Offers	For	Combined
ORANGE SA	18-May-2021	27	The Shareholders' Meeting Authorizes The Board Of Directors To Use The Delegation Of Authority Under Resolution 21 (Subject To Its Approval By This Meeting) At Any Time, Including, In The Event Of Filing By A Third Party Of A Proposed Public Offer For The Company'S Securities. Authorization To Use The Delegation During A Public Offer Period	For	Combined
ORANGE SA	18-May-2021	28	The Shareholders' Meeting Delegates All Powers To The Board Of Directors, For A 26-Month Period, To Increase The Share Capital Up To Eur 1,000,000,000.00 (Or 20 Percent Of The Share Capital) Counting Against Resolution 21, By Way Of A Private Offering, With Cancellation Of Preferential Subscription Rights, Of: - Shares; - Equity Securities Giving Access To Other Equity Securities Or Giving Right To The Allocation Of Debt Securities Of The Company - Securities Giving Access To Equity Securities To Be Issued Or To Be Issued By A Subsidiary - Equities Giving Access To Existing Equity Securities Or Giving Right To The Allocation Of Debt Securities Of A Company Of Which The Company Holds Rights In The Share Capital However, It Cannot Be Used In The Context Of A Public Offer, Unless Authorized In Application Of Resolution 24 Submitted To This Meeting. This Authorization Supersedes The Fraction Unused Of The Authorization Given By The Shareholders' Meeting On May 21Th 2019 In Resolution Nr 20. Capital Increase By Issuing Shares Without Preferred Subscription Right By Offers	For	Combined
ORANGE SA	18-May-2021	29	The Shareholders' Meeting Authorizes The Board Of Directors To Use The Delegation Of Authority Under Resolution 23 (Subject To Its Approval By This Meeting) At Any Time, Including, In The Event Of Filing By A Third Party Of A Proposed Public Offer For The Company'S Securities. Authorization To Use The Delegation During A Public Offer Period	For	Combined
ORANGE SA	18-May-2021	30	The Shareholders' Meeting Authorizes The Board Of Directors To Increase The Number Of Securities In The Event Those Granted Under Resolutions 19 To 24 Herein Exceed The Initial Number Of Securities To Be Issued (Oversubscription), Up To 15 Percent. This Delegation Is Given For A 26-Month Period. Authorization To Increase The Number Of Securities To Be Issued (Oversubscription)	For	Combined
ORANGE SA	18-May-2021	31	The Shareholders' Meeting Gives All Powers To The Board Of Directors To Issue Shares, Equity Securities Giving Access To Existing Shares Or Giving Right To The Allocation Of Debt Securities And Securities Giving Rights To Shares To Be Issued, In Consideration For Securities Tendered As A Part Of A Public Exchange Offer Initiated By The Company Concerning The Shares Of Another Company. The Amount Of Shares To Be Issued Shall Not Exceed Eur 1,000,000,000.00 And Count Against Resolution 21 Of This Meeting. However, It Cannot Be Used In The Context Of A Public Offer, Unless Authorized In Application Of Resolution 27 Submitted To This Meeting. This Authorization Is Granted For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Given By The Shareholders' Meeting On May 21Th 2019 In Resolution Nr 23. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities. Issue Of Equity Securities And Securities In The Event Of A Public Exchange Offer	For	Combined
ORANGE SA	18-May-2021	32	The Shareholders' Meeting Authorizes The Board Of Directors To Use The Delegation Of Authority Under Resolution 26 (Subject To Its Approval By This Meeting)At Any Time, Including, In The Event Of Filing By A Third Party Of A Proposed Public Offer For The Company'S Securities. Authorization To Use The Delegation During A Public Offer Period	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ORANGE SA	18-May-2021	33	The Shareholders' Meeting Delegates All Powers To The Board Of Directors, For A 26-Month Period, To Increase The Share Capital, Up To Eur 1,000,000,000.00 (Or 10 Percent Of The Share Capital), By Issuing Shares, Equity Securities Giving Access To Existing Shares Or Giving Right To The Allocation Of Debt Securities And Securities Giving Access To Shares To Be Issued, In Consideration For The Contributions In Kind Granted To The Company And Composed Of Capital Securities Or Securities Giving Access To Share Capital. This Amount Shall Count Against Resolution Number 21. However, It Cannot Be Used In The Context Of A Public Offer, Unless Authorized In Application Of Resolution 29 Submitted To This Meeting. This Authorization Supersedes The Fraction Unused Of The Authorization Given By The Shareholders' Meeting On May 21Th 2019 In Resolution Nr 25. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities. Share Capital Increase In Consideration For Contributions In Kind	For	Combined
ORANGE SA	18-May-2021	34	The Shareholders' Meeting Authorizes The Board Of Directors To Use The Delegation Of Authority Under Resolution 28 (Subject To Its Approval By This Meeting) At Any Time, Including, In The Event Of Filing By A Third Party Of A Proposed Public Offer For The Company'S Securities. Authorization To Use The Delegation During A Public Offer Period	For	Combined
ORANGE SA	18-May-2021	35	The Shareholders' Meeting Sets The Maximum Overall Value Of The Capital Increase Carried Out By Virtue Of Delegations And Authorizations Granted To The Board Of Directors By Resolutions 19 To 29 To Eur 3,000,000,000.00. Determination Of Overall Value Of The Capital Increase	For	Combined
ORANGE SA	18-May-2021	36	The Shareholders' Meeting Authorizes The Board Of Directors To Allocate, Free Of Charge, Existing Or To Be Issued Company Shares, In Favor Of Managing Corporate Officers And Some Employees Of The Company Or A Related Company, With Cancellation Of Preferential Subscription Rights, This Delegation Is Given For A 12-Month Period And For A Nominal Amount That Shall Not Exceed 0.07 Percent Of The Share Capital, Noted That The Shares Given To The Managing Corporate Officers Cannot Exceed 100,000 Shares This Authorization Supersedes The Fraction Unused Of The Authorization Given By The Shareholders' Meeting On May 19Th 2020 In Resolution Nr 19. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities. Share Capital Increase Reserved For Employees	For	For
ORANGE SA	18-May-2021	37	The Shareholders' Meeting Authorizes The Board Of Directors To Increase The Share Capital, In Favor Of Employees And Corporate Officers Of The Company Who Are Members Of A Company Savings Plan, With Cancellation Of Preferential Subscription Rights, By Issuance Of Shares, Equity Securities Giving Access To Existing Shares Or Giving Right To The Allocation Of Debt Securities And Securities Giving Access To Shares To Be Issued. This Delegation Is Given For An 18-Month Period And For A Nominal Amount That Shall Not Exceed Eur 200,000,000.00. This Authorization Supersedes The Fraction Unused Of The Authorization Given By The Shareholders' Meeting On May 19Th 2020 In Resolution Nr 20. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities. Share Capital Increase Reserved For Employees	For	For
ORANGE SA	18-May-2021	38	The Shareholders' Meeting Delegates To The Board Of Directors All Powers In Order To Increase The Share Capital, Up To Eur 2,000,000,000.00, By Issuing Bonus Shares Or Raising The Par Value Of Existing Shares, Or By A Combination Of Both Methods, By Way Of Capitalizing Reserves, Profits, Premiums Or Other Means, Provided That Such Capitalization Is Allowed By Law And Under The Bylaws. This Authorization Is Granted For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Given By The Shareholders' Meeting On May 21Th 2019 In Resolution Nr 30. Share Capital Increase By Capitalizing Reserves, Profits Or Premiums	For	For
ORANGE SA	18-May-2021	39	The Shareholders' Meeting Grants All Powers To The Board Of Directors To Reduce The Share Capital By Cancelling All Or Part Of The Shares Held By The Company In Connection With The Stock Repurchase Plan Under Resolution 18, Up To 10 Percent Of The Share Capital Over A 24-Month Period. The Shareholders' Meeting Decides To Charge The Excess Of The Purchase Price Over The Share'S Nominal Value On The Issuance Premium Account, Or Any Other Available Reserve Account, Within The Limit Of 10 Percent Of The Capital Reduction. This Authorization Is Given For An 18-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Given By The Shareholders' Meeting On May 19Th 2020 In Resolution Nr 21. Authorization To Reduce The Capital Through The Cancellation Of Shares	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ORANGE SA	18-May-2021	40	The Shareholders' Meeting Grants Full Powers To The Bearer Of An Original, A Copy Or Extract Of The Minutes Of This Meeting To Carry Out All Filings, Publications And Other Formalities Prescribed By Law. Powers To Accomplish Formalities	For	For
ORANGE SA	18-May-2021	41	Please Note That This Resolution Is A Shareholder Proposal: The Shareholders' Meeting, Subject To The Adoption Of Resolution 31, Authorizes The Board Of Directors To Grant, For Free Existing Or Future Shares, In Favor Of The Employees Or The Corporate Officers Of The Company And Related Companies, For An Amount Representing 0.4 Percent Of The Share Capital. The Present Delegation Is Given For A 12-Month Period. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities. Amendment To The Resolution 31 - Share Capital Increase Reserved For Employees	Against	Combined
ORANGE SA	18-May-2021	42	Please Note That This Resolution Is A Shareholder Proposal: The Shareholders' Meeting Decides To Amend Article 13 Of The Bylaws, In Order To Set A Maximum Number Of Terms Of Office That The Directors Of The Company Can Accept To Exercise The Functions Of Director Of The Company. Amendment To Articles Of The Bylaws	Against	Against
ORANGE SA	18-May-2021	43	Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.Journal-Officiel.Gouv.Fr/Balo/Document/202104192101016-47	Non-voting resolution	Combined
ORANGE SA	18-May-2021	44	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You And Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You And Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
ORBIA ADVANCE CORPORATION SAB DE CV	30-Mar-2021	1	Accept Individual And Consolidated Financial Statements	For	Combined
ORBIA ADVANCE CORPORATION SAB DE CV	30-Mar-2021	2	Accept Report Of Audit Committee	For	Combined
ORBIA ADVANCE CORPORATION SAB DE CV	30-Mar-2021	3	Accept Report Of Corporate Practices And Sustainability Committee	For	For
ORBIA ADVANCE CORPORATION SAB DE CV	30-Mar-2021	4	Approve Allocation Of Income	For	For
ORBIA ADVANCE CORPORATION SAB DE CV	30-Mar-2021	5	Elect Or Ratify Directors, Chairman, Secretary Non Member And Alternate Secretary Non Member Of Board And Chairmen Of Audit Committee And Corporate Practices And Sustainability Committee	For	For
ORBIA ADVANCE CORPORATION SAB DE CV	30-Mar-2021	6	Approve Remuneration Of Directors And Members Of Committees	For	For
ORBIA ADVANCE CORPORATION SAB DE CV	30-Mar-2021	7	Set Aggregate Nominal Amount Of Share Repurchase Reserve	For	For
ORBIA ADVANCE CORPORATION SAB DE CV	30-Mar-2021	8	Accept Report On Adoption Or Modification Of Policies In Share Repurchases Of Company	For	For
ORBIA ADVANCE CORPORATION SAB DE CV	30-Mar-2021	9	Approve Long Term Stock Incentive Plan For Employees	For	For
ORBIA ADVANCE CORPORATION SAB DE CV	30-Mar-2021	10	Authorize Board To Ratify And Execute Approved Resolutions	For	For
O'REILLY AUTOMOTIVE, INC.	13-May-2021	1	Election Of Director: David O'Reilly	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
O'REILLY AUTOMOTIVE, INC.	13-May-2021	2	Election Of Director: Larry O'Reilly	For	For
O'REILLY AUTOMOTIVE, INC.	13-May-2021	3	Election Of Director: Greg Henslee	For	For
O'REILLY AUTOMOTIVE, INC.	13-May-2021	4	Election Of Director: Jay D. Burchfield	For	For
O'REILLY AUTOMOTIVE, INC.	13-May-2021	5	Election Of Director: Thomas T. Hendrickson	For	For
O'REILLY AUTOMOTIVE, INC.	13-May-2021	6	Election Of Director: John R. Murphy	For	For
O'REILLY AUTOMOTIVE, INC.	13-May-2021	7	Election Of Director: Dana M. Perlman	For	For
O'REILLY AUTOMOTIVE, INC.	13-May-2021	8	Election Of Director: Maria A. Sastre	For	For
O'REILLY AUTOMOTIVE, INC.	13-May-2021	9	Election Of Director: Andrea M. Weiss	For	For
O'REILLY AUTOMOTIVE, INC.	13-May-2021	10	Advisory Vote To Approve Executive Compensation.	For	For
O'REILLY AUTOMOTIVE, INC.	13-May-2021	11	Ratification Of Appointment Of Ernst & Young Llp, As Independent Auditors For The Fiscal Year Ending December 31, 2021.	For	For
O'REILLY AUTOMOTIVE, INC.	13-May-2021	12	Shareholder Proposal Entitled "Improve Our Catch-22 Proxy Access."	Against	Combined
ORIENT SECURITIES CO LTD	05-Mar-2021	1	Amendments To The Company'S Articles Of Association	For	Combined
ORIENT SECURITIES CO LTD	05-Mar-2021	2	Election Of Director: Song Xuefeng, Executive Director	For	For
ORIENT SECURITIES CO LTD	05-Mar-2021	3	Election Of Director: Jin Wenzhong, Executive Director	For	For
ORIENT SECURITIES CO LTD	05-Mar-2021	4	Election Of Director: Yu Xuechun, Non-Executive Director	For	For
ORIENT SECURITIES CO LTD	05-Mar-2021	5	Election Of Director: Liu Wei, Non-Executive Director	For	For
ORIENT SECURITIES CO LTD	05-Mar-2021	6	Election Of Director: Zhou Donghui, Non-Executive Director	For	For
ORIENT SECURITIES CO LTD	05-Mar-2021	7	Election Of Director: Cheng Feng, Non-Executive Director	For	For
ORIENT SECURITIES CO LTD	05-Mar-2021	8	Election Of Director: Ren Zhixiang, Non-Executive Director	For	For
ORIENT SECURITIES CO LTD	05-Mar-2021	9	Election Of Director: Xu Zhiming, Independent Non-Executive Director	For	For
ORIENT SECURITIES CO LTD	05-Mar-2021	10	Election Of Director: Jin Qinglu, Independent Non-Executive Director	For	For
ORIENT SECURITIES CO LTD	05-Mar-2021	11	Election Of Director: Wu Hong, Independent Non-Executive Director	For	For
ORIENT SECURITIES CO LTD	05-Mar-2021	12	Election Of Director: Feng Xingdong, Independent Non-Executive Director	For	For
ORIENT SECURITIES CO LTD	05-Mar-2021	13	Election Of Supervisor: Zhang Qian, Shareholder Supervisor	For	For
ORIENT SECURITIES CO LTD	05-Mar-2021	14	Election Of Supervisor: Wu Junhao, Shareholder Supervisor	For	For
ORIENT SECURITIES CO LTD	05-Mar-2021	15	Election Of Supervisor: Zhang Jian, Shareholder Supervisor	For	For
ORIENT SECURITIES CO LTD	05-Mar-2021	16	Election Of Supervisor: Shen Guangjun, Shareholder Supervisor	For	For
ORIENT SECURITIES CO LTD	05-Mar-2021	17	Election Of Supervisor: Tong Jie, Shareholder Supervisor	For	For
ORIENT SECURITIES CO LTD	05-Mar-2021	18	Election Of Supervisor: Xia Lijun, Independent Supervisor	For	For
ORIENT SECURITIES CO LTD	13-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
ORIENT SECURITIES CO LTD	13-May-2021	1	Eligibility For Rights Issue	For	For
ORIENT SECURITIES CO LTD	13-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
ORIENT SECURITIES CO LTD	13-May-2021	2	Plan For Rights Issue Via Public Offering: Stock Type And Par Value	For	For
ORIENT SECURITIES CO LTD	13-May-2021	3	2020 Annual Accounts	For	For
ORIENT SECURITIES CO LTD	13-May-2021	3	Plan For Rights Issue Via Public Offering: Issuing Method	For	For
ORIENT SECURITIES CO LTD	13-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
ORIENT SECURITIES CO LTD	13-May-2021	4	Plan For Rights Issue Via Public Offering: Basis, Ratio And Volume Of The Rights Issue	For	For
ORIENT SECURITIES CO LTD	13-May-2021	5	Scale Of 2021 Proprietary Business	For	For
ORIENT SECURITIES CO LTD	13-May-2021	5	Plan For Rights Issue Via Public Offering: Pricing Principles And Price Of The Rights Issue	For	For
ORIENT SECURITIES CO LTD	13-May-2021	6	2020 Annual Report	For	For
ORIENT SECURITIES CO LTD	13-May-2021	6	Plan For Rights Issue Via Public Offering: Issuing Targets	For	For
ORIENT SECURITIES CO LTD	13-May-2021	7	2021 Estimated Continuing Connected Transactions: Continuing Connected Transactions With A Company And Its Related Companies	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ORIENT SECURITIES CO LTD	13-May-2021	7	Plan For Rights Issue Via Public Offering: Distribution Plan For Accumulated Retained Profits Before The Rights Issue	For	For
ORIENT SECURITIES CO LTD	13-May-2021	8	2021 Estimated Continuing Connected Transactions: Continuing Connected Transactions With Other Related Parties	For	For
ORIENT SECURITIES CO LTD	13-May-2021	8	Plan For Rights Issue Via Public Offering: Issuing Date	For	For
ORIENT SECURITIES CO LTD	13-May-2021	9	2021 Estimated External Guarantee	For	For
ORIENT SECURITIES CO LTD	13-May-2021	9	Plan For Rights Issue Via Public Offering: Underwriting Method	For	For
ORIENT SECURITIES CO LTD	13-May-2021	10	By-Election Of Independent Non-Executive Directors	For	For
ORIENT SECURITIES CO LTD	13-May-2021	10	Plan For Rights Issue Via Public Offering: Purpose Of The Funds Raised From Rights Issue	For	For
ORIENT SECURITIES CO LTD	13-May-2021	11	Allowance For Independent Supervisors	For	For
ORIENT SECURITIES CO LTD	13-May-2021	11	Plan For Rights Issue Via Public Offering: The Valid Period Of The Resolution On The Rights Issue	For	For
ORIENT SECURITIES CO LTD	13-May-2021	12	Appointment Of 2021 Audit Firm	For	For
ORIENT SECURITIES CO LTD	13-May-2021	12	Plan For Rights Issue Via Public Offering: Trading And Circulation Of The Bond To Be Issued	For	For
ORIENT SECURITIES CO LTD	13-May-2021	13	Amendments To The Company'S Articles Of Association	For	For
ORIENT SECURITIES CO LTD	13-May-2021	13	Preplan For Rights Issue Via Public Offering	For	For
ORIENT SECURITIES CO LTD	13-May-2021	14	General Authorization For The Issuance Of Overseas Debt Financing Instruments: Issuing Method	For	For
ORIENT SECURITIES CO LTD	13-May-2021	14	Feasibility Analysis Report On The Use Of Funds To Be Raised From The Rights Issue	For	For
ORIENT SECURITIES CO LTD	13-May-2021	15	General Authorization For The Issuance Of Overseas Debt Financing Instruments: Bond Type	For	For
ORIENT SECURITIES CO LTD	13-May-2021	15	Risk Warning On Diluted Immediate Return After The Rights Issue To Original Shareholders And Filling Measures And Commitments Of Relevant Parties	For	For
ORIENT SECURITIES CO LTD	13-May-2021	16	General Authorization For The Issuance Of Overseas Debt Financing Instruments: Issuing Scale	For	For
ORIENT SECURITIES CO LTD	13-May-2021	16	Full Authorization To The Board To Handle Matters Regarding The Rights Issue	For	For
ORIENT SECURITIES CO LTD	13-May-2021	17	General Authorization For The Issuance Of Overseas Debt Financing Instruments: Issuing Principal	For	For
ORIENT SECURITIES CO LTD	13-May-2021	18	General Authorization For The Issuance Of Overseas Debt Financing Instruments: Bond Duration	For	For
ORIENT SECURITIES CO LTD	13-May-2021	19	General Authorization For The Issuance Of Overseas Debt Financing Instruments: Interest Rate, Payment Method And Issue Price	For	For
ORIENT SECURITIES CO LTD	13-May-2021	20	General Authorization For The Issuance Of Overseas Debt Financing Instruments: Guarantee And Other Arrangements	For	For
ORIENT SECURITIES CO LTD	13-May-2021	21	General Authorization For The Issuance Of Overseas Debt Financing Instruments: Purpose Of The Raised Funds	For	For
ORIENT SECURITIES CO LTD	13-May-2021	22	General Authorization For The Issuance Of Overseas Debt Financing Instruments: Issuing Targets	For	For
ORIENT SECURITIES CO LTD	13-May-2021	23	General Authorization For The Issuance Of Overseas Debt Financing Instruments: Listing Of Debt Financing Instruments	For	For
ORIENT SECURITIES CO LTD	13-May-2021	24	General Authorization For The Issuance Of Overseas Debt Financing Instruments: Authorization For Issuance Of Debt Financing Instruments Overseas	For	For
ORIENT SECURITIES CO LTD	13-May-2021	25	General Authorization For The Issuance Of Overseas Debt Financing Instruments: Valid Period Of The Resolution	For	For
ORIENT SECURITIES CO LTD	13-May-2021	26	Report On The Use Of Previously Raised Funds	For	For
ORIENT SECURITIES CO LTD	13-May-2021	27	Eligibility For Rights Issue	For	For
ORIENT SECURITIES CO LTD	13-May-2021	28	Plan For Rights Issue Via Public Offering: Stock Type And Par Value	For	For
ORIENT SECURITIES CO LTD	13-May-2021	29	Plan For Rights Issue Via Public Offering: Issuing Method	For	For
ORIENT SECURITIES CO LTD	13-May-2021	30	Plan For Rights Issue Via Public Offering: Basis, Ratio And Volume Of The Rights Issue	For	For
ORIENT SECURITIES CO LTD	13-May-2021	31	Plan For Rights Issue Via Public Offering: Pricing Principles And Price Of The Rights Issue	For	For
ORIENT SECURITIES CO LTD	13-May-2021	32	Plan For Rights Issue Via Public Offering: Issuing Targets	For	For
ORIENT SECURITIES CO LTD	13-May-2021	33	Plan For Rights Issue Via Public Offering: Distribution Plan For Accumulated Retained Profits Before The Rights Issue	For	For
ORIENT SECURITIES CO LTD	13-May-2021	34	Plan For Rights Issue Via Public Offering: Issuing Date	For	For
ORIENT SECURITIES CO LTD	13-May-2021	35	Plan For Rights Issue Via Public Offering: Underwriting Method	For	For
ORIENT SECURITIES CO LTD	13-May-2021	36	Plan For Rights Issue Via Public Offering: Purpose Of The Funds Raised From Rights Issue	For	For
ORIENT SECURITIES CO LTD	13-May-2021	37	Plan For Rights Issue Via Public Offering: The Valid Period Of The Resolution On The Rights Issue	For	For
ORIENT SECURITIES CO LTD	13-May-2021	38	Plan For Rights Issue Via Public Offering: Trading And Circulation Of The Bond To Be Issued	For	For
ORIENT SECURITIES CO LTD	13-May-2021	39	Preplan For Rights Issue Via Public Offering	For	For
ORIENT SECURITIES CO LTD	13-May-2021	40	Feasibility Analysis Report On The Use Of Funds To Be Raised From The Rights Issue	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ORIENT SECURITIES CO LTD	13-May-2021	41	Risk Warning On Diluted Immediate Return After The Rights Issue To Original Shareholders And Filling Measures And Commitments Of Relevant Parties	For	For
ORIENT SECURITIES CO LTD	13-May-2021	42	Full Authorization To The Board To Handle Matters Regarding The Rights Issue	For	For
ORIENTAL LAND CO.,LTD.	29-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
ORIENTAL LAND CO.,LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
ORIENTAL LAND CO.,LTD.	29-Jun-2021	3	Amend Articles To: Reduce Term Of Office Of Directors To One Year	For	Combined
ORIENTAL LAND CO.,LTD.	29-Jun-2021	4	Appoint A Director Kagami, Toshio	For	Combined
ORIENTAL LAND CO.,LTD.	29-Jun-2021	5	Appoint A Director Takano, Yumiko	For	Combined
ORIENTAL LAND CO.,LTD.	29-Jun-2021	6	Appoint A Director Katayama, Yuichi	For	Combined
ORIENTAL LAND CO.,LTD.	29-Jun-2021	7	Appoint A Director Yokota, Akiyoshi	For	Combined
ORIENTAL LAND CO.,LTD.	29-Jun-2021	8	Appoint A Director Takahashi, Wataru	For	Combined
ORIENTAL LAND CO.,LTD.	29-Jun-2021	9	Appoint A Director Kaneki, Yuichi	For	Combined
ORIENTAL LAND CO.,LTD.	29-Jun-2021	10	Appoint A Director Kambara, Rika	For	Combined
ORIENTAL LAND CO.,LTD.	29-Jun-2021	11	Appoint A Director Hanada, Tsutomu	For	Combined
ORIENTAL LAND CO.,LTD.	29-Jun-2021	12	Appoint A Director Mogi, Yuzaburo	For	Combined
ORIENTAL LAND CO.,LTD.	29-Jun-2021	13	Appoint A Director Yoshida, Kenji	For	Combined
ORION CORP.	18-Mar-2021	1	Approval Of Financial Statements	For	For
ORION CORP.	18-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
ORION CORP.	18-Mar-2021	3	Election Of Outside Director: Heo Yong Seok	For	For
ORION CORP.	18-Mar-2021	4	Election Of Outside Director Who Is An Audit Committee Member: Gim Hong Il	For	For
ORION CORP.	18-Mar-2021	5	Election Of Audit Committee Member: Heo Yong Seok	For	For
ORION CORP.	18-Mar-2021	6	Approval Of Remuneration For Director	For	For
ORION CORPORATION	25-Mar-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Combined
ORION CORPORATION	25-Mar-2021	2	A Poa Is Needed To Appoint Own Representative But Is Not Needed If A Finnish Sub/Bank Is Appointed Except If The Shareholder Is Finnish Then A Poa Would Still Be Required.	Non-voting resolution	Non-voting resolution
ORION CORPORATION	25-Mar-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
ORION CORPORATION	25-Mar-2021	4	Opening Of The Meeting	Non-voting resolution	Non-voting resolution
ORION CORPORATION	25-Mar-2021	5	Matters Of Order For The Meeting: Jukka Laitasalo, Attorney-At-Law, Will Act As The Chairman. If Jukka Laitasalo Is Not Able To Act As Chairman Due To A Weighty Reason, The Board Of Directors Will Appoint A Person It Deems Most Suitable To Act As Chairman. The Chairman May Appoint A Secretary For The Annual General Meeting	Non-voting resolution	Non-voting resolution
ORION CORPORATION	25-Mar-2021	6	Election Of The Person To Confirm The Minutes And The Persons To Verify The Counting Of Votes: Olli Huotari, Senior Vice President, Corporate Functions, Will Act As The Person To Confirm The Minutes And Verify The Counting Of Votes. If Olli Huotari Is Unable To Act As The Person To Confirm The Minutes And Verify The Counting Of The Votes Due To A Weighty Reason, The Board Of Directors Will Appoint A Person It Deems Most Suitable To Act As The Person To Confirm The Minutes And Supervise The Counting Of Votes	Non-voting resolution	Non-voting resolution
ORION CORPORATION	25-Mar-2021	7	Recording The Legal Convening Of The Meeting And Quorum	Non-voting resolution	Non-voting resolution
ORION CORPORATION	25-Mar-2021	8	Recording The Attendance At The Meeting And The List Of Votes: Shareholders Who Have Voted In Advance Within The Advance Voting Period And Have The Right To Attend The Annual General Meeting Under Chapter 5, Sections 6 And 6 A Of The Finnish Companies Act Will Be Deemed To Have Participated At In The Annual General Meeting	Non-voting resolution	Non-voting resolution
ORION CORPORATION	25-Mar-2021	9	Presentation Of The Financial Statements 2020, The Report Of The Board Of Directors And The Auditor'S Report - Review By The President And Ceo: Review By The President And Ceo. The Company'S Financial Statement Documents For The Financial Year 2020, Which Include The Company'S Financial Statements, The Report Of The Board Of Directors And The Auditor'S Report And Which Are Available On The Company'S Website No Later Than Three Weeks Prior To The Annual General Meeting, Will Be Deemed To Have Been Presented To The Annual General Meeting Under This Item	Non-voting resolution	Non-voting resolution
ORION CORPORATION	25-Mar-2021	10	Adoption Of The Financial Statements	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ORION CORPORATION	25-Mar-2021	11	Decision On The Use Of The Profits Shown On The Balance Sheet And The Payment Of The Dividend: The Board Of Directors Proposes That A Dividend Of Eur 1.50 Per Share Be Paid On The Basis Of The Balance Sheet Confirmed For The Financial Year That Ended On 31 December 2020. According To The Proposal, The Dividend Is Paid To Orion Corporation Shareholders Entered In The Company'S Register Of Shareholders Maintained By Euroclear Finland Ltd On The Record Date Of The Dividend Distribution, 29 March 2021. The Date Of The Dividend Payment Is 7 April 2021. In Addition, The Board Of Directors Proposes That Eur 350,000 Of The Company'S Distributable Funds Be Donated To Medical Research And Other Purposes Of Public Interest As Decided By The Board Of Directors. The Liquidity Of The Company Is Good And, In The Opinion Of The Board Of Directors, The Proposed Profit Distribution Would Not Compromise The Liquidity Of The Company	For	Combined
ORION CORPORATION	25-Mar-2021	12	Decision On The Discharge Of The Members Of The Board Of Directors And The President And Ceo From Liability	For	Combined
ORION CORPORATION	25-Mar-2021	13	Remuneration Report: The Board Of Directors Proposes That The Remuneration Report For The Company'S Governing Bodies For 2020 Be Approved. The Resolution Is Advisory In Accordance With The Finnish Companies Act. The Remuneration Report Is Available On The Company'S Website At www.orion.fi/en At The Latest Three Weeks Before The Annual General Meeting	For	Combined
ORION CORPORATION	25-Mar-2021	14	Please Note That Resolutions 11, 12 And 13 Are Proposed By Nomination Committee And Board Does Not Make Any Recommendations On These Proposals. The Standing Instructions Are Disabled For This Meeting	Non-voting resolution	Combined
ORION CORPORATION	25-Mar-2021	15	Decision On The Remuneration Of The Members Of The Board Of Directors: The Company'S Nomination Committee'S Recommendation Concerning The Remuneration And The Number Of The Members Of The Board Of Directors As Well As The Election Of The Members Of The Board Of Directors And The Chairman Has Been Published On 12 January 2021 As A Stock Exchange Release. On 19 January 2021, The Board Of Directors Of The Company Has Received A Proposal For Decision From Ilmarinen Mutual Pension Insurance Company According To Which The Remuneration Of The Members Of The Board Of Directors Would Be Paid Pursuant To The Recommendation Of The Nomination Committee. The Board Of Directors Has Decided To Publish Ilmarinen'S Proposal For Decision As A Proposal On The Remuneration Of The Members Of The Board Of Directors To The Annual General Meeting. According To The Proposal For Decision, The Following Remunerations Would Be Paid To The Board Of Directors: As An Annual Fee, The Chairman Would Receive Eur 90,000, The Vice Chairman Would Receive Eur 55,000 And The Other Members Would Receive Eur 45,000 Ea	Take No Action	Combined
ORION CORPORATION	25-Mar-2021	16	Decision On The Number Of Members Of The Board Of Directors: In Accordance With The Recommendation By The Company'S Nomination Committee, The Board Of Directors Proposes To The Annual General Meeting That The Number Of The Members Of The Board Of Directors Be Eight	Take No Action	Combined
ORION CORPORATION	25-Mar-2021	17	Election Of The Members And The Chairman Of The Board Of Directors: In Accordance With The Recommendation By The Nomination Committee, The Board Of Directors Proposes To The Annual General Meeting That The Present Members Of The Board, Kari Jussi Aho, Pia Kalsta, Ari Lehtoranta, Timo Maasilta, Hilpi Rautelin, Eija Ronkainen And Mikael Silvennoinen Would Be Elected For The Next Term Of Office And Veli-Matti Mattila, M.Sc (Tech.), Mba Would Be Elected As A New Member. Mikael Silvennoinen Would Be Re-Elected As The Chairman Of The Board. All Proposed Members Have Been Assessed To Be Independent Of The Company And Its Significant Shareholders	Take No Action	Combined
ORION CORPORATION	25-Mar-2021	18	Decision On The Remuneration Of The Auditor: In Accordance With The Recommendation By The Board'S Audit Committee, The Board Of Directors Proposes To The Annual General Meeting That The Remunerations To The Auditor Be Paid On The Basis Of Invoicing Approved By The Company	For	Combined
ORION CORPORATION	25-Mar-2021	19	Election Of The Auditor: In Accordance With The Recommendation By The Board'S Audit Committee, The Board Of Directors Proposes To The Annual General Meeting That Authorised Public Accountants Kpmg Oy Ab Be Elected As The Company'S Auditor	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ORION CORPORATION	25-Mar-2021	20	Authorisation Of The Board Of Directors To Decide On Share Issue: The Board Of Directors Proposes To The Annual General Meeting To Be Held On 25 March 2021 That The Board Of Directors Be Authorised To Decide On Issuance Of New Shares On The Following Terms And Conditions: Number Of Shares To Be Issued: On The Basis Of The Authorisation, The Board Of Directors Shall Be Entitled To Decide On The Issuance Of No More Than 14,000,000 New Class B Shares. The Maximum Number Of Shares To Be Issued Corresponds To Less Than 10% Of All Shares In The Company And Less Than 2% Of All Votes In The Company. New Shares May Be Issued Only Against Payment. Shareholder'S Pre-Emptive Rights And Directed Share Issue New Shares May Be Issued -In A Targeted Issue To The Company'S Shareholders In Proportion To Their Holdings At The Time Of The Issue Regardless Of Whether They Own Class A Or B Shares; Or - In A Targeted Issue, Deviating From The Shareholder'S Pre-Emptive Rights, If There Is A Weighty Financial Reason, Such As The Development Of The Capital Structure Of The Company, Using The	For	Combined
ORION CORPORATION	25-Mar-2021	21	Closing Of The Meeting	Non-voting resolution	Combined
ORION CORPORATION	25-Mar-2021	22	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You.	Non-voting resolution	Non-voting resolution
ORIX CORPORATION	25-Jun-2021	2	Amend Articles To: Amend Business Lines	For	Combined
ORIX CORPORATION	25-Jun-2021	3	Appoint A Director Inoue, Makoto	For	For
ORIX CORPORATION	25-Jun-2021	4	Appoint A Director Irie, Shuji	For	For
ORIX CORPORATION	25-Jun-2021	5	Appoint A Director Taniguchi, Shoji	For	For
ORIX CORPORATION	25-Jun-2021	6	Appoint A Director Matsuzaki, Satoru	For	For
ORIX CORPORATION	25-Jun-2021	7	Appoint A Director Suzuki, Yoshiteru	For	For
ORIX CORPORATION	25-Jun-2021	8	Appoint A Director Stan Koyanagi	For	For
ORIX CORPORATION	25-Jun-2021	9	Appoint A Director Takenaka, Heizo	For	For
ORIX CORPORATION	25-Jun-2021	10	Appoint A Director Michael Cusumano	For	For
ORIX CORPORATION	25-Jun-2021	11	Appoint A Director Akiyama, Sakie	For	For
ORIX CORPORATION	25-Jun-2021	12	Appoint A Director Watanabe, Hiroshi	For	For
ORIX CORPORATION	25-Jun-2021	13	Appoint A Director Sekine, Aiko	For	For
ORIX CORPORATION	25-Jun-2021	14	Appoint A Director Hodo, Chikatomo	For	For
ORKLA ASA	15-Apr-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Combined
ORKLA ASA	15-Apr-2021	2	Important Market Processing Requirement: Power Of Attorney (Poa) Requirements Vary By Custodian. Global Custodians May Have A Poa In Place Which Would Eliminate The Need For The Individual Beneficial Owner Poa. In The Absence Of This Arrangement, An Individual Beneficial Owner Poa May Be Required. If You Have Any Questions Please Contact Your Client Service Representative. Thank You	Non-voting resolution	Unvoted
ORKLA ASA	15-Apr-2021	3	Shares Held In An Omnibus/Nominee Account Need To Be Re-Registered In The Beneficial Owners Name To Be Allowed To Vote At Meetings. Shares Will Be Temporarily Transferred To A Separate Account In The Beneficial Owner'S Name On The Proxy Deadline And Transferred Back To The Omnibus/Nominee Account The Day After The Meeting	Non-voting resolution	Unvoted
ORKLA ASA	15-Apr-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Unvoted
ORKLA ASA	15-Apr-2021	5	Open Meeting Elect Chairman Of Meeting	For	Unvoted
ORKLA ASA	15-Apr-2021	6	Accept Financial Statements And Statutory Reports Approve Allocation Of Income And Dividends Of Nok 2.75 Per Share	For	Unvoted
ORKLA ASA	15-Apr-2021	7	Approve Guidelines For Incentive Based Compensation For Executive Management	For	Unvoted
ORKLA ASA	15-Apr-2021	8	Discuss Company'S Corporate Governance Statement	Non-voting resolution	Unvoted
ORKLA ASA	15-Apr-2021	9	Authorize Repurchase Of Shares For Use In Employee Incentive Programs	For	Unvoted
ORKLA ASA	15-Apr-2021	10	Authorize Share Repurchase Program And Reissuance And/Or Cancellation Of Repurchased Shares	For	Unvoted
ORKLA ASA	15-Apr-2021	11	Reelect Stein Hagen As Director	For	Unvoted
ORKLA ASA	15-Apr-2021	12	Reelect Ingrid Blank As Director	For	Unvoted
ORKLA ASA	15-Apr-2021	13	Reelect Nils Selte As Director	For	Unvoted
ORKLA ASA	15-Apr-2021	14	Reelect Liselott Kilaas As Director	For	Unvoted
ORKLA ASA	15-Apr-2021	15	Reelect Peter Agnefjall As Director	For	Unvoted
ORKLA ASA	15-Apr-2021	16	Reelect Anna Mossberg As Director	For	Unvoted
ORKLA ASA	15-Apr-2021	17	Reelect Anders Kristiansen As Director	For	Unvoted
ORKLA ASA	15-Apr-2021	18	Reelect Caroline Kjos As Deputy Director	For	Unvoted
ORKLA ASA	15-Apr-2021	19	Elect Nils-Henrik Pettersson As Member Of Nominating Committee	For	Unvoted
ORKLA ASA	15-Apr-2021	20	Approve Remuneration Of Directors	For	Unvoted

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ORKLA ASA	15-Apr-2021	21	Approve Remuneration Of Nominating Committee	For	Unvoted
ORKLA ASA	15-Apr-2021	22	Approve Remuneration Of Auditors	For	Unvoted
ORKLA ASA	15-Apr-2021	23	26 Mar 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Unvoted
ORKLA ASA	15-Apr-2021	24	01 Apr 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Unvoted
ORKLA ASA	15-Apr-2021	25	01 Apr 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Unvoted
ORPEA SA	24-Jun-2021	6	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Company'S Financial Statements For The Fiscal Year That Ended On December 31St 2020, As Presented, Showing Net Earnings Amounting To Eur 30,488,610.60. The Shareholders' Meeting Approves The Non-Deductible Expenses And Charges Amounting To Eur 668,762.00 And Their Corresponding Tax Of Eur 214,137.59	For	Combined
ORPEA SA	24-Jun-2021	7	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Consolidated Financial Statements For Said Fiscal Year, As Presented To The Meeting, Showing Net Earnings Amounting To Eur 160,046,227.00	For	For
ORPEA SA	24-Jun-2021	8	The Shareholders' Meeting Approves The Recommendations Of The Board Of Directors And Resolves To Allocate Earnings As Follows: Origin Retained Earnings: Eur 84,886.36 Earnings: Eur 30,488,610.60 Other Reserves: Eur 27,596,631.54 Total: 58,170,128.50 Allocation Legal Reserve: Eur 1,936.00 Dividends: Eur 58,168,192.50 (Based On The 64,631,325 Shares Composing The Share Capital As Of December 31St 2020) The Shareholders Will Be Granted A Dividend Of Eur 0.90 Per Share, That Will Be Eligible For The 40 Per Cent Deduction Provided By The French General Tax Code. This Dividend Will Be Paid On July 13Th 2021. As Required By Law, It Is Reminded That, For The Last Three Financial Years, The Dividends Were Paid As Follows: Eur 1.10 Per Share For Fiscal Year 2017 Eur 1.20 Per Share For Fiscal Year 2018, No Dividend Was Paid For Fiscal Year 2019	For	For
ORPEA SA	24-Jun-2021	9	The Shareholders' Meeting Hereby, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L.225-38 Of The French Commercial Code, Approves The Agreements Entered Into Or Which Remained In Force During Said Fiscal Year	For	For
ORPEA SA	24-Jun-2021	10	The Shareholders' Meeting Ratifies The Co-Optation Of Mr Olivier Lecomte As A Director, To Replace Mr Xavier Coirbay, For The Remainder Of Mr Xavier Coirbay'S Term Of Office, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The Fiscal Year 2020	For	For
ORPEA SA	24-Jun-2021	11	The Shareholders' Meeting Renews The Appointment Of Ms Bernadette Danet-Chevallier As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
ORPEA SA	24-Jun-2021	12	The Shareholders' Meeting Renews The Appointment Of Mr Olivier Lecomte As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
ORPEA SA	24-Jun-2021	13	The Shareholders' Meeting Approves The Amendment Of The Compensation Policy Of Mr Yves Le Masne As Managing Director, For The 2020 Fiscal Year	For	For
ORPEA SA	24-Jun-2021	14	Subject To The Adoption Of Resolution 4, The Shareholders' Meeting Approves The Amendment Of The Compensation Policy Of Mr Jean-Claude Brdenk As Deputy Managing Director, For The 2018 Fiscal Year	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ORPEA SA	24-Jun-2021	15	Subject To The Adoption Of Resolution 4, The Shareholders' Meeting Approves The Amendment Of The Compensation Policy Of Mr Jean-Claude Brdenk As Deputy Managing Director, For The 2019 Fiscal Year	For	For
ORPEA SA	24-Jun-2021	16	Subject To The Adoption Of Resolution 4, The Shareholders' Meeting Approves The Amendment Of The Compensation Policy Of Mr Jean-Claude Brdenk As Deputy Managing Director, For The 2020 Fiscal Year	For	For
ORPEA SA	24-Jun-2021	17	The Shareholders' Meeting Approves The Information Regarding The Compensation Of The Corporate Officers As Mentioned In Article L.22-10-9 I Of The Commercial Code, For The 2020 Fiscal Year	For	For
ORPEA SA	24-Jun-2021	18	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Paid Or Awarded To Mr Philippe Charrier, As Chairman Of The Board Of Directors For The 2020 Fiscal Year	For	For
ORPEA SA	24-Jun-2021	19	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Paid Or Awarded To Mr Yves Le Masne, As Managing Director For The 2020 Fiscal Year	For	For
ORPEA SA	24-Jun-2021	20	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Paid Or Awarded To Mr Jean-Claude Brdenk, As Deputy Managing Director Until December 31st 2020	For	Combined
ORPEA SA	24-Jun-2021	21	The Shareholders' Meeting Approves The Compensation Policy Of The Members Of The Board Of Directors, For The 2021 Fiscal Year	For	Combined
ORPEA SA	24-Jun-2021	22	The Shareholders' Meeting Approves The Compensation Policy Of The Chairman Of The Board Of Directors, For The 2021 Fiscal Year	For	For
ORPEA SA	24-Jun-2021	23	The Shareholders' Meeting Approves The Compensation Policy Of The Managing Director, For The 2021 Fiscal Year	For	For
ORPEA SA	24-Jun-2021	24	The Shareholders' Meeting Authorizes The Board Of Directors To Buy Back The Company'S Shares, Subject To The Conditions Described Below: Maximum Purchase Price: Eur 150.00, Maximum Number Of Shares To Be Acquired: 10 Per Cent Of The Shares Composing The Share Capital (I.E. 6,463,132 Shares As Of December 31st 2020) Maximum Funds Invested In The Share Buybacks: Eur 969,469,800.00. The Number Of Shares Acquired By The Company With A View To Retaining Or Delivering In Cash Or In An Exchange As Part Of A Merger, Divestment Or Capital Contribution Cannot Exceed 5 Per Cent Of Its Capital (I.E. 3,231,566 Shares As Of December 31st 2020) This Authorization Is Given For An 18-Month Period. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
ORPEA SA	24-Jun-2021	25	The Shareholders' Meeting Grants All Powers To The Board Of Directors To Reduce The Share Capital, By Cancelling All Or Part Of The Shares Held By The Company In Connection With The Stock Repurchase Plan, Up To A Maximum Of 10 Per Cent Of The Share Capital Over A 24-Month Period. This Authorization Is Given For An 18-Month Period. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
ORPEA SA	24-Jun-2021	26	The Shareholders' Meeting Delegates To The Board Of Directors The Necessary Powers To Increase The Capital Up To Eur 40,000,000.00, By Issuance Of Ordinary Shares Of The Company Or Equity Securities Giving Access To Equity Securities Of The Company, Giving Right To The Allocation Of Debt Securities, Or Debt Securities Giving Access To Equity Securities To Be Issued Of The Company Or Giving Access To Existing Equity Securities Or Debt Securities, With Preferential Subscription Rights Maintained. The Amount Of Capital Increase To Be Realized Under This Resolution And Resolutions Number 22 To 24, 26 And 28 Shall Not Exceed This Ceiling. The Maximum Nominal Amount Of Debt Securities, Which May Be Issued, Shall Not Exceed Eur 750,000,000.00. The Amount Of Capital Increase To Be Realized Under This Resolution And Resolutions Number 22 To 24, And 26 Shall Not Exceed This Ceiling. Duration: 14-Months. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ORPEA SA	24-Jun-2021	27	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase The Share Capital Up To Eur 8,078,915.00, By Issuance Of Ordinary Shares Of The Company Or Equity Securities Giving Access To Equity Securities Of The Company And-Or Giving Right To The Allocation Of Debt Securities, Or Debt Securities Giving Access To Equity Securities To Be Issued Of The Company Or Giving Access To Existing Equity Securities Or Debt Securities, Through A Public Offering, With Cancellation Of The Preferential Subscription Rights. The Nominal Amount Of Debt Securities To Be Issued Under This Delegation Shall Not Exceed Eur 750,000,000.00. The Present Delegation Is Given For A 14-Month Period. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
ORPEA SA	24-Jun-2021	28	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase The Share Capital Up To Eur 8,078,915.00, By Issuance Of Ordinary Shares Of The Company Or Equity Securities Giving Access To Equity Securities Of The Company And-Or Giving Right To The Allocation Of Debt Securities, Or Debt Securities Giving Access To Equity Securities To Be Issued Of The Company Or Giving Access To Existing Equity Securities Or Debt Securities, Through A Private Offering, With Cancellation Of The Preferential Subscription Rights. The Nominal Amount Of Debt Securities To Be Issued Under This Delegation Shall Not Exceed Eur 750,000,000.00. The Present Delegation Is Given For A 14-Month Period. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
ORPEA SA	24-Jun-2021	29	The Shareholders' Meeting Resolves That The Board Of Directors May Decide To Increase The Number Of Securities To Be Issued In The Event Of A Capital Increase With Or Without Preferential Subscription Rights Of Shareholders As Per Resolutions Number 21 To 23 And 25, At The Same Price As The Initial Issue, Within 30 Days Of The Closing Of The Subscription Period And Up To A Maximum Of 15 Per Cent Of The Initial Issuance. This Delegation Is Granted For A 14-Month Period. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect	For	For
ORPEA SA	24-Jun-2021	30	The Shareholders' Meeting, Subject To The Adoption Of Resolutions Number 22 And 23, Authorizes The Board Of Directors, For A Period Of 14 Months And Within The Limit Of 10 Per Cent Of The Share Capital Per Year, To Set The Issue Price Of The Issuances To Be Decided Under Resolutions Number 22 And 23, In Accordance With The Terms And Conditions Determined By The Shareholders' Meeting. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect	For	For
ORPEA SA	24-Jun-2021	31	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase The Share Capital, Up To 10 Per Cent Of The Share Capital Or 6,464,132 Shares, By Issuing Shares And-Or Equity Securities Giving Access To Equity Securities Of The Company And-Or Giving Right To The Allocation Of Debt Securities, And-Or Debt Securities Giving Access To New Or Existing Equity Securities Of The Company, In Consideration For The Contributions In Kind Granted To The Company And Composed Of Equity Securities Or Securities Giving Access To The Share Capital. This Authorization Is Granted For A 14-Month Period. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
ORPEA SA	24-Jun-2021	32	The Shareholders' Meeting Authorizes The Board Of Directors To Increase The Share Capital, On One Or More Occasions, At Its Sole Discretion, In Favor Of Members Of A Company Savings Plan Of The Company And French Or Foreign Companies Entering In The Scope Of The Consolidated Statement Of The Company, By Issuance Of Shares Or Securities Giving Access To The Share Capital Of The Company, With Cancellation Of Preferential Subscription Rights. This Delegation Is Given For A 14-Month Period And For A Nominal Amount That Shall Not Exceed Eur 400,000.00. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
ORPEA SA	24-Jun-2021	33	The Shareholders' Meeting Resolves To Bring The Article 15.1 Of The Bylaws Into Conformity With The Legal And Regulatory Provisions	For	For
ORPEA SA	24-Jun-2021	34	The Shareholders' Meeting Decides To Amend Article Number 24: 'Competencies Of The General Meetings' Of The Bylaws And Article Number 25: 'Convening Of The General Meetings' Of The Bylaws	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ORPEA SA	24-Jun-2021	35	The Shareholders' Meeting Resolves To Bring The Articles Of The Bylaws Into Conformity With The Current Legal And Regulatory Requirements, Subject To The Ratification Of These Modifications By The Next Extraordinary Shareholders' Meeting. This Delegation Is Granted For An 18-Month Period	For	For
ORPEA SA	24-Jun-2021	36	The Shareholders' Meeting Grants Full Powers To The Bearer Of An Original, A Copy Or Extract Of The Minutes Of This Meeting To Carry Out All Filings, Publications And Other Formalities Prescribed By Law	For	For
ORSTED	01-Mar-2021	1	In The Majority Of Meetings The Votes Are Cast With The Registrar Who Will Follow Client Instructions. In A Small Percentage Of Meetings There Is No Registrar And Clients Votes May Be Cast By The Chairman Of The Board Or A Board Member As Proxy. Clients Can Only Expect Them To Accept Pro-Management Votes. The Only Way To Guarantee That Abstain And/Or Against Votes Are Represented At The Meeting Is To Send Your Own Representative Or Attend The Meeting In Person. The Sub Custodian Banks Offer Representation Services For An Added Fee If Requested. Thank You	Non-voting resolution	Combined
ORSTED	01-Mar-2021	2	Please Be Advised That Split And Partial Voting Is Not Authorised For A Beneficial Owner In The Danish Market. Please Contact Your Global Custodian For Further Information.	Non-voting resolution	Non-voting resolution
ORSTED	01-Mar-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
ORSTED	01-Mar-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
ORSTED	01-Mar-2021	5	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Abstain' Only For Resolution Numbers 9.1 To 9.9 And 11. Thank You	Non-voting resolution	Non-voting resolution
ORSTED	01-Mar-2021	6	Report By The Board Of Directors	Non-voting resolution	Non-voting resolution
ORSTED	01-Mar-2021	7	Presentation Of The Audited Annual Report For Approval	For	Combined
ORSTED	01-Mar-2021	8	Presentation Of The Remuneration Report For Advisory Vote	For	Combined
ORSTED	01-Mar-2021	9	Proposal To Discharge The Board Of Directors And The Executive Board From Their Liabilities	For	Combined
ORSTED	01-Mar-2021	10	Proposal For The Appropriation Of The Profit According To The Approved Annual Report	For	Combined
ORSTED	01-Mar-2021	11	Proposal From The Board Of Directors For Authorization To Acquire Treasury Shares	For	Combined
ORSTED	01-Mar-2021	12	Proposal From The Board Of Directors: Adoption Of An Amendment Of The Remuneration Policy To Authorise The Board Of Directors To Implement A Scheme For Indemnification Of The Board Of Directors And The Executive Board	For	Combined
ORSTED	01-Mar-2021	13	Proposal From The Board Of Directors: Adoption Of An Amendment Of The Remuneration Policy To Allow For A Fixed Annual Travel Compensation For Board Members Residing Outside Europe	For	Combined
ORSTED	01-Mar-2021	14	Proposal From The Board Of Directors: Adoption Of An Authorisation In The Articles Of Association To Conduct Completely Electronic General Meetings	For	Combined
ORSTED	01-Mar-2021	15	Proposal From The Board Of Directors: Grant Of Authorisation	For	Combined
ORSTED	01-Mar-2021	16	Any Proposals From The Shareholders (No Proposals)	Non-voting resolution	Combined
ORSTED	01-Mar-2021	17	Election Of Eight Members Of The Board Of Directors	For	Combined
ORSTED	01-Mar-2021	18	Re-Election Of Thomas Thune Andersen As Chairman Of The Board Of Directors	For	Combined
ORSTED	01-Mar-2021	19	Re-Election Of Lene Skole As Deputy Chairman Of The Board Of Directors	For	Combined
ORSTED	01-Mar-2021	20	Re-Election Of Lynda Armstrong As Member Of The Board Of Directors	For	Combined
ORSTED	01-Mar-2021	21	Re-Election Of Jorgen Kildahl As Member Of The Board Of Directors	For	Combined
ORSTED	01-Mar-2021	22	Re-Election Of Peter Korsholm As Member Of The Board Of Directors	For	Combined
ORSTED	01-Mar-2021	23	Re-Election Of Dieter Wemmer As Member Of The Board Of Directors	For	Combined
ORSTED	01-Mar-2021	24	Election Of Julia King, Baroness Brown Of Cambridge, As New Member Of The Board Of Directors	For	Combined
ORSTED	01-Mar-2021	25	Election Of Henrik Poulsen As New Member Of The Board Of Directors	For	Combined
ORSTED	01-Mar-2021	26	Determination Of The Remuneration Payable To The Board Of Directors For The Financial Year 2021	For	Combined
ORSTED	01-Mar-2021	27	Re-Election Of Pricewaterhousecoopers Statsautoriseret Revisionspartnerselskab As Auditor	For	Combined
ORSTED	01-Mar-2021	28	Any Other Business	Non-voting resolution	Combined
ORSTED	01-Mar-2021	29	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ORSTED	01-Mar-2021	30	05 Feb 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
ORSTED	01-Mar-2021	31	05 Feb 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
OSAKA GAS CO.,LTD.	25-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Non-voting resolution
OSAKA GAS CO.,LTD.	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
OSAKA GAS CO.,LTD.	25-Jun-2021	3	Approve Absorption-Type Company Split Agreement	For	For
OSAKA GAS CO.,LTD.	25-Jun-2021	4	Appoint A Director Honjo, Takehiro	For	For
OSAKA GAS CO.,LTD.	25-Jun-2021	5	Appoint A Director Fujiwara, Masataka	For	For
OSAKA GAS CO.,LTD.	25-Jun-2021	6	Appoint A Director Miyagawa, Tadashi	For	For
OSAKA GAS CO.,LTD.	25-Jun-2021	7	Appoint A Director Matsui, Takeshi	For	For
OSAKA GAS CO.,LTD.	25-Jun-2021	8	Appoint A Director Tasaka, Takayuki	For	For
OSAKA GAS CO.,LTD.	25-Jun-2021	9	Appoint A Director Takeguchi, Fumitoshi	For	For
OSAKA GAS CO.,LTD.	25-Jun-2021	10	Appoint A Director Miyahara, Hideo	For	For
OSAKA GAS CO.,LTD.	25-Jun-2021	11	Appoint A Director Murao, Kazutoshi	For	For
OSAKA GAS CO.,LTD.	25-Jun-2021	12	Appoint A Director Kijima, Tatsuo	For	For
OSAKA GAS CO.,LTD.	25-Jun-2021	13	Appoint A Director Sato, Yumiko	For	For
OSAKA GAS CO.,LTD.	25-Jun-2021	14	Approve Details Of The Stock Compensation To Be Received By Directors	For	For
OTIS WORLDWIDE CORPORATION	27-Apr-2021	1	Election Of Director: Jeffrey H. Black	For	For
OTIS WORLDWIDE CORPORATION	27-Apr-2021	2	Election Of Director: Kathy Hopinkah Hannan	For	For
OTIS WORLDWIDE CORPORATION	27-Apr-2021	3	Election Of Director: Shailesh G. Jejurikar	For	For
OTIS WORLDWIDE CORPORATION	27-Apr-2021	4	Election Of Director: Christopher J. Kearney	For	For
OTIS WORLDWIDE CORPORATION	27-Apr-2021	5	Election Of Director: Judith F. Marks	For	For
OTIS WORLDWIDE CORPORATION	27-Apr-2021	6	Election Of Director: Harold W. McGraw Iii	For	For
OTIS WORLDWIDE CORPORATION	27-Apr-2021	7	Election Of Director: Margaret M. V. Preston	For	For
OTIS WORLDWIDE CORPORATION	27-Apr-2021	8	Election Of Director: Shelley Stewart, Jr.	For	For
OTIS WORLDWIDE CORPORATION	27-Apr-2021	9	Election Of Director: John H. Walker	For	For
OTIS WORLDWIDE CORPORATION	27-Apr-2021	10	Advisory Vote To Approve Executive Compensation.	For	For
OTIS WORLDWIDE CORPORATION	27-Apr-2021	11	Advisory Vote On Frequency Of Advisory Vote To Approve Executive Compensation.	One	Combined
OTIS WORLDWIDE CORPORATION	27-Apr-2021	12	Appoint Pricewaterhousecoopers Llp To Serve As Independent Auditor For 2021.	For	Combined
OTP BANK PLC	16-Apr-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Combined
OTP BANK PLC	16-Apr-2021	2	Important Market Processing Requirement: Power Of Attorney (Poa) Requirements Vary By Custodian. Global Custodians May Have A Poa In Place Which Would Eliminate The Need For The Individual Beneficial Owner Poa. In The Absence Of This Arrangement, An Individual Beneficial Owner Poa May Be Required. If You Have Any Questions Please Contact Your Client Service Representative. Thank You.	Non-voting resolution	Non-voting resolution
OTP BANK PLC	16-Apr-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
OTP BANK PLC	16-Apr-2021	4	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
OTP BANK PLC	16-Apr-2021	5	Please Note That This Is An Amendment To Meeting Id 538231 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Non-voting resolution
OTP BANK PLC	16-Apr-2021	6	Approve Financial Statements, Statutory Reports, And Allocation Of Income	For	Combined
OTP BANK PLC	16-Apr-2021	7	Approve Company'S Corporate Governance Statement	For	Combined
OTP BANK PLC	16-Apr-2021	8	Approve Discharge Of Sandor Csanyi As Management Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	9	Approve Discharge Of Tamas Gyorgy Erdei As Management Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	10	Approve Discharge Of Antal Gyorgy Kovacs As Management Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	11	Approve Discharge Of Laszlo Wolf As Management Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	12	Approve Discharge Of Mihaly Baumstark As Management Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	13	Approve Discharge Of Tibor Biro As Management Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	14	Approve Discharge Of Istvan Gresa As Management Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	15	Approve Discharge Of Antal Pongracz As Management Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	16	Approve Discharge Of Laszlo Utassy As Management Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	17	Approve Discharge Of Jozsef Zoltan Voros As Management Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	18	Approve Ernst & Young Audit Ltd. As Auditor And Fix Its Remuneration	For	Combined
OTP BANK PLC	16-Apr-2021	19	Amend Bylaws Re: Supervisory Board	For	Combined
OTP BANK PLC	16-Apr-2021	20	Approve Remuneration Policy	For	Combined
OTP BANK PLC	16-Apr-2021	21	Authorize Share Repurchase Program	For	Combined
OTP BANK PLC	16-Apr-2021	22	Elect Tamas Gudra As Supervisory Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	23	Elect Tamas Gudra As Audit Committee Member	For	Combined
OTP BANK PLC	16-Apr-2021	24	Approve Remuneration Of Supervisory Board And Audit Committee Members	For	Combined
OTP BANK PLC	16-Apr-2021	25	Reelect Sandor Csanyi As Management Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	26	Reelect Antal Gyorgy Kovacs As Management Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	27	Reelect Laszlo Wolf As Management Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	28	Reelect Tamas Gyorgy Erdei As Management Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	29	Reelect Mihaly Baumstark As Management Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	30	Reelect Istvan Gresa As Management Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	31	Reelect Jozsef Zoltan Voros As Management Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	32	Reelect Peter Csanyi As Management Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	33	Elect Gabriella Balogh As Management Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	34	Elect Gyorgy Nagy As Management Board Member	For	Combined
OTP BANK PLC	16-Apr-2021	35	Elect Gellert Marton Vagi As Management Board Member	For	Combined
OTSUKA CORPORATION	26-Mar-2021	2	Approve Appropriation Of Surplus	For	Combined
OTSUKA CORPORATION	26-Mar-2021	3	Appoint A Director Otsuka, Yuji	For	For
OTSUKA CORPORATION	26-Mar-2021	4	Appoint A Director Katakura, Kazuyuki	For	For
OTSUKA CORPORATION	26-Mar-2021	5	Appoint A Director Takahashi, Toshiyasu	For	For
OTSUKA CORPORATION	26-Mar-2021	6	Appoint A Director Tsurumi, Hironobu	For	For
OTSUKA CORPORATION	26-Mar-2021	7	Appoint A Director Saito, Hironobu	For	For
OTSUKA CORPORATION	26-Mar-2021	8	Appoint A Director Yano, Katsuhiko	For	For
OTSUKA CORPORATION	26-Mar-2021	9	Appoint A Director Sakurai, Minoru	For	For
OTSUKA CORPORATION	26-Mar-2021	10	Appoint A Director Makino, Jiro	For	Combined
OTSUKA CORPORATION	26-Mar-2021	11	Appoint A Director Saito, Tetsuo	For	Combined
OTSUKA CORPORATION	26-Mar-2021	12	Appoint A Director Hamabe, Makiko	For	For
OTSUKA CORPORATION	26-Mar-2021	13	Appoint A Corporate Auditor Murata, Tatsumi	For	For
OTSUKA CORPORATION	26-Mar-2021	14	Approve Provision Of Retirement Allowance For Retiring Directors	For	Combined
OTSUKA CORPORATION	26-Mar-2021	15	Approve Provision Of Retirement Allowance For Retiring Corporate Auditors	For	Combined
OTSUKA HOLDINGS CO.,LTD.	30-Mar-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
OTSUKA HOLDINGS CO.,LTD.	30-Mar-2021	2	Appoint A Director Otsuka, Ichiro	For	Combined
OTSUKA HOLDINGS CO.,LTD.	30-Mar-2021	3	Appoint A Director Higuchi, Tatsuo	For	For
OTSUKA HOLDINGS CO.,LTD.	30-Mar-2021	4	Appoint A Director Matsuo, Yoshiro	For	For
OTSUKA HOLDINGS CO.,LTD.	30-Mar-2021	5	Appoint A Director Makino, Yuko	For	For
OTSUKA HOLDINGS CO.,LTD.	30-Mar-2021	6	Appoint A Director Takagi, Shuichi	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
OTSUKA HOLDINGS CO.,LTD.	30-Mar-2021	7	Appoint A Director Tobe, Sadanobu	For	Combined
OTSUKA HOLDINGS CO.,LTD.	30-Mar-2021	8	Appoint A Director Kobayashi, Masayuki	For	For
OTSUKA HOLDINGS CO.,LTD.	30-Mar-2021	9	Appoint A Director Tojo, Noriko	For	For
OTSUKA HOLDINGS CO.,LTD.	30-Mar-2021	10	Appoint A Director Inoue, Makoto	For	For
OTSUKA HOLDINGS CO.,LTD.	30-Mar-2021	11	Appoint A Director Matsutani, Yukio	For	For
OTSUKA HOLDINGS CO.,LTD.	30-Mar-2021	12	Appoint A Director Sekiguchi, Ko	For	For
OTSUKA HOLDINGS CO.,LTD.	30-Mar-2021	13	Appoint A Director Aoki, Yoshihisa	For	For
OTSUKA HOLDINGS CO.,LTD.	30-Mar-2021	14	Appoint A Director Mita, Mayo	For	For
OTSUKA HOLDINGS CO.,LTD.	30-Mar-2021	15	Appoint Accounting Auditors	For	For
OVERSEA-CHINESE BANKING CORPORATION LTD	29-Apr-2021	1	Adoption Of Directors' Statement And Audited Financial Statements For The Financial Year Ended 31 December 2020 And Auditors' Report	For	Combined
OVERSEA-CHINESE BANKING CORPORATION LTD	29-Apr-2021	2	Re-Election Of Mr Chua Kim Chiu	For	Combined
OVERSEA-CHINESE BANKING CORPORATION LTD	29-Apr-2021	3	Re-Election Of Mr Pramukti Surjaudaja	For	Combined
OVERSEA-CHINESE BANKING CORPORATION LTD	29-Apr-2021	4	Re-Election Of Mr Tan Ngai Joo	For	Combined
OVERSEA-CHINESE BANKING CORPORATION LTD	29-Apr-2021	5	Re-Election Of Dr Andrew Khoo Cheng Hoe	For	Combined
OVERSEA-CHINESE BANKING CORPORATION LTD	29-Apr-2021	6	Approval Of Final One-Tier Tax Exempt Dividend: 15.9 Cents Per Ordinary Share	For	Combined
OVERSEA-CHINESE BANKING CORPORATION LTD	29-Apr-2021	7	Approval Of Amount Proposed As Directors' Remuneration	For	Combined
OVERSEA-CHINESE BANKING CORPORATION LTD	29-Apr-2021	8	Approval Of Allotment And Issue Of Ordinary Shares To The Non-Executive Directors	For	Combined
OVERSEA-CHINESE BANKING CORPORATION LTD	29-Apr-2021	9	Re-Appointment Of Auditors And Authorisation For Directors To Fix Their Remuneration	For	Combined
OVERSEA-CHINESE BANKING CORPORATION LTD	29-Apr-2021	10	Authority To Issue Ordinary Shares, And Make Or Grant Instruments Convertible Into Ordinary Shares	For	Combined
OVERSEA-CHINESE BANKING CORPORATION LTD	29-Apr-2021	11	Authority To (I) Allot And Issue Ordinary Shares Under The Ocbs Share Option Scheme 2001; And/Or (ii) Grant Rights To Acquire And/Or Allot And Issue Ordinary Shares Under The Ocbs Employee Share Purchase Plan	For	Combined
OVERSEA-CHINESE BANKING CORPORATION LTD	29-Apr-2021	12	Authority To Allot And Issue Ordinary Shares Pursuant To The Ocbs Scrip Dividend Scheme	For	Combined
OVERSEA-CHINESE BANKING CORPORATION LTD	29-Apr-2021	13	Approval Of Renewal Of The Share Purchase Mandate	For	Combined
OVERSEA-CHINESE BANKING CORPORATION LTD	29-Apr-2021	14	Adoption Of The Ocbs Deferred Share Plan 2021	For	Combined
OWENS CORNING	15-Apr-2021	1	Election Of Director: Brian D. Chambers	For	Combined
OWENS CORNING	15-Apr-2021	2	Election Of Director: Eduardo E. Cordeiro	For	For
OWENS CORNING	15-Apr-2021	3	Election Of Director: Adrienne D. Elsner	For	For
OWENS CORNING	15-Apr-2021	4	Election Of Director: Alfred E. Festa	For	For
OWENS CORNING	15-Apr-2021	5	Election Of Director: Edward F. Loneragan	For	For
OWENS CORNING	15-Apr-2021	6	Election Of Director: Maryann T. Mannen	For	For
OWENS CORNING	15-Apr-2021	7	Election Of Director: Paul E. Martin	For	For
OWENS CORNING	15-Apr-2021	8	Election Of Director: W. Howard Morris	For	For
OWENS CORNING	15-Apr-2021	9	Election Of Director: Suzanne P. Nimocks	For	For
OWENS CORNING	15-Apr-2021	10	Election Of Director: John D. Williams	For	For
OWENS CORNING	15-Apr-2021	11	To Ratify The Selection Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
OWENS CORNING	15-Apr-2021	12	To Approve, On An Advisory Basis, Named Executive Officer Compensation.	For	For
PACCAR INC	27-Apr-2021	1	Election Of Director: Mark C. Pigott	For	For
PACCAR INC	27-Apr-2021	2	Election Of Director: Dame Alison J. Carnwath	For	For
PACCAR INC	27-Apr-2021	3	Election Of Director: Franklin L. Feder	For	For
PACCAR INC	27-Apr-2021	4	Election Of Director: R. Preston Feight	For	For
PACCAR INC	27-Apr-2021	5	Election Of Director: Beth E. Ford	For	For
PACCAR INC	27-Apr-2021	6	Election Of Director: Kirk S. Hachigian	For	For
PACCAR INC	27-Apr-2021	7	Election Of Director: Roderick C. Mcgeary	For	Combined
PACCAR INC	27-Apr-2021	8	Election Of Director: John M. Pigott	For	For
PACCAR INC	27-Apr-2021	9	Election Of Director: Ganesh Ramaswamy	For	For
PACCAR INC	27-Apr-2021	10	Election Of Director: Mark A. Schulz	For	For
PACCAR INC	27-Apr-2021	11	Election Of Director: Gregory M. E. Spierkel	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PACCAR INC	27-Apr-2021	12	Stockholder Proposal Regarding Supermajority Voting Provisions If Properly Presented At The Meeting.	Against	For
PACKAGING CORPORATION OF AMERICA	04-May-2021	1	Election Of Director: Cheryl K. Beebe	For	For
PACKAGING CORPORATION OF AMERICA	04-May-2021	2	Election Of Director: Duane C. Farrington	For	For
PACKAGING CORPORATION OF AMERICA	04-May-2021	3	Election Of Director: Donna A. Harman	For	For
PACKAGING CORPORATION OF AMERICA	04-May-2021	4	Election Of Director: Mark W. Kowlzan	For	For
PACKAGING CORPORATION OF AMERICA	04-May-2021	5	Election Of Director: Robert C. Lyons	For	For
PACKAGING CORPORATION OF AMERICA	04-May-2021	6	Election Of Director: Thomas P. Maurer	For	For
PACKAGING CORPORATION OF AMERICA	04-May-2021	7	Election Of Director: Samuel M. Menco	For	Combined
PACKAGING CORPORATION OF AMERICA	04-May-2021	8	Election Of Director: Roger B. Porter	For	Combined
PACKAGING CORPORATION OF AMERICA	04-May-2021	9	Election Of Director: Thomas S. Souleles	For	For
PACKAGING CORPORATION OF AMERICA	04-May-2021	10	Election Of Director: Paul T. Stecko	For	For
PACKAGING CORPORATION OF AMERICA	04-May-2021	11	Election Of Director: James D. Woodrum	For	For
PACKAGING CORPORATION OF AMERICA	04-May-2021	12	Proposal To Ratify Appointment Of Kpmg Llp As Our Auditors.	For	For
PACKAGING CORPORATION OF AMERICA	04-May-2021	13	Proposal To Approve Our Executive Compensation.	For	For
PAGSEGURO DIGITAL, LTD-CIA	01-Jun-2021	1	Re-Election Of Director: Luis Frias	For	For
PAGSEGURO DIGITAL, LTD-CIA	01-Jun-2021	2	Re-Election Of Director: Maria Judith De Brito	For	For
PAGSEGURO DIGITAL, LTD-CIA	01-Jun-2021	3	Re-Election Of Director: Eduardo Alcaro	For	For
PAGSEGURO DIGITAL, LTD-CIA	01-Jun-2021	4	Re-Election Of Director: Noemia Mayumi Fukugauti Gushiken	For	For
PAGSEGURO DIGITAL, LTD-CIA	01-Jun-2021	5	Re-Election Of Director: Cleveland Prates Teixeira	For	For
PAGSEGURO DIGITAL, LTD-CIA	01-Jun-2021	6	Re-Election Of Director: Marcia Nogueira De Mello	For	For
PAGSEGURO DIGITAL, LTD-CIA	01-Jun-2021	7	Re-Election Of Director: Ricardo Dutra Da Silva	For	For
PAGSEGURO DIGITAL, LTD-CIA	01-Jun-2021	8	To Receive And Adopt The Consolidated Financial Statements For The Year Ended December 31, 2020 Together With The Auditor'S Report, As Filed With The U.S. Securities And Exchange Commission In The Company'S Annual Report On Form 20-F On Or Around April 26, 2021.	For	For
PAGSEGURO DIGITAL, LTD-CIA	01-Jun-2021	9	To Sanction The Ratification Of A Long-Term Incentive Plan (The "Ltip Goals") In The Form Approved By The Directors And As Filed With The U.S. Securities And Exchange Commission In The Company'S Annual Report On Form 20-F On Or Around April 26, 2021, Subject To The Number Of Shares Granted Under The Ltip Goals In Any Financial Year Not Exceeding One Percent Of The Total Issued And Outstanding Shares Of The Company In Any Such Year.	For	For
PAGSEGURO DIGITAL, LTD-CIA	01-Jun-2021	10	To Ratify And Confirm All Actions Taken By The Directors And Officers Of The Company In Relation To The Business Of The Company During The Financial Year Ended December 31, 2020 And Up To The Date Of The Annual General Meeting Of The Company.	For	For
PAN AMERICAN SILVER CORP.	12-May-2021	1	Director	For	For
PAN AMERICAN SILVER CORP.	12-May-2021	2	Appointment Of Deloitte Llp As Auditors Of The Company For The Ensuing Year And Authorizing The Directors To Fix Their Remuneration.	For	For
PAN AMERICAN SILVER CORP.	12-May-2021	3	To Consider And, If Thought Appropriate, To Pass An Ordinary, Non-Binding "Say On Pay" Resolution Approving The Company'S Approach To Executive Compensation, The Complete Text Of Which Is Set Out In The Information Circular For The Meeting.	For	For
PAN OCEAN CO., LTD.	30-Mar-2021	1	To Receive And Adopt The Audited Financial Statements Of The Company For The Year Ended 31 December 2020	For	For
PAN OCEAN CO., LTD.	30-Mar-2021	2	To Approve The Appointment Of An Independent Director Or A Member Of The Audit Committee Of The Company, Jeong Haksoo	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PAN OCEAN CO., LTD.	30-Mar-2021	3	To Approve The Ceiling On Remuneration For Directors Of Year 2021	For	For
PAN OCEAN CO., LTD.	30-Mar-2021	4	To Approve The Renewal Of The Interested Person Transact Ions Mandate	For	For
PANASONIC CORPORATION	24-Jun-2021	2	Approve Absorption-Type Company Split Agreement	For	For
PANASONIC CORPORATION	24-Jun-2021	3	Amend Articles To: Change Official Company Name, Amend Business Lines, Approve Minor Revisions	For	For
PANASONIC CORPORATION	24-Jun-2021	4	Appoint A Director Tsuga, Kazuhiro	For	For
PANASONIC CORPORATION	24-Jun-2021	5	Appoint A Director Sato, Mototsugu	For	For
PANASONIC CORPORATION	24-Jun-2021	6	Appoint A Director Higuchi, Yasuyuki	For	For
PANASONIC CORPORATION	24-Jun-2021	7	Appoint A Director Homma, Tetsuro	For	For
PANASONIC CORPORATION	24-Jun-2021	8	Appoint A Director Tsutsui, Yoshinobu	For	For
PANASONIC CORPORATION	24-Jun-2021	9	Appoint A Director Ota, Hiroko	For	For
PANASONIC CORPORATION	24-Jun-2021	10	Appoint A Director Toyama, Kazuhiko	For	For
PANASONIC CORPORATION	24-Jun-2021	11	Appoint A Director Noji, Kunio	For	For
PANASONIC CORPORATION	24-Jun-2021	12	Appoint A Director Sawada, Michitaka	For	For
PANASONIC CORPORATION	24-Jun-2021	13	Appoint A Director Umeda, Hirokazu	For	For
PANASONIC CORPORATION	24-Jun-2021	14	Appoint A Director Laurence W. Bates	For	For
PANASONIC CORPORATION	24-Jun-2021	15	Appoint A Director Kusumi, Yuki	For	For
PANASONIC CORPORATION	24-Jun-2021	16	Appoint A Director Matsui, Shinobu	For	For
PANASONIC CORPORATION	24-Jun-2021	17	Approve Details Of The Compensation To Be Received By Outside Directors	For	For
PANDORA A/S	11-Mar-2021	1	In The Majority Of Meetings The Votes Are Cast With The Registrar Who Will Follow Client Instructions. In A Small Percentage Of Meetings There Is No Registrar And Clients Votes May Be Cast By The Chairman Of The Board Or A Board Member As Proxy. Clients Can Only Expect Them To Accept Pro-Management Votes. The Only Way To Guarantee That Abstain And/Or Against Votes Are Represented At The Meeting Is To Send Your Own Representative Or Attend The Meeting In Person. The Sub Custodian Banks Offer Representation Services For An Added Fee If Requested. Thank You	Non-voting resolution	Combined
PANDORA A/S	11-Mar-2021	2	Please Be Advised That Split And Partial Voting Is Not Authorised For A Beneficial Owner In The Danish Market. Please Contact Your Global Custodian For Further Information.	Non-voting resolution	Non-voting resolution
PANDORA A/S	11-Mar-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
PANDORA A/S	11-Mar-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
PANDORA A/S	11-Mar-2021	5	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Non-voting resolution
PANDORA A/S	11-Mar-2021	6	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Abstain' Only For Resolution Numbers 6.1 To 6.8 And 7. Thank You	Non-voting resolution	Non-voting resolution
PANDORA A/S	11-Mar-2021	7	The Board Of Directors (The Board) Report On The Company'S Activities During The Past Financial Year	Non-voting resolution	Non-voting resolution
PANDORA A/S	11-Mar-2021	8	Adoption Of The Audited 2020 Annual Report	For	Combined
PANDORA A/S	11-Mar-2021	9	Presentation Of The 2020 Remuneration Report (Advisory Vote Only)	For	Combined
PANDORA A/S	11-Mar-2021	10	Adoption Of Proposal On The Boards Remuneration For 2021	For	Combined
PANDORA A/S	11-Mar-2021	11	Proposed Distribution Of Profit As Recorded In The Adopted 2020 Annual Report, Including The Proposed Amount Of Any Dividend To Be Distributed Or Proposal To Cover Any Loss	For	Combined
PANDORA A/S	11-Mar-2021	12	Election Of Member To The Board: Peter A. Ruzicka	For	Combined
PANDORA A/S	11-Mar-2021	13	Election Of Member To The Board: Christian Frigast	For	Combined
PANDORA A/S	11-Mar-2021	14	Election Of Member To The Board: Birgitta Stymne Goeransson	For	Combined
PANDORA A/S	11-Mar-2021	15	Election Of Member To The Board: Isabelle Parize	For	Combined
PANDORA A/S	11-Mar-2021	16	Election Of Member To The Board: Catherine Spindler	For	Combined
PANDORA A/S	11-Mar-2021	17	Election Of Member To The Board: Marianne Kirkegaard	For	Combined
PANDORA A/S	11-Mar-2021	18	Election Of Member To The Board: Heine Dalsgaard	For	Combined
PANDORA A/S	11-Mar-2021	19	Election Of Member To The Board: Jan Zijdeveld	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PANDORA A/S	11-Mar-2021	20	Election Of Auditor: The Board Proposes Re-Election Of Ernst & Young P/S As The Company'S Auditor	For	Combined
PANDORA A/S	11-Mar-2021	21	Resolution On The Discharge From Liability Of The Board And Executive Management	For	Combined
PANDORA A/S	11-Mar-2021	22	Proposal By The Board Of Directors: Authorisation To The Board To Effect One Or More Capital Increases With Pre-Emptive Rights For The Shareholders	For	Combined
PANDORA A/S	11-Mar-2021	23	Proposal By The Board Of Directors: Authorisation To The Board To Effect One Or More Capital Increases Without Pre-Emptive Rights For The Shareholders	For	Combined
PANDORA A/S	11-Mar-2021	24	Proposal By The Board Of Directors: Authorisation To The Board To Let The Company Conduct Fully Electronic (Virtual) General Meetings	For	Combined
PANDORA A/S	11-Mar-2021	25	Proposal By The Board Of Directors: Adoption Of A New Remuneration Policy	For	Combined
PANDORA A/S	11-Mar-2021	26	Proposal By The Board Of Directors: Authorisation To The Board To Distribute Extraordinary Dividend: Dkk 15.00 Per Share Of Dkk 1	For	Combined
PANDORA A/S	11-Mar-2021	27	Proposal By The Board Of Directors: Authorisation To The Chair Of The Meeting	For	Combined
PANDORA A/S	11-Mar-2021	28	Any Other Business	Non-voting resolution	Combined
PANDORA A/S	11-Mar-2021	29	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
PANDOX AB	12-Apr-2021	13	Adoption Of The Income Statement And The Balance Sheet And The Consolidated Income Statement And The Consolidated Balance Sheet	For	Combined
PANDOX AB	12-Apr-2021	14	Allocation Of The Company'S Profits Or Losses In Accordance With The Adopted Balance Sheet	For	For
PANDOX AB	12-Apr-2021	15	Discharge Of The Member Of The Board Of Directors: Ann-Sofi Danielsson	For	For
PANDOX AB	12-Apr-2021	16	Discharge Of The Member Of The Board Of Directors: Bengt Kjell	For	For
PANDOX AB	12-Apr-2021	17	Discharge Of The Member Of The Board Of Directors: Christian Ringnes	For	For
PANDOX AB	12-Apr-2021	18	Discharge Of The Member Of The Board Of Directors: Jakob Iqbal	For	For
PANDOX AB	12-Apr-2021	19	Discharge Of The Member Of The Board Of Directors: Jeanette Dyhre Kvisvik	For	For
PANDOX AB	12-Apr-2021	20	Discharge Of The Member Of The Board Of Directors: Jon Rasmus Aurdal	For	For
PANDOX AB	12-Apr-2021	21	Discharge Of The Ceo From Liability: Anders Nissen	For	For
PANDOX AB	12-Apr-2021	22	Determination Of The Number Of Members Of The Board Of Directors To Be Elected By The Shareholders' Meeting And The Number Of Auditors And, Where Applicable, Deputy Auditors: The Number Of Members Of The Board Of Directors Is Proposed To Be Six (Six), With No Deputy Members, And The Number Of Auditors Is Proposed To Be One Registered Public Accounting Firm	For	For
PANDOX AB	12-Apr-2021	23	Determination Of Fees For Members Of The Board Of Directors And Auditors	For	For
PANDOX AB	12-Apr-2021	24	Re-Election Of The Member Of The Board Of Directors: Ann-Sofi Danielsson	For	For
PANDOX AB	12-Apr-2021	25	Re-Election Of The Member Of The Board Of Directors: Bengt Kjell	For	Combined
PANDOX AB	12-Apr-2021	26	Re-Election Of The Member Of The Board Of Directors: Christian Ringnes	For	Against
PANDOX AB	12-Apr-2021	27	Re-Election Of The Member Of The Board Of Directors: Jakob Iqbal	For	Against
PANDOX AB	12-Apr-2021	28	Re-Election Of The Member Of The Board Of Directors: Jeanette Dyhre Kvisvik	For	Combined
PANDOX AB	12-Apr-2021	29	Re-Election Of The Member Of The Board Of Directors: Jon Rasmus Aurdal	For	For
PANDOX AB	12-Apr-2021	30	Re-Election Of Chairman Of The Board: Christian Ringnes	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PANDOX AB	12-Apr-2021	31	Election Of Auditors And, Where Applicable, Deputy Auditors: The Nomination Committee Notes That The Board Of Directors Intends To Appoint Bengt Kjell As Deputy Chairman Of The Board Of Directors (Re-Election). The Accounting Firm Pwc Is Proposed For Re-Election As Auditor For The Time Until The End Of The Annual Shareholders' Meeting 2022, In Accordance With The Audit Committee'S Recommendation. The Nomination Committee Notes That Patrik Adolfson Will Be Appointed Auditor In Charge Should Pwc Be Elected As Auditor	For	Combined
PANDOX AB	12-Apr-2021	32	The Nomination Committee'S Proposal For Principles For Appointment Of A Nomination Committee For The Annual Shareholders' Meeting 2022	For	For
PANDOX AB	12-Apr-2021	33	Presentation Of The Board'S Remuneration Report For Approval	For	Combined
PANDOX AB	12-Apr-2021	34	Resolution Regarding Amendments To The Articles Of Association	For	Combined
PANDOX AB	12-Apr-2021	35	The Board Of Directors' Proposal On Authorisation For The Board Of Directors To Resolve On New Share Issues	For	For
PARAMOUNT GROUP, INC.	13-May-2021	1	Election Of Director: Albert Behler	For	For
PARAMOUNT GROUP, INC.	13-May-2021	2	Election Of Director: Thomas Armbrust	For	For
PARAMOUNT GROUP, INC.	13-May-2021	3	Election Of Director: Martin Bussmann	For	For
PARAMOUNT GROUP, INC.	13-May-2021	4	Election Of Director: Colin Dyer	For	For
PARAMOUNT GROUP, INC.	13-May-2021	5	Election Of Director: Karin Klein	For	For
PARAMOUNT GROUP, INC.	13-May-2021	6	Election Of Director: Peter Linneman	For	For
PARAMOUNT GROUP, INC.	13-May-2021	7	Election Of Director: Katharina Otto-Bernstein	For	For
PARAMOUNT GROUP, INC.	13-May-2021	8	Election Of Director: Mark Patterson	For	Combined
PARAMOUNT GROUP, INC.	13-May-2021	9	Election Of Director: Greg Wright	For	Combined
PARAMOUNT GROUP, INC.	13-May-2021	10	Approval, On A Non-Binding Advisory Basis, Of Our Named Executive Officer Compensation.	For	For
PARAMOUNT GROUP, INC.	13-May-2021	11	Approval Of The Paramount Group, Inc. Amended And Restated 2014 Equity Incentive Plan.	For	For
PARAMOUNT GROUP, INC.	13-May-2021	12	Ratification Of The Audit Committee'S Appointment Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
PARK HOTELS & RESORTS INC	30-Apr-2021	1	Election Of Director: Thomas J. Baltimore, Jr.	For	For
PARK HOTELS & RESORTS INC	30-Apr-2021	2	Election Of Director: Gordon M. Bethune	For	For
PARK HOTELS & RESORTS INC	30-Apr-2021	3	Election Of Director: Patricia M. Bedient	For	For
PARK HOTELS & RESORTS INC	30-Apr-2021	4	Election Of Director: Thomas D. Eckert	For	For
PARK HOTELS & RESORTS INC	30-Apr-2021	5	Election Of Director: Geoffrey M. Garrett	For	For
PARK HOTELS & RESORTS INC	30-Apr-2021	6	Election Of Director: Christie B. Kelly	For	For
PARK HOTELS & RESORTS INC	30-Apr-2021	7	Election Of Director: Sen. Joseph I. Lieberman	For	For
PARK HOTELS & RESORTS INC	30-Apr-2021	8	Election Of Director: Thomas A. Natelli	For	For
PARK HOTELS & RESORTS INC	30-Apr-2021	9	Election Of Director: Timothy J. Naughton	For	For
PARK HOTELS & RESORTS INC	30-Apr-2021	10	Election Of Director: Stephen I. Sadove	For	For
PARK HOTELS & RESORTS INC	30-Apr-2021	11	To Approve The Amendment And Restatement Of Our 2017 Stock Plan For Non-Employee Directors.	For	For
PARK HOTELS & RESORTS INC	30-Apr-2021	12	To Approve, On An Advisory (Non-Binding) Basis, The Compensation Of Our Named Executive Officers.	For	Combined
PARK HOTELS & RESORTS INC	30-Apr-2021	13	To Ratify The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Combined
PARK24 CO.,LTD.	28-Jan-2021	2	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nishikawa, Koichi	For	For
PARK24 CO.,LTD.	28-Jan-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sasaki, Kenichi	For	For
PARK24 CO.,LTD.	28-Jan-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kawakami, Norifumi	For	For
PARK24 CO.,LTD.	28-Jan-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kawasaki, Keisuke	For	For
PARK24 CO.,LTD.	28-Jan-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yamanaka, Shingo	For	For
PARK24 CO.,LTD.	28-Jan-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Oura, Yoshimitsu	For	For
PARK24 CO.,LTD.	28-Jan-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nagasaka, Takashi	For	Combined
PARKLAND CORPORATION	04-May-2021	1	Director	For	Combined
PARKLAND CORPORATION	04-May-2021	2	The Appointment Of Pricewaterhousecoopers Llp As The Auditor Of Parkland For The Ensuing Year And The Authorization Of The Directors To Set The Auditor'S Remuneration.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PARKLAND CORPORATION	04-May-2021	3	To Approve The Approach To Executive Compensation As Further Described In The Circular.	For	For
PARKWAY LIFE REAL ESTATE INVESTMENT TRUST	22-Apr-2021	1	To Receive And Adopt The Trustee'S Report, The Manager'S Statement, The Audited Financial Statements Of Parkway Life Reit For The Financial Year Ended 31 December 2020 And The Auditors' Report Thereon	For	For
PARKWAY LIFE REAL ESTATE INVESTMENT TRUST	22-Apr-2021	2	To Re-Appoint Kpmg Llp As The Independent Auditor Of Parkway Life Reit And Authorise The Manager To Fix The Auditor'S Remuneration	For	For
PARKWAY LIFE REAL ESTATE INVESTMENT TRUST	22-Apr-2021	3	To Endorse The Appointment Of Ms. Cheah Sui Ling As Director	For	For
PARKWAY LIFE REAL ESTATE INVESTMENT TRUST	22-Apr-2021	4	To Endorse The Appointment Of Ms. Rossana Annizah Binti Ahmad Rashid As Director	For	For
PARKWAY LIFE REAL ESTATE INVESTMENT TRUST	22-Apr-2021	5	To Authorise The Manager To Issue Units And To Make Or Grant Convertible Instruments	For	For
PARTNERS GROUP HOLDING AG	12-May-2021	1	Please Note That Beneficial Owner Details Are Required For This Meeting. If No Beneficial Owner Details Are Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	2	Part 2 Of This Meeting Is For Voting On Agenda And Meeting Attendance Requests Only. Please Ensure That You Have First Voted In Favour Of The Registration Of Shares In Part 1 Of The Meeting. It Is A Market Requirement For Meetings Of This Type That The Shares Are Registered And Moved To A Registered Location At The Csd, And Specific Policies At The Individual Sub-Custodians May Vary. Upon Receipt Of The Vote Instruction, It Is Possible That A Marker May Be Placed On Your Shares To Allow For Reconciliation And Re-Registration Following A Trade. Therefore Whilst This Does Not Prevent The Trading Of Shares, Any That Are Registered Must Be First Deregistered If Required For Settlement. Deregistration Can Affect The Voting Rights Of Those Shares. If You Have Concerns Regarding Your Accounts, Please Contact Your Client Representative	Non-voting resolution	Unvoted
PARTNERS GROUP HOLDING AG	12-May-2021	3	Accept Financial Statements And Statutory Reports	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	4	Approve Allocation Of Income And Dividends Of Chf 27.50 Per Share	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	5	Approve Discharge Of Board And Senior Management	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	6	Amend Articles Re External Mandates For Members Of The Board Of Directors And Executive Committee	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	7	Approve Remuneration Report	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	8	Approve Short-Term Remuneration Of Directors In The Amount Of Chf 3 Million	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	9	Approve Long-Term Remuneration Of Directors In The Amount Of Chf 3.8 Million	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	10	Approve Technical Non-Financial Remuneration Of Directors In The Amount Of Chf 10.1 Million	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	11	Approve Short-Term Remuneration Of Executive Committee In The Amount Of Chf 9 Million For Fiscal Year 2021	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	12	Approve Short-Term Remuneration Of Executive Committee In The Amount Of Chf 9 Million For Fiscal Year 2022	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	13	Approve Long-Term Remuneration Of Executive Committee In The Amount Of Chf 15.1 Million	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	14	Approve Technical Non-Financial Remuneration Of Executive Committee In The Amount Of Chf 60,000	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	15	Elect Steffen Meister As Director And As Board Chairman	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	16	Elect Marcel Erni As Director	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	17	Elect Alfred Gantner As Director	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	18	Elect Lisa Hook As Director	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	19	Elect Joseph Landy As Director	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	20	Elect Grace Del Rosario-Castano As Director	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	21	Elect Martin Strobel As Director	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	22	Elect Urs Wietlisbach As Director	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	23	Appoint Grace Del Rosario-Castano As Member Of The Nomination And Compensation Committee	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	24	Appoint Lisa Hook As Member Of The Nomination And Compensation Committee	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	25	Appoint Martin Strobel As Member Of The Nomination And Compensation Committee	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	26	Designate Hotz Goldmann As Independent Proxy	For	Combined
PARTNERS GROUP HOLDING AG	12-May-2021	27	Ratify Kpmg Ag As Auditors	For	Combined
PAYCOM SOFTWARE, INC.	03-May-2021	1	Director	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PAYCOM SOFTWARE, INC.	03-May-2021	2	To Ratify The Appointment Of Grant Thornton Llp As Our Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	Combined
PAYCOM SOFTWARE, INC.	03-May-2021	3	Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	For	Combined
PAYCOM SOFTWARE, INC.	03-May-2021	4	Stockholder Proposal Requesting That The Board Of Directors Prepare A Diversity Report.	Take No Action	Combined
PAYPAL HOLDINGS, INC.	26-May-2021	1	Election Of Director: Rodney C. Adkins	For	For
PAYPAL HOLDINGS, INC.	26-May-2021	2	Election Of Director: Jonathan Christodoro	For	For
PAYPAL HOLDINGS, INC.	26-May-2021	3	Election Of Director: John J. Donahoe	For	For
PAYPAL HOLDINGS, INC.	26-May-2021	4	Election Of Director: David W. Dorman	For	For
PAYPAL HOLDINGS, INC.	26-May-2021	5	Election Of Director: Belinda J. Johnson	For	For
PAYPAL HOLDINGS, INC.	26-May-2021	6	Election Of Director: Gail J. McGovern	For	For
PAYPAL HOLDINGS, INC.	26-May-2021	7	Election Of Director: Deborah M. Messemer	For	For
PAYPAL HOLDINGS, INC.	26-May-2021	8	Election Of Director: David M. Moffett	For	For
PAYPAL HOLDINGS, INC.	26-May-2021	9	Election Of Director: Ann M. Sarnoff	For	For
PAYPAL HOLDINGS, INC.	26-May-2021	10	Election Of Director: Daniel H. Schulman	For	For
PAYPAL HOLDINGS, INC.	26-May-2021	11	Election Of Director: Frank D. Yeary	For	For
PAYPAL HOLDINGS, INC.	26-May-2021	12	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
PAYPAL HOLDINGS, INC.	26-May-2021	13	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As Our Independent Auditor For 2021.	For	Combined
PAYPAL HOLDINGS, INC.	26-May-2021	14	Stockholder Proposal - Stockholder Right To Act By Written Consent.	Against	Combined
PAYPAL HOLDINGS, INC.	26-May-2021	15	Stockholder Proposal - Assessing Inclusion In The Workplace.	Against	Combined
PCCW LTD	07-May-2021	3	To Receive And Adopt The Audited Financial Statements Of The Company And The Reports Of The Directors And The Independent Auditor For The Year Ended December 31, 2020	For	Combined
PCCW LTD	07-May-2021	4	To Declare A Final Dividend Of 23 Hk Cents Per Ordinary Share In Respect Of The Year Ended December 31, 2020	For	For
PCCW LTD	07-May-2021	5	To Re-Elect Mr. Tse Sze Wing, Edmund As A Director Of The Company	For	For
PCCW LTD	07-May-2021	6	To Re-Elect Mr. Aman Mehta As A Director Of The Company	For	Combined
PCCW LTD	07-May-2021	7	To Re-Elect Ms. Frances Waikwun Wong As A Director Of The Company	For	Combined
PCCW LTD	07-May-2021	8	To Re-Elect Mr. Bryce Wayne Lee As A Director Of The Company	For	For
PCCW LTD	07-May-2021	9	To Re-Elect Mr. David Lawrence Herzog As A Director Of The Company	For	For
PCCW LTD	07-May-2021	10	To Authorize The Company'S Directors To Fix Their Remuneration	For	For
PCCW LTD	07-May-2021	11	To Re-Appoint Messrs Pricewaterhousecoopers As The Company'S Auditor And Authorize The Company'S Directors To Fix Their Remuneration	For	For
PCCW LTD	07-May-2021	12	To Grant A General Mandate To The Company'S Directors To Issue New Shares Of The Company	For	Combined
PCCW LTD	07-May-2021	13	To Grant A General Mandate To The Company'S Directors To Buy-Back The Company'S Own Securities	For	Combined
PCCW LTD	07-May-2021	14	To Extend The General Mandate Granted To The Company'S Directors Pursuant To Ordinary Resolution No. 5	For	Combined
PCCW LTD	07-May-2021	15	To Approve The Termination Of Existing Share Stapled Units Option Scheme And The Adoption Of New Share Stapled Units Option Scheme Of Hkt Trust And Hkt Limited	For	Combined
PEACH PROPERTY GROUP AG	27-May-2021	3	Approval Of Business Report For The Business Year 2020 With Situation Report And The Annual Financial Statements Of Peach Property Group Ag As Well As The Consolidated Financial Statements	For	For
PEACH PROPERTY GROUP AG	27-May-2021	4	Consultative Vote On The Compensation Report 2020	For	For
PEACH PROPERTY GROUP AG	27-May-2021	5	Appropriation Of The Balance Sheet Profit 2020 And Dividends Payable Out Of Retained Earnings And Capital Contribution Reserves	For	For
PEACH PROPERTY GROUP AG	27-May-2021	6	Discharge Of The Member Of The Board Of Directors And The Management: Reto Garzetti, Chairman	For	For
PEACH PROPERTY GROUP AG	27-May-2021	7	Discharge Of The Member Of The Board Of Directors And The Management: Peter Bodmer, Member Of The Board Of Directors	For	For
PEACH PROPERTY GROUP AG	27-May-2021	8	Discharge Of The Member Of The Board Of Directors And The Management: Dr. Christian De Prati, Member Of The Board Of Directors	For	For
PEACH PROPERTY GROUP AG	27-May-2021	9	Discharge Of The Member Of The Board Of Directors And The Management: Kurt Hardt, Member Of The Board Of Directors	For	For
PEACH PROPERTY GROUP AG	27-May-2021	10	Discharge Of The Member Of The Board Of Directors And The Management: Klaus Schmitz, Member Of The Board Of Directors	For	For
PEACH PROPERTY GROUP AG	27-May-2021	11	Discharge Of The Member Of The Board Of Directors And The Management: Dr. Thomas Wolfensberger, Ceo	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PEACH PROPERTY GROUP AG	27-May-2021	12	Discharge Of The Member Of The Board Of Directors And The Management: Dr. Marcel Kucher, Cfo/Coo	For	For
PEACH PROPERTY GROUP AG	27-May-2021	13	Discharge Of The Member Of The Board Of Directors And The Management: Dr. Andreas Steinbauer, Head Of Letting And Sales	For	For
PEACH PROPERTY GROUP AG	27-May-2021	14	Partial Amendment Of The Articles Of Association / Change Of Article 3A - Conditional Capital (Increase)	For	Combined
PEACH PROPERTY GROUP AG	27-May-2021	15	Election Of The Member Of The Board Of Directors: Reto Garzetti (Re-Election)	For	Against
PEACH PROPERTY GROUP AG	27-May-2021	16	Election Of The Member Of The Board Of Directors: Peter Bodmer (Re-Election)	For	Against
PEACH PROPERTY GROUP AG	27-May-2021	17	Election Of The Member Of The Board Of Directors: Dr. Christian De Prati (Re-Election)	For	Against
PEACH PROPERTY GROUP AG	27-May-2021	18	Election Of The Member Of The Board Of Directors: Kurt Hardt (Re-Election)	For	Against
PEACH PROPERTY GROUP AG	27-May-2021	19	Election Of The Member Of The Board Of Directors: Klaus Schmitz (Re-Election)	For	Against
PEACH PROPERTY GROUP AG	27-May-2021	20	Election Of The Chairman Of The Board Of Directors: Garzetti As Chairman Of The Board Of Directors (Re-Election)	For	Against
PEACH PROPERTY GROUP AG	27-May-2021	21	Election To The Compensation Committee: Dr. Christian De Prati (Re-Election)	For	Against
PEACH PROPERTY GROUP AG	27-May-2021	22	Election To The Compensation Committee: Kurt Hardt (Re-Election)	For	Against
PEACH PROPERTY GROUP AG	27-May-2021	23	Election To The Compensation Committee: Klaus Schmitz (Re-Election)	For	Against
PEACH PROPERTY GROUP AG	27-May-2021	24	Re-Election Of The Auditors / Pricewaterhousecoopers Ag, Zurich	For	Combined
PEACH PROPERTY GROUP AG	27-May-2021	25	Re-Election Of The Independent Proxy / Dr. Daniel Ronzani, Ronzani Schlauri Attorneys, Zurich	For	For
PEACH PROPERTY GROUP AG	27-May-2021	26	Approval Of The Total Compensation Of The Board Of Directors And Management: Approval Of The Maximum Total Amount Of The Compensation Of The Board Of Directors (Until General Meeting 2022)	For	For
PEACH PROPERTY GROUP AG	27-May-2021	27	Approval Of The Total Compensation Of The Board Of Directors And Management: Approval Of The Maximum Total Amount Of Non-Performance-Related Compensation Of Management (Financial Year 2022)	For	For
PEACH PROPERTY GROUP AG	27-May-2021	28	Approval Of The Total Compensation Of The Board Of Directors And Management: Approval Of The Maximum Total Amount Of Performance-Related Compensation Of Management (Financial Year 2021)	For	For
PEARLABYSS CORP.	30-Mar-2021	1	Approval Of Financial Statements	For	Combined
PEARLABYSS CORP.	30-Mar-2021	2	Amendment Of Articles Of Incorporation Stock Split	For	For
PEARLABYSS CORP.	30-Mar-2021	3	Election Of Outside Director Choe Hyeong Gyu	For	Combined
PEARLABYSS CORP.	30-Mar-2021	4	Election Of Auditor Hong Seong Ju	For	For
PEARLABYSS CORP.	30-Mar-2021	5	Approval Of Remuneration For Director	For	Combined
PEARLABYSS CORP.	30-Mar-2021	6	Approval Of Remuneration For Auditor	For	For
PEARSON PLC	30-Apr-2021	1	Receipt Of Financial Statements And Reports	For	Combined
PEARSON PLC	30-Apr-2021	2	Final Dividend: Shareholders Will Also Be Asked To Approve The Payment Of A Final Dividend Of 13.5 Pence Per Ordinary Share In Respect Of The Year Ended 31 December 2020	For	Combined
PEARSON PLC	30-Apr-2021	3	Election Of Andy Bird	For	Combined
PEARSON PLC	30-Apr-2021	4	Re-Election Of Elizabeth Corley	For	Combined
PEARSON PLC	30-Apr-2021	5	Re-Election Of Sherry Coutu	For	Combined
PEARSON PLC	30-Apr-2021	6	Re-Election Of Sally Johnson	For	Combined
PEARSON PLC	30-Apr-2021	7	Re-Election Of Linda Lorimer	For	Combined
PEARSON PLC	30-Apr-2021	8	Re-Election Of Graeme Pitkethly	For	Combined
PEARSON PLC	30-Apr-2021	9	Re-Election Of Tim Score	For	Combined
PEARSON PLC	30-Apr-2021	10	Re-Election Of Sidney Taurel	For	Combined
PEARSON PLC	30-Apr-2021	11	Re-Election Of Lincoln Wallen	For	Combined
PEARSON PLC	30-Apr-2021	12	Approval Of Annual Remuneration Report	For	Combined
PEARSON PLC	30-Apr-2021	13	Re-Appointment Of Auditors: Pricewaterhousecoopers Llp	For	Combined
PEARSON PLC	30-Apr-2021	14	Remuneration Of Auditors	For	Combined
PEARSON PLC	30-Apr-2021	15	Allotment Of Shares	For	Combined
PEARSON PLC	30-Apr-2021	16	Waiver Of Pre-Emption Rights	For	Combined
PEARSON PLC	30-Apr-2021	17	Waiver Of Pre-Emption Rights- Additional Percentage	For	Combined
PEARSON PLC	30-Apr-2021	18	Authority To Purchase Own Shares	For	Combined
PEARSON PLC	30-Apr-2021	19	Notice Of Meetings: Although The Articles Of Association Already Grant The Company The Authority To Call General Meetings (Other Than Annual General Meetings) On 14 Clear Days' Notice, Under The Shareholders Rights Regulations This Authority Is Required To Be Approved By Shareholders Annually, Otherwise A Minimum Of 21 Clear Days' Notice Must Be Given	For	Combined
PEARSON PLC	30-Apr-2021	20	Adoption Of New Articles	For	Combined
PEBBLEBROOK HOTEL TRUST	19-May-2021	1	Election Of Trustee: Jon E. Bortz	For	Combined
PEBBLEBROOK HOTEL TRUST	19-May-2021	2	Election Of Trustee: Cydney C. Donnell	For	For
PEBBLEBROOK HOTEL TRUST	19-May-2021	3	Election Of Trustee: Ron E. Jackson	For	For
PEBBLEBROOK HOTEL TRUST	19-May-2021	4	Election Of Trustee: Phillip M. Miller	For	For
PEBBLEBROOK HOTEL TRUST	19-May-2021	5	Election Of Trustee: Michael J. Schall	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PEBBLEBROOK HOTEL TRUST	19-May-2021	6	Election Of Trustee: Bonny W. Simi	For	For
PEBBLEBROOK HOTEL TRUST	19-May-2021	7	Election Of Trustee: Earl E. Webb	For	For
PEBBLEBROOK HOTEL TRUST	19-May-2021	8	Ratification Of The Appointment Of Kpmg Llp To Serve As Our Independent Registered Public Accountants For The Year Ending December 31, 2021.	For	For
PEBBLEBROOK HOTEL TRUST	19-May-2021	9	Advisory Vote Approving The Compensation Of Our Named Executive Officers ("Say-On-Pay").	For	For
PEBBLEBROOK HOTEL TRUST	19-May-2021	10	Approval Of An Amendment To The 2009 Equity Incentive Plan.	For	For
PEGATRON CORPORATION	22-Jun-2021	1	Adoption Of The 2020 Business Report And Financial Statements	For	For
PEGATRON CORPORATION	22-Jun-2021	2	Adoption Of The Proposal For Distribution Of 2020 Earnings. Proposed Cash Dividend :Twd 4.5 Per Share.	For	For
PEGATRON CORPORATION	22-Jun-2021	3	Amendment To The Procedures For Election Of Directors	For	For
PEMBINA PIPELINE CORPORATION	07-May-2021	1	Director	For	Combined
PEMBINA PIPELINE CORPORATION	07-May-2021	2	To Appoint Kpmg Llp, Chartered Professional Accountants, As The Auditors Of The Corporation For The Ensuing Financial Year At A Remuneration To Be Fixed By The Board Of Directors.	For	Combined
PEMBINA PIPELINE CORPORATION	07-May-2021	3	To Accept The Approach To Executive Compensation As Disclosed In The Accompanying Management Proxy Circular.	For	For
PENTAIR PLC	04-May-2021	1	Re-Election Of Director: Mona Abutaleb Stephenson	For	For
PENTAIR PLC	04-May-2021	2	Re-Election Of Director: Glynis A. Bryan	For	For
PENTAIR PLC	04-May-2021	3	Re-Election Of Director: T. Michael Glenn	For	For
PENTAIR PLC	04-May-2021	4	Re-Election Of Director: Theodore L. Harris	For	For
PENTAIR PLC	04-May-2021	5	Re-Election Of Director: Gregory E. Knight	For	For
PENTAIR PLC	04-May-2021	6	Re-Election Of Director: David A. Jones	For	For
PENTAIR PLC	04-May-2021	7	Re-Election Of Director: Michael T. Speetzen	For	For
PENTAIR PLC	04-May-2021	8	Re-Election Of Director: John L. Stauch	For	For
PENTAIR PLC	04-May-2021	9	Re-Election Of Director: Billie I. Williamson	For	For
PENTAIR PLC	04-May-2021	10	To Approve, By Nonbinding, Advisory Vote, The Compensation Of The Named Executive Officers.	For	For
PENTAIR PLC	04-May-2021	11	To Ratify, By Nonbinding, Advisory Vote, The Appointment Of Deloitte & Touche Llp As The Independent Auditor Of Pentair Plc And To Authorize, By Binding Vote, The Audit And Finance Committee Of The Board Of Directors To Set The Auditor'S Remuneration.	For	Combined
PENTAIR PLC	04-May-2021	12	To Approve The Pentair Plc Employee Stock Purchase And Bonus Plan, As Amended And Restated.	For	For
PENTAIR PLC	04-May-2021	13	To Authorize The Board Of Directors To Allot New Shares Under Irish Law.	For	For
PENTAIR PLC	04-May-2021	14	To Authorize The Board Of Directors To Opt-Out Of Statutory Preemption Rights Under Irish Law (Special Resolution).	For	For
PENTAIR PLC	04-May-2021	15	To Authorize The Price Range At Which Pentair Plc Can Re-Allot Shares It Holds As Treasury Shares Under Irish Law (Special Resolution).	For	For
PEPSICO, INC.	05-May-2021	1	Election Of Director: Segun Agbaje	For	For
PEPSICO, INC.	05-May-2021	2	Election Of Director: Shona L. Brown	For	For
PEPSICO, INC.	05-May-2021	3	Election Of Director: Cesar Conde	For	For
PEPSICO, INC.	05-May-2021	4	Election Of Director: Ian Cook	For	For
PEPSICO, INC.	05-May-2021	5	Election Of Director: Dina Dublon	For	For
PEPSICO, INC.	05-May-2021	6	Election Of Director: Michelle Gass	For	For
PEPSICO, INC.	05-May-2021	7	Election Of Director: Ramon L. Laguarda	For	For
PEPSICO, INC.	05-May-2021	8	Election Of Director: Dave Lewis	For	For
PEPSICO, INC.	05-May-2021	9	Election Of Director: David C. Page	For	For
PEPSICO, INC.	05-May-2021	10	Election Of Director: Robert C. Pohlard	For	For
PEPSICO, INC.	05-May-2021	11	Election Of Director: Daniel Vasella	For	For
PEPSICO, INC.	05-May-2021	12	Election Of Director: Darren Walker	For	For
PEPSICO, INC.	05-May-2021	13	Election Of Director: Alberto Weisser	For	For
PEPSICO, INC.	05-May-2021	14	Ratification Of The Appointment Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	Combined
PEPSICO, INC.	05-May-2021	15	Advisory Approval Of The Company'S Executive Compensation.	For	For
PEPSICO, INC.	05-May-2021	16	Shareholder Proposal - Special Shareholder Meeting Vote Threshold.	Against	Combined
PEPSICO, INC.	05-May-2021	17	Shareholder Proposal - Report On Sugar And Public Health.	Against	Combined
PEPSICO, INC.	05-May-2021	18	Shareholder Proposal - Report On External Public Health Costs.	Against	Combined
PEPTIDREAM INC.	25-Mar-2021	2	Appoint A Director Who Is Not Audit And Supervisory Committee Member Patrick Reid	For	Combined
PEPTIDREAM INC.	25-Mar-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Masuya, Keiichi	For	For
PEPTIDREAM INC.	25-Mar-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kaneshiro, Kiyofumi	For	For
PEPTIDREAM INC.	25-Mar-2021	5	Appoint A Director Who Is Audit And Supervisory Committee Member Sasaoka, Michio	For	For
PEPTIDREAM INC.	25-Mar-2021	6	Appoint A Director Who Is Audit And Supervisory Committee Member Nagae, Toshio	For	For
PEPTIDREAM INC.	25-Mar-2021	7	Appoint A Director Who Is Audit And Supervisory Committee Member Hanafusa, Yukinori	For	For
PEPTIDREAM INC.	25-Mar-2021	8	Appoint A Director Who Is Audit And Supervisory Committee Member Utsunomiya, Junko	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PEPTIDREAM INC.	25-Mar-2021	9	Approve Details Of The Performance-Based Stock Compensation To Be Received By Directors	For	For
PERFECT WORLD CO LTD	28-Jan-2021	1	2021 Employee Stock Ownership Plan (Draft) And Its Summary	For	For
PERFECT WORLD CO LTD	28-Jan-2021	2	Authorization To The Board To Handle Matters Regarding 2021 Employee Stock Ownership Plan	For	For
PERFECT WORLD CO LTD	28-Jan-2021	3	Election Of Non-Independent Director: Chi Yufeng	For	For
PERFECT WORLD CO LTD	28-Jan-2021	4	Election Of Non-Independent Director: Xiao Hong	For	Combined
PERFECT WORLD CO LTD	28-Jan-2021	5	Election Of Non-Independent Director: Lu Xiaoyin	For	Combined
PERFECT WORLD CO LTD	28-Jan-2021	6	Election Of Independent Director: Sun Ziqiang	For	For
PERFECT WORLD CO LTD	28-Jan-2021	7	Election Of Independent Director: Wang Doudou	For	For
PERFECT WORLD CO LTD	28-Jan-2021	8	Election Of Non-Employee Supervisor: Guan Ying	For	For
PERFECT WORLD CO LTD	28-Jan-2021	9	Election Of Non-Employee Supervisor: Zhang Dan	For	For
PERFECT WORLD CO LTD	28-Jan-2021	10	Remuneration For Independent Directors	For	For
PERFECT WORLD CO LTD	17-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
PERFECT WORLD CO LTD	17-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
PERFECT WORLD CO LTD	17-May-2021	3	2020 Annual Report And Its Summary	For	For
PERFECT WORLD CO LTD	17-May-2021	4	2020 Annual Accounts	For	For
PERFECT WORLD CO LTD	17-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.60000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
PERFECT WORLD CO LTD	17-May-2021	6	Reappointment Of Audit Firm	For	Combined
PERFECT WORLD CO LTD	17-May-2021	7	Investment And Wealth Management With Idle Proprietary Funds	For	Against
PERFECT WORLD CO LTD	17-May-2021	8	2021 Estimated Continuing Connected Transactions: Connected Transactions With Companies Controlled By De Facto Controller Chi Yufeng	For	Combined
PERFECT WORLD CO LTD	17-May-2021	9	2021 Estimated Continuing Connected Transactions: Connected Transactions With A Company And Its Subsidiaries	For	For
PERFECT WORLD CO LTD	17-May-2021	10	2021 Estimated Continuing Connected Transactions: Connected Transactions With Another Company And Its Subsidiaries	For	For
PERFECT WORLD CO LTD	17-May-2021	11	2021 Application For Credit Line By The Company And Its Subsidiaries And Provision Of Guarantee	For	For
PERFECT WORLD CO LTD	17-May-2021	12	Increase Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
PERFECT WORLD CO LTD	17-May-2021	13	Change Of Supervisors	For	For
PERKINELMER, INC.	27-Apr-2021	1	Election Of Director For One Year Term: Peter Barrett, Phd	For	For
PERKINELMER, INC.	27-Apr-2021	2	Election Of Director For One Year Term: Samuel R. Chapin	For	For
PERKINELMER, INC.	27-Apr-2021	3	Election Of Director For One Year Term: Sylvie Grégoire, Pharmd	For	For
PERKINELMER, INC.	27-Apr-2021	4	Election Of Director For One Year Term: Alexis P. Michas	For	For
PERKINELMER, INC.	27-Apr-2021	5	Election Of Director For One Year Term: Prahlad R. Singh, Phd	For	For
PERKINELMER, INC.	27-Apr-2021	6	Election Of Director For One Year Term: Michel Vounatsos	For	For
PERKINELMER, INC.	27-Apr-2021	7	Election Of Director For One Year Term: Frank Witney, Phd	For	For
PERKINELMER, INC.	27-Apr-2021	8	Election Of Director For One Year Term: Pascale Witz	For	For
PERKINELMER, INC.	27-Apr-2021	9	To Ratify The Selection Of Deloitte & Touche Llp As Perkinelmer'S Independent Registered Public Accounting Firm For The Current Fiscal Year.	For	For
PERKINELMER, INC.	27-Apr-2021	10	To Approve, By Non-Binding Advisory Vote, Our Executive Compensation.	For	For
PERSIMMON PLC	28-Apr-2021	1	To Receive And Adopt The Directors' And Auditor'S Reports And Financial Statements For The Financial Year Ended 31 December 2020	For	Combined
PERSIMMON PLC	28-Apr-2021	2	To Approve The Annual Report On Remuneration For The Financial Year Ended 31 December 2020	For	Combined
PERSIMMON PLC	28-Apr-2021	3	To Re-Elect Roger Devlin As A Director	For	Combined
PERSIMMON PLC	28-Apr-2021	4	To Elect Dean Finch As A Director	For	Combined
PERSIMMON PLC	28-Apr-2021	5	To Re-Elect Mike Killoran As A Director	For	Combined
PERSIMMON PLC	28-Apr-2021	6	To Re-Elect Nigel Mills As A Director	For	Combined
PERSIMMON PLC	28-Apr-2021	7	To Re-Elect Rachel Kentleton As A Director	For	Combined
PERSIMMON PLC	28-Apr-2021	8	To Re-Elect Simon Litherland As A Director	For	Combined
PERSIMMON PLC	28-Apr-2021	9	To Re-Elect Joanna Place As A Director	For	Combined
PERSIMMON PLC	28-Apr-2021	10	To Elect Annemarie Durbin As A Director	For	Combined
PERSIMMON PLC	28-Apr-2021	11	To Elect Andrew Wyllie As A Director	For	Combined
PERSIMMON PLC	28-Apr-2021	12	To Re-Appoint Ernst & Young Llp As Auditor Of The Company Until The Conclusion Of The Next Annual General Meeting	For	Combined
PERSIMMON PLC	28-Apr-2021	13	To Authorise The Audit Committee To Determine The Auditor'S Remuneration	For	Combined
PERSIMMON PLC	28-Apr-2021	14	Renew The Authority To The Directors To Allot Shares	For	Combined
PERSIMMON PLC	28-Apr-2021	15	To Renew The Authority To The Directors To Disapply Pre-Emption Rights On Up To 5% Of The Issued Share Capital	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PERSIMMON PLC	28-Apr-2021	16	To Authorise The Company To Purchase Its Own Shares	For	Combined
PERSIMMON PLC	28-Apr-2021	17	That New Articles Of Association Be Adopted As The Articles Of Association Of The Company In Substitution For, And To The Exclusion Of, The Existing Articles Of Association	For	Combined
PERSIMMON PLC	28-Apr-2021	18	To Authorise The Calling Of A General Meeting On Not Less Than 14 Clear Days' Notice	For	Combined
PERSOL HOLDINGS CO.,LTD.	22-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
PERSOL HOLDINGS CO.,LTD.	22-Jun-2021	3	Amend Articles To: Approve Minor Revisions	For	For
PERSOL HOLDINGS CO.,LTD.	22-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Mizuta, Masamichi	For	For
PERSOL HOLDINGS CO.,LTD.	22-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Wada, Takao	For	For
PERSOL HOLDINGS CO.,LTD.	22-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Takahashi, Hiroto	For	For
PERSOL HOLDINGS CO.,LTD.	22-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tamakoshi, Ryosuke	For	For
PERSOL HOLDINGS CO.,LTD.	22-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nishiguchi, Naohiro	For	For
PERSOL HOLDINGS CO.,LTD.	22-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yamauchi, Masaki	For	For
PERSOL HOLDINGS CO.,LTD.	22-Jun-2021	10	Appoint A Director Who Is Audit And Supervisory Committee Member Hayashi, Daisuke	For	For
PERSOL HOLDINGS CO.,LTD.	22-Jun-2021	11	Appoint A Substitute Director Who Is Audit And Supervisory Committee Member Yamauchi, Masaki	For	For
PETROBRAS DISTRIBUIDORA SA PETROBRAS BR	15-Apr-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
PETROBRAS DISTRIBUIDORA SA PETROBRAS BR	15-Apr-2021	2	Analysis Of The Management Report, The Managers Accounts, The Financial Statements Of The Company, The Opinion Of The Independent Auditors And The Opinion Of The Fiscal Council For The Fiscal Year Ended December 31, 2020	For	Combined
PETROBRAS DISTRIBUIDORA SA PETROBRAS BR	15-Apr-2021	3	Approval Of The Capital Budget For The Fiscal Year To Be Ended On December 31, 2021	For	Combined
PETROBRAS DISTRIBUIDORA SA PETROBRAS BR	15-Apr-2021	4	Approval Of Allocation Of The Result Of Fiscal Year Ended December 31, 2020, Including Distribution Of Dividends	For	For
PETROBRAS DISTRIBUIDORA SA PETROBRAS BR	15-Apr-2021	5	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed. Alexandre Antonio Germano Bittencourt. Principal. Caio Cesar Ribeiro. Substitute	For	Combined
PETROBRAS DISTRIBUIDORA SA PETROBRAS BR	15-Apr-2021	6	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed. Joao Verner Juenemann. Principal. Maria Carmen Westerlund Montera. Substitute	For	Combined
PETROBRAS DISTRIBUIDORA SA PETROBRAS BR	15-Apr-2021	7	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed. Maria Salete Garcia Pinheiro. Principal. Manuel Luiz Da Silva Araujo. Substitute	For	For
PETROBRAS DISTRIBUIDORA SA PETROBRAS BR	15-Apr-2021	8	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed. Rinaldo Pecchio Junior. Principal. Walbert Antonio Dos Santos. Substitute	For	For
PETROBRAS DISTRIBUIDORA SA PETROBRAS BR	15-Apr-2021	9	Establishment Of The Global Amount Of The Compensation Of The Companys Management, The Members Of The Fiscal Council And The Board Of Directors Advisory Statutory Committees	For	Combined
PETROBRAS DISTRIBUIDORA SA PETROBRAS BR	15-Apr-2021	10	In Case Of A Second Call Notice For The Annual General Meeting, Can The Vote Instructions Held In This Distance Voting Ballot Be Considered The Same For The Annual General Meeting In A Second Call	For	Combined
PETROBRAS DISTRIBUIDORA SA PETROBRAS BR	15-Apr-2021	11	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Combined
PETROCHINA CO LTD	10-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
PETROCHINA CO LTD	10-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
PETROCHINA CO LTD	10-Jun-2021	2	To Consider And Approve The Report Of The Board Of Directors Of The Company (The "Board") For The Year 2020	For	For
PETROCHINA CO LTD	10-Jun-2021	3	2020 Financial Report	For	For
PETROCHINA CO LTD	10-Jun-2021	3	To Consider And Approve The Report Of The Supervisory Committee Of The Company For The Year 2020	For	For
PETROCHINA CO LTD	10-Jun-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.87420000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
PETROCHINA CO LTD	10-Jun-2021	4	To Consider And Approve The Financial Report Of The Company For The Year 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PETROCHINA CO LTD	10-Jun-2021	5	Authorization To The Board To Decide On 2021 Interim Profit Distribution Plan	For	For
PETROCHINA CO LTD	10-Jun-2021	5	To Consider And Approve The Declaration And Payment Of The Final Dividends For The Year Ended 31 December 2020 In The Amount And In The Manner Recommended By The Board	For	For
PETROCHINA CO LTD	10-Jun-2021	6	2021 Change Of Domestic And Overseas Audit Firm	For	For
PETROCHINA CO LTD	10-Jun-2021	6	To Consider And Approve The Authorisation Of The Board To Determine The Distribution Of Interim Dividends For The Year 2020	For	For
PETROCHINA CO LTD	10-Jun-2021	7	2021 Guarantee Matters	For	For
PETROCHINA CO LTD	10-Jun-2021	7	To Consider And Approve The Appointment Of Pricewaterhousecoopers Zhong Tian Llp And Pricewaterhousecoopers As The Domestic And International Auditors Of The Company For The Year 2021 And To Authorise The Board To Determine Their Remuneration	For	For
PETROCHINA CO LTD	10-Jun-2021	8	General Authorization For The Issuance Of Debt Financing Instruments	For	For
PETROCHINA CO LTD	10-Jun-2021	8	To Consider And Approve The Guarantees To Be Provided To The Subsidiaries And Affiliated Companies Of The Company And Relevant Authorization To The Board	For	For
PETROCHINA CO LTD	10-Jun-2021	9	To Consider And Approve, By Way Of Special Resolution, To Unconditionally Grant A General Mandate To The Board To Determine And Deal With The Issue Of Debt Financing Instruments Of The Company With An Outstanding Balance Amount Of Up To Rmb100 Billion (The Foreign Currency Equivalent Calculated By Using The Middle Exchange Rate Announced By The People'S Bank Of China On The Date Of Issue) And Determine The Terms And Conditions Of Such Issue	For	For
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	4	Removal Of Mr. Roberto Da Cunha Castello Branco From The Position Of Member Of The Board Of Directors Of Petrobras, Which, Once Effective, Pursuant To The Provisions Of Paragraph 3 Of Art. 141 Of The Brazilian Corporation Law, Will Result In The Removal Of The Other Seven Members Of The Board Of Directors Of Petrobras Elected By The Multiple Vote Process In The Annual General Meeting Of July 22, 2020	For	Combined
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	5	Do You Wish To Request The Adoption Of The Multiple Vote Process For The Election Of The Board Of Directors, Pursuant To Art. 141 Of Law 6,404 Of 1976	For	Combined
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	6	Election Of The Board Of Directors By Single Group Of Candidates, Candidates Nominated By The Controlling. Indication Of All The Names That Make Up The By Slate. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Eduardo Bacellar Leal Ferreira. Joaquim Silva E Luna. Ruy Flaks Schneider. Marcio Andrade Weber. Murilo Marroquim De Souza. Sonia Julia Sulzbeck Villalobos. Cynthia Santana Silveira. Ana Silvia Corso Matte	For	For
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	7	If One Of The Candidates On The Chosen Slate Is No Longer On It, Can The Votes Corresponding To His Or Her Actions Continue To Be Conferred To The Chosen Slate	For	Combined
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	9	In Case Of Adoption Of The Multiple Vote Election Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages To The Members Of The Slate You Chose. If The Shareholder Chooses To Abstain And The Election Occurs By The Multiple Vote Process, His, Her Vote Should Be Computed As Abstention In The Respective Resolution Of The Meeting	For	Combined
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	10	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Eduardo Bacellar Leal Ferreira	For	Abstain
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	11	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Joaquim Silva E Luna	For	Abstain
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	12	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Ruy Flaks Schneider	For	Abstain
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	13	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Marcio Andrade Weber	For	Abstain
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	14	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Murilo Marroquim De Souza	For	Abstain
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	15	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Sonia Julia Sulzbeck Villalobos	For	Abstain
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	16	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Cynthia Santana Silveira	For	Abstain
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	17	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Ana Silvia Corso Matte	For	Abstain

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	18	In Case Of Adoption Of The Multiple Vote Election Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages Among The Candidates You Chose. If The Shareholder Chooses To Abstain And The Election Occurs Through The Multiple Vote Process, His Vote Shall Be Computed As An Abstention In The Respective Resolution Of The Meeting. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Voting Shares Also Completes The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election Addressed In These Fields Occurs	For	Combined
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	19	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Eduardo Bacellar Leal Ferreira	For	Combined
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	20	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Joaquim Silva E Luna	For	Abstain
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	21	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Ruy Flaks Schneider	For	Abstain
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	22	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Marcio Andrade Weber	For	Abstain
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	23	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Murilo Marroquim De Souza	For	Abstain
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	24	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Sonia Julia Sulzbeck Villalobos	For	Abstain
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	25	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Cynthia Santana Silveira	For	Abstain
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	26	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Ana Silvia Corso Matte	For	Abstain
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	27	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Leonardo Pietro Antonelli, Indicated By Minority Shareholders	For	Combined
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	28	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Marcelo Gasparino Da Silva, Indicated By Minority Shareholders	For	For
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	29	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Pedro Rodrigues Galvao De Medeiros	For	For
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	30	Election Of The Chairman Of The Board Of Directors Of Petrobras	For	Combined
PETROLEO BRASILEIRO SA - PETROBRAS	12-Apr-2021	31	In Case Of A Second Call Of This General Meeting, Can The Voting Instructions Contained In This Ballot Be Considered For The Second Call As Well	For	Combined
PETROLEO BRASILEIRO SA - PETROBRAS	14-Apr-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
PETROLEO BRASILEIRO SA - PETROBRAS	14-Apr-2021	2	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Non-voting resolution
PETROLEO BRASILEIRO SA - PETROBRAS	14-Apr-2021	2	Proposal For The Merger Of Companhia De Desenvolvimento E Modernizacao De Plantas Industriais S.A Cdmipi By Petroleo Brasileiro S.A Petrobras To 1. To Ratify The Contracting Of Moreira Associados Auditores Independentes Moreira Associados By Petrobras For The Preparation Of The Appraisal Report, At Book Value, Of Pdets Shareholders Equity, Pursuant To Paragraph 1 Of Article 227 Of Law 6404, Of December 15, 1976 2. To Approve The Appraisal Report Prepared By Moreira For The Appraisal, At Book Value, Of Cdmips Shareholders Equity 3. To Approve, In All Its Terms And Conditions, The Protocol And Justification Of The Merger, Executed Between Cdmipi And Petrobras On 02.24.2021 4. To Approve The Merger Of Cdmipi By Petrobras, With Its Consequent Extinction, Without Increasing The Capital Stock Of Petrobras, And 5. To Authorize Petrobras Board Of Executive Officers To Perform All Acts Required To Effect The Merger And Regularization Of The Situation Of The Acquired Company And The Surviving Company Before The Competent Bodies, As Necessary	For	Combined
PETROLEO BRASILEIRO SA - PETROBRAS	14-Apr-2021	3	Please Note That The Preferred Shareholders Can Vote On Items 5, 8 Only. Thank You	Non-voting resolution	Combined
PETROLEO BRASILEIRO SA - PETROBRAS	14-Apr-2021	3	In The Event Of A Second Call Of This General Meeting, May The Voting Instructions Included In This Ballot Form Be Considered Also For The Second Call Of Meeting	For	Combined
PETROLEO BRASILEIRO SA - PETROBRAS	14-Apr-2021	4	Please Note That This Is An Amendment To Meeting Id 534264 Due To Due To Change In Sequence And Numbering Of Resolutions. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PETROLEO BRASILEIRO SA - PETROBRAS	14-Apr-2021	4	Assessing The Managements Accounts, Examining, Discussing And Voting On The Managements Report And The Company'S Financial Statements, With The Report From The Independent Auditors And The Fiscal Council Report, For The Fiscal Year Ended On December 31, 2020	For	Combined
PETROLEO BRASILEIRO SA - PETROBRAS	14-Apr-2021	5	Separate Election Of A Member Of The Fiscal Council By Shareholders Who Hold Preferred Shares Without Voting Rights Or With Restricted Voting Rights. Michele Da Silva Gonsales Torres, Principal. Antonio Emilio Bastos De Aguiar Freire, Substitute	For	Combined
PETROLEO BRASILEIRO SA - PETROBRAS	14-Apr-2021	5	Proposal For The Allocation Of The Loss Profit For The Fiscal Year Of 2020	For	For
PETROLEO BRASILEIRO SA - PETROBRAS	14-Apr-2021	6	In The Event Of A Second Call Of This General Meeting, May The Voting Instructions Included In This Ballot Form Be Considered Also For The Second Call Of Meeting	For	Combined
PETROLEO BRASILEIRO SA - PETROBRAS	14-Apr-2021	6	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election . Agnes Maria De Aragao Da Costa, Jairez Eloi De Sousa Paulista Sergio Henrique Lopes De Sousa, Alan Sampaio Santos Jose Franco Medeiros De Moraes, Gildenora Batista Dantas Milhomem	For	Combined
PETROLEO BRASILEIRO SA - PETROBRAS	14-Apr-2021	7	If One Of The Candidates On The Slate Is No Longer On It To Accommodate The Separate Election Referred To In Articles 161, 4, And 240 Of Law 6404, Of 1976, Can The Votes Corresponding To His Her Shares Continue To Be Cast For The Slate Chosen	For	Against
PETROLEO BRASILEIRO SA - PETROBRAS	14-Apr-2021	8	Separate Election Of A Member Of The Fiscal Council By Minority Shareholders Holding Shares Of Voting Rights. The Shareholder Must Complete This Field Should He Have Left The General Election Field Blank: Patricia Valente Stierli, Principal. Robert Juenemann, Substitute	For	Combined
PETROLEO BRASILEIRO SA - PETROBRAS	14-Apr-2021	9	Establishing The Compensation For The Members Of The Management, Fiscal Council And Advisory Committees Of The Board Of Directors	For	For
PETROLEO BRASILEIRO SA - PETROBRAS	14-Apr-2021	10	In The Event Of A Second Call Of This General Meeting, May The Voting Instructions Included In This Ballot Form Be Considered Also For The Second Call Of Meeting	For	For
PETRONAS CHEMICALS GROUP BERHAD	22-Apr-2021	1	To Re-Elect The Following Director Who Retire By Rotation Pursuant To Article 107 Of The Company'S Constitution: Datuk Sazali Hamzah	For	Combined
PETRONAS CHEMICALS GROUP BERHAD	22-Apr-2021	2	To Re-Elect The Following Director Who Retire By Rotation Pursuant To Article 107 Of The Company'S Constitution: Warren William Wilder	For	For
PETRONAS CHEMICALS GROUP BERHAD	22-Apr-2021	3	To Re-Elect The Following Director Who Retire By Rotation Pursuant To Article 107 Of The Company'S Constitution: Dr. Zafar Abdulmajid Momin	For	For
PETRONAS CHEMICALS GROUP BERHAD	22-Apr-2021	4	To Approve The Directors' Fees And Allowances Payable To The Non-Executive Directors Of Up To An Amount Of Rm2.5 Million With Effect From 23 April 2021 Until The Next Annual General Meeting Of The Company	For	For
PETRONAS CHEMICALS GROUP BERHAD	22-Apr-2021	5	To Approve The Re-Appointment Of Kpmg Plt, As Auditors Of The Company For The Financial Year Ending 31 December 2021 And To Authorise The Directors To Fix Their Remuneration	For	For
PETRONAS DAGANGAN BHD PDB	28-Apr-2021	1	To Re-Elect The Following Directors Who Retire In Accordance With Article 100 Of The Company'S Constitution And Being Eligible, Offer Themselves For Re-Election: Tang Saw Hua	For	For
PETRONAS DAGANGAN BHD PDB	28-Apr-2021	2	To Re-Elect The Following Directors Who Retire In Accordance With Article 100 Of The Company'S Constitution And Being Eligible, Offer Themselves For Re-Election: Ahmad Adly Alias	For	For
PETRONAS DAGANGAN BHD PDB	28-Apr-2021	3	To Re-Elect The Following Directors Who Retire By Rotation In Accordance With Article 107 Of The Company'S Constitution And Being Eligible, Offer Themselves For Re-Election: Datuk Md Arif Mahmood	For	For
PETRONAS DAGANGAN BHD PDB	28-Apr-2021	4	To Re-Elect The Following Directors Who Retire By Rotation In Accordance With Article 107 Of The Company'S Constitution And Being Eligible, Offer Themselves For Re-Election: Datuk Anuar Ahmad	For	For
PETRONAS DAGANGAN BHD PDB	28-Apr-2021	5	To Re-Elect The Following Directors Who Retire By Rotation In Accordance With Article 107 Of The Company'S Constitution And Being Eligible, Offer Themselves For Re-Election: Nuraini Ismail	For	For
PETRONAS DAGANGAN BHD PDB	28-Apr-2021	6	To Approve The Directors' Fees And Allowances Payable To The Non-Executive Directors Of Up To An Amount Of Rm2,500,000 With Effect From 29 April 2021 Until The Next Annual General Meeting Of The Company	For	For
PETRONAS DAGANGAN BHD PDB	28-Apr-2021	7	To Approve The Re-Appointment Of Kpmg Plt, As Auditors Of The Company For The Financial Year Ending 31 December 2021 And To Authorise The Directors To Fix Their Remuneration	For	For
PETRONAS DAGANGAN BHD PDB	28-Apr-2021	8	Proposed Amendments To The Company'S Constitution	For	Combined
PETRONAS GAS BHD	20-Apr-2021	1	To Re-Elect Dato Abdul Razak Abdul Majid As A Director Who Retire By Rotation In Accordance With Article 107 Of The Company'S Constitution And Being Eligible, Offer Themselves For Re-Election	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PETRONAS GAS BHD	20-Apr-2021	2	To Re-Elect Farina Farikhullah Khan As A Director Who Retire By Rotation In Accordance With Article 107 Of The Company'S Constitution And Being Eligible, Offer Themselves For Re-Election	For	For
PETRONAS GAS BHD	20-Apr-2021	3	To Re-Elect Adnan Zainol Abidin As A Director Who Retire In Accordance With Article 100 Of The Company'S Constitution And Being Eligible, Offer Themselves For Re-Election	For	For
PETRONAS GAS BHD	20-Apr-2021	4	To Re-Elect Datuk Yeow Kian Chai As A Director Who Retire In Accordance With Article 100 Of The Company'S Constitution And Being Eligible, Offer Themselves For Re-Election	For	For
PETRONAS GAS BHD	20-Apr-2021	5	To Re-Elect Abdul Aziz Othman As A Director Who Retire In Accordance With Article 100 Of The Company'S Constitution And Being Eligible, Offer Themselves For Re-Election	For	For
PETRONAS GAS BHD	20-Apr-2021	6	To Approve The Directors Fees And Allowances Payable To The Non-Executive Directors Of Up To An Amount Of Rm2,500,000 With Effect From 21 April 2021 Until The Next Annual General Meeting Of The Company	For	For
PETRONAS GAS BHD	20-Apr-2021	7	To Approve The Re-Appointment Of Kpmg Plt, As Auditors Of The Company For The Financial Year Ending 31 December 2021 And To Authorise The Directors To Fix Their Remuneration	For	For
PETRONET LNG LIMITED	15-Mar-2021	1	Resolved That Pursuant To The Provisions Of Regulation 23 Of The Sebi (Listing Obligations And Disclosure Requirements) Regulations, 2015, The Companies Act, 2013 And Rules Made Thereunder (Including Any Statutory Modification(S) Thereof For The Time Being In Force) And The Related Party Transactions Policy Of The Company, Approval Of The Members Of The Company Be And Is Hereby Accorded To The Board Of Directors For Contracts/Arrangements/ Transactions Entered/ To Be Entered Into With Gail (India) Limited, Indian Oil Corporation Limited, Oil And Natural Gas Corporation Limited (Ongc), Bharat Petroleum Corporation Limited And Their Affiliates, Related Parties Under The Companies Act, 2013 And The Sebi (Listing Obligations And Disclosure Requirements) Regulations, 2015 During The Financial Year 2021-22 For Supply Of Goods Or Availing Or Rendering Of Any Services In The Ordinary Course Of Business And On Arm'S Length Basis, Which May Exceed The Materiality Threshold Limit I.E. Exceeds Ten Percent Of The Annual Consolidated Turnover Of The Company As Per The Last Audited Financial Statements Of The Company. Resolved Further That The Board Of Directors Of The Company Be And Is Hereby Authorized To Do All Such Acts, Matters, Deeds And Things And Give All Such Directions As It May Deem Necessary, Expedient Or Desirable, In Order To Give Effect To This Resolution	For	For
PETRONET LNG LIMITED	15-Mar-2021	2	Resolved That Pursuant To The Provisions Of Section 149, 152 Read With Schedule Iv And Other Applicable Provisions, If Any, Of The Companies Act, 2013, The Companies (Appointment And Qualification Of Directors) Rules, 2014 And The Applicable Provisions Of The Sebi (Listing Obligations And Disclosure Requirements) Regulations, 2015 (Including Any Statutory Modification(S) Or Re-Enactment(S) Thereof, For The Time Being In Force), Approval Of Members Of The Company Be And Is Hereby Accorded For Re-Appointment Of Shri Sidhartha Pradhan (Din: 06938830), Who Was Re-Appointed As Independent Director By The Board In Its Meeting Held On 11.02.2021, For A Period Of Three Years W.E.F 16.5.2021 After The Date Of Completion Of His Existing Tenure On 15.05.2021, Not Liable To Retire By Rotation	For	For
PEUGEOT SA	04-Jan-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
PEUGEOT SA	04-Jan-2021	1	Deletion Of Comment	Non-voting resolution	Combined
PEUGEOT SA	04-Jan-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Combined
PEUGEOT SA	04-Jan-2021	2	Deletion Of Comment	Non-voting resolution	Combined
PEUGEOT SA	04-Jan-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
PEUGEOT SA	04-Jan-2021	3	Deletion Of Comment	Non-voting resolution	Combined
PEUGEOT SA	04-Jan-2021	4	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PEUGEOT SA	04-Jan-2021	4	Please Note That This Is An Informational Meeting, This Is In Only For Holders Of Double Voting Rights. Double Voting Rights Are Automatically Applied By The Centralizing And The Registered Shareholder Will Receive A Prefilled Proxy Card From The Agent	Non-voting resolution	Combined
PEUGEOT SA	04-Jan-2021	5	14 Dec 2020: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202011232004615-141 And https://www.journal-officiel.gouv.fr/Balo/Document/202012142004771-150 ; That This Is A Revision Due To Addition Of Url Link In Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
PEUGEOT SA	04-Jan-2021	5	14 Dec 2020: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202011232004616-141 And https://www.journal-officiel.gouv.fr/Balo/Document/202012142004770-150 ; That This Is A Revision Due To Addition Of Url Link In Comment. Thank You.	Non-voting resolution	Combined
PEUGEOT SA	04-Jan-2021	6	Review And Approval Of The Proposed Cross-Border Merger By Way Of Absorption Of The Company By Fiat Chrysler Automobiles N.V.	For	Combined
PEUGEOT SA	04-Jan-2021	6	Review And Approval Of The Proposed Cross-Border Merger By Way Of Absorption Of The Company By Fiat Chrysler Automobiles N.V.	Non-voting resolution	Combined
PEUGEOT SA	04-Jan-2021	6	Review And Approval Of The Proposed Cross-Border Merger By Way Of Absorption Of The Company By Fiat Chrysler Automobiles N.V.	For	Combined
PEUGEOT SA	04-Jan-2021	7	Cancellation Of Double Voting Rights	For	Combined
PEUGEOT SA	04-Jan-2021	8	Powers To Carry Out Formalities	For	Combined
PFIZER INC.	22-Apr-2021	1	Election Of Director: Ronald E. Blaylock	For	For
PFIZER INC.	22-Apr-2021	2	Election Of Director: Albert Bourla	For	For
PFIZER INC.	22-Apr-2021	3	Election Of Director: Susan Desmond-Hellmann	For	For
PFIZER INC.	22-Apr-2021	4	Election Of Director: Joseph J. Echevarria	For	For
PFIZER INC.	22-Apr-2021	5	Election Of Director: Scott Gottlieb	For	For
PFIZER INC.	22-Apr-2021	6	Election Of Director: Helen H. Hobbs	For	For
PFIZER INC.	22-Apr-2021	7	Election Of Director: Susan Hockfield	For	For
PFIZER INC.	22-Apr-2021	8	Election Of Director: Dan R. Littman	For	For
PFIZER INC.	22-Apr-2021	9	Election Of Director: Shantanu Narayen	For	For
PFIZER INC.	22-Apr-2021	10	Election Of Director: Suzanne Nora Johnson	For	For
PFIZER INC.	22-Apr-2021	11	Election Of Director: James Quincey	For	For
PFIZER INC.	22-Apr-2021	12	Election Of Director: James C. Smith	For	For
PFIZER INC.	22-Apr-2021	13	Ratify The Selection Of Kpmg Llp As Independent Registered Public Accounting Firm For 2021.	For	Combined
PFIZER INC.	22-Apr-2021	14	2021 Advisory Approval Of Executive Compensation.	For	For
PFIZER INC.	22-Apr-2021	15	Shareholder Proposal Regarding Independent Chair Policy.	Against	Combined
PFIZER INC.	22-Apr-2021	16	Shareholder Proposal Regarding Political Spending Report.	Against	Combined
PFIZER INC.	22-Apr-2021	17	Shareholder Proposal Regarding Access To Covid-19 Products.	Against	Combined
PG&E CORPORATION	20-May-2021	1	Election Of Director: Cheryl F. Campbell	For	Combined
PG&E CORPORATION	20-May-2021	2	Election Of Director: Kerry W. Cooper	For	For
PG&E CORPORATION	20-May-2021	3	Election Of Director: Arno L. Harris	For	For
PG&E CORPORATION	20-May-2021	4	Election Of Director: Michael R. Niggli	For	For
PG&E CORPORATION	20-May-2021	5	Election Of Director: Oluwadara J. Treseder	For	For
PG&E CORPORATION	20-May-2021	6	Election Of Director: Benjamin F. Wilson	For	For
PG&E CORPORATION	20-May-2021	7	Ratification Of Deloitte And Touche, Llp As The Independent Public Accounting Firm.	For	For
PG&E CORPORATION	20-May-2021	8	Advisory Vote On Executive Compensation.	For	For
PG&E CORPORATION	20-May-2021	9	Management Proposal To Approve The Pg&E Corporation 2021 Long-Term Incentive Plan.	For	For
PGE POLSKA GRUPA ENERGETYCZNA S.A.	29-Jun-2021	4	The Election Of Chairperson Of The General Meeting	For	For
PGE POLSKA GRUPA ENERGETYCZNA S.A.	29-Jun-2021	5	The Ascertainment Of The Correctness Of Convening The General Meeting And Its Capability Of Adopting Binding Resolutions	For	Combined
PGE POLSKA GRUPA ENERGETYCZNA S.A.	29-Jun-2021	6	The Adoption Of The Agenda Of The General Meeting	For	Combined
PGE POLSKA GRUPA ENERGETYCZNA S.A.	29-Jun-2021	7	The Adoption Of The Decision Not To Elect The Returning Committee	For	For
PGE POLSKA GRUPA ENERGETYCZNA S.A.	29-Jun-2021	8	The Consideration Of The Eu Ifrs-compliant Standalone Financial Statements Of The Company Pge Polska Grupa Energetyczna S.A. For The Year 2020 Ended 31 December 2020 (In Million Zlotys) And The Adoption Of The Resolution Concerning Their Approval	For	For
PGE POLSKA GRUPA ENERGETYCZNA S.A.	29-Jun-2021	9	The Consideration Of The Eu Ifrs-compliant Consolidated Financial Statements Of The Capital Group Of Pge Polska Grupa Energetyczna S.A. For The Year 2020 Ended 31 December 2020 (In Million Zlotys) And The Adoption Of The Resolution Concerning Their Approval	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PGE POLSKA GRUPA ENERGETYCZNA S.A.	29-Jun-2021	10	The Consideration Of The Management Boards Report On The Activities Of The Company Pge Polska Grupa Energetyczna S.A. And The Pge Capital Group For The Year 2020 Ended 31 December 2020 And The Adoption Of The Resolution Concerning Its Approval	For	For
PGE POLSKA GRUPA ENERGETYCZNA S.A.	29-Jun-2021	11	Providing An Opinion On The Report On The Remuneration Of The Members Of The Management Board And The Supervisory Board Of Pge Polska Grupa Energetyczna S.A. For The Years 2019 2020	For	Combined
PGE POLSKA GRUPA ENERGETYCZNA S.A.	29-Jun-2021	12	The Adoption Of The Resolution Concerning The Distribution Of The Companys Net Profit For The Financial Year 2020	For	Combined
PGE POLSKA GRUPA ENERGETYCZNA S.A.	29-Jun-2021	13	The Adoption Of The Resolution Concerning The Granting Of Discharge To The Members Of The Management Board And The Supervisory Board For The Performance Of Their Duties	For	Combined
PHARMARON BEIJING CO., LTD.	28-May-2021	2	Work Report Of The Board Of Directors For The Year 2020	For	Combined
PHARMARON BEIJING CO., LTD.	28-May-2021	2	Repurchase And Cancellation Of Part Of The Restricted A Shares Granted Under The A Share Incentive Scheme	For	For
PHARMARON BEIJING CO., LTD.	28-May-2021	3	Work Report Of The Supervisory Committee For The Year 2020	For	For
PHARMARON BEIJING CO., LTD.	28-May-2021	3	Reduction Of Registered Capital	For	For
PHARMARON BEIJING CO., LTD.	28-May-2021	4	Financial Statements For The Year 2020	For	For
PHARMARON BEIJING CO., LTD.	28-May-2021	5	2020 Profit Distribution Plan	For	For
PHARMARON BEIJING CO., LTD.	28-May-2021	6	2020 Annual Report'S Full Text And Report Summary And 2020 Annual Results Announcement	For	For
PHARMARON BEIJING CO., LTD.	28-May-2021	7	Remuneration Of The Directors For The Year 2021	For	For
PHARMARON BEIJING CO., LTD.	28-May-2021	8	Remuneration Of The Supervisors For The Year 2021	For	For
PHARMARON BEIJING CO., LTD.	28-May-2021	9	Engagement Of Domestic Auditor For The Year 2021	For	For
PHARMARON BEIJING CO., LTD.	28-May-2021	10	Engagement Of International Auditor For The Year 2021	For	For
PHARMARON BEIJING CO., LTD.	28-May-2021	11	Guarantees Quota For The Year 2021	For	For
PHARMARON BEIJING CO., LTD.	28-May-2021	12	Foreign Exchange Hedging Quota For The Year 2021	For	For
PHARMARON BEIJING CO., LTD.	28-May-2021	13	Repurchase And Cancellation Of Part Of The Restricted A Shares Granted Under The A Share Incentive Scheme	For	For
PHARMARON BEIJING CO., LTD.	28-May-2021	14	Reduction Of Registered Capital	For	For
PHARMARON BEIJING CO., LTD.	28-May-2021	15	Amendments To The Articles Of Association	For	For
PHARMARON BEIJING CO., LTD.	28-May-2021	16	Authorization For Registration Of The Reduction In Registered Capital And Amendments To The Articles Of Association	For	For
PHARMARON BEIJING CO., LTD.	28-May-2021	17	Granting Of General Mandate To Issue A Shares And/Or H Shares	For	Combined
PHILLIPS 66	12-May-2021	1	Election Of Director For A Term Of Office Expiring At The 2024 Annual Meeting Of Shareholder: Julie L. Bushman	For	Combined
PHILLIPS 66	12-May-2021	2	Election Of Director For A Term Of Office Expiring At The 2024 Annual Meeting Of Shareholder: Lisa A. Davis	For	For
PHILLIPS 66	12-May-2021	3	Management Proposal For The Annual Election Of Directors.	For	For
PHILLIPS 66	12-May-2021	4	To Ratify The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	For
PHILLIPS 66	12-May-2021	5	Advisory Vote To Approve Our Executive Compensation.	For	Combined
PHILLIPS 66	12-May-2021	6	Shareholder Proposal Regarding Greenhouse Gas Emissions Targets.	Against	Combined
PHILLIPS 66	12-May-2021	7	Shareholder Proposal Regarding Report On Climate Lobbying.	Against	For
PHISON ELECTRONICS CORPORATION	28-May-2021	1	The Companys 2020 Business Report And Financial Statements.	For	For
PHISON ELECTRONICS CORPORATION	28-May-2021	2	The Companys 2020 Surplus Earning Distribution. Each Common Share Holder Will Be Entitled To Receive A Cash Dividend Of Nt23 Per Share.	For	For
PHISON ELECTRONICS CORPORATION	28-May-2021	3	The Companys Private Placement Of Common Shares.	For	For
PHISON ELECTRONICS CORPORATION	28-May-2021	4	Amendment To Part Of The Articles Of Association Of The Company.	For	For
PHISON ELECTRONICS CORPORATION	28-May-2021	5	Amendment To Part Of The Procedures For Election Of Directors Of The Company (Formerly Known As The Procedures For Election Of Directors And Supervisors).	For	For
PHISON ELECTRONICS CORPORATION	28-May-2021	6	Amendment To Part Of The Procedure Of Acquisition And Disposal Of Assets, Procedure Of Engaging In Derivatives Trading, Procedures For Lending Funds To Other Parties And Procedures For Endorsement And Guarantee.	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	1	To Receive The Company'S Annual Accounts, The Strategic Report, The Directors' Report And The Auditors' Report For The Year Ended 31 December 2020	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	2	To Receive And Approve The Directors' Remuneration Report For The Year Ended 31 December 2020	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	3	To Declare And Approve The Final Dividend Of 24.1 Pence Per Ordinary Share	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	4	To Re-Elect Alastair Barbour As A Director Of The Company	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PHOENIX GROUP HOLDINGS PLC	14-May-2021	5	To Re-Elect Andy Briggs As A Director Of The Company	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	6	To Re-Elect Karen Green As A Director Of The Company	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	7	To Elect Hiroyuki Iio As A Director Of The Company	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	8	To Re-Elect Nicholas Lyons As A Director Of The Company	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	9	To Re-Elect Wendy Mayall As A Director Of The Company	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	10	To Elect Christopher Minter As A Director Of The Company	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	11	To Re-Elect John Pollock As A Director Of The Company	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	12	To Re-Elect Belinda Richards As A Director Of The Company	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	13	To Re-Elect Nicholas Shott As A Director Of The Company	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	14	To Re-Elect Kory Sorenson As A Director Of The Company	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	15	To Re-Elect Rakesh Thakrar As A Director Of The Company	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	16	To Re-Elect Mike Tumilty As A Director Of The Company	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	17	To Appoint Ernst & Young LLP As The Company'S Auditors Until The Conclusion Of The Next General Meeting Of The Company At Which Accounts Are Laid	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	18	To Authorise The Directors To Agree The Auditors' Remuneration	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	19	To Authorise The Directors To Allot Shares	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	20	To Authorise The Company And Its Subsidiaries To Make Political Donations And To Incur Political Expenditure	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	21	To Authorise The Directors To Disapply Pre-Emption Rights	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	22	To Authorise The Directors To Disapply Pre-Emption Rights For An Acquisition Or Other Capital Investment	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	23	To Authorise The Company To Make Market Purchases Of Its Own Shares	For	For
PHOENIX GROUP HOLDINGS PLC	14-May-2021	24	To Authorise A 14 Day Notice Period For General Meetings	For	For
PHOENIX SPREE DEUTSCHLAND LTD	05-May-2021	1	That The Articles Produced To The Egm And Signed By The Chair For The Purposes Of Identification, Be Approved And Adopted As The New Articles Of The Company In Substitution For, And To The Exclusion Of, The Existing Articles, With Effect From The Conclusion Of The Meeting	For	For
PHOENIX SPREE DEUTSCHLAND LTD	08-Jun-2021	1	To Receive And Adopt The Audited Annual Report And Financial Statements Of The Company For The Year Ended 31 December 2020	For	For
PHOENIX SPREE DEUTSCHLAND LTD	08-Jun-2021	2	To Approve The Directors Remuneration Report, As Set Out In The Annual Report And Financial Statements Of The Company For The Year Ended 31 December 2020	For	For
PHOENIX SPREE DEUTSCHLAND LTD	08-Jun-2021	3	To Re-Elect Robert Hingley As A Director Of The Company	For	For
PHOENIX SPREE DEUTSCHLAND LTD	08-Jun-2021	4	To Re-Elect Jonathan Thompson As A Director Of The Company	For	For
PHOENIX SPREE DEUTSCHLAND LTD	08-Jun-2021	5	To Re-Elect Monique O Keefe As A Director Of The Company	For	For
PHOENIX SPREE DEUTSCHLAND LTD	08-Jun-2021	6	To Elect Antonia Burgess As A Director Of The Company	For	For
PHOENIX SPREE DEUTSCHLAND LTD	08-Jun-2021	7	To Elect Greg Branch As A Director Of The Company	For	For
PHOENIX SPREE DEUTSCHLAND LTD	08-Jun-2021	8	To Re-Appoint RSM UK Audit LLP (RSM) As Auditors Of The Company	For	For
PHOENIX SPREE DEUTSCHLAND LTD	08-Jun-2021	9	To Authorise The Audit Committee, For And On Behalf Of The Board, To Determine The Remuneration Of RSM	For	For
PHOENIX SPREE DEUTSCHLAND LTD	08-Jun-2021	10	To Authorise The Company To Make Market Purchases Of And To Cancel Or Hold In Treasury Up To 14,514,054 Of Its Ordinary Shares	For	For
PHOENIX SPREE DEUTSCHLAND LTD	08-Jun-2021	11	To Authorise The Directors To Allot And Issue Up To 10,075,141 Ordinary Shares	For	For
PHOSAGRO PJSC	25-May-2021	1	Approval Of The Company'S Annual Report 2020	For	Combined
PHOSAGRO PJSC	25-May-2021	2	Approval Of The Company Annual Financial Statements 2020	For	Combined
PHOSAGRO PJSC	25-May-2021	3	Distribution Of Profits, Including Dividend Payment (Declaration), And Losses Of The Company For 2020: Rub 63 Per Share	For	Combined
PHOSAGRO PJSC	25-May-2021	4	Please Note Cumulative Voting Applies To This Resolution Regarding The Election Of Directors. Out Of The 17 Directors Presented For Election, A Maximum Of 10 Directors Are To Be Elected. The Local Agent In The Market Will Apply Cumulative Voting Evenly Among Only Directors For Whom You Vote "For". Cumulative Votes Cannot Be Applied Unevenly Among Directors Via Proxyedge. However If You Wish To Do So, Please Contact Your Client Service Representative. Standing Instructions Have Been Removed For This Meeting. If You Have Further Questions Please Contact Your Client Service Representative	Non-voting resolution	Combined
PHOSAGRO PJSC	25-May-2021	5	Election Of The Member Of The Company'S Board Of Directors: Antoshin Igor Dmitrievich	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PHOSAGRO PJSC	25-May-2021	6	Election Of The Member Of The Company'S Board Of Directors: Bokova Irina Georgieva	For	Combined
PHOSAGRO PJSC	25-May-2021	7	Election Of The Member Of The Company'S Board Of Directors: Guryev Andrey Andreevich	For	Combined
PHOSAGRO PJSC	25-May-2021	8	Election Of The Member Of The Company'S Board Of Directors: Guryev Andrey Grigoryevich	For	Combined
PHOSAGRO PJSC	25-May-2021	9	Election Of The Member Of The Company'S Board Of Directors: Ombudstvedt Sven	For	Combined
PHOSAGRO PJSC	25-May-2021	10	Election Of The Member Of The Company'S Board Of Directors: Osipov Roman Vladimirovich	For	Combined
PHOSAGRO PJSC	25-May-2021	11	Election Of The Member Of The Company'S Board Of Directors: Pashkevich Natalia Vladimirovna	For	Combined
PHOSAGRO PJSC	25-May-2021	12	Election Of The Member Of The Company'S Board Of Directors: Pronin Sergey Aleksandrovich	For	Combined
PHOSAGRO PJSC	25-May-2021	13	Election Of The Member Of The Company'S Board Of Directors: Rogers Jr James Beeland	For	Combined
PHOSAGRO PJSC	25-May-2021	14	Election Of The Member Of The Company'S Board Of Directors: Rodionov Ivan Ivanovich	For	Combined
PHOSAGRO PJSC	25-May-2021	15	Election Of The Member Of The Company'S Board Of Directors: Rolet Xavier Robert	For	Combined
PHOSAGRO PJSC	25-May-2021	16	Election Of The Member Of The Company'S Board Of Directors: Rhodes Marcus James	For	Combined
PHOSAGRO PJSC	25-May-2021	17	Election Of The Member Of The Company'S Board Of Directors: Rybnikov Mikhail Konstantinovich	For	Combined
PHOSAGRO PJSC	25-May-2021	18	Election Of The Member Of The Company'S Board Of Directors: Sereda Sergey Valerievich	For	Combined
PHOSAGRO PJSC	25-May-2021	19	Election Of The Member Of The Company'S Board Of Directors: Sirotenko Alexey Aleksandrovich	For	Combined
PHOSAGRO PJSC	25-May-2021	20	Election Of The Member Of The Company'S Board Of Directors: Sharabaika Aleksandr Fedorovich	For	Combined
PHOSAGRO PJSC	25-May-2021	21	Election Of The Member Of The Company'S Board Of Directors: Sharonov Andrey Vladimirovich	For	Combined
PHOSAGRO PJSC	25-May-2021	22	Remuneration And Compensation Payable To Members Of The Board Of Directors	For	Combined
PHOSAGRO PJSC	25-May-2021	23	Election Of The Member Of The Company'S Review Committee: Agabekyan Lusine Franklinovna	For	Combined
PHOSAGRO PJSC	25-May-2021	24	Election Of The Member Of The Company'S Review Committee: Viktorova Ekaterina Valeriyonovna	For	Combined
PHOSAGRO PJSC	25-May-2021	25	Election Of The Member Of The Company'S Review Committee: Lizunova Olga Yuryevna	For	Combined
PHOSAGRO PJSC	25-May-2021	26	Approval Of The Company'S Auditor For 2021: Fbk As Auditor	For	Combined
PHOSAGRO PJSC	25-May-2021	27	Approval Of The Interested-Party Transaction	For	Combined
PHOSAGRO PJSC	22-Jun-2021	1	Payment (Declaration) Of Dividends On The Company'S Shares And The Procedure For Their Payment: Rub 105 Per Share	For	Combined
PHYSICIANS REALTY TRUST	05-May-2021	1	Director	For	Combined
PHYSICIANS REALTY TRUST	05-May-2021	2	To Ratify The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
PHYSICIANS REALTY TRUST	05-May-2021	3	To Approve, On An Advisory Basis, The Compensation Of The Company'S Named Executive Officers, As Disclosed In The Accompanying Proxy Statement.	For	For
PI INDUSTRIES LTD	06-Feb-2021	1	Approval Of The Scheme Of Amalgamation Of Isagro (Asia) Agrochemicals Private Limited ("Transferor Company") With Pi Industries Limited ("Transferee Company") And Their Respective Shareholders	For	For
PICC PROPERTY AND CASUALTY COMPANY LTD	18-Jun-2021	1	To Consider And Approve The Appointment Of Mr. Yu Ze As An Executive Director Of The Company With The Term Of Office, Upon Approval At The General Meeting, Commencing From The Date Of Obtaining Approval For His Director Qualification From The Cbirc And Ending Upon The Expiry Of The Term Of Appointment Of The 5Th Session Of The Board Of The Company	For	For
PICC PROPERTY AND CASUALTY COMPANY LTD	18-Jun-2021	2	To Consider And Approve The Report Of The Board Of Directors Of The Company For 2020	For	For
PICC PROPERTY AND CASUALTY COMPANY LTD	18-Jun-2021	3	To Consider And Approve The Report Of The Supervisory Committee Of The Company For 2020	For	For
PICC PROPERTY AND CASUALTY COMPANY LTD	18-Jun-2021	4	To Consider And Approve The Audited Financial Statements And The Auditor'S Report Of The Company For The Year Ended 31 December 2020.	For	For
PICC PROPERTY AND CASUALTY COMPANY LTD	18-Jun-2021	5	To Consider And Approve The Profit Distribution Plan Of The Company For 2020.	For	For
PICC PROPERTY AND CASUALTY COMPANY LTD	18-Jun-2021	6	To Consider And Approve Directors' Fees For 2021	For	For
PICC PROPERTY AND CASUALTY COMPANY LTD	18-Jun-2021	7	To Consider And Approve Supervisors' Fees For 2021	For	For
PICC PROPERTY AND CASUALTY COMPANY LTD	18-Jun-2021	8	To Consider And Appoint Pricewaterhousecoopers As The International Auditor Of The Company And Appoint Pricewaterhousecoopers Zhong Tian Llp As The Domestic Auditor Of The Company To Hold Office Until The Conclusion Of The Next Annual General Meeting, And To Authorise The Board Of Directors To Fix Their Remuneration	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PICC PROPERTY AND CASUALTY COMPANY LTD	18-Jun-2021	9	To Consider And Approve The Performance Report And The Performance Evaluation Results Of The Independent Directors Of The Company For 2020	For	For
PICC PROPERTY AND CASUALTY COMPANY LTD	18-Jun-2021	10	To Consider And Approve The Proposed Amendments To The Articles Of Association As Set Out In Appendix Iii To This Circular, And To Authorise The Chairman Of The Board Of Directors To Make Amendments To The Articles Of Association As He Deems Necessary, Appropriate And Expedient In Accordance With The Applicable Laws And Regulations And The Requirements Of The Cbirc And Other Relevant Authorities. The Amendments To The Articles Of Association As Referred To In This Special Resolution Shall Become Effective Subject To The Relevant Approval Of The Cbirc	For	For
PICC PROPERTY AND CASUALTY COMPANY LTD	18-Jun-2021	11	To Grant A General Mandate To The Board Of Directors To Separately Or Concurrently Issue, Allot Or Deal With Additional Domestic Shares And H Shares In The Company Not Exceeding 20% Of Each Of The Aggregate Nominal Amount Of The Domestic Shares And H Shares Of The Company In Issue Within 12 Months From The Date On Which Shareholders' Approval Is Obtained, And To Authorise The Board Of Directors To Increase The Registered Capital Of The Company And Make Corresponding Amendments To The Articles Of Association Of The Company As It Thinks Fit So As To Reflect The New Capital Structure Upon The Issuance Or Allotment Of Shares	For	Combined
PICC PROPERTY AND CASUALTY COMPANY LTD	18-Jun-2021	12	To Consider And Approve The Issue Of A 10-Year Capital Supplementary Bonds In An Aggregate Amount Of Rmb15 Billion By The Company Within 12 Months From The Date Of Approval By The Agm, And To Authorise The Board Of Directors To Delegate The Management Of The Company To Determine And Implement A Detailed Plan For The Issue, Including But Not Limited To The Issue Date, Issue Size, Form Of The Issue, Tranches And Number Of The Issue, Coupon Rate And Conditions And Deal With Relevant Specific Matters Relating To The Issue, And Do All Such Acts And Things And Execute All Such Documents As It May In Its Opinion Consider Necessary, Appropriate Or Expedient	For	Combined
PICC PROPERTY AND CASUALTY COMPANY LTD	18-Jun-2021	13	To Consider And Approve The Proposed Amendments To The Procedural Rules For The Board Of Directors As Set Out In Appendix Iv To This Circular, And To Authorise The Chairman Of The Board Of Directors To Make Corresponding Revisions To These Proposed Amendments As He Deems Necessary And Appropriate In Accordance With The Requirements Imposed By The Relevant Regulatory Authorities And By The Stock Exchange Of The Place Where The Company Is Listed From Time To Time During The Approval Process	For	For
PIEDMONT OFFICE REALTY TRUST, INC	11-May-2021	1	Election Of Director: Frank C. Mcdowell	For	For
PIEDMONT OFFICE REALTY TRUST, INC	11-May-2021	2	Election Of Director: Kelly H. Barrett	For	For
PIEDMONT OFFICE REALTY TRUST, INC	11-May-2021	3	Election Of Director: Wesley E. Cantrell	For	For
PIEDMONT OFFICE REALTY TRUST, INC	11-May-2021	4	Election Of Director: Glenn G. Cohen	For	For
PIEDMONT OFFICE REALTY TRUST, INC	11-May-2021	5	Election Of Director: Barbara B. Lang	For	For
PIEDMONT OFFICE REALTY TRUST, INC	11-May-2021	6	Election Of Director: C. Brent Smith	For	For
PIEDMONT OFFICE REALTY TRUST, INC	11-May-2021	7	Election Of Director: Jeffrey L. Swope	For	For
PIEDMONT OFFICE REALTY TRUST, INC	11-May-2021	8	Election Of Director: Dale H. Taysom	For	For
PIEDMONT OFFICE REALTY TRUST, INC	11-May-2021	9	Ratification Of Deloitte & Touche Llp As Independent Registered Public Accounting Firm For Fiscal 2021.	For	For
PIEDMONT OFFICE REALTY TRUST, INC	11-May-2021	10	Advisory Vote To Approve Compensation Of The Named Executive Officers.	For	For
PIEDMONT OFFICE REALTY TRUST, INC	11-May-2021	11	Approval Of Our Second Amended And Restated 2007 Omnibus Incentive Plan.	For	For
PIGEON CORPORATION	30-Mar-2021	2	Approve Appropriation Of Surplus	For	For
PIGEON CORPORATION	30-Mar-2021	3	Appoint A Corporate Auditor Nishimoto, Hiroshi	For	For
PIGEON CORPORATION	30-Mar-2021	4	Appoint A Substitute Corporate Auditor Noda, Hiroko	For	For
PING AN BANK CO LTD	08-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
PING AN BANK CO LTD	08-Apr-2021	2	2020 Work Report Of The Board Of Supervisors	For	For
PING AN BANK CO LTD	08-Apr-2021	3	To Consider And Approve 2020 Annual Report And The Summary Of 2020 Annual Report	For	For
PING AN BANK CO LTD	08-Apr-2021	4	2020 Final Accounts Report And 2021 Financial Budget Report	For	For
PING AN BANK CO LTD	08-Apr-2021	5	2020 Profit Distribution Scheme: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny1.80000000 2) Bonus Issue From Profit Share/10 Shares): None 3) Bonus I Ssue From Capital Reserve (Share/10 Shares): None	For	For
PING AN BANK CO LTD	08-Apr-2021	6	Report On The Status Of Related Party Transactions And On The Implementation Of Management Policy Of Related Party Transactions Of The Company For 2020	For	For
PING AN BANK CO LTD	08-Apr-2021	7	Appoint An Accounting Firm For 2021	For	Combined
PING AN BANK CO LTD	08-Apr-2021	8	Annual Shareholder Return Plan For 2021 To 2023	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PING AN BANK CO LTD	08-Apr-2021	9	To Consider And Approve The Elect Mr. Sun Dongdong As The Independent Directors Of The 11Th Session Of The Board Of Directors Of The Company	For	For
PING AN BANK CO LTD	08-Apr-2021	10	To Consider And Approve The Capital Management Plan (2021-2023) Of The Company	For	For
PING AN BANK CO LTD	08-Apr-2021	11	The Issuance Of Qualified Level-2 Capital Bonds	For	For
PING AN BANK CO LTD	08-Apr-2021	12	24 Mar 2021: Please Note That This Is A Revision Due To Modification Of Text In Resolution 5. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined
PING AN HEALTHCARE AND TECHNOLOGY COMPANY LIMITED	21-Apr-2021	3	To Receive, Consider And Adopt The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries And The Reports Of The Directors Of The Company (The "Directors") And Of The Independent Auditor Of The Company For The Year Ended 31 December 2020	For	Combined
PING AN HEALTHCARE AND TECHNOLOGY COMPANY LIMITED	21-Apr-2021	4	To Re-Elect The Following Retiring Director: Mr. Yao Jason Bo As A Non-Executive Director	For	For
PING AN HEALTHCARE AND TECHNOLOGY COMPANY LIMITED	21-Apr-2021	5	To Re-Elect The Following Retiring Director: Ms. Cai Fangfang As A Non-Executive Director	For	For
PING AN HEALTHCARE AND TECHNOLOGY COMPANY LIMITED	21-Apr-2021	6	To Re-Elect The Following Retiring Director: Mr. Liu Xin As An Independent Non-Executive Director	For	For
PING AN HEALTHCARE AND TECHNOLOGY COMPANY LIMITED	21-Apr-2021	7	To Re-Elect The Following Retiring Director: Dr. Chow Wing Kin Anthony As An Independent Non-Executive Director	For	For
PING AN HEALTHCARE AND TECHNOLOGY COMPANY LIMITED	21-Apr-2021	8	To Authorise The Board Of Directors Of The Company (The "Board") To Fix The Remuneration Of The Directors	For	For
PING AN HEALTHCARE AND TECHNOLOGY COMPANY LIMITED	21-Apr-2021	9	To Re-Appoint Pricewaterhousecoopers As Auditor Of The Company To Hold Office Until The Conclusion Of The Next Annual General Meeting Of The Company And To Authorise The Board To Fix Its Remuneration For The Year Ending 31 December 2021	For	For
PING AN HEALTHCARE AND TECHNOLOGY COMPANY LIMITED	21-Apr-2021	10	To Grant A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares Up To 20% Of The Aggregate Number Of Issued Shares Of The Company	For	Combined
PING AN HEALTHCARE AND TECHNOLOGY COMPANY LIMITED	21-Apr-2021	11	To Grant A General Mandate To The Directors To Buy-Back Shares Not Exceeding 10% Of The Aggregate Number Of Issued Shares Of The Company	For	Combined
PING AN HEALTHCARE AND TECHNOLOGY COMPANY LIMITED	21-Apr-2021	12	To Extend The Authority Given To The Directors Pursuant To Ordinary Resolution No. 4(A) To Issue Additional Shares Representing The Number Bought-Back By The Company Under Ordinary Resolution No. 4(B)	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0223/2021022300801.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0223/2021022300791.Pdf	Non-voting resolution	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	2	2020 Work Report Of The Supervisory Committee	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	2	To Consider And Approve The Report Of The Board Of Directors Of The Company For The Year 2020	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	2	2020 Work Report Of The Supervisory Committee	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	3	2020 Annual Report And Its Summary	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	3	To Consider And Approve The Report Of The Supervisory Committee Of The Company For The Year 2020	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	3	2020 Annual Report And Its Summary	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	4	2020 Annual Accounts, Including 2020 Audit Report And Audited Financial Statements	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	4	To Consider And Approve The Annual Report Of The Company For The Year 2020 And Its Summary	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	4	2020 Annual Accounts, Including 2020 Audit Report And Audited Financial Statements	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny14.00000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	5	To Consider And Approve The Report Of Final Accounts Of The Company For The Year 2020 Including The Audit Report And Audited Financial Statements Of The Company For The Year 2020	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny14.00000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	6	Appointment Of 2021 Audit Firm	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	6	To Consider And Approve The Profit Distribution Plan Of The Company For The Year 2020 And The Proposed Distribution Of Final Dividends	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	6	Appointment Of 2021 Audit Firm	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	7	2020 Performance Evaluation Report On Independent Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	7	To Consider And Approve The Resolution Regarding The Appointment Of Auditors Of The Company For The Year 2021, Appointing Ernst & Young Hua Ming Llp As The Prc Auditor Of The Company And Ernst & Young As The International Auditor Of The Company To Hold Office Until The Conclusion Of The Next Annual General Meeting Of The Company And To Fix Their Remuneration	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	7	2020 Performance Evaluation Report On Independent Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	8	Re-Election Of Ma Mingzhe As An Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	8	To Consider And Approve The Performance Evaluation Report Of The Independent Non-Executive Directors For The Year 2020	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	8	Re-Election Of Ma Mingzhe As An Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	9	Re-Election Of Xie Yonglin As An Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	9	To Consider And Approve The Re-Election Of Mr. Ma Mingzhe As An Executive Director To Hold Office Until The Expiry Of The Term Of The 12Th Session Of The Board	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	9	Re-Election Of Xie Yonglin As An Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	10	Re-Election Of Chen Xinying As An Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	10	To Consider And Approve The Re-Election Of Mr. Xie Yonglin As An Executive Director To Hold Office Until The Expiry Of The Term Of The 12Th Session Of The Board	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	10	Re-Election Of Chen Xinying As An Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	11	Re-Election Of Yao Bo As An Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	11	To Consider And Approve The Re-Election Of Ms. Tan Sin Yin As An Executive Director To Hold Office Until The Expiry Of The Term Of The 12Th Session Of The Board	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	11	Re-Election Of Yao Bo As An Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	12	Re-Election Of Cai Fangfang As An Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	12	To Consider And Approve The Re-Election Of Mr. Yao Jason Bo As An Executive Director To Hold Office Until The Expiry Of The Term Of The 12Th Session Of The Board	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	12	Re-Election Of Cai Fangfang As An Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	13	Re-Election Of Xie Jiren As A Non-Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	13	To Consider And Approve The Re-Election Of Ms. Cai Fangfang As An Executive Director To Hold Office Until The Expiry Of The Term Of The 12Th Session Of The Board	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	13	Re-Election Of Xie Jiren As A Non-Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	14	Re-Election Of Yang Xiaoping As A Non-Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	14	To Consider And Approve The Re-Election Of Mr. Soopakij Chearavanont As A Non-Executive Director To Hold Office Until The Expiry Of The Term Of The 12Th Session Of The Board	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	14	Re-Election Of Yang Xiaoping As A Non-Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	15	Re-Election Of Wang Yongjian As A Non-Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	15	To Consider And Approve The Re-Election Of Mr. Yang Xiaoping As A Nonexecutive Director To Hold Office Until The Expiry Of The Term Of The 12Th Session Of The Board	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	15	Re-Election Of Wang Yongjian As A Non-Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	16	Re-Election Of Huang Wei As A Non-Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	16	To Consider And Approve The Re-Election Of Mr. Wang Yongjian As A Nonexecutive Director To Hold Office Until The Expiry Of The Term Of The 12Th Session Of The Board	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	16	Re-Election Of Huang Wei As A Non-Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	17	Re-Election Of Ouyang Hui As An Independent Non-Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	17	To Consider And Approve The Election Of Mr. Huang Wei As A Non-Executive Director To Hold Office Until The Expiry Of The Term Of The 12Th Session Of The Board	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	17	Re-Election Of Ouyang Hui As An Independent Non-Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	18	Re-Election Of Wu Chengye As An Independent Non-Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	18	To Consider And Approve The Re-Election Of Mr. Ouyang Hui As An Independent Non-Executive Director To Hold Office Until The Expiry Of The Term Of The 12Th Session Of The Board	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	18	Re-Election Of Wu Chengye As An Independent Non-Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	19	Re-Election Of Chu Yiyun As An Independent Non-Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	19	To Consider And Approve The Re-Election Of Mr. Ng Sing Yip As An Independent Non-Executive Director To Hold Office Until The Expiry Of The Term Of The 12Th Session Of The Board	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	19	Re-Election Of Chu Yiyun As An Independent Non-Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	20	Re-Election Of Liu Hong As An Independent Non-Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	20	To Consider And Approve The Re-Election Of Mr. Chu Yiyun As An Independent Non-Executive Director To Hold Office Until The Expiry Of The Term Of The 12Th Session Of The Board	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	20	Re-Election Of Liu Hong As An Independent Non-Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	21	Election Of Jin Li As An Independent Non-Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	21	To Consider And Approve The Re-Election Of Mr. Liu Hong As An Independent Non-Executive Director To Hold Office Until The Expiry Of The Term Of The 12Th Session Of The Board	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	21	Election Of Jin Li As An Independent Non-Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	22	Election Of Wu Gangping As An Independent Non-Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	22	To Consider And Approve The Election Of Mr. Jin Li As An Independent Non-Executive Director To Hold Office Until The Expiry Of The Term Of The 12Th Session Of The Board	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	22	Election Of Wu Gangping As An Independent Non-Executive Director With The Tenure Up To The Expiration Of The Tenure Of The 12Th Board Of Directors	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	23	Re-Election Of Gu Liji As An External Supervisor With The Tenure Up To The Expiration Of The Tenure Of The 10Th Supervisory Committee	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	23	To Consider And Approve The Election Of Mr. Ng Kong Ping Albert As An Independent Non-Executive Director To Hold Office Until The Expiry Of The Term Of The 12Th Session Of The Board	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	23	Re-Election Of Gu Liji As An External Supervisor With The Tenure Up To The Expiration Of The Tenure Of The 10Th Supervisory Committee	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	24	Re-Election Of Huang Baokui As An External Supervisor With The Tenure Up To The Expiration Of The Tenure Of The 10Th Supervisory Committee	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	24	To Consider And Approve The Re-Election Of Mr. Gu Liji As An Independent Supervisor To Hold Office Until The Expiry Of The Term Of The 10Th Session Of The Supervisory Committee	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	24	Re-Election Of Huang Baokui As An External Supervisor With The Tenure Up To The Expiration Of The Tenure Of The 10Th Supervisory Committee	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	25	Re-Election Of Zhang Wangjin As A Shareholder Supervisor With The Tenure Up To The Expiration Of The Tenure Of The 10Th Supervisory Committee	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	25	To Consider And Approve The Re-Election Of Mr. Huang Baokui As An Independent Supervisor Of The Company To Hold Office Until The Expiry Of The Term Of The 10Th Session Of The Supervisory Committee	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	25	Re-Election Of Zhang Wangjin As A Shareholder Supervisor With The Tenure Up To The Expiration Of The Tenure Of The 10Th Supervisory Committee	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	26	Issuance Of Debt Financing Instruments	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	26	To Consider And Approve The Re-Election Of Ms. Zhang Wangjin As A Shareholder Representative Supervisor Of The Company To Hold Office Until The Expiry Of The Term Of The 10Th Session Of The Supervisory Committee	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	26	Issuance Of Debt Financing Instruments	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	27	General Authorization To The Board For Additional Offering Of H-Share, General Authorization To The Board To Issue, Allot And Dispose Additional Shares Of No More Than 20 Percent Of Outstanding H-Shares Of The Company, With The Discount Rate Of Issue Price No More Than 10 Percent Of The Bench Mark Price (If Any)	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	27	To Consider And Approve The Resolution Regarding The Issue Of Debt Financing Instruments	For	For
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	27	General Authorization To The Board For Additional Offering Of H-Share, General Authorization To The Board To Issue, Allot And Dispose Additional Shares Of No More Than 20 Percent Of Outstanding H-Shares Of The Company, With The Discount Rate Of Issue Price No More Than 10 Percent Of The Bench Mark Price (If Any)	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	28	Amendments To The Company'S Articles Of Association	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	28	To Consider And Approve The Resolution Regarding The Proposed Grant Of General Mandate By The General Meeting To The Board To Issue H Shares, That Is, The Grant Of A General Mandate To The Board To Allot, Issue And Deal With Additional H Shares Not Exceeding 20% Of The Total H Shares Of The Company In Issue, Representing No More Than 8.15% Of The Total Number Of Issued Shares Of The Company, At A Relevant Price Represents A Discount (If Any) Of No More Than 10% To The Benchmark Price (Instead Of A Discount Of 20% As Limited Under The Rules Governing The Listing Of Securities On The Stock Exchange Of Hong Kong Limited) And Authorize The Board To Make Corresponding Amendments To The Articles Of Association Of The Company As It Thinks Fit So As To Reflect The New Capital Structure Upon The Allotment Or Issuance Of Shares	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	28	Amendments To The Company'S Articles Of Association	For	Combined
PING AN INSURANCE (GROUP) COMPANY OF CHINA LTD	25-Mar-2021	29	To Consider And Approve The Resolution Regarding The Amendments To The Articles Of Association	For	For
PINNACLE WEST CAPITAL CORPORATION	19-May-2021	1	Director	For	Combined
PINNACLE WEST CAPITAL CORPORATION	19-May-2021	2	Advisory Vote To Approve Executive Compensation As Disclosed In The 2021 Proxy Statement.	For	For
PINNACLE WEST CAPITAL CORPORATION	19-May-2021	3	Approval Of The Pinnacle West Capital Corporation Long-Term Incentive Plan.	For	For
PINNACLE WEST CAPITAL CORPORATION	19-May-2021	4	Ratify The Appointment Of The Independent Accountant For The Year Ending December 31, 2021.	For	For
PINTEREST, INC.	27-May-2021	1	Election Of Class Ii Director To Hold Office Until The 2024 Annual Meeting: Fredric Reynolds	For	Combined
PINTEREST, INC.	27-May-2021	2	Election Of Class Ii Director To Hold Office Until The 2024 Annual Meeting: Evan Sharp	For	Combined
PINTEREST, INC.	27-May-2021	3	Election Of Class Ii Director To Hold Office Until The 2024 Annual Meeting: Andrea Wishom	For	Combined
PINTEREST, INC.	27-May-2021	4	Ratify The Audit Committee'S Selection Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year 2021.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PINTEREST, INC.	27-May-2021	5	Approve, On An Advisory Non-Binding Basis, The Compensation Of Our Named Executive Officers.	For	For
PIONEER NATURAL RESOURCES COMPANY	12-Jan-2021	1	To Vote On A Proposal To Approve The Issuance Of Shares Of Pioneer Common Stock, Par Value \$0.01 Per Share ("Pioneer Common Stock"), Pursuant To The Terms Of The Agreement And Plan Of Merger, Dated As Of October 20, 2020 ("Merger Agreement"), By And Among Pioneer, Parsley Energy, Inc. ("Parsley") And Certain Subsidiaries Of Pioneer And Parsley, And Other Shares Of Pioneer Common Stock Reserved For Issuance In Connection With The Transactions Contemplated By The Merger Agreement (The "Stock Issuance" And The "Pioneer Stock Issuance Proposal").	For	For
PIONEER NATURAL RESOURCES COMPANY	27-May-2021	1	Election Of Director: A.R. Alameddine	For	For
PIONEER NATURAL RESOURCES COMPANY	27-May-2021	2	Election Of Director: Edison C. Buchanan	For	For
PIONEER NATURAL RESOURCES COMPANY	27-May-2021	3	Election Of Director: Matt Gallagher	For	For
PIONEER NATURAL RESOURCES COMPANY	27-May-2021	4	Election Of Director: Phillip A. Gobe	For	For
PIONEER NATURAL RESOURCES COMPANY	27-May-2021	5	Election Of Director: Larry R. Grillot	For	For
PIONEER NATURAL RESOURCES COMPANY	27-May-2021	6	Election Of Director: Stacy P. Methvin	For	For
PIONEER NATURAL RESOURCES COMPANY	27-May-2021	7	Election Of Director: Royce W. Mitchell	For	For
PIONEER NATURAL RESOURCES COMPANY	27-May-2021	8	Election Of Director: Frank A. Risch	For	For
PIONEER NATURAL RESOURCES COMPANY	27-May-2021	9	Election Of Director: Scott D. Sheffield	For	For
PIONEER NATURAL RESOURCES COMPANY	27-May-2021	10	Election Of Director: J. Kenneth Thompson	For	For
PIONEER NATURAL RESOURCES COMPANY	27-May-2021	11	Election Of Director: Phoebe A. Wood	For	For
PIONEER NATURAL RESOURCES COMPANY	27-May-2021	12	Election Of Director: Michael D. Wortley	For	For
PIONEER NATURAL RESOURCES COMPANY	27-May-2021	13	Ratification Of Selection Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
PIONEER NATURAL RESOURCES COMPANY	27-May-2021	14	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
PIONEER NATURAL RESOURCES COMPANY	27-May-2021	15	Approval Of The Amended And Restated Employee Stock Purchase Plan.	For	For
PJSC LUKOIL	24-Jun-2021	1	Resolution To Be Proposed For Voting On Agenda Item 1 (See Agenda Document For Details). Effective November 6, 2013, Holders Of Russian Securities Are Required To Disclose Their Name, Address Number Or Shares And The Manner Of The Vote As A Condition To Voting.	For	Combined
PJSC LUKOIL	24-Jun-2021	2	Election Of Director: Alekperov, Vagit Yusufovich	Take No Action	Combined
PJSC LUKOIL	24-Jun-2021	3	Election Of Director: Blazheev, Victor Vladimirovich	Take No Action	Combined
PJSC LUKOIL	24-Jun-2021	4	Election Of Director: Gati, Toby Trister	Take No Action	Combined
PJSC LUKOIL	24-Jun-2021	5	Election Of Director: Maganov, Ravil Ulfatovich	Take No Action	Combined
PJSC LUKOIL	24-Jun-2021	6	Election Of Director: Munnings, Roger	Take No Action	Combined
PJSC LUKOIL	24-Jun-2021	7	Election Of Director: Porfirev , Boris Nikolaevich	Take No Action	Combined
PJSC LUKOIL	24-Jun-2021	8	Election Of Director: Teplukhin, Pavel Mikhailovich	Take No Action	Combined
PJSC LUKOIL	24-Jun-2021	9	Election Of Director: Fedun, Leonid Arnoldovich	Take No Action	Combined
PJSC LUKOIL	24-Jun-2021	10	Election Of Director: Khoba, Lyubov Nikolaevna	Take No Action	Combined
PJSC LUKOIL	24-Jun-2021	11	Election Of Director: Shatalov, Sergey Dmitrievich	Take No Action	Combined
PJSC LUKOIL	24-Jun-2021	12	Election Of Director: Schussel, Wolfgang	Take No Action	Combined
PJSC LUKOIL	24-Jun-2021	13	Resolution To Be Proposed For Voting On Agenda Item 3 (See Agenda Document For Details).	For	Combined
PJSC LUKOIL	24-Jun-2021	14	Resolution To Be Proposed For Voting On Agenda Item 4 (See Agenda Document For Details).	For	Combined
PJSC LUKOIL	24-Jun-2021	15	Resolution To Be Proposed For Voting On Agenda Item 4 (See Agenda Document For Details).	For	Combined
PJSC LUKOIL	24-Jun-2021	16	Resolution To Be Proposed For Voting On Agenda Item 5 (See Agenda Document For Details).	For	Combined
PJSC LUKOIL	24-Jun-2021	17	Resolution To Be Proposed For Voting On Agenda Item 6 (See Agenda Document For Details).	For	Combined
PJSC LUKOIL	24-Jun-2021	18	Resolution To Be Proposed For Voting On Agenda Item 7 (See Agenda Document For Details).	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PJSC MMC NORILSK NICKEL	19-May-2021	1	Ratifying The 2020 Annual Report From Pjsc Mmc Norilsk Nickel. To Ratify The 2020 Report From Pjsc Mmc Norilsk Nickel. Effective November 6, 2013, Holders Of Russian Securities Are Required To Disclose Their Name, Address Number Or Shares And The Manner Of The Vote As A Condition To Voting	Take No Action	For
PJSC MMC NORILSK NICKEL	19-May-2021	2	Ratifying The 2020 Annual Accounting (Financial) Statements From Pjsc Mmc Norilsk Nickel. To Ratify The 2020 Annual Accounting (Financial) Statements Of Pjsc Mmc Norilsk Nickel.	Take No Action	For
PJSC MMC NORILSK NICKEL	19-May-2021	3	Approval Of The 2020 Pjsc Mmc Norilsk Nickel Consolidated Financial Statements. To Approve 2020 Pjsc Mmc Norilsk Nickel Consolidate Financial Statements.	Take No Action	For
PJSC MMC NORILSK NICKEL	19-May-2021	4	Distribution Of Profit Of Pjsc Mmc Norilsk Nickel For 2020, Including Payment (Declaration) Of Dividends, Based On The Results Of 2020. 1. Approve The Distribution Of Profit Of Pjsc Mmc Norilsk Nickel In 2020 In Accordance With The Recommendation Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel, Included In The Report Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel With The Motivated Position Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel On The Items Of ..Due To Space Limits, See Proxy Material For Full Proposal	Take No Action	For
PJSC MMC NORILSK NICKEL	19-May-2021	5	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Sergey Valentinovich Barbashev	Take No Action	Combined
PJSC MMC NORILSK NICKEL	19-May-2021	6	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Sergey Leonidovich Batekhin	Take No Action	Take No Action
PJSC MMC NORILSK NICKEL	19-May-2021	7	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Alexey Vladimirovich Bashkirov	Take No Action	Take No Action
PJSC MMC NORILSK NICKEL	19-May-2021	8	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Sergey Borisovich Bratukhin	Take No Action	Take No Action
PJSC MMC NORILSK NICKEL	19-May-2021	9	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Sergey Nikolaevich Volk	Take No Action	Combined
PJSC MMC NORILSK NICKEL	19-May-2021	10	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Marianna Alexandrovna Zakharova	Take No Action	Combined
PJSC MMC NORILSK NICKEL	19-May-2021	11	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Luchitsky Stanislav Lvovich	Take No Action	Take No Action
PJSC MMC NORILSK NICKEL	19-May-2021	12	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Roger Llewelyn Munnings	Take No Action	Combined
PJSC MMC NORILSK NICKEL	19-May-2021	13	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Gareth Peter Penny	Take No Action	Combined
PJSC MMC NORILSK NICKEL	19-May-2021	14	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Maxim Vladimirovich Poletaev	Take No Action	Take No Action
PJSC MMC NORILSK NICKEL	19-May-2021	15	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Vyacheslav Alexeevich Solomin	Take No Action	Take No Action
PJSC MMC NORILSK NICKEL	19-May-2021	16	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Evgeny Arkadievich Schwartz	Take No Action	Combined
PJSC MMC NORILSK NICKEL	19-May-2021	17	Election Of Member Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel: Robert Willem John Edwards	Take No Action	Combined
PJSC MMC NORILSK NICKEL	19-May-2021	18	Election Of Member To The Internal Audit Commission: Alexey Sergeevich Dzybalov	Take No Action	Combined
PJSC MMC NORILSK NICKEL	19-May-2021	19	Election Of Member To The Internal Audit Commission: Anna Viktorovna Masalova	Take No Action	For
PJSC MMC NORILSK NICKEL	19-May-2021	20	Election Of Member To The Internal Audit Commission: Georgiy Eduardovich Svanidze	Take No Action	For
PJSC MMC NORILSK NICKEL	19-May-2021	21	Election Of Member To The Internal Audit Commission: Vladimir Nikolaevich Shilkov	Take No Action	For
PJSC MMC NORILSK NICKEL	19-May-2021	22	Election Of Member To The Internal Audit Commission: Elena Alexandrovna Yanevich	Take No Action	For
PJSC MMC NORILSK NICKEL	19-May-2021	23	Approving The Auditor Of Ras Statements For Pjsc Mmc Norilsk Nickel. To Approve Jsc Kpmg As The Auditor Of Russian Accounting Standards Financial Statements For Pjsc Mmc Norilsk Nickel For 2021.	Take No Action	Combined
PJSC MMC NORILSK NICKEL	19-May-2021	24	Approving The Auditor Of Ifrs Consolidated Financial Statements For Pjsc Mmc Norilsk Nickel. To Approve Jsc Kpmg As The Auditor Of Consolidated Financial Statements For Pjsc Mmc Norilsk Nickel For 2021 And Interim Consolidated Financial Statements For The First Half Of 2021.	Take No Action	Against
PJSC MMC NORILSK NICKEL	19-May-2021	25	Remuneration For And Reimbursement Of Expenses Incurred By Members Of The Board Of Directors At Pjsc Mmc Norilsk Nickel. 1. To Establish That The Members Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel Shall Receive Remuneration And Reimbursement Of Expenses Related To Performance Of Their Duties In Accordance With The Policy On Remuneration Of Members Of The Board Of Directors Of Pjsc Mmc Norilsk Nickel Approved By The Agm Resolution On May 13, 2020. ..Due To Space Limits, See Proxy Material For Full Proposal	Take No Action	Against
PJSC MMC NORILSK NICKEL	19-May-2021	26	Remuneration For The Audit Commission At Pjsc Mmc Norilsk Nickel. To Set The Remuneration For Any Audit Commission Member At Pjsc Mmc Norilsk Nickel Who Is Not Employed By The Company At The Amount Of Rub 1,800,000 (One Million Eight Hundred Thousand) Per Annum Before Taxes, Payable In Equal Amounts Twice Per Year. The Amount Above Is Before Taxes, In Accordance With Applicable Russian Federation Legislation.	Take No Action	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PJSC MMC NORILSK NICKEL	19-May-2021	27	Approval For Interested Party Transactions To Reimburse Losses Incurred By Members Of The Board Of Directors And The Management Board At Pjsc Mmc Norilsk Nickel. To Authorize Associated Transactions That Represent Related Party Transactions For All Members Of The Board Of Directors And The Management Board Of Pjsc Mmc Norilsk Nickel, The Subject Matter Of Which Implies The Obligation Of Pjsc Mmc Norilsk Nickel To Indemnify The Members Of The Board Of Directors ..Due To Space Limits, See Proxy Material For Full Proposal	Take No Action	For
PJSC MMC NORILSK NICKEL	19-May-2021	28	Approval For An Interested Party Transaction For Indemnity Insurance For The Members Of The Board Of Directors And The Management Board At Pjsc Mmc Norilsk Nickel. To Approve An Interested Party Transaction For All Members Of The Board Of Directors And The Management Board At Pjsc Mmc Norilsk Nickel And That Concerns Indemnification Insurance For Members Of The Board Of Directors And The Management Board At Pjsc Mmc Norilsk Nickel, And For Officials At The Company Itself And Its ..Due To Space Limits, See Proxy Material For Full Proposal	Take No Action	For
PKO BANK POLSKI S.A.	23-Apr-2021	4	Electing The Chairman Of The Extraordinary General Meeting	For	For
PKO BANK POLSKI S.A.	23-Apr-2021	5	Acknowledging That The Extraordinary General Meeting Has Been Correctly Convened And Has The Authority To Adopt Binding Resolutions	For	Combined
PKO BANK POLSKI S.A.	23-Apr-2021	6	Adopting The Agenda	For	Combined
PKO BANK POLSKI S.A.	23-Apr-2021	7	Adopting The Resolution On (I) Establishing A Special Fund To Cover The Specific Balance Sheet Losses That Arise From Recognizing The Financial Effects Of The Settlements With Consumers Who Concluded Loan Agreements Or Mortgage-Secured Loans Indexed To Foreign Currencies Or Denominated In Foreign Currencies With The Bank, And Separating Part Of Funds Accumulated In The Supplementary Capital And Transferring It To The Special Fund, (Ii) Obliging The Bank'S Management Board To Submit The Terms Of Settlements, Including The Terms Of Debt Relief, To The Supervisory Board For Approval	For	For
PKO BANK POLSKI S.A.	23-Apr-2021	8	Adopting The Resolution On Granting Consent To The Bank For The Acquisition Of Its Own Shares And Defining The Rules Of Such Acquisition, Creating Reserve Capital (Fund) Intended For The Acquisition Of Own Shares, Separating Part Of Funds Accumulated In The Supplementary Capital And Transferring It To The Reserve Capital (Fund) Intended For The Acquisition Of Own Shares	For	For
PKO BANK POLSKI S.A.	07-Jun-2021	4	Electing The Chairman Of The Annual General Meeting	For	For
PKO BANK POLSKI S.A.	07-Jun-2021	5	Acknowledging That The Annual General Meeting Has Been Correctly Convened And Has The Authority To Adopt Binding Resolutions	For	Combined
PKO BANK POLSKI S.A.	07-Jun-2021	6	Adopting An Agenda	For	Combined
PKO BANK POLSKI S.A.	07-Jun-2021	7	Consideration Of The Financial Statements Of Pko Bank Polski S.A. For The Year Ended 31 December 2020 And The Proposals Of The Management Board To Cover The Loss Of Pko Bank Polski S.A. For 2020 And To Retain The Undistributed Profit Of Pko Bank Polski Sa From Previous Years As Undistributed Profit	For	Combined
PKO BANK POLSKI S.A.	07-Jun-2021	8	Consideration Of The Directors Report Of The Pko Bank Polski S.A. Group For 2020, Prepared Jointly With The Directors Report Of Pko Bank Polski S.A., Together With The Directors Report On Representation Expenses, As Well As Expenses For Legal, Marketing, Public Relations And Social Communication Services And Management Consulting Services For 2020, As Well As The Consolidated Financial Statements Of The Pko Bank Polski S.A. Group For The Year Ended 31 December 2020	For	Abstain
PKO BANK POLSKI S.A.	07-Jun-2021	9	Consideration Of The Report Of The Supervisory Board Of Powszechna Kasa Oszczednosci Bank Polski Spoka Akcyjna For 2020	For	Abstain
PKO BANK POLSKI S.A.	07-Jun-2021	10	The Supervisory Board'S Presentation Of The Assessment Of The Functioning Of The Remuneration Policy In Pko Bank Polski S.A., Opinion On Pko Bank Polski S.A.'S Application Of The Corporate Governance Rules For Supervised Institutions , Assessment Of The Manner In Which Pko Bank Polski S.A. Fulfills Its Information Obligations Concerning The Corporate Governance Rules Laid Down In The Warsaw Stock Exchange Rules And In The Regulations Concerning Current And Periodical Information Provided By Issuers Of Securities, Assessment Of The Rationality Of The Sponsorship And Charity Policy Or Other Similar Policy Pursued By Pko Bank Polski S.A	For	Abstain
PKO BANK POLSKI S.A.	07-Jun-2021	11	Adopting Resolution On: Approval Of The Financial Statements Of Pko Bank Polski S.A. For The Year Ended 31 December 2020	For	Combined
PKO BANK POLSKI S.A.	07-Jun-2021	12	Adopting Resolution On: Approval Of The Directors Report Of The Pko Bank Polski S.A. Group For 2020, Prepared Jointly With The Directors Report Of Pko Bank Polski S.A., Together With The Directors Report On Representation Expenses, As Well As Expenses For Legal, Marketing, Public Relations And Social Communication Services And Management Consulting Services For 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PKO BANK POLSKI S.A.	07-Jun-2021	13	Adopting Resolution On: Approval Of The Consolidated Financial Statements Of The Pko Bank Polski S.A. Group For The Year Ended 31 December 2020	For	For
PKO BANK POLSKI S.A.	07-Jun-2021	14	Adopting Resolution On: Approval Of The Report Of The Supervisory Board Of Powszechna Kasa Oszczednosci Bank Polski Spolka Akcyjna For 2020	For	For
PKO BANK POLSKI S.A.	07-Jun-2021	15	Adopting Resolution On: Covering The Loss Of Pko Bank Polski S.A. For 2020	For	For
PKO BANK POLSKI S.A.	07-Jun-2021	16	Adopting Resolution On: Retain The Undistributed Profit Of Pko Bank Polski S.A. From Previous Years As Undistributed Profit	For	For
PKO BANK POLSKI S.A.	07-Jun-2021	17	Adopting Resolution On: Expressing An Opinion Regarding The Report On The Remuneration Of The Members Of The Management Board And The Supervisory Board Of Powszechna Kasa Oszczednosci Bank Polski S.A. For The Years 2019-2020 Prepared By The Supervisory Board	For	Combined
PKO BANK POLSKI S.A.	07-Jun-2021	18	Adopting Resolution On: Acknowledgement Of The Fulfilment Of Duties By The Members Of The Management Board For 2020	For	Combined
PKO BANK POLSKI S.A.	07-Jun-2021	19	Adopting Resolution On: Acknowledgement Of The Fulfilment Of Duties By The Members Of The Supervisory Board For 2020	For	Combined
PKO BANK POLSKI S.A.	07-Jun-2021	20	Adopting Resolution On: Adopting Best Practice For Wse Listed Companies 2021	For	For
PKO BANK POLSKI S.A.	07-Jun-2021	21	Adopting Resolution On: Amending The Resolution No. 50/2015 Of The Annual General Meeting Of Powszechna Kasa Oszczednosci Bank Polski Spolka Akcyjna Of 25 June 2015 On Corporate Governance Rules Or Supervised Institutions	For	For
PKO BANK POLSKI S.A.	07-Jun-2021	22	Adopting Resolution On: Amending The Resolution No. 34/2020 Of Annual General Meeting Of Powszechna Kasa Oszczednosci Bank Polski Sp. Ka. Akcyjna Of 26 August 2020 On Approving The Policy Concerning The Assessment Of The Suitability Of Candidates For Members And The Members Of The Supervisory Board Of Powszechna Kasa Oszczednosci Bank Polski S.A.	For	For
PKO BANK POLSKI S.A.	07-Jun-2021	23	Changes In The Composition Of The Supervisory Board	For	Combined
PKO BANK POLSKI S.A.	07-Jun-2021	24	Adopting The Resolutions On The Periodic Assessment Of The Individual Suitability Of Members Of The Supervisory Board Of Powszechna Kasa Oszczednosci Bank Polski S.A.	For	Against
PKO BANK POLSKI S.A.	07-Jun-2021	25	Adopting The Resolution On The Assessment Of The Collective Suitability Of The Supervisory Board Of Powszechna Kasa Oszczednosci Bank Polski S.A.	For	Against
PLDT INC	08-Jun-2021	1	Please Note That This Is An Amendment To Meeting Id 527241 Due To Change In Sequence Of Resolutions. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You.	Non-voting resolution	Combined
PLDT INC	08-Jun-2021	2	Call To Order	For	Combined
PLDT INC	08-Jun-2021	3	Certification Of Service Of Notice And Quorum	For	Combined
PLDT INC	08-Jun-2021	4	Presidents Report	For	Combined
PLDT INC	08-Jun-2021	5	Approval Of The Audited Financial Statements For The Fiscal Year Ended December 31, 2020 Contained In The Company'S 2020 Annual Report Posted On The Pse Edge And The Company'S Website	For	Combined
PLDT INC	08-Jun-2021	6	Election Of Director: Mr. Bernido H. Liu (Independent Director)	For	Combined
PLDT INC	08-Jun-2021	7	Election Of Director: Chief Justice Artemio V. Panganiban (Independent Director)	For	Combined
PLDT INC	08-Jun-2021	8	Election Of Director: Ms. Bernardine T. Siy (Independent Director)	For	Combined
PLDT INC	08-Jun-2021	9	Election Of Director: Mr. Manuel L. Argel, Jr	For	Combined
PLDT INC	08-Jun-2021	10	Election Of Director: Ms. Helen Y. Dee	For	Combined
PLDT INC	08-Jun-2021	11	Election Of Director: Atty. Ray C. Espinosa	For	Combined
PLDT INC	08-Jun-2021	12	Election Of Director: Mr. James L. Go	For	Combined
PLDT INC	08-Jun-2021	13	Election Of Director: Mr. Shigeki Hayashi	For	Combined
PLDT INC	08-Jun-2021	14	Election Of Director: Mr. Junichi Igarashi	For	Combined
PLDT INC	08-Jun-2021	15	Election Of Director: Mr. Manuel V. Pangilinan	For	Combined
PLDT INC	08-Jun-2021	16	Election Of Director: Mr. Alfredo S. Panlilio	For	Combined
PLDT INC	08-Jun-2021	17	Election Of Director: Ambassador Albert F. Del Rosario	For	Combined
PLDT INC	08-Jun-2021	18	Election Of Director: Ms. Marife B. Zamora	For	Combined
PLDT INC	08-Jun-2021	19	Other Business As May Properly Come Before The Meeting And At Any Adjournments Thereof	Abstain	Combined
POLA ORBIS HOLDINGS INC.	25-Mar-2021	2	Approve Appropriation Of Surplus	For	Combined
POLISH OIL AND GAS COMPANY	21-Jun-2021	4	Election Of The Chairman Of The General Meeting	For	For
POLISH OIL AND GAS COMPANY	21-Jun-2021	5	Confirmation That The General Meeting Has Been Properly Convened And Is Capable Of Adopting Resolutions	For	Combined
POLISH OIL AND GAS COMPANY	21-Jun-2021	6	Preparation Of The Attendance List	For	Abstain
POLISH OIL AND GAS COMPANY	21-Jun-2021	7	Adoption Of The Agenda	For	Combined
POLISH OIL AND GAS COMPANY	21-Jun-2021	8	Review And Approval Of The Separate Financial Statements Of Pgnig S.A. Drawn Up For The Year 2020	For	For
POLISH OIL AND GAS COMPANY	21-Jun-2021	9	Review And Approval Of The Consolidated Financial Statements Of The Pgnig Group For 2020, The Management Board'S Report On The Operations Of Pgnig S.A. And The Pgnig Group In 2020 And Reports Of The Pgnig Group On Nonfinancial Information For 2020	For	For
POLISH OIL AND GAS COMPANY	21-Jun-2021	10	Adoption Of Resolutions On Granting Members Of The Management Board Of Pgnig S.A. Discharge For The Performance Of Their Duties In 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
POLISH OIL AND GAS COMPANY	21-Jun-2021	11	Adoption Of Resolutions On Granting Members Of The Supervisory Board Of Pgnig S.A. Discharge For The Performance Of Their Duties In 2020	For	Combined
POLISH OIL AND GAS COMPANY	21-Jun-2021	12	Adoption Of Resolutions On Changes To The Composition Of The Supervisory Board Of Pgnig S.A.	For	Against
POLISH OIL AND GAS COMPANY	21-Jun-2021	13	Adoption Of A Resolution On The Distribution Of The Net Financial Profit For 2020 And Setting The Dividend Date And Dividend Payment Date	For	Combined
POLISH OIL AND GAS COMPANY	21-Jun-2021	14	Adoption Of A Resolution On The Opinion On The Report On The Remuneration Of Members Of The Management Board And Supervisory Board Of Polskie G Rnictwo Naftowe I Gazownictwo S.A.	For	Combined
POLSKI KONCERN NAFTOWY ORLEN S.A.	27-May-2021	4	Election Of The Chairman Of The General Meeting	For	Combined
POLSKI KONCERN NAFTOWY ORLEN S.A.	27-May-2021	5	Confirmation That The General Meeting Has Been Properly Convened And Is Capable Of Adopting Resolutions	For	Combined
POLSKI KONCERN NAFTOWY ORLEN S.A.	27-May-2021	6	Adoption Of The Agenda	For	Combined
POLSKI KONCERN NAFTOWY ORLEN S.A.	27-May-2021	7	Election Of The Returning Committee	For	For
POLSKI KONCERN NAFTOWY ORLEN S.A.	27-May-2021	8	Consideration Of The Management Board Report On The Activities Of The Orlen Group And Pkn Orlen S.A. For 2020	For	Combined
POLSKI KONCERN NAFTOWY ORLEN S.A.	27-May-2021	9	Consideration Of The Financial Statements Of Pkn Orlen S.A. For The Year Ended December 31, 2020, As Well As The Management Board'S Request To Cover The Net Loss For The Financial Year 2020	For	Abstain
POLSKI KONCERN NAFTOWY ORLEN S.A.	27-May-2021	10	Consideration Of The Consolidated Financial Statements Of The Orlen Group For The Year Ended On 31 December 2020	For	Abstain
POLSKI KONCERN NAFTOWY ORLEN S.A.	27-May-2021	11	Consideration Of The Report Of The Supervisory Board Of Pkn Orlen S.A. For The Financial Year 2020	For	Abstain
POLSKI KONCERN NAFTOWY ORLEN S.A.	27-May-2021	12	Presentation Of The Report On Representation Expenses, Expenses For Legal Services, Marketing Services, Public Relations And Social Communication Services, And Management Consultancy Services For 2020	For	Abstain
POLSKI KONCERN NAFTOWY ORLEN S.A.	27-May-2021	13	Adoption Of A Resolution Approving The Management Board Report On The Activities Of The Orlen Group And Pkn Orlen S.A. For 2020	For	Combined
POLSKI KONCERN NAFTOWY ORLEN S.A.	27-May-2021	14	Adoption Of A Resolution On The Approval Of The Financial Statements Of Pkn Orlen S.A. For The Year Ended December 31, 2020	For	For
POLSKI KONCERN NAFTOWY ORLEN S.A.	27-May-2021	15	Adoption Of A Resolution On The Approval Of The Consolidated Financial Statements Of The Orlen Group For The Year Ended December 31, 2020	For	For
POLSKI KONCERN NAFTOWY ORLEN S.A.	27-May-2021	16	Adoption Of A Resolution On The Coverage Of The Net Loss For The Financial Year 2020	For	For
POLSKI KONCERN NAFTOWY ORLEN S.A.	27-May-2021	17	Adoption Of A Resolution On The Level Of Dividend To Be Paid In 2021 And The Determination Of The Dividend Date And Payment Date	For	For
POLSKI KONCERN NAFTOWY ORLEN S.A.	27-May-2021	18	Adoption Of Resolutions On The Acknowledgment Of The Fulfillment Of Duties By Members Of The Company'S Management Board In 2020	For	For
POLSKI KONCERN NAFTOWY ORLEN S.A.	27-May-2021	19	Adoption Of Resolutions On The Acknowledgment Of The Fulfillment Of Duties By Members Of The Company'S Supervisory Board In 2020	For	Combined
POLSKI KONCERN NAFTOWY ORLEN S.A.	27-May-2021	20	Consideration And Adoption Of Resolutions On Amendments To The Articles Of Association And Establishing The Uniform Text Of The Articles Of Association	For	Combined
POLSKI KONCERN NAFTOWY ORLEN S.A.	27-May-2021	21	Consideration And Adoption Of A Resolution Regarding The Opinion On The Report Of The Supervisory Board Of Pkn Orlen S.A. On The Remuneration Of Members Of The Management Board And Supervisory Board For The Years 2019-2020	For	Combined
POLY DEVELOPMENTS AND HOLDINGS GROUP CO., LTD.	29-Mar-2021	1	Amendments To The Company'S Articles Of Association	For	Combined
POLY DEVELOPMENTS AND HOLDINGS GROUP CO., LTD.	29-Mar-2021	2	Amendments To The Rules Of Procedure Governing The Board Meetings	For	Combined
POLY DEVELOPMENTS AND HOLDINGS GROUP CO., LTD.	29-Mar-2021	3	Amendments To The Connected Transactions Decision-Making System	For	Combined
POLY DEVELOPMENTS AND HOLDINGS GROUP CO., LTD.	29-Mar-2021	4	Amendments To The Dividend Management System	For	Combined
POLY DEVELOPMENTS AND HOLDINGS GROUP CO., LTD.	24-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
POLY DEVELOPMENTS AND HOLDINGS GROUP CO., LTD.	24-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
POLY DEVELOPMENTS AND HOLDINGS GROUP CO., LTD.	24-Jun-2021	3	2021 Investment Plan	For	For
POLY DEVELOPMENTS AND HOLDINGS GROUP CO., LTD.	24-Jun-2021	4	2020 Annual Accounts	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
POLY DEVELOPMENTS AND HOLDINGS GROUP CO., LTD.	24-Jun-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny7.30000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
POLY DEVELOPMENTS AND HOLDINGS GROUP CO., LTD.	24-Jun-2021	6	2020 Annual Report And Its Summary	For	For
POLY DEVELOPMENTS AND HOLDINGS GROUP CO., LTD.	24-Jun-2021	7	Reappointment Of Audit Firm	For	For
POLY DEVELOPMENTS AND HOLDINGS GROUP CO., LTD.	24-Jun-2021	8	2021 External Guarantee	For	For
POLY DEVELOPMENTS AND HOLDINGS GROUP CO., LTD.	24-Jun-2021	9	Connected Transactions With Joint Ventures And Associated Companies	For	For
POLY DEVELOPMENTS AND HOLDINGS GROUP CO., LTD.	24-Jun-2021	10	Formulation Of The Shareholder Return Plan From 2021 To 2023	For	For
POLY PROPERTY SERVICES CO., LTD	28-May-2021	2	To Consider And Approve The 2020 Report Of The Board Of Directors	For	For
POLY PROPERTY SERVICES CO., LTD	28-May-2021	3	To Consider And Approve The Terms Of The 2021 Property Leasing Agreements And The Transactions Contemplated Thereunder	For	For
POLY PROPERTY SERVICES CO., LTD	28-May-2021	3	To Consider And Approve The 2020 Report Of The Supervisory Committee	For	For
POLY PROPERTY SERVICES CO., LTD	28-May-2021	4	To Consider And Approve The Ratification Matter	For	For
POLY PROPERTY SERVICES CO., LTD	28-May-2021	4	To Consider And Approve The 2020 Audited Consolidated Financial Statements	For	For
POLY PROPERTY SERVICES CO., LTD	28-May-2021	5	To Consider And Approve The Terms Of The 2021-2023 Non-Exempt Framework Agreements (Including The Annual Caps) And The Transactions Contemplated Thereunder: To Consider And Approve The Terms Of The 2021-2023 Property Management Services Framework Agreements (Including The Annual Cap) And The Transactions Contemplated Thereunder	For	For
POLY PROPERTY SERVICES CO., LTD	28-May-2021	5	To Consider And Approve The 2020 Annual Report	For	For
POLY PROPERTY SERVICES CO., LTD	28-May-2021	6	To Consider And Approve The Terms Of The 2021-2023 Non-Exempt Framework Agreements (Including The Annual Caps) And The Transactions Contemplated Thereunder: To Consider And Approve The Terms Of The 2021-2023 Pre-Delivery Services Framework Agreement (Including The Annual Cap) And The Transactions Contemplated Thereunder	For	For
POLY PROPERTY SERVICES CO., LTD	28-May-2021	6	To Consider And Approve The Profit Distribution Plan For 2020 (The Proposal Of An Annual Dividend Of Rmb0.43 Per Share (Tax Inclusive))	For	For
POLY PROPERTY SERVICES CO., LTD	28-May-2021	7	To Consider And Approve The Terms Of The 2021-2023 Non-Exempt Framework Agreements (Including The Annual Caps) And The Transactions Contemplated Thereunder: To Consider And Approve The Terms Of The 2021-2023 Other Value-Added Services Framework Agreement (Including The Annual Cap) And The Transactions Contemplated Thereunder	For	For
POLY PROPERTY SERVICES CO., LTD	28-May-2021	7	To Consider And Approve The Appointment Of Bdo Limited And Bdo China Shu Lun Pan Certified Public Accountants Llp As The Overseas Auditor And Domestic Auditor Of The Company For 2021, Respectively, For A Term Until The Conclusion Of The Next Annual General Meeting Of The Company, And To Approve The Board To Authorise The Management To Determine Their Remunerations And Enter Into The Relevant Agreements	For	For
POLY PROPERTY SERVICES CO., LTD	28-May-2021	8	To Consider And Approve The Grant Of The General Mandate To The Board To Issue Shares. Details Of The Resolutions Are Set Out In The Circular	For	Combined
POLY PROPERTY SERVICES CO., LTD	28-May-2021	9	To Consider And Approve The Change Of Business Scope And Amendments To The Articles Of Association	For	Combined
POLYMETAL INTERNATIONAL PLC	26-Apr-2021	1	To Receive The Company'S Annual Report And Accounts For The Year Ended 31 December 2020 And The Related Directors' Report And Auditor'S Report	For	Combined
POLYMETAL INTERNATIONAL PLC	26-Apr-2021	2	To Receive And Approve The Directors' Remuneration Report (Excluding The Directors' Remuneration Policy) Set Out On Pages 141 To 149 Of The Annual Report And Accounts For The Financial Year Ended 31 December 2020	For	Combined
POLYMETAL INTERNATIONAL PLC	26-Apr-2021	3	To Declare A Final Dividend Of Usd 0.89 Per Ordinary Share For The Financial Year Ended 31 December 2020 Recommended By The Directors And To Be Paid On Or Around 28 May 2021	For	Combined
POLYMETAL INTERNATIONAL PLC	26-Apr-2021	4	To Re-Elect Mr Ian Cockerill As A Director Of The Company	For	Combined
POLYMETAL INTERNATIONAL PLC	26-Apr-2021	5	To Re-Elect Mr Vitaly Nesis As A Director Of The Company	For	Combined
POLYMETAL INTERNATIONAL PLC	26-Apr-2021	6	To Re-Elect Mr M L S De Sousa-Oliveira As A Director Of The Company	For	Combined
POLYMETAL INTERNATIONAL PLC	26-Apr-2021	7	To Re-Elect Mr Konstantin Yanakov As A Director Of The Company	For	Combined
POLYMETAL INTERNATIONAL PLC	26-Apr-2021	8	To Re-Elect Mr Giacomo Baizini As A Director Of The Company	For	Combined
POLYMETAL INTERNATIONAL PLC	26-Apr-2021	9	To Re-Elect Ms Tracey Kerr As A Director Of The Company	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
POLYMETAL INTERNATIONAL PLC	26-Apr-2021	10	To Re-Elect Ms Italia Boninelli As A Director Of The Company	For	Combined
POLYMETAL INTERNATIONAL PLC	26-Apr-2021	11	To Re-Elect Mr Victor Flores As A Director Of The Company	For	Combined
POLYMETAL INTERNATIONAL PLC	26-Apr-2021	12	To Re-Elect Ms Andrea Abt As A Director Of The Company	For	Combined
POLYMETAL INTERNATIONAL PLC	26-Apr-2021	13	To Re-Appoint Deloitte Llp As The Company'S Auditors Until The Conclusion Of The Next Agm Of The Company	For	Combined
POLYMETAL INTERNATIONAL PLC	26-Apr-2021	14	To Authorise The Directors To Agree The Remuneration Of The Auditors	For	Combined
POLYMETAL INTERNATIONAL PLC	26-Apr-2021	15	To Renew The Power Conferred On The Directors Pursuant To Article 10 Of The Company'S Articles Of Association (The 'Articles') To Allot Equity Securities (As Defined In The Articles), And For That Purpose, The Authorised Allotment Shares (As Defined In The Articles) Shall Be An Aggregate Number Of Up To 157,272,666 Ordinary Shares And In Addition The Authorised Allotment Shares Shall Be Increased By An Aggregate Number Of Up To 157,272,666 Ordinary Shares, Provided That The Directors' Power In Respect Of Such Latter Amount May Only Be Used In Connection With A Pre-Emptive Issue (As Defined In The Articles). This Authority Shall, Unless Previously Revoked Or Varied, Expire At The Conclusion Of The Company'S Next Agm (Or, If Earlier, At The Close Of Business On The Date Which Is 15 Months After The Date Of This Resolution, Being 26 July 2022), Save That The Directors May, Before Such Expiry, Make Offers Or Agreements (Whether Or Not Conditional) Within The Terms Of This Authority Which Would Or Might Require Equity Securities To Be Allotted Or Sold After Such Expiry, And The Directors May Allot Or Sell Equity Securities Pursuant To Such Offers Or Agreements As If The Authority Conferred On Them Hereby Had Not Expired	For	Combined
POLYMETAL INTERNATIONAL PLC	26-Apr-2021	16	That, Subject To And Conditionally Upon The Passing Of Resolution 15, The Directors Be Empowered Pursuant To Article 10.4 Of The Company'S Articles Of Association (The 'Articles') To Allot Equity Securities (As Defined In The Articles) For Cash As If Article 11 Of The Articles (Pre-Emptive Rights) Did Not Apply And For The Purposes Of Paragraph (B) Of Article 10.4 Of The Articles, The Non Pre-Emptive Shares (As Defined In The Articles) Shall Be An Aggregate Of Up To 23,590,900 Ordinary Shares. This Authority Shall, Unless Previously Revoked Or Varied, Expire At The Conclusion Of The Company'S Next Agm (Or, If Earlier, At The Close Of Business On The Date Which Is 15 Months After The Date Of This Resolution, Being 26 July 2022), Save That The Directors May Before Such Expiry Make Offers Or Agreements (Whether Or Not Conditional) Within The Terms Of This Authority Which Would Or Might Require Equity Securities To Be Allotted Or Sold After Such Expiry And The Directors May Allot Or Sell Equity Securities Pursuant To Such Offers Or Agreements As If The Authority Conferred On Them Hereby Had Not Expired	For	Combined
POLYMETAL INTERNATIONAL PLC	26-Apr-2021	17	That, Subject To And Conditionally Upon The Passing Of Resolutions 15 And 16, The Directors Be Empowered Pursuant To Article 10.4 Of The Company'S Articles Of Association (The 'Articles') In Addition To Any Authority Granted Under Resolution 16, To Allot Equity Securities (As Defined In The Articles) For Cash As If Article 11 Of The Articles (Pre-Emptive Rights) Did Not Apply And For The Purposes Of Paragraph (B) Of Article 10.4 Of The Articles, The Non Pre-Emptive Shares (As Defined In The Articles) Shall Be An Aggregate Of Up To 23,590,900 Ordinary Shares, This Authority Used Only For The Purposes Of Financing (Or Refinancing, If The Authority Is To Be Used Within Six Months After The Original Transaction) A Transaction That The Directors Of The Company Determine To Be An Acquisition Or Other Capital Investment Of A Kind Contemplated By The Statement Of Principles On Disapplying Pre-Emption Rights Most Recently Published By The Pre-Emption Group Prior To The Date Of This Notice. This Authority Shall, Unless Previously Revoked Or Varied, Expire At The Conclusion Of The Company'S Next Agm (Or, If Earlier, At The Close Of Business On The Date Which Is 15 Months After The Date Of This Resolution, Being 26 July 2022), Save That The Directors May Before Such Expiry Make Offers Or Agreements (Whether Or Not Conditional) Within The Terms Of This Authority Which Would Or Might Require Equity Securities To Be Allotted Or Sold After Such Expiry And The Directors May Allot Or Sell Equity Securities Pursuant To Such Offers Or Agreements As If The Authority Conferred On Them Hereby Had Not Expired	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
POLYMETAL INTERNATIONAL PLC	26-Apr-2021	18	That, Pursuant To Article 57 Of The Companies (Jersey) Law 1991, The Company Be And Is Hereby Generally And Unconditionally Authorised To Make Market Purchases Of Ordinary Shares Of The Company, Provided That: 18.1 The Maximum Number Of Ordinary Shares Hereby Authorised To Be Purchased Is 47,181,800 Ordinary Shares; 18.2 The Minimum Price (Exclusive Of Expenses) Which May Be Paid For Each Ordinary Share Is 1 Penny; 18.3 The Maximum Price (Exclusive Of Expenses) Which May Be Paid For Each Ordinary Share Is The Higher Of: (A) An Amount Equal To 105 Per Cent Of The Average Of The Middle Market Quotations Of An Ordinary Share In The Company As Derived From The London Stock Exchange Daily Official List For The Five Business Days Immediately Preceding The Day On Which The Ordinary Share Is Contracted To Be Purchased; And (B) An Amount Equal To The Higher Of The Price Of The Last Independent Trade Of An Ordinary Share And The Highest Current Independent Bid For An Ordinary Share As Derived From The London Stock Exchange Trading System; 18.4 The Power Hereby Granted Shall Expire At The Conclusion Of The Next Agm Of The Company Or 18 Months From The Date Of The Passing Of This Resolution, Being 26 October 2022 (Whichever Is Earlier); 18.5 A Contract To Purchase Shares Under This Authority May Be Made Prior To The Expiry Of This Authority And Concluded In Whole Or In Part After The Expiry Of This Authority; And 18.6 Pursuant To Article 58A Of The Companies (Jersey) Law 1991, The Company May Hold As Treasury Shares Any Ordinary Shares Purchased Pursuant To The Authority Conferred In This Resolution	For	Combined
POLYUS PJSC	27-May-2021	1	In Accordance With New Russian Federation Legislation Regarding Foreign Ownership Disclosure Requirements For ADR Securities, All Shareholders Who Wish To Participate In This Event Must Disclose Their Beneficial Owner Company Registration Number And Date Of Company Registration. Broadridge Will Integrate The Relevant Disclosure Information With The Vote Instruction When It Is Issued To The Local Market As Long As The Disclosure Information Has Been Provided By Your Global Custodian. If This Information Has Not Been Provided By Your Global Custodian, Then Your Vote May Be Rejected	Non-voting resolution	Combined
POLYUS PJSC	27-May-2021	1	On Approval Of The Annual Report Of PJSC Polyus, The Annual Accounting (Financial) Statements Of PJSC Polyus For 2020	For	Combined
POLYUS PJSC	27-May-2021	2	Approval Of The PJSC Polyus Annual Report And PJSC Polyus Annual Accounting (Financial) Statements For 2020: To Approve The PJSC Polyus Annual Report And PJSC Polyus Annual Accounting (Financial) Statements For 2020	For	For
POLYUS PJSC	27-May-2021	2	On The Distribution Of Profits And Losses Of PJSC Polyus Based On The Results Of 2020, Including The Payment Of Dividends On Shares Of PJSC Polyus For 2020	For	Combined
POLYUS PJSC	27-May-2021	3	Distribution Of Profit And Losses Of PJSC Polyus Based On The 2020 Results, Including Payment Of Dividends On PJSC Polyus Shares For 2020: 1. Net Profit Of PJSC Polyus Based On The 2020 Year Results In The Amount Of 659,958,919 Thousand Rubles To Be Distributed As Follows: To Declare Dividend Payment Based On The 2020 Results In Cash, Considering The Earlier Payout Of The Interim Dividend Over 6 Months Of 2020 In The Amount Of Rub 240.18 Per PJSC Polyus Ordinary Share, To Declare The Final Dividend Payout In The Amount Of Rub 387.15 Per PJSC Polyus Ordinary Share. 2. To Set 07 June 2021 As Dividend Record Date For Dividends For 2020	For	For
POLYUS PJSC	27-May-2021	4	Please Note Cumulative Voting Applies To Resolutions 3.1 To 3.9 Regarding The Election Of Directors. Out Of The 9 Directors Presented For Election, A Maximum Of 9 Directors Are To Be Elected. Broadridge Will Apply Cumulative Voting Evenly Among Only Directors For Whom You Vote 'For,' And Will Submit Instruction To The Local Agent In This Manner. Cumulative Votes Cannot Be Applied Unevenly Among Directors Via Proxyedge. However If You Wish To Do So, Please Contact Your Client Service Representative. Standing Instructions Have Been Removed For This Meeting. If You Have Further Questions Please Contact Your Client Service Representative	Non-voting resolution	Combined
POLYUS PJSC	27-May-2021	4	On The Election Of Member Of The Board Of Directors Of PJSC Polyus: Gordon Maria Vladimirovna	For	Combined
POLYUS PJSC	27-May-2021	5	Election Of The Member Of The Board Of Directors Of PJSC Polyus: Maria Gordon	For	For
POLYUS PJSC	27-May-2021	5	On The Election Of Member Of The Board Of Directors Of PJSC Polyus: Grachev Pavel Sergeevich	For	Combined
POLYUS PJSC	27-May-2021	6	Election Of The Member Of The Board Of Directors Of PJSC Polyus: Pavel Grachev	For	Combined
POLYUS PJSC	27-May-2021	6	On The Election Of Member Of The Board Of Directors Of PJSC Polyus: Dowling Edward	For	Combined
POLYUS PJSC	27-May-2021	7	Election Of The Member Of The Board Of Directors Of PJSC Polyus: Edward Dowling	For	For
POLYUS PJSC	27-May-2021	7	On The Election Of Member Of The Board Of Directors Of PJSC Polyus: Kerimov Said Suleimanovich	For	Combined
POLYUS PJSC	27-May-2021	8	Election Of The Member Of The Board Of Directors Of PJSC Polyus: Said Kerimov	For	Combined
POLYUS PJSC	27-May-2021	8	On The Election Of Member Of The Board Of Directors Of PJSC Polyus: Nossoff Sergei Igorevich	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
POLYUS PJSC	27-May-2021	9	Election Of The Member Of The Board Of Directors Of Pjsc Polyus: Sergei Nossov	For	Combined
POLYUS PJSC	27-May-2021	9	On The Election Of Member Of The Board Of Directors Of Pjsc Polyus: Polin Vladimir Anatolyevich	For	Combined
POLYUS PJSC	27-May-2021	10	Election Of The Member Of The Board Of Directors Of Pjsc Polyus: Vladimir Polin	For	Combined
POLYUS PJSC	27-May-2021	10	On The Election Of Member Of The Board Of Directors Of Pjsc Polyus: Potter Kent	For	Combined
POLYUS PJSC	27-May-2021	11	Election Of The Member Of The Board Of Directors Of Pjsc Polyus: Kent Potter	For	For
POLYUS PJSC	27-May-2021	11	On The Election Of Member Of The Board Of Directors Of Pjsc Polyus: Stiskin Mikhail Borisovich	For	Combined
POLYUS PJSC	27-May-2021	12	Election Of The Member Of The Board Of Directors Of Pjsc Polyus: Mikhail Stiskin	For	Combined
POLYUS PJSC	27-May-2021	12	On The Election Of Member Of The Board Of Directors Of Pjsc Polyus: Champion William	For	Combined
POLYUS PJSC	27-May-2021	13	Election Of The Member Of The Board Of Directors Of Pjsc Polyus: William Champion	For	For
POLYUS PJSC	27-May-2021	13	On Approval Of The Auditor Of The Accounting (Financial) Statements Of Pjsc Polyus In Accordance With Russian Accounting Standards (Ras)	For	Combined
POLYUS PJSC	27-May-2021	14	Approval Of The Auditor Of Pjsc Polyus Accounting (Financial) Statements Under Russian Accounting Standards: To Approve Finexpertiza Llc As The Auditor Of Pjsc Polyus Accounting (Financial) Statements Under Russian Accounting Standards For 2021	For	Combined
POLYUS PJSC	27-May-2021	14	On The Approval Of The Auditor Of The Consolidated Financial Statements Of Pjsc Polyus	For	Combined
POLYUS PJSC	27-May-2021	15	Approval Of The Auditor Of Pjsc Polyus Consolidated Financial Statements: To Approve Ao Deloitte & Touche Cis As The Auditor Of Pjsc Polyus Consolidated Financial Statements	For	For
POOL CORPORATION	04-May-2021	1	Election Of Director: Peter D. Arvan	For	For
POOL CORPORATION	04-May-2021	2	Election Of Director: Timothy M. Graven	For	For
POOL CORPORATION	04-May-2021	3	Election Of Director: Debra S. Oler	For	For
POOL CORPORATION	04-May-2021	4	Election Of Director: Manuel J. Perez De La Mesa	For	For
POOL CORPORATION	04-May-2021	5	Election Of Director: Harlan F. Seymour	For	For
POOL CORPORATION	04-May-2021	6	Election Of Director: Robert C. Sledd	For	For
POOL CORPORATION	04-May-2021	7	Election Of Director: John E. Stokely	For	For
POOL CORPORATION	04-May-2021	8	Election Of Director: David G. Whalen	For	For
POOL CORPORATION	04-May-2021	9	Ratification Of The Retention Of Ernst & Young Llp, Certified Public Accountants, As Our Independent Registered Public Accounting Firm For The 2021 Fiscal Year.	For	For
POOL CORPORATION	04-May-2021	10	Say-On-Pay Vote: Advisory Vote To Approve The Compensation Of Our Named Executive Officers As Disclosed In The Proxy Statement.	For	For
POSCO	12-Mar-2021	1	Please Note That This Is An Amendment To Meeting Id 517041 Due To Received Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You.	Non-voting resolution	Combined
POSCO	12-Mar-2021	2	Approval Of Financial Statements	For	Combined
POSCO	12-Mar-2021	3	Amendment Of Articles Of Incorporation	For	For
POSCO	12-Mar-2021	4	Election Of Inside Director: Choe Jeong U	For	For
POSCO	12-Mar-2021	5	Election Of Inside Director: Gim Hak Dong	For	For
POSCO	12-Mar-2021	6	Election Of Inside Director: Jeon Jung Seon	For	Combined
POSCO	12-Mar-2021	7	Election Of Inside Director: Jeong Tak	For	For
POSCO	12-Mar-2021	8	Election Of Inside Director: Jeong Chang Hwa	For	For
POSCO	12-Mar-2021	9	Election Of Outside Director: Yu Yeong Suk	For	For
POSCO	12-Mar-2021	10	Election Of Outside Director: Gwon Tae Gyun	For	For
POSCO	12-Mar-2021	11	Election Of Audit Committee Member Who Is An Outside Director: Kim Sung Jin	For	For
POSCO	12-Mar-2021	12	Approval Of Remuneration For Director	For	For
POSCO CHEMICAL CO. LTD.	15-Mar-2021	1	Approval Of Financial Statements	For	For
POSCO CHEMICAL CO. LTD.	15-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
POSCO CHEMICAL CO. LTD.	15-Mar-2021	3	Election Of Inside Director: Min Gyeong Jun	For	For
POSCO CHEMICAL CO. LTD.	15-Mar-2021	4	Election Of Inside Director: Gim Ju Hyeon	For	For
POSCO CHEMICAL CO. LTD.	15-Mar-2021	5	Election Of A Non-Permanent Director: Jeong Seok Mo	For	For
POSCO CHEMICAL CO. LTD.	15-Mar-2021	6	Election Of Outside Director: Gim Won Yong	For	For
POSCO CHEMICAL CO. LTD.	15-Mar-2021	7	Election Of Outside Director: I Ung Beom	For	For
POSCO CHEMICAL CO. LTD.	15-Mar-2021	8	Approval Of Remuneration For Director	For	For
POSCO CHEMICAL CO. LTD.	15-Mar-2021	9	Approval Of Remuneration For Auditor	For	For
POSTAL SAVINGS BANK OF CHINA	29-Apr-2021	1	Change Of The Company'S Registered Capital	For	For
POSTAL SAVINGS BANK OF CHINA	29-Apr-2021	2	Amendments To The Company'S Articles Of Association	For	For
POSTAL SAVINGS BANK OF CHINA	29-Apr-2021	2	To Consider And Approve The Proposal Regarding The Change In Registered Capital Of The Bank	For	For
POSTAL SAVINGS BANK OF CHINA	29-Apr-2021	3	Issuance Of Write-Down Second-Tier Capital Bonds	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
POSTAL SAVINGS BANK OF CHINA	29-Apr-2021	3	To Consider And Approve The Proposal Regarding The Amendments To The Articles Of Association	For	For
POSTAL SAVINGS BANK OF CHINA	29-Apr-2021	4	Formulation Of The Equity Management Measures	For	For
POSTAL SAVINGS BANK OF CHINA	29-Apr-2021	4	To Consider And Approve The Proposal Regarding The Issuance Of Write-Down Eligible Tier 2 Capital Instruments By The Bank	For	For
POSTAL SAVINGS BANK OF CHINA	29-Apr-2021	5	Re-Election Of Han Wenbo As A Non-Executive Director	For	For
POSTAL SAVINGS BANK OF CHINA	29-Apr-2021	5	To Consider And Approve The Proposal Regarding The Formulation Of The Measures For Equity Management Of Postal Savings Bank Of China	For	For
POSTAL SAVINGS BANK OF CHINA	29-Apr-2021	6	Election Of Chen Donghao As A Non-Executive Director	For	For
POSTAL SAVINGS BANK OF CHINA	29-Apr-2021	6	To Consider And Approve The Proposal Regarding The Re-Election Of Mr. Han Wenbo As Non-Executive Director Of The Bank	For	For
POSTAL SAVINGS BANK OF CHINA	29-Apr-2021	7	Election Of Wei Qiang As A Non-Executive Director	For	For
POSTAL SAVINGS BANK OF CHINA	29-Apr-2021	7	To Consider And Approve The Proposal Regarding The Election Of Mr. Chen Donghao As Non-Executive Director Of The Bank	For	For
POSTAL SAVINGS BANK OF CHINA	29-Apr-2021	8	To Consider And Approve The Proposal Regarding The Election Of Mr. Wei Qiang As Non-Executive Director Of The Bank	For	For
POSTAL SAVINGS BANK OF CHINA	29-Jun-2021	2	2020 Work Report Of The Board Of Directors	For	For
POSTAL SAVINGS BANK OF CHINA	29-Jun-2021	3	2020 Work Report Of The Supervisory Committee	For	For
POSTAL SAVINGS BANK OF CHINA	29-Jun-2021	3	To Consider And Approve The 2020 Work Report Of The Board Of Directors	For	For
POSTAL SAVINGS BANK OF CHINA	29-Jun-2021	4	2020 Annual Accounts	For	For
POSTAL SAVINGS BANK OF CHINA	29-Jun-2021	4	To Consider And Approve The 2020 Work Report Of The Board Of Supervisors	For	For
POSTAL SAVINGS BANK OF CHINA	29-Jun-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny2.08500000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
POSTAL SAVINGS BANK OF CHINA	29-Jun-2021	5	To Consider And Approve The Final Financial Accounts For 2020	For	For
POSTAL SAVINGS BANK OF CHINA	29-Jun-2021	6	2021 Annual Fixed Assets Investment Budget Plan	For	For
POSTAL SAVINGS BANK OF CHINA	29-Jun-2021	6	To Consider And Approve The Profit Distribution Plan For 2020	For	For
POSTAL SAVINGS BANK OF CHINA	29-Jun-2021	7	2021 Appointment Of Audit Firm	For	For
POSTAL SAVINGS BANK OF CHINA	29-Jun-2021	7	To Consider And Approve The Budget Plan Of Fixed Assets Investment For 2021	For	For
POSTAL SAVINGS BANK OF CHINA	29-Jun-2021	8	Election Of Liu Jianjun As An Executive Director	For	For
POSTAL SAVINGS BANK OF CHINA	29-Jun-2021	8	To Consider And Approve The Appointment Of Accounting Firms For 2021	For	For
POSTAL SAVINGS BANK OF CHINA	29-Jun-2021	9	General Authorization To The Board Regarding Share Offering	For	Combined
POSTAL SAVINGS BANK OF CHINA	29-Jun-2021	9	To Consider And Approve The Election Of Mr. Liu Jianjun As The Executive Director Of The Bank	For	Combined
POSTAL SAVINGS BANK OF CHINA	29-Jun-2021	10	To Consider And Approve The General Mandate By The Shareholders' General Meeting To The Board Of Directors On Share Issuance	For	Combined
POSTE ITALIANE SPA	28-May-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
POSTE ITALIANE SPA	28-May-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
POSTE ITALIANE SPA	28-May-2021	3	Balance Sheet As Of 31 December 2020. Board Of Directors', Internal And External Auditors' Reports. Resolutions Related Thereto. Consolidated Balance Sheet As Of 31 December 2020	For	Combined
POSTE ITALIANE SPA	28-May-2021	4	To Allocate Profit And To Distribute Capital Reserves	For	Combined
POSTE ITALIANE SPA	28-May-2021	5	Report On Remuneration Policy For The Year 2021	For	Combined
POSTE ITALIANE SPA	28-May-2021	6	Report On Remuneration Paid During 2020	For	Combined
POSTE ITALIANE SPA	28-May-2021	7	Incentive Plan Based On Financial Instruments	For	Combined
POSTE ITALIANE SPA	28-May-2021	8	To State Relation Between Variable Part And Fixed Part Of The Remuneration Of The Relevant Employers Of Intended Asset Denominated Bancoposta (Bancoposta Capital)	For	Combined
POSTE ITALIANE SPA	28-May-2021	9	To Amend Bancoposta Capital As A Consequence Of Removing Constraint Related To Asset And Activity And Legal Relationship That Constitutes Business Unit Related To Debit Card. Resolutions Related Thereto	For	Combined
POSTE ITALIANE SPA	28-May-2021	10	30 Apr 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive II, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
POSTE ITALIANE SPA	28-May-2021	11	30 Apr 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
POU CHEN CORP	16-Jun-2021	1	Acknowledgement Of 2020 Business Report, Financial Statements And Profit Distribution Plan. Proposed Cash Dividend :Twd 0.5 Per Share.	For	Combined
POU CHEN CORP	16-Jun-2021	2	Discussion On The Amendments To The Company'S Rules For Election Of Directors.	For	For
POU CHEN CORP	16-Jun-2021	3	Discussion On The Amendments To The Company'S Rules And Procedures Of Shareholders Meetings.	For	For
POU CHEN CORP	16-Jun-2021	4	Proposal For Release The Companys Director From Non-Competition Restrictions	For	For
POWER ASSETS HOLDINGS LTD	12-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0401/2021040102791.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0401/2021040102757.Pdf	Non-voting resolution	Combined
POWER ASSETS HOLDINGS LTD	12-May-2021	2	Please Note In The Hong Kong Market That A Vote Of 'Abstain' Will Be Treated The Same As A 'Take No Action' Vote	Non-voting resolution	Non-voting resolution
POWER ASSETS HOLDINGS LTD	12-May-2021	3	To Receive The Audited Financial Statements, The Report Of The Directors And The Independent Auditor'S Report For The Year Ended 31 December 2020	For	Combined
POWER ASSETS HOLDINGS LTD	12-May-2021	4	To Declare A Final Dividend	For	Combined
POWER ASSETS HOLDINGS LTD	12-May-2021	5	To Elect Mr. Neil Douglas Mcgee As A Director	For	Combined
POWER ASSETS HOLDINGS LTD	12-May-2021	6	To Elect Mr. Ralph Raymond Shea As A Director	For	Combined
POWER ASSETS HOLDINGS LTD	12-May-2021	7	To Elect Mr. Wan Chi Tin As A Director	For	Combined
POWER ASSETS HOLDINGS LTD	12-May-2021	8	To Elect Mr. Wu Ting Yuk, Anthony As A Director	For	Combined
POWER ASSETS HOLDINGS LTD	12-May-2021	9	To Appoint Kpmg As Auditor Of The Company And To Authorise The Directors To Fix The Auditor'S Remuneration	For	Combined
POWER ASSETS HOLDINGS LTD	12-May-2021	10	To Pass Resolution 5 Of The Notice Of Annual General Meeting As An Ordinary Resolution - To Give A General Mandate To The Directors To Issue And Dispose Of Additional Shares Not Exceeding 10% Of The Total Number Of Shares Of The Company In Issue	For	Combined
POWER ASSETS HOLDINGS LTD	12-May-2021	11	To Pass Resolution 6 Of The Notice Of Annual General Meeting As An Ordinary Resolution - To Give A General Mandate To The Directors To Repurchase Shares Not Exceeding 10% Of The Total Number Of Shares Of The Company In Issue	For	Combined
POWER CONSTRUCTION CORPORATION OF CHINA LTD	27-May-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
POWER CONSTRUCTION CORPORATION OF CHINA LTD	27-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
POWER CONSTRUCTION CORPORATION OF CHINA LTD	27-May-2021	3	2020 Annual Report And Its Summary	For	For
POWER CONSTRUCTION CORPORATION OF CHINA LTD	27-May-2021	4	2020 Financial Accounting Report	For	For
POWER CONSTRUCTION CORPORATION OF CHINA LTD	27-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.92640000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
POWER CONSTRUCTION CORPORATION OF CHINA LTD	27-May-2021	6	2021 Financial Budget	For	For
POWER CONSTRUCTION CORPORATION OF CHINA LTD	27-May-2021	7	2021 Guarantee Plan	For	For
POWER CONSTRUCTION CORPORATION OF CHINA LTD	27-May-2021	8	2021 Continuing Connected Transactions Plan And The Continuing Connected Transactions Agreement To Be Signed	For	For
POWER CONSTRUCTION CORPORATION OF CHINA LTD	27-May-2021	9	Appointment Of 2021 Audit Firm And Internal Control Audit Firm	For	For
POWER CONSTRUCTION CORPORATION OF CHINA LTD	27-May-2021	10	2021 Issuance Of Assets Securitization Products And Credit Enhancement Matters	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
POWER CONSTRUCTION CORPORATION OF CHINA LTD	27-May-2021	11	Authorization To The Board To Decide On The Issuance Of Debt Financing Instruments	For	For
POWER CONSTRUCTION CORPORATION OF CHINA LTD	27-May-2021	12	2020 Remuneration For Directors And 2021 Remuneration Plan	For	For
POWER CONSTRUCTION CORPORATION OF CHINA LTD	27-May-2021	13	2020 Remuneration For Supervisors And 2021 Remuneration Plan	For	For
POWER CONSTRUCTION CORPORATION OF CHINA LTD	27-May-2021	14	2021 Purchase Of Liability Insurance For Directors, Supervisors And Senior Management	For	For
POWER CORPORATION OF CANADA	14-May-2021	1	Director	For	For
POWER CORPORATION OF CANADA	14-May-2021	2	Appointment Of Deloitte Llp As Auditors	For	For
POWER CORPORATION OF CANADA	14-May-2021	3	Non-Binding Advisory Resolution On The Corporation'S Approach To Executive Compensation	For	For
POWERLONG REAL ESTATE HOLDINGS LTD	11-Jun-2021	3	To Receive, Consider And Adopt The Audited Consolidated Financial Statements And The Reports Of The Directors Of The Company (The "Directors") And The Auditor Of The Company (The "Auditors") For The Year Ended 31 December 2020	For	For
POWERLONG REAL ESTATE HOLDINGS LTD	11-Jun-2021	4	To Declare A Final Dividend Of Hkd 33.0 Cents Per Ordinary Share Of The Company For The Year Ended 31 December 2020 To The Shareholders Of The Company	For	For
POWERLONG REAL ESTATE HOLDINGS LTD	11-Jun-2021	5	To Re-Elect Mr. Hoi Wa Fong As An Executive Director	For	Combined
POWERLONG REAL ESTATE HOLDINGS LTD	11-Jun-2021	6	To Re-Elect Mr. Zhang Hong Feng As An Executive Director	For	Against
POWERLONG REAL ESTATE HOLDINGS LTD	11-Jun-2021	7	To Re-Elect Mr. Ding Zu Yu As An Independent Non-Executive Director	For	Against
POWERLONG REAL ESTATE HOLDINGS LTD	11-Jun-2021	8	To Authorise The Board Of Directors To Fix The Directors' Remuneration	For	Combined
POWERLONG REAL ESTATE HOLDINGS LTD	11-Jun-2021	9	To Re-Appoint Pricewaterhousecoopers As The Auditors To Hold Office Until The Conclusion Of The Next Annual General Meeting And Authorise The Board Of Directors To Fix Their Remuneration	For	For
POWERLONG REAL ESTATE HOLDINGS LTD	11-Jun-2021	10	To Grant A General Mandate To The Directors To Allot, Issue And Deal With Shares Of The Company Not Exceeding 20% Of The Total Number Of The Issued Shares Of The Company As At The Date Of Passing This Resolution	For	Combined
POWERLONG REAL ESTATE HOLDINGS LTD	11-Jun-2021	11	To Grant A General Mandate To The Directors To Buy Back Shares Of The Company Not Exceeding 10% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing This Resolution	For	Combined
POWERLONG REAL ESTATE HOLDINGS LTD	11-Jun-2021	12	To Extend The General Mandate Granted By Resolution No. 8 By Adding The Shares Bought Back Pursuant To The General Mandate Granted By Resolution No. 9	For	Combined
POWERTECH TECHNOLOGY INC	31-May-2021	1	To Ratify The Report Of Operations And The Audited Financial Statements, 2020.	For	Combined
POWERTECH TECHNOLOGY INC	31-May-2021	2	To Approve The Year 2020 Earnings Distribution Plan.Proposed Cash Dividend: Tw5.00 Per Share.	For	For
POWERTECH TECHNOLOGY INC	31-May-2021	3	To Review And Approve The Proposal For Amendments To The Company'S 'Articles Of Incorporation.'	For	For
POWERTECH TECHNOLOGY INC	31-May-2021	4	To Review And Approve The Proposed Amendments To The 'Rules For Election Of Directors.'	For	For
POWERTECH TECHNOLOGY INC	31-May-2021	5	To Review And Approve The Amendment Made To The Company'S Internal Rules' Procedures Of Lending Funds To Other Parties' And 'Procedures Of Handling Endorsement And Guarantee.'	For	For
POWERTECH TECHNOLOGY INC	31-May-2021	6	To Approve The Issuance Of New Common Shares For Cash To Sponsor The Issuance Of The Overseas Depositary Shares ('Dr Offering') And/Or Issuance Of New Common Shares For Cash In Public Offering And/Or Issuance Of New Common Shares For Cash In Private Placement ('Private Placement Shares') And/Or Issuance Of Overseas Or Domestic Convertible Bonds In Private Placement ('Private Placement Cb').	For	For
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	3	Opening Of The Annual General Meeting	Non-voting resolution	Non-voting resolution
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	4	Election Of The Chairman Of The Ordinary General Meeting	For	Combined
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	5	Confirmation That The Annual General Meeting Has Been Properly Convened And Is Capable Of Adopting Resolutions	For	Combined
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	6	Adoption Of The Agenda	For	Combined
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	7	Consideration Of The Pzu Sa Financial Statements For The Year Ended December 31, 2020	For	Combined
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	8	Consideration Of The Consolidated Financial Statements Of The Pzu Sa Capital Group For The Year Ended December 31, 2020, Prepared In Accordance With The International Financial Reporting Standards	For	Combined
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	9	Consideration Of The Management Board Report On The Activities Of The Pzu And Pzu Sa Capital Group For The Financial Year Ended December 31, 2020 And The Report On Non-Financial Information Of The Pzu And Pzu Sa Capital Group For 2020	For	Combined
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	10	Consideration Of The Report Of The Pzu Sa Supervisory Board On The Assessment Of The Pzu Sa Financial Statements For The Year Ended December 31, 2020, The Consolidated Financial Statements Of The Pzu Sa Capital Group For The Year Ended December 31, 2020, The Management Board Report On The Activities Of The Pzu Sa Capital Group And Pzu Sa For 2020 And The Management Board'S Motion Regarding The Distribution Of Pzu Sa'S Net Profit For The Year Ended December 31, 2020	For	Combined
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	11	Consideration Of The Pzu Sa Supervisory Board Report On The Activities Of The Pzu Sa Supervisory Board As The Company'S Governing Body In 2020	For	Combined
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	12	Consideration Of The Pzu Sa Management Board Report On Representation Expenses, As Well As Expenses For Legal And Marketing Services, Public Relations And Social Communication Services, And Management Consulting Services For 2020	For	Combined
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	13	Approval Of The Pzu Sa Financial Statements For The Year Ended December 31, 2020	For	For
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	14	Approval Of The Consolidated Financial Statements Of The Pzu Sa Capital Group For The Year Ended December 31, 2020, Prepared In Accordance With The International Financial Reporting Standards	For	For
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	15	Approval Of The Report Of The Management Board On The Activities Of The Pzu And Pzu Sa Capital Group For The Financial Year Ended On 31 December 2020 And The Report On Non-Financial Information Of The Pzu And Pzu Sa Capital Group For 2020	For	For
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	16	Adoption Of A Resolution On The Distribution Of Pzu Sa'S Net Profit For The Year Ended December 31, 2020 Increased By The Amount Transferred From The Supplementary Capital Created From The Net Profit For The Year Ended December 31, 2019	For	For
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	17	Adoption Of Resolutions On The Discharge Of Members Of The Pzu Sa Management Board For The Performance Of Their Duties In 2020	For	For
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	18	Adoption Of Resolutions On The Discharge Of Members Of The Pzu Sa Supervisory Board For The Performance Of Their Duties In 2020	For	Combined
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	19	Expressing An Opinion On Thepzu Sa Supervisory Board Report On The Remuneration Of Members Of The Pzu Sa Management Board And Supervisory Board For The Years 2019 2020	For	Combined
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	20	Adoption Of The Principles Of Suitability Assessment Of The Pzu Sa Supervisory Board And Audit Committee, Reports Of The Pzu Sa Supervisory Board On The Results Of The Suitability Assessment Of The Pzu Sa Supervisory Board And Audit Committee, And Confirmation Of The Results Of Suitability Assessments Carried Out By The Pzu Sa Supervisory Board	For	Combined
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	21	Adoption Of Resolutions On Changes In The Composition Of The Pzu Sa Supervisory Board	For	Combined
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	22	Closing Of The Ordinary General Meeting	Non-voting resolution	Combined
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	23	24 May 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
POWSZECHNY ZAKLAD UBEZPIECZEN SA	16-Jun-2021	24	24 May 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
PPB GROUP BHD	11-May-2021	1	To Approve The Payment Of A Final Dividend Of 22 Sen Per Share And A Special Dividend Of 16 Sen Per Share In Respect Of The Financial Year Ended 31 December 2020 As Recommended By The Directors	For	Combined
PPB GROUP BHD	11-May-2021	2	To Approve An Increase In Directors' Fees Amounting To Rm1,016,000/- For The Financial Year Ended 31 December 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PPB GROUP BHD	11-May-2021	3	To Approve The Payment Of Directors' Benefits Amounting To Rm280,000/- For The Period From 1 July 2021 To 30 June 2022	For	For
PPB GROUP BHD	11-May-2021	4	To Re-Elect The Following Director Pursuant To The Constitution Of The Company: Datuk Ong Hung Hock	For	Combined
PPB GROUP BHD	11-May-2021	5	To Re-Elect The Following Director Pursuant To The Constitution Of The Company: Mr Soh Chin Teck	For	Combined
PPB GROUP BHD	11-May-2021	6	To Re-Appoint Ernst & Young Plt As Auditors Of The Company And Authorise The Directors To Fix Their Remuneration	For	For
PPB GROUP BHD	11-May-2021	7	That Approval Be Hereby Given For Dato' Captain Ahmad Sufian @ Qurnain Bin Abdul Rashid, Who Has Served As An Independent Director Of The Company For A Cumulative Term Of More Than 12 Years, To Continue In Office As An Independent Director	For	For
PPB GROUP BHD	11-May-2021	8	"That Approval Be Hereby Given For Mr Soh Chin Teck, Who Has Served As An Independent Director Of The Company For A Cumulative Term Of More Than 9 Years, To Continue In Office As An Independent Director."	For	For
PPB GROUP BHD	11-May-2021	9	Authority To Issue Shares Pursuant To The Companies Act 2016	For	For
PPB GROUP BHD	11-May-2021	10	Proposed Shareholders' Mandate For Recurrent Related Party Transactions Of A Revenue Or Trading Nature With Persons Connected With Pgeo Group Sdn Bhd	For	For
PPB GROUP BHD	11-May-2021	11	Proposed Renewal Of Authority For Ppb Group Berhad To Purchase Its Own Ordinary Shares Up To 10% Of The Issued Shares	For	For
PPD, INC.	23-Apr-2021	1	Director	For	For
PPD, INC.	23-Apr-2021	2	To Approve, On An Advisory Basis, The Compensation Of Our Named Executive Officers.	For	For
PPD, INC.	23-Apr-2021	3	To Approve, On An Advisory Basis, The Frequency Of Future Stockholder Advisory Votes On The Compensation Of Our Named Executive Officers.	One	Combined
PPD, INC.	23-Apr-2021	4	To Ratify The Appointment Of Deloitte & Touche Llp.	For	Combined
PPG INDUSTRIES, INC.	15-Apr-2021	1	Election Of Director For The Term Ending 2024: Steven A. Davis	For	For
PPG INDUSTRIES, INC.	15-Apr-2021	2	Election Of Director For The Term Ending 2024: Michael W. Lamach	For	For
PPG INDUSTRIES, INC.	15-Apr-2021	3	Election Of Director For The Term Ending 2024: Michael T. Nally	For	For
PPG INDUSTRIES, INC.	15-Apr-2021	4	Election Of Director For The Term Ending 2024: Guillermo Novo	For	For
PPG INDUSTRIES, INC.	15-Apr-2021	5	Election Of Director For The Term Ending 2024: Martin H. Richenhagen	For	For
PPG INDUSTRIES, INC.	15-Apr-2021	6	Election Of Director For The Term Ending 2024: Catherine R. Smith	For	For
PPG INDUSTRIES, INC.	15-Apr-2021	7	Approve The Compensation Of The Company'S Named Executive Officers On An Advisory Basis.	For	For
PPG INDUSTRIES, INC.	15-Apr-2021	8	Proposal To Approve An Amendment To The Company'S Articles Of Incorporation To Provide For The Annual Election Of Directors.	For	For
PPG INDUSTRIES, INC.	15-Apr-2021	9	Proposal To Approve Amendments To The Company'S Articles Of Incorporation And Bylaws To Replace The Supermajority Voting Requirements.	For	For
PPG INDUSTRIES, INC.	15-Apr-2021	10	Ratify The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
PPG INDUSTRIES, INC.	15-Apr-2021	11	Shareholder Proposal To Adopt A Policy Requiring An Independent Board Chairman, If Properly Presented.	Against	Combined
PPL CORPORATION	18-May-2021	1	Election Of Director: Arthur P. Beattie	For	Combined
PPL CORPORATION	18-May-2021	2	Election Of Director: Steven G. Elliott	For	For
PPL CORPORATION	18-May-2021	3	Election Of Director: Raja Rajamannar	For	For
PPL CORPORATION	18-May-2021	4	Election Of Director: Craig A. Rogerson	For	Combined
PPL CORPORATION	18-May-2021	5	Election Of Director: Vincent Sorgi	For	Combined
PPL CORPORATION	18-May-2021	6	Election Of Director: Natica Von Althann	For	For
PPL CORPORATION	18-May-2021	7	Election Of Director: Keith H. Williamson	For	For
PPL CORPORATION	18-May-2021	8	Election Of Director: Phoebe A. Wood	For	For
PPL CORPORATION	18-May-2021	9	Election Of Director: Armando Zagalo De Lima	For	For
PPL CORPORATION	18-May-2021	10	Advisory Vote To Approve Compensation Of Named Executive Officers.	For	For
PPL CORPORATION	18-May-2021	11	Ratification Of The Appointment Of Independent Registered Public Accounting Firm.	For	For
PREMIER INVESTMENT CORPORATION	25-Mar-2021	1	Amend Articles To Change Official Company Name, Change Record Date Of Investors Meetings, Approve Payment To Asset Management Firm For Their Merger Operations According To The Mandate Agreement, Update The Structure Of Fee To Be Received By Asset Management Firm, Approve Minor Revisions	For	For
PREMIER INVESTMENT CORPORATION	25-Mar-2021	2	Appoint An Executive Director Kato, Yuichi	For	For
PREMIER INVESTMENT CORPORATION	25-Mar-2021	3	Appoint A Substitute Executive Director Odera, Takeshi	For	For
PREMIER INVESTMENT CORPORATION	25-Mar-2021	4	Appoint A Supervisory Director Iinuma, Haruki	For	For
PREMIER INVESTMENT CORPORATION	25-Mar-2021	5	Appoint A Supervisory Director Dai, Yuji	For	For
PREMIER INVESTMENT CORPORATION	25-Mar-2021	6	Appoint A Substitute Supervisory Director Ozeki, Jun	For	For
PRESIDENT CHAIN STORE CORP	16-Jun-2021	1	Ratification Of 2020 Business Report And Financial Statements.	For	For
PRESIDENT CHAIN STORE CORP	16-Jun-2021	2	Adoption Of The Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend: Twd 9 Per Share.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PRESIDENT CHAIN STORE CORP	16-Jun-2021	3	Amendments To Articles Of Incorporation Of The Company.	For	For
PRESIDENT CHAIN STORE CORP	16-Jun-2021	4	Amendments To The Rules Of Procedures For Shareholders Meeting Of The Company.	For	For
PRESIDENT CHAIN STORE CORP	16-Jun-2021	5	Enact To Procedures For Election Of Directors For Company.	For	For
PRESIDENT CHAIN STORE CORP	16-Jun-2021	6	The Election Of The Director:Uni-President Enterprises Corp. Shareholder No.00000001,Chih-Hsien Lo As Representative	For	Combined
PRESIDENT CHAIN STORE CORP	16-Jun-2021	7	The Election Of The Director:Kao Chuan Investment Co., Ltd. Shareholder No.00002303,Shiow -Ling Kao As Representative	For	Combined
PRESIDENT CHAIN STORE CORP	16-Jun-2021	8	The Election Of The Director:Uni-President Enterprises Corp. Shareholder No.00000001,Jui-Tang Chen As Representative	For	Combined
PRESIDENT CHAIN STORE CORP	16-Jun-2021	9	The Election Of The Director:Uni-President Enterprises Corp. Shareholder No.00000001,Jui-Tien Huang As Representative	For	Combined
PRESIDENT CHAIN STORE CORP	16-Jun-2021	10	The Election Of The Director:Uni-President Enterprises Corp. Shareholder No.00000001,Liang-Feng Wu As Representative	For	Combined
PRESIDENT CHAIN STORE CORP	16-Jun-2021	11	The Election Of The Director:Uni-President Enterprises Corp. Shareholder No.00000001,Tsung-Ming Su As Representative	For	Combined
PRESIDENT CHAIN STORE CORP	16-Jun-2021	12	The Election Of The Director:Uni-President Enterprises Corp. Shareholder No.00000001,Jau-Kai Huang As Representative	For	Combined
PRESIDENT CHAIN STORE CORP	16-Jun-2021	13	The Election Of The Director:Uni-President Enterprises Corp. Shareholder No.00000001,Kun-Lin Wu As Representative	For	Combined
PRESIDENT CHAIN STORE CORP	16-Jun-2021	14	The Election Of The Director:Uni-President Enterprises Corp. Shareholder No.00000001,Tsung-Pin Wu As Representative	For	Combined
PRESIDENT CHAIN STORE CORP	16-Jun-2021	15	The Election Of The Director:Uni-President Enterprises Corp. Shareholder No.00000001,Wen-Chi Wu As Representative	For	Combined
PRESIDENT CHAIN STORE CORP	16-Jun-2021	16	The Election Of The Independent Director:Ke-Wei Hsu,Shareholder No.A123905Xxx	For	For
PRESIDENT CHAIN STORE CORP	16-Jun-2021	17	The Election Of The Independent Director:Liang Chen,Shareholder No.A120382Xxx	For	For
PRESIDENT CHAIN STORE CORP	16-Jun-2021	18	The Election Of The Independent Director:Yung-Chen Hung,Shareholder No.S100456Xxx	For	For
PRESIDENT CHAIN STORE CORP	16-Jun-2021	19	Adoption Of The Proposal For Releasing Directors From Non-Competition.	For	For
PRESS METAL ALUMINIUM HOLDINGS BHD	06-Apr-2021	1	Proposed Bonus Issue Of 4,038,109,539 New Ordinary Shares Of Pmab ("Pmab Shares" Or "Shares") ("Bonus Shares") On The Basis Of One (1) Bonus Share For Every One (1) Existing Pmab Share Held On The Entitlement Date To Be Determined And Announced At A Later Date ("Entitlement Date") ("Proposed Bonus Issue")	For	For
PRESS METAL ALUMINIUM HOLDINGS BHD	29-Jun-2021	1	Approval Of Directors' Fees And Benefits Payable To The Independent Non-Executive Directors Up To An Aggregate Amount Of Rm640,000.00 For The Financial Year Ending 31 December 2021	For	For
PRESS METAL ALUMINIUM HOLDINGS BHD	29-Jun-2021	2	Re-Election Of Mr. Koon Poh Kong As Director	For	For
PRESS METAL ALUMINIUM HOLDINGS BHD	29-Jun-2021	3	Re-Election Of Puan Noor Alina Binti Mohamad Faiz As Director	For	Combined
PRESS METAL ALUMINIUM HOLDINGS BHD	29-Jun-2021	4	Re-Election Of Ms. Susan Yuen Su Min As Director	For	Combined
PRESS METAL ALUMINIUM HOLDINGS BHD	29-Jun-2021	5	Re-Election Of Datuk Yvonne Chia (Yau Ah Lan @ Fara Yvonne) As Director	For	For
PRESS METAL ALUMINIUM HOLDINGS BHD	29-Jun-2021	6	Re-Appointment Of Kpmg Plt As Auditors Of The Company	For	For
PRESS METAL ALUMINIUM HOLDINGS BHD	29-Jun-2021	7	Authority Under Section 76 Of The Companies Act 2016 For The Directors To Allot And Issue Shares	For	For
PRESS METAL ALUMINIUM HOLDINGS BHD	29-Jun-2021	8	Proposed Renewal Of Shareholders' Mandate For Existing Recurrent Related Party Transactions And Proposed New Shareholders' Mandate For Additional Recurrent Related Party Transactions For Press Metal Aluminium Holdings Berhad And Its Subsidiaries	For	For
PRESS METAL ALUMINIUM HOLDINGS BHD	29-Jun-2021	9	Proposed Renewal Of Authority For The Company To Purchase Its Own Ordinary Shares	For	For
PRESS METAL ALUMINIUM HOLDINGS BHD	29-Jun-2021	10	Approval For Gratuity Payment To Dato' Wira (Dr.) Megat Abdul Rahman Bin Megat Ahmad	For	Combined
PRESS METAL ALUMINIUM HOLDINGS BHD	29-Jun-2021	11	Approval For Gratuity Payment To Mr. Tan Heng Kui	For	Against
PRESS METAL ALUMINIUM HOLDINGS BHD	29-Jun-2021	12	Approval For Gratuity Payment To Mr. Loo Lean Hock	For	Against
PRESS METAL ALUMINIUM HOLDINGS BHD	29-Jun-2021	13	Proposed Amendments To The Constitution Of The Company	For	Combined
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	04-Jan-2021	1	To A Approve The Proposed Substantial Property Transaction And B Authorise The Directors To Allot Shares And C Approve The New Directors Remuneration Policy	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	04-Jan-2021	2	To Approve The Adoption Of The New Articles Of Association	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	12-May-2021	1	To Receive The Annual Report For The Year Ended 31 December 2020	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	12-May-2021	2	To Approve The Directors Remuneration Report	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	12-May-2021	3	To Approve The Rules Of The Sharesave Plan	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	12-May-2021	4	To Approves The Rules Of The Ltp	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	12-May-2021	5	To Approve The Establishment Of An Ebt	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	12-May-2021	6	To Approve The Company'S Dividend Policy	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	12-May-2021	7	To Re-Appoint Deloitte Llp As Auditor	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	12-May-2021	8	To Authorise Determination Of The Auditor'S Remuneration	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	12-May-2021	9	To Re-Elect Steven Owen As A Director	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	12-May-2021	10	To Re-Elect Harry Hyman As A Director	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	12-May-2021	11	To Re-Elect Richard Howell As A Director	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	12-May-2021	12	To Re-Elect Peter Cole As A Director	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	12-May-2021	13	To Re-Elect Laure Duhot As A Director	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	12-May-2021	14	To Re-Elect Ian Krieger As A Director	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	12-May-2021	15	To Authorise Political Donations	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	12-May-2021	16	To Authorise The Directors To Issue Shares	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	12-May-2021	17	To Disapply Pre-Emption Rights	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	12-May-2021	18	To Grant An Additional Authority To Disapply Pre-Emption Rights	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	12-May-2021	19	To Approve The Notice Period For General Meetings	For	For
PRIMARY HEALTH PROPERTIES PLC R.E.I.T	12-May-2021	20	To Authorise The Directors To Make Market Purchases	For	For
PRINCIPAL FINANCIAL GROUP, INC.	18-May-2021	1	Election Of Director: Roger C. Hochschild	For	For
PRINCIPAL FINANCIAL GROUP, INC.	18-May-2021	2	Election Of Director: Daniel J. Houston	For	For
PRINCIPAL FINANCIAL GROUP, INC.	18-May-2021	3	Election Of Director: Diane C. Nordin	For	For
PRINCIPAL FINANCIAL GROUP, INC.	18-May-2021	4	Election Of Director: Alfredo Rivera	For	For
PRINCIPAL FINANCIAL GROUP, INC.	18-May-2021	5	Advisory Approval Of Compensation Of Our Named Executive Officers.	For	For
PRINCIPAL FINANCIAL GROUP, INC.	18-May-2021	6	Ratification Of Appointment Of Independent Registered Public Accountants.	For	For
PRINCIPAL FINANCIAL GROUP, INC.	18-May-2021	7	Approval Of Principal Financial Group, Inc. 2021 Stock Incentive Plan.	For	For
PROLOGIS, INC.	29-Apr-2021	1	Election Of Director: Hamid R. Moghadam	For	For
PROLOGIS, INC.	29-Apr-2021	2	Election Of Director: Cristina G. Bitá	For	For
PROLOGIS, INC.	29-Apr-2021	3	Election Of Director: George L. Fotiades	For	For
PROLOGIS, INC.	29-Apr-2021	4	Election Of Director: Lydia H. Kennard	For	For
PROLOGIS, INC.	29-Apr-2021	5	Election Of Director: Irving F. Lyons Iii	For	For
PROLOGIS, INC.	29-Apr-2021	6	Election Of Director: Avid Modjtabai	For	For
PROLOGIS, INC.	29-Apr-2021	7	Election Of Director: David P. O'Connor	For	For
PROLOGIS, INC.	29-Apr-2021	8	Election Of Director: Olivier Piani	For	For
PROLOGIS, INC.	29-Apr-2021	9	Election Of Director: Jeffrey L. Skelton	For	For
PROLOGIS, INC.	29-Apr-2021	10	Election Of Director: Carl B. Webb	For	For
PROLOGIS, INC.	29-Apr-2021	11	Election Of Director: William D. Zollars	For	For
PROLOGIS, INC.	29-Apr-2021	12	Advisory Vote To Approve The Company'S Executive Compensation For 2020.	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PROLOGIS, INC.	29-Apr-2021	13	Ratification Of The Appointment Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm For The Year 2021.	For	For
PROMOTORA Y OPERADORA DE INFRAESTRUCTURA SAB DE CV	29-Apr-2021	1	Approve Board Of Directors Report Pursuant To Article 28 Fraction Iv Of Mexican Securities Market Law	For	For
PROMOTORA Y OPERADORA DE INFRAESTRUCTURA SAB DE CV	29-Apr-2021	2	Approve Board'S Report On Policies And Accounting Criteria Followed In Preparation Of Financial Information	For	For
PROMOTORA Y OPERADORA DE INFRAESTRUCTURA SAB DE CV	29-Apr-2021	3	Approve Individual And Consolidated Financial Statements	For	Combined
PROMOTORA Y OPERADORA DE INFRAESTRUCTURA SAB DE CV	29-Apr-2021	4	Approve Report On Adherence To Fiscal Obligations	For	Combined
PROMOTORA Y OPERADORA DE INFRAESTRUCTURA SAB DE CV	29-Apr-2021	5	Approve Allocation Of Income	For	For
PROMOTORA Y OPERADORA DE INFRAESTRUCTURA SAB DE CV	29-Apr-2021	6	Approve Discharge Of Board And Ceo	For	For
PROMOTORA Y OPERADORA DE INFRAESTRUCTURA SAB DE CV	29-Apr-2021	7	Elect Or Ratify Directors, Members, Chairmen Of Audit And Corporate Governance Committees, Committee Members, Ceo And Secretary (Non-Member)	For	For
PROMOTORA Y OPERADORA DE INFRAESTRUCTURA SAB DE CV	29-Apr-2021	8	Approve Corresponding Remuneration	For	For
PROMOTORA Y OPERADORA DE INFRAESTRUCTURA SAB DE CV	29-Apr-2021	9	Set Maximum Amount Of Share Repurchase Reserve	For	For
PROMOTORA Y OPERADORA DE INFRAESTRUCTURA SAB DE CV	29-Apr-2021	10	Approve Report On Share Repurchase Reserve	For	For
PROMOTORA Y OPERADORA DE INFRAESTRUCTURA SAB DE CV	29-Apr-2021	11	Authorize Board To Ratify And Execute Approved Resolutions	For	For
PROMOTORA Y OPERADORA DE INFRAESTRUCTURA SAB DE CV	23-Jun-2021	1	Submission, Discussion And, As The Case May Be, Approval Of The Proposal To Declare The Payment Of Dividends	For	For
PROMOTORA Y OPERADORA DE INFRAESTRUCTURA SAB DE CV	23-Jun-2021	2	Designation Of Special Representatives To Formalize The Resolutions Adopted In The Meeting	For	For
PROXIMUS SA	21-Apr-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Combined
PROXIMUS SA	21-Apr-2021	2	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
PROXIMUS SA	21-Apr-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
PROXIMUS SA	21-Apr-2021	4	Please Note That This Is An Amendment To Meeting Id 534410 Due To Change In Voting Status Of Resolution 14. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Combined
PROXIMUS SA	21-Apr-2021	4	Proposal To Renew The Powers Of The Board Of Directors, For A Five-Year Term As From The Date Of Notification Of The Amendment To These Bylaws By The General Meeting Of 21 April 2021, To Increase The Company'S Share Capital In One Or More Transactions With A Maximum Of Eur 200,000,000.00, Pursuant To Section 1 Of Article 5 Of The Bylaws. Pursuant To This Decision, Proposal To Amend Article 5, Section 2 Of The Bylaws As Follows: Replace "20 April 2016" By "21 April 2021"	For	Combined
PROXIMUS SA	21-Apr-2021	5	Examination Of The Annual Reports Of The Board Of Directors Of Proximus Sa Under Public Law With Regard To The Annual Accounts And The Consolidated Annual Accounts At 31 December 2020	Non-voting resolution	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PROXIMUS SA	21-Apr-2021	5	Proposal To Renew The Powers Of The Board Of Directors To Acquire, Within The Limits Set By Law, The Maximum Number Of Shares Permitted By Law, Within A Five-Year Period, Starting On 21 April 2021. The Price Of Such Shares Must Not Be Higher Than 5% Above The Highest Closing Price In The 30-Day Trading Period Preceding The Transaction, And Not Be Lower Than 10% Below The Lowest Closing Price In The Same 30-Day Trading Period. Pursuant To This Decision, Proposal To Amend Article 13, Subsection 2 Of The Bylaws As Follows: Replace "20 April 2016" By "21 April 2021"	For	Combined
PROXIMUS SA	21-Apr-2021	6	Examination Of The Reports Of The Board Of Auditors Of Proximus Sa Under Public Law With Regard To The Annual Accounts And Of The Independent Auditor With Regard To The Consolidated Annual Accounts At 31 December 2020	Non-voting resolution	Combined
PROXIMUS SA	21-Apr-2021	6	Proposal To Grant A Power Of Attorney To Each Employee Of The Cooperative Company With Limited Liability "Berquin Notaries", At 1000 Brussels, Lloyd Georgelaan 11, To Draw Up, Sign And File The Coordinated Text Of The Bylaws Of The Company With The Clerk'S Office Of The Competent Court	For	Combined
PROXIMUS SA	21-Apr-2021	7	Examination Of The Information Provided By The Joint Committee	Non-voting resolution	Combined
PROXIMUS SA	21-Apr-2021	8	Examination Of The Consolidated Annual Accounts At 31 December 2020	Non-voting resolution	Combined
PROXIMUS SA	21-Apr-2021	9	Approval Of The Annual Accounts Of Proximus Sa Under Public Law At 31 December 2020. Motion For A Resolution: Approval Of The Annual Accounts With Regard To The Financial Year Closed On 31 December 2020, Including The Following Allocation Of The Results: (As Specified) For 2020, The Gross Dividend Amounts To Eur 1.20 Per Share, Entitling Shareholders To A Dividend Net Of Withholding Tax Of Eur 0.84 Per Share, Of Which An Interim Dividend Of Eur 0.50 Per Share (Eur 0.35 Per Share Net Of Withholding Tax) Was Already Paid Out On 11 December 2020; This Means That A Gross Dividend Of Eur 0.70 Per Share (Eur 0.49 Per Share Net Of Withholding Tax) Will Be Paid On 30 April 2021. The Ex-Dividend Date Is Fixed On 28 April 2021, The Record Date Is 29 April 2021	For	Combined
PROXIMUS SA	21-Apr-2021	10	Approval Of The Remuneration Policy	For	Combined
PROXIMUS SA	21-Apr-2021	11	Approval Of The Remuneration Report	For	Combined
PROXIMUS SA	21-Apr-2021	12	Granting Of A Discharge To The Members Of The Board Of Directors For The Exercise Of Their Mandate During The Financial Year Closed On 31 December 2020	For	Combined
PROXIMUS SA	21-Apr-2021	13	Granting Of A Discharge To The Members Of The Board Of Auditors For The Exercise Of Their Mandate During The Financial Year Closed On 31 December 2020	For	Combined
PROXIMUS SA	21-Apr-2021	14	Granting Of A Discharge To The Independent Auditors Deloitte Statutory Auditors Scrl, Represented By Mr. Geert Verstraeten And Cdp Petit & Co Srl, Represented By Mr. Damien Petit, For The Exercise Of Their Mandate During The Financial Year Closed On 31 December 2020	For	Combined
PROXIMUS SA	21-Apr-2021	15	Reappointment Of A Board Member: To Reappoint Mr. Pierre Demuelenaere Upon Proposal By The Board Of Directors After Recommendation Of The Nomination And Remuneration Committee, As Independent Board Member For A Period Which Will Expire At The Annual General Meeting Of 2023. This Board Member Retains His Capacity Of Independent Member As He Meets The Criteria Laid Down In Article 7:87 Of The Belgian Code Of Companies And Associations And In The Belgian Corporate Governance Code 2020	For	Combined
PROXIMUS SA	21-Apr-2021	16	Reappointment Of A Board Member In Accordance With The Right Of Nomination Of The Belgian State: In Accordance With The Nomination For Appointment By The Board Of Directors And After Recommendation Of The Nomination And Remuneration Committee, On Behalf Of The Belgian State, In Accordance With Article 18, Section3 Of Proximus' Bylaws, To Reappoint Mr. Karel De Gucht As Board Member For A Period Expiring On The Date Of The Annual General Meeting Of 2025	For	Combined
PROXIMUS SA	21-Apr-2021	17	Appointment Of A New Board Member In Accordance With The Right Of Nomination Of The Belgian State: In Accordance With The Nomination For Appointment By The Board Of Directors And After Recommendation Of The Nomination And Remuneration Committee, On Behalf Of The Belgian State, In Accordance With Article 18, Section3 Of Proximus' Bylaws, To Appoint Mr. Ibrahim Ouassari As Board Member For A Period Expiring On The Date Of The Annual General Meeting Of 2025	For	Combined
PROXIMUS SA	21-Apr-2021	18	Acknowledgment Appointment And Reappointment Of Members Of The Board Of Auditors: The Annual General Meeting Acknowledges The Decision Of The General Meeting Of The "Cour Des Comptes" Held On 3 February 2021, To Appoint Mr Dominique Guide, Councillor, To Replace The Outgoing Councillor Pierre Rion And To Reappoint Mr Jan Debucquoy, Councillor, As Members Of The Board Of Auditors Of Proximus Sa Of Public Law For A Renewable Term Of Six Years	Non-voting resolution	Combined
PROXIMUS SA	21-Apr-2021	19	Miscellaneous	Non-voting resolution	Combined
PRUDENTIAL FINANCIAL, INC.	11-May-2021	1	Election Of Director: Thomas J. Baltimore, Jr.	For	Combined
PRUDENTIAL FINANCIAL, INC.	11-May-2021	2	Election Of Director: Gilbert F. Casellas	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PRUDENTIAL FINANCIAL, INC.	11-May-2021	3	Election Of Director: Robert M. Falzon	For	For
PRUDENTIAL FINANCIAL, INC.	11-May-2021	4	Election Of Director: Martina Hund-Mejean	For	For
PRUDENTIAL FINANCIAL, INC.	11-May-2021	5	Election Of Director: Wendy Jones	For	For
PRUDENTIAL FINANCIAL, INC.	11-May-2021	6	Election Of Director: Karl J. Krapek	For	For
PRUDENTIAL FINANCIAL, INC.	11-May-2021	7	Election Of Director: Peter R. Lighte	For	For
PRUDENTIAL FINANCIAL, INC.	11-May-2021	8	Election Of Director: Charles F. Lowrey	For	For
PRUDENTIAL FINANCIAL, INC.	11-May-2021	9	Election Of Director: George Paz	For	For
PRUDENTIAL FINANCIAL, INC.	11-May-2021	10	Election Of Director: Sandra Pianalto	For	For
PRUDENTIAL FINANCIAL, INC.	11-May-2021	11	Election Of Director: Christine A. Poon	For	For
PRUDENTIAL FINANCIAL, INC.	11-May-2021	12	Election Of Director: Douglas A. Scovanner	For	For
PRUDENTIAL FINANCIAL, INC.	11-May-2021	13	Election Of Director: Michael A. Todman	For	For
PRUDENTIAL FINANCIAL, INC.	11-May-2021	14	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For 2021.	For	Combined
PRUDENTIAL FINANCIAL, INC.	11-May-2021	15	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
PRUDENTIAL FINANCIAL, INC.	11-May-2021	16	Approval Of The Prudential Financial, Inc. 2021 Omnibus Incentive Plan.	For	For
PRUDENTIAL FINANCIAL, INC.	11-May-2021	17	Shareholder Proposal Regarding An Independent Board Chairman.	Against	Combined
PRUDENTIAL PLC	13-May-2021	1	To Receive And Consider The 2020 Accounts Strategic Report Directors Remuneration Report Directors Report And The Auditors Report The Annual Report	For	Combined
PRUDENTIAL PLC	13-May-2021	2	To Approve The Directors Remuneration Report	For	For
PRUDENTIAL PLC	13-May-2021	3	To Elect Chua Sock Koong As A Director	For	For
PRUDENTIAL PLC	13-May-2021	4	To Elect Ming Lu As A Director	For	For
PRUDENTIAL PLC	13-May-2021	5	To Elect Jeanette Wong As A Director	For	For
PRUDENTIAL PLC	13-May-2021	6	To Re-Elect Shriti Vadera As A Director	For	For
PRUDENTIAL PLC	13-May-2021	7	To Re-Elect Jeremy Anderson As A Director	For	For
PRUDENTIAL PLC	13-May-2021	8	To Re-Elect Mark Fitzpatrick As A Director	For	For
PRUDENTIAL PLC	13-May-2021	9	To Re-Elect David Law As A Director	For	For
PRUDENTIAL PLC	13-May-2021	10	To Re-Elect Anthony Nightingale As A Director	For	For
PRUDENTIAL PLC	13-May-2021	11	To Re-Elect Philip Remnant As A Director	For	For
PRUDENTIAL PLC	13-May-2021	12	To Re-Elect Alice Schroeder As A Director	For	For
PRUDENTIAL PLC	13-May-2021	13	To Re-Elect James Turner As A Director	For	For
PRUDENTIAL PLC	13-May-2021	14	To Re-Elect Thomas Watjen As A Director	For	For
PRUDENTIAL PLC	13-May-2021	15	To Re-Elect Michael Wells As A Director	For	For
PRUDENTIAL PLC	13-May-2021	16	To Re-Elect Fields Wicker-Miurin As A Director	For	For
PRUDENTIAL PLC	13-May-2021	17	To Re-Elect Amy Yip As A Director	For	For
PRUDENTIAL PLC	13-May-2021	18	To Re-Appoint Kpmg Llp As The Company'S Auditor	For	For
PRUDENTIAL PLC	13-May-2021	19	To Authorise The Audit Committee To Determine The Amount Of The Auditors Remuneration	For	For
PRUDENTIAL PLC	13-May-2021	20	To Renew The Authority To Make Political Donations	For	For
PRUDENTIAL PLC	13-May-2021	21	To Renew The Authority To Allot Ordinary Shares	For	For
PRUDENTIAL PLC	13-May-2021	22	To Renew The Extension Of Authority To Allot Ordinary Shares To Include Repurchased Shares	For	For
PRUDENTIAL PLC	13-May-2021	23	To Renew The Authority For Disapplication Of Pre-Emption Rights	For	For
PRUDENTIAL PLC	13-May-2021	24	To Renew The Authority For Disapplication Of Pre-Emption Rights For Purposes Of Acquisitions Or Specified Capital Investments	For	For
PRUDENTIAL PLC	13-May-2021	25	To Renew The Authority For Purchase Of Own Shares	For	For
PRUDENTIAL PLC	13-May-2021	26	To Renew The Authority In Respect Of Notice For General Meetings	For	For
PRYSMIAN S.P.A.	28-Apr-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
PRYSMIAN S.P.A.	28-Apr-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
PRYSMIAN S.P.A.	28-Apr-2021	3	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
PRYSMIAN S.P.A.	28-Apr-2021	4	Please Note That This Is An Amendment To Meeting Id 531128 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Non-voting resolution
PRYSMIAN S.P.A.	28-Apr-2021	5	To Approve Both The Balance Sheet As Of 31 December 2020, The Report On Management, And The Internal And External Auditors' Reports	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PRYSMIAN S.P.A.	28-Apr-2021	6	To Approve The Profit Allocation And Dividend Distribution	For	Combined
PRYSMIAN S.P.A.	28-Apr-2021	7	To State The Number Of Members Of The Board Of Directors	For	Combined
PRYSMIAN S.P.A.	28-Apr-2021	8	To State The Term Of Office Of The Directors	For	Combined
PRYSMIAN S.P.A.	28-Apr-2021	9	Please Note That Although There Are 2 Slates To Be Elected As Directors, There Is Only 1 Vacancy Available To Be Filled At The Meeting. The Standing Instructions For This Meeting Will Be Disabled And, If You Choose, You Are Required To Vote For Only 1 Of The 2 Slates Of Fiscal Council Members. Thank You	Non-voting resolution	Combined
PRYSMIAN S.P.A.	28-Apr-2021	10	To Appoint The Directors. List Presented By The Board Of Directors Of Prysmian S.P.A.: - Francesco Gori - Maria Letizia Mariani - Claudio De Conto - Valerio Battista - Jaska Marianne De Bakker - Massimo Battaini - Tarak Bhadresh Mehta - Pier Francesco Facchini - Ines Kolmsee - Annalisa Stupenengo	For	Combined
PRYSMIAN S.P.A.	28-Apr-2021	11	Please Note That This Resolution Is A Shareholder Proposal: To Appoint The Directors. List Presented By Amundi Asset Management Sgr S.P.A.; Anima Sgr S.P.A.; Apg Asset Management N.V.; Arca Fondi Sgr S.P.A.; Bancoposta Fondi S.P.A. Sgr; Etica Sgr S.P.A.; Eurizon Capital S.A.; Eurizon Capital Sgr S.P.A; Fideuram Asset Management Ireland; Fideuram Intesa Sanpaolo Private Banking Asset Management Sgr S.P.A.; Interfund Sicav - Interfund Equity Italy; Generali Investments Luxembourg S.A.; Generali Investments Partners S.P.A. Sgr; Kairos Partners Sgr S.P.A. & General Investment Management ; Mediolanum International Funds Limited - Challenge Funds - Challenge Italian Equity; Mediolanum Gestione Fondi Sgr S.P.A.; Nn Investment Partners Manager Of Funds;; Pramerica Sicav Sectors Italian Equity, Euro Equity, Representing Together 2.94687Pct Of The Stock Capital Of The Company: - Paolo Amato - Mimi Kung	Take No Action	Combined
PRYSMIAN S.P.A.	28-Apr-2021	12	To State Directors' Emolument	For	Combined
PRYSMIAN S.P.A.	28-Apr-2021	13	To Empower The Board Of Directors To Buy Back And Dispose Of Own Shares As Per Art 2357 And 2357-Ter Of The Italian Civil Code; Resolutions Related Thereto	For	Combined
PRYSMIAN S.P.A.	28-Apr-2021	14	To Extend The Stock Option Plan In Favour Of Prysmian Group'S Employees	For	Combined
PRYSMIAN S.P.A.	28-Apr-2021	15	To Approve The 2021 Remuneration Policy	For	Combined
PRYSMIAN S.P.A.	28-Apr-2021	16	Consultative Vote On The Emoluments Paid During The Year 2020	For	Combined
PRYSMIAN S.P.A.	28-Apr-2021	17	To Approve The Convertibility, Under Art. 2420-Bis, Item1 Of The Italian Civil Code, Of The Equity-Linked Bond, Approved By The Board Of Directors On 26 January 2021, Reserved To Institutional Investors And With Nominal Value Equal To Eur 750,000,000.00. Consequent Increase In Share Capital Under Art. 2420-Bis,Item 2 Of The Italian Civil Code, In A Divisible Form, With The Exclusion Of Pre-Emptive Rights Under Art. 2441, Item 5 Of The Italian Civil Code, Serving The Abovementioned Convertible Bond By A Maximum Nominal Amount Of Eur 1,864,025.50, By Issuing Up To 18,640,255 Ordinary Shares Of The Company With A Nominal Value Of Eur 0.10 Each. To Amend Art. 6 Of The By-Laws. Resolutions Related Thereto. Granting Of Powers In Relation To The Above Transaction	For	Combined
PS BUSINESS PARKS, INC.	20-Apr-2021	1	Director	For	Combined
PS BUSINESS PARKS, INC.	20-Apr-2021	2	Advisory Vote To Approve The Compensation Of Named Executive Officers.	For	For
PS BUSINESS PARKS, INC.	20-Apr-2021	3	Approval Of The Reincorporation Of The Company From The State Of California To The State Of Maryland.	For	For
PS BUSINESS PARKS, INC.	20-Apr-2021	4	Ratification Of Appointment Of Ernst & Young Llp As The Independent Registered Public Accounting Firm For Ps Business Parks, Inc. For The Fiscal Year Ending December 31, 2021.	For	For
PSP SWISS PROPERTY AG	31-Mar-2021	3	Annual Activity Report, Financial Statements And Consolidated Financial Statements 2020, Auditors' Reports	For	For
PSP SWISS PROPERTY AG	31-Mar-2021	4	Advisory Vote On The Compensation Report 2020	For	For
PSP SWISS PROPERTY AG	31-Mar-2021	5	Appropriation Of Retained Earnings 2020 And The Statutory And Regulative-Decided Retained Earnings, Dividend Payment	For	For
PSP SWISS PROPERTY AG	31-Mar-2021	6	Discharge Of The Members Of The Board Of Directors And Of The Executive Board	For	For
PSP SWISS PROPERTY AG	31-Mar-2021	7	Election Of The Member Of The Board Of Directors: Mr. Luciano Gabriel (Current)	For	For
PSP SWISS PROPERTY AG	31-Mar-2021	8	Election Of The Member Of The Board Of Directors: Ms. Corinne Denzler (Current)	For	For
PSP SWISS PROPERTY AG	31-Mar-2021	9	Election Of The Member Of The Board Of Directors: Mr. Adrian Dudle (Current)	For	For
PSP SWISS PROPERTY AG	31-Mar-2021	10	Election Of The Member Of The Board Of Directors: Mr. Peter Forstmoser (Current)	For	For
PSP SWISS PROPERTY AG	31-Mar-2021	11	Election Of The Member Of The Board Of Directors: Mr. Henrik Saxborn (Current)	For	For
PSP SWISS PROPERTY AG	31-Mar-2021	12	Election Of The Member Of The Board Of Directors: Mr. Josef Stadler (Current)	For	For
PSP SWISS PROPERTY AG	31-Mar-2021	13	Election Of The Member Of The Board Of Directors: Mr. Aviram Wertheim (Current)	For	For
PSP SWISS PROPERTY AG	31-Mar-2021	14	Election Of Mr. Luciano Gabriel (Current) As Chairman Of The Board Of Directors	For	For
PSP SWISS PROPERTY AG	31-Mar-2021	15	Election Of The Member Of The Compensation Committee: Mr. Peter Forstmoser (Current)	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PSP SWISS PROPERTY AG	31-Mar-2021	16	Election Of The Member Of The Compensation Committee: Mr. Adrian Dudle (Current)	For	For
PSP SWISS PROPERTY AG	31-Mar-2021	17	Election Of The Member Of The Compensation Committee: Mr. Josef Stadler (Current)	For	For
PSP SWISS PROPERTY AG	31-Mar-2021	18	Approval Of The Maximum Total Amount Of Compensations For The Board Of Directors Until The Annual General Meeting 2022	For	For
PSP SWISS PROPERTY AG	31-Mar-2021	19	Approval Of The Maximum Total Amount Of Compensations For The Executive Board For The 2022 Business Year	For	For
PSP SWISS PROPERTY AG	31-Mar-2021	20	Election Of Ernst And Young Ag, Zurich, (Current) As Statutory Auditors	For	For
PSP SWISS PROPERTY AG	31-Mar-2021	21	Election Of Proxy Voting Services Gmbh, Zurich, (Current) As Independent Shareholder Representative	For	For
PT ADARO ENERGY TBK	26-Apr-2021	1	Approval Of The Company'S Annual Report And Understanding Of The Company'S Consolidated Financial Statements For The 2020 Financial Year	For	For
PT ADARO ENERGY TBK	26-Apr-2021	2	Approval Of The Determination Of The Use Of The Company'S Net Profit For The 2020 Financial Year	For	For
PT ADARO ENERGY TBK	26-Apr-2021	3	Approval Of The Re-Appointment Of All Members Of The Company'S Board Of Directors	For	Combined
PT ADARO ENERGY TBK	26-Apr-2021	4	Approval Of The Appointment Of A Public Accountant And A Public Accounting Firm That Will Conduct An Audit For The Fiscal Year 2021	For	Against
PT ADARO ENERGY TBK	26-Apr-2021	5	Approval Of The Determination Of The Honorarium Or Salary And Other Allowances For The Board Of Commissioners And Board Of Directors For The Fiscal Year 2021	For	Combined
PT ADARO ENERGY TBK	26-Apr-2021	6	Approval Of Amendments To The Company'S Articles Of Association To Comply With Pojk No. 15 / Pojk.04 / 2020 Regarding The Plan To Hold A General Meeting Of Shareholders Of A Public Company	For	Combined
PT ANEKA TAMBANG TBK.	07-Apr-2021	1	Approval Of Annual Report About Company Activity And Condition Report For Book Year 2020, Including Board Of Commissioner Supervisory Report For Book Year 2020 And Ratification Of Financial Report For Book Year 2020 As Well As To Grant Acquit Et De Charge To Board Of Directors And Commissioners For Management Action And Supervisory That Have Been Performed For Book Year 2020	For	For
PT ANEKA TAMBANG TBK.	07-Apr-2021	2	Ratification Of Financial Report Including Financial Report Of Partnership And Environmental Program For Book Year 2020 As Well As To Grant Acquit Et De Charge To Board Of Directors And Commissioners For Management Action And Supervisory Of Partnership And Environmental Program For Book Year 2020	For	For
PT ANEKA TAMBANG TBK.	07-Apr-2021	3	Determine The Utilization Of Company Profit For Book Year 2020	For	For
PT ANEKA TAMBANG TBK.	07-Apr-2021	4	Determine Tantiem For Board Of Directors And Commissioners For Book Year 2020 And Salary Or Honorarium, Also Facility And Allowance For Book Year 2021	For	Combined
PT ANEKA TAMBANG TBK.	07-Apr-2021	5	Approval On The Appointment Of Public Accountant To Audit Financial Report And Partnership And Environmental Program Financial Report For Book Year 2021	For	Combined
PT ANEKA TAMBANG TBK.	07-Apr-2021	6	Ratification Of Realization Report On Fund Utilization Resulting From Public Offering	For	For
PT ANEKA TAMBANG TBK.	07-Apr-2021	7	Approval On The Amendment Of Article Of Association	For	For
PT ANEKA TAMBANG TBK.	07-Apr-2021	8	Approval On Change Of Company'S Management Structure And The Nomenclature	For	Combined
PT ASTRA INTERNATIONAL TBK	22-Apr-2021	1	Approval Of The Amendment Of The Articles Of Association Of The Company	For	Combined
PT ASTRA INTERNATIONAL TBK	22-Apr-2021	2	Approval Of The 2020 Annual Report Including Ratification Of The Board Of Commissioners Supervision Report, And Ratification Of The Consolidated Financial Statements Of The Company For Financial Year 2020	For	For
PT ASTRA INTERNATIONAL TBK	22-Apr-2021	3	Determination On The Appropriation Of The Company'S Net Profit For Financial Year 2020	For	For
PT ASTRA INTERNATIONAL TBK	22-Apr-2021	4	A. Change Of Composition Of The Members Of The Board Of Commissioners Of The Company B. Determination On The Salary And Benefit Of The Board Of Directors And Determination On The Honorarium And Or Benefit Of The Board Of Commissioners Of The Company	For	Combined
PT ASTRA INTERNATIONAL TBK	22-Apr-2021	5	Appointment Of The Public Accountant Firm To Conduct An Audit Of The Company'S Financial Statements For Financial Year 2021	For	Against
PT ASTRA INTERNATIONAL TBK	17-Jun-2021	1	Change On Board Of Commissioners Member Structure And Determine Honorarium And/Or Allowance For Board Of Commissioners	For	Combined
PT BANK CENTRAL ASIA TBK	29-Mar-2021	1	Approve Financial Statements, Statutory Reports, And Discharge Of Directors And Commissioners	For	Combined
PT BANK CENTRAL ASIA TBK	29-Mar-2021	2	Approve Allocation Of Income And Dividends	For	For
PT BANK CENTRAL ASIA TBK	29-Mar-2021	3	Approve Changes In Board Of Directors	For	For
PT BANK CENTRAL ASIA TBK	29-Mar-2021	4	Approve Remuneration And Tantiem Of Directors And Commissioners	For	For
PT BANK CENTRAL ASIA TBK	29-Mar-2021	5	Approve Tanudiredja, Wibisana, Rintis Rekan As Auditors	For	For
PT BANK CENTRAL ASIA TBK	29-Mar-2021	6	Approve Payment Of Interim Dividend	For	For
PT BANK CENTRAL ASIA TBK	29-Mar-2021	7	Approve Revised Recovery Plan	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PT BANK MANDIRI (PERSERO) TBK	15-Mar-2021	1	Approval Of The Company'S Annual Report And Validation Of The Company'S Consolidated Financial Statements For The Financial Year 2020 And Approval Of The Board Of Commissioners Supervisory Actions Report Of 2020 And Validation Of The Financial Statements Of Partnership And Community Development Program 2019, Including The Granting Of Full Release And Discharge (Volledig Acquit Et De Charge) To The Board Of Directors For Management Actions And To The Board Of Commissioners For Supervisory Actions Carried Out For The Financial Year 2020	For	For
PT BANK MANDIRI (PERSERO) TBK	15-Mar-2021	2	The Approval Of The Use The Net Profits Of The Company'S For The Financial Year 2020	For	For
PT BANK MANDIRI (PERSERO) TBK	15-Mar-2021	3	The Determination Of The Remuneration (Salary, Facility, Allowance And Other Benefits) For The Board Of Directors And Board Of Commissioners Of The Company For The Year 2021 As Well As Tantiem For The Year 2020	For	Combined
PT BANK MANDIRI (PERSERO) TBK	15-Mar-2021	4	The Appointment Of Public Accountant Firm To Perform Audit On The Company'S Financial Statements And The Financial Statements Of Partnership Program And Community Development Program For Financial Year 2020	For	Combined
PT BANK MANDIRI (PERSERO) TBK	15-Mar-2021	5	Approval On Utilization Of Fund Resulting From Limited Bond Offering	For	For
PT BANK MANDIRI (PERSERO) TBK	15-Mar-2021	6	Approval On Amendment Of Article Of Association	For	Combined
PT BANK MANDIRI (PERSERO) TBK	15-Mar-2021	7	Approval On The Implementation Of Decree Of State Owned Enterprise Ministry'S Regulation In Line With Procurement Of Goods And Services Of Company (Permen Bumn No.08/2020)	For	Combined
PT BANK MANDIRI (PERSERO) TBK	15-Mar-2021	8	Approval On The Implementation Of Decree Of State Owned Enterprise Ministry'S Regulation In Line With Annual Management Contract (Permen Bumn No.11/2020)	For	For
PT BANK MANDIRI (PERSERO) TBK	15-Mar-2021	9	Approval Of The Changes Of The Company'S Management	For	Combined
PT BANK NEGARA INDONESIA (PERSERO) TBK	29-Mar-2021	2	The Approval Of The Company'S Annual Report And Validation Of The Company'S Consolidated Financial Statements, The Board Of Commissioners Supervisory Actions Report And Validation Of The Annual Report Of Partnership And Community Development Program For The Financial Year 2020 Along With Granting Full Release And Discharge (Volledig Acquit Et De Charge) To All Members Of The Board Of Directors From The Management Actions And To All Members Of The Board Of Commissioners From The Supervisory Actions Carried Out For The Financial Year 2020	For	Combined
PT BANK NEGARA INDONESIA (PERSERO) TBK	29-Mar-2021	3	The Approval Of The Use Of The Net Profits Of The Company'S For The Financial Year 2020	For	For
PT BANK NEGARA INDONESIA (PERSERO) TBK	29-Mar-2021	4	The Determination Of The Remuneration (Salary, Allowance, And Facilities) For The Board Of Directors And Board Of Commissioners Of The Company For The Year 2021 As Well As Tantiem For The Year 2020	For	For
PT BANK NEGARA INDONESIA (PERSERO) TBK	29-Mar-2021	5	The Appointment Of A Registered Public Accountants Firm To Perform The Audit On The Company'S Consolidated Financial Statements And The Annual Report Of Partnership And Community Development Program For The Financial Year 2021	For	For
PT BANK NEGARA INDONESIA (PERSERO) TBK	29-Mar-2021	6	Approval Of The Amendments Of The Company'S Article Of Association	For	Combined
PT BANK NEGARA INDONESIA (PERSERO) TBK	29-Mar-2021	7	Approval On The Transfer Of Shares Resulting From Buyback Of Shares That Is Kept As A Treasury Stock	For	Against
PT BANK NEGARA INDONESIA (PERSERO) TBK	29-Mar-2021	8	The Approval Of The Updating Recovery Plan Report Of The Company	For	Combined
PT BANK NEGARA INDONESIA (PERSERO) TBK	29-Mar-2021	9	Affirmation On The Implementation Of Regulation Of The Minister Of State Owned Enterprises Number Per-11/Mbu/11/2020 Dated November 12, 2020 Concerning Management Contract And Annual Management Contract Of State Owned Enterprises	For	For
PT BANK NEGARA INDONESIA (PERSERO) TBK	29-Mar-2021	10	The Change In The Company'S Management Composition	For	Combined
PT BANK RAKYAT INDONESIA (PERSERO) TBK	21-Jan-2021	1	Approval On The Amendment To The Article Of The Association Of The Company	For	Against
PT BANK RAKYAT INDONESIA (PERSERO) TBK	21-Jan-2021	2	Affirmation On The Implementation Of Regulation Of The Minister Of State-Owned Enterprise Number Per-08/Mbu/12/2019 Dated 12 Dec 2019 Concerning General Guidelines Of The Implementation Of Procurement Of Goods And Services	For	Combined
PT BANK RAKYAT INDONESIA (PERSERO) TBK	21-Jan-2021	3	Affirmation On The Implementation Of Regulation Of The Minister Of State-Owned Enterprise Number Per-11/Mbu/11/2020 Dated 12 Dec 2020 Concerning Management Contract And Annual Management Contract Of State-Owned Enterprises	For	For
PT BANK RAKYAT INDONESIA (PERSERO) TBK	21-Jan-2021	4	Approval On The Transfer Of Shares Resulting From Buy Back Of Shares That Is Kept As A Treasury Stock	For	Combined
PT BANK RAKYAT INDONESIA (PERSERO) TBK	21-Jan-2021	5	Approval On The Changes In The Composition Of The Company'S Management	For	Against

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PT BANK RAKYAT INDONESIA (PERSERO) TBK	25-Mar-2021	1	Approve Financial Statements, Statutory Reports, Annual Report, Report Of The Partnership And Community Development Program (Pcdp), And Discharge Of Directors And Commissioners	For	Combined
PT BANK RAKYAT INDONESIA (PERSERO) TBK	25-Mar-2021	2	Approve Allocation Of Income	For	For
PT BANK RAKYAT INDONESIA (PERSERO) TBK	25-Mar-2021	3	Approve Remuneration And Tantiem Of Directors And Commissioners	For	For
PT BANK RAKYAT INDONESIA (PERSERO) TBK	25-Mar-2021	4	Appoint Auditors Of The Company And The Partnership And Community Development Program (Pcdp)	For	For
PT BARITO PACIFIC TBK	05-May-2021	1	Approval For The Annual Report Of The Company And Authorization For Financial Statements Of The Company For The Fiscal Year Ended 2020	For	For
PT BARITO PACIFIC TBK	05-May-2021	2	Approval For The Use Of Company'S Profit For Fiscal Year Ended 2020	For	For
PT BARITO PACIFIC TBK	05-May-2021	3	Appointment And Confirm Public Accountant To Audit The Company'S 2021 Book	For	For
PT BARITO PACIFIC TBK	05-May-2021	4	Report On The Use Of Proceeds From The Company'S Warrant Phase Ii	For	Combined
PT BARITO PACIFIC TBK	05-May-2021	5	Report On The Use Of Proceeds From The Company'S Shelf Registration Bonds I Year 2020 Phases Ii And Iii	For	Abstain
PT KALBE FARMA TBK	27-May-2021	1	Approval Of The Annual Report Of The Company For The Year Ended December 31, 2020, Including The Activity Report Of The Company, The Report Of The Supervisory Role Of The Board Of Commissioners, Approval And Ratification Of The Company'S Audited Financial Statements For The Year Ended December 31, 2020 And To Grant A Release And Discharge From Their Responsibilities To All Members Of The Board Of Commissioners And Board Of Directors For Their Management And Supervision Actions During The Financial Year Ended December 31, 2020 (Acquit Et De Charge)	For	Combined
PT KALBE FARMA TBK	27-May-2021	2	Approval On The Appropriation Of The Company'S Net Profits For The Financial Year Ended December 31, 2020	For	For
PT KALBE FARMA TBK	27-May-2021	3	Changes In The Composition Of The Company'S Board Of Directors	For	For
PT KALBE FARMA TBK	27-May-2021	4	Determination Of Salary And/Or Honorarium Of The Members Of The Board Of Commissioners And The Board Of Directors And To Authorize The Board Of Commissioners To Determine The Salary And Or Honorarium Of The Members Of The Board Of Directors	For	Combined
PT KALBE FARMA TBK	27-May-2021	5	Appointment Of A Registered Public Accountant Firm (Including A Registered Public Accountant Who Is Member Of A Registered Public Accountant Firm) To Audit/Examine The Company'S Books For The Financial Year Ended December 31, 2020	For	Combined
PT MERDEKA COPPER GOLD TBK	25-May-2021	1	Approval Of The Company Annual Report For The Fiscal Year Of 2020, Including The Ratification Of The Consolidated Financial Statements Of The Company And Its Subsidiaries For The Fiscal Year Which Ended On 31 December 2020, Which Has Been Audited By Public Accounting Firm Of Tanubrata, Sutanto, Fahmi, Bambang & Partners (Member Of Bdo International Firm) And Was Executed On 31 March 2021, Ratification Of The Board Of Commissioners Supervisory Report For The Fiscal Year Of 2020 As Well As Obtaining Full Release And Discharge (Acquit Et De Charge) To All Members Of The Board Of Directors And The Board Of Commissioners Of The Company For Their Management And Supervisory Duty Carried Out Throughout The Fiscal Year Which Ended On 31 December 2020, So Long As Those Actions Are Clearly Stated Under The Company Annual Report For The Fiscal Year Of 2020 And Consolidated Financial Statements Of The Company And Its Subsidiaries For The Fiscal Year Which Ended On 31 December 2020	For	For
PT MERDEKA COPPER GOLD TBK	25-May-2021	2	Approval On The Buyback Plan Of The Company'S Shares In Accordance With The Ojk Regulation No. 30/Pojk.04/2017 On The Buyback Of Shares Issued By Public Company	For	For
PT MERDEKA COPPER GOLD TBK	25-May-2021	2	Determination Of The Use Of The Company Net Profit For The Fiscal Year Which Ended On 31 December 2020	For	For
PT MERDEKA COPPER GOLD TBK	25-May-2021	3	Approval To Grant Authorization To The Board Of Directors Of The Company To Transfer The Result Of Buyback Of Shares In 2020 At The Latest 12 (Twelve) Months After Egms	For	Combined
PT MERDEKA COPPER GOLD TBK	25-May-2021	3	Approval On The Appointment Of Public Accounting Firm To Audit The Consolidated Financial Statement Of The Company And Its Subsidiaries For The Financial Year Which Ended On 31 December 2021	For	Combined
PT MERDEKA COPPER GOLD TBK	25-May-2021	4	Approval On The Plan To Amend The Company'S Articles Of Association	For	Combined
PT MERDEKA COPPER GOLD TBK	25-May-2021	4	Determination Of The Salary And Allowances As Well As Other Facilities For Members Of The Board Of Directors And Board Of Commissioners Of The Company For The Fiscal Year Of 2021	For	Against
PT MERDEKA COPPER GOLD TBK	25-May-2021	5	Changes In The Composition Of The Board Of Directors Of The Company	For	Combined
PT SARANA MENARA NUSANTARA, TBK	31-May-2021	1	Approval On The Amendment And Restatement Of Article Of Association In Accordance With Financial Services Authority Regulation	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PT SARANA MENARA NUSANTARA, TBK	31-May-2021	1	Approval On The Company'S Annual Report Including The Board Of Commissioners Supervisory Report As Well As Ratification Of The Company'S Financial Statement For The Fiscal Year Ended On 31 December 2020, And Granting Of Full Release And Discharge (Volledig Acquit Et De Charge) To All Members Of The Board Of Directors And The Board Of Commissioners From The Management And Supervisory Actions Carried Out For The Fiscal Year Of 2020	For	For
PT SARANA MENARA NUSANTARA, TBK	31-May-2021	2	Approval To Establish Management And Employee Stock Ownership Program	For	Combined
PT SARANA MENARA NUSANTARA, TBK	31-May-2021	2	Allocation Of The Company'S Net Profit For Fiscal Year Ended On 31 December 2020	For	Combined
PT SARANA MENARA NUSANTARA, TBK	31-May-2021	3	Determination Of Remuneration For The Members Of The Board Of Directors And The Board Of Commissioners For Year 2021	For	Combined
PT SARANA MENARA NUSANTARA, TBK	31-May-2021	4	Appointment Of Public Accounting Firm And/Or Public Accountant To Perform Audit On The Financial Statements Of The Company For Fiscal Year Ended On 31 December 2021 And Other Financial Statement Audit As Required By The Company	For	Combined
PT SARANA MENARA NUSANTARA, TBK	31-May-2021	5	Grant Of Powers And Authority To The Board Of Directors To Pay Out Interim Dividends For The Financial Year Ended 31 December 2021	For	For
PT SARANA MENARA NUSANTARA, TBK	31-May-2021	6	Amendment Of The Board Of Commissioners And/Or The Board Of Directors	For	For
PT SEMEN INDONESIA (PERSERO) TBK	29-Mar-2021	1	Approval Of The Annual Report And Financial Statement Report And Approval To Release And Discharge (Acquit Et De Charge) To The Board Of Commissioners And Directors From Their Action Of Supervision	For	For
PT SEMEN INDONESIA (PERSERO) TBK	29-Mar-2021	2	Approval On The Report Of Partnership And Community Development Program Report	For	For
PT SEMEN INDONESIA (PERSERO) TBK	29-Mar-2021	3	Approval On Profit Utilization	For	For
PT SEMEN INDONESIA (PERSERO) TBK	29-Mar-2021	4	Approval On Remuneration For Board Of Directors And Commissioner	For	Combined
PT SEMEN INDONESIA (PERSERO) TBK	29-Mar-2021	5	Approval On Appointment Of Public Accountant For Financial Report And Partnership And Development Program Report	For	Against
PT SEMEN INDONESIA (PERSERO) TBK	29-Mar-2021	6	Approval On Utilization Of Fund Resulting From Limited Bond Offering	For	Combined
PT SEMEN INDONESIA (PERSERO) TBK	29-Mar-2021	7	Approval On Amendment Of Article Of Association	For	Combined
PT SEMEN INDONESIA (PERSERO) TBK	29-Mar-2021	8	Approval On The Changes Of The Company'S Management	For	Against
PT TELKOM INDONESIA (PERSERO) TBK	28-May-2021	1	Approval Of Annual Report And Ratification Of The Company'S Consolidated Financial Statement For Financial Year Of 2020 As Well As The Board Of Commissioners Supervision Duty Implementation Report For Financial Year Of 2020	For	Combined
PT TELKOM INDONESIA (PERSERO) TBK	28-May-2021	2	Ratification Of The Company Annual Report Of Partnerships And Community Development Program For Financial Year Of 2020	For	For
PT TELKOM INDONESIA (PERSERO) TBK	28-May-2021	3	Determination On Utilization Of The Company Net Profit For Financial Year Of 2020	For	For
PT TELKOM INDONESIA (PERSERO) TBK	28-May-2021	4	Determination Of Bonus For The Financial Year Of 2020, Salary For Board Of Directors And Honorarium For Board Of Commissioners Including Other Facilities And Benefits For The Year Of 2021	For	Combined
PT TELKOM INDONESIA (PERSERO) TBK	28-May-2021	5	Appointment Of Public Accounting Firm To Audit The Company'S Consolidated Financial Statement And Financial Statement Of The Social And Environmental Responsibility Program For Financial Year Of 2021	For	For
PT TELKOM INDONESIA (PERSERO) TBK	28-May-2021	6	Approval On Amendment Of The Articles Of Association Of The Company	For	Combined
PT TELKOM INDONESIA (PERSERO) TBK	28-May-2021	7	Ratification On Regulation Of Minister Of State Owned Enterprise About Concerning Management Contract And Annual Management Contract Of State Owned Enterprise Directors	For	Combined
PT TELKOM INDONESIA (PERSERO) TBK	28-May-2021	8	Changes To The Management Of The Company	For	Combined
PT UNILEVER INDONESIA TBK	28-Jan-2021	1	To Approve The Resignation Of Mr. Jochanan Senf As Director Of The Company	For	Combined
PT UNILEVER INDONESIA TBK	28-Jan-2021	2	To Approve The Resignation Of Mrs. Sri Widowati As Director Of The Company	For	For
PT UNILEVER INDONESIA TBK	28-Jan-2021	3	To Appoint Mrs. Tran Tue Tri As A Director Of The Company	For	Combined
PT UNILEVER INDONESIA TBK	27-May-2021	1	Ratification On The Financial Statements Of The Company And Approval On The Annual Report Of The Company Including The Report On The Supervisory Duties Of The Board Of Commissioners Of The Company For The Accounting Year Ended On 31 December 2020	For	For
PT UNILEVER INDONESIA TBK	27-May-2021	2	Determination Of The Appropriation Of The Profit Of The Company For The Accounting Year Ended On 31 December 2020	For	For
PT UNILEVER INDONESIA TBK	27-May-2021	3	Approval Of The Designation Of A Public Accountant And/Or Public Accounting Office To Audit The Books Of The Company For The Accounting Year Ending On 31 December 2021 And Determination Of The Honorarium, And Other Terms Of Their Designation	For	For
PT UNILEVER INDONESIA TBK	27-May-2021	4	To Appoint Mrs. Alissa Wahid As New Independent Commissioners Of The Company	For	For
PT UNILEVER INDONESIA TBK	27-May-2021	5	To Appoint Mr. Fauzi Ichsan As New Independent Commissioners Of The Company	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PT UNILEVER INDONESIA TBK	27-May-2021	6	To Re-Appoint Mr. Hemant Bakshi As President Commissioners Of The Company	For	For
PT UNILEVER INDONESIA TBK	27-May-2021	7	To Re-Appoint Mr. Alexander Rusli As Independent Commissioners Of The Company	For	For
PT UNILEVER INDONESIA TBK	27-May-2021	8	To Re-Appoint Mrs. Debora Herawati Sadrach As Independent Commissioners Of The Company	For	For
PT UNILEVER INDONESIA TBK	27-May-2021	9	To Re-Appoint Mr. Ignasius Jonan As Independent Commissioners Of The Company	For	For
PT UNILEVER INDONESIA TBK	27-May-2021	10	Determination Of Remuneration Of The Members Of The Board Of Directors And The Board Of Commissioners Of The Company For Company	For	Combined
PT UNITED TRACTORS TBK	09-Apr-2021	1	Approval On Annual Report Year 2020 Including Ratification Of Board Of Commissioners Supervisory Report And Consolidated Financial Report For Book Year 2020	For	Combined
PT UNITED TRACTORS TBK	09-Apr-2021	2	Determine The Utilization Of Company Profit For Book Year 2020	For	For
PT UNITED TRACTORS TBK	09-Apr-2021	3	Appointment Of Board Of Directors And Commissioners Member For Term Of Service 2021-2023	For	Combined
PT UNITED TRACTORS TBK	09-Apr-2021	4	Determine Salary And Allowance For Board Of Directors As Well As Salary Or Honorarium And Allowance For Board Of Commissioners Term Of Service 2021-2022	For	Combined
PT UNITED TRACTORS TBK	09-Apr-2021	5	Appointment Of Public Accountant To Audit Financial Report For Book Year 2021	For	Against
PT UNITED TRACTORS TBK	09-Apr-2021	6	Amendment Of The Articles Of Association Of The Company To Comply With Regulation Of Financial Services Authority No.15/Pojk.04/2020 Regarding The General Meetings Of Shareholders Of Public Companies And Regulation Of Financial Services Authority No.16/Pojk.04/2020 Regarding The Implementation Of The General Meetings Of Shareholders Of Public Companies Electronically	For	Against
PTC INC.	10-Feb-2021	1	Director	For	Combined
PTC INC.	10-Feb-2021	2	Advisory Vote To Approve The Compensation Of Our Named Executive Officers (Say-On-Pay).	For	For
PTC INC.	10-Feb-2021	3	Advisory Vote To Confirm The Selection Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For The Current Fiscal Year.	For	For
PUBLIC BANK BHD	12-Jan-2021	1	Proposed Bonus Issue Of Up To 15,528,553,388 New Ordinary Shares In Pbb ("Pbb Share(S)") ("Bonus Share(S)") On The Basis Of 4 Bonus Shares For Every 1 Existing Pbb Share Held On An Entitlement Date To Be Determined And Announced Later ("Entitlement Date") ("Proposed Bonus Issue")	For	For
PUBLIC BANK BHD	24-May-2021	1	Re-Election Of Mr Lim Chao Li As Director	For	For
PUBLIC BANK BHD	24-May-2021	2	Re-Election Of Mr Lai Wan As Director	For	Combined
PUBLIC BANK BHD	24-May-2021	3	Re-Election Of Mr Lee Chin Guan As Director	For	Combined
PUBLIC BANK BHD	24-May-2021	4	Re-Election Of Dato' Mohd Hanif Bin Sher Mohamed As Director	For	Combined
PUBLIC BANK BHD	24-May-2021	5	Approval Of Payment Of Directors' Fees, Board Committees Members' Fees, And Allowances To Directors For Financial Year Ended 31 December 2020	For	For
PUBLIC BANK BHD	24-May-2021	6	Approval Of Payment Of Remuneration And Benefits-In-Kind (Excluding Director'S Fee And Board Meeting Allowance) For Financial Year Ended 31 December 2020 To The Chairman Emeritus, Director And Adviser, Tan Sri Dato' Sri Dr. Teh Hong Piow	For	Combined
PUBLIC BANK BHD	24-May-2021	7	Re-Appointment Of Messrs Ernst & Young Plt As Auditors Of The Company For The Financial Year Ending 31 December 2021 And Authority To The Directors To Fix The Auditors' Remuneration	For	Combined
PUBLIC SERVICE ENTERPRISE GROUP INC.	20-Apr-2021	1	Election Of Director: Ralph Izzo	For	For
PUBLIC SERVICE ENTERPRISE GROUP INC.	20-Apr-2021	2	Election Of Director: Shirley Ann Jackson	For	For
PUBLIC SERVICE ENTERPRISE GROUP INC.	20-Apr-2021	3	Election Of Director: Willie A. Deese	For	For
PUBLIC SERVICE ENTERPRISE GROUP INC.	20-Apr-2021	4	Election Of Director: David Lilley	For	For
PUBLIC SERVICE ENTERPRISE GROUP INC.	20-Apr-2021	5	Election Of Director: Barry H. Ostrowsky	For	For
PUBLIC SERVICE ENTERPRISE GROUP INC.	20-Apr-2021	6	Election Of Director: Scott G. Stephenson	For	For
PUBLIC SERVICE ENTERPRISE GROUP INC.	20-Apr-2021	7	Election Of Director: Laura A. Sugg	For	For
PUBLIC SERVICE ENTERPRISE GROUP INC.	20-Apr-2021	8	Election Of Director: John P. Surma	For	For
PUBLIC SERVICE ENTERPRISE GROUP INC.	20-Apr-2021	9	Election Of Director: Susan Tomasky	For	For
PUBLIC SERVICE ENTERPRISE GROUP INC.	20-Apr-2021	10	Election Of Director: Alfred W. Zollar	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PUBLIC SERVICE ENTERPRISE GROUP INC.	20-Apr-2021	11	Advisory Vote On The Approval Of Executive Compensation.	For	For
PUBLIC SERVICE ENTERPRISE GROUP INC.	20-Apr-2021	12	Ratification Of The Appointment Of Deloitte & Touche Llp As Independent Auditor For The Year 2021.	For	Combined
PUBLIC SERVICE ENTERPRISE GROUP INC.	20-Apr-2021	13	Approval Of The 2021 Equity Compensation Plan For Outside Directors.	For	For
PUBLIC SERVICE ENTERPRISE GROUP INC.	20-Apr-2021	14	Approval Of The 2021 Long-Term Incentive Plan.	For	For
PUBLIC STORAGE	26-Apr-2021	1	Election Of Trustee: Ronald L. Havner, Jr.	For	For
PUBLIC STORAGE	26-Apr-2021	2	Election Of Trustee: Tamara Hughes Gustavson	For	For
PUBLIC STORAGE	26-Apr-2021	3	Election Of Trustee: Leslie S. Heisz	For	For
PUBLIC STORAGE	26-Apr-2021	4	Election Of Trustee: Michelle Millstone-Shroff	For	For
PUBLIC STORAGE	26-Apr-2021	5	Election Of Trustee: Shankh S. Mitra	For	For
PUBLIC STORAGE	26-Apr-2021	6	Election Of Trustee: David J. Neithercut	For	For
PUBLIC STORAGE	26-Apr-2021	7	Election Of Trustee: Rebecca Owen	For	For
PUBLIC STORAGE	26-Apr-2021	8	Election Of Trustee: Kristy M. Pipes	For	For
PUBLIC STORAGE	26-Apr-2021	9	Election Of Trustee: Avedick B. Poladian	For	For
PUBLIC STORAGE	26-Apr-2021	10	Election Of Trustee: John Reyes	For	For
PUBLIC STORAGE	26-Apr-2021	11	Election Of Trustee: Joseph D. Russell, Jr.	For	For
PUBLIC STORAGE	26-Apr-2021	12	Election Of Trustee: Tariq M. Shaukat	For	For
PUBLIC STORAGE	26-Apr-2021	13	Election Of Trustee: Ronald P. Spogli	For	For
PUBLIC STORAGE	26-Apr-2021	14	Election Of Trustee: Paul S. Williams	For	For
PUBLIC STORAGE	26-Apr-2021	15	Advisory Vote To Approve The Compensation Of Named Executive Officers.	For	For
PUBLIC STORAGE	26-Apr-2021	16	Ratification Of The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Combined
PUBLIC STORAGE	26-Apr-2021	17	Approval Of The 2021 Equity And Performance-Based Incentive Compensation Plan.	For	For
PUBLIC STORAGE	26-Apr-2021	18	Approval Of The Amendment To The Declaration Of Trust To Eliminate Cumulative Voting.	For	For
PUBLICIS GROUPE SA	26-May-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
PUBLICIS GROUPE SA	26-May-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution
PUBLICIS GROUPE SA	26-May-2021	3	13 Apr 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You. And Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
PUBLICIS GROUPE SA	26-May-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PUBLICIS GROUPE SA	26-May-2021	5	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
PUBLICIS GROUPE SA	26-May-2021	6	07 May 2021: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202104092100836-43 And https://www.journal-officiel.gouv.fr/Balo/Document/202105072101454-55 And Please Note That This Is A Revision Due To Modification Of Comment And Due To Receipt Of Updated Balo Link. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
PUBLICIS GROUPE SA	26-May-2021	7	The Shareholders' Meeting, After Having Reviewed The Reports Of The Executive Committee, The Supervisory Board And The Auditors, Approves The Company'S Financial Statements For The Fiscal Year That Ended In 2020, As Presented To The Meeting, Showing Earnings Amounting To Eur 63,769,554.31	For	Combined
PUBLICIS GROUPE SA	26-May-2021	8	The Shareholders' Meeting, After Having Reviewed The Reports Of The Executive Committee, The Supervisory Board And The Auditors, Approves The Consolidated Financial Statements For Said Fiscal Year, As Presented To The Meeting, Showing Net Earnings Amounting To Eur 576,000,000.00 (Group Share)	For	Combined
PUBLICIS GROUPE SA	26-May-2021	9	The Shareholders' Meeting Approves The Recommendations Of The Executive Committee And Resolves To Allocate The Earnings For The Year As Follows: Origin Earnings: Eur 63,769,554.31 Legal Reserve: Eur (293,279.08) Retained Earnings: Eur 2,228,793.85 Distributable Income: Eur 65,705,069.08 Share Premium: Eur 429,833,006.92 Allocation Dividends: Eur 495,538,076.00 (On The Basis Of 247,769,038 Shares On December 31st 2020) The Shareholders Will Be Granted A Net Dividend Of Eur 2.00 Per Share That Will Be Eligible For The 40 Percent Deduction Provided By The French General Tax Code. This Dividend Will Be Paid On July 6th 2021. As Required By Law, It Is Reminded That, For The Last Three Financial Years, The Dividends Eligible For The 40 Percent Deduction Provided By The French General Tax Code Were Paid As Follows: Eur 2.00 Per Share For Fiscal Year 2017, Eur 2.12 Per Share For Fiscal Year 2018, Eur 1.15 Per Share For Fiscal Year 2019	For	Combined
PUBLICIS GROUPE SA	26-May-2021	10	The Dividend Payment Will Be Fully-Partly Carried Out Either In Cash Or In Shares As Per The Following Conditions: The Option Will Be Effective From June 17th To June 30th 2021 (Inclusive), The Shareholders Who Have Not Opted For A Dividend Payment In Shares At The End Of This Period, Will Be Paid In Cash. If The Amount Of The Dividends For Which The Option Is Exercised Does Not Correspond To A Whole Number Of Securities, The Shareholder Will Receive The Number Of Shares Immediately Higher And Will Pay The Difference In Cash, Or The Number Of Shares Immediately Lower Plus An Amount In Cash. The Dividend Payment Will Be Carried Out In Cash Or In Shares On July 6th 2021. The Shareholders' Meeting Delegates All Powers To The Executive Committee To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
PUBLICIS GROUPE SA	26-May-2021	11	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L.225-86 Et Seq. Of The French Commercial Code, Duly Notes The Conclusions Of Said Report Which Includes No New Agreements Entered Into During Said Fiscal Year	For	Combined
PUBLICIS GROUPE SA	26-May-2021	12	The Shareholders' Meeting Renews The Appointment Of Mr. Maurice Levy As Member Of The Supervisory Board For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
PUBLICIS GROUPE SA	26-May-2021	13	The Shareholders' Meeting Renews The Appointment Of Mr. Simon Badinter As Member Of The Supervisory Board For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
PUBLICIS GROUPE SA	26-May-2021	14	The Shareholders' Meeting Renews The Appointment Of Mr. Jean Charest As Member Of The Supervisory Board For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
PUBLICIS GROUPE SA	26-May-2021	15	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Chairman Of The Supervisory Board For The 2021 Fiscal Year	For	Combined
PUBLICIS GROUPE SA	26-May-2021	16	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Members Of The Supervisory Board For The 2021 Fiscal Year	For	Combined
PUBLICIS GROUPE SA	26-May-2021	17	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Chairman Of The Executive Committee For The 2021 Fiscal Year	For	Combined
PUBLICIS GROUPE SA	26-May-2021	18	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Member Of The Executive Committee, Mr. Michel-Alain Proch, For The 2021 Fiscal Year	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PUBLICIS GROUPE SA	26-May-2021	19	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Members Of The Executive Committee For The 2021 Fiscal Year	For	Combined
PUBLICIS GROUPE SA	26-May-2021	20	The Shareholders' Meeting Approves The Information Related To The Compensation For Said Fiscal Year, In Accordance With The Article L.22-10-9 Of The French Commercial Code	For	Combined
PUBLICIS GROUPE SA	26-May-2021	21	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid Or Awarded To The Chairman Of The Supervisory Board, Mr. Maurice Levy, For Said Fiscal Year	For	Combined
PUBLICIS GROUPE SA	26-May-2021	22	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid Or Awarded To The Chairman Of The Executive Committee, Mr. Arthur Sadoun, For Said Fiscal Year	For	Combined
PUBLICIS GROUPE SA	26-May-2021	23	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid Or Awarded To The Member Of The Executive Committee, Mr. Jean-Michel Etienne, For Said Fiscal Year	For	Combined
PUBLICIS GROUPE SA	26-May-2021	24	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid Or Awarded To The Member Of The Executive Committee, Mrs. Anne-Gabrielle Heilbronner, For Said Fiscal Year	For	Combined
PUBLICIS GROUPE SA	26-May-2021	25	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid Or Awarded To The Member Of The Executive Committee, Mr. Steve King, For Said Fiscal Year	For	Combined
PUBLICIS GROUPE SA	26-May-2021	26	The Shareholders' Meeting Authorises The Executive Committee To Buy Back The Company'S Shares On The Open Market, Subject To The Conditions Described Below: Maximum Purchase Price: Eur 85.00, Maximum Number Of Shares To Be Acquired: 10 Percent Of The Share Capital, Maximum Funds Invested In The Share Buybacks: Eur 2,106,036,823.00. The Number Of Shares Acquired By The Company With A View To Retaining Or Delivering In Cash Or In An Exchange As Part Of A Merger, Divestment Or Capital Contribution Cannot Exceed 5 Percent Of Its Capital. This Authorisation Is Given For An 18-Month Period And Supersedes The Fraction Unused Of The Authorisation Given By The Shareholders' Meeting Of May 27Th 2020 In Resolution Nr. 20. The Shareholders' Meeting Delegates All Powers To The Executive Committee To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
PUBLICIS GROUPE SA	26-May-2021	27	The Shareholders' Meeting Grants All Powers To The Executive Committee To Reduce The Share Capital, On One Or More Occasions, By Cancelling All Or Part Of The Shares Held By The Company In Connection With The Stock Repurchase Plans Authorised By The Shareholders' Meeting Under Article L.22-10-62 Of The French Commercial Code, In Particular Under Previous Resolution Number 20, Up To A Maximum Of 10 Percent Of The Share Capital Over A 24-Month Period. This Authorisation Is Given For A 26-Month Period And Supersedes The Fraction Unused Of The Authorisation Given By The Shareholders' Meeting Of May 29Th 2019 In Resolution Nr. 23. The Shareholders' Meeting Delegates All Powers To The Executive Committee To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
PUBLICIS GROUPE SA	26-May-2021	28	The Shareholders' Meeting Authorises The Executive Committee To Grant, For Free, On One Or More Occasions, Existing Or Future Ordinary Shares, In Favour Of The Beneficiaries To Be Chosen Among The Employees Or Certain Among Them, Or Certain Categories Of Employees, And-Or The Executive Corporate Officers Of The Company Or Related Companies Or Economic Interest Groups. They May Not Represent More Than 3 Percent Of The Share Capital, Given That The Number Of Shares Allocated To The Executive Corporate Officers Shall Not Exceed 0.3 Percent Of The Share Capital. The Present Delegation Is Given For A 38-Month Period And Supersedes The Fraction Unused Of The Authorisation Given By The Shareholders' Meeting Of May 30Th 2018 In Resolution Nr. 27. The Shareholders' Meeting Delegates All Powers To The Executive Committee To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PUBLICIS GROUPE SA	26-May-2021	29	The Shareholders' Meeting Authorises The Executive Committee To Increase The Share Capital, On One Or More Occasions, At Its Sole Discretion, Up To A Maximum Nominal Amount Of Eur 2,800,000.00, In Favour Of Members Of A Company Savings Plan Of The Company Or Related Companies, With Cancellation Of Preferential Subscription Rights, By Issuance Of Ordinary Shares Or Any Securities Giving Access To Ordinary Shares To Be Issued By The Company Or One Of Its Subsidiaries (Preference Shares And Securities Giving Access To Preference Shares Excluded). This Amount Shall Count Against The Overall Value Of Eur 30,000,000.00 Set Forth In Resolution Number 21 Adopted By The Meeting Of May 27Th 2020 Or In Resolutions Of The Same Kind Which Could Possibly Replace Said Resolutions During This Delegation'S Validity. This Delegation, Given For 26 Months, Supersedes The Authorisation Given By The Meeting Of May 27Th 2020 In Resolution Nr. 29. The Shareholders' Meeting Delegates All Powers To The Executive Committee	For	Combined
PUBLICIS GROUPE SA	26-May-2021	30	The Meeting Authorises The Executive Committee To Increase The Capital Up To Eur 2,800,000.00, By Issuance Of Ordinary Shares Or Securities Giving Access To Ordinary Shares To Be Issued By The Company Or One Of Its Subsidiaries Or Giving Right To The Allocation Of Debt Securities (Preference Shares And Securities Giving Access To Preference Shares Excluded), With Cancellation Of Preferential Subscription Rights In Favour Of Beneficiaries To Be Chosen Among Group'S Employees Or Corporate Officers, Opvcm Or Entities Of Employee Shareholding That Holds Company'S Shares And Whose Shareholders Are Persons Mentioned Above, Financial Institutions Or Subsidiaries Acting On The Company'S Request To Implement A Shareholding Or Savings Plan In Favour Of Persons Mentioned Above. This Amount Shall Count Against The Overall Value Set Forth In Resolution Nr 21 Adopted By The Meeting Of May 27Th 2020. Delegation Given For 18 Months, Superseded The Authorisation Given By The Meeting Of May 27Th 2020 In Resolution Nr 30	For	Combined
PUBLICIS GROUPE SA	26-May-2021	31	The Shareholders' Meeting Resolves To Bring The Articles Of The Bylaws Into Conformity With The Legal And Regulatory Provisions, Subject To The Ratification Of These Amendments By The Next Extraordinary Shareholders' Meeting	For	Combined
PUBLICIS GROUPE SA	26-May-2021	32	The Shareholders' Meeting Grants Full Powers To The Bearer Of An Original, A Copy Or Extract Of The Minutes Of This Meeting To Carry Out All Filings, Publications And Other Formalities Prescribed By Law	For	Combined
PULTEGROUP, INC.	12-May-2021	1	Election Of Director: Brian P. Anderson	For	Combined
PULTEGROUP, INC.	12-May-2021	2	Election Of Director: Bryce Blair	For	For
PULTEGROUP, INC.	12-May-2021	3	Election Of Director: Richard W. Dreiling	For	For
PULTEGROUP, INC.	12-May-2021	4	Election Of Director: Thomas J. Folliard	For	For
PULTEGROUP, INC.	12-May-2021	5	Election Of Director: Cheryl W. Grisé	For	For
PULTEGROUP, INC.	12-May-2021	6	Election Of Director: André J. Hawaux	For	For
PULTEGROUP, INC.	12-May-2021	7	Election Of Director: J. Phillip Holloman	For	For
PULTEGROUP, INC.	12-May-2021	8	Election Of Director: Ryan R. Marshall	For	For
PULTEGROUP, INC.	12-May-2021	9	Election Of Director: John R. Peshkin	For	For
PULTEGROUP, INC.	12-May-2021	10	Election Of Director: Scott F. Powers	For	For
PULTEGROUP, INC.	12-May-2021	11	Election Of Director: Lila Snyder	For	For
PULTEGROUP, INC.	12-May-2021	12	Ratification Of Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For 2021.	For	Combined
PULTEGROUP, INC.	12-May-2021	13	Say-On-Pay: Advisory Vote To Approve Executive Compensation.	For	For
PUMA SE	05-May-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
PUMA SE	05-May-2021	2	According To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights. Further, Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual.	Non-voting resolution	Non-voting resolution
PUMA SE	05-May-2021	3	Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Uri Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected On The Ballot On Proxyedge.	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
PUMA SE	05-May-2021	4	From 10Th February, Broadridge Will Code All Agendas For German Meetings In English Only. If You Wish To See The Agenda In German, This Will Be Made Available As A Link Under The 'Material Url' Dropdown At The Top Of The Ballot. The German Agendas For Any Existing Or Past Meetings Will Remain In Place. For Further Information, Please Contact Your Client Service Representative.	Non-voting resolution	Non-voting resolution
PUMA SE	05-May-2021	5	Receive Financial Statements And Statutory Reports For Fiscal Year 2020	Non-voting resolution	Non-voting resolution
PUMA SE	05-May-2021	6	Approve Allocation Of Income And Dividends Of Eur 0.16 Per Share	For	Combined
PUMA SE	05-May-2021	7	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
PUMA SE	05-May-2021	8	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
PUMA SE	05-May-2021	9	Ratify Deloitte Gmbh As Auditors For Fiscal Year 2021	For	Combined
PUMA SE	05-May-2021	10	Approve Remuneration Policy	For	Combined
PUMA SE	05-May-2021	11	Approve Creation Of Eur 30 Million Pool Of Capital Without Preemptive Rights	For	Combined
PUMA SE	05-May-2021	12	Amend 2020 Share Repurchase Authorization To Allow Reissuance Of Repurchased Shares To Members Of The Management Board	For	For
PUMA SE	05-May-2021	13	27 Apr 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
PUMA SE	05-May-2021	14	27 Apr 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Unvoted
PUSHPAY HOLDINGS LTD	16-Jun-2021	1	That Ms Lorraine Witten, Appointed By The Board As An Independent Director With Effect On 22 September 2020, Be Elected As A Director Of Pushpay	For	Combined
PUSHPAY HOLDINGS LTD	16-Jun-2021	2	That The Board Be Authorised To Fix The Fees And Expenses Of Deloitte As Auditor	For	For
QIAGEN NV	29-Jun-2021	4	Adopt Financial Statements And Statutory Reports	For	For
QIAGEN NV	29-Jun-2021	5	Approve Remuneration Report	For	Combined
QIAGEN NV	29-Jun-2021	6	Approve Discharge Of Management Board	For	Combined
QIAGEN NV	29-Jun-2021	7	Approve Discharge Of Supervisory Board	For	For
QIAGEN NV	29-Jun-2021	8	Reelect Metin Colpan To Supervisory Board	For	For
QIAGEN NV	29-Jun-2021	9	Reelect Thomas Ebeling To Supervisory Board	For	For
QIAGEN NV	29-Jun-2021	10	Reelect Toralf Haag To Supervisory Board	For	For
QIAGEN NV	29-Jun-2021	11	Reelect Ross L. Levine To Supervisory Board	For	For
QIAGEN NV	29-Jun-2021	12	Reelect Elaine Mardis To Supervisory Board	For	For
QIAGEN NV	29-Jun-2021	13	Reelect Lawrence A. Rosen To Supervisory Board	For	For
QIAGEN NV	29-Jun-2021	14	Reelect Elizabeth E. Tallett To Supervisory Board	For	Combined
QIAGEN NV	29-Jun-2021	15	Reelect Thierry Bernard To Management Board	For	Combined
QIAGEN NV	29-Jun-2021	16	Reelect Roland Sackers To Management Board	For	For
QIAGEN NV	29-Jun-2021	17	Approve Remuneration Policy For Management Board	For	For
QIAGEN NV	29-Jun-2021	18	Approve Partial Amendment Of Remuneration Policy For Supervisory Board	For	For
QIAGEN NV	29-Jun-2021	19	Approve Remuneration Of Supervisory Board	For	For
QIAGEN NV	29-Jun-2021	20	Ratify Kpmg Accountants N.V. As Auditors	For	For
QIAGEN NV	29-Jun-2021	21	Grant Board Authority To Issue Shares	For	For
QIAGEN NV	29-Jun-2021	22	Authorize Board To Exclude Preemptive Rights From Share Issuances	For	For
QIAGEN NV	29-Jun-2021	23	Authorize Board To Exclude Preemptive Rights From Share Issuances In Connection To Mergers, Acquisitions Or Strategic Alliances	For	Combined
QIAGEN NV	29-Jun-2021	24	Authorize Repurchase Of Issued Share Capital	For	Combined
QIAGEN NV	29-Jun-2021	25	Amend Articles Of Association In Connection With Changes To Dutch Law	For	For
QTS REALTY TRUST, INC.	04-May-2021	1	Director	For	For
QTS REALTY TRUST, INC.	04-May-2021	2	To Approve, On A Non-Binding Advisory Basis, The Compensation Paid To The Company'S Named Executive Officers.	For	For
QTS REALTY TRUST, INC.	04-May-2021	3	To Approve An Amendment And Restatement Of The Qts Realty Trust, Inc. 2013 Equity Incentive Plan.	For	For
QTS REALTY TRUST, INC.	04-May-2021	4	To Ratify The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
QUALCOMM INCORPORATED	10-Mar-2021	1	Election Of Director: Sylvia Acevedo	For	For
QUALCOMM INCORPORATED	10-Mar-2021	2	Election Of Director: Mark Fields	For	For
QUALCOMM INCORPORATED	10-Mar-2021	3	Election Of Director: Jeffrey W. Henderson	For	For
QUALCOMM INCORPORATED	10-Mar-2021	4	Election Of Director: Gregory N. Johnson	For	For
QUALCOMM INCORPORATED	10-Mar-2021	5	Election Of Director: Ann M. Livermore	For	For
QUALCOMM INCORPORATED	10-Mar-2021	6	Election Of Director: Harish Manwani	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
QUALCOMM INCORPORATED	10-Mar-2021	7	Election Of Director: Mark D. McLaughlin	For	For
QUALCOMM INCORPORATED	10-Mar-2021	8	Election Of Director: Jamie S. Miller	For	For
QUALCOMM INCORPORATED	10-Mar-2021	9	Election Of Director: Steve Mollenkopf	For	For
QUALCOMM INCORPORATED	10-Mar-2021	10	Election Of Director: Clark T. Randt, Jr.	For	For
QUALCOMM INCORPORATED	10-Mar-2021	11	Election Of Director: Irene B. Rosenfeld	For	For
QUALCOMM INCORPORATED	10-Mar-2021	12	Election Of Director: Kornelis "Neil" Smit	For	For
QUALCOMM INCORPORATED	10-Mar-2021	13	Election Of Director: Jean-Pascal Tricoire	For	For
QUALCOMM INCORPORATED	10-Mar-2021	14	Election Of Director: Anthony J. Vinciguerra	For	For
QUALCOMM INCORPORATED	10-Mar-2021	15	To Ratify The Selection Of Pricewaterhousecoopers Llp As Our Independent Public Accountants For Our Fiscal Year Ending September 26, 2021.	For	Combined
QUALCOMM INCORPORATED	10-Mar-2021	16	To Approve, On An Advisory Basis, Our Executive Compensation.	For	For
QUANTA COMPUTER INC	18-Jun-2021	1	To Accept Fy2020 Business Report And Financial Statements (Including Independent Auditors Report And Audit Committees Review Report)	For	For
QUANTA COMPUTER INC	18-Jun-2021	2	To Approve The Allocation Of Fy2020 Distributable Earnings. Proposed Cash Dividend :Twd 5.2 Per Share.	For	For
QUANTA COMPUTER INC	18-Jun-2021	3	To Approve The Revision Of Procedures For Lending Funds To Other Parties And Endorsements And Guarantees.	For	Combined
QUEBECOR INC.	13-May-2021	1	Director	For	Combined
QUEBECOR INC.	13-May-2021	2	Appoint Ernst & Young Llp As External Auditor.	For	For
QUEBECOR INC.	13-May-2021	3	Adoption Of An Advisory Resolution On The Board Of Directors Of The Corporation'S Approach To Executive Compensation	For	For
QUEST DIAGNOSTICS INCORPORATED	21-May-2021	1	Election Of Director: Vicky B. Gregg	For	For
QUEST DIAGNOSTICS INCORPORATED	21-May-2021	2	Election Of Director: Wright L. Lassiter Iii	For	For
QUEST DIAGNOSTICS INCORPORATED	21-May-2021	3	Election Of Director: Timothy L. Main	For	For
QUEST DIAGNOSTICS INCORPORATED	21-May-2021	4	Election Of Director: Denise M. Morrison	For	For
QUEST DIAGNOSTICS INCORPORATED	21-May-2021	5	Election Of Director: Gary M. Pfeiffer	For	For
QUEST DIAGNOSTICS INCORPORATED	21-May-2021	6	Election Of Director: Timothy M. Ring	For	Combined
QUEST DIAGNOSTICS INCORPORATED	21-May-2021	7	Election Of Director: Stephen H. Rusckowski	For	For
QUEST DIAGNOSTICS INCORPORATED	21-May-2021	8	Election Of Director: Helen I. Torley	For	For
QUEST DIAGNOSTICS INCORPORATED	21-May-2021	9	Election Of Director: Gail R. Wilensky	For	For
QUEST DIAGNOSTICS INCORPORATED	21-May-2021	10	An Advisory Resolution To Approve The Executive Officer Compensation Disclosed In The Company'S 2021 Proxy Statement.	For	For
QUEST DIAGNOSTICS INCORPORATED	21-May-2021	11	Ratification Of The Appointment Of Our Independent Registered Public Accounting Firm For 2021.	For	Combined
QUEST DIAGNOSTICS INCORPORATED	21-May-2021	12	Stockholder Proposal Regarding The Right To Act By Written Consent, If Properly Presented At The Meeting.	Against	Combined
RABIGH REFINING & PETROCHEMICAL COMPANY	07-Apr-2021	1	Vote On The Board Of Directors' Report For The Financial Year Ending December 31, 2020	For	For
RABIGH REFINING & PETROCHEMICAL COMPANY	07-Apr-2021	2	Vote On The Audited Financial Statements For The Financial Year Ending December 31, 2020	For	For
RABIGH REFINING & PETROCHEMICAL COMPANY	07-Apr-2021	3	Vote On The External Auditor'S Report For The Financial Year Ending December 31, 2020	For	For
RABIGH REFINING & PETROCHEMICAL COMPANY	07-Apr-2021	4	Vote On Releasing Members Of The Board Of Directors Of Their Liabilities For The Financial Year Ending December 31, 2020	For	Combined
RABIGH REFINING & PETROCHEMICAL COMPANY	07-Apr-2021	5	Vote On The Appointment Of The Company'S Auditor From Among The Candidates Based On The Recommendation Of The Audit Committee Of The Board Of Directors, To Examine, Review And Audit The Financial Statements For The Second, Third Quarters And The Annual Of The Fiscal Year 2021; The First, Second, Third Quarters And The Annual Of The Fiscal Year 2022; And The First Quarter Of 2023, And Determine Their Fees	For	Combined
RABIGH REFINING & PETROCHEMICAL COMPANY	07-Apr-2021	6	Vote To Authorize The Board Of Directors The Power Of License Included In Paragraph (1) Of Article (71) Of The Companies Law, For One Year From The Date Of Approval Of The General Assembly Or Until The End Of The Board Of Directors Term Whichever Is Proceeds, In Accordance With The Regulatory Rules And Procedures Issued Pursuant To The Companies Law Relating To Listed Joint Stock Companies	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
RABIGH REFINING & PETROCHEMICAL COMPANY	07-Apr-2021	7	Vote On The Businesses And Contracts That Were Signed With Saudi Aramco (Purchase Of Goods Including Lpg Shortfall), Which Is A Related Party As It Owns 37.50% Of Petro Rabigh, Where The Board Members Who Have Interest As Employees Of Saudi Aramco Are: Ibrahim Q. Al-Buainain, Nasser D. Al-Mahasher, Suleman A. Al-Bargan. Transactions Made In 2020 Were Valued At (17,378,945) The Amount In Thousands Of Saudi Riyals. The Contract Provides For The Supply To Petro Rabigh Of The Crude Oil Required For Use At The Company'S Refining And Petrochemical Complex, With Saudi Aramco Being The Only Party In The Kingdom Licensed To Sell The Product. The Businesses And Contract Do Not Include Preferential Conditions	For	For
RABIGH REFINING & PETROCHEMICAL COMPANY	07-Apr-2021	8	Vote On The Businesses And Contracts That Were Signed With Sumitomo Chemical Company Ltd (Purchase Of Goods), Which Is A Related Party As It Owns 37.50% Of Petro Rabigh, Where The Board Members Who Have Interest As Sumitomo Chemicals Employees Are: Noriaki Takeshita, Takashi Shigemori And Seiji Takauishi. Transactions Made In 2020 Were Valued At (92,261) The Amount In Thousands Of Saudi Riyals. The Contract Provides For Petro Rabigh To Obtain A Variety Of High Quality Materials And Goods From Sumitomo Chemical Company Ltd. And Its Affiliates For The Production Of The Products It Manufactures, This Being Deemed The Most Ideal Economic Option. The Businesses And Contract Do Not Include Preferential Conditions	For	For
RABIGH REFINING & PETROCHEMICAL COMPANY	07-Apr-2021	9	Vote On The Businesses And Contracts That Were Signed With Saudi Aramco (Sale Of Refined And Petrochemical Products), Which Is A Related Party As It Owns 37.50% Of Petro Rabigh, Where The Board Members Who Have Interest As Employees Of Saudi Aramco Are: Ibrahim Q. Al-Buainain, Nasser D. Al-Mahasher And Suleman A. Al-Bargan. Transactions Made In 2020 Were Valued At (17,166,549) The Amount In Thousands Of Saudi Riyals. The Contract Provides For The Use Of Saudi Aramco'S Extensive Marketing Network In The Field, This Being Deemed The Most Ideal Economic Option. The Businesses And Contract Do Not Include Preferential Conditions	For	For
RABIGH REFINING & PETROCHEMICAL COMPANY	07-Apr-2021	10	Vote The Businesses And Contracts That Were Signed With Sumitomo Chemical Company Ltd (Sale Of Petrochemical Products), Which Is A Related Party As It Owns 37.50% Of Petro Rabigh, Where The Board Members Who Have Interest As Sumitomo Chemicals Employees Are: Noriaki Takeshita, Takashi Shigemori And Seiji Takauishi. Transactions Made In 2020 Were Valued At (3,633,912) The Amount In Thousands Of Saudi Riyals. The Agreement Provides For The Distribution And Marketing Of Petrochemical Products By Sumitomo Chemical Company Ltd. As A "Marketing Arm" For Petrochemical Products Produced By The Petro Rabigh Company Complex. In Accordance With That Agreement, Petro Rabigh Will Make Use Of Sumitomo Chemical'S Extensive Global Marketing Network In The Field. The Businesses And Contract Do Not Include Preferential Conditions	For	For
RABIGH REFINING & PETROCHEMICAL COMPANY	07-Apr-2021	11	Vote On The Businesses And Contracts That Were Signed With Saudi Aramco (Financing Charges), Which Is A Related Party As It Owns 37.50% Of Petro Rabigh, Where The Board Members Who Have Interest As Of Saudi Aramco Are: Ibrahim Q. Al-Buainain, Nasser D. Al-Mahasher And Suleman A. Al-Bargan. Transactions Made In 2020 Were Valued At (188,553) The Amount In Thousands Of Saudi Riyals. The Agreement Provides For The Provision Of Credit Facilities, Whereby Saudi Aramco Agrees, In Accordance With The Terms Of This Agreement, To Grant The Company Loan Facilities To Develop, Design And Construct The Integrated Refining And Petrochemicals Plant. The Businesses And Contract Do Not Include Preferential Conditions	For	For
RABIGH REFINING & PETROCHEMICAL COMPANY	07-Apr-2021	12	Vote On The Businesses And Contracts That Were Signed With Sumitomo Chemical Company (Financing Charges), Which Is A Related Party As It Owns 37.50% Of Petro Rabigh, Where The Board Members Who Have Interest As Sumitomo Chemicals Employees Are: Noriaki Takeshita, Takashi Shigemori And Seiji Takauishi. Transactions Made In 2020 Were Valued At (77,762) The Amount In Thousands Of Saudi Riyals. The Agreement Provides For The Provision Of Credit Facilities, Whereby Sumitomo Chemical Company Agrees, In Accordance With The Terms Of This Agreement, To Grant The Company Loan Facilities To Develop, Design And Construct The Integrated Refining And Petrochemicals Plant. The Businesses And Contract Do Not Include Preferential Conditions	For	For
RABIGH REFINING & PETROCHEMICAL COMPANY	07-Apr-2021	13	Vote On The Businesses And Contracts That Were Signed With Saudi Aramco (Rentals), Which Is A Related Party As It Owns 37.50% Of Petro Rabigh, Where The Board Members Who Have Interest As Employees Of Saudi Aramco Are: Ibrahim Q. Al-Buainain, Nasser D. Al-Mahasher And Suleman A. Al-Bargan. Transactions Made In 2020 Were Valued At (20,693) The Amount In Thousands Of Saudi Riyals. The Contract Provides For The Use Of: Rabigh Refinery Complex Lease, Terminal Lease Agreement, And Rabigh Community Lease Of Land And Infrastructure Facilities. The Businesses And Contract Do Not Include Preferential Conditions	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
RABIGH REFINING & PETROCHEMICAL COMPANY	07-Apr-2021	14	Vote On The Businesses And Contracts That Were Signed With Sumitomo Chemical Company (Rentals), Which Is A Related Party, As It Owns 37.50% Of Petro Rabigh, Where The Board Members Who Have Interest As Sumitomo Chemicals Employees Are Noriaki Takeshita, Takashi Shigemori And Seji Takauishi. Transactions Made In 2020 Were Valued At (278) The Amount In Thousands Of Saudi Riyals. The Agreement Provides For A Contract For Land Lease And The Use Of Infrastructure With Rabigh Conversion Industry Management Services Company, An Affiliate Of Sumitomo Chemical Company, And The Use Of Its Unique Facilities. The Businesses And Contract Do Not Include Preferential Conditions	For	For
RABIGH REFINING & PETROCHEMICAL COMPANY	07-Apr-2021	15	Vote On The Businesses And Contracts That Were Signed With Saudi Aramco (Secondees' Costs), Which Is A Related Party As It Owns 37.50% Of Petro Rabigh, Where The Board Members Who Have Interest As Employees Of Saudi Aramco Are: Ibrahim Q. Al-Buainain, Nasser D. Al-Mahasher And Suleman A. Al-Bargan. Transactions Made In 2020 Were Valued At (28,712) The Amount In Thousands Of Saudi Riyals. The Contract Provides For The Periodical Secondment Of Saudi Aramco Employees To Contribute In The Running Of Business And Operations And For The Use Of Their Experience And Expertise In Training Petro Rabigh Employees. The Businesses And Contract Do Not Include Preferential Conditions	For	For
RABIGH REFINING & PETROCHEMICAL COMPANY	07-Apr-2021	16	Vote On The Businesses And Contracts That Were Signed With Sumitomo Chemical Company (Secondees' Costs), Which Is A Related Party As It Owns 37.50% Of Petro Rabigh, Where The Board Members Who Have Interest As Sumitomo Chemicals Employees Are: Noriaki Takeshita, Takashi Shigemori And Seji Takauishi. Transactions Made In 2020 Were Valued At (33,051) The Amount In Thousands Of Saudi Riyals. The Agreement Provides For The Secondment Of Saudi Aramco Employees To Assist In The Running Of Business And Operations And The Use Of Their Experience And Expertise In The Training And Development Of Petro Rabigh Employees. The Businesses And Contract Do Not Include Preferential Conditions	For	For
RABIGH REFINING & PETROCHEMICAL COMPANY	07-Apr-2021	17	Vote On The Businesses And Contracts That Were Signed With Saudi Aramco (Services And Other Cost Charges,Net) Which Is A Related Party As It Owns 37.50% Of Petro Rabigh, Where The Board Members Who Have Interest As Employees Of Saudi Aramco Are: Ibrahim Q. Al-Buainain, Nasser D. Al-Mahasher And Suleman A. Al-Bargan. Transactions Made In 2020 Were Valued At (83,660) The Amount In Thousands Of Saudi Riyals. The Contract Provides For An Agreement Covering Various Operational Services And Logistic Support In Which Saudi Aramco Excels. The Businesses And Contract Do Not Include Preferential Conditions	For	For
RABIGH REFINING & PETROCHEMICAL COMPANY	07-Apr-2021	18	Vote On The Businesses And Contracts That Were Signed With Sumitomo Chemical Company (Services And Other Cost Charges,Net) Which Is A Related Party As It Owns 37.50% Of Petro Rabigh, Where The Board Members Who Have Interest As Sumitomo Chemicals Employees Are: Noriaki Takeshita, Takashi Shigemori And Seji Takauishi Transactions Made In 2020 Were Valued At (2,277) The Amount In Thousands Of Saudi Riyals. The Agreement Provides For The Provision Of Outstanding And Unique Services By Sumitomo Chemical Company And Affiliates, Covering Various Operational Services And Logistic Support, This Being Deemed The Most Ideal Economic Option. The Businesses And Contract Do Not Include Preferential Conditions	For	For
RABIGH REFINING & PETROCHEMICAL COMPANY	07-Apr-2021	19	Vote On The Remuneration Of Independent Members Of The Board Of Directors To The Value Of (Sr 350,000) Saudi Riyals Per Each Of The Three Members, A Total Of (1,050,000) Saudi Riyals, For The Financial Year Ending December 31, 2020	For	For
RABIGH REFINING & PETROCHEMICAL COMPANY	07-Apr-2021	20	Vote On The Board'S Recommendation To Appoint Eng. Othman A. Al-Ghamdi, An Executive Board Member, President And Chief Executive Officer And Member Of Marketing Committee, To Succeed His Predecessor Eng. Nasser D. Al-Mahasher, Effective January 1, 2021 Until The November 02, 2021	For	For
RAIA DROGASIL SA	30-Apr-2021	3	Amendment Of Paragraph Seven Of Article 5 Of The Company'S Bylaws, In Order To Clarify That The Members Of The Board Of Directors May Issue A Power Of Attorney To Another Member Of The Respective Body To Cast Their Vote At The Meeting	For	For
RAIA DROGASIL SA	30-Apr-2021	3	Rendering Of Accounts By Officers, Examination, Discussion And Voting Of The Financial Statements For The Fiscal Year Ended December 31, 2020, Accompanied By The Management Report And The Independent Auditors Report, To Be Published In The Official Sao Paulo State Gazette And In The O Estado De Sao Paulo Newspaper Issue Of March 10, 2021, As Well As The Supervisory Boards Opinion	For	Combined
RAIA DROGASIL SA	30-Apr-2021	4	Amendment Of The Caput Of Article 6 Of The Company'S Bylaws To Alter The Composition Of The Board Of Directors To A Minimum Of 11 And A Maximum Of 13 Members	For	For
RAIA DROGASIL SA	30-Apr-2021	4	Allocation Of Net Profit For The Fiscal Year Ended December 31, 2020, In Order To Endorse The Distribution Of Interest On Equity Capital Previously Approved By The Board Of Directors, Which Shall Be Assigned To The Mandatory Dividends	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
RAIA DROGASIL SA	30-Apr-2021	5	Amendment Of The Caput Of Article 6 Of The Company'S Bylaws To Remove The Election Of Alternate Members Of The Board Of Directors	For	For
RAIA DROGASIL SA	30-Apr-2021	5	Deliberate On The Number Of Members To Compose The Board Of Directors Of The Company, According To The Management Proposal Of 11 Members	For	For
RAIA DROGASIL SA	30-Apr-2021	6	Inclusion Of A New Paragraph First Of Article 6 Of The Company'S Bylaws, In Order To Add A Prohibition Of Combination Of Positions By Members Of The Company'S The Executive Board And Board Of Directors, And Renumbering Of The Following Paragraphs	For	For
RAIA DROGASIL SA	30-Apr-2021	6	Would You Like To Request The Multiple Voting Process For The Election Of The Board Of Directors, Pursuant To Article 141 Of Law No. 6,404,76	For	Combined
RAIA DROGASIL SA	30-Apr-2021	7	Amendment Of Paragraph Seven Of Article 6 Of The Company'S Bylaws, Considering The New Numbering Of Paragraphs, To Remove The Provision That Determined Alternate Members Of The Board Of Directors To Replace The Sitting Members In The Event Of Vacancy	For	Combined
RAIA DROGASIL SA	30-Apr-2021	7	Election Of The Board Of Directors By Single Group Of Candidates. Indication Of All The Names Comprising The Single Group. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Antonio Carlos Pipponzi. Carlos Pires Oliveira Dias. Cristiana Almeida Pipponzi. Plinio Villares Musetti. Paulo Sergio Coutinho Galvao Filho. Renato Pires Oliveira Dias. Marco Ambrogio Crespi Bonomi, Independent Member. Sylvia De Souza Leao Wanderley, Independent Member. Denise Soares Dos Santos, Independent Member. Philipp Paul Marie Povel, Independent Member. Cesar Nivaldo Gon, Independent Member	For	For
RAIA DROGASIL SA	30-Apr-2021	8	Amendment Of Paragraphs Eighth And Ninth Of Article 6 Of The Company'S Bylaws, Considering The New Numbering Of Paragraphs, To Provide For The Authority Of The Members Of The Board Of Directors For The Election And Removal Of The Chairman And Vice Chairman Of The Board Of Directors	For	For
RAIA DROGASIL SA	30-Apr-2021	8	If One Of The Candidates Of The Chosen Group Is Removed, Will The Votes Corresponding To Your Shares Still Apply To The Chosen Group	For	Combined
RAIA DROGASIL SA	30-Apr-2021	9	Amendment Of Paragraph Tenth Of Article 6 Of The Company'S Bylaws, Considering The New Numbering Of Paragraphs, To Provide That, In The Vacancy Of The Position Of A Member, The Board Of Directors Itself Shall Elect Its Substitute To Terminate The Term Of Office	For	Combined
RAIA DROGASIL SA	30-Apr-2021	10	Amendment Of The Caput Of Article 9 Of The Company'S Bylaws To Create The Position Of Vice Chairman Of The Board Of Directors	For	For
RAIA DROGASIL SA	30-Apr-2021	10	In Case Of Election By Multiple Voting Process, Do You Want To Distribute Your Vote In Equal Percentages To The Candidates Who Compose The Chosen Group. In Case The Shareholder Chooses To Abstain And The Election Occurs Through The Multiple Voting Process, The Vote Must Be Counted As An Abstention In The Respective Resolution Of The Meeting	For	Combined
RAIA DROGASIL SA	30-Apr-2021	11	Inclusion Of The Sole Paragraph Of Article 9 Of The Company'S Bylaws To Define The Duties Of The Position Of Vice Chairman Of The Board Of Directors	For	Combined
RAIA DROGASIL SA	30-Apr-2021	11	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Antonio Carlos Pipponzi	For	Combined
RAIA DROGASIL SA	30-Apr-2021	12	Amendment To The Caput And Paragraph One Of Article 7 Of The Company'S Bylaws To Add A Provision That, In The Absence Or Impediment Of The Chairman Of The Board Of Directors, The Vice Chairman May Call And Chair The Board Of Directors Meeting	For	Combined
RAIA DROGASIL SA	30-Apr-2021	12	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Carlos Pires Oliveira Dias	For	Combined
RAIA DROGASIL SA	30-Apr-2021	13	Amend Articles 1, Second Paragraph, 11, 18, A, 19, Caput And Paragraph One, And 20, Of The Company'S Bylaws, To Convert The Company'S Supervisory Board Into A Permanent Body	For	Combined
RAIA DROGASIL SA	30-Apr-2021	13	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Cristiana Almeida Pipponzi	For	Combined
RAIA DROGASIL SA	30-Apr-2021	14	Consolidation Of The Company'S Bylaws, According To The Management Proposal	For	Combined
RAIA DROGASIL SA	30-Apr-2021	14	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Plinio Villares Musetti	For	Combined
RAIA DROGASIL SA	30-Apr-2021	15	In The Event Of A Second Call Of The Extraordinary Shareholders General Meeting, The Voting Instructions Provided In This Voting Form May Also Be Considered For The Extraordinary Shareholders General Meeting On Second Call	For	Combined
RAIA DROGASIL SA	30-Apr-2021	15	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Paulo Sergio Coutinho Galvao Filho	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
RAIA DROGASIL SA	30-Apr-2021	16	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Renato Pires Oliveira Dias	For	Abstain
RAIA DROGASIL SA	30-Apr-2021	17	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Marco Ambrogio Crespi Bonomi, Independent Member	For	Abstain
RAIA DROGASIL SA	30-Apr-2021	18	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Sylvia De Souza Leao Wanderley, Independent Member	For	Abstain
RAIA DROGASIL SA	30-Apr-2021	19	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Denise Soares Dos Santos, Independent Member	For	Abstain
RAIA DROGASIL SA	30-Apr-2021	20	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Philipp Paul Marie Povel, Independent Member	For	Abstain
RAIA DROGASIL SA	30-Apr-2021	21	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Cesar Nivaldo Gon, Independent Member	For	Abstain
RAIA DROGASIL SA	30-Apr-2021	22	Would You Like To Request The Separate Election Of Members The Board Of Directors, Pursuant To Article 141,4, I Of Law No. 6,404,76	For	Combined
RAIA DROGASIL SA	30-Apr-2021	23	Establishment Of The Annual Overall Compensation Of The Company'S Officers, In Accordance With The Management Proposal	For	For
RAIA DROGASIL SA	30-Apr-2021	24	Election Of The Fiscal Board By Single Group Of Candidates. Indication Of All The Names Comprising The Single Group. Gilberto Lerio, Principal Member And Flavio Stamm, Substitute Member. Paulo Sergio Buzaid Tohme, Principal Member And Adeildo Paulino, Substitute Member. Mario Antonio Luiz Correa, Principal Member And Vivian Do Valle Souza Leao Mikui, Substitute Member	For	Combined
RAIA DROGASIL SA	30-Apr-2021	25	If One Of The Candidates That Composes The Chosen Group Is Removed In Order To Enable The Election Pursuant To Articles 161, Paragraph 4, And 240 Of Law No. 6,404,76, Will The Votes Corresponding To Your Shares Still Be Awarded To The Chosen Group	For	Combined
RAIA DROGASIL SA	30-Apr-2021	26	Separate Election Of The Fiscal Council, Common Shares. Indication Of Candidates To The Supervisory Board By Minority Shareholders Holding Voting Shares, The Shareholders May Only Complete This Field If Ticket Election Items Were Left In Blank. Antonio Edson Maciel Dos Santos, Principal Member And Alessandra Eloy Gadelha, Substitute Member	For	Combined
RAIA DROGASIL SA	30-Apr-2021	27	Establishment Of The Annual Overall Compensation Of The Members Of The Supervisory Board, In Accordance With The Management Proposal	For	For
RAIA DROGASIL SA	30-Apr-2021	28	In The Event Of A Second Call Of The Annual General Meeting, The Voting Instructions Provided In This Voting Form May Also Be Considered For The Annual General Meeting On Second Call	For	For
RAIFFEISEN BANK INTERNATIONAL AG	22-Apr-2021	5	Approve Allocation Of Income	For	Combined
RAIFFEISEN BANK INTERNATIONAL AG	22-Apr-2021	6	Approve Discharge Of Management Board For Fiscal Year 2020	For	Combined
RAIFFEISEN BANK INTERNATIONAL AG	22-Apr-2021	7	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
RAIFFEISEN BANK INTERNATIONAL AG	22-Apr-2021	8	Approve Remuneration Of Supervisory Board Members	For	Combined
RAIFFEISEN BANK INTERNATIONAL AG	22-Apr-2021	9	Ratify Auditors For Fiscal Year 2022	For	Combined
RAIFFEISEN BANK INTERNATIONAL AG	22-Apr-2021	10	Approve Remuneration Report	For	Combined
RAKUTEN,INC.	30-Mar-2021	2	Amend Articles To: Change Official Company Name	For	For
RAKUTEN,INC.	30-Mar-2021	3	Appoint A Director Mikitani, Hiroshi	For	For
RAKUTEN,INC.	30-Mar-2021	4	Appoint A Director Hosaka, Masayuki	For	For
RAKUTEN,INC.	30-Mar-2021	5	Appoint A Director Charles B. Baxter	For	For
RAKUTEN,INC.	30-Mar-2021	6	Appoint A Director Hyakuno, Kentaro	For	For
RAKUTEN,INC.	30-Mar-2021	7	Appoint A Director Kutaragi, Ken	For	For
RAKUTEN,INC.	30-Mar-2021	8	Appoint A Director Sarah J. M. Whitley	For	For
RAKUTEN,INC.	30-Mar-2021	9	Appoint A Director Mitachi, Takashi	For	For
RAKUTEN,INC.	30-Mar-2021	10	Appoint A Director Murai, Jun	For	For
RAKUTEN,INC.	30-Mar-2021	11	Appoint A Director John V. Roos	For	For
RANDSTAD N.V.	23-Mar-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
RANDSTAD N.V.	23-Mar-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
RANDSTAD N.V.	23-Mar-2021	3	Opening	Non-voting resolution	Non-voting resolution
RANDSTAD N.V.	23-Mar-2021	4	Report Of The Executive Board And Report Of The Supervisory Board For The Financial Year 2020	Non-voting resolution	Non-voting resolution
RANDSTAD N.V.	23-Mar-2021	5	Remuneration Report 2020 (Advisory Vote)	For	Combined
RANDSTAD N.V.	23-Mar-2021	6	Proposal To Adopt The Financial Statements 2020	For	Combined
RANDSTAD N.V.	23-Mar-2021	7	Explanation Of The Policy On Reserves And Dividends	Non-voting resolution	Combined
RANDSTAD N.V.	23-Mar-2021	8	Proposal To Determine A Regular Dividend For The Financial Year 2020	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
RANDSTAD N.V.	23-Mar-2021	9	Proposal To Determine A Special Dividend For The Financial Year 2020	For	Combined
RANDSTAD N.V.	23-Mar-2021	10	Discharge Of Liability Of The Members Of The Executive Board For The Management	For	Combined
RANDSTAD N.V.	23-Mar-2021	11	Discharge Of Liability Of The Members Of The Supervisory Board For The Supervision Of The Management	For	Combined
RANDSTAD N.V.	23-Mar-2021	12	Proposal To Amend The Remuneration Policy Of The Executive Board	For	Combined
RANDSTAD N.V.	23-Mar-2021	13	Proposal To Appoint Sander Van 'T Noordende As Member Of The Supervisory Board	For	Combined
RANDSTAD N.V.	23-Mar-2021	14	Proposal To Designate The Executive Board As The Authorized Corporate Body To Issue Shares And To Restrict Or Exclude The Pre-Emptive Right To Any Issue Of Shares	For	Combined
RANDSTAD N.V.	23-Mar-2021	15	Proposal To Authorize The Executive Board To Repurchase Shares	For	Combined
RANDSTAD N.V.	23-Mar-2021	16	Proposal To Cancel Repurchased Shares	For	Combined
RANDSTAD N.V.	23-Mar-2021	17	Proposal To Reappoint Deloitte Accountants Bv As External Auditor For The Financial Year 2022	For	Combined
RANDSTAD N.V.	23-Mar-2021	18	Any Other Business	Non-voting resolution	Combined
RANDSTAD N.V.	23-Mar-2021	19	Closing	Non-voting resolution	Non-voting resolution
RANDSTAD N.V.	23-Mar-2021	20	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You.	Non-voting resolution	Non-voting resolution
RANDSTAD N.V.	23-Mar-2021	21	10 Feb 2021: Please Note That This Is A Revision Due To Due Change In Numbering For Resolutions 2, 3 And 6. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
RATIONAL AG	12-May-2021	6	Approve Allocation Of Income And Dividends Of Eur 4.80 Per Share	For	Combined
RATIONAL AG	12-May-2021	7	Approve Discharge Of Management Board For Fiscal Year 2020	For	Combined
RATIONAL AG	12-May-2021	8	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
RATIONAL AG	12-May-2021	9	Ratify Pricewaterhousecoopers Gmbh As Auditors For Fiscal Year 2021	For	Combined
RATIONAL AG	12-May-2021	10	Approve Remuneration Policy	For	Combined
RATIONAL AG	12-May-2021	11	Approve Remuneration Of Supervisory Board	For	Combined
RATIONAL AG	12-May-2021	12	Amend Articles Re: Proof Of Entitlement	For	Combined
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021	1	Election Of Director: Charles G. Von Arentschildt	For	Combined
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021	2	Election Of Director: Marlene Debel	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021	3	Election Of Director: Robert M. Dutkowsky	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021	4	Election Of Director: Jeffrey N. Edwards	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021	5	Election Of Director: Benjamin C. Esty	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021	6	Election Of Director: Anne Gates	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021	7	Election Of Director: Francis S. Godbold	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021	8	Election Of Director: Thomas A. James	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021	9	Election Of Director: Gordon L. Johnson	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021	10	Election Of Director: Roderick C. Mcgeary	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021	11	Election Of Director: Paul C. Reilly	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021	12	Election Of Director: Raj Seshadri	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021	13	Election Of Director: Susan N. Story	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021	14	Advisory Vote To Approve Executive Compensation.	For	For
RAYMOND JAMES FINANCIAL, INC.	18-Feb-2021	15	To Ratify The Appointment Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm.	For	For
RAYTHEON TECHNOLOGIES	26-Apr-2021	1	Election Of Director: Tracy A. Atkinson	For	For
RAYTHEON TECHNOLOGIES	26-Apr-2021	2	Election Of Director: Gregory J. Hayes	For	For
RAYTHEON TECHNOLOGIES	26-Apr-2021	3	Election Of Director: Thomas A. Kennedy	For	For
RAYTHEON TECHNOLOGIES	26-Apr-2021	4	Election Of Director: Marshall O. Larsen	For	For
RAYTHEON TECHNOLOGIES	26-Apr-2021	5	Election Of Director: George R. Oliver	For	For
RAYTHEON TECHNOLOGIES	26-Apr-2021	6	Election Of Director: Robert K. (Kelly) Ortberg	For	For
RAYTHEON TECHNOLOGIES	26-Apr-2021	7	Election Of Director: Margaret L. O'Sullivan	For	For
RAYTHEON TECHNOLOGIES	26-Apr-2021	8	Election Of Director: Dinesh C. Paliwal	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
RAYTHEON TECHNOLOGIES	26-Apr-2021	9	Election Of Director: Ellen M. Pawlikowski	For	For
RAYTHEON TECHNOLOGIES	26-Apr-2021	10	Election Of Director: Denise L. Ramos	For	For
RAYTHEON TECHNOLOGIES	26-Apr-2021	11	Election Of Director: Fredric G. Reynolds	For	For
RAYTHEON TECHNOLOGIES	26-Apr-2021	12	Election Of Director: Brian C. Rogers	For	For
RAYTHEON TECHNOLOGIES	26-Apr-2021	13	Election Of Director: James A. Winnefeld, Jr.	For	For
RAYTHEON TECHNOLOGIES	26-Apr-2021	14	Election Of Director: Robert O. Work	For	For
RAYTHEON TECHNOLOGIES	26-Apr-2021	15	Advisory Vote To Approve Executive Compensation.	For	For
RAYTHEON TECHNOLOGIES	26-Apr-2021	16	Appoint Pricewaterhousecoopers Llp To Serve As Independent Auditor For 2021.	For	Combined
RAYTHEON TECHNOLOGIES	26-Apr-2021	17	Approve Raytheon Technologies Corporation Executive Annual Incentive Plan.	For	For
RAYTHEON TECHNOLOGIES	26-Apr-2021	18	Approve Amendment To The Raytheon Technologies Corporation 2018 Long-Term Incentive Plan.	For	For
RAYTHEON TECHNOLOGIES	26-Apr-2021	19	Shareowner Proposal To Amend Proxy Access Bylaw.	Against	Combined
RDI REIT PLC	28-Jan-2021	1	That The Group And The Company'S Audited Financial Statements For The Year Ended 31 August 2020 Together With The Reports Of The Directors And Independent Auditors (The "Annual Report") Be Received And Adopted	For	Combined
RDI REIT PLC	28-Jan-2021	2	That The Annual Report On Remuneration For The Year Ended 31 August 2020, Set Out On Pages 120 To 127 Of The Annual Report, Be Approved	For	For
RDI REIT PLC	28-Jan-2021	3	That G.R. Tipper Be Re-Elected As A Director Of The Company	For	For
RDI REIT PLC	28-Jan-2021	4	That S.E. Ford Be Re-Elected As An Independent Director Of The Company	For	For
RDI REIT PLC	28-Jan-2021	5	That E.A. Peace Be Re-Elected As An Independent Director Of The Company	For	For
RDI REIT PLC	28-Jan-2021	6	That M. Parrott Be Elected As A Director Of The Company	For	For
RDI REIT PLC	28-Jan-2021	7	That S.J. Oakenfull Be Elected As A Director Of The Company	For	For
RDI REIT PLC	28-Jan-2021	8	That D.A. Grant Be Re-Elected As A Director Of The Company	For	For
RDI REIT PLC	28-Jan-2021	9	That Kpmg Llp, The Independent Auditor, Be Re-Appointed Until The Conclusion Of The Company'S Next Agm In 2022	For	For
RDI REIT PLC	28-Jan-2021	10	That The Audit And Risk Committee Be Authorised To Determine The Remuneration Of The Independent Auditor	For	For
RDI REIT PLC	28-Jan-2021	11	Allotment Of Shares	For	For
RDI REIT PLC	28-Jan-2021	12	Waiver Of Pre-Emption Rights For Five Per Cent Of The Issued Share Capital (Allotment Of Shares For Cash)	For	For
RDI REIT PLC	28-Jan-2021	13	Waiver Of Pre-Emption Rights For Five Per Cent Of The Issued Share Capital In Connection With A Specified Investment (Allotment Of Shares For Cash)	For	For
RDI REIT PLC	28-Jan-2021	14	Purchase Of Own Shares And May Hold These Shares In Treasury	For	For
RDI REIT PLC	28-Jan-2021	15	Adoption Of New Articles Of Association In Relation To Electronic General Meetings	For	For
RDI REIT PLC	16-Apr-2021	1	For The Purpose In Each Case Of Giving Effect To The Scheme Of Arrangement: To Authorise The Directors Of The Company To Take All Such Necessary Or Appropriate Action To Effect The Scheme	For	For
RDI REIT PLC	16-Apr-2021	2	For The Purpose In Each Case Of Giving Effect To The Scheme Of Arrangement: To Amend The Articles Of Association Of The Company	For	For
RDI REIT PLC	16-Apr-2021	2	Approve Scheme Of Arrangement	For	For
REALTEK SEMICONDUCTOR CORP	08-Jun-2021	1	2020 Business Report And Financial Statements.	For	For
REALTEK SEMICONDUCTOR CORP	08-Jun-2021	2	Distribution Of 2020 Retained Earnings.Proposed Cash Dividend Twd 12 Per Share From Retained Earnings. Proposed Cash Dividend Twd 2 Per Share From Capital Reserves.	For	For
REALTEK SEMICONDUCTOR CORP	08-Jun-2021	3	The Election Of The Director.:Cotek Pharmaceutical Industry Co., Ltd,Shareholder No.256,Yeh Nan Horng As Representative	For	For
REALTEK SEMICONDUCTOR CORP	08-Jun-2021	4	The Election Of The Director.:Sonnen Limited,Shareholder No.239637,Yeh Po Len As Representative	For	For
REALTEK SEMICONDUCTOR CORP	08-Jun-2021	5	The Election Of The Director.:United Glory Co., Ltd.,Shareholder No.65704,Chiu Sun Chien As Representative	For	For
REALTEK SEMICONDUCTOR CORP	08-Jun-2021	6	The Election Of The Director.:United Glory Co., Ltd.,Shareholder No.65704,Chen Kuo Jong As Representative	For	For
REALTEK SEMICONDUCTOR CORP	08-Jun-2021	7	The Election Of The Director.:Huang Yung Fang,Shareholder No.4926	For	For
REALTEK SEMICONDUCTOR CORP	08-Jun-2021	8	The Election Of The Director.:Yen Kuang Yu,Shareholder No.36744	For	For
REALTEK SEMICONDUCTOR CORP	08-Jun-2021	9	The Election Of The Director.:Ni Shu Ching,Shareholder No.88	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
REALTEK SEMICONDUCTOR CORP	08-Jun-2021	10	The Election Of The Independent Director.:Tsai Tyau Chang,Shareholder No.Q102343Xxx	For	For
REALTEK SEMICONDUCTOR CORP	08-Jun-2021	11	The Election Of The Independent Director.:Chen Fu Yen,Shareholder No.P100255Xxx	For	For
REALTEK SEMICONDUCTOR CORP	08-Jun-2021	12	The Election Of The Independent Director.:Lo Chun Pa,Shareholder No.J121210Xxx	For	For
REALTEK SEMICONDUCTOR CORP	08-Jun-2021	13	Release The Directors And Their Representatives From Non-Competition Restrictions.	For	For
REALTY INCOME CORPORATION	18-May-2021	1	Election Of Director To Serve Until The 2022 Annual Meeting: Kathleen R. Allen	For	For
REALTY INCOME CORPORATION	18-May-2021	2	Election Of Director To Serve Until The 2022 Annual Meeting: A. Larry Chapman	For	For
REALTY INCOME CORPORATION	18-May-2021	3	Election Of Director To Serve Until The 2022 Annual Meeting: Reginald H. Gilyard	For	For
REALTY INCOME CORPORATION	18-May-2021	4	Election Of Director To Serve Until The 2022 Annual Meeting: Priya Cherian Huskins	For	For
REALTY INCOME CORPORATION	18-May-2021	5	Election Of Director To Serve Until The 2022 Annual Meeting: Gerardo I. Lopez	For	For
REALTY INCOME CORPORATION	18-May-2021	6	Election Of Director To Serve Until The 2022 Annual Meeting: Michael D. Mckee	For	For
REALTY INCOME CORPORATION	18-May-2021	7	Election Of Director To Serve Until The 2022 Annual Meeting: Gregory T. McLaughlin	For	For
REALTY INCOME CORPORATION	18-May-2021	8	Election Of Director To Serve Until The 2022 Annual Meeting: Ronald L. Merriman	For	For
REALTY INCOME CORPORATION	18-May-2021	9	Election Of Director To Serve Until The 2022 Annual Meeting: Sumit Roy	For	For
REALTY INCOME CORPORATION	18-May-2021	10	The Ratification Of The Appointment Of Kpmg Llp As Our Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	Combined
REALTY INCOME CORPORATION	18-May-2021	11	A Non-Binding Advisory Proposal To Approve The Compensation Of Our Named Executive Officers As Described In The Proxy Statement.	For	For
REALTY INCOME CORPORATION	18-May-2021	12	The Approval Of The Realty Income Corporation 2021 Incentive Award Plan.	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	1	To Receive And Adopt The 2020 Report And Financial Statements	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	2	To Approve The Directors' Remuneration Report	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	3	To Declare A Final Dividend Of 101.6P Per Ordinary Share	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	4	To Re-Elect Andrew Bonfield As A Director	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	5	To Re-Elect Jeff Carr As A Director	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	6	To Re-Elect Nicandro Durante As A Director	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	7	To Re-Elect Mary Harris As A Director	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	8	To Re-Elect Mehmood Khan As A Director	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	9	To Re-Elect Pam Kirby As A Director	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	10	To Re-Elect Sara Mathew As A Director	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	11	To Re-Elect Laxman Narasimhan As A Director	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	12	To Re-Elect Chris Sinclair As A Director	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	13	To Re-Elect Elane Stock As A Director	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	14	To Elect Olivier Bohuon As A Director	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	15	To Elect Margherita Della Valle As A Director	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	16	To Reappoint Kpmg Llp As The External Auditor	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	17	To Authorise The Audit Committee To Determine The External Auditor'S Remuneration	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	18	To Authorise The Company To Make Political Donations	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	19	To Renew The Directors' Authority To Allot Shares	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	20	To Renew The Directors' Power To Disapply Pre-Emption Rights In Respect Of Up To 5 Per Cent Of Issued Share Capital	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	21	To Authorise The Directors' Power To Disapply Pre-Emption Rights In Respect Of Up To An Additional 5 Per Cent Of Issued Share Capital	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	22	To Renew The Company'S Authority To Purchase Its Own Shares	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	23	To Amend The Company'S Articles Of Association	For	For
RECKITT BENCKISER GROUP PLC	28-May-2021	24	To Authorise The Directors To Call A General Meeting On 14 Clear Days' Notice	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
RECORDATI INDUSTRIA CHIMICA E FARMACEUTICA SPA	20-Apr-2021	3	Accept Financial Statements And Statutory Reports	For	Combined
RECORDATI INDUSTRIA CHIMICA E FARMACEUTICA SPA	20-Apr-2021	4	Approve Allocation Of Income	For	Combined
RECORDATI INDUSTRIA CHIMICA E FARMACEUTICA SPA	20-Apr-2021	5	Approve Remuneration Policy	For	Combined
RECORDATI INDUSTRIA CHIMICA E FARMACEUTICA SPA	20-Apr-2021	6	Approve Second Section Of The Remuneration Report	For	Combined
RECORDATI INDUSTRIA CHIMICA E FARMACEUTICA SPA	20-Apr-2021	7	Approve Stock Option Plan	For	Combined
RECORDATI INDUSTRIA CHIMICA E FARMACEUTICA SPA	20-Apr-2021	8	Authorize Share Repurchase Program And Reissuance Of Repurchased Shares	For	Combined
RECRUIT HOLDINGS CO.,LTD.	17-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
RECRUIT HOLDINGS CO.,LTD.	17-Jun-2021	2	Appoint A Director Minegishi, Masumi	For	Combined
RECRUIT HOLDINGS CO.,LTD.	17-Jun-2021	3	Appoint A Director Idekoba, Hisayuki	For	Combined
RECRUIT HOLDINGS CO.,LTD.	17-Jun-2021	4	Appoint A Director Senaha, Ayano	For	Combined
RECRUIT HOLDINGS CO.,LTD.	17-Jun-2021	5	Appoint A Director Rony Kahan	For	Combined
RECRUIT HOLDINGS CO.,LTD.	17-Jun-2021	6	Appoint A Director Izumiya, Naoki	For	Combined
RECRUIT HOLDINGS CO.,LTD.	17-Jun-2021	7	Appoint A Director Totoki, Hiroki	For	Combined
RECRUIT HOLDINGS CO.,LTD.	17-Jun-2021	8	Appoint A Substitute Corporate Auditor Tanaka, Miho	For	Combined
RECRUIT HOLDINGS CO.,LTD.	17-Jun-2021	9	Approve Details Of The Stock Compensation To Be Received By Directors, Etc.	For	Combined
RECRUIT HOLDINGS CO.,LTD.	17-Jun-2021	10	Approve Details Of Compensation As Stock Options For Directors (Excluding Outside Directors)	For	Combined
RECRUIT HOLDINGS CO.,LTD.	17-Jun-2021	11	Amend Articles To: Establish The Articles Related To Shareholders Meeting Held Without Specifying A Venue	For	Combined
RED ELECTRICA CORPORACION, SA	28-Jun-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
RED ELECTRICA CORPORACION, SA	28-Jun-2021	2	Approve Standalone Financial Statements	For	Combined
RED ELECTRICA CORPORACION, SA	28-Jun-2021	3	Approve Consolidated Financial Statements	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	4	Approve Allocation Of Income And Dividends	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	5	Approve Non-Financial Information Statement	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	6	Approve Discharge Of Board	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	7	Elect Marcos Vaquer Caballeria As Director	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	8	Elect Elisenda Malaret Garcia As Director	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	9	Elect Jose Maria Abad Hernandez As Director	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	10	Ratify Appointment Of And Elect Ricardo Garcia Herrera As Director	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	11	Amend Articles Re: Corporate Purpose, Nationality And Registered Office	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	12	Amend Articles Re: Share Capital And Shareholders' Preferential Subscription Rights	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	13	Amend Articles Re: General Meetings, Meeting Types, Quorum, Right To Information And Attendance, Constitution, Deliberations And Remote Voting	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	14	Amend Articles Re: Allow Shareholder Meetings To Be Held In Virtual-Only Format	For	Combined
RED ELECTRICA CORPORACION, SA	28-Jun-2021	15	Amend Articles Re: Board, Audit Committee, Appointment And Remuneration Committee And Sustainability Committee	For	Combined
RED ELECTRICA CORPORACION, SA	28-Jun-2021	16	Amend Articles Re: Annual Accounts	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	17	Amend Articles Of General Meeting Regulations Re: Purpose And Validity Of The Regulations, And Advertising	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	18	Amend Article 2 Of General Meeting Regulations Re: Corporate Website	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	19	Amend Articles Of General Meeting Regulations Re: Competences And Meeting Types	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	20	Amend Articles Of General Meeting Regulations Re: Allow Shareholder Meetings To Be Held In Virtual-Only Format	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	21	Amend Articles Of General Meeting Regulations Re: Quorum, Chairman Of The General Meeting, Constitution, Deliberation, Adoption Of Resolutions And Publicity	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	22	Approve Remuneration Report	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
RED ELECTRICA CORPORACION, SA	28-Jun-2021	23	Approve Remuneration Of Executive Directors And Non-Executive Directors	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	24	Approve Long-Term Incentive Plan	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	25	Approve Remuneration Policy	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	26	Renew Appointment Of Kpmg Auditores As Auditor	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	27	Authorize Board To Ratify And Execute Approved Resolutions	For	For
RED ELECTRICA CORPORACION, SA	28-Jun-2021	28	Receive Corporate Governance Report	Non-voting resolution	Combined
RED ELECTRICA CORPORACION, SA	28-Jun-2021	29	Receive Amendments To Board Of Directors Regulations	Non-voting resolution	Non-voting resolution
RED ELECTRICA CORPORACION, SA	28-Jun-2021	30	Please Note In The Event The Meeting Does Not Reach Quorum, There Will Be A Second Call On 29 Jun 2021. Consequently, Your Voting Instructions Will Remain Valid For All Calls Unless The Agenda Is Amended. Thank You	Non-voting resolution	Non-voting resolution
RED ELECTRICA CORPORACION, SA	28-Jun-2021	31	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
REGENCY CENTERS CORPORATION	05-May-2021	1	Election Of Director: Martin E. Stein, Jr.	For	Combined
REGENCY CENTERS CORPORATION	05-May-2021	2	Election Of Director: Joseph F. Azrack	For	For
REGENCY CENTERS CORPORATION	05-May-2021	3	Election Of Director: Bryce Blair	For	For
REGENCY CENTERS CORPORATION	05-May-2021	4	Election Of Director: C. Ronald Blankenship	For	For
REGENCY CENTERS CORPORATION	05-May-2021	5	Election Of Director: Deirdre J. Evens	For	For
REGENCY CENTERS CORPORATION	05-May-2021	6	Election Of Director: Thomas W. Furphy	For	For
REGENCY CENTERS CORPORATION	05-May-2021	7	Election Of Director: Karin M. Klein	For	For
REGENCY CENTERS CORPORATION	05-May-2021	8	Election Of Director: Peter D. Linneman	For	For
REGENCY CENTERS CORPORATION	05-May-2021	9	Election Of Director: David P. O'Connor	For	For
REGENCY CENTERS CORPORATION	05-May-2021	10	Election Of Director: Lisa Palmer	For	For
REGENCY CENTERS CORPORATION	05-May-2021	11	Election Of Director: Thomas G. Wattles	For	For
REGENCY CENTERS CORPORATION	05-May-2021	12	Adoption Of An Advisory Resolution Approving Executive Compensation For Fiscal Year 2020.	For	For
REGENCY CENTERS CORPORATION	05-May-2021	13	Ratification Of Appointment Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
REGENERON PHARMACEUTICALS, INC.	11-Jun-2021	1	Election Of Director: N. Anthony Coles, M.D.	For	Combined
REGENERON PHARMACEUTICALS, INC.	11-Jun-2021	2	Election Of Director: Arthur F. Ryan	For	Combined
REGENERON PHARMACEUTICALS, INC.	11-Jun-2021	3	Election Of Director: George L. Sing	For	Combined
REGENERON PHARMACEUTICALS, INC.	11-Jun-2021	4	Election Of Director: Marc Tessier-Lavigne, Ph.D.	For	Combined
REGENERON PHARMACEUTICALS, INC.	11-Jun-2021	5	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Combined
REGIONS FINANCIAL CORPORATION	21-Apr-2021	1	Election Of Director: Carolyn H. Byrd	For	For
REGIONS FINANCIAL CORPORATION	21-Apr-2021	2	Election Of Director: Don Defosset	For	For
REGIONS FINANCIAL CORPORATION	21-Apr-2021	3	Election Of Director: Samuel A. Di Piazza, Jr.	For	For
REGIONS FINANCIAL CORPORATION	21-Apr-2021	4	Election Of Director: Zhanna Golodryga	For	For
REGIONS FINANCIAL CORPORATION	21-Apr-2021	5	Election Of Director: John D. Johns	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
REGIONS FINANCIAL CORPORATION	21-Apr-2021	6	Election Of Director: Ruth Ann Marshall	For	Combined
REGIONS FINANCIAL CORPORATION	21-Apr-2021	7	Election Of Director: Charles D. Mccrary	For	Combined
REGIONS FINANCIAL CORPORATION	21-Apr-2021	8	Election Of Director: James T. Prokopanko	For	For
REGIONS FINANCIAL CORPORATION	21-Apr-2021	9	Election Of Director: Lee J. Styslinger Iii	For	For
REGIONS FINANCIAL CORPORATION	21-Apr-2021	10	Election Of Director: José S. Suquet	For	For
REGIONS FINANCIAL CORPORATION	21-Apr-2021	11	Election Of Director: John M. Turner, Jr.	For	For
REGIONS FINANCIAL CORPORATION	21-Apr-2021	12	Election Of Director: Timothy Vines	For	For
REGIONS FINANCIAL CORPORATION	21-Apr-2021	13	Ratification Of Appointment Of Ernst & Young Llp As The Independent Registered Public Accounting Firm For 2021.	For	Combined
REGIONS FINANCIAL CORPORATION	21-Apr-2021	14	Advisory Vote On Executive Compensation.	For	For
REINSURANCE GROUP OF AMERICA, INC.	19-May-2021	1	Election Of Director: Pina Albo	For	For
REINSURANCE GROUP OF AMERICA, INC.	19-May-2021	2	Election Of Director: Christine R. Detrick	For	For
REINSURANCE GROUP OF AMERICA, INC.	19-May-2021	3	Election Of Director: J. Cliff Eason	For	For
REINSURANCE GROUP OF AMERICA, INC.	19-May-2021	4	Election Of Director: John J. Gauthier	For	For
REINSURANCE GROUP OF AMERICA, INC.	19-May-2021	5	Election Of Director: Patricia Guinn	For	For
REINSURANCE GROUP OF AMERICA, INC.	19-May-2021	6	Election Of Director: Anna Manning	For	For
REINSURANCE GROUP OF AMERICA, INC.	19-May-2021	7	Election Of Director: Hazel M. Mcneilage	For	For
REINSURANCE GROUP OF AMERICA, INC.	19-May-2021	8	Election Of Director: Stephen O'Hearn	For	For
REINSURANCE GROUP OF AMERICA, INC.	19-May-2021	9	Election Of Director: Frederick J. Sievert	For	For
REINSURANCE GROUP OF AMERICA, INC.	19-May-2021	10	Election Of Director: Shundrawn Thomas	For	For
REINSURANCE GROUP OF AMERICA, INC.	19-May-2021	11	Election Of Director: Stanley B. Tulin	For	For
REINSURANCE GROUP OF AMERICA, INC.	19-May-2021	12	Election Of Director: Steven C. Van Wyk	For	For
REINSURANCE GROUP OF AMERICA, INC.	19-May-2021	13	Advisory Vote To Approve The Named Executive Officer Compensation.	For	For
REINSURANCE GROUP OF AMERICA, INC.	19-May-2021	14	Approve Amendments To Company'S Flexible Stock Plan.	For	For
REINSURANCE GROUP OF AMERICA, INC.	19-May-2021	15	Approve Amendments To Company'S Flexible Stock Plan For Directors.	For	For
REINSURANCE GROUP OF AMERICA, INC.	19-May-2021	16	Approve The Company'S Amended & Restated Phantom Stock Plan For Directors.	For	For
REINSURANCE GROUP OF AMERICA, INC.	19-May-2021	17	Ratify The Appointment Of Deloitte & Touche Llp As The Company'S Independent Auditor For The Year Ending December 31, 2021.	For	For
RELIANCE INDUSTRIES LTD	31-Mar-2021	1	For The Purpose Of Their Considering, And If Thought Fit, Approving, With Or Without Modification(S), The Proposed Scheme Of Arrangement Between Reliance Industries Limited ("Transferor Company" Or "Company") & Its Shareholders And Creditors And Reliance O2C Limited ("Transferee Company") & Its Shareholders And Creditors ("Scheme")	For	For
RELIANCE INDUSTRIES LTD	24-Jun-2021	1	To Consider And Adopt (A) The Audited Financial Statement Of The Company For The Financial Year Ended March 31, 2021 And The Reports Of The Board Of Directors And Auditors Thereon; And (B) The Audited Consolidated Financial Statement Of The Company For The Financial Year Ended March 31, 2021 And The Report Of Auditors Thereon And, In This Regard, To Consider And If Thought Fit, To Pass, With Or Without Modification(S), The Following Resolutions As Ordinary Resolutions: A) 'Resolved That The Audited Financial Statement Of The Company For The Financial Year Ended March 31, 2021 And The Reports Of The Board Of Directors And Auditors Thereon, As Circulated To The Members, Be And Are Hereby Considered And Adopted " B) 'Resolved That The Audited Consolidated Financial Statement Of The Company For The Financial Year Ended March 31, 2021 And The Report Of Auditors Thereon, As Circulated To The Members, Be And Are Hereby Considered And Adopted	For	For
RELIANCE INDUSTRIES LTD	24-Jun-2021	2	Resolved That A Dividend At The Rate Of Inr 7/- (Seven Rupees Only) Per Equity Share Of E 10/- (Ten Rupees) Each Fully Paid-Up Of The Company, And A Pro-Rata Dividend On The Partly Paid-Up Equity Shares Of The Company (That Is, Dividend In Proportion To The Amount Paid-Up On Such Shares), As Recommended By The Board Of Directors, Be And Is Hereby Declared For The Financial Year Ended March 31, 2021 And The Same Be Paid Out Of The Profits Of The Company	For	For
RELIANCE INDUSTRIES LTD	24-Jun-2021	3	Resolved That In Accordance With The Provisions Of Section 152 And Other Applicable Provisions Of The Companies Act, 2013, Shri Nikhil R. Meswani (Din: 00001620), Who Retires By Rotation At This Meeting, Be And Is Hereby Appointed As A Director Of The Company	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
RELIANCE INDUSTRIES LTD	24-Jun-2021	4	Resolved That In Accordance With The Provisions Of Section 152 And Other Applicable Provisions Of The Companies Act, 2013, Shri Pawan Kumar Kapil (Din: 02460200), Who Retires By Rotation At This Meeting, Be And Is Hereby Appointed As A Director Of The Company	For	For
RELIANCE INDUSTRIES LTD	24-Jun-2021	5	Resolved That Pursuant To The Provisions Of Sections 149, 152 Read With Schedule Iv And Other Applicable Provisions Of The Companies Act, 2013 ("The Act") And The Companies (Appointment And Qualification Of Directors) Rules, 2014 And The Applicable Provisions Of The Securities And Exchange Board Of India (Listing Obligations And Disclosure Requirements) Regulations, 2015 (Including Any Statutory Modification(S) Or For Time Being In Force), Dr. Shumeet Banerji (Din: 02787784), Who Was Appointed As An Independent Director End Who Holds Office As An Independent Director Up To July 20, 2022 And In Respect Of Whom The Company Has Received A Notice In Writing Under Section 160 Of The Act From A Member Proposing His Candidature For The Office Of Director, Being Eligible, Be And Is Hereby Re-Appointed As An Independent Director, Not Liable To Retire By Rotation And To Hold Office For A Second Term Of 5 (Five) Consecutive Years, That Is, Up To July 20, 2027, Resolved Further That The Board Of Directors Be And Is Hereby Authorised To Do All Acts And Take All Such Steps Es May Be Necessary, Proper Or Expedient To Give Effect To This Resolution	For	Combined
RELIANCE INDUSTRIES LTD	24-Jun-2021	6	Resolved That In Accordance With The Provisions Of Section 148 And Other Applicable Provisions Of The Companies Act, 2013 Read With The Companies (Audit And Auditors) Rules, 2014 (Including Any Statutory Modification(S) Or Re-Enactment(S) Thereof, For The Time Being In Force), The Remuneration, As Approved By The Board Of Directors And Set Out In The Statement Annexed To The Notice, To Be Paid To The Cost Auditors Appointed By The Board Of Directors, To Conduct The Audit Of Cost Records Of The Company For The Financial Year Ending March 31, 2022, Be And Is Hereby Ratified	For	For
RELX PLC	22-Apr-2021	1	Receive The 2020 Annual Report	For	Combined
RELX PLC	22-Apr-2021	2	Approve Annual Remuneration Report	For	Combined
RELX PLC	22-Apr-2021	3	Declaration Of 2020 Final Dividend: 33.4P Per Share	For	Combined
RELX PLC	22-Apr-2021	4	Re-Appointment Of Auditors: Ernst & Young Llp	For	Combined
RELX PLC	22-Apr-2021	5	Auditors' Remuneration	For	Combined
RELX PLC	22-Apr-2021	6	Elect Paul Walker As A Director	For	Combined
RELX PLC	22-Apr-2021	7	Elect June Felix As A Director	For	Combined
RELX PLC	22-Apr-2021	8	Re-Elect Erik Engstrom As A Director	For	Combined
RELX PLC	22-Apr-2021	9	Re-Elect Wolfhart Hauser As A Director	For	Combined
RELX PLC	22-Apr-2021	10	Re-Elect Charlotte Hogg As A Director	For	Combined
RELX PLC	22-Apr-2021	11	Re-Elect Marike Van Lier Lels As A Director	For	Combined
RELX PLC	22-Apr-2021	12	Re-Elect Nick Luff As A Director	For	Combined
RELX PLC	22-Apr-2021	13	Re-Elect Robert Macleod As A Director	For	Combined
RELX PLC	22-Apr-2021	14	Re-Elect Linda Sanford As A Director	For	Combined
RELX PLC	22-Apr-2021	15	Re-Elect Andrew Sukawaty As A Director	For	Combined
RELX PLC	22-Apr-2021	16	Re-Elect Suzanne Wood As A Director	For	Combined
RELX PLC	22-Apr-2021	17	Authority To Allot Shares	For	Combined
RELX PLC	22-Apr-2021	18	Disapplication Of Pre-Emption Rights	For	Combined
RELX PLC	22-Apr-2021	19	Additional Disapplication Of Pre-Emption Rights	For	Combined
RELX PLC	22-Apr-2021	20	Authority To Purchase Own Shares	For	Combined
RELX PLC	22-Apr-2021	21	Notice Period For General Meetings	For	Combined
RENAISSANCERE HOLDINGS LTD.	05-May-2021	1	Election Of Director: Brian G. J. Gray	For	Combined
RENAISSANCERE HOLDINGS LTD.	05-May-2021	2	Election Of Director: Duncan P. Hennes	For	For
RENAISSANCERE HOLDINGS LTD.	05-May-2021	3	Election Of Director: Kevin J. O'Donnell	For	For
RENAISSANCERE HOLDINGS LTD.	05-May-2021	4	To Approve, By A Non-Binding Advisory Vote, The Compensation Of The Named Executive Officers Of Renaissance Holdings Ltd. As Disclosed In The Proxy Statement.	For	For
RENAISSANCERE HOLDINGS LTD.	05-May-2021	5	To Approve The Appointment Of Ernst & Young Ltd. As The Independent Registered Public Accounting Firm Of Renaissance Holdings Ltd. For The 2021 Fiscal Year And To Refer The Determination Of The Auditor'S Remuneration To The Board Of Directors.	For	For
RENAULT SA	23-Apr-2021	6	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020	For	For
RENAULT SA	23-Apr-2021	7	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	For
RENAULT SA	23-Apr-2021	8	Allocation Of Income For The Financial Year Ended 31 December 2020 - Reminder Of The Dividends Distributed For The Previous Three Financial Years	For	For
RENAULT SA	23-Apr-2021	9	The Statutory Auditors' Report On The Elements Used To Determine The Remuneration Of Redeemable Shares	For	For
RENAULT SA	23-Apr-2021	10	Approval Of The Regulated Agreements And Commitments Referred To In Articles L.225-38 And Following Of The French Commercial Code	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
RENAULT SA	23-Apr-2021	11	Renewal Of The Term Of Office Of Mrs. Yu Serizawa As Director Appointed On The Proposal Of Nissan	For	For
RENAULT SA	23-Apr-2021	12	Renewal Of The Term Of Office Of Mr. Thomas Courbe As Director Appointed On The Proposal Of The French State	For	For
RENAULT SA	23-Apr-2021	13	Renewal Of The Term Of Office Of Mrs. Miriem Bensalah Chagroun As Independent Director	For	Combined
RENAULT SA	23-Apr-2021	14	Renewal Of The Term Of Office Of Mrs. Marie-Annick Darmaillac As Independent Director	For	Combined
RENAULT SA	23-Apr-2021	15	Appointment Of Mr. Bernard Delpit As Independent Director	For	For
RENAULT SA	23-Apr-2021	16	Appointment Of Mr. Frederic Mazzella As Independent Director	For	For
RENAULT SA	23-Apr-2021	17	Appointment Of Mr. Noel Desgrappes, With Mrs. Christine Giry As Deputy Director, As Director Representing Employee Shareholders	For	For
RENAULT SA	23-Apr-2021	18	Approval Of The Information Relating To The Compensation For The Financial Year 2020 Of The Corporate Officers Mentioned In Section I Of Article L.22-10-9 Of The French Commercial Code	For	For
RENAULT SA	23-Apr-2021	19	Approval Of The Elements Making Up The Total Compensation And Benefits Of Any Kind Paid During Or Granted In Respect Of The Financial Year Ended 31 December 2020 To Mr. Jean-Dominique Senard In His Capacity As Chairman Of The Board Of Directors	For	For
RENAULT SA	23-Apr-2021	20	Approval Of The Elements Making Up The Total Compensation And Benefits Of Any Kind Paid During Or Granted In Respect Of The Financial Year Ended 31 December 2020 To Mr. Luca De Meo In His Capacity As Chief Executive Officer	For	For
RENAULT SA	23-Apr-2021	21	Approval Of The Elements Making Up The Total Compensation And Benefits Of Any Kind Paid During Or Granted In Respect Of The Financial Year Ended 31 December 2020 To Mrs. Clotilde Delbos In Her Capacity As Interim Chief Executive Officer	For	For
RENAULT SA	23-Apr-2021	22	Approval Of The Compensation Policy For The Chairman Of The Board Of Directors For The Financial Year 2021	For	For
RENAULT SA	23-Apr-2021	23	Approval Of The Compensation Policy For The Chief Executive Officer For The Financial Year 2021	For	For
RENAULT SA	23-Apr-2021	24	Approval Of The Compensation Policy For Directors For The Financial Year 2021	For	For
RENAULT SA	23-Apr-2021	25	Authorization Granted To The Board Of Directors To Trade In The Company'S Shares	For	For
RENAULT SA	23-Apr-2021	26	Authorization Granted To The Board Of Directors To Reduce The Company'S Capital By Cancelling Treasury Shares	For	For
RENAULT SA	23-Apr-2021	27	Powers To Carry Out Formalities	For	For
RENESAS ELECTRONICS CORPORATION	31-Mar-2021	2	Appoint A Director Shibata, Hidetoshi	For	For
RENESAS ELECTRONICS CORPORATION	31-Mar-2021	3	Appoint A Director Toyoda, Tetsuro	For	For
RENESAS ELECTRONICS CORPORATION	31-Mar-2021	4	Appoint A Director Iwasaki, Jiro	For	For
RENESAS ELECTRONICS CORPORATION	31-Mar-2021	5	Appoint A Director Selena Loh Lacroix	For	For
RENESAS ELECTRONICS CORPORATION	31-Mar-2021	6	Appoint A Director Arunjai Mittal	For	For
RENESAS ELECTRONICS CORPORATION	31-Mar-2021	7	Appoint A Director Yamamoto, Noboru	For	For
RENESAS ELECTRONICS CORPORATION	31-Mar-2021	8	Appoint A Corporate Auditor Sekine, Takeshi	For	Combined
RENESAS ELECTRONICS CORPORATION	31-Mar-2021	9	Appoint A Corporate Auditor Mizuno, Tomoko	For	Combined
RENESAS ELECTRONICS CORPORATION	31-Mar-2021	10	Approve Details Of The Stock Compensation To Be Received By Directors	For	For
RENTOKIL INITIAL PLC	12-May-2021	1	To Receive The Audited Financial Statements Of The Company And The Directors And Auditors Report Thereon	For	For
RENTOKIL INITIAL PLC	12-May-2021	2	To Approve The 2021 Directors Remuneration Policy	For	For
RENTOKIL INITIAL PLC	12-May-2021	3	To Approve The Directors Remuneration Report	For	For
RENTOKIL INITIAL PLC	12-May-2021	4	To Approve The Amended Rules Of The Performance Share Plan 2016	For	For
RENTOKIL INITIAL PLC	12-May-2021	5	To Declare A Final Dividend	For	For
RENTOKIL INITIAL PLC	12-May-2021	6	To Elect Stuart Ingall-Tombs As A Director	For	For
RENTOKIL INITIAL PLC	12-May-2021	7	To Elect Sarosh Mistry As A Director	For	For
RENTOKIL INITIAL PLC	12-May-2021	8	To Re-Elect John Pettigrew As A Director	For	For
RENTOKIL INITIAL PLC	12-May-2021	9	To Re-Elect Andy Ransom As A Director	For	For
RENTOKIL INITIAL PLC	12-May-2021	10	To Re-Elect Richard Solomons As A Director	For	For
RENTOKIL INITIAL PLC	12-May-2021	11	To Re-Elect Julie Southern As A Director	For	For
RENTOKIL INITIAL PLC	12-May-2021	12	To Re-Elect Cathy Turner As A Director	For	For
RENTOKIL INITIAL PLC	12-May-2021	13	To Re-Elect Linda Yueh As A Director	For	For
RENTOKIL INITIAL PLC	12-May-2021	14	To Appoint Pricewaterhousecoopers Llp As Auditor	For	For
RENTOKIL INITIAL PLC	12-May-2021	15	To Authorise The Directors To Agree The Auditor'S Remuneration	For	For
RENTOKIL INITIAL PLC	12-May-2021	16	To Authorise The Making Of Political Donations	For	For
RENTOKIL INITIAL PLC	12-May-2021	17	To Authorise The Directors To Allot Shares	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
RENTOKIL INITIAL PLC	12-May-2021	18	To Disapply Statutory Pre-Emption Rights	For	For
RENTOKIL INITIAL PLC	12-May-2021	19	To Disapply Statutory Pre-Emption Rights - Additional 5 Percent	For	For
RENTOKIL INITIAL PLC	12-May-2021	20	To Authorise The Directors To Make Market Purchases Of The Company'S Own Shares	For	For
RENTOKIL INITIAL PLC	12-May-2021	21	To Authorise The Calling Of A General Meeting Other Than An Annual General Meeting On 14 Days Clear Notice	For	For
REPSOL S.A.	25-Mar-2021	2	Approval Of Individual And Consolidated Annual Accounts And Management Reports	For	For
REPSOL S.A.	25-Mar-2021	3	Allocation Of Results	For	For
REPSOL S.A.	25-Mar-2021	4	Approval Of The Non-Financial Information Report	For	For
REPSOL S.A.	25-Mar-2021	5	Approval Of The Management Of The Board Of Directors	For	For
REPSOL S.A.	25-Mar-2021	6	Appointment Of Auditors: Pricewaterhousecoopers	For	For
REPSOL S.A.	25-Mar-2021	7	Distribution Of 0.30 Eur Per Share Charged To Reserves	For	For
REPSOL S.A.	25-Mar-2021	8	Approval Of A Decrease In Capital By Redemption Of Their Own Shares Maximum Amount 40,494,510 Shares	For	For
REPSOL S.A.	25-Mar-2021	9	Delegation Of Powers To Issue Fixed Income, Convertible And Or Exchangeable Securities Shares, As Well As Warrants	For	For
REPSOL S.A.	25-Mar-2021	10	Reelection As Director Of Mr Manuel Manrique Cecilia	For	For
REPSOL S.A.	25-Mar-2021	11	Reelection As Director Of Mr Mariano Marzo Carpio	For	For
REPSOL S.A.	25-Mar-2021	12	Reelection As Director Of Ms Isabel Torremocha Ferrezuelo	For	For
REPSOL S.A.	25-Mar-2021	13	Reelection As Director Of Mr Luis Surez De Lezo Mantilla	For	For
REPSOL S.A.	25-Mar-2021	14	Ratification Of Appointment Of Mr Rene Dahan As Director	For	For
REPSOL S.A.	25-Mar-2021	15	Appointment Of Ms Aurora Cata Sala As Director	For	For
REPSOL S.A.	25-Mar-2021	16	Amendment Of The Article 19 Of The B Laws	For	For
REPSOL S.A.	25-Mar-2021	17	Amendment Of The Articles 5 And 7 Of The Regulation Of The General Shareholders Meeting	For	For
REPSOL S.A.	25-Mar-2021	18	Advisory Vote On The Annual Report On Directors Remuneration For 2020	For	For
REPSOL S.A.	25-Mar-2021	19	Approval Of The Remuneration Policy For Directors 2021 To 2023	For	For
REPSOL S.A.	25-Mar-2021	20	Delegation Of Powers To Implement Agreements Adopted By Shareholders At The General Meeting	For	For
REPUBLIC SERVICES, INC.	21-May-2021	1	Election Of Director: Manuel Kadre	For	For
REPUBLIC SERVICES, INC.	21-May-2021	2	Election Of Director: Tomago Collins	For	For
REPUBLIC SERVICES, INC.	21-May-2021	3	Election Of Director: Michael A. Duffy	For	For
REPUBLIC SERVICES, INC.	21-May-2021	4	Election Of Director: Thomas W. Handley	For	For
REPUBLIC SERVICES, INC.	21-May-2021	5	Election Of Director: Jennifer M. Kirk	For	For
REPUBLIC SERVICES, INC.	21-May-2021	6	Election Of Director: Michael Larson	For	For
REPUBLIC SERVICES, INC.	21-May-2021	7	Election Of Director: Kim S. Pegula	For	For
REPUBLIC SERVICES, INC.	21-May-2021	8	Election Of Director: James P. Snee	For	For
REPUBLIC SERVICES, INC.	21-May-2021	9	Election Of Director: Brian S. Tyler	For	For
REPUBLIC SERVICES, INC.	21-May-2021	10	Election Of Director: Sandra M. Volpe	For	For
REPUBLIC SERVICES, INC.	21-May-2021	11	Election Of Director: Katharine B. Weymouth	For	For
REPUBLIC SERVICES, INC.	21-May-2021	12	Advisory Vote To Approve Our Named Executive Officer Compensation.	For	For
REPUBLIC SERVICES, INC.	21-May-2021	13	Ratification Of The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
REPUBLIC SERVICES, INC.	21-May-2021	14	Shareholder Proposal To Incorporate Esg Metrics Into Executive Compensation.	Against	Combined
RESONA HOLDINGS, INC.	23-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
RESONA HOLDINGS, INC.	23-Jun-2021	2	Appoint A Director Higashi, Kazuhiro	For	Combined
RESONA HOLDINGS, INC.	23-Jun-2021	3	Appoint A Director Minami, Masahiro	For	Combined
RESONA HOLDINGS, INC.	23-Jun-2021	4	Appoint A Director Noguchi, Mikio	For	Combined
RESONA HOLDINGS, INC.	23-Jun-2021	5	Appoint A Director Kawashima, Takahiro	For	Combined
RESONA HOLDINGS, INC.	23-Jun-2021	6	Appoint A Director Matsui, Tadamitsu	For	Combined
RESONA HOLDINGS, INC.	23-Jun-2021	7	Appoint A Director Sato, Hidehiko	For	Combined
RESONA HOLDINGS, INC.	23-Jun-2021	8	Appoint A Director Baba, Chiharu	For	Combined
RESONA HOLDINGS, INC.	23-Jun-2021	9	Appoint A Director Iwata, Kimie	For	Combined
RESONA HOLDINGS, INC.	23-Jun-2021	10	Appoint A Director Egami, Setsuko	For	Combined
RESONA HOLDINGS, INC.	23-Jun-2021	11	Appoint A Director Ike, Fumihiko	For	Combined
RETAIL OPPORTUNITY INV CORP	26-Apr-2021	1	Director	For	For
RETAIL OPPORTUNITY INV CORP	26-Apr-2021	2	Ratification Of The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ended December 31, 2021.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
RETAIL OPPORTUNITY INV CORP	26-Apr-2021	3	Approval, On An Advisory Basis, Of The Compensation Of The Company'S Named Executive Officers As Described In The 2021 Proxy Statement.	For	For
RETAIL PROPERTIES OF AMERICA, INC.	27-May-2021	1	Election Of Director: Bonnie S. Biumi	For	For
RETAIL PROPERTIES OF AMERICA, INC.	27-May-2021	2	Election Of Director: Frank A. Catalano, Jr.	For	For
RETAIL PROPERTIES OF AMERICA, INC.	27-May-2021	3	Election Of Director: Gerald M. Gorski	For	For
RETAIL PROPERTIES OF AMERICA, INC.	27-May-2021	4	Election Of Director: Steven P. Grimes	For	For
RETAIL PROPERTIES OF AMERICA, INC.	27-May-2021	5	Election Of Director: Richard P. Imperiale	For	For
RETAIL PROPERTIES OF AMERICA, INC.	27-May-2021	6	Election Of Director: Peter L. Lynch	For	For
RETAIL PROPERTIES OF AMERICA, INC.	27-May-2021	7	Election Of Director: Thomas J. Sargeant	For	For
RETAIL PROPERTIES OF AMERICA, INC.	27-May-2021	8	Approval Of An Advisory Resolution On Executive Compensation.	For	For
RETAIL PROPERTIES OF AMERICA, INC.	27-May-2021	9	Ratification Of The Selection Of Deloitte & Touche Llp As Retail Properties Of America, Inc.'S Independent Registered Public Accounting Firm For 2021.	For	For
REXFORD INDUSTRIAL REALTY, INC.	17-Jun-2021	1	Election Of Director: Robert L. Antin	For	For
REXFORD INDUSTRIAL REALTY, INC.	17-Jun-2021	2	Election Of Director: Michael S. Frankel	For	For
REXFORD INDUSTRIAL REALTY, INC.	17-Jun-2021	3	Election Of Director: Diana J. Ingram	For	For
REXFORD INDUSTRIAL REALTY, INC.	17-Jun-2021	4	Election Of Director: Debra L. Morris	For	For
REXFORD INDUSTRIAL REALTY, INC.	17-Jun-2021	5	Election Of Director: Tyler H. Rose	For	For
REXFORD INDUSTRIAL REALTY, INC.	17-Jun-2021	6	Election Of Director: Peter E. Schwab	For	For
REXFORD INDUSTRIAL REALTY, INC.	17-Jun-2021	7	Election Of Director: Howard Schwimmer	For	For
REXFORD INDUSTRIAL REALTY, INC.	17-Jun-2021	8	Election Of Director: Richard S. Ziman	For	For
REXFORD INDUSTRIAL REALTY, INC.	17-Jun-2021	9	The Ratification Of The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
REXFORD INDUSTRIAL REALTY, INC.	17-Jun-2021	10	The Advisory Resolution To Approve The Company'S Named Executive Officer Compensation For The Fiscal Year Ended December 31, 2020, As Described In The Rexford Industrial Realty, Inc. Proxy Statement.	For	For
REXFORD INDUSTRIAL REALTY, INC.	17-Jun-2021	11	The Approval Of The Second Amended And Restated Rexford Industrial Realty, Inc. And Rexford Industrial Realty, L.P. 2013 Incentive Award Plan.	For	For
RHB BANK BERHAD	25-May-2021	1	To Approve A Single-Tier Final Dividend Of 7.65 Sen Per Share In Respect Of The Financial Year Ended 31 December 2020	For	For
RHB BANK BERHAD	25-May-2021	2	To Re-Elect The Following Director Who Retire By Rotation Pursuant To Clause 94 Of The Company'S Constitution And Who Being Eligible Offer Themselves For Re-Election: Tan Sri Ong Leong Huat @ Wong Joo Hwa	For	For
RHB BANK BERHAD	25-May-2021	3	To Re-Elect The Following Director Who Retire By Rotation Pursuant To Clause 94 Of The Company'S Constitution And Who Being Eligible Offer Themselves For Re-Election: Ms Ong Ai Lin	For	For
RHB BANK BERHAD	25-May-2021	4	To Re-Elect The Following Director Who Retire Pursuant To Clause 98 Of The Company'S Constitution And Who Being Eligible Offer Themselves For Re-Election: Tan Sri Ahmad Badri Mohd Zahir	For	For
RHB BANK BERHAD	25-May-2021	5	To Re-Elect The Following Director Who Retire Pursuant To Clause 98 Of The Company'S Constitution And Who Being Eligible Offer Themselves For Re-Election: Mr Donald Joshua Jaganathan	For	For
RHB BANK BERHAD	25-May-2021	6	To Re-Elect The Following Director Who Retire Pursuant To Clause 98 Of The Company'S Constitution And Who Being Eligible Offer Themselves For Re-Election: Datuk Iain John Lo	For	For
RHB BANK BERHAD	25-May-2021	7	To Approve The Payment Of Directors' Fees And Board Committees' Allowances To The Non-Executive Directors From The 55Th Agm Of The Company To The 56Th Agm Of The Company	For	For
RHB BANK BERHAD	25-May-2021	8	To Approve The Payment Of Directors' Remuneration (Excluding Directors' Fees And Board Committees' Allowances) Of An Amount Up To Rm1,600,000 To The Non-Executive Directors From The 55Th Agm Of The Company To The 56Th Agm Of The Company	For	For
RHB BANK BERHAD	25-May-2021	9	To Re-Appoint Messrs Pricewaterhousecoopers Plt As Auditors Of The Company To Hold Office Until The Conclusion Of The 56Th Agm Of The Company, At A Remuneration To Be Determined By The Directors	For	For
RHB BANK BERHAD	25-May-2021	10	Authority For Directors To Issue Shares	For	For
RHB BANK BERHAD	25-May-2021	11	Proposed Dividend Reinvestment Plan That Provides The Shareholders Of Rhb Bank ("Shareholders") With An Option To Elect To Reinvest Their Cash Dividend In New Ordinary Shares Of Rhb Bank ("Rhb Bank Shares") ("Proposed Drp")	For	For
RHB BANK BERHAD	25-May-2021	12	Allotment And Issuance Of New Rhb Bank Shares Pursuant To The Proposed Drp ("Drp Shares") ("Issuance Of Drp Shares")	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
RICOH COMPANY,LTD.	24-Jun-2021	2	Approve Appropriation Of Surplus	For	For
RICOH COMPANY,LTD.	24-Jun-2021	3	Appoint A Director Yamashita, Yoshinori	For	For
RICOH COMPANY,LTD.	24-Jun-2021	4	Appoint A Director Inaba, Nobuo	For	For
RICOH COMPANY,LTD.	24-Jun-2021	5	Appoint A Director Matsuishi, Hidetaka	For	For
RICOH COMPANY,LTD.	24-Jun-2021	6	Appoint A Director Sakata, Seiji	For	For
RICOH COMPANY,LTD.	24-Jun-2021	7	Appoint A Director Oyama, Akira	For	For
RICOH COMPANY,LTD.	24-Jun-2021	8	Appoint A Director Iijima, Masami	For	For
RICOH COMPANY,LTD.	24-Jun-2021	9	Appoint A Director Hatano, Mutsuko	For	For
RICOH COMPANY,LTD.	24-Jun-2021	10	Appoint A Director Mori, Kazuhiro	For	For
RICOH COMPANY,LTD.	24-Jun-2021	11	Appoint A Director Yokoo, Keisuke	For	For
RICOH COMPANY,LTD.	24-Jun-2021	12	Appoint A Director Tani, Sadafumi	For	For
RICOH COMPANY,LTD.	24-Jun-2021	13	Appoint A Corporate Auditor Sato, Shinji	For	For
RICOH COMPANY,LTD.	24-Jun-2021	14	Appoint A Corporate Auditor Ota, Yo	For	For
RINGCENTRAL, INC.	04-Jun-2021	1	Director	For	Combined
RINGCENTRAL, INC.	04-Jun-2021	2	Ratification Of The Appointment Of Kpmg Llp As Our Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	Combined
RINGCENTRAL, INC.	04-Jun-2021	3	To Approve, On An Advisory (Non-Binding) Basis, The Named Executive Officers' Compensation, As Disclosed In The Proxy Statement.	For	Combined
RINNAI CORPORATION	29-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
RINNAI CORPORATION	29-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
RINNAI CORPORATION	29-Jun-2021	3	Appoint A Director Hayashi, Kenji	For	For
RINNAI CORPORATION	29-Jun-2021	4	Appoint A Director Naito, Hiroyasu	For	Combined
RINNAI CORPORATION	29-Jun-2021	5	Appoint A Director Narita, Tsunenori	For	For
RINNAI CORPORATION	29-Jun-2021	6	Appoint A Director Matsui, Nobuyuki	For	For
RINNAI CORPORATION	29-Jun-2021	7	Appoint A Director Kamio, Takashi	For	For
RINNAI CORPORATION	29-Jun-2021	8	Appoint A Substitute Corporate Auditor Ishikawa, Yoshiro	For	For
RINNAI CORPORATION	29-Jun-2021	9	Approve Details Of The Compensation To Be Received By Directors, And Approve Details Of The Restricted-Share Compensation To Be Received By Directors (Excluding Outside Directors)	For	For
RIO TINTO PLC	09-Apr-2021	1	Accept Financial Statements And Statutory Reports	For	For
RIO TINTO PLC	09-Apr-2021	2	Approve Remuneration Policy	For	For
RIO TINTO PLC	09-Apr-2021	3	Approve Remuneration Report For Uk Law Purposes	For	Combined
RIO TINTO PLC	09-Apr-2021	4	Approve Remuneration Report For Australian Law Purposes	For	Against
RIO TINTO PLC	09-Apr-2021	5	Re-Elect Megan Clark As Director	For	Combined
RIO TINTO PLC	09-Apr-2021	6	Re-Elect Hinda Gharbi As Director	For	For
RIO TINTO PLC	09-Apr-2021	7	Re-Elect Simon Henry As Director	For	For
RIO TINTO PLC	09-Apr-2021	8	Re-Elect Sam Laidlaw As Director	For	For
RIO TINTO PLC	09-Apr-2021	9	Re-Elect Simon Mckeen As Director	For	For
RIO TINTO PLC	09-Apr-2021	10	Re-Elect Jennifer Nason As Director	For	For
RIO TINTO PLC	09-Apr-2021	11	Re-Elect Jakob Stausholm As Director	For	For
RIO TINTO PLC	09-Apr-2021	12	Re-Elect Simon Thompson As Director	For	For
RIO TINTO PLC	09-Apr-2021	13	Re-Elect Ngaire Woods As Director	For	For
RIO TINTO PLC	09-Apr-2021	14	Reappoint Kpmg Llp As Auditors	For	For
RIO TINTO PLC	09-Apr-2021	15	Authorise The Audit Committee To Fix Remuneration Of Auditors	For	For
RIO TINTO PLC	09-Apr-2021	16	Authorise Eu Political Donations And Expenditure	For	For
RIO TINTO PLC	09-Apr-2021	17	Approve Global Employee Share Plan	For	For
RIO TINTO PLC	09-Apr-2021	18	Approve Uk Share Plan	For	For
RIO TINTO PLC	09-Apr-2021	19	Authorise Issue Of Equity	For	For
RIO TINTO PLC	09-Apr-2021	20	Authorise Issue Of Equity Without Pre-Emptive Rights	For	For
RIO TINTO PLC	09-Apr-2021	21	Authorise Market Purchase Of Ordinary Shares	For	For
RIO TINTO PLC	09-Apr-2021	22	Authorise The Company To Call General Meeting With Two Weeks' Notice	For	For
RIOCAN REAL ESTATE INVESTMENT TRUST	26-May-2021	1	Director	For	For
RIOCAN REAL ESTATE INVESTMENT TRUST	26-May-2021	2	The Re-Appointment Of Ernst & Young Llp As Auditors Of The Trust And Authorization Of The Trust'S Board Of Trustees To Fix The Auditors' Remuneration;	For	For
RIOCAN REAL ESTATE INVESTMENT TRUST	26-May-2021	3	The Non-Binding Say-On-Pay Advisory Resolution Set Forth In The Circular On The Trust'S Approach To Executive Compensation.	For	Combined
RITCHIE BROS. AUCTIONEERS INCORPORATED	06-May-2021	1	Election Of Director: Erik Olsson	For	For
RITCHIE BROS. AUCTIONEERS INCORPORATED	06-May-2021	2	Election Of Director: Ann Fandozzi	For	For
RITCHIE BROS. AUCTIONEERS INCORPORATED	06-May-2021	3	Election Of Director: Beverley Anne Briscoe	For	For
RITCHIE BROS. AUCTIONEERS INCORPORATED	06-May-2021	4	Election Of Director: Robert G. Elton	For	For
RITCHIE BROS. AUCTIONEERS INCORPORATED	06-May-2021	5	Election Of Director: J. Kim Fennell	For	For
RITCHIE BROS. AUCTIONEERS INCORPORATED	06-May-2021	6	Election Of Director: Amy Guggenheim Shenkan	For	For
RITCHIE BROS. AUCTIONEERS INCORPORATED	06-May-2021	7	Election Of Director: Sarah Raiss	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
RITCHIE BROS. AUCTIONEERS INCORPORATED	06-May-2021	8	Election Of Director: Christopher Zimmerman	For	For
RITCHIE BROS. AUCTIONEERS INCORPORATED	06-May-2021	9	Election Of Director: Adam Dewitt	For	For
RITCHIE BROS. AUCTIONEERS INCORPORATED	06-May-2021	10	Appointment Of Ernst & Young Llp As Auditors Of The Company For The Ensuing Year And Authorizing The Audit Committee To Fix Their Remuneration.	For	For
RITCHIE BROS. AUCTIONEERS INCORPORATED	06-May-2021	11	Approval, On An Advisory Basis, Of A Non-Binding Advisory Resolution Accepting The Company'S Approach To Executive Compensation.	For	For
RIYAD BANK	23-Mar-2021	1	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
RIYAD BANK	23-Mar-2021	2	Voting On The Bank'S Financial Statements For The Financial Year Ended 31/12/2020	For	For
RIYAD BANK	23-Mar-2021	3	Voting On The Discharge Of The Members Of The Board Of Directors From Liability For The Financial Year Ended 2020	For	For
RIYAD BANK	23-Mar-2021	4	Voting On The Disbursement An Amount Of Sar (5,945) As Remuneration To The Members Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
RIYAD BANK	23-Mar-2021	5	Voting On The Board Of Directors 'Recommendation To Distribute Cash Dividends Amounted To Sar (1,500) Million To Shareholders For The Financial Year Ended 31/12/2020, With The Value Of (50) Halalas Per Share And At Rate Of (5%) Of The Capital, Provided That The Shareholders Who Own The Shares Are Eligible By The End Of The Day Of The General Assembly Meeting And Those Registered In The Banks Shareholders Register At The Securities Depository Centre Company Are Traded At The End Of The Second Trading Day Following The Maturity Date, Provided That Dividend Distribution Starts On 04/06/2021	For	For
RIYAD BANK	23-Mar-2021	6	Voting On Authorizing The Board Of Directors To Distribute Interim Dividends To Shareholders For The Financial Year 2021 On Biannually Or Quarterly Basis	For	For
RIYAD BANK	23-Mar-2021	7	Voting On The Appointment Of External Auditors From Among The Nominees Recommended By The Audit Committee To Audit The Bank'S Annual Financial Statements For The First, Second, Third Quarters And Annual Financial Statements For The Financial Year 2021, And Provide Zakat And Tax Services Along With Determining Their Fees	For	Combined
RIYAD BANK	23-Mar-2021	8	Voting On Authorizing The Board Of Directors The Power Of License Included In Paragraph 1 Of Article 71 Of The Companies Law, For One Year From The Date Of Approval Of The Ordinary General Meeting Or Until The End Of The Board Of Directors Term Whichever Is Proceeds, In Accordance With The Conditions Set Forth In The Regulatory Rules And Procedures Issued Pursuant To The Companies Law Relating To Listed Joint Stock Companies	For	Combined
RIYAD BANK	23-Mar-2021	9	Voting On The Transactions And Contracts Between The Bank And General Organization For Social Insurance (Gosi) Where The Board Member Mr. Nader Ibrahim Al-Wehaibi (Works At Gosi) Has Indirect Interest And The Board Member Mr. Mohammed Talal Al-Nahas (Board Member At Gosi) Has Indirect Interest. It Consists Of A Rental Contracts For Riyadh Bank Hq Building And Other Locations/Branches In Riyadh And Two Atm'S, The Value Of These Transactions Reached In 2020 Sar (29,356,040) Without Preferential Terms And Conditions	For	For
RIYAD BANK	23-Mar-2021	10	Voting On The Transactions And Contracts Between The Bank And Saudi Telecom Company (Stc) Where The Board Member Mr. Mohammed Talal Al-Nahas (Board Member At Stc) Has Indirect Interest. It Consists Of Contract For Linking The Branches And Buildings Network For Ipvpn Data Services, A Service Management Contract For The Sms Platform, And A Lease Contract For Two Atm Locations, The Value Of These Transactions Reached In 2020 Sar (65,790,892) Without Preferential Terms And Conditions	For	For
RLJ LODGING TRUST	30-Apr-2021	1	Election Of Trustee For A Term Expiring At The 2021 Annual Meeting Of Shareholder: Robert L. Johnson	For	For
RLJ LODGING TRUST	30-Apr-2021	2	Election Of Trustee For A Term Expiring At The 2021 Annual Meeting Of Shareholder: Leslie D. Hale	For	For
RLJ LODGING TRUST	30-Apr-2021	3	Election Of Trustee For A Term Expiring At The 2021 Annual Meeting Of Shareholder: Evan Bayh	For	For
RLJ LODGING TRUST	30-Apr-2021	4	Election Of Trustee For A Term Expiring At The 2021 Annual Meeting Of Shareholder: Arthur R. Collins	For	For
RLJ LODGING TRUST	30-Apr-2021	5	Election Of Trustee For A Term Expiring At The 2021 Annual Meeting Of Shareholder: Nathaniel A. Davis	For	For
RLJ LODGING TRUST	30-Apr-2021	6	Election Of Trustee For A Term Expiring At The 2021 Annual Meeting Of Shareholder: Patricia L. Gibson	For	For
RLJ LODGING TRUST	30-Apr-2021	7	Election Of Trustee For A Term Expiring At The 2021 Annual Meeting Of Shareholder: Robert M. La Forgia	For	For
RLJ LODGING TRUST	30-Apr-2021	8	Election Of Trustee For A Term Expiring At The 2021 Annual Meeting Of Shareholder: Robert J. Mccarthy	For	For
RLJ LODGING TRUST	30-Apr-2021	9	Election Of Trustee For A Term Expiring At The 2021 Annual Meeting Of Shareholder: Glenda G. Mcneal	For	For
RLJ LODGING TRUST	30-Apr-2021	10	To Ratify The Appointment Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For Our Fiscal Year Ending December 31, 2021.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
RLJ LODGING TRUST	30-Apr-2021	11	To Approve On A Non-Binding Basis The Compensation Of Our Named Executive Officers.	For	For
RLJ LODGING TRUST	30-Apr-2021	12	To Approve The 2021 Rlj Lodging Trust Equity Incentive Plan.	For	For
ROBERT HALF INTERNATIONAL INC.	19-May-2021	1	Election Of Director: Julia L. Coronado	For	For
ROBERT HALF INTERNATIONAL INC.	19-May-2021	2	Election Of Director: Dirk A. Kempthorne	For	For
ROBERT HALF INTERNATIONAL INC.	19-May-2021	3	Election Of Director: Harold M. Messmer, Jr.	For	For
ROBERT HALF INTERNATIONAL INC.	19-May-2021	4	Election Of Director: Marc H. Morial	For	For
ROBERT HALF INTERNATIONAL INC.	19-May-2021	5	Election Of Director: Barbara J. Novogradac	For	For
ROBERT HALF INTERNATIONAL INC.	19-May-2021	6	Election Of Director: Robert J. Pace	For	For
ROBERT HALF INTERNATIONAL INC.	19-May-2021	7	Election Of Director: Frederick A. Richman	For	For
ROBERT HALF INTERNATIONAL INC.	19-May-2021	8	Election Of Director: M. Keith Waddell	For	For
ROBERT HALF INTERNATIONAL INC.	19-May-2021	9	Advisory Vote To Approve Executive Compensation.	For	For
ROBERT HALF INTERNATIONAL INC.	19-May-2021	10	To Ratify The Appointment Of Pricewaterhousecoopers Llp, As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
ROCKWELL AUTOMATION, INC.	02-Feb-2021	1	Director	For	For
ROCKWELL AUTOMATION, INC.	02-Feb-2021	2	To Approve, On An Advisory Basis, The Compensation Of The Corporation'S Named Executive Officers.	For	For
ROCKWELL AUTOMATION, INC.	02-Feb-2021	3	To Approve The Selection Of Deloitte & Touche Llp As The Corporation'S Independent Registered Public Accounting Firm.	For	Combined
ROCKWOOL INTERNATIONAL A/S	07-Apr-2021	8	Adoption Of The Annual Report For The Past Financial Year And Discharge Of Liability For The Management And The Board Of Directors	For	For
ROCKWOOL INTERNATIONAL A/S	07-Apr-2021	9	Presentation Of And Advisory Vote On Remuneration Report	For	Combined
ROCKWOOL INTERNATIONAL A/S	07-Apr-2021	10	Approval Of The Remuneration Of The Board Of Directors For 2021/2022	For	Combined
ROCKWOOL INTERNATIONAL A/S	07-Apr-2021	11	Allocation Of Profits According To The Adopted Accounts: The Board Of Directors Proposes A Distribution Of Dividends For The Financial Year 2020 Of Dkk 32.00 Per Share Of A Nominal Value Of Dkk 10. The Dividend Will Be Distributed On 12 April 2021 After Approval By The General Meeting	For	For
ROCKWOOL INTERNATIONAL A/S	07-Apr-2021	12	Election Of Member To The Board Of Directors: Carsten Bjerg	For	Combined
ROCKWOOL INTERNATIONAL A/S	07-Apr-2021	13	Election Of Member To The Board Of Directors: Rebekka Glasser Herlofsen	For	Abstain
ROCKWOOL INTERNATIONAL A/S	07-Apr-2021	14	Election Of Member To The Board Of Directors: Carsten Kahler (New Election)	For	Combined
ROCKWOOL INTERNATIONAL A/S	07-Apr-2021	15	Election Of Member To The Board Of Directors: Thomas Kahler	For	Combined
ROCKWOOL INTERNATIONAL A/S	07-Apr-2021	16	Election Of Member To The Board Of Directors: Andreas Ronken	For	Combined
ROCKWOOL INTERNATIONAL A/S	07-Apr-2021	17	Election Of Member To The Board Of Directors: Jorgen Tang-Jensen	For	For
ROCKWOOL INTERNATIONAL A/S	07-Apr-2021	18	Appointment Of Auditor: Pricewaterhousecoopers Statsautoriseret Revisionspartnerselskab	For	For
ROCKWOOL INTERNATIONAL A/S	07-Apr-2021	19	Proposal From The Board Of Directors: Authorisation To Acquire Own Shares	For	For
ROCKWOOL INTERNATIONAL A/S	07-Apr-2021	20	Proposal From The Board Of Directors: Reduction Of The Company'S Share Capital For The Purpose Of Cancelling Own Shares	For	For
ROCKWOOL INTERNATIONAL A/S	07-Apr-2021	21	Proposal From The Board Of Directors: Proposal For Amendment To The Articles Of Association: Article 6: Electronic General Meeting	For	For
ROCKWOOL INTERNATIONAL A/S	07-Apr-2021	22	Proposal From The Board Of Directors: Proposal For Amendment To The Articles Of Association: Article 10: Remuneration Report	For	For
ROCKWOOL INTERNATIONAL A/S	07-Apr-2021	23	Please Note That This Resolution Is A Shareholder Proposal: Proposal From Shareholders: Assessment Of Environmental And Community Impacts From Siting Of Manufacturing Facilities	Against	Combined
ROCKWOOL INTERNATIONAL A/S	07-Apr-2021	24	Please Note That This Resolution Is A Shareholder Proposal: Proposal From Shareholders: Disclosure Of Political Contribution	Against	Against
ROHM COMPANY LIMITED	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
ROHM COMPANY LIMITED	25-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Matsumoto, Isao	For	For
ROHM COMPANY LIMITED	25-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Azuma, Katsumi	For	For
ROHM COMPANY LIMITED	25-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tateishi, Tetsuo	For	For
ROHM COMPANY LIMITED	25-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ino, Kazuhide	For	For
ROHM COMPANY LIMITED	25-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yamamoto, Koji	For	For
ROHM COMPANY LIMITED	25-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nagumo, Tadanobu	For	For
ROHM COMPANY LIMITED	25-Jun-2021	9	Appoint A Director Who Is Audit And Supervisory Committee Member Yamazaki, Masahiko	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ROHM COMPANY LIMITED	25-Jun-2021	10	Appoint A Director Who Is Audit And Supervisory Committee Member Nii, Hiroyuki	For	For
ROHM COMPANY LIMITED	25-Jun-2021	11	Appoint A Director Who Is Audit And Supervisory Committee Member Chimori, Hidero	For	For
ROHM COMPANY LIMITED	25-Jun-2021	12	Appoint A Director Who Is Audit And Supervisory Committee Member Miyabayashi, Toshiro	For	For
ROHM COMPANY LIMITED	25-Jun-2021	13	Appoint A Director Who Is Audit And Supervisory Committee Member Tanaka, Kumiko	For	For
ROKU, INC.	10-Jun-2021	1	Election Of Class I Director To Serve Until The 2024 Annual Meeting: Ravi Ahuja	For	Combined
ROKU, INC.	10-Jun-2021	2	Election Of Class I Director To Serve Until The 2024 Annual Meeting: Mai Fyfield	For	Combined
ROKU, INC.	10-Jun-2021	3	Election Of Class I Director To Serve Until The 2024 Annual Meeting: Laurie Simon Hodrick	For	Combined
ROKU, INC.	10-Jun-2021	4	Advisory Vote To Approve Our Named Executive Officer Compensation.	For	Combined
ROKU, INC.	10-Jun-2021	5	To Ratify The Selection Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	Combined
ROLLINS, INC.	27-Apr-2021	1	Director	For	Combined
ROLLINS, INC.	27-Apr-2021	2	To Ratify The Appointment Of Grant Thornton Llp As Independent Registered Public Accounting Firm Of The Company For Fiscal Year Ending December 31, 2021.	For	Combined
ROLLINS, INC.	27-Apr-2021	3	To Amend The Restated Certificate Of Incorporation Of The Company To Increase The Total Number Of Authorized Shares Of Capital Stock From 550,500,000 Shares To 800,500,000 Shares, Such That Authorized Shares Of Common Stock Would Be Increased From 550,000,000 To 800,000,000 And Authorized Shares Of Preferred Stock Would Remain 500,000.	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	1	Accept Financial Statements And Statutory Reports	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	2	Approve Remuneration Policy	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	3	Approve Remuneration Report	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	4	Re-Elect Sir Ian Davis As Director	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	5	Re-Elect Warren East As Director	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	6	Elect Panos Kakoullis As Director	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	7	Elect Paul Adams As Director	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	8	Re-Elect George Culmer As Director	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	9	Re-Elect Irene Dornier As Director	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	10	Re-Elect Beverly Goulet As Director	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	11	Re-Elect Lee Hsien Yang As Director	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	12	Re-Elect Nick Luff As Director	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	13	Re-Elect Sir Kevin Smith As Director	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	14	Re-Elect Dame Angela Strank As Director	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	15	Reappoint Pricewaterhousecoopers Llp As Auditors	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	16	Authorise The Audit Committee To Fix Remuneration Of Auditors	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	17	Authorise Uk Political Donations And Expenditure	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	18	Authorise Issue Of Equity	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	19	Approve Incentive Plan	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	20	Approve Sharepurchase Plan	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	21	Approve Uk Sharesave Plan	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	22	Approve International Sharesave Plan	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	23	Authorise Issue Of Equity Without Pre-Emptive Rights	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	24	Authorise Market Purchase Of Ordinary Shares	For	For
ROLLS-ROYCE HOLDINGS PLC	13-May-2021	25	Adopt New Articles Of Association	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	3	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):5.000000	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	4	2020 Annual Accounts	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	5	2021 Reappointment Of Audit Firm	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	6	2020 Annual Report And Its Summary	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	7	Confirmation Of 2020 Continuing Connected Transactions And 2021 Estimated Continuing Connected Transactions: The Pta Purchase And Sale Contract To Be Signed With A Company	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	8	Confirmation Of 2020 Continuing Connected Transactions And 2021 Estimated Continuing Connected Transactions: A Crude Oil Purchase And Sale Contract To Be Signed With A Company	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	9	Confirmation Of 2020 Continuing Connected Transactions And 2021 Estimated Continuing Connected Transactions: A Purchase Contract With A Company	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	10	Confirmation Of 2020 Continuing Connected Transactions And 2021 Estimated Continuing Connected Transactions: An Aromatics Purchase And Sale Contract With A Company	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	11	Confirmation Of 2020 Continuing Connected Transactions And 2021 Estimated Continuing Connected Transactions: An Aromatics Purchase And Sale Contract With Another Company	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	12	Confirmation Of 2020 Continuing Connected Transactions And 2021 Estimated Continuing Connected Transactions: A Refined Oil Purchase And Sale Contract With A Company	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	13	Confirmation Of 2020 Continuing Connected Transactions And 2021 Estimated Continuing Connected Transactions: An Oil Refining Products Purchase And Sale Contract With A Company	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	14	Confirmation Of 2020 Continuing Connected Transactions And 2021 Estimated Continuing Connected Transactions: An Oil Refining Products Purchase And Sale Contract With Another Company	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	15	Confirmation Of 2020 Continuing Connected Transactions And 2021 Estimated Continuing Connected Transactions: An Oil Refining Products Purchase And Sale Contract With A 3Rd Company	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	16	Confirmation Of 2020 Continuing Connected Transactions And 2021 Estimated Continuing Connected Transactions: A House And Carport Contract With A Company	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	17	Confirmation Of 2020 Continuing Connected Transactions And 2021 Estimated Continuing Connected Transactions: A Cargo Transportation Contract With A Company	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	18	Confirmation Of 2020 Continuing Connected Transactions And 2021 Estimated Continuing Connected Transactions: A Purchase Contract With Another Company	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	19	Confirmation Of 2020 Continuing Connected Transactions And 2021 Estimated Continuing Connected Transactions: Conducting Deposit, Credit, Clearing And Settlement And Other Business With A Bank	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	20	Confirmation Of 2020 Continuing Connected Transactions And 2021 Estimated Continuing Connected Transactions: Loans From The Controlling Shareholder	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	21	2021 Mutual Guarantee Quota Of The Company	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	22	External Guarantee Provided By A Controlled Subsidiary	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	23	Launching Futures Hedging Business In 2020	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	24	Launching Foreign Exchange Derivatives Transactions In 2020	For	For
RONGSHENG PETRO CHEMICAL CO LTD	19-May-2021	25	Nomination Of Directors	For	For
ROPER TECHNOLOGIES, INC.	14-Jun-2021	1	Election Of Director: Shellye L. Archambeau	For	For
ROPER TECHNOLOGIES, INC.	14-Jun-2021	2	Election Of Director: Amy Woods Brinkley	For	For
ROPER TECHNOLOGIES, INC.	14-Jun-2021	3	Election Of Director: John F. Fort Iii	For	For
ROPER TECHNOLOGIES, INC.	14-Jun-2021	4	Election Of Director: L. Neil Hunn	For	For
ROPER TECHNOLOGIES, INC.	14-Jun-2021	5	Election Of Director: Robert D. Johnson	For	For
ROPER TECHNOLOGIES, INC.	14-Jun-2021	6	Election Of Director: Laura G. Thatcher	For	For
ROPER TECHNOLOGIES, INC.	14-Jun-2021	7	Election Of Director: Richard F. Wallman	For	For
ROPER TECHNOLOGIES, INC.	14-Jun-2021	8	Election Of Director: Christopher Wright	For	For
ROPER TECHNOLOGIES, INC.	14-Jun-2021	9	Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	For	For
ROPER TECHNOLOGIES, INC.	14-Jun-2021	10	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
ROPER TECHNOLOGIES, INC.	14-Jun-2021	11	Approval Of The Roper Technologies, Inc. 2021 Incentive Plan.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ROSNEFT OIL COMPANY	01-Jun-2021	1	In Accordance With New Russian Federation Legislation Regarding Foreign Ownership Disclosure Requirements For ADR Securities, All Shareholders Who Wish To Participate In This Event Must Disclose Their Beneficial Owner Company Registration Number And Date Of Company Registration. Broadridge Will Integrate The Relevant Disclosure Information With The Vote Instruction When It Is Issued To The Local Market As Long As The Disclosure Information Has Been Provided By Your Global Custodian. If This Information Has Not Been Provided By Your Global Custodian, Then Your Vote May Be Rejected	Non-voting resolution	Combined
ROSNEFT OIL COMPANY	01-Jun-2021	2	Approve Annual Report	For	Combined
ROSNEFT OIL COMPANY	01-Jun-2021	3	Approve Financial Statements	For	For
ROSNEFT OIL COMPANY	01-Jun-2021	4	Approve Allocation Of Income	For	For
ROSNEFT OIL COMPANY	01-Jun-2021	5	Approve Dividends Of Rub 6.94 Per Share	For	For
ROSNEFT OIL COMPANY	01-Jun-2021	6	Approve Remuneration Of Directors	For	For
ROSNEFT OIL COMPANY	01-Jun-2021	7	Approve Remuneration Of Members Of Audit Commission	For	For
ROSNEFT OIL COMPANY	01-Jun-2021	8	Elect Directors	Non-voting resolution	Combined
ROSNEFT OIL COMPANY	01-Jun-2021	9	Elect Olga Andrianova As Member Of Audit Commission	For	Combined
ROSNEFT OIL COMPANY	01-Jun-2021	10	Elect Pavel Buchnev As Member Of Audit Commission	For	For
ROSNEFT OIL COMPANY	01-Jun-2021	11	Elect Aleksei Kulagin As Member Of Audit Commission	For	For
ROSNEFT OIL COMPANY	01-Jun-2021	12	Elect Sergei Poma As Member Of Audit Commission	For	For
ROSNEFT OIL COMPANY	01-Jun-2021	13	Elect Zakhar Sabantsev As Member Of Audit Commission	For	For
ROSNEFT OIL COMPANY	01-Jun-2021	14	Ratify Ernst And Young As Auditor	For	For
ROSS STORES, INC.	19-May-2021	1	Election Of Director: K. Gunnar Bjorklund	For	For
ROSS STORES, INC.	19-May-2021	2	Election Of Director: Michael J. Bush	For	For
ROSS STORES, INC.	19-May-2021	3	Election Of Director: Sharon D. Garrett	For	For
ROSS STORES, INC.	19-May-2021	4	Election Of Director: Michael J. Hartshorn	For	For
ROSS STORES, INC.	19-May-2021	5	Election Of Director: Stephen D. Milligan	For	For
ROSS STORES, INC.	19-May-2021	6	Election Of Director: Patricia H. Mueller	For	For
ROSS STORES, INC.	19-May-2021	7	Election Of Director: George P. Orban	For	For
ROSS STORES, INC.	19-May-2021	8	Election Of Director: Gregory L. Quesnel	For	For
ROSS STORES, INC.	19-May-2021	9	Election Of Director: Larree M. Renda	For	For
ROSS STORES, INC.	19-May-2021	10	Election Of Director: Barbara Rentler	For	For
ROSS STORES, INC.	19-May-2021	11	Election Of Director: Doniel N. Sutton	For	For
ROSS STORES, INC.	19-May-2021	12	Advisory Vote To Approve The Resolution On The Compensation Of The Named Executive Officers.	For	For
ROSS STORES, INC.	19-May-2021	13	To Ratify The Appointment Of Deloitte & Touche LLP As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending January 29, 2022.	For	For
ROSS STORES, INC.	19-May-2021	14	To Vote On A Stockholder Proposal Regarding Executive Share Retention, If Properly Presented At The Annual Meeting.	Against	Combined
ROYAL BANK OF CANADA	08-Apr-2021	1	Director	For	Combined
ROYAL BANK OF CANADA	08-Apr-2021	2	Appointment Of Pricewaterhousecoopers LLP (PwC) As Auditor	For	For
ROYAL BANK OF CANADA	08-Apr-2021	3	Advisory Vote On The Bank'S Approach To Executive Compensation	For	For
ROYAL BANK OF CANADA	08-Apr-2021	4	Proposal No. 1	Against	Combined
ROYAL BANK OF CANADA	08-Apr-2021	5	Proposal No. 2	Against	Combined
ROYAL BANK OF CANADA	08-Apr-2021	6	Proposal No. 3	Against	Combined
ROYAL BANK OF CANADA	08-Apr-2021	7	Proposal No. 4	Against	Combined
ROYAL CARIBBEAN CRUISES LTD.	02-Jun-2021	1	Election Of Director: John F. Brock	For	Combined
ROYAL CARIBBEAN CRUISES LTD.	02-Jun-2021	2	Election Of Director: Richard D. Fain	For	For
ROYAL CARIBBEAN CRUISES LTD.	02-Jun-2021	3	Election Of Director: Stephen R. Howe, Jr.	For	For
ROYAL CARIBBEAN CRUISES LTD.	02-Jun-2021	4	Election Of Director: William L. Kimsey	For	For
ROYAL CARIBBEAN CRUISES LTD.	02-Jun-2021	5	Election Of Director: Amy Mcpherson	For	For
ROYAL CARIBBEAN CRUISES LTD.	02-Jun-2021	6	Election Of Director: Maritza G. Montiel	For	For
ROYAL CARIBBEAN CRUISES LTD.	02-Jun-2021	7	Election Of Director: Ann S. Moore	For	For
ROYAL CARIBBEAN CRUISES LTD.	02-Jun-2021	8	Election Of Director: Eyal M. Ofer	For	For
ROYAL CARIBBEAN CRUISES LTD.	02-Jun-2021	9	Election Of Director: William K. Reilly	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ROYAL CARIBBEAN CRUISES LTD.	02-Jun-2021	10	Election Of Director: Vagn O. Sørensen	For	Combined
ROYAL CARIBBEAN CRUISES LTD.	02-Jun-2021	11	Election Of Director: Donald Thompson	For	Combined
ROYAL CARIBBEAN CRUISES LTD.	02-Jun-2021	12	Election Of Director: Arne Alexander Wilhelmsen	For	For
ROYAL CARIBBEAN CRUISES LTD.	02-Jun-2021	13	Advisory Approval Of The Company'S Compensation Of Its Named Executive Officers.	For	For
ROYAL CARIBBEAN CRUISES LTD.	02-Jun-2021	14	Approval Of The Amendment To The Company'S 1994 Employee Stock Purchase Plan.	For	For
ROYAL CARIBBEAN CRUISES LTD.	02-Jun-2021	15	Ratification Of The Appointment Of Pricewaterhousecoopers Lip As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
ROYAL CARIBBEAN CRUISES LTD.	02-Jun-2021	16	The Shareholder Proposal Regarding Political Contributions Disclosure.	Against	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	1	Receipt Of Annual Report & Accounts	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	1	Receipt Of Annual Report And Accounts	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	1	Receipt Of Annual Report & Accounts	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	1	Receipt Of Annual Report And Accounts	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	2	Approval Of Directors Remuneration Report	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	2	Approval Of Directors Remuneration Report	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	2	Approval Of Directors Remuneration Report	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	2	Approval Of Directors Remuneration Report	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	3	Appointment Of Jane Holl Lute As A Director (Div) Of The Company (Div)	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	3	Appointment Of Jane Holl Lute As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	3	Appointment Of Jane Holl Lute As A Director (Div) Of The Company (Div)	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	3	Appointment Of Jane Holl Lute As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	4	Reappointment Of Ben Van Beurden As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	4	Reappointment Of Ben Van Beurden As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	4	Reappointment Of Ben Van Beurden As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	4	Reappointment Of Ben Van Beurden As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	5	Reappointment Of Dick Boer As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	5	Reappointment Of Dick Boer As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	5	Reappointment Of Dick Boer As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	5	Reappointment Of Dick Boer As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	6	Reappointment Of Neil Carson As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	6	Reappointment Of Neil Carson As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	6	Reappointment Of Neil Carson As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	6	Reappointment Of Neil Carson As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	7	Reappointment Of Ann Godbehere As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	7	Reappointment Of Ann Godbehere As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	7	Reappointment Of Ann Godbehere As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	7	Reappointment Of Ann Godbehere As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	8	Reappointment Of Euleen Goh As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	8	Reappointment Of Euleen Goh As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	8	Reappointment Of Euleen Goh As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	8	Reappointment Of Euleen Goh As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	9	Reappointment Of Catherine Hughes As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	9	Reappointment Of Catherine Hughes As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	9	Reappointment Of Catherine Hughes As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	9	Reappointment Of Catherine Hughes As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	10	Reappointment Of Martina Hund-Mejean As A Director Of The Company	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ROYAL DUTCH SHELL PLC	18-May-2021	10	Reappointment Of Martina Hund-Mejean As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	10	Reappointment Of Martina Hund-Mejean As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	10	Reappointment Of Martina Hund-Mejean As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	11	Reappointment Of Sir Andrew Mackenzie As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	11	Reappointment Of Sir Andrew Mackenzie As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	11	Reappointment Of Sir Andrew Mackenzie As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	11	Reappointment Of Sir Andrew Mackenzie As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	12	Reappointment Of Abraham (Bram) Schot As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	12	Reappointment Of Abraham Bram Schot As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	12	Reappointment Of Abraham (Bram) Schot As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	12	Reappointment Of Abraham Bram Schot As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	13	Reappointment Of Jessica Uhl As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	13	Reappointment Of Jessica Uhl As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	13	Reappointment Of Jessica Uhl As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	13	Reappointment Of Jessica Uhl As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	14	Reappointment Of Gerrit Zalm As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	14	Reappointment Of Gerrit Zalm As A Director Of The Company	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	14	Reappointment Of Gerrit Zalm As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	14	Reappointment Of Gerrit Zalm As A Director Of The Company	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	15	Reappointment Of Auditors: Ernst & Young Llp	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	15	Reappointment Of Auditors: Ernst & Young Llp	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	15	Reappointment Of Auditors: Ernst & Young Llp	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	15	Reappointment Of Auditors: Ernst & Young Llp	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	16	Remuneration Of Auditors	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	16	Remuneration Of Auditors	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	16	Remuneration Of Auditors	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	16	Remuneration Of Auditors	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	17	Authority To Allot Shares	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	17	Authority To Allot Shares	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	17	Authority To Allot Shares	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	17	Authority To Allot Shares	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	18	Disapplication Of Pre-Emption Rights	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	18	Disapplication Of Pre-Emption Rights	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	18	Disapplication Of Pre-Emption Rights	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	18	Disapplication Of Pre-Emption Rights	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	19	Authority To Purchase Own Shares	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	19	Authority To Purchase Own Shares	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	19	Authority To Purchase Own Shares	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	19	Authority To Purchase Own Shares	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	20	Shell'S Energy Transition Strategy	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	20	Shells Energy Transition Strategy	For	For
ROYAL DUTCH SHELL PLC	18-May-2021	20	Shell'S Energy Transition Strategy	For	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	20	Shells Energy Transition Strategy	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ROYAL DUTCH SHELL PLC	18-May-2021	21	Please Note That This Is A Shareholder Proposal: Shareholder Resolution: The Company Has Received Notice Pursuant To The Uk Companies Act 2006 Of The Intention To Move The Resolution Set Forth On Page 6 And Incorporated Herein By Way Of Reference At The Company'S 2021 Agm. The Resolution Has Been Requisitioned By A Group Of Shareholders And Should Be Read Together With Their Statement In Support Of Their Proposed Resolution Set Forth On Page 6	Against	For
ROYAL DUTCH SHELL PLC	18-May-2021	21	Please Note That This Is A Shareholder Proposal: Shareholder Resolution: The Company Has Received Notice Pursuant To The Uk Companies Act 2006 Of The Intention To Move The Resolution Set Forth On Page 6 And Incorporated Herein By Way Of Reference At The Company'S 2021 Agm. The Resolution Has Been Requisitioned By A Group Of Shareholders And Should Be Read Together With Their Statement In Support Of Their Proposed Resolution Set Forth On Page 6.	Against	For
ROYAL DUTCH SHELL PLC	18-May-2021	21	Please Note That This Is A Shareholder Proposal: Shareholder Resolution: The Company Has Received Notice Pursuant To The Uk Companies Act 2006 Of The Intention To Move The Resolution Set Forth On Page 6 And Incorporated Herein By Way Of Reference At The Company'S 2021 Agm. The Resolution Has Been Requisitioned By A Group Of Shareholders And Should Be Read Together With Their Statement In Support Of Their Proposed Resolution Set Forth On Page 6	Against	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	21	Please Note That This Is A Shareholder Proposal: Shareholder Resolution: The Company Has Received Notice Pursuant To The Uk Companies Act 2006 Of The Intention To Move The Resolution Set Forth On Page 6 And Incorporated Herein By Way Of Reference At The Company'S 2021 Agm. The Resolution Has Been Requisitioned By A Group Of Shareholders And Should Be Read Together With Their Statement In Support Of Their Proposed Resolution Set Forth On Page 6.	Against	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	22	03 May 2021: Please Note That This Is A Revision Due To Change In Numbering For All Resolutions. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
ROYAL DUTCH SHELL PLC	18-May-2021	22	03 May 2021: Please Note That This Is A Revision Due To Change In Numbering For All Resolutions. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Unvoted
ROYAL PHILIPS NV	06-May-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
ROYAL PHILIPS NV	06-May-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
ROYAL PHILIPS NV	06-May-2021	3	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive II, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
ROYAL PHILIPS NV	06-May-2021	4	Please Note That This Is An Amendment To Meeting Id 535842 Due To Receipt Of Additional Resolutions. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Non-voting resolution
ROYAL PHILIPS NV	06-May-2021	5	Speech Of The President	Non-voting resolution	Non-voting resolution
ROYAL PHILIPS NV	06-May-2021	6	Annual Report 2020	Non-voting resolution	Non-voting resolution
ROYAL PHILIPS NV	06-May-2021	7	Explanation Of The Policy On Additions To Reserves And Dividends	Non-voting resolution	Non-voting resolution
ROYAL PHILIPS NV	06-May-2021	8	Proposal To Adopt The Financial Statements	For	Combined
ROYAL PHILIPS NV	06-May-2021	9	Proposal To Adopt A Dividend Of Eur 0.85 Per Common Share, In Cash Or In Shares At The Option Of The Shareholder, Against The Net Income For 2020	For	For
ROYAL PHILIPS NV	06-May-2021	10	Remuneration Report 2020 (Advisory Vote)	For	Combined
ROYAL PHILIPS NV	06-May-2021	11	Proposal To Discharge The Members Of The Board Of Management	For	For
ROYAL PHILIPS NV	06-May-2021	12	Proposal To Discharge The Members Of The Supervisory Board	For	For
ROYAL PHILIPS NV	06-May-2021	13	Composition Of The Board Of Management: Proposal To Re-Appoint Mr M.J. Van Ginneken As Member Of The Board Of Management With Effect From May 6, 2021	For	For
ROYAL PHILIPS NV	06-May-2021	14	Composition Of The Supervisory Board	Non-voting resolution	Combined
ROYAL PHILIPS NV	06-May-2021	15	Proposal To Appoint Mrs S.K. Chua As Member Of The Supervisory Board With Effect From May 6, 2021	For	Combined
ROYAL PHILIPS NV	06-May-2021	16	Proposal To Appoint Mrs I.K. Nooyi As Member Of The Supervisory Board With Effect From May 6, 2021	For	For
ROYAL PHILIPS NV	06-May-2021	17	Authorization Of The Board Of Management To (I) Issue Shares Or Grant Rights To Acquire Shares And (II) Restrict Or Exclude Pre-Emption Rights	Non-voting resolution	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ROYAL PHILIPS NV	06-May-2021	18	Proposal To Authorize The Board Of Management For A Period Of 18 Months, Effective May 6, 2021, As The Body Which Is Authorized, With The Approval Of The Supervisory Board, To Issue Shares Or Grant Rights To Acquire Shares Within The Limits Laid Down In The Articles Of Association: The Authorization Referred To Above Under A. Will Be Limited To A Maximum Of 10% Of The Number Of Issued Shares As Of May 6, 2021	For	Combined
ROYAL PHILIPS NV	06-May-2021	19	Proposal To Authorize The Board Of Management For A Period Of 18 Months, Effective May 6, 2021, As The Body Which Is Authorized, With The Approval Of The Supervisory Board, To Restrict Or Exclude The Pre-Emption Rights Accruing To Shareholders	For	For
ROYAL PHILIPS NV	06-May-2021	20	Authorization Of The Board Of Management To Acquire Shares In The Company: Proposal To Authorize The Board Of Management For A Period Of 18 Months, Effective May 6, 2021, Within The Limits Of The Law And The Articles Of Association, To Acquire, With The Approval Of The Supervisory Board, For Valuable Consideration, On The Stock Exchange Or Otherwise, Shares In The Company At A Price Between, On The One Hand, An Amount Equal To The Par Value Of The Shares And, On The Other Hand, An Amount Equal To 110% Of The Market Price Of These Shares On Euronext Amsterdam; The Market Price Being The Average Of The Highest Price On Each Of The Five Days Of Trading Prior To The Date On Which The Agreement To Acquire The Shares Is Entered Into, As Shown In The Official Price List Of Euronext Amsterdam The Maximum Number Of Shares The Company May Acquire And Hold, Will Not Exceed 10% Of The Issued Share Capital As Of May 6, 2021, Which Number May Be Increased By 10% Of The Issued Capital As Of That Same	For	For
ROYAL PHILIPS NV	06-May-2021	21	Cancellation Of Shares: Proposal To Cancel Common Shares In The Share Capital Of The Company Held Or To Be Acquired By The Company. The Number Of Shares That Will Be Cancelled Shall Be Determined By The Board Of Management	For	For
ROYAL PHILIPS NV	06-May-2021	22	Any Other Business	Non-voting resolution	Combined
ROYAL PHILIPS NV	06-May-2021	23	29 Apr 2021: Please Note That This Is A Revision Due To Due Change In Numbering For Resolution 4.A. And 4.B. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
ROYALTY PHARMA PLC	24-Jun-2021	1	Election Of Director: Pablo Legorreta	For	Combined
ROYALTY PHARMA PLC	24-Jun-2021	2	Election Of Director: Henry Fernandez	For	For
ROYALTY PHARMA PLC	24-Jun-2021	3	Election Of Director: Bonnie Bassler	For	For
ROYALTY PHARMA PLC	24-Jun-2021	4	Election Of Director: Errol De Souza	For	For
ROYALTY PHARMA PLC	24-Jun-2021	5	Election Of Director: Catherine Engelbert	For	For
ROYALTY PHARMA PLC	24-Jun-2021	6	Election Of Director: William Ford	For	For
ROYALTY PHARMA PLC	24-Jun-2021	7	Election Of Director: M. Germano Giuliani	For	For
ROYALTY PHARMA PLC	24-Jun-2021	8	Election Of Director: Ted Love	For	For
ROYALTY PHARMA PLC	24-Jun-2021	9	Election Of Director: Gregory Norden	For	For
ROYALTY PHARMA PLC	24-Jun-2021	10	Election Of Director: Rory Riggs	For	For
ROYALTY PHARMA PLC	24-Jun-2021	11	A Non-Binding Advisory Vote To Approve Executive Compensation.	For	For
ROYALTY PHARMA PLC	24-Jun-2021	12	A Non-Binding Advisory Vote To Approve The Frequency Of Future Votes On Executive Compensation.	One	Combined
ROYALTY PHARMA PLC	24-Jun-2021	13	Ratify The Appointment Of Ernst & Young As Our Independent Registered Public Accounting Firm.	For	Combined
ROYALTY PHARMA PLC	24-Jun-2021	14	Approve Receipt Of Our U.K. Audited Annual Report And Accounts And Related Directors' And Auditor'S Reports For The Fiscal Year Ended December 31, 2020.	For	For
ROYALTY PHARMA PLC	24-Jun-2021	15	Approve Our U.K. Directors' Remuneration Policy.	For	For
ROYALTY PHARMA PLC	24-Jun-2021	16	Approve On A Non-Binding Advisory Basis Our U.K. Directors' Remuneration Report (Other Than The Part Containing The Directors' Remuneration Policy).	For	For
ROYALTY PHARMA PLC	24-Jun-2021	17	Re-Appoint Ernst & Young As Our U.K. Statutory Auditor, To Hold Office Until The Conclusion Of The Next General Meeting At Which The U.K. Annual Report And Accounts Are Presented To Shareholders.	For	For
ROYALTY PHARMA PLC	24-Jun-2021	18	Authorize The Board Of Directors To Determine The Remuneration Of Ernst & Young In Its Capacity As Our U.K. Statutory Auditor.	For	For
RPT REALTY	28-Apr-2021	1	Director	For	For
RPT REALTY	28-Apr-2021	2	Ratification Of The Appointment Of Grant Thornton Llp As The Trust'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
RPT REALTY	28-Apr-2021	3	Advisory Approval Of The Compensation Of The Trust'S Named Executive Officers.	For	Combined
RPT REALTY	28-Apr-2021	4	Approval Of The Amended And Restated 2019 Omnibus Long-Term Incentive Plan.	For	Combined
RSA INSURANCE GROUP LIMITED	18-Jan-2021	1	To Authorise The Directors To Take All Such Action To Give Effect To Scheme As Set Out In The Notice Of General Meeting Including The Amendments To The Articles	For	For
RSA INSURANCE GROUP LIMITED	18-Jan-2021	2	To Re-Register The Company As A Private Limited Company Once The Scheme Has Been Sanctioned By The Court	For	For
RSA INSURANCE GROUP LIMITED	18-Jan-2021	2	To Approve The Scheme Of Arrangement As Set Out In The Notice Of Court Meeting Dated 16 December 2020	For	For
RUENTEX DEVELOPMENT CO LTD	15-Jun-2021	1	Acknowledgment Of The 2020 Annual Final Accounting Books And Statements.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
RUENTEX DEVELOPMENT CO LTD	15-Jun-2021	2	Acknowledgment Of The 2020 Earnings Distribution. Proposed Cash Dividend : Twd 1 Per Share.	For	For
RUENTEX DEVELOPMENT CO LTD	15-Jun-2021	3	The Amendments To The Companies Corporate Charter	For	For
RUENTEX DEVELOPMENT CO LTD	15-Jun-2021	4	Due To The 2020 Earnings Distribution,New Common Share Would Be Issued Through The Increase Of Capital By Capitalization Of Retained Earnings. Proposed Stock Dividend : 400 Shares Per 1,000 Shares.	For	For
RUMO SA	20-Apr-2021	3	Amendment And Restatement Of The Corporate Bylaws Of The Company	For	For
RUMO SA	27-Apr-2021	2	To Approve The Reduction Of Company'S Share Capital, To Amortize Accumulated Losses, Which Becomes Effective As Per Appendix Ix.1 To The Management Proposal	For	For
RUMO SA	27-Apr-2021	2	To Deliberate On The Management Accounts, The Management Report And The Financial Statements Of The Company, Accompanied By The Annual Report Of The Independent Auditors, Reports From The Audit Board And The Statutory Audit Committee, For The Fiscal Year Ended December 31, 2020	For	Combined
RUMO SA	27-Apr-2021	3	To Approve The Amendment And Consolidation To The Company'S Bylaws, Due To The Above Deliberation, Which Becomes Effective As Per Appendix Ix.3 To The Management Proposal	For	Combined
RUMO SA	27-Apr-2021	3	To Deliberate On The Management Proposal For The Allocation Of Net Income, For The Fiscal Year Ended December 31, 2020	For	For
RUMO SA	27-Apr-2021	4	To Approve The Change Of The Company'S Risk Treatment Policy, Which Becomes Effective As Per Appendix X To The Management Proposal	For	Combined
RUMO SA	27-Apr-2021	4	To Set The Number Of Members Of The Company'S Board Of Managers Ten 10, With Term Of Office Until The Meeting Shareholders To Decide On The Accounts For The Year 2023	For	Combined
RUMO SA	27-Apr-2021	5	If A Second Call Is Required For This Shareholders Meeting, Can The Voting Instructions Contained In This Ballot Be Considered Valid Also If The Meeting Is Held On Second Call	For	For
RUMO SA	27-Apr-2021	5	To Approve The Occupation Of The Position Of Independent Members Of The Board Of Managers	For	For
RUMO SA	27-Apr-2021	6	Would You Like To Request The Separate Election Of A Member Of The Board Of Managers, Pursuant To Article 141, Paragraph 4, Item I, Of Law 6.404 1976	For	For
RUMO SA	27-Apr-2021	7	Would You Like To Request The Adoption Of The Multiple Vote Procedure For The Election Of The Board Of Managers, Pursuant To Article 141 Of Law 6.404 1976	For	Combined
RUMO SA	27-Apr-2021	8	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Rubens Ometto Silveira Mello	For	Combined
RUMO SA	27-Apr-2021	9	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Luis Henrique Cals De Beauclair Guimaraes	For	For
RUMO SA	27-Apr-2021	10	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Maria Rita De Carvalho Drummond	For	For
RUMO SA	27-Apr-2021	11	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Abel Gregorei Halpern	For	For
RUMO SA	27-Apr-2021	12	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Marcelo Eduardo Martins	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
RUMO SA	27-Apr-2021	13	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Janet Drysdale	For	For
RUMO SA	27-Apr-2021	14	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Burkhard Otto Cordes	For	For
RUMO SA	27-Apr-2021	15	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Julio Fontana Neto	For	For
RUMO SA	27-Apr-2021	16	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Riccardo Arduini And Giancarlo Arduini	For	For
RUMO SA	27-Apr-2021	17	Appointment Of Candidates To The Board Of Directors, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. The Votes Indicated In This Field Will Be Disregarded If The Shareholder Holding Shares With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That These Fields Deal With. Marcos Sawaya Jank	For	For
RUMO SA	27-Apr-2021	19	In The Event Of The Adoption Of The Cumulative Voting Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages Across The Members Of The Slate That You Have Chosen. If The Shareholder Chooses To Abstain And The Election Occurs Through The Cumulative Voting Process, His Vote Must Be Counted As Abstention In The Respective Resolution Of The Meeting	For	Combined
RUMO SA	27-Apr-2021	20	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Rubens Ometto Silveira Mello	For	Abstain
RUMO SA	27-Apr-2021	21	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Luis Henrique Cals De Beauclair Guimaraes	For	Abstain
RUMO SA	27-Apr-2021	22	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Maria Rita De Carvalho Drummond	For	Abstain
RUMO SA	27-Apr-2021	23	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Abel Gregorei Halpern	For	Abstain
RUMO SA	27-Apr-2021	24	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Marcelo Eduardo Martins	For	Abstain
RUMO SA	27-Apr-2021	25	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Janet Drysdale	For	Abstain
RUMO SA	27-Apr-2021	26	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Burkhard Otto Cordes	For	Abstain
RUMO SA	27-Apr-2021	27	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Julio Fontana Neto	For	Abstain
RUMO SA	27-Apr-2021	28	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Riccardo Arduini And Giancarlo Arduini	For	Abstain
RUMO SA	27-Apr-2021	29	Visualization Of All Candidates To Indicate The Percentage Of Votes To Be Attributed. Marcos Sawaya Jank	For	Abstain
RUMO SA	27-Apr-2021	30	Nomination Of Mr. Rubens Ometto Silveira Mello To Hold The Position Of Chairman Of The Board Managers And Mr. Luis Henrique Cals De Beauclair Guimaraes To Hold The Position Of Vice Chairman Of The Board Managers	For	Combined
RUMO SA	27-Apr-2021	31	To Set The Number Of Members Of The Company'S Audit Board At Five, With Term Of Office Until The Next Annual Shareholders Meeting Of The Company	For	For
RUMO SA	27-Apr-2021	32	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed. Luis Claudio Rapparini Soares And Carla Alessandra Trematore	For	Combined
RUMO SA	27-Apr-2021	33	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed. Marcelo Curti And Nadir Dancini Barsanulfo	For	Abstain

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
RUMO SA	27-Apr-2021	34	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed. Francisco Silverio Morales Cespede And Heli Ribeiro Duarte	For	Abstain
RUMO SA	27-Apr-2021	35	Appointment Of Candidates To The Fiscal Council, The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. Positions Limit To Be Completed. Cristina Anne Betts And Guido Barbosa De Oliveira	For	Abstain
RUMO SA	27-Apr-2021	36	Separate Election Of A Member Of The Fiscal Council By Minority Shareholders Holding Shares Of Voting Rights. The Shareholder Must Complete This Field Should He Have Left The General Election Field Blank. Reginaldo Ferreira Alexandre And Walter Luis Bernardes Altertoni	For	Combined
RUMO SA	27-Apr-2021	37	Nomination Of Mr. Luis Claudio Rappardini Soares As Chairman Of The Audit Board	For	For
RUMO SA	27-Apr-2021	38	To Establish The Annual Overall Compensation Of Managers For Fiscal Year 2021 At Up To Brl 38,746,338.10, This Amount Does Not Include The Employers Social Security Charges, As Decided By The Cvm Board And Recommendation From The Circular Officer Cvm Sep No. 1 2021	For	For
RUMO SA	27-Apr-2021	39	To Establish The Annual Overall Compensation Of Audit Board Members For Fiscal Year 2021 At Up To Brl 992,458.74, This Amount Does Not Include The Employers Social Security Charges, As Decided By The Cvm Board And Recommendation From The Circular Officer Cvm Sep No. 1 2021	For	For
RUMO SA	27-Apr-2021	40	In The Eventuality Of A Second Call Of This Meeting, The Voting Instructions In This Voting List May Also Be Considered Valid For The Purposes Of Holding The Meeting On Second Call	For	For
RWE AG	28-Apr-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
RWE AG	28-Apr-2021	2	According To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights. Further, Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual.	Non-voting resolution	Non-voting resolution
RWE AG	28-Apr-2021	3	Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Url Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected On The Ballot On Proxyedge.	Non-voting resolution	Non-voting resolution
RWE AG	28-Apr-2021	4	From 10Th February, Broadridge Will Code All Agendas For German Meetings In English Only. If You Wish To See The Agenda In German, This Will Be Made Available As A Link Under The 'Material Url' Dropdown At The Top Of The Ballot. The German Agendas For Any Existing Or Past Meetings Will Remain In Place. For Further Information, Please Contact Your Client Service Representative.	Non-voting resolution	Non-voting resolution
RWE AG	28-Apr-2021	5	Receive Financial Statements And Statutory Reports For Fiscal Year 2020	Non-voting resolution	Non-voting resolution
RWE AG	28-Apr-2021	6	Approve Allocation Of Income And Dividends Of Eur 0.85 Per Share	For	Combined
RWE AG	28-Apr-2021	7	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
RWE AG	28-Apr-2021	8	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	For
RWE AG	28-Apr-2021	9	Ratify Pricewaterhousecoopers Gmbh As Auditors For Fiscal Year 2021	For	For
RWE AG	28-Apr-2021	10	Elect Werner Brandt To The Supervisory Board	For	Combined
RWE AG	28-Apr-2021	11	Elect Hans Buenting To The Supervisory Board	For	Combined
RWE AG	28-Apr-2021	12	Elect Ute Gerbaulet To The Supervisory Board	For	For
RWE AG	28-Apr-2021	13	Elect Hans-Peter Keitel To The Supervisory Board	For	For
RWE AG	28-Apr-2021	14	Elect Monika Kircher To The Supervisory Board	For	For
RWE AG	28-Apr-2021	15	Elect Guenther Schartz To The Supervisory Board	For	For
RWE AG	28-Apr-2021	16	Elect Erhard Schipporeit To The Supervisory Board	For	For
RWE AG	28-Apr-2021	17	Elect Ullrich Sierau To The Supervisory Board	For	For
RWE AG	28-Apr-2021	18	Elect Hauke Stars To The Supervisory Board	For	For
RWE AG	28-Apr-2021	19	Elect Helle Valentin To The Supervisory Board	For	For
RWE AG	28-Apr-2021	20	Approve Remuneration Policy	For	For
RWE AG	28-Apr-2021	21	Approve Remuneration Of Supervisory Board	For	For
RWE AG	28-Apr-2021	22	Approve Creation Of Eur 346.2 Million Pool Of Capital With Partial Exclusion Of Preemptive Rights	For	For
RWE AG	28-Apr-2021	23	Approve Issuance Of Warrants/Bonds With Warrants Attached/Convertible Bonds With Partial Exclusion Of Preemptive Rights Up To Aggregate Nominal Amount Of Eur 5 Billion; Approve Creation Of Eur 173.1 Million Pool Of Capital To Guarantee Conversion Rights	For	For
RWE AG	28-Apr-2021	24	Amend Articles Re: By-Elections To The Supervisory Board	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
RWE AG	28-Apr-2021	25	Amend Articles Re: Election Of Chairman And Deputy Chairman Of The Supervisory Board	For	For
RWE AG	28-Apr-2021	26	Amend Articles Re: Proof Of Entitlement	For	For
RYMAN HOSPITALITY PROPERTIES, INC.	13-May-2021	1	Election Of Director: Rachna Bhasin	For	For
RYMAN HOSPITALITY PROPERTIES, INC.	13-May-2021	2	Election Of Director: Alvin Bowles Jr.	For	For
RYMAN HOSPITALITY PROPERTIES, INC.	13-May-2021	3	Election Of Director: Christian Brickman	For	For
RYMAN HOSPITALITY PROPERTIES, INC.	13-May-2021	4	Election Of Director: Fazal Merchant	For	For
RYMAN HOSPITALITY PROPERTIES, INC.	13-May-2021	5	Election Of Director: Patrick Moore	For	Combined
RYMAN HOSPITALITY PROPERTIES, INC.	13-May-2021	6	Election Of Director: Christine Pantoya	For	Combined
RYMAN HOSPITALITY PROPERTIES, INC.	13-May-2021	7	Election Of Director: Robert Prather, Jr.	For	For
RYMAN HOSPITALITY PROPERTIES, INC.	13-May-2021	8	Election Of Director: Colin Reed	For	For
RYMAN HOSPITALITY PROPERTIES, INC.	13-May-2021	9	To Approve, On An Advisory Basis, The Company'S Executive Compensation.	For	For
RYMAN HOSPITALITY PROPERTIES, INC.	13-May-2021	10	To Ratify The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	For
S&P GLOBAL INC.	11-Mar-2021	1	Approval Of The S&P Global Share Issuance. To Vote On A Proposal To Approve The Issuance Of S&P Global Inc. Common Stock, Par Value \$1.00 Per Share, To The Shareholders Of Ihs Markit Ltd. In Connection With The Merger Contemplated By Agreement And Plan Of Merger Dated Nov. 29, 2020, As Amended By Amendment No. 1, Dated As Of January 20, 2021, And As It May Further Be Amended From Time To Time, By And Among S&P Global Inc., Sapphire Subsidiary, Ltd. And Ihs Markit Ltd.	For	For
S&P GLOBAL INC.	05-May-2021	1	Election Of Director: Marco Alverà	For	For
S&P GLOBAL INC.	05-May-2021	2	Election Of Director: William J. Amelio	For	For
S&P GLOBAL INC.	05-May-2021	3	Election Of Director: William D. Green	For	For
S&P GLOBAL INC.	05-May-2021	4	Election Of Director: Stephanie C. Hill	For	For
S&P GLOBAL INC.	05-May-2021	5	Election Of Director: Rebecca Jacoby	For	For
S&P GLOBAL INC.	05-May-2021	6	Election Of Director: Monique F. Leroux	For	For
S&P GLOBAL INC.	05-May-2021	7	Election Of Director: Ian P. Livingston	For	For
S&P GLOBAL INC.	05-May-2021	8	Election Of Director: Maria R. Morris	For	For
S&P GLOBAL INC.	05-May-2021	9	Election Of Director: Douglas L. Peterson	For	For
S&P GLOBAL INC.	05-May-2021	10	Election Of Director: Edward B. Rust, Jr.	For	For
S&P GLOBAL INC.	05-May-2021	11	Election Of Director: Kurt L. Schmoke	For	For
S&P GLOBAL INC.	05-May-2021	12	Election Of Director: Richard E. Thornburgh	For	For
S&P GLOBAL INC.	05-May-2021	13	Approve, On An Advisory Basis, The Executive Compensation Program For The Company'S Named Executive Officers.	For	For
S&P GLOBAL INC.	05-May-2021	14	Ratify The Selection Of Ernst & Young Llp As Our Independent Auditor For 2021.	For	Combined
S&P GLOBAL INC.	05-May-2021	15	Approve, On An Advisory Basis, The Company'S Greenhouse Gas (Ghg) Emissions Reduction Plan.	For	For
S&P GLOBAL INC.	05-May-2021	16	Shareholder Proposal To Transition To A Public Benefit Corporation.	Against	Combined
S.F. HOLDING CO LTD	27-Jan-2021	1	2021 Estimated Quota Of Continuing Connected Transactions	For	Combined
S.F. HOLDING CO LTD	02-Mar-2021	1	A Wholly-Owned Subsidiary'S Issuance Of Overseas Debt Financing Instruments	For	For
S.F. HOLDING CO LTD	02-Mar-2021	2	Provision Of Guarantee For A Wholly-Owned Subsidiary'S Issuance Of Overseas Debt Financing Instruments	For	For
S.F. HOLDING CO LTD	02-Mar-2021	3	The Company'S Eligibility For Non-Public A-Share Offering	For	For
S.F. HOLDING CO LTD	02-Mar-2021	4	Plan For 2021 Non-Public A-Share Offering: Stock Type And Par Value	For	For
S.F. HOLDING CO LTD	02-Mar-2021	5	Plan For 2021 Non-Public A-Share Offering: Issuing Method And Date	For	For
S.F. HOLDING CO LTD	02-Mar-2021	6	Plan For 2021 Non-Public A-Share Offering: Issuing Targets And Subscription Method	For	For
S.F. HOLDING CO LTD	02-Mar-2021	7	Plan For 2021 Non-Public A-Share Offering: Issue Price, Pricing Principles And Pricing Base Date	For	For
S.F. HOLDING CO LTD	02-Mar-2021	8	Plan For 2021 Non-Public A-Share Offering: Issuing Volume	For	For
S.F. HOLDING CO LTD	02-Mar-2021	9	Plan For 2021 Non-Public A-Share Offering: Lockup Period	For	For
S.F. HOLDING CO LTD	02-Mar-2021	10	Plan For 2021 Non-Public A-Share Offering: Accumulated Retained Profits Before The Issuance	For	For
S.F. HOLDING CO LTD	02-Mar-2021	11	Plan For 2021 Non-Public A-Share Offering: Listing Place	For	For
S.F. HOLDING CO LTD	02-Mar-2021	12	Plan For 2021 Non-Public A-Share Offering: Purpose Of The Raised Funds	For	For
S.F. HOLDING CO LTD	02-Mar-2021	13	Plan For 2021 Non-Public A-Share Offering: The Valid Period Of The Resolution On The Non-Public Share Offering	For	For
S.F. HOLDING CO LTD	02-Mar-2021	14	Preplan For 2021 Non-Public A-Share Offering	For	For
S.F. HOLDING CO LTD	02-Mar-2021	15	Feasibility Analysis Report On The Use Of Funds To Be Raised From The 2021 Non-Public A-Share Offering	For	For
S.F. HOLDING CO LTD	02-Mar-2021	16	Risk Warning On Diluted Immediate Return After The 2021 Non-Public A-Share Offering, Filling Measures And Commitments Of Relevant Parties	For	For
S.F. HOLDING CO LTD	02-Mar-2021	17	Statement On The Use Of Previously Raised Funds	For	For
S.F. HOLDING CO LTD	02-Mar-2021	18	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
S.F. HOLDING CO LTD	02-Mar-2021	19	Full Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The Non-Public A-Share Offering	For	For
S.F. HOLDING CO LTD	09-Apr-2021	1	2020 Annual Report And Its Summary Of The Company	For	For
S.F. HOLDING CO LTD	09-Apr-2021	2	2020 Work Report Of The Board Of Directors	For	For
S.F. HOLDING CO LTD	09-Apr-2021	3	2020 Work Report Of The Board Of Supervisors	For	For
S.F. HOLDING CO LTD	09-Apr-2021	4	2020 Final Accounts Report Of The Company	For	For
S.F. HOLDING CO LTD	09-Apr-2021	5	2020 Annual Profit Distribution Plan Of The Company: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.30000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
S.F. HOLDING CO LTD	09-Apr-2021	6	Reappoint Pricewaterhousecoopers Zhong Tian Cpas (Llp) As The Auditor For 2021	For	For
S.F. HOLDING CO LTD	09-Apr-2021	7	Forecast The Amount Of External Guarantees For 2021	For	For
S.F. HOLDING CO LTD	09-Apr-2021	8	Use Equity Funds To Purchase Wealth Management Products For 2021	For	For
S.F. HOLDING CO LTD	09-Apr-2021	9	Cover Liability Insurances For Directors Supervisors And Officers Of The Company	For	For
S.F. HOLDING CO LTD	09-Apr-2021	10	By-Elect Supervisor Candidates	For	For
S.F. HOLDING CO LTD	15-Jun-2021	1	A Controlled Subsidiary'S Overseas Listing Is In Compliance With The Notice On Several Issues Concerning The Regulation Of Overseas Listing Of Subordinate Companies Of Domestically Listed Companies	For	For
S.F. HOLDING CO LTD	15-Jun-2021	2	Plan For A Controlled Subsidiary'S Overseas Listing	For	For
S.F. HOLDING CO LTD	15-Jun-2021	3	The Company'S Commitment To Maintain The Independent Listing Status	For	For
S.F. HOLDING CO LTD	15-Jun-2021	4	Statement On Sustainable Profitability And Prospects	For	For
S.F. HOLDING CO LTD	15-Jun-2021	5	Full Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The Spinoff Listing	For	For
S.F. HOLDING CO LTD	15-Jun-2021	6	Acquisition Of 51.8 Percent Equities In A Company Through A Partial Tender Offer	For	For
S.F. HOLDING CO LTD	15-Jun-2021	7	Provision Of Guarantee For The Bank Loans Of Overseas Wholly-Owned Subsidiaries	For	For
S-1 CORP, SEOUL	18-Mar-2021	1	Approval Of Financial Statements	For	Combined
S-1 CORP, SEOUL	18-Mar-2021	2	Election Of Outside Director: I Jae Hun	For	Combined
S-1 CORP, SEOUL	18-Mar-2021	3	Approval Of Remuneration For Director	For	Combined
S-1 CORP, SEOUL	18-Mar-2021	4	Approval Of Remuneration For Auditor	For	For
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	1	Voting On The Company'S External Auditor Report For The Financial Year Ended 31/12/2020	For	For
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	2	Voting On The Company'S Financial Statements For The Financial Year Ended 31/12/2020	For	For
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	3	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	4	Voting On Appointing An External Auditor For The Company Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The Financial Statements For The Second, Third And Fourth Quarters And Audit Annual Financial Year 2021 And The First Quarter For The Year 2022, And Determine Their Fees	For	Combined
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	5	Voting On The Discharge Of The Members Of The Board Of Directors From Liability For The Financial Year Ended 31/12/2020	For	Combined
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	6	Voting On The Payment An Amount Of Sar (1,400,000) As Remuneration To The Members Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	7	Voting On The Resolution Of The Board Of Directors Regarding The Cash Dividends That Have Been Distributed For The First Half Of 2020 At An Amount Of Sar (416,666,666) At Sar (1) Per Share, Representing (10%) Of The Nominal Value Per Share	For	For
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	8	Voting On The Recommendation Of The Board Of Directors To Distribute Cash Dividends To Shareholders For The Second Half Of The Year 2020 With Total Amount Of Sar (476,035,404) At Sar (1) Per Share, Which Represents 10% Of The Nominal Value Per Share. The Eligibility Will Be For Shareholders That Own Shares At The End Of Trading Of The Meeting Date And Registered In The Company'S Share Registry At The Depository Center At The End Of The Second Trading Day Following The Entitlement Date. The Date Of The Distribution Will Be On 25/04/2021	For	For
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	9	Voting On Electing A Member Of The Board Of Directors From Among The Candidates To Complete The Current Session Which Started On 29/03/2020 For A Period Of Three Years Ending On 28/03/2023: Mr. Mohammed Bin Ali Bin Abu Taleb Al-Hassani	For	Combined
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	10	Voting On Electing A Member Of The Board Of Directors From Among The Candidates To Complete The Current Session Which Started On 29/03/2020 For A Period Of Three Years Ending On 28/03/2023: Mr. Ahmed Tariq Abdul Rahman Murad	For	Abstain
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	11	Voting On Electing A Member Of The Board Of Directors From Among The Candidates To Complete The Current Session Which Started On 29/03/2020 For A Period Of Three Years Ending On 28/03/2023: Mr. Abdul Aziz Abdullah Abdul Aziz Al-Mahmoud	For	Abstain

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	12	Voting On Electing A Member Of The Board Of Directors From Among The Candidates To Complete The Current Session Which Started On 29/03/2020 For A Period Of Three Years Ending On 28/03/2023: Dr. Amrou Bin Khaled Bin Abdul Fattah Kurdi	For	Abstain
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	13	Voting On Electing A Member Of The Board Of Directors From Among The Candidates To Complete The Current Session Which Started On 29/03/2020 For A Period Of Three Years Ending On 28/03/2023: Mr. Abdul Salam Rashid Mohammed Al-Tuwaijri	For	Abstain
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	14	Voting On Electing A Member Of The Board Of Directors From Among The Candidates To Complete The Current Session Which Started On 29/03/2020 For A Period Of Three Years Ending On 28/03/2023: Mr. Fahd Saad Mohammed Al-Shoaibi	For	Abstain
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	15	Voting On Electing A Member Of The Board Of Directors From Among The Candidates To Complete The Current Session Which Started On 29/03/2020 For A Period Of Three Years Ending On 28/03/2023: Mr. Mustapha Radi Hashim Al-Suwaij	For	Abstain
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	16	Voting On Electing A Member Of The Board Of Directors From Among The Candidates To Complete The Current Session Which Started On 29/03/2020 For A Period Of Three Years Ending On 28/03/2023: Mr. Nael Samir Mohammed Kamel Fayez	For	Abstain
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	17	Voting On Electing A Member Of The Board Of Directors From Among The Candidates To Complete The Current Session Which Started On 29/03/2020 For A Period Of Three Years Ending On 28/03/2023: Mr. Abdullah Mohsen Hamid Al-Namri	For	Abstain
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	18	Voting On Electing A Member Of The Board Of Directors From Among The Candidates To Complete The Current Session Which Started On 29/03/2020 For A Period Of Three Years Ending On 28/03/2023: Mr. Waleed Bin Ahmed Mohammed Bamaarouf	For	Abstain
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	19	Voting On Electing A Member Of The Board Of Directors From Among The Candidates To Complete The Current Session Which Started On 29/03/2020 For A Period Of Three Years Ending On 28/03/2023: Mr. Talal Bin Othman Bin Abdul Mohsen Al-Moaamar	For	Abstain
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	20	Voting On Electing A Member Of The Board Of Directors From Among The Candidates To Complete The Current Session Which Started On 29/03/2020 For A Period Of Three Years Ending On 28/03/2023: Mr. Sultan Mohammed Abdul Qader Karamesh	For	Abstain
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	21	Voting On Electing A Member Of The Board Of Directors From Among The Candidates To Complete The Current Session Which Started On 29/03/2020 For A Period Of Three Years Ending On 28/03/2023: Mr. Mujtaba Nader Mohammed Said Al-Khanizi	For	Abstain
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	22	Voting On Electing A Member Of The Board Of Directors From Among The Candidates To Complete The Current Session Which Started On 29/03/2020 For A Period Of Three Years Ending On 28/03/2023: Mr. Ahmed Saad Ahmed Al-Madani	For	Abstain
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	23	Voting On Electing A Member Of The Board Of Directors From Among The Candidates To Complete The Current Session Which Started On 29/03/2020 For A Period Of Three Years Ending On 28/03/2023: Dr. Abdul Wahab Musaab Abdul Wahab Abu Kwik	For	Abstain
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	24	Voting On Increasing The Number Of Audit Committee Seats From (3) To (4) Seats, Whereby The Number Of Audit Committee Members Becomes (4) Members, By Appointing Mr. Yousef Bin Mohammad Al-Suhaibani Independent Member In The Audit Committee, Starting From The Date Of The Assembly'S Approval Until The End Of The Current Committee'S Term On 28/03/2023	For	Combined
SABIC AGRI-NUTRIENTS COMPANY	11-Apr-2021	25	Voting On Authorizing The Board Of Directors To Distribute Interim Dividends On Biannual Or Quarterly Basis For The Financial Year 2021	For	For
SABRA HEALTH CARE REIT, INC.	16-Jun-2021	1	Election Of Director: Craig A. Barbarosh	For	For
SABRA HEALTH CARE REIT, INC.	16-Jun-2021	2	Election Of Director: Katie Cusack	For	For
SABRA HEALTH CARE REIT, INC.	16-Jun-2021	3	Election Of Director: Michael J. Foster	For	For
SABRA HEALTH CARE REIT, INC.	16-Jun-2021	4	Election Of Director: Ronald G. Geary	For	For
SABRA HEALTH CARE REIT, INC.	16-Jun-2021	5	Election Of Director: Lynne S. Katzmman	For	For
SABRA HEALTH CARE REIT, INC.	16-Jun-2021	6	Election Of Director: Ann Kono	For	For
SABRA HEALTH CARE REIT, INC.	16-Jun-2021	7	Election Of Director: Raymond J. Lewis	For	For
SABRA HEALTH CARE REIT, INC.	16-Jun-2021	8	Election Of Director: Jeffrey A. Malehorn	For	For
SABRA HEALTH CARE REIT, INC.	16-Jun-2021	9	Election Of Director: Richard K. Matros	For	For
SABRA HEALTH CARE REIT, INC.	16-Jun-2021	10	Election Of Director: Clifton J. Porter li	For	For
SABRA HEALTH CARE REIT, INC.	16-Jun-2021	11	Election Of Director: Milton J. Walters	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SABRA HEALTH CARE REIT, INC.	16-Jun-2021	12	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As Sabra'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
SABRA HEALTH CARE REIT, INC.	16-Jun-2021	13	Approval, On An Advisory Basis, Of The Compensation Of Sabra'S Named Executive Officers.	For	For
SAFEHOLD INC	07-Jun-2021	1	Director	For	Combined
SAFEHOLD INC	07-Jun-2021	2	Ratification Of The Appointment Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
SAFEHOLD INC	07-Jun-2021	3	Say On Pay - A Non-Binding Advisory Vote On Approval Of Executive Compensation.	For	For
SAFEHOLD INC	07-Jun-2021	4	Say When On Pay - A Non-Binding Advisory Vote On The Frequency Of Shareholder Advisory Votes On Executive Compensation.	One	Combined
SAFESTORE HOLDINGS PLC	17-Mar-2021	1	To Receive The Company'S Annual Report And Accounts For The Financial Year Ended 31 October 2020 (The "Annual Report"), Together With The Reports Of The Directors And Auditor On Those Accounts And On The Auditable Part Of The Directors' Remuneration Report	For	Combined
SAFESTORE HOLDINGS PLC	17-Mar-2021	2	To Approve The Directors' Remuneration Report (Other Than The Part Containing The Directors' Remuneration Policy) For The Financial Year Ended 31 October 2020, Set Out On Pages 72 To 94 Of The Annual Report	For	For
SAFESTORE HOLDINGS PLC	17-Mar-2021	3	To Re-Appoint Deloitte Llp As Auditor Of The Company To Hold Office From The Conclusion Of This Meeting Until The Conclusion Of The Next Annual General Meeting At Which Financial Statements Are Laid Before The Company	For	For
SAFESTORE HOLDINGS PLC	17-Mar-2021	4	To Authorise The Directors To Determine The Remuneration Of The Auditor	For	For
SAFESTORE HOLDINGS PLC	17-Mar-2021	5	To Declare A Final Dividend For The Year Ended 31 October 2020 Of 12.7 Pence Per Ordinary Share Payable On 8 April 2021 To Shareholders On The Register At The Close Of Business On 5 March 2021	For	For
SAFESTORE HOLDINGS PLC	17-Mar-2021	6	To Elect Gert Van De Weerdhof, Who Has Been Appointed As A Director Since The Last Annual General Meeting Of The Company, As A Director Of The Company	For	For
SAFESTORE HOLDINGS PLC	17-Mar-2021	7	To Re-Elect David Hearn As A Director Of The Company	For	For
SAFESTORE HOLDINGS PLC	17-Mar-2021	8	To Re-Elect Frederic Vecchioli As A Director Of The Company	For	For
SAFESTORE HOLDINGS PLC	17-Mar-2021	9	To Re-Elect Andy Jones As A Director Of The Company	For	For
SAFESTORE HOLDINGS PLC	17-Mar-2021	10	To Re-Elect Ian Krieger As A Director Of The Company	For	For
SAFESTORE HOLDINGS PLC	17-Mar-2021	11	To Re-Elect Joanne Kenrick As A Director Of The Company	For	For
SAFESTORE HOLDINGS PLC	17-Mar-2021	12	To Re-Elect Claire Balmforth As A Director Of The Company	For	For
SAFESTORE HOLDINGS PLC	17-Mar-2021	13	To Re-Elect Bill Oliver As A Director Of The Company	For	For
SAFESTORE HOLDINGS PLC	17-Mar-2021	14	To Authorise The Company And All Companies That Are Its Subsidiaries At Any Time During The Period For Which This Resolution Has Effect For The Purposes Of Part 14 Of The Companies Act 2006 (The "Act") To: (A) Make Political Donations To Political Parties And/Or Independent Election Candidates (As Such Terms Are Defined In Sections 363 And 364 Of The Act) Not Exceeding Gbp 100,000 In Aggregate; (B) Make Political Donations To Political Organisations Other Than Political Parties (As Such Terms Are Defined In Sections 363 And 364 Of The Act) Not Exceeding Gbp 100,000 In Aggregate; And (C) Incur Political Expenditure (As Such Term Is Defined In Section 365 Of The Act) Not Exceeding Gbp 100,000 In Aggregate, During The Period Beginning With The Date Of The Passing Of This Resolution And Ending At The Conclusion Of The Annual General Meeting Of The Company To Be Held In 2022 Or, If Earlier, At 6.00Pm On 16 June 2022, Provided That The Maximum Amounts Referred To In (A), (B) And (C) May Comprise Sums In Different Currencies Which Shall Be Converted At Such Rate As The Board May In Its Absolute Discretion Determine To Be Appropriate	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAFESTORE HOLDINGS PLC	17-Mar-2021	15	That The Directors Be Generally And Unconditionally Authorised Pursuant To And In Accordance With Section 551 Of The Companies Act 2006 (The "Act") To Exercise All The Powers Of The Company To Allot Shares In The Company And Grant Rights To Subscribe For Or To Convert Any Security Into Shares In The Company: (A) Up To A Nominal Amount Of Gbp 702,678; And (B) Comprising Equity Securities (As Defined In Section 560(1) Of The Act) Up To A Further Aggregate Nominal Amount Of Gbp 702,678 In Connection With An Offer By Way Of A Rights Issue To: (I) Ordinary Shareholders In Proportion (As Nearly As May Be Practicable) To Their Existing Holdings; And (II) Holders Of Other Equity Securities As Required By The Rights Of Those Securities Or, Subject To Such Rights As The Directors Otherwise Consider Necessary, And So That The Directors May Impose Any Limits Or Restrictions And Make Any Arrangements Which They Consider Necessary Or Appropriate To Deal With Treasury Shares, Fractional Entitlements, Record Dates, Legal, Regulatory Or Practical Problems In, Or Under The Laws Of, Any Territory Or Any Other Matter. The Authorities Conferred On The Directors To Allot Securities Under Paragraphs (A) And (B) Will Expire At The Conclusion Of The Annual General Meeting Of The Company To Be Held In 2022 Or At 6.00Pm On 16 June 2022, Whichever Is Sooner (Unless Previously Renewed, Varied Or Revoked By The Company At A General Meeting). The Company May, Before These Authorities Expire, Make An Offer Or Enter Into An Agreement Which Would Or Might Require Such Securities To Be Allotted After Such Expiry And The Directors May Allot Such Securities In Pursuance Of That Offer Or Agreement As If The Power Conferred By This Resolution Had Not Expired	For	For
SAFESTORE HOLDINGS PLC	17-Mar-2021	16	That, Subject To The Passing Of Resolution 15, The Directors Be Given Powers Pursuant To Sections 570 And 573 Of The Companies Act 2006 (The "Act") To Allot Equity Securities (As Defined In Section 560(1) Of The Act) For Cash Under The Authority Given By Resolution 15 And/Or Where The Allotment Constitutes An Allotment Of Equity Securities By Virtue Of Section 560(3) Of The Act, As If Section 561(1) And Sub-Sections (1) To (6) Of Section 562 Of The Act Did Not Apply To Any Such Allotment, Provided That Such Power Be Limited To: (A) The Allotment Of Equity Securities In Connection With An Offer Of, Or Invitation To Apply For, Equity Securities (But In The Case Of The Authority Granted Under Paragraph (B) Of Resolution 15 Above, By Way Of A Rights Issue Only) To: (I) Ordinary Shareholders In Proportion (As Nearly As May Be Practicable) To Their Existing Holdings; And (II) Holders Of Other Equity Securities As Required By The Rights Of Those Securities Or, Subject To Such Rights As The Directors Otherwise Consider Necessary, And So That The Directors May Impose Any Limits Or Restrictions And Make Any Arrangements Which They Consider Necessary Or Appropriate To Deal With Treasury Shares, Fractional Entitlements, Record Dates, Legal, Regulatory Or Practical Problems In, Or Under The Laws Of, Any Territory Or Any Other Matter; And (B) The Allotment Of Equity Securities For Cash (Otherwise Than Pursuant To Paragraph (A) Above) Up To An Aggregate Nominal Amount Of Gbp 105,401, Such Authorities To Expire At The Conclusion Of The Annual General Meeting Of The Company To Be Held In 2022 Or At 6.00Pm On 16 June 2022, Whichever Is Sooner (Unless Previously Renewed, Varied Or Revoked By The Company At A General Meeting). The Company May, Before These Authorities Expire, Make An Offer Or Enter Into An Agreement Which Would Or Might Require Equity Securities To Be Allotted After Such Expiry And The Directors May Allot Equity Securities In Pursuance Of That Offer Or Agreement As If The Power Conferred By This Resolution Had Not Expired	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAFESTORE HOLDINGS PLC	17-Mar-2021	17	That The Company Be And Is Hereby Generally And Unconditionally Authorised For The Purpose Of Section 701 Of The Companies Act 2006 (The "Act") To Make Market Purchases (As Defined In Section 693 Of The Act) Of Ordinary Shares Of 1 Pence Each In The Capital Of The Company ("Ordinary Shares") On Such Terms And In Such Manner As The Directors May Determine Provided That: (A) The Maximum Number Of Ordinary Shares Hereby Authorised To Be Purchased Is 21,080,368; (B) The Minimum Price (Exclusive Of Expenses) Which May Be Paid For Such Ordinary Shares Is 1 Pence Per Share, Being The Nominal Amount Thereof; (C) The Maximum Price (Exclusive Of Expenses) Which May Be Paid For Such Ordinary Shares Shall Be An Amount Equal To The Higher Of (i) 5% Above The Average Of The Middle Market Quotations For Such Shares Taken From The London Stock Exchange Daily Official List For The Five Business Days Immediately Preceding The Day On Which The Purchase Is Made And (ii) An Amount Equal To The Higher Of The Price Of The Last Independent Trade Of An Ordinary Share And The Highest Current Independent Bid For An Ordinary Share As Derived From The London Stock Exchange Trading System ("Sets"); (D) The Authority Hereby Conferred Shall (Unless Previously Renewed Or Revoked) Expire On The Earlier Of The Conclusion Of The Annual General Meeting Of The Company To Be Held In 2022 Or At 6.00Pm On 16 June 2022; And (E) The Company May Make A Contract To Purchase Its Own Ordinary Shares Under The Authority Conferred By This Resolution Prior To The Expiry Of Such Authority, And Such Contract Will Or May Be Executed Wholly Or Partly After The Expiry Of Such Authority, And The Company May Make A Purchase Of Its Own Ordinary Shares In Pursuance Of Any Such Contract	For	For
SAFESTORE HOLDINGS PLC	17-Mar-2021	18	That A General Meeting Other Than An Annual General Meeting May Be Called On Not Less Than 14 Clear Days' Notice, Provided That This Authority Expires At The Conclusion Of The Company'S Next Annual General Meeting After The Date Of The Passing Of This Resolution	For	For
SAFRAN SA	26-May-2021	6	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020	For	For
SAFRAN SA	26-May-2021	7	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	For
SAFRAN SA	26-May-2021	8	Allocation Of Income For The Financial Year 2020 And Setting Of The Dividend	For	For
SAFRAN SA	26-May-2021	9	Approval Of Two Agreements Subject To The Provisions Of Article L. 225-38 Of The French Commercial Code Entered Into With Bnp Paribas	For	For
SAFRAN SA	26-May-2021	10	Ratification Of The Co-Optation Of Mr. Olivier Andries As Director, As A Replacement For Mr. Philippe Petitcolin	For	For
SAFRAN SA	26-May-2021	11	Renewal Of The Term Of Office Of Helene Auriol Potier As Director	For	Combined
SAFRAN SA	26-May-2021	12	Renewal Of The Term Of Office Of Sophie Zurquiyah As Director	For	Against
SAFRAN SA	26-May-2021	13	Renewal Of The Term Of Office Of Patrick Pelata As Director	For	Against
SAFRAN SA	26-May-2021	14	Appointment Of Fabienne Lecorvaisier As An Independent Director, As A Replacement For Odile Desforges	For	Against
SAFRAN SA	26-May-2021	15	Approval Of The Fixed, Variable And Exceptional Components Making Up The Total Compensation And Benefits Of Any Kind Paid During The Financial Year 2020 Or Awarded For The Financial Year 2020 To Ross Mcinnes, The Chairman Of The Board Of Directors	For	Combined
SAFRAN SA	26-May-2021	16	Approval Of The Fixed, Variable And Exceptional Components Making Up The Total Compensation And Benefits Of Any Kind Paid During The Financial Year 2020 Or Awarded For The Financial Year 2020 To Philippe Petitcolin, The Chief Executive Officer	For	Combined
SAFRAN SA	26-May-2021	17	Approval Of The Information Mentioned In Section I Of Article L. 22-10-9 Of The French Commercial Code, Relating To The Compensation Of Corporate Officers	For	Combined
SAFRAN SA	26-May-2021	18	Approval Of The Compensation Policy Applicable To The Chairman Of The Board Of Directors	For	For
SAFRAN SA	26-May-2021	19	Approval Of The Compensation Policy Applicable To The Chief Executive Officer	For	For
SAFRAN SA	26-May-2021	20	Approval Of The Compensation Policy Applicable To Directors	For	For
SAFRAN SA	26-May-2021	21	Authorization To Be Granted To The Board Of Directors To Trade In The Company'S Shares	For	For
SAFRAN SA	26-May-2021	22	Deletion From The By-Laws Of References To Preference Shares A - Correlative Amendment To The Articles 7, 9, 11, And 12 And Deletion Of Article 36 Of The By-Laws	For	For
SAFRAN SA	26-May-2021	23	Delegation Of Authority To Be Granted To The Board Of Directors To Increase The Share Capital By Issuing, With Retention Of The Shareholders' Pre-Emptive Subscription Right, Ordinary Shares Or Transferrable Securities Granting Access To The Company'S Capital, Usable Only Outside Of The Pre-Offer And Public Offering Periods	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAFRAN SA	26-May-2021	24	Delegation Of Authority To Be Granted To The Board Of Directors To Increase The Share Capital By Issuing, With Cancellation Of The Shareholders Pre-Emptive Subscription Right, Ordinary Shares Or Transferrable Securities Granting Access To The Company'S Capital, By Public Offering Other Than That Referred To In Section I Of Article L. 411-2, Of The French Monetary And Financial Code, Usable Only Outside Of The Pre-Offer And Public Offering Periods	For	For
SAFRAN SA	26-May-2021	25	Delegation Of Authority To Be Granted To The Board Of Directors To Issue, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right, Ordinary Shares Of The Company And Transferrable Securities Granting Access To The Company'S Capital, In The Event Of A Public Exchange Offer Initiated By The Company, Usable Only Outside Of The Pre-Offer And Public Offering Periods	For	For
SAFRAN SA	26-May-2021	26	Delegation Of Authority To Be Granted To The Board Of Directors To Increase The Share Capital By Issuing Ordinary Shares Or Transferrable Securities Granting Access To The Company'S Capital, In The Event Of An Offer Referred To In Section I Of Article L411-2 Of The French Monetary And Financial Code, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right, Usable Only Outside Of The Pre-Offer And Public Offering Periods	For	For
SAFRAN SA	26-May-2021	27	Delegation Of Authority To Be Granted To The Board Of Directors In Order To Increase The Number Of Securities To Be Issued In The Event Of A Capital Increase With Or Without Pre-Emptive Subscription Rights (Carried Out In Accordance With The 18Th, The 19Th, The 20Th Or The 21St Resolutions), Usable Only Outside Of The Pre-Offer And Public Offering Periods	For	For
SAFRAN SA	26-May-2021	28	Delegation Of Authority To Be Granted To The Board Of Directors To Increase The Share Capital By Issuing, With Retention Of The Shareholders' Pre-Emptive Subscription Right, Ordinary Shares Or Transferrable Securities Granting Access To The Company'S Capital, Usable Only During The Pre-Offer And Public Offering Periods	For	Combined
SAFRAN SA	26-May-2021	29	Delegation Of Authority To Be Granted To The Board Of Directors To Increase The Share Capital By Issuing, With Cancellation Of The Shareholder'S Pre-Emptive Subscription Right, Ordinary Shares Or Transferrable Securities Granting Access To The Company'S Capital, By Public Offering Other Than That Referred To In Section I Of Article L. 411-2, Of The French Monetary And Financial Cod), Usable Only During The Pre-Offer And Public Offering Periods	For	Against
SAFRAN SA	26-May-2021	30	Delegation Of Authority To Be Granted To The Board Of Directors To Issue, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right, Ordinary Shares Of The Company And Transferrable Securities Granting Access To The Company'S Capital, In The Event Of A Public Exchange Offer Initiated By The Company, Usable Only During The Pre-Offer And Public Offering Periods	For	Against
SAFRAN SA	26-May-2021	31	Delegation Of Authority To Be Granted To The Board Of Directors To Increase The Share Capital By Issuing Ordinary Shares Or Transferrable Securities Granting Access To The Company'S Capital In The Event Of An Offer Referred To In Section I Of Article L.411-2 Of The French Monetary And Financial Code, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right, Usable Only During The Pre-Offer And Public Offering Periods	For	Against
SAFRAN SA	26-May-2021	32	Delegation Of Authority To Be Granted To The Board Of Directors In Order To Increase The Number Of Securities To Be Issued In The Event Of A Capital Increase With Or Without The Pre-Emptive Subscription Rights (Carried Out In Accordance With The 23Rd, The 24Th, The 25Th Or The 26Th Resolutions), Usable Only During The Pre-Offer And Public Offering Periods	For	Against
SAFRAN SA	26-May-2021	33	Delegation Of Authority To Be Granted To The Board Of Directors To Increase The Share Capital By Issuing, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right, Ordinary Shares Reserved For Employees Who Are Members Of Safran Group Savings Plans	For	Combined
SAFRAN SA	26-May-2021	34	Authorization To Be Granted To The Board Of Directors To Reduce The Share Capital By Cancelling The Company'S Shares Held By The Latter	For	For
SAFRAN SA	26-May-2021	35	Authorization To Be Granted To The Board Of Directors To Proceed With The Free Allocation Of Existing Shares Or Shares To Be Issued Of The Company For The Benefit Of Employees And Corporate Officers Of The Company And Of The Companies Of The Safran Group, Entailing The Waiver Of The Shareholders' Pre-Emptive Subscription Right	For	For
SAFRAN SA	26-May-2021	36	Powers To Carry Out Formalities	For	For
SAGE GROUP PLC	04-Feb-2021	1	To Receive The Annual Report And Accounts Of The Company Together With The Reports Of The Directors And Of The Company'S Auditors For The Financial Year Ended 30 September 2020	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAGE GROUP PLC	04-Feb-2021	2	To Approve The Directors' Remuneration Report For The Financial Year Ended 30 September 2020, Set Out On Pages 120 To 148 Of The FY20 Annual Report And Accounts (Excluding The Part Summarising The Directors' Remuneration Policy, Which Is On Pages 128 To 132)	For	Combined
SAGE GROUP PLC	04-Feb-2021	3	To Declare A Final Dividend Recommended By The Directors Of 11.32 Pence Per Ordinary Share For The Financial Year Ended 30 September 2020 To Be Paid On 11 February 2021 To Members Whose Names Appear On The Register Of Members At The Close Of Business On 15 January 2021	For	Combined
SAGE GROUP PLC	04-Feb-2021	4	That Sangeeta Anand Be Elected As A Director Of The Company	For	For
SAGE GROUP PLC	04-Feb-2021	5	That Irana Wasti Be Elected As A Director Of The Company	For	For
SAGE GROUP PLC	04-Feb-2021	6	That Sir Donald Brydon Be Re-Elected As A Director Of The Company	For	For
SAGE GROUP PLC	04-Feb-2021	7	That Dr John Bates Be Re-Elected As A Director Of The Company	For	Combined
SAGE GROUP PLC	04-Feb-2021	8	That Jonathan Bewes Be Re-Elected As A Director Of The Company	For	Combined
SAGE GROUP PLC	04-Feb-2021	9	That Annette Court Be Re-Elected As A Director Of The Company	For	Combined
SAGE GROUP PLC	04-Feb-2021	10	That Drummond Hall Be Re-Elected As A Director Of The Company	For	Combined
SAGE GROUP PLC	04-Feb-2021	11	That Steve Hare Be Re-Elected As A Director Of The Company	For	Combined
SAGE GROUP PLC	04-Feb-2021	12	That Jonathan Howell Be Re-Elected As A Director Of The Company	For	For
SAGE GROUP PLC	04-Feb-2021	13	To Re-Appoint Ernst & Young LLP As Auditors To The Company To Hold Office Until The Conclusion Of The Next General Meeting At Which Accounts Are Laid Before The Company	For	For
SAGE GROUP PLC	04-Feb-2021	14	That The Audit And Risk Committee Of The Board Be Authorised To Determine And Agree The Remuneration Of The Auditors To The Company	For	For
SAGE GROUP PLC	04-Feb-2021	15	That, In Accordance With Section 366 Of The Companies Act 2006, The Company And All Companies That Are Subsidiaries Of The Company At Any Time During The Period For Which This Resolution Has Effect Are Authorised To: (A) Make Political Donations To Political Parties Or Independent Election Candidates Not Exceeding Gbp 100,000 In Total; (B) Make Political Donations To Political Organisations Other Than Political Parties Not Exceeding Gbp 100,000 In Total; And (C) Incur Political Expenditure Not Exceeding Gbp 100,000 In Total, Provided That The Aggregate Amount Of Any Such Donations And Expenditure Shall Not Exceed Gbp 100,000 In Total, During The Period Beginning With The Date Of The Passing Of This Resolution And Ending At The Conclusion Of The Next Annual General Meeting Of The Company After The Passing Of This Resolution Or, If Earlier, At The Close Of Business On 31 March 2022. For The Purpose Of This Resolution The Terms "Political Donations", "Political Parties", "Independent Election Candidates", "Political Organisations" And "Political Expenditure" Have The Meanings Set Out In Sections 363 To 365 Of The Companies Act 2006	For	For
SAGE GROUP PLC	04-Feb-2021	16	That The Existing The Sage Group Plc 2019 Restricted Share Plan ("Rsp") And The Sage Group Plc 2015 Performance Share Plan ("Psp") (Together, The "Discretionary Share Plans") Be Amended To Include The Adoption Of A French Appendix (Under The Rsp) / Schedule (Under The Psp) (The "French Appendix" And "French Schedule" Respectively) Which Are Based On The Terms Of The Relevant Discretionary Share Plan Save Where Modified, In Order To Fall Within The Scope Of The "Loi Macron" And Benefit From The Applicable Tax Advantages, And/Or To Take Account Of Local Laws In France, And Are Hereby Adopted By The Company, And The Directors Be And Are Hereby Authorised To Do All Such Acts And Things Necessary To Give Effect To The Same	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAGE GROUP PLC	04-Feb-2021	17	That: (A) The Directors Be And Are Hereby Generally And Unconditionally Authorised In Accordance With Article 7 Of The Company'S Articles Of Association And Section 551 Of The Companies Act 2006 To Exercise All The Powers Of The Company To Allot Shares In The Company Or Grant Rights To Subscribe For, Or Convert Any Security Into, Shares In The Company: (I) Up To A Maximum Nominal Amount Of Gbp 3,830,707.75 (Such Amount To Be Reduced By The Nominal Amount Of Any Equity Securities (As Defined In Article 8 Of The Company'S Articles Of Association) Allotted Under Paragraph (ii) Below In Excess Of Gbp 3,830,707.75); And (ii) Comprising Equity Securities (As Defined In Article 8 Of The Company'S Articles Of Association) Up To A Maximum Nominal Amount Of Gbp 7,661,415.50 (Such Amount To Be Reduced By Any Shares Allotted Or Rights Granted Under Paragraph (i) Above) In Connection With An Offer By Way Of A Rights Issue (As Defined In Article 8 Of The Company'S Articles Of Association); (B) This Authority Shall Expire At The Conclusion Of The Next Annual General Meeting Of The Company After The Passing Of This Resolution, Or, If Earlier, At The Close Of Business On 31 March 2022; And (C) All Previous Unutilised Authorities Under Section 551 Of The Companies Act 2006 Shall Cease To Have Effect (Save To The Extent That The Same Are Exercisable Pursuant To Section 551(7) Of The Companies Act 2006 By Reason Of Any Offer Or Agreement Made Prior To The Date Of This Resolution Which Would Or Might Require Shares To Be Allotted Or Rights To Be Granted On Or After That Date)	For	For
SAGE GROUP PLC	04-Feb-2021	18	That: (A) In Accordance With Article 8 Of The Company'S Articles Of Association, The Directors Be Given Power To Allot Equity Securities For Cash As If Section 561 Of The Companies Act 2006 Did Not Apply; (B) The Power Under Paragraph (A) Above (Other Than In Connection With A Rights Issue, As Defined In Article 8 Of The Company'S Articles Of Association) Shall Be Limited To The Allotment Of Equity Securities Having A Nominal Amount Not Exceeding In Aggregate Gbp 575,181.34; (C) This Authority Shall Expire At The Conclusion Of The Next Annual General Meeting Of The Company After The Passing Of This Resolution Or, If Earlier, At The Close Of Business On 31 March 2022	For	For
SAGE GROUP PLC	04-Feb-2021	19	That: (A) In Addition To Any Authority Granted Under Resolution 18, The Directors Be Authorised: (i) Subject To The Passing Of Resolution 17, To Allot Equity Securities (As Defined In Section 560 Of The Companies Act 2006) For Cash Pursuant To The Authority Conferred On Them By That Resolution Under Section 551 Of That Act; And (ii) To Allot Equity Securities As Defined In Section 560(3) Of That Act (Sale Of Treasury Shares) For Cash, In Either Case As If Section 561 Of That Act Did Not Apply To The Allotment Or Sale, But This Power Shall Be: (A) Limited To The Allotment Of Equity Securities Up To A Maximum Nominal Amount Of Gbp 575,181.34; And (B) Used Only For The Purposes Of Financing (Or Refinancing, If The Authority Is To Be Used Within Six Months After The Original Transaction) A Transaction Which The Board Of The Company Determines To Be An Acquisition Or Other Capital Investment Of A Kind Contemplated By The Statement Of Principles On Disapplying Pre-Emption Rights Most Recently Published By The Pre-Emption Group Prior To The Date Of This Document; (B) This Power Shall Expire At The Conclusion Of The Next Annual General Meeting Of The Company After The Passing Of This Resolution Or, If Earlier, At The Close Of Business On 31 March 2022; And (C) The Company May, Before This Power Expires, Make An Offer Or Enter Into An Agreement, Which Would Or Might Require Equity Securities To Be Allotted After It Expires, And The Directors May Allot Equity Securities In Pursuance Of Such Offer Or Agreement As If This Power Had Not Expired	For	For

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAGE GROUP PLC	04-Feb-2021	20	That In Accordance With Section 701 Of The Companies Act 2006, The Company Be And Is Hereby Granted General And Unconditional Authority To Make One Or More Market Purchases (Within The Meaning Of Section 693 Of The Companies Act 2006) Of Ordinary Shares In The Capital Of The Company On Such Terms And In Such Manner As The Directors Shall Determine Provided That: (A) The Maximum Number Of Ordinary Shares Which May Be Acquired Pursuant To This Authority Is 109,355,465 Ordinary Shares In The Capital Of The Company; (B) The Minimum Price Which May Be Paid For Each Such Ordinary Share (Exclusive Of All Expenses) Is Its Nominal Value; (C) The Maximum Price Which May Be Paid For Each Such Ordinary Share (Exclusive Of All Expenses) Shall Not Be More Than The Higher Of: (I) An Amount Equal To 105% Of The Average Of The Middle Market Prices Shown In The Quotations For The Ordinary Shares In The London Stock Exchange Daily Official List For The Five Business Days Immediately Preceding The Day On Which That Ordinary Share Is Purchased; And (II) An Amount Equal To The Higher Of The Price Of The Last Independent Trade Of An Ordinary Share And The Highest Current Independent Bid For An Ordinary Share On The Trading Venue Where The Purchase Is Carried Out; (D) This Authority Shall Expire At The Conclusion Of The Next Annual General Meeting Of The Company After The Passing Of This Resolution, Or, If Earlier, At The Close Of Business On 31 March 2022 Unless Renewed Before That Time; And (E) The Company May Make A Contract Or Contracts To Purchase Ordinary Shares Under This Authority Before Its Expiry Which Will Be Or May Be Executed Wholly Or Partly After Expiry Of This Authority And May Make A Purchase Of Ordinary Shares In Pursuance Of Such Contract	For	For
SAGE GROUP PLC	04-Feb-2021	21	That A General Meeting (Other Than An Annual General Meeting) May Be Called On Not Less Than 14 Clear Days' Notice	For	Combined
SAGE GROUP PLC	04-Feb-2021	22	That With Effect From The Conclusion Of The Annual General Meeting, The Articles Of Association Produced To The Meeting And For The Purpose Of Identification Initialed By The Chairman Of The Meeting Be Adopted As The Articles Of Association Of The Company In Substitution For, And To The Exclusion Of, The Existing Articles Of Association	For	For
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	24-May-2021	1	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	24-May-2021	2	Voting On The Company Financial Statements For The Financial Year Ended 31/12/2020	For	For
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	24-May-2021	3	Voting On The Company External Auditor Report For The Financial Year Ended 31/12/2020	For	For
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	24-May-2021	4	Voting On The Discharge Of Board Of Directors Members From Liabilities For Their Activities During The Financial Year Ended 31/12/2020	For	Combined
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	24-May-2021	5	Voting On The Dividends Distributed For The First Half Of The Year 2020 With A Total Amount Of Sar (366,666,666), Which Equals A Total Of (50) Halala Per Share, Representing (5%) Of The Capital	For	Combined
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	24-May-2021	6	Voting On The Payment An Amount Of Sar (4,557,143) As Remuneration For The Members Of The Board Of Directors For The Year Ended 31/12/2020	For	For
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	24-May-2021	7	Voting On Appointing An External Auditor For The Company Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The Financial Statements For The Second And Third Quarters And Annual Financial Statements For The Financial Year 2021 And The First Quarter Of The Financial Year 2022 And Determine Their Fees	For	Combined
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	24-May-2021	8	Voting On Authorizing The Board Of Directors To Distribute Interim Dividends To The Shareholders On Biannual Or Quarterly Basis For The Financial Year 2021	For	Combined
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	24-May-2021	9	Voting On The Company Purchase Of Up To (66,347,931) Shares Of Its Shares And Allocating Them As Treasury Shares, Due To The Board Opinion That The Share Price In The Market Is Less Than Its Fair Value. The Purchase Of Shares Is Funded From The Company Own Resources Using Its Cash Balances Or Credit Facilities, And Authorizing The Board Of Directors Or Whoever Authorizes It To Complete The Purchase With The Period (12 Month) Once Or Several Times Within Maximum From The Date Of The Assembly Resolution	For	For
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	24-May-2021	10	Voting On The Amendment To Article (5) Of The Company Bylaws Regarding The Company Head Office	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	24-May-2021	11	Voting On The Amendment To Article (17) Of The Company Bylaws Regarding The Purchase Of Company Shares	For	For
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	24-May-2021	12	Voting On The Amendment Of The Audit Committee Charter	For	For
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	24-May-2021	13	Voting On The Amendment Of The Nomination And Remuneration Committee Charter	For	For
SAHARA INTERNATIONAL PETROCHEMICAL COMPANY (S	24-May-2021	14	Voting On Competing Business Standards	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	3	2020 Work Report Of Independent Directors	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny6.20000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	5	2020 Annual Accounts	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	6	2020 Annual Report And Its Summary	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	7	Formulation Of The Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	8	2021 Estimated Amount Of Continuing Connected Transactions	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	9	Settlement Of Some Projects Financed With Raised Funds And Permanently Supplementing The Working Capital With The Surplus Raised Funds	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	10	Provision Of Guarantee For A Company	For	Combined
SAIC MOTOR CORPORATION LTD	30-Jun-2021	11	A Company'S Provision Of Guarantee For Its Controlled Subsidiaries	For	Combined
SAIC MOTOR CORPORATION LTD	30-Jun-2021	12	A Company'S Provision Of Guarantee For Another Company	For	Combined
SAIC MOTOR CORPORATION LTD	30-Jun-2021	13	Commercial Car Companies' Provision Of External Repurchase Guarantee For The Whole Car Sale Business	For	Combined
SAIC MOTOR CORPORATION LTD	30-Jun-2021	14	Purchase Of Liability Insurance For Directors, Supervisors And Senior Managers	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	15	Reappointment Of Financial Audit Firm	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	16	Reappointment Of Internal Control Audit Firm	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	17	Amendments To The Company'S Articles Of Association	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	18	Amendments To The Rules Of Procedure Governing Shareholders' General Meetings	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	19	Amendments To The Company'S Rules Of Procedure Governing Meetings Of The Supervisory Committee	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	20	Election Of Non-Independent Director: Chen Hong	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	21	Election Of Non-Independent Director: Wang Xiaoqi	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	22	Election Of Non-Independent Director: Wang Jian	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	23	Election Of Independent Director: Li Ruoshan	For	Combined
SAIC MOTOR CORPORATION LTD	30-Jun-2021	24	Election Of Independent Director: Zeng Saixing	For	Combined
SAIC MOTOR CORPORATION LTD	30-Jun-2021	25	Election Of Independent Director: Chen Naiwei	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	26	Election Of Supervisor: Shen Xiaosu	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	27	Election Of Supervisor: Yi Lian	For	For
SAIC MOTOR CORPORATION LTD	30-Jun-2021	28	Election Of Supervisor: Xia Mingtao	For	For
SALESFORCE.COM, INC.	10-Jun-2021	1	Election Of Director: Marc Benioff	For	For
SALESFORCE.COM, INC.	10-Jun-2021	2	Election Of Director: Craig Conway	For	For
SALESFORCE.COM, INC.	10-Jun-2021	3	Election Of Director: Parker Harris	For	For
SALESFORCE.COM, INC.	10-Jun-2021	4	Election Of Director: Alan Hassenfeld	For	For
SALESFORCE.COM, INC.	10-Jun-2021	5	Election Of Director: Neelie Kroes	For	For
SALESFORCE.COM, INC.	10-Jun-2021	6	Election Of Director: Colin Powell	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SALESFORCE.COM, INC.	10-Jun-2021	7	Election Of Director: Sanford Robertson	For	Combined
SALESFORCE.COM, INC.	10-Jun-2021	8	Election Of Director: John V. Roos	For	For
SALESFORCE.COM, INC.	10-Jun-2021	9	Election Of Director: Robin Washington	For	For
SALESFORCE.COM, INC.	10-Jun-2021	10	Election Of Director: Maynard Webb	For	For
SALESFORCE.COM, INC.	10-Jun-2021	11	Election Of Director: Susan Wojcicki	For	For
SALESFORCE.COM, INC.	10-Jun-2021	12	Amendment And Restatement Of Our 2013 Equity Incentive Plan To Increase The Number Of Shares Reserved For Issuance.	For	For
SALESFORCE.COM, INC.	10-Jun-2021	13	Ratification Of The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending January 31, 2022.	For	Combined
SALESFORCE.COM, INC.	10-Jun-2021	14	An Advisory Vote To Approve The Fiscal 2021 Compensation Of Our Named Executive Officers.	For	For
SALESFORCE.COM, INC.	10-Jun-2021	15	A Stockholder Proposal Requesting That The Board Of Directors Take Steps Necessary To Transition Salesforce To A Public Benefit Corporation, If Properly Presented At The Meeting.	Against	Combined
SAMBA FINANCIAL GROUP	01-Mar-2021	1	Please Note That This Is An Amendment To Meeting Id 519420 Due To Its Single Resolution. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You	Non-voting resolution	Combined
SAMBA FINANCIAL GROUP	01-Mar-2021	2	Voting On National Commercial Banks Offer To Merge Samba Financial Group Into The National Commercial Bank To Be Effected Pursuant To Articles (191) To (193) Of The Companies Law, Through The Issuance Of (0,739) New National Commercial Bank Shares For Every Share In Samba Financial Group And The Dissolution Of Samba Financial Group Accordingly In Accordance With The Relevant Regulatory Requirements And The Terms And Conditions Of The Legally Binding Merger Agreement Entered Into Between Samba Financial Group With The National Commercial Bank On 11/10/2020, Including The Voting Of The Following Matters Relating To The Merger: A) Voting On The Terms And Conditions Of The Merger Agreement Entered Into Between Samba Financial Group And The National Commercial Bank On 11/10/2020. B) Voting On Authorisation Of The Board Of Directors Of Samba Financial Group, Or Any Person So Authorised By The Board Of Directors, To Adopt Any Resolution Or Take Any Action As May Be Necessary To Implement Any Of The Above Resolutions	For	Combined
SAMBA FINANCIAL GROUP	28-Mar-2021	1	Voting On The Board Of Directors Report For The Financial Year Ended 31/12/2020	For	For
SAMBA FINANCIAL GROUP	28-Mar-2021	2	Voting On The Company'S External Auditors Report For The Financial Year Ended 31/12/2020	For	For
SAMBA FINANCIAL GROUP	28-Mar-2021	3	Voting On The Company Financial Statements For The Financial Year Ended 31/12/2020	For	For
SAMBA FINANCIAL GROUP	28-Mar-2021	4	Voting On The Disbursement An Amount Of Sar (4,810) As Remuneration To The Members Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
SAMBA FINANCIAL GROUP	28-Mar-2021	5	Voting On The Discharge Of The Members Of The Board Of Directors From Liability For The Financial Year Ended 2020	For	For
SAMBA FINANCIAL GROUP	28-Mar-2021	6	Voting On The Participation Of Board Of Directors Member Dr. Khaled Bin Abdullah Al-Swailm In A Business That Competes With The Business Of The Group'S Subsidiary, Samba Capital & Investment Management Company, And That Is Because He Is The Chairman Of The Board Of Ashmore Investment Saudi Arabia Company, Which Is Licensed By The Capital Market Authority	For	For
SAMBA FINANCIAL GROUP	28-Mar-2021	7	Voting On The Participation Of Board Of Directors Member Mr. Fahad Bin Ibrahim Al-Mufarrij In A Business That Competes With The Business Of The Group'S Subsidiary, Samba Capital & Investment Management Company, And That Is Because He Is A Member Of The Board Of Falcom Financial Services, Which Is Licensed By The Capital Market Authority	For	For
SAMBA FINANCIAL GROUP	28-Mar-2021	8	Voting On The Participation Of Board Of Directors Member Dr. Walid Bin Sulaiman Abanumay In A Business That Competes With The Business Of The Group'S Subsidiary, Samba Capital & Investment Management Company, And That Is Because He Is A Member Of The Board Of Ashmore Investment Saudi Arabia Company, Which Is Licensed By The Capital Market Authority	For	For
SAMBA FINANCIAL GROUP	28-Mar-2021	9	Voting On The Business And Contracts Between The Group And General Organization For Social Insurance (Gosi) Where The Board Of Directors Member Mr. Eyad Bin Abdul Rahman Al-Hussain Has Indirect Interest. It Consists Of A Rental Contract For A Branch Of The Group In Granada Commercial Center In Riyadh, Which Is Owned By Gosi For A Term Of One Year Starting From 01/09/2020, The Value Of Which Is Sar 866,180 Without Preferential Terms	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAMBA FINANCIAL GROUP	28-Mar-2021	10	Voting On The Business And Contracts Between The Group And General Organization For Social Insurance (Gosi) Where The Board Of Directors Member Mr. Eyad Bin Abdul Rahman Al-Hussain Has Indirect Interest. It Consists Of Rental Contracts For Four Atm Locations And A Warehouse In Granada Commercial Center In Riyadh, Which Is Owned By Gosi For A Term Of One Year Starting From 01/09/2020, The Value Of Which Is Sar 260,300 Without Preferential Terms	For	For
SAMBA FINANCIAL GROUP	28-Mar-2021	11	Voting On The Business And Contracts Between The Group And Saudi Arabian Airlines Corporation Where The Vice Chairman Of The Board Of Directors Mr. Yazeed Bin Abdul Rahman Al-Humaid Has Indirect Interest. It Consists Of A Rental Contract For Atm Location At Saudi Arabian Airlines Corporation'S Headquarter In Khobar For A Term Of One Year And Automatically Renewed, The Value Of Which Is Sar 12,600 Per Year Without Preferential Terms	For	For
SAMBA FINANCIAL GROUP	28-Mar-2021	12	Voting On The Business And Contracts Between The Group And The General Authority For Civil Aviation (Gaca) Where The Vice Chairman Of The Board Of Directors Mr. Yazeed Bin Abdul Rahman Al-Humaid Has Indirect Interest. It Consists Of A Rental Contract For Atm Location (Gaca - Prince Abdulmajeed Bin Abdulaziz Airport In Al-Ula) For A Term Of Five Years Starting From 01/03/2019 For Free Without Preferential Terms	For	For
SAMBA FINANCIAL GROUP	28-Mar-2021	13	Voting On The Business And Contracts Between The Group And The General Authority For Civil Aviation (Gaca) Where The Vice Chairman Of The Board Of Directors Mr. Yazeed Bin Abdul Rahman Al-Humaid Has Indirect Interest. It Consists Of A Rental Contract For Atm Location (King Abdulaziz Airport In Jeddah) For A Term Of One Year And Automatically Renewed, The Value Of Which Is Sar 421,500 Per Year Without Preferential Terms	For	For
SAMBA FINANCIAL GROUP	28-Mar-2021	14	Voting On The Business And Contracts Between The Group And Dammam Airports Company, Which Is A Subsidiary Of Saudi Civil Aviation Holding Company (Savc) Where The Vice Chairman Of The Board Of Directors Mr. Yazeed Bin Abdul Rahman Al-Humaid Has Indirect Interest. It Consists Of A Rental Contract For An Atm Location (Dammam Airports Company, Which Is A Subsidiary Of Saudi Civil Aviation Holding Company (Savc) For A Term Of Five Years Renewed Automatically, The Value Of Which Is Sar 141,750 Per Year Without Preferential Terms	For	For
SAMBA FINANCIAL GROUP	28-Mar-2021	15	Voting On The Business And Contracts Between The Group And Etihad Etisalat Co. (Mobily) Where The Board Of Directors Member Mr. Abdullah Bin Abdul Rahman Al-Rowais Has Indirect Interest. It Consists Of A Contract For Business Calls And Internet Services, Bulk Sms Services And Advanced Technology And Telecommunication Solutions, Automatically Renewed, The Value Of Which Is Sar 16,606,915 For The Year 2020 Without Preferential Terms	For	For
SAMBA FINANCIAL GROUP	28-Mar-2021	16	09 Mar 2021: Please Note That This Is A Revision Due To Modification Of The Text Of Resolutions 10 And 11. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	23-Feb-2021	10	Resolution Regarding The Introduction Of A Long-Term Incentive Program	For	Combined
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	23-Feb-2021	11	Resolution Regarding A Reduction Of The Share Capital By Redemption Of Preference Shares	For	For
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	23-Feb-2021	12	Resolution Regarding The Adoption Of New Articles Of Association	For	For
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	05-May-2021	12	Resolutions Regarding The Adoption Of The Income Statement And The Balance Sheet As Well As The Consolidated Income Statement And The Consolidated Balance Sheet	For	For
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	05-May-2021	13	Resolution Regarding Appropriation Of The Company'S Results In Accordance With The Adopted Balance Sheet: 1.00 Per Class A And Class B Share And Sek 2.00 Per Class D Share	For	For
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	05-May-2021	14	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Directors And The Ceo: Lennart Schuss (Member Of The Board, Chair Of The Board)	For	For
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	05-May-2021	15	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Directors And The Ceo: Ilija Batljan (Member Of The Board)	For	For
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	05-May-2021	16	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Directors And The Ceo: Sven-Olof Johansson (Member Of The Board)	For	For
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	05-May-2021	17	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Directors And The Ceo: Hans Runesten (Member Of The Board)	For	For
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	05-May-2021	18	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Directors And The Ceo: Anne-Grete Strom-Erichsen (Member Of The Board)	For	For
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	05-May-2021	19	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Directors And The Ceo: Fredrik Svensson (Member Of The Board)	For	For
SAMHALLSBYGGNADSBOLAGET I NORDEN AB	05-May-2021	20	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Directors And The Ceo: Eva Swartz Grimaldi (Member Of The Board)	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAMHALLSBYGGNADSB OLAGET I NORDEN AB	05-May-2021	21	Resolution Regarding Discharge From Liability Of The Member Of The Board Of Directors And The Ceo: Ilija Batljan (Member Of The Board And The Ceo)	For	For
SAMHALLSBYGGNADSB OLAGET I NORDEN AB	05-May-2021	22	Determination Of The Number Of Members Of The Board Of Directors: (7) And Deputy Members (0)	For	For
SAMHALLSBYGGNADSB OLAGET I NORDEN AB	05-May-2021	23	Determination Of Fees To Be Paid To The Members Of The Board Of Directors	For	For
SAMHALLSBYGGNADSB OLAGET I NORDEN AB	05-May-2021	24	Determination Of Fees To Be Paid To The Auditors	For	For
SAMHALLSBYGGNADSB OLAGET I NORDEN AB	05-May-2021	25	Election Of Board Of Director: Lennart Schuss	For	For
SAMHALLSBYGGNADSB OLAGET I NORDEN AB	05-May-2021	26	Election Of Board Of Director: Ilija Batljan	For	For
SAMHALLSBYGGNADSB OLAGET I NORDEN AB	05-May-2021	27	Election Of Board Of Director: Sven-Olof Johansson	For	For
SAMHALLSBYGGNADSB OLAGET I NORDEN AB	05-May-2021	28	Election Of Board Of Director: Hans Runesten	For	For
SAMHALLSBYGGNADSB OLAGET I NORDEN AB	05-May-2021	29	Election Of Board Of Director: Anne-Grete Strom-Erichsen	For	For
SAMHALLSBYGGNADSB OLAGET I NORDEN AB	05-May-2021	30	Election Of Board Of Director: Fredrik Svensson	For	For
SAMHALLSBYGGNADSB OLAGET I NORDEN AB	05-May-2021	31	Election Of Board Of Director: Eva Swartz Grimaldi	For	For
SAMHALLSBYGGNADSB OLAGET I NORDEN AB	05-May-2021	32	Election Of Chair Of The Board: Lennart Schuss	For	For
SAMHALLSBYGGNADSB OLAGET I NORDEN AB	05-May-2021	33	Election Of Auditor: Ernst & Young Ab	For	For
SAMHALLSBYGGNADSB OLAGET I NORDEN AB	05-May-2021	34	Election Of Auditor: Ingemar Rindstig	For	For
SAMHALLSBYGGNADSB OLAGET I NORDEN AB	05-May-2021	35	Election Of Deputy Auditor: Gabriel Novella	For	For
SAMHALLSBYGGNADSB OLAGET I NORDEN AB	05-May-2021	36	Resolution On Approval Of The Remuneration Report	For	For
SAMHALLSBYGGNADSB OLAGET I NORDEN AB	05-May-2021	37	Determination On Guidelines Regarding Composition And Instructions For The Nomination Committee	For	For
SAMHALLSBYGGNADSB OLAGET I NORDEN AB	05-May-2021	38	Resolution Regarding Authorisation For The Board Of Directors To Resolve On Issue Of New Shares Etc	For	Combined
SAMHALLSBYGGNADSB OLAGET I NORDEN AB	05-May-2021	39	Resolution Regarding Authorisation For The Board Of Directors To Resolve For The Company Of Transfer And Acquisition Of The Company'S Own Shares	For	Combined
SAMPO PLC	19-May-2021	10	Adoption Of The Financial Statements	For	For
SAMPO PLC	19-May-2021	11	Resolution On The Use Of The Profit Shown On The Balance Sheet And The Payment Of Dividend: Eur 1.70 Per Share	For	For
SAMPO PLC	19-May-2021	12	Resolution On The Discharge Of The Members Of The Board Of Directors And The President And Ceo From Liability For The Financial Year 2020	For	For
SAMPO PLC	19-May-2021	13	Remuneration Report For Governing Bodies	For	For
SAMPO PLC	19-May-2021	15	Resolution On The Remuneration Of The Members Of The Board Of Directors	Take No Action	For
SAMPO PLC	19-May-2021	16	Resolution On The Number Of Members Of The Board Of Directors: Eight (8)	Take No Action	For
SAMPO PLC	19-May-2021	17	Election Of The Members Of The Board Of Directors: The Nomination And Remuneration Committee Of The Board Of Directors Proposes That The Current Members Of The Board Christian Clausen, Fiona Clutterbuck, Georg Ehrnrooth, Jannica Fagerholm, Johanna Lamminen, Risto Murto And Bjorn Wahlroos Be Re-Elected For A Term Continuing Until The Close Of The Next Annual General Meeting. Of The Current Members Antti Makinen Is Not Available For Re-Election. The Committee Proposes That Markus Rauramo Be Elected As A New Member To The Board	Take No Action	For
SAMPO PLC	19-May-2021	18	Resolution On The Remuneration Of The Auditor	For	For
SAMPO PLC	19-May-2021	19	Election Of The Auditor: The Audit Committee Of The Board Of Directors Proposes That The Authorized Public Accountant Firm Deloitte Ltd Be Elected As The Company'S Auditor Until Close Of The Next Annual General Meeting. Deloitte Ltd Has Announced That Jukka Vattulainen, Apa, Will Act As The Principally Responsible Auditor If The Annual General Meeting Elects Deloitte Ltd To Act As The Company'S Auditor	For	For
SAMPO PLC	19-May-2021	20	Authorizing The Board Of Directors To Decide On The Repurchase Of The Company'S Own Shares	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAMSUNG BIOLOGICS CO. LTD.	19-Mar-2021	1	Approval Of Financial Statements	For	For
SAMSUNG BIOLOGICS CO. LTD.	19-Mar-2021	2	Approval Of Remuneration For Director	For	Combined
SAMSUNG C&T CORP	19-Mar-2021	1	Approval Of Financial Statements	For	Combined
SAMSUNG C&T CORP	19-Mar-2021	2	Election Of Outside Director Philipcoshe	For	For
SAMSUNG C&T CORP	19-Mar-2021	3	Election Of Outside Director Choe Jung Gyeong	For	For
SAMSUNG C&T CORP	19-Mar-2021	4	Election Of Inside Director Go Jeong Seok	For	For
SAMSUNG C&T CORP	19-Mar-2021	5	Election Of Inside Director O Se Cheol	For	For
SAMSUNG C&T CORP	19-Mar-2021	6	Election Of Inside Director Han Seung Hwan	For	For
SAMSUNG C&T CORP	19-Mar-2021	7	Election Of Inside Director I Jun Seo	For	For
SAMSUNG C&T CORP	19-Mar-2021	8	Approval Of Remuneration For Director	For	For
SAMSUNG CARD CO., LTD.	18-Mar-2021	1	Approval Of Financial Statements	For	Combined
SAMSUNG CARD CO., LTD.	18-Mar-2021	2	Election Of Director Bak Gyeong Guk	For	For
SAMSUNG CARD CO., LTD.	18-Mar-2021	3	Approval Of Remuneration For Director	For	For
SAMSUNG ELECTRO-MECHANICS CO LTD, SUWON	17-Mar-2021	1	Approval Of Financial Statements	For	For
SAMSUNG ELECTRO-MECHANICS CO LTD, SUWON	17-Mar-2021	2	Election Of Inside Director: Gim Du Yeong	For	For
SAMSUNG ELECTRO-MECHANICS CO LTD, SUWON	17-Mar-2021	3	Election Of Outside Director: Gim Yong Gyun	For	For
SAMSUNG ELECTRO-MECHANICS CO LTD, SUWON	17-Mar-2021	4	Approval Of Remuneration For Director	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	1	Approval Of Financial Statements	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	1	Approval Of Audited Financial Statements (Fy2020)	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	1	Approval Of Financial Statements	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	2	Election Of Outside Director: Bak Byeong Guk	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	2	Election Of Independent Director: Appointment Of Dr. Byung-Gook Park	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	2	Election Of Outside Director: Bak Byeong Guk	For	Combined
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	3	Election Of Outside Director: Gim Jong Hun	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	3	Election Of Independent Director: Appointment Of Dr. Jeong Kim	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	3	Election Of Outside Director: Gim Jong Hun	For	Combined
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	4	Election Of Inside Director: Gim Gi Nam	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	4	Election Of Executive Director: Appointment Of Dr. Kinam Kim	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	4	Election Of Inside Director: Gim Gi Nam	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	5	Election Of Inside Director: Gim Hyeon Seok	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	5	Election Of Executive Director: Appointment Of Hyun-Suk Kim	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	5	Election Of Inside Director: Gim Hyeon Seok	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	6	Election Of Inside Director: Go Dong Jin	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	6	Election Of Executive Director: Appointment Of Dong-Jin Koh	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	6	Election Of Inside Director: Go Dong Jin	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	7	Election Of Outside Director Who Is An Audit Committee Member: Kim Sunwook	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	7	Election Of Independent Director For Audit Committee Member: Appointment Of Dr. Sun-Uk Kim	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	7	Election Of Outside Director Who Is An Audit Committee Member: Kim Sunwook	For	Combined
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	8	Approval Of Remuneration For Director	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	8	Approval Of Director Remuneration Limit (Fy2021)	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	8	Approval Of Remuneration For Director	For	For
SAMSUNG ELECTRONICS CO LTD	17-Mar-2021	9	17 Feb 2021: Please Note That This Is A Revision Due To Change In Text Of Resolution 3. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined
SAMSUNG ENGINEERING CO LTD, SEOUL	18-Mar-2021	1	Approval Of Financial Statements	For	Combined
SAMSUNG ENGINEERING CO LTD, SEOUL	18-Mar-2021	2	Election Of Inside Director: Choe Seong An	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAMSUNG ENGINEERING CO LTD, SEOUL	18-Mar-2021	3	Election Of Inside Director: Jeong Ju Seong	For	For
SAMSUNG ENGINEERING CO LTD, SEOUL	18-Mar-2021	4	Election Of Outside Director Who Is An Audit Committee Member: Park Il Dong	For	For
SAMSUNG ENGINEERING CO LTD, SEOUL	18-Mar-2021	5	Approval Of Remuneration For Director	For	For
SAMSUNG FIRE & MARINE INSURANCE CO. LTD	19-Mar-2021	1	Approval Of Financial Statements	For	For
SAMSUNG FIRE & MARINE INSURANCE CO. LTD	19-Mar-2021	2	Election Of Inside Director: Choe Yeong Mu	For	For
SAMSUNG FIRE & MARINE INSURANCE CO. LTD	19-Mar-2021	3	Election Of Inside Director: Hong Won Hak	For	For
SAMSUNG FIRE & MARINE INSURANCE CO. LTD	19-Mar-2021	4	Election Of Inside Director: Hong Seong U	For	For
SAMSUNG FIRE & MARINE INSURANCE CO. LTD	19-Mar-2021	5	Election Of Outside Director: Gim Seong Jin	For	For
SAMSUNG FIRE & MARINE INSURANCE CO. LTD	19-Mar-2021	6	Election Of Audit Committee Member Who Is An Outside Director: Gim Seong Jin	For	For
SAMSUNG FIRE & MARINE INSURANCE CO. LTD	19-Mar-2021	7	Approval Of Remuneration For Director	For	For
SAMSUNG HEAVY INDUSTRIES CO., LTD.	19-Mar-2021	1	Approval Of Financial Statements	For	For
SAMSUNG HEAVY INDUSTRIES CO., LTD.	19-Mar-2021	2	Election Of Inside Director: Jeong Jin Taek	For	For
SAMSUNG HEAVY INDUSTRIES CO., LTD.	19-Mar-2021	3	Election Of Inside Director: Yun Jong Hyeon	For	For
SAMSUNG HEAVY INDUSTRIES CO., LTD.	19-Mar-2021	4	Election Of Outside Director: I Gi Gwon	For	For
SAMSUNG HEAVY INDUSTRIES CO., LTD.	19-Mar-2021	5	Election Of Audit Committee Member: I Gi Gwon	For	For
SAMSUNG HEAVY INDUSTRIES CO., LTD.	19-Mar-2021	6	Election Of Outside Director Who Is An Audit Committee Member: Choe Gang Sik	For	For
SAMSUNG HEAVY INDUSTRIES CO., LTD.	19-Mar-2021	7	Approval Of Remuneration For Director	For	For
SAMSUNG HEAVY INDUSTRIES CO., LTD.	22-Jun-2021	2	Capital Reduction In Par Value Change	For	For
SAMSUNG HEAVY INDUSTRIES CO., LTD.	22-Jun-2021	3	Amendment Of Articles Of Incorporation No.5	For	For
SAMSUNG HEAVY INDUSTRIES CO., LTD.	22-Jun-2021	4	Amendment Of Articles Of Incorporation No.6	For	For
SAMSUNG HEAVY INDUSTRIES CO., LTD.	22-Jun-2021	5	Amendment Of Articles Of Incorporation No.4	For	For
SAMSUNG LIFE INSURANCE CO., LTD.	18-Mar-2021	1	Approval Of Financial Statements	For	For
SAMSUNG LIFE INSURANCE CO., LTD.	18-Mar-2021	2	Election Of Outside Director Gang Yun Gu	For	For
SAMSUNG LIFE INSURANCE CO., LTD.	18-Mar-2021	3	Election Of Outside Director Jo Bae Suk	For	For
SAMSUNG LIFE INSURANCE CO., LTD.	18-Mar-2021	4	Election Of Inside Director Jang Deok Hui	For	For
SAMSUNG LIFE INSURANCE CO., LTD.	18-Mar-2021	5	Election Of Audit Committee Member Jo Bae Suk	For	For
SAMSUNG LIFE INSURANCE CO., LTD.	18-Mar-2021	6	Approval Of Remuneration For Director	For	For
SAMSUNG SDI CO. LTD	17-Mar-2021	1	Approval Of Financial Statements	For	For
SAMSUNG SDI CO. LTD	17-Mar-2021	2	Election Of Inside Director: Jang Hyeok	For	For
SAMSUNG SDI CO. LTD	17-Mar-2021	3	Election Of Inside Director: Gim Jong Seong	For	For
SAMSUNG SDI CO. LTD	17-Mar-2021	4	Approval Of Remuneration For Director	For	For
SAMSUNG SDS CO.LTD., SEOUL	17-Mar-2021	1	Approval Of Financial Statements	For	For
SAMSUNG SDS CO.LTD., SEOUL	17-Mar-2021	2	Election Of Inside Director: Hwang Seong U	For	For
SAMSUNG SDS CO.LTD., SEOUL	17-Mar-2021	3	Election Of Inside Director: Gu Hyeong Jun	For	For
SAMSUNG SDS CO.LTD., SEOUL	17-Mar-2021	4	Approval Of Remuneration For Director	For	For
SAMSUNG SECURITIES CO LTD, SEOUL	19-Mar-2021	1	Approval Of Financial Statements	For	For
SAMSUNG SECURITIES CO LTD, SEOUL	19-Mar-2021	2	Election Of Outside Director: Im Jong Ryong	For	For
SAMSUNG SECURITIES CO LTD, SEOUL	19-Mar-2021	3	Election Of Inside Director: Jang Seok Hun	For	For
SAMSUNG SECURITIES CO LTD, SEOUL	19-Mar-2021	4	Election Of Audit Committee Member: Im Jong Ryong	For	For
SAMSUNG SECURITIES CO LTD, SEOUL	19-Mar-2021	5	Approval Of Remuneration For Director	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SANAN OPTOELECTRONICS CO LTD	18-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
SANAN OPTOELECTRONICS CO LTD	18-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
SANAN OPTOELECTRONICS CO LTD	18-May-2021	3	2020 Annual Accounts	For	For
SANAN OPTOELECTRONICS CO LTD	18-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SANAN OPTOELECTRONICS CO LTD	18-May-2021	5	2020 Annual Report And Its Summary	For	For
SANAN OPTOELECTRONICS CO LTD	18-May-2021	6	Reappointment Of Audit Firm And Internal Control Audit Firm And Remuneration	For	Combined
SANAN OPTOELECTRONICS CO LTD	18-May-2021	7	Amendments To The Company'S Articles Of Association	For	Combined
SANAN OPTOELECTRONICS CO LTD	17-Jun-2021	1	Connected Transaction Regarding The Financial Leasing Business To Be Conducted By Wholly-Owned Subsidiaries	For	For
SANAN OPTOELECTRONICS CO LTD	17-Jun-2021	2	Provision Of Guarantee For Wholly-Owned Subsidiaries	For	For
SANDS CHINA LTD	21-May-2021	3	To Receive The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries And The Reports Of The Directors (The "Directors") Of The Company And Auditor For The Year Ended December 31, 2020	For	For
SANDS CHINA LTD	21-May-2021	4	To Re-Elect Mr. Robert Glen Goldstein As Executive Director	For	For
SANDS CHINA LTD	21-May-2021	5	To Re-Elect Mr. Steven Zygmunt Strasser As Independent Non-Executive Director	For	For
SANDS CHINA LTD	21-May-2021	6	To Re-Elect Mr. Kenneth Patrick Chung As Independent Non-Executive Director	For	For
SANDS CHINA LTD	21-May-2021	7	To Re-Elect Mr. Chum Kwan Lock, Grant As Executive Director	For	For
SANDS CHINA LTD	21-May-2021	8	To Authorize The Board Of Directors (The "Board") To Fix The Respective Directors' Remuneration	For	For
SANDS CHINA LTD	21-May-2021	9	To Re-Appoint Deloitte Touche Tohmatsu As Auditor And To Authorize The Board To Fix Their Remuneration	For	For
SANDS CHINA LTD	21-May-2021	10	To Give A General Mandate To The Directors To Repurchase Shares Of The Company Not Exceeding 10% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	For
SANDS CHINA LTD	21-May-2021	11	To Give A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares Of The Company Not Exceeding 20% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined
SANDS CHINA LTD	21-May-2021	12	That Conditional Upon The Passing Of Resolutions Set Out In Items 4 And 5 Of The Notice Convening This Meeting (The "Notice"), The General Mandate Referred To In The Resolution Set Out In Item 5 Of The Notice Be And Is Hereby Extended By The Addition To The Aggregate Number Of Shares Which May Be Allotted And Issued Or Agreed Conditionally Or Unconditionally To Be Allotted And Issued By The Directors Pursuant To Such General Mandate Of The Number Of Shares Repurchased By The Company Pursuant To The Mandate Referred To In Resolution Set Out In Item 4 Of The Notice, Provided That Such Number Shall Not Exceed 10% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution (Subject To Adjustment In The Case Of Any Consolidation Or Subdivision Of Shares Of The Company After The Date Of Passing Of This Resolution)	For	Against
SANDVIK AB	27-Apr-2021	13	Resolution In Respect Of Adoption Of The Profit And Loss Account, Balance Sheet, Consolidated Profit And Loss Account And Consolidated Balance Sheet	For	Combined
SANDVIK AB	27-Apr-2021	14	Resolution In Respect Of Discharge From Liability Of The Board Member And The President For The Period To Which The Accounts Relate: Johan Molin (Chairman)	For	Combined
SANDVIK AB	27-Apr-2021	15	Resolution In Respect Of Discharge From Liability Of The Board Member And The President For The Period To Which The Accounts Relate: Jennifer Allerton (Board Member)	For	Combined
SANDVIK AB	27-Apr-2021	16	Resolution In Respect Of Discharge From Liability Of The Board Member And The President For The Period To Which The Accounts Relate: Claes Boustedt (Board Member)	For	Combined
SANDVIK AB	27-Apr-2021	17	Resolution In Respect Of Discharge From Liability Of The Board Member And The President For The Period To Which The Accounts Relate: Marika Fredriksson (Board Member)	For	Combined
SANDVIK AB	27-Apr-2021	18	Resolution In Respect Of Discharge From Liability Of The Board Member And The President For The Period To Which The Accounts Relate: Johan Karlstrom (Board Member)	For	Combined
SANDVIK AB	27-Apr-2021	19	Resolution In Respect Of Discharge From Liability Of The Board Member And The President For The Period To Which The Accounts Relate: Helena Stjernholm (Board Member)	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SANDVIK AB	27-Apr-2021	20	Resolution In Respect Of Discharge From Liability Of The Board Member And The President For The Period To Which The Accounts Relate: Lars Westerberg (Board Member)	For	Combined
SANDVIK AB	27-Apr-2021	21	Resolution In Respect Of Discharge From Liability Of The Board Member And The President For The Period To Which The Accounts Relate: Stefan Widing (Board Member And President)	For	Combined
SANDVIK AB	27-Apr-2021	22	Resolution In Respect Of Discharge From Liability Of The Board Member And The President For The Period To Which The Accounts Relate: Kai Warn (Board Member)	For	Combined
SANDVIK AB	27-Apr-2021	23	Resolution In Respect Of Discharge From Liability Of The Board Member And The President For The Period To Which The Accounts Relate: Tomas Karnstrom (Employee Representative)	For	Combined
SANDVIK AB	27-Apr-2021	24	Resolution In Respect Of Discharge From Liability Of The Board Member And The President For The Period To Which The Accounts Relate: Thomas Lilja (Employee Representative)	For	Combined
SANDVIK AB	27-Apr-2021	25	Resolution In Respect Of Discharge From Liability Of The Board Member And The President For The Period To Which The Accounts Relate: Thomas Andersson (Deputy Employee Representative)	For	Combined
SANDVIK AB	27-Apr-2021	26	Resolution In Respect Of Discharge From Liability Of The Board Member And The President For The Period To Which The Accounts Relate: Mats Lundberg (Deputy Employee Representative)	For	Combined
SANDVIK AB	27-Apr-2021	27	Resolution In Respect Of Discharge From Liability Of The Board Member And The President For The Period To Which The Accounts Relate: Bjorn Rosengren (Former Board Member And President)	For	Combined
SANDVIK AB	27-Apr-2021	28	Resolution In Respect Of Allocation Of The Company'S Result In Accordance With The Adopted Balance Sheet And Resolution On Record Day: The Board Of Directors Proposes That The Annual General Meeting Resolve On A Dividend Of Sek 6.50 Per Share. Thursday, 29 April 2021 Is Proposed As The Record Day. If The Meeting Approves These Proposals, It Is Estimated That The Dividend Be Paid By Euroclear Sweden Ab On Tuesday, 4 May 2021	For	Combined
SANDVIK AB	27-Apr-2021	29	Determination Of The Number Of Board Members, Deputy Board Members And Auditors: The Nomination Committee Proposes Eight Board Members With No Deputies And One Registered Public Accounting Firm As Auditor	For	Combined
SANDVIK AB	27-Apr-2021	30	Determination Of Fees To The Board Of Directors And Auditor	For	Combined
SANDVIK AB	27-Apr-2021	31	Election Of Board Member: Andreas Nordbrandt (New)	For	Combined
SANDVIK AB	27-Apr-2021	32	Election Of Board Member: Jennifer Allerton (Re-Election)	For	Combined
SANDVIK AB	27-Apr-2021	33	Election Of Board Member: Claes Boustedt (Re-Election)	For	Combined
SANDVIK AB	27-Apr-2021	34	Election Of Board Member: Marika Fredriksson (Re-Election)	For	Combined
SANDVIK AB	27-Apr-2021	35	Election Of Board Member: Johan Molin (Re-Election)	For	Combined
SANDVIK AB	27-Apr-2021	36	Election Of Board Member: Helena Stjernholm (Re-Election)	For	Combined
SANDVIK AB	27-Apr-2021	37	Election Of Board Member: Stefan Widing (Re-Election)	For	Combined
SANDVIK AB	27-Apr-2021	38	Election Of Board Member: Kai Warn (Re-Election)	For	Combined
SANDVIK AB	27-Apr-2021	39	Election Of Chairman Of The Board: The Nomination Committee Proposes Re-Election Of Johan Molin As Chairman Of The Board Of Directors	For	Combined
SANDVIK AB	27-Apr-2021	40	Election Of Auditor: The Nomination Committee Proposes, Pursuant To The Recommendation Of The Audit Committee, Re-Election Of Pricewaterhousecoopers Ab As Auditor For The Period Until The End Of The 2022 Annual General Meeting	For	Combined
SANDVIK AB	27-Apr-2021	41	Approval Of Remuneration Report	For	Combined
SANDVIK AB	27-Apr-2021	42	Resolution On A Long-Term Incentive Program (Lti 2021)	For	Combined
SANDVIK AB	27-Apr-2021	43	Authorization On Acquisition Of The Company'S Own Shares	For	Combined
SANDVIK AB	27-Apr-2021	44	Resolution On Amendments To The Articles Of Association: Section 1, Section 10 (First Paragraph), Section 13, Section 14	For	Combined
SANGFOR TECHNOLOGIES INC.	13-May-2021	2	2020 Annual Report And Its Summary	For	Combined
SANGFOR TECHNOLOGIES INC.	13-May-2021	3	2020 Work Report Of The Board Of Directors	For	For
SANGFOR TECHNOLOGIES INC.	13-May-2021	4	2020 Work Report Of The Supervisory Committee	For	For
SANGFOR TECHNOLOGIES INC.	13-May-2021	5	2020 Annual Accounts	For	For
SANGFOR TECHNOLOGIES INC.	13-May-2021	6	2021 Financial Budget Report	For	For
SANGFOR TECHNOLOGIES INC.	13-May-2021	7	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny2.00000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
SANGFOR TECHNOLOGIES INC.	13-May-2021	8	2021 Cash Management With Some Idle Proprietary Funds	For	Combined
SANGFOR TECHNOLOGIES INC.	13-May-2021	9	2021 Reappointment Of Audit Firm	For	Combined
SANGFOR TECHNOLOGIES INC.	13-May-2021	10	2021 Allowance Plan For Independent Directors	For	For
SANGFOR TECHNOLOGIES INC.	13-May-2021	11	2021 Remuneration Plan For Directors, Supervisors And Senior Management	For	For
SANGFOR TECHNOLOGIES INC.	13-May-2021	12	Change Of The Company'S Registered Capital And Total Number Of Shares, And Amendments To The Company'S Articles Of Association	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SANGFOR TECHNOLOGIES INC.	13-May-2021	13	Amendments To The Company'S Rules Of Procedure Governing The Board Meetings	For	For
SANGFOR TECHNOLOGIES INC.	13-May-2021	14	Amendments To The Company'S Rules Of Procedure Governing Meetings Of The Supervisory Committee	For	For
SANGFOR TECHNOLOGIES INC.	13-May-2021	15	Amendments To The Company'S Rules Of Procedure Governing Shareholders' General Meetings	For	For
SANGFOR TECHNOLOGIES INC.	13-May-2021	16	Supplementary Amendments To The Company'S Rules Of Procedure Governing The Board Meetings	For	For
SANGFOR TECHNOLOGIES INC.	13-May-2021	17	Supplementary Amendments To The Company'S Rules Of Procedure Governing The Meetings Of The Supervisory Committee	For	For
SANGFOR TECHNOLOGIES INC.	13-May-2021	18	Supplementary Amendments The Company'S Rules Of Procedure Governing Shareholders' General Meetings	For	For
SANGFOR TECHNOLOGIES INC.	13-May-2021	19	Amendments To The External Investment Management System	For	For
SANLAM LTD	09-Jun-2021	1	Please Note That This Is An Amendment To Meeting Id 545145 Due To Receipt Of Change In Director Names. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You.	Non-voting resolution	Combined
SANLAM LTD	09-Jun-2021	2	To Present The Sanlam Annual Reporting Suite Including The Consolidated Audited Financial Statements, Auditors' Audit Committees And Directors' Reports	For	Combined
SANLAM LTD	09-Jun-2021	3	To Reappoint Ernst & Young As Independent External Auditors For 2021	For	Combined
SANLAM LTD	09-Jun-2021	4	To Reappoint Joint Auditors Kpmg For The 2021 Financial Yea	For	For
SANLAM LTD	09-Jun-2021	5	To Appoint The Following Additional Director: Nas Kruger	For	For
SANLAM LTD	09-Jun-2021	6	To Individually Re-Elect The Following Director Retiring By Rotation: M Mokoka	For	For
SANLAM LTD	09-Jun-2021	7	To Individually Re-Elect The Following Director Retiring By Rotation: Kt Nondumo	For	Combined
SANLAM LTD	09-Jun-2021	8	To Individually Re-Elect The Following Director Retiring By Rotation: J Van Zyl	For	Combined
SANLAM LTD	09-Jun-2021	9	To Elect The Following Two Executive Director: P Hanratty	For	Combined
SANLAM LTD	09-Jun-2021	10	To Elect The Following Two Executive Director: A Mukhuba	For	Combined
SANLAM LTD	09-Jun-2021	11	To Individually Elect The Following Independent Non-Executive Director Of The Company As Member Of The Sanlam Audit Committee: As Birrell	For	For
SANLAM LTD	09-Jun-2021	12	To Individually Elect The Following Independent Non-Executive Director Of The Company As Member Of The Sanlam Audit Committee: Nas Kruger	For	For
SANLAM LTD	09-Jun-2021	13	To Individually Elect The Following Independent Non-Executive Director Of The Company As Member Of The Sanlam Audit Committee: M Mokoka	For	For
SANLAM LTD	09-Jun-2021	14	To Individually Elect The Following Independent Non-Executive Director Of The Company As Member Of The Sanlam Audit Committee: Jp Moller	For	Combined
SANLAM LTD	09-Jun-2021	15	To Individually Elect The Following Independent Non-Executive Director Of The Company As Member Of The Sanlam Audit Committee: Kt Nondumo	For	Combined
SANLAM LTD	09-Jun-2021	16	To Cast A Non-Binding Advisory Vote On The Company'S Remuneration Policy: Non-Binding Advisory Vote On The Company'S Remuneration Policy	For	Combined
SANLAM LTD	09-Jun-2021	17	To Cast A Non-Binding Advisory Vote On The Company'S Remuneration Policy: Non-Binding Advisory Vote On The Company'S Remuneration Implementation Report	For	Combined
SANLAM LTD	09-Jun-2021	18	To Note The Total Amount Of Non-Executive And Executive Directors' Remuneration For The Financial Year Ended 31 December 2020	For	Combined
SANLAM LTD	09-Jun-2021	19	To Place Unissued Shares Under The Control Of The Directors	For	For
SANLAM LTD	09-Jun-2021	20	To Approve The General Authority To Issue Shares For Cash	For	For
SANLAM LTD	09-Jun-2021	21	To Authorise Any Director Of The Company, And Where Applicable, The Secretary Of The Company, To Implement The Aforesaid Ordinary And Undermentioned Special Resolutions	For	For
SANLAM LTD	09-Jun-2021	22	To Approve The Remuneration Of The Non-Executive Directors Of The Company For Their Services For The Period 01 July 2021 Till 30 June 2022	For	For
SANLAM LTD	09-Jun-2021	23	To Give Authority To The Company Or A Subsidiary Of The Company To Acquire The Company'S Securities	For	For
SANLAM LTD	09-Jun-2021	24	General Authority To Provide Financial Assistance In Terms Of Section 44 Of The Companies Act	For	For
SANLAM LTD	09-Jun-2021	25	General Authority To Provide Financial Assistance In Terms Of Section 45 Of The Companies Act	For	For
SANOFI SA	30-Apr-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
SANOFI SA	30-Apr-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SANOFI SA	30-Apr-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
SANOFI SA	30-Apr-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
SANOFI SA	30-Apr-2021	5	Please Note That This Is An Amendment To Meeting Id 553318 Due To Receipt Of Deletion Of Resolution 7. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You.	Non-voting resolution	Non-voting resolution
SANOFI SA	30-Apr-2021	6	Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Uri Link: https://www.JournalOfficiel.Gouv.Fr/Balo/Document/202104122100899-44	Non-voting resolution	Non-voting resolution
SANOFI SA	30-Apr-2021	7	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
SANOFI SA	30-Apr-2021	8	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020	For	Combined
SANOFI SA	30-Apr-2021	9	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	Combined
SANOFI SA	30-Apr-2021	10	Allocation Of Income For The Financial Year Ended 31 December 2020 And Setting Of The Dividend	For	Combined
SANOFI SA	30-Apr-2021	11	Ratification Of The Co-Optation Of Mr. Gilles Schnepf As Director	For	Combined
SANOFI SA	30-Apr-2021	12	Renewal Of The Term Of Office Of Mrs. Fabienne Lecorvaisier As Director	For	Combined
SANOFI SA	30-Apr-2021	13	Renewal Of The Term Of Office Of Mrs. Melanie Lee As Director	For	Combined
SANOFI SA	30-Apr-2021	14	Appointment Of Mrs. Barbara Lavernos As Director	For	Combined
SANOFI SA	30-Apr-2021	15	Approval Of The Compensation Report For Corporate Officers Issued Pursuant To Article L. 22-10-9 Of The French Commercial Code	For	Combined
SANOFI SA	30-Apr-2021	16	Approval Of The Compensation Elements Paid During Or Awarded For The Financial Year Ended 31 December 2020 To Mr. Serge Weinberg, Chairman Of The Board Of Directors	For	Combined
SANOFI SA	30-Apr-2021	17	Approval Of The Compensation Elements Paid During Or Awarded For The Financial Year Ended 31 December 2020 To Mr. Paul Hudson, Chief Executive Officer	For	Combined
SANOFI SA	30-Apr-2021	18	Approval Of The Compensation Policy For Directors	For	Combined
SANOFI SA	30-Apr-2021	19	Approval Of The Compensation Policy For The Chairman Of The Board Of Directors	For	Combined
SANOFI SA	30-Apr-2021	20	Approval Of The Compensation Policy For The Chief Executive Officer	For	Combined
SANOFI SA	30-Apr-2021	21	Authorisation To Be Granted To The Board Of Directors In Order To Trade In The Company'S Shares (To Be Used Outside Of Public Offering Periods)	For	Combined
SANOFI SA	30-Apr-2021	22	Authorisation To Be Granted To The Board Of Directors In Order To Reduce The Share Capital By Cancelling Treasury Shares	For	Combined
SANOFI SA	30-Apr-2021	23	Delegation Of Authority To Be Granted To The Board Of Directors To Decide On The Issue, With Retention Of The Pre-Emptive Subscription Right, Of Shares And/Or Transferable Securities Granting Access To The Capital Of The Company, Of Any Subsidiary And/Or Of Any Other Company (To Be Used Outside Of Public Offering Periods)	For	Combined
SANOFI SA	30-Apr-2021	24	Delegation Of Authority To Be Granted To The Board Of Directors To Decide On The Issue, With Cancellation Of The Pre-Emptive Subscription Right, Of Shares And/Or Transferable Securities Granting Access To The Capital Of The Company, Of Any Subsidiary And/Or Of Any Other Company, By Way Of A Public Offering Other Than That Mentioned In Article L. 411-2-1Decree Of The French Monetary And Financial Code (To Be Used Outside Of Public Offering Periods)	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SANOFI SA	30-Apr-2021	25	Delegation Of Authority To Be Granted To The Board Of Directors To Decide On The Issue, With Cancellation Of The Pre-Emptive Subscription Right, Of Shares And/Or Transferable Securities Granting Access To The Capital Of The Company, Of Any Subsidiary And/Or Of Any Other Company, Within The Context Of An Offer Referred To In Article L. 411-2 1Decree Of The French Monetary And Financial Code (Offer Reserved For A Restricted Circle Of Investors) (To Be Used Outside Of Public Offering Periods)	For	Combined
SANOFI SA	30-Apr-2021	26	Delegation Of Authority To Be Granted To The Board Of Directors To Decide On The Issue Of Debt Securities Granting Access To The Capital Of Subsidiaries Of The Company And/Or Of Any Other Company) (To Be Used Outside Of Public Offering Periods)	For	Combined
SANOFI SA	30-Apr-2021	27	Delegation Of Authority To Be Granted To The Board Of Directors In Order To Increase The Number Of Securities To Be Issued In The Event Of An Issue Of Common Shares And/Or Transferable Securities Granting Access To The Capital Of The Company, Of Any Subsidiary And/Or Of Any Other Company With Or Without The Pre-Emptive Subscription Right) (To Be Used Outside Of Public Offering Periods)	For	Combined
SANOFI SA	30-Apr-2021	28	Delegation Of Authority To Be Granted To The Board Of Directors In Order To Issue, With Cancellation Of The Pre-Emptive Subscription Right, Shares And/Or Transferable Securities Granting Access To The Capital Of The Company, Of One Of Its Subsidiaries And/Or Of Another Company In Consideration Of Contributions In Kind) (To Be Used Outside Of Public Offering Periods)	For	Combined
SANOFI SA	30-Apr-2021	29	Delegation Of Authority To Be Granted To The Board Of Directors In Order To Decide To Increase The Share Capital By Capitalisation Of Premiums, Reserves, Profits Or Others) (To Be Used Outside Of Public Offering Periods)	For	Combined
SANOFI SA	30-Apr-2021	30	Delegation Of Authority To Be Granted To The Board Of Directors To Decide On The Issue Of Shares Or Transferable Securities Granting Access To The Company'S Capital Reserved For Members Of Savings Plans, With Cancellation Of The Pre-Emptive Subscription Right In Favour Of The Latter	For	Combined
SANOFI SA	30-Apr-2021	31	Authorisation Granted To The Board Of Directors In Order To Proceed With Free Allocations Of Existing Shares Or Shares To Be Issued For The Benefit Of Employees And Corporate Officers Of The Group Or Some Of Them	For	Combined
SANOFI SA	30-Apr-2021	32	Amendment Of Article 13 Of The By-Laws In Order To Allow The Board Of Directors To Take Decisions By Written Consultation	For	Combined
SANOFI SA	30-Apr-2021	33	Amendment To Article 14 And Article 17 Of The By-Laws In Order To Align Their Content With The Pacte Law	For	Combined
SANOFI SA	30-Apr-2021	34	Powers To Carry Out Formalities	For	Combined
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021	4	Electing The Chairman Of The General Meeting	For	Combined
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021	5	Establishing Whether The General Meeting Has Been Duly Convened And Has The Capacity To Adopt Resolutions	For	Combined
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021	6	Adopting The Agenda For The General Meeting	For	Combined
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021	7	Reviewing And Approving The Santander Bank Polska S.A. Financial Statements For 2020	For	For
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021	8	Reviewing And Approving The Consolidated Financial Statements Of The Santander Bankpolska S.A. Group For 2020	For	For
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021	9	Reviewing And Approving The Management Board S Report On The Santander Bank Polska S.A. Group Activities In 2020 (Which Includes Report On Santander Bank Polska S.A. Activities In 2020)	For	For
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021	10	Profit Distribution Decision On The New Reserve Capital	For	For
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021	11	Giving Discharge To The Members Of Santander Bank Polska S.A. Management Board	For	For
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021	12	Approval For The Santander Bank Polska S.A. Supervisory Board S Report On Remunerations Of The Members Of The Management Board And The Supervisory Board Of Santander Bank Polska S.A. In 2019 And 2020	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021	13	Approval For The Santander Bank Polska S.A. Supervisory Board S Report On Its Activities In The 2020, Report On The Examination Of Santander Bank Polska S.A. Financial Statements For 2020 Consolidated Financial Statements Of The Santander Bank Polska S.A. Group For 2020 Report On The Santander Bank Polska S.A. Group Performance In 2020 Including Report On Santander Bank Polska S.A. Performance In 2020 The Management Boards Motion Concerning Distribution Of Profit The Santander Bank Polska Supervisory Boards Assessment Of The Santander Bank Polska S.A. Groups Performance In 2020 Adoption Of The Supervisory Board Assessment Of Santander Bank Polska S.A. Manner Of Fulfilling Disclosure Requirements And Outcome Of The Supervisory Board S Evaluation Of The Corporate Governance Rules For Supervised Institutions And Applicable Remuneration Policy Assessment And Adoption Of Suitability Assessment Of Supervisory Board, And For The Supervisory Boards Members Suitability Assessment	For	Combined
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021	14	Giving Discharge To The Members Of The Santander Bank Polska S.A. Supervisory Board	For	For
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021	15	Changing The Composition Of The Supervisory Board	For	Combined
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021	16	Appointing The Chairman Of The Supervisory Board	For	Against
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021	17	Determination Of The New Supervisory Board Member S Remuneration And Amendments To The Annual General Meeting Resolution No. 50 Dated 22 June 2020 Re. Determining The Remuneration Of Supervisory Board Members	For	Against
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021	18	Information On Polish Financial Supervision Authority Chairman'S Proposal Related To F/X Mortgage Portfolio (Chf)	For	Combined
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021	19	Amendments To The Banks Statute	For	Combined
SANTANDER BANK POLSKA SPOLKA AKCYJNA	22-Mar-2021	20	Presentation Of The Amendments To The Supervisory Board Members Of Santander Bank Polska S.A. Suitability Assessment Policy Introduced By The Supervisory Board	For	Combined
SANTEN PHARMACEUTICAL CO.,LTD.	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
SANTEN PHARMACEUTICAL CO.,LTD.	25-Jun-2021	3	Appoint A Director Kurokawa, Akira	For	For
SANTEN PHARMACEUTICAL CO.,LTD.	25-Jun-2021	4	Appoint A Director Taniuchi, Shigeo	For	For
SANTEN PHARMACEUTICAL CO.,LTD.	25-Jun-2021	5	Appoint A Director Ito, Takeshi	For	For
SANTEN PHARMACEUTICAL CO.,LTD.	25-Jun-2021	6	Appoint A Director Oishi, Kanoko	For	For
SANTEN PHARMACEUTICAL CO.,LTD.	25-Jun-2021	7	Appoint A Director Shintaku, Yutaro	For	For
SANTEN PHARMACEUTICAL CO.,LTD.	25-Jun-2021	8	Appoint A Director Minakawa, Kunihiro	For	For
SANY HEAVY INDUSTRY CO LTD	23-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
SANY HEAVY INDUSTRY CO LTD	23-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	For
SANY HEAVY INDUSTRY CO LTD	23-Apr-2021	3	2020 Annual Report And Its Summary	For	For
SANY HEAVY INDUSTRY CO LTD	23-Apr-2021	4	2020 Annual Accounts	For	For
SANY HEAVY INDUSTRY CO LTD	23-Apr-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny6.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SANY HEAVY INDUSTRY CO LTD	23-Apr-2021	6	2020 Remuneration Appraisal For Directors And Supervisors	For	For
SANY HEAVY INDUSTRY CO LTD	23-Apr-2021	7	Application For Bank Credit Line	For	For
SANY HEAVY INDUSTRY CO LTD	23-Apr-2021	8	2021 Estimated Continuing Connected Transactions	For	Combined
SANY HEAVY INDUSTRY CO LTD	23-Apr-2021	9	Connected Transaction Regarding Setting Up Of A Trust Plan	For	For
SANY HEAVY INDUSTRY CO LTD	23-Apr-2021	10	2021 Reappointment Of Audit Firm	For	For
SANY HEAVY INDUSTRY CO LTD	23-Apr-2021	11	Launching Financial Derivatives Business	For	For
SANY HEAVY INDUSTRY CO LTD	23-Apr-2021	12	Purchase Of Wealth Management Products With Idle Proprietary Funds	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SANY HEAVY INDUSTRY CO LTD	23-Apr-2021	13	2020 Work Report Of Independent Directors	For	Combined
SANY HEAVY INDUSTRY CO LTD	18-Jun-2021	1	Amendments To The Articles Of Association	For	For
SANY HEAVY INDUSTRY CO LTD	18-Jun-2021	2	Application For Unified Registration And Issuance Of Debt Financing Instruments Of Different Types	For	For
SANY HEAVY INDUSTRY CO LTD	18-Jun-2021	3	Launching Financial Leasing Business Via A Controlled Subsidiary	For	For
SANY HEAVY INDUSTRY CO LTD	18-Jun-2021	4	Connected Transaction Regarding Provision Of Guarantee For The Financing Applied For To Financial Institutions By The Above Controlled Subsidiary	For	Combined
SANY HEAVY INDUSTRY CO LTD	18-Jun-2021	5	Provision Of Guarantee For Wholly-Owned Subsidiaries	For	Combined
SANY HEAVY INDUSTRY CO LTD	18-Jun-2021	6	2021 Employee Stock Ownership Plan (Draft) And Its Summary	For	For
SANY HEAVY INDUSTRY CO LTD	18-Jun-2021	7	Management Measures For 2021 Employee Stock Ownership Plan	For	For
SANY HEAVY INDUSTRY CO LTD	18-Jun-2021	8	Authorization To The Board To Handle Matters Regarding 2021 Employee Stock Ownership Plan	For	For
SANY HEAVY INDUSTRY CO LTD	18-Jun-2021	9	Guarantee For Overseas Wholly-Owned Subsidiaries	For	For
SANY HEAVY INDUSTRY CO LTD	18-Jun-2021	10	Please Note That This Is An Amendment To Meeting Id 591207 Due To Addition Of Resolution 9. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You	Non-voting resolution	Combined
SAP SE	12-May-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
SAP SE	12-May-2021	2	According To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights. Further, Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual	Non-voting resolution	Non-voting resolution
SAP SE	12-May-2021	3	Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Uri Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected On The Ballot On Proxyedge	Non-voting resolution	Non-voting resolution
SAP SE	12-May-2021	4	From 10Th February, Broadridge Will Code All Agendas For German Meetings In English Only. If You Wish To See The Agenda In German, This Will Be Made Available As A Link Under The 'Material Uri' Dropdown At The Top Of The Ballot. The German Agendas For Any Existing Or Past Meetings Will Remain In Place. For Further Information, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
SAP SE	12-May-2021	5	Receive Financial Statements And Statutory Reports For Fiscal Year 2020	Non-voting resolution	Non-voting resolution
SAP SE	12-May-2021	6	Approve Allocation Of Income And Dividends Of Eur 1.85 Per Share	For	Combined
SAP SE	12-May-2021	7	Approve Discharge Of Management Board For Fiscal Year 2020	For	Combined
SAP SE	12-May-2021	8	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
SAP SE	12-May-2021	9	Ratify Kpmg Ag As Auditors For Fiscal Year 2021	For	Combined
SAP SE	12-May-2021	10	Elect Qi Lu To The Supervisory Board	For	Combined
SAP SE	12-May-2021	11	Elect Rouven Westphal To The Supervisory Board	For	Combined
SAP SE	12-May-2021	12	Approve Issuance Of Warrants/Bonds With Warrants Attached/Convertible Bonds Without Preemptive Rights Up To Aggregate Nominal Amount Of Eur 10 Billion Approve Creation Of Eur 100 Million Pool Of Capital To Guarantee Conversion Rights	For	Combined
SAP SE	12-May-2021	13	Amend Corporate Purpose	For	Combined
SAP SE	12-May-2021	14	Amend Articles Re: Proof Of Entitlement	For	Combined
SAREPTA THERAPEUTICS INC.	03-Jun-2021	1	Election Of Class Ii Director To Hold Office Until The 2023 Annual Meeting: Richard J. Barry	For	Combined
SAREPTA THERAPEUTICS INC.	03-Jun-2021	2	Election Of Class Ii Director To Hold Office Until The 2023 Annual Meeting: M. Kathleen Behrens, Ph.D.	For	For
SAREPTA THERAPEUTICS INC.	03-Jun-2021	3	Election Of Class Ii Director To Hold Office Until The 2023 Annual Meeting: Claude Nicaise, M.D.	For	For
SAREPTA THERAPEUTICS INC.	03-Jun-2021	4	To Hold An Advisory Vote To Approve, On A Non-Binding Basis, Named Executive Officer Compensation.	For	For
SAREPTA THERAPEUTICS INC.	03-Jun-2021	5	To Ratify The Selection Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm For The Current Year Ending December 31, 2021.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SARTORIUS STEDIM BIOTECH	24-Mar-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
SARTORIUS STEDIM BIOTECH	24-Mar-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution
SARTORIUS STEDIM BIOTECH	24-Mar-2021	3	15 Feb 2021: Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You And Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
SARTORIUS STEDIM BIOTECH	24-Mar-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
SARTORIUS STEDIM BIOTECH	24-Mar-2021	5	15 Feb 2021: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202102122100253-19 And Please Note That This Is A Revision Due To Modification Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
SARTORIUS STEDIM BIOTECH	24-Mar-2021	6	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020 And Discharge Granted To Directors	For	Combined
SARTORIUS STEDIM BIOTECH	24-Mar-2021	7	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	For
SARTORIUS STEDIM BIOTECH	24-Mar-2021	8	Allocation Of Income For The Financial Year Ended 31 December 2020 - Setting Of The Dividend	For	For
SARTORIUS STEDIM BIOTECH	24-Mar-2021	9	Approval Of The Regulated Agreements And Commitments Referred To In Articles L.225-38 And Following Of The French Commercial Code	For	Combined
SARTORIUS STEDIM BIOTECH	24-Mar-2021	10	Setting Of The Overall Annual Amount Of The Compensation Allocated To Directors	For	Combined
SARTORIUS STEDIM BIOTECH	24-Mar-2021	11	Approval Of The Information Referred To In Section I Of Article L. 225-37-3 Of The French Commercial Code Relating To The Compensation Of Corporate Officers For The Financial Year Ended 31 December 2020	For	Combined
SARTORIUS STEDIM BIOTECH	24-Mar-2021	12	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Compensation And Benefits Of Any Kind Due Or Awarded To Mr. Joachim Kreuzburg, Chairman And Chief Executive Officer For The Financial Year Ended 31 December 2020	For	Combined
SARTORIUS STEDIM BIOTECH	24-Mar-2021	13	Approval Of The Compensation Policy For Corporate Officers	For	Against
SARTORIUS STEDIM BIOTECH	24-Mar-2021	14	Authorisation Granted To The Board Of Directors In Order To Allow The Company To Trade In Its Own Shares	For	Combined
SARTORIUS STEDIM BIOTECH	24-Mar-2021	15	Renewal Of The Term Of Office Of Mrs. Anne-Marie Graffin As Director	For	Combined
SARTORIUS STEDIM BIOTECH	24-Mar-2021	16	Renewal Of The Term Of Office Of Mrs. Susan Dexter As Director	For	Combined
SARTORIUS STEDIM BIOTECH	24-Mar-2021	17	Renewal Of The Term Of Office Of Kpmg As Principal Statutory Auditor	For	For
SARTORIUS STEDIM BIOTECH	24-Mar-2021	18	Non-Renewal And Non-Replacement Of The Term Of Office Of Salustro Reydel Company As Deputy Statutory Auditor	For	For
SARTORIUS STEDIM BIOTECH	24-Mar-2021	19	Powers To Carry Out Formalities	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SARTORIUS STEDIM BIOTECH	24-Mar-2021	20	Delegation Of Authority To Be Granted To The Board Of Directors In Order To Reduce The Share Capital In Accordance With Article L225-2019 Of The French Commercial Code	For	For
SARTORIUS STEDIM BIOTECH	24-Mar-2021	21	Powers To Carry Out Formalities	For	For
SARTORIUS STEDIM BIOTECH	24-Mar-2021	22	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined
SAUDI AIRLINES CATERING COMPANY, JEDDAH	05-May-2021	1	Voting On The Board Of Directors Report For The Financial Year Ended 31/12/2020	For	Combined
SAUDI AIRLINES CATERING COMPANY, JEDDAH	05-May-2021	2	Voting On The Company Financial Statements For The Financial Year Ended 31/12/2020	For	For
SAUDI AIRLINES CATERING COMPANY, JEDDAH	05-May-2021	3	Voting On The Company External Auditor Report For The Financial Year Ended 31/12/2020	For	For
SAUDI AIRLINES CATERING COMPANY, JEDDAH	05-May-2021	4	Voting On Appointing An External Auditor For The Company Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The Financial Statements For The Second And Third Quarters And Audit Annual Financial Statements Of The Financial Year 2021 And The First Quarter Of The Financial Year 2022 And Determine Their Fees	For	Combined
SAUDI AIRLINES CATERING COMPANY, JEDDAH	05-May-2021	5	Voting On Discharge Of The Members Of The Board Of Directors From Liability For The Financial Year Ended 31/12/2020	For	Combined
SAUDI AIRLINES CATERING COMPANY, JEDDAH	05-May-2021	6	Voting On Authorizing The Board Of Directors To Distribute Interim Dividends To The Shareholders On Biannual Or Quarterly Basis For The Financial Year 2021	For	Combined
SAUDI AIRLINES CATERING COMPANY, JEDDAH	05-May-2021	7	Voting On The Payment An Amount Of Sar (3,793,424) As Remuneration To The Members Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
SAUDI AIRLINES CATERING COMPANY, JEDDAH	05-May-2021	8	Voting On The Transactions And Contracts Concluded Between The Company And Newrest Holding Group, Within Which Sacc'S Board Of Directors Member Mr. Jonathan Stent-Torriani Has Direct Interest As He Is The Co-Ceo Of Newrest Holding Group And Due To His Board Membership In Strategic Catering Co., The Nature Of Those Transactions Evolve Around The Performance Of Consultancy And Administrative Services By Newrest Holding Group, Supply Of Manpower Support Services And Leasing Relationships For Administrative Offices For Strategic Catering Company, With A Total Amount Of Sar (3,030,066) For The Year 2020, Without Any Preferential Conditions Compared To The Local Market	For	For
SAUDI AIRLINES CATERING COMPANY, JEDDAH	05-May-2021	9	Voting On The Transactions And Contracts Concluded Between The Company And Strategic Catering Co., Within Which Sacc'S Board Of Directors Member Mr. Jonathan Stent-Torriani Has Direct Interest As He Is The Co-Ceo Of Newrest Holding Group (The Primary Owner Of The Strategic Catering Company Ltd.) And Due To His Board Membership In Strategic Catering Co., The Nature Of Those Transactions Evolve Around Leasing Relationships For Administrative Offices, With A Total Amount Of Sar (44,100) For The Year 2020, Without Any Preferential Conditions Compared To The Local Market	For	For
SAUDI AIRLINES CATERING COMPANY, JEDDAH	05-May-2021	10	Voting On The Transactions And Contracts Concluded Between The Company And Newrest Holding Group, Within Which Sacc'S Board Of Directors Member Mr. Abdulkarim Al Soulamy Has Indirect Interest Due To His Ownership In Newrest Co. (Morocco), The Nature Of Those Transactions Evolve Around The Performance Of Consultancy And Administrative Services By Newrest Holding Group, Supply Of Manpower Support Services And Leasing Relationships For Administrative Offices For Strategic Catering Company, With A Total Amount Of Sar (3,030,066) For The Year 2020, Without Any Preferential Conditions Compared To The Local Market	For	For
SAUDI AIRLINES CATERING COMPANY, JEDDAH	05-May-2021	11	Voting On The Transactions And Contracts Concluded Between The Company And Al-Hokair Holding Group, Within Which Sacc'S Board Of Directors Member Mr. Sami Al Hokair Has Direct Interest In, As He Is Holding The Position Of Managing Director, And Board Of Directors Member In Al-Hokair Holding Group, The Nature Of Those Transactions Evolve Around The Performance Of Several Lease Agreements Of Retail Stores, With Total Amount Of Sar (16,096) For The Year 2020, Without Any Preferential Conditions Compared To The Local Market	For	For
SAUDI ARABIAN MINING COMPANY	15-Mar-2021	1	Voting On The Company'S Financial Statements For The Financial Year Ended 31/12/2020	For	For
SAUDI ARABIAN MINING COMPANY	15-Mar-2021	2	Voting On The Company'S External Auditor Report For The Financial Year Ended 31/12/2020	For	For
SAUDI ARABIAN MINING COMPANY	15-Mar-2021	3	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
SAUDI ARABIAN MINING COMPANY	15-Mar-2021	4	Voting On The Board Of Directors Recommendation To Not Distribute Dividends For The Year Ended 31/12/2020	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAUDI ARABIAN MINING COMPANY	15-Mar-2021	5	Voting On The Discharge Of The Members Of The Board Of Directors From Liability For The Financial Year Ended 31/12/2020	For	Combined
SAUDI ARABIAN MINING COMPANY	15-Mar-2021	6	Voting On The Remuneration And Compensation To The Members Of The Board Of Directors For The Financial Year Ended 31/12/2020 As Stated In The Board Of Directors Report	For	Combined
SAUDI ARABIAN MINING COMPANY	15-Mar-2021	7	Voting On Appointing An External Auditor For The Company Among Those Nominees Based On The Recommendation Of The Audit Committee To Review And Audit The Financial Statements For The First, Second And Third Quarters And Annual Of The Financial Year 2021, And 2022, And Determine The Fees	For	Combined
SAUDI ARABIAN MINING COMPANY	15-Mar-2021	8	Voting On The Amendment Of The Audit Committee Charter	For	Combined
SAUDI ARABIAN MINING COMPANY	15-Mar-2021	9	Voting On The Amendment Of The Nomination And Remuneration Committee Charter	For	For
SAUDI ARABIAN MINING COMPANY	15-Mar-2021	10	Voting On Remuneration And Compensation Policy For Board Directors, Committees Members And Executive Management	For	For
SAUDI BASIC INDUSTRIES CORPORATION	13-Apr-2021	1	Voting On The Auditor Report For The Fiscal Year Ended 31/12/2020	For	For
SAUDI BASIC INDUSTRIES CORPORATION	13-Apr-2021	2	Voting On The Financial Statements For The Fiscal Year Ended 31/12/2020	For	For
SAUDI BASIC INDUSTRIES CORPORATION	13-Apr-2021	3	Voting On The Report Of The Board Of Directors For The Fiscal Year Ended 31/12/2020	For	For
SAUDI BASIC INDUSTRIES CORPORATION	13-Apr-2021	4	Voting On The Recommendation Of The Audit Committee, On The Appointment Of The External Auditor, From Among Nominees, To Audit The Quarterly Q2, Q3 And Q4 And Annual Financial Statements For 2021, In Addition To Q1 2022 Financial Statements, As Well As Determining Their Fees	For	Combined
SAUDI BASIC INDUSTRIES CORPORATION	13-Apr-2021	5	Voting On Dividend Distribution Made For The First Half Of 2020 Of A Total Amount Of Sr 4,500,000,000 At Sr 1.50 Per Share Representing 15 Percent Of The Nominal Value Per Share	For	Combined
SAUDI BASIC INDUSTRIES CORPORATION	13-Apr-2021	6	Voting On The Recommendation Of The Board Of Directors To Distribute Cash Dividends To The Shareholders For The Second Half Of 2020 Amounting To Sr 4,500,000,000 At Sr 1.50 Per Share Representing 15 Percent Of The Nominal Value Per Share. The Maturity Date For The Dividends, To Be Distributed To Shareholders Registered In The Depository Center, Will Be The End Of The Second Trading Day Following The Date Of The General Assembly. The Dividends, Will Be Paid On 03/05/2021	For	For
SAUDI BASIC INDUSTRIES CORPORATION	13-Apr-2021	7	Voting On Amendment Of The Audit Committee Charter	For	Combined
SAUDI BASIC INDUSTRIES CORPORATION	13-Apr-2021	8	Voting On The Board Resolution Concerning Appointment Of Eng. Khalid Hashim Al-Dabbagh As A Non-Executive Member Of The Board As Of June 16, 2020 To Complete The Current Board Term Ending By April 9, 2022 In Succession To Dr. Abdulaziz Saleh Aljarbou Non-Executive Member. Please Refer To Tadawul For The Cv	For	Combined
SAUDI BASIC INDUSTRIES CORPORATION	13-Apr-2021	9	Voting On The Board Resolution Concerning Appointment Of Eng. Ziad Thamer Almurshed As A Non-Executive Member Of The Board As Of June 16, 2020 To Complete The Current Board Term Ending By April 9, 2022 In Succession To Mr. Rashid Ibrahim Sherif Non-Executive Member. Please Refer To Tadawul For The Cv	For	Combined
SAUDI BASIC INDUSTRIES CORPORATION	13-Apr-2021	10	Voting On The Board Resolution Concerning Appointment Of Mr. Olivier Gerard Thorel As A Non-Executive Member Of The Board As Of June 16, 2020 To Complete The Current Board Term Ending By April 9, 2022 In Succession To Mr. Roberto Cesar Gualdoni Non-Executive Member. Please Refer To Tadawul For The Cv	For	Combined
SAUDI BASIC INDUSTRIES CORPORATION	13-Apr-2021	11	Voting On Increasing The Audit Committee Members To Become Five 5 Instead Of Four 4 And Appointing Mr. Salah Mohammad Al-Heraky As A Member From Outside The Board Of The Committee As Of The General Assembly Approval Date Up To The End Of The Current Committee Term April 9, 2022. Please Refer To Tadawul For The Cv	For	Combined
SAUDI BASIC INDUSTRIES CORPORATION	13-Apr-2021	12	Voting On The Discharge Of The Board Of Directors Members For The Fiscal Year Ended 31/12/2020	For	For
SAUDI BASIC INDUSTRIES CORPORATION	13-Apr-2021	13	Voting On The Board Of Directors' Mandate To Distribute Quarterly Or Semi-Annual Dividends For The Fiscal Year 2021	For	For
SAUDI BRITISH BANK	31-Mar-2021	1	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
SAUDI BRITISH BANK	31-Mar-2021	2	Voting On The Bank'S Financial Statements For The Financial Year Ended 31/12/2020	For	For
SAUDI BRITISH BANK	31-Mar-2021	3	Voting On The Bank'S External Auditors Report For The Financial Year Ended 31/12/2020	For	For
SAUDI BRITISH BANK	31-Mar-2021	4	Voting On The Discharge Of The Members Of The Board Of Directors From Liability For The Financial Year Ended 31/12/2020	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAUDI BRITISH BANK	31-Mar-2021	5	Voting On Appointing External Auditors For The Bank Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The Financial Statements For The First, Second And Third Quarters Along With 2021 Annual Financial Statements And Determine Their Fees	For	Combined
SAUDI BRITISH BANK	31-Mar-2021	6	Voting On The Payment An Amount Of Sar (5,091,011) As Remuneration To The Board Members For The Financial Year Ended On 31/12/2020	For	Combined
SAUDI BRITISH BANK	31-Mar-2021	7	Voting On Authorizing The Board Of Directors To Distribute Interim Dividends To The Shareholders On Biannual Or Quarterly Basis For The Financial Year 2021	For	For
SAUDI BRITISH BANK	31-Mar-2021	8	Voting On Delegating To The Board Of Directors The Authorization Powers Of The General Assembly Stipulated In Paragraph (1) Of Article 71 Of The Companies Law, For A Period Of One Year Starting From The Date Of The Approval By The General Assembly Or Until The End Of The Delegated Board Of Directors' Term, Whichever Is Earlier, In Accordance With The Conditions Set Forth In The Regulatory Rules And Procedures Issued Pursuant To The Companies Law Relating To Listed Joint Stock Companies	For	For
SAUDI BRITISH BANK	31-Mar-2021	9	Voting On The Amendment To Article (12) Of The Bank'S Bylaws Relating To The Company'S Purchase Of Its Own Shares And Allocating Them To Its Employees	For	For
SAUDI BRITISH BANK	31-Mar-2021	10	Voting On The Amendment To Article (13) Paragraph (1) Of The Bank'S Bylaws Relating To Increasing The Company'S Share Capital	For	For
SAUDI BRITISH BANK	31-Mar-2021	11	Voting On The Amendment To Article (13) Paragraph (2) Of The Bank'S Bylaws Relating To Increasing The Company'S Share Capital	For	For
SAUDI BRITISH BANK	31-Mar-2021	12	Voting On The Amendment To Article (13) Paragraph (3) Of The Bank'S Bylaws Relating To Selling The Shareholder Its Pre-Emption Right	For	For
SAUDI BRITISH BANK	31-Mar-2021	13	Voting On The Amendment To Article (14) Of The Bank'S Bylaws Relating To Decrease Of Capital Shares	For	For
SAUDI BRITISH BANK	31-Mar-2021	14	Voting On The Amendment To Article (17) Of The Bank'S Bylaws Relating To The Composition Of The Board Of Directors	For	For
SAUDI BRITISH BANK	31-Mar-2021	15	Voting On The Amendment To Article (22) Paragraph (1) Of The Bank'S Bylaws Relating To Designating A Chairman, A Vice-Chairman And A Managing Director	For	For
SAUDI BRITISH BANK	31-Mar-2021	16	Voting On The Amendment To Article (22) Paragraph (2) Of The Bank'S Bylaws Relating To Representing The Chairman Of The Board Before All Relevant Authorities And The Judiciary	For	For
SAUDI BRITISH BANK	31-Mar-2021	17	Voting On The Amendment To Article (22) Of The Bank'S Bylaws Relating To Courts And Security Authorities	For	For
SAUDI BRITISH BANK	31-Mar-2021	18	Voting On The Amendment To Article (23) Paragraph (22) Of The Bank'S Bylaws Relating To The Powers To Negotiate, Execute, Enter Into, And Perform Under, All And Any Types Of Risk Management, Treasury And Other Hedging Products	For	For
SAUDI BRITISH BANK	31-Mar-2021	19	Voting On The Amendment To Article (23) Paragraph (2 3) Of The Bank'S Bylaws Relating To Better Managing And Supervising The Company'S Business, Its Affairs And Its Employees	For	For
SAUDI BRITISH BANK	31-Mar-2021	20	Voting On The Amendment To Article (24) Of The Bank'S Bylaws Relating To Forming The Audit Committee	For	For
SAUDI BRITISH BANK	31-Mar-2021	21	Voting On The Amendment To Article (27) Of The Bank'S Bylaws Relating To Forming The Board Of Director Of Executive Committee	For	For
SAUDI BRITISH BANK	31-Mar-2021	22	Voting On The Amendment To Article (29) Paragraph (3) Of The Bank'S Bylaws Relating To The Board Passing Resolutions On Urgent Matters	For	For
SAUDI BRITISH BANK	31-Mar-2021	23	Voting On The Amendment To Article (36) Paragraph (1) Of The Bank'S Bylaws Relating To Convening The General Meeting At The Request Of The Board	For	For
SAUDI BRITISH BANK	31-Mar-2021	24	Voting On The Amendment To Article (36) Paragraph (3) Of The Bank'S Bylaws Relating To Sending Notice To The Shareholders By Electronic Means	For	For
SAUDI BRITISH BANK	31-Mar-2021	25	Voting On The Amendment To Article (44) Paragraph (2) Of The Bank'S Bylaws Relating To The Auditors	For	For
SAUDI BRITISH BANK	31-Mar-2021	26	Voting On The Amendment To Article (45) Paragraph (1) Of The Bank'S Bylaws Relating To The Auditors Access To The Company'S Books, Records And Any Other Documents That Relate To Their Scope Of Work	For	For
SAUDI BRITISH BANK	31-Mar-2021	27	Voting On The Amendment To Article (48) Paragraph (3) Of The Bank'S Bylaws Relating To Publishing The Company'S Financial Statements	For	For
SAUDI BRITISH BANK	31-Mar-2021	28	Voting On The Amendment To Article (49) Of The Bank'S Bylaws Relating To The Distribution Of The Company'S Annual Or Interim Dividends	For	For
SAUDI BRITISH BANK	31-Mar-2021	29	Voting On The Amendment To Article (49) Paragraph (1) Of The Bank'S Bylaws Relating To The Distribution Of The Company'S Annual Or Interim Dividends	For	For
SAUDI BRITISH BANK	31-Mar-2021	30	Voting On The Amendment To Article (52) Paragraph (3) Of The Bank'S Bylaws Relating To The Liquidation Of The Company	For	For
SAUDI BRITISH BANK	31-Mar-2021	31	Voting On Amending The Rules Of Audit Committee Charter	For	For
SAUDI BRITISH BANK	31-Mar-2021	32	Voting On The Rules Of The Long-Term Incentive Program For The Bank'S Employees And Delegating The Board Of Directors To Approve Any Future Amendments To It, Subject To Approving Item Number (9)	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAUDI BRITISH BANK	31-Mar-2021	33	Voting On The Bank'S Purchase Of Its Own Shares, With A Maximum Of (4,000,000) Shares, With An Amount Not Exceeding Sar (115M), To Be Allocated To The Long-Term Incentive Program For Employees, Provided That The Purchase Of These Shares To Be Financed Through The Bank'S Own Resources. Further, To Authorizes The Board (Or Whomever It Delegates) To Complete The Purchase Within (12 Months) From The Date Of The Extraordinary General Assembly'S Approval, And To Determine The Terms Of The Program And Its Implementation, Including The Allocation Price For Each Share Offered To Employees If Any, And To Be Kept No Longer Than (10) Years From The Date Of Approval. Once The Said Period Lapses, The Bank Will Follow The Rules And Procedures Stipulated In The Relevant Laws And Regulations, Subject To Approving Item Number (32)	For	Combined
SAUDI BRITISH BANK	31-Mar-2021	34	Voting On The Board Of Directors 'Recommendation To Transfer An Amount Of Sar 9,062 Million From The Share Premium Reserve Of Sar (17,587) Million To Statutory Reserve, So That The Statutory Reserve Ratio Becomes 100 % Of The Capital	For	For
SAUDI BRITISH BANK	31-Mar-2021	35	Voting On The Business And Contracts Between The Bank And Hsbc Saudi Arabia, In Which The Members Of The Board Of Directors Mr. David Dew, Mr. Stephen Moss And Mr. Samir Assaf Have An Indirect Interest As Member'S Representatives The Foreign Partner Hsbc Holding Bv). This Relates To The Local Sukuk Program Contract, Which Was Made Without Preferential Terms Or Benefits And For Which The Total Transactions During The Year 2020 Amounted To Sar (17,250,000), Including Vat	For	For
SAUDI CEMENT CO	07-Apr-2021	1	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
SAUDI CEMENT CO	07-Apr-2021	2	Voting On The Company'S Financial Statements For The Financial Year Ended 31/12/2020	For	For
SAUDI CEMENT CO	07-Apr-2021	3	Voting On The Company'S External Auditor Report For The Financial Year Ended 31/12/2020	For	For
SAUDI CEMENT CO	07-Apr-2021	4	Voting On The Discharge Of The Members Of The Board Of Directors From Liability For The Financial Year Ended 2020	For	Combined
SAUDI CEMENT CO	07-Apr-2021	5	Voting On Appointing An External Auditor For The Company Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The Financial Statements For The Second And Third Quarters And Annual Financial Statements For The Financial Year 2021 And The First Quarter Of The Financial Year 2022 And Determine Their Fees	For	Combined
SAUDI CEMENT CO	07-Apr-2021	6	Voting On The Board Of Directors Resolution In Regards Of The Distributed Of Cash Dividend To The Shareholders For The First Half Of The Financial Year 2020 By Sar (1.5) Per Share, Representing 15% Of The Share Capital, With Total Amount Of Sar (229.5) Million	For	Combined
SAUDI CEMENT CO	07-Apr-2021	7	Voting On The Recommendation Of The Board Of Directors To Distribute Cash Dividends For The Second Half Of The Year 2020 By Sar (2) Per Share Representing 20% Of The Share Capital, With Total Amount Of Sar (306) Million. Provided That The Entitlement To Dividends Is For Shareholders Holding The Shares By The End Of The Trading Day Of The Assembly Date Who Are Registered In The Company'S Shareholders Registry Held By The Securities Depository Centre Company (Edaa) At The End Of The Second Trading Day Following The Entitlement Date, And The Distribution Date Will Be At 19/04/2021	For	For
SAUDI CEMENT CO	07-Apr-2021	8	Voting On The Payment Of Sar (5,089,304) As Remuneration For The Members Of The Board Of Directors For The Year 2020	For	For
SAUDI CEMENT CO	07-Apr-2021	9	Voting On The Business And Contracts That Will Be Concluded Between The Company And United Cement Company, In Which The Member Of The Board Of Directors And Ceo, Mr. Mohammad Bin Ali Al-Garni, And The Member Of The Board Of Directors, Mr. Hamad Bin Abdullah Alolayan Has An Indirect Interest In (Related Parties) And Authorize It For The Coming Year, Noting That The Amount Of The Transaction For The Year 2020 Amounted To Sar (51,879,804), Which Is The Sale Of Cement To United Cement Company, And There Are No Preferential Terms For This Type Of Contract	For	For
SAUDI CEMENT CO	07-Apr-2021	10	Voting On The Business And Contracts That Will Be Concluded Between The Company And Cement Industry Products Company Ltd., In Which The Member Of The Board Of Directors And Ceo, Mr. Mohammad Bin Ali Al-Garni Has An Indirect Interest (Related Party) And Authorize It For The Coming Year, Noting That The Amount Of The Transaction For The Year 2020 Amounted To Sar (28,741,588), Which Is The Purchase Of Empty Cement Bags, And There Are No Preferential Terms For This Type Of Contract	For	For
SAUDI CEMENT CO	07-Apr-2021	11	Voting On The Business And Contracts That Will Be Concluded Between The Company And Wataniya Insurance Company, In Which The Member Of The Board Of Directors Mr. Amin Bin Musa Al-Afifi Has An Indirect Interest (Related Party) And Authorize It For The Coming Year, Noting That The Amount Of The Transaction For The Year 2020 Amounted To Sar (6,867,093), Which Is An Insurance Coverage Of The Company'S Property Except For Medical Insurance, There Are No Preferential Terms For This Type Of Contract	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAUDI CEMENT CO	07-Apr-2021	12	Voting On Authorizing The Board Of Directors To Distribute Interim Dividends On Biannual Or Quarterly Basis For The Financial Year 2021	For	For
SAUDI CEMENT CO	07-Apr-2021	13	Voting On The Board Of Directors' Resolution To Appoint Mr. Saleh Bin Mohammed Al-Mohana As An Independent Member In The Company'S Board Of Directors, As Of The Date Of His Appointment On 01/06/2020 To Complete The Board Current Term Which Will Be Over On 31/12/2021, In Replacement Of Mr. Ahmad Bin Mohammed Al Omran (Independent Member)	For	For
SAUDI ELECTRICITY COMPANY	21-Jan-2021	1	Please Note That This Is An Amendment To Meeting Id 507778 Due To Receipt Of Resolution Number 1 As Single Voting Item. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You	Non-voting resolution	Combined
SAUDI ELECTRICITY COMPANY	21-Jan-2021	2	Voting On The Formation Of Audit Committee For The Next Three Years Starting On 21/01/2021 Ending On 20/01/2024 Along With Its Tasks, Controls And Members' Remunerations. The Elected Candidates Are As Follows: Mr. Walid Bin Ibrahim Shukry, Mr. Essam Bin Alwan Al-Bayat, Mr. Suleiman Bin Abdul Aziz Al-Tuwaijri And Mr. Khalid Bin Salem Al-Ruwais	For	Combined
SAUDI ELECTRICITY COMPANY	21-Jan-2021	3	Voting On The Business And Contracts That Have Been Concluded Between The Company And The National Commercial Bank In Which The Member Of The Board Of Directors Mr. Rashid Bin Ibrahim Sharif Has An Indirect Interest In It, Which Is A Joint Murabaha Financing Agreement For A Period Of 7 Years Within The Context Of Ordinary Business, In The Amount Of Sar 3 Billion, And Did Not Grant Any Preferential Benefits	For	For
SAUDI ELECTRICITY COMPANY	21-Jan-2021	4	Voting The Business And Contracts That Have Been Concluded Between The Company And Gulf International Bank In Which The Member Of The Board Of Directors Dr. Najm Bin Abdullah Al-Zaid Has An Indirect Interest In It, Which Is A Financial Facilities Agreement For A Period Of One Year Within The Context Of Ordinary Business, In The Amount Of Sar 500 Million, And Did Not Grant Any Preferential Benefits	For	For
SAUDI ELECTRICITY COMPANY	27-Apr-2021	1	Voting On Board Of Directors' Report For The Fiscal Year Ending On 31122020 G	For	For
SAUDI ELECTRICITY COMPANY	27-Apr-2021	2	Voting On The Auditors Report On The Company'S Accounts For The Fiscal Year Ending On 31122020 G	For	For
SAUDI ELECTRICITY COMPANY	27-Apr-2021	3	Voting On The Financial Statements For The Fiscal Year Ending On 31122020 G	For	For
SAUDI ELECTRICITY COMPANY	27-Apr-2021	4	Voting On The Board'S Recommendations To Distribute Dividends Amounting To 2,916,615,671 Sar To The Shareholders For The Fiscal Year Ending On 31122020 G, At An Amount Of 70 Halala Per Each Share, Representing 7 Percent Of The Capital. Provided That The Entitlement To Dividends Is For Shareholders Holding The Shares By The End Of The Trading Day Of The Assembly Date, And Who Are Registered In The Company'S Shareholders Registry Held With The Securities Depository Center Company Edaa At The End Of The Second Trading Day Following The Entitlement Date, The Distribution Date To Be Announced Later	For	For
SAUDI ELECTRICITY COMPANY	27-Apr-2021	5	Voting On Discharging The Liability Of The Board Members For The Fiscal Year Ending On 31122020 G	For	Combined
SAUDI ELECTRICITY COMPANY	27-Apr-2021	6	Voting On Paying An Amount Of 892,500 Sar As Remuneration To The Board Members For The Fiscal Year Ending On 31122020 G	For	Combined
SAUDI ELECTRICITY COMPANY	27-Apr-2021	7	Voting On Appointing The Auditor For The Company From Among The Candidates Based On The Audit Committee'S Recommendation. The Appointed Auditor Shall Examine, Review And Audit The Second, Third, And Fourth Quarters And Annual Financial Statements, Of The Fiscal Year 2021 G, The First, Second, Third, And Fourth Quarters And Annual Financial Statements, Of The Fiscal Year 2022 G And The First Quarter Of The Fiscal Year 2023 G., And The Determination Of The Auditor'S Remuneration	For	Abstain
SAUDI ELECTRICITY COMPANY	27-Apr-2021	8	Voting On Delegating To The Board Of Directors The Authorisation Powers Of The General Assembly Stipulated In Paragraph 1 Of Article 71 Of The Companies Law, For A Period Of One Year Starting From The Date Of The Approval By The General Assembly Or Until The End Of The Delegated Board Of Directors' Term, Whichever Is Earlier, In Accordance With The Conditions Set Forth In The Regulatory Rules And Procedures Issued Pursuant To The Companies Law Relating To Listed Joint Stock Companies	For	Combined
SAUDI ELECTRICITY COMPANY	27-Apr-2021	9	Voting On Amending The Regulations Of The Nomination, Remunerations Committee Charter. Attached	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAUDI ELECTRICITY COMPANY	27-Apr-2021	10	Voting On Increasing The Number Of Audit Committee Seats From 4 To 5 Seats, Whereby The Number Of Audit Committee Members Becomes 5 Members, By Appointing Dr. Ammr Khaled Kurdi From Outside The Board Independent Member In The Audit Committee, Starting From The Date Of The Assembly'S Approval Until The End Of The Current Committee'S Term Of Office On 20012024 G. Cv Attached	For	For
SAUDI ELECTRICITY COMPANY	27-Apr-2021	11	Voting On The Business And Contracts Concluded Between The Company And Gcc Electrical Testing Laboratory, In Which The Board Members Dr. Khalid Alsultan, Dr.Najm Alzaid, Mr. Rashed Bin Ibrahim Sharif, Eng. Abdulkarim Bin Ali Alghamdi, Dr. Raed Bin Nasser Alrayes And Eng. Gerard Mestrallet Who Are The Representatives Of The Public Investment Fund, As Well As The Board Member Abdulkarim Bin Ali Alghamdi Who Is The Representative Of Saudi Aramco Power Company, Have An Indirect Interest. This Business Is Participating In The Paidup Capital Increase Of The Gcc Electrical Testing Laboratory In The Same Percentage Of Its Equity And In Amount Of Sar 63 Million	For	For
SAUDI ELECTRICITY COMPANY	27-Apr-2021	12	06 Apr 2021: Please Note That This Is A Revision Due To Modification Of The Text Of Resolution 11. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	1	Voting On The Company'S External Auditor Report For The Financial Year Ended 31/12/2020	For	Combined
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	2	Voting On The Company'S Financial Statements For The Financial Year Ended 31/12/2020	For	For
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	3	Voting On The Board Of Directors Report For The Financial Year Ended 31/12/2020	For	Combined
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	4	Voting On The Discharge Of Board Of Directors Members From Liability For The Financial Year Ended 31/12/2020	For	Combined
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	5	Voting On The Board Of Directors' Resolution In Regards To Distribute Cash Dividends To Shareholders Amounted To Sar (450) Million For The Year 2020 By Sar (1) Per Share, Equivalent To (10%) Of The Nominal Capital	For	For
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	6	Voting On The Payment Of An Amount Of Sar (1.8) Million As Remuneration To The Members Of The Board Of Directors By Sar (200,000) To Each Member For The Financial Year Ended 31/12/2020	For	For
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	7	Voting On The Board'S Resolution To Appoint Mr. Thamer Al-Humud (Non-Executive Member) As A Board Member Starting From The Date Of His Appointment On 01/06/2020 To Complete The Board Term Which Will Be Over On 30/06/2021, Succeeding The Former Member Mr. Saad Al-Kethiri (Non-Executive Member)	For	For
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	8	Voting On The Board'S Resolution To Appoint Dr. Abdul Rahman Al-Rajhi (Independent Member) As An Audit Committee Member, Starting From 14/07/2020 Until The End Of The Current Committee'S Term On 30/06/2021, To Succeed The Former Committee Member Mr. Saad Al-Kethiri (Non-Executive Member), Effective From The Date Of The Resolution Issued On 14/07/2020. This Appointment Is In Accordance With The Audit Committee Charter	For	For
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	9	Voting On The Appointment Of An External Auditor For The Company From Among The Candidates Nominated Based On The Recommendation Of Audit Committee To Examine, Review And Audit Financial Statements Of The Second, Third Quarter And Fourth Quarter, And The Annual Of The Financial Year 2021, And The First Quarter Of The Financial Year 2022, And Determining Their Fees	For	Combined
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	10	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Ahmed Tarik Abdul Rahman Murad	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	11	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Dr. Ahmed Sirag Abdul Rahman Khogeer	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	12	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Ahmed Saad Ahmed Al-Madani	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	13	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mrs. Asma Talal Hamdan	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	14	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Bander Sulaiman Abdul Aziz Al-Ghafaes	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	15	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Jalban Mohammed Saad Al-Jalban	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	16	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Wael Abdul Rahman Hamad Al-Bassam	For	Abstain

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	17	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Hamad Saud Ibrahim Al-Sayyari	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	18	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Tariq Abdul Aziz Bin Saleh Al-Rasheed	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	19	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Talal Othman Al-Muammar	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	20	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Yousef Sulaiman Abdul Aziz Al-Rajhi	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	21	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Majed Ahmed Alsuwaigh	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	22	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Mujtaba Nader Mohammed Alkhonaizi	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	23	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Muhammed Mansoor Almashooq	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	24	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Mohammed Sakit Alshammari	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	25	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Mohammad Bin Abdullah Bin Saleh Alghamdi	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	26	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Musab Abdulrahman Aljuaid	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	27	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Maqid Ibrahim Al-Otaibi	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	28	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Nabil Abdullah Almubarak	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	29	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Nael Samir Fayeze	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	30	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Sultan Mohammed A Garamish	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	31	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Sultan Abdulsalam Ibrahim Abdulsalam	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	32	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Suleiman Abdulrahman Abdullah Alquwaiz	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	33	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Saad Abdulaziz Alhoqail	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	34	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Dr. Dr. Saad Saleh Abdullah Al-Ruwaite	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	35	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Saud Saleh Al Arifi	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	36	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Adel Abdulaziz Zaid Al-Quraishi	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	37	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Abdulaziz Mohamed Abdulaziz Al Sedeas	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	38	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Abdulaziz Saleh Anbar Alanbar	For	Abstain

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	39	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Dr. Abdullah Saghaier Mohammed Al-Hussaini	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	40	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Abdulrahman Ibrahim Al-Khayal	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	41	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Abdul Rahman Suleiman Al-Rajhi	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	42	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Aziz Mohammed Algahtani	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	43	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Dr. Amr Khalid Abdulfattah Kurdi	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	44	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Fahad Ayed Al-Shammari	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	45	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Fahad Abdul Rahman Maekel Al- Maekel	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	46	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Farraj Abothenain	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	47	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Saleh Ibrahim Mohammad Al-Shabnan	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	48	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Saleh Eid Hamdan Alhussaini	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	49	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Raad Nasser Saad Alkahtani	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	50	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Thamer Mesfer Al-Wadai	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	51	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Thamer Abdullah Madullah Alhumud	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	52	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Dr. Khaled Mohammed Saleh Alhajaj	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	53	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Khaled Suleiman Abdulaziz Al-Sulaiman	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	54	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 01/07/2021 Ending On 30/06/2024: Mr. Khalid Abdulrahman Alkhudairi	For	Abstain
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	55	Voting On The Formation Of Audit Committee For The Next Three Years Starting On 01/07/2021 Ending On 30/06/2024 Along With Its Tasks, Controls And Members' Remunerations. The Candidates Are As Follows: - Dr. Abdul Rahman Al-Rajhi - Dr. Saad Al-Rawaitae - Mr. Khaled Al-Khwaiter	For	Combined
SAUDI INDUSTRIAL INVESTMENT GROUP	21-Apr-2021	56	Voting On Authorizing The Board Of Directors To Distribute Interim Cash Dividends To The Shareholders On Biannual Or Quarterly Basis For The Financial Year 2021. In Addition To Determining The Maturity And Distribution Date In Accordance With The Conditions Set Forth In The Issued Regulatory Rules And Procedures Pursuant To The Companies Law Relating To Listed Joint Stock Companies And To Commensurate With The Company'S Financial Situation, Its Cash Flows And Expansion And Investment Plans	For	For
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	1	Voting On The Company'S External Auditor Report For The Financial Year Ended 31/12/2020	For	For
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	2	Voting On The Company'S Financial Statements For The Financial Year Ended 31/12/2020	For	For
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	3	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	4	Voting On Appointing An External Auditor For The Company Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The Financial Statements For The Second, Third And Fourth Quarters And Audit Annual Financial Year 2021 And The First Quarter For The Year 2022, And Determine Their Fees	For	Combined
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	5	Voting On The Discharge Of The Members Of The Board Of Directors From Liability For The Financial Year Ended 31/12/2020	For	Combined
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	6	Voting On The Disbursement An Amount Of Sar (1,400,000) As Remuneration To The Members Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	8	Voting On The Election Member Of The Board Of Directors: Among Them There Will Be Four Members Appointed By The Saudi Basic Industries Corporation (Sabic) For The Next Term, Which Begins On 20/03/2021 For A Period Of Three Years Ending On 19/03/2024: Mr. Ahmed Ali Husseine Abu Talaf	For	Combined
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	9	Voting On The Election Member Of The Board Of Directors: Among Them There Will Be Four Members Appointed By The Saudi Basic Industries Corporation (Sabic) For The Next Term, Which Begins On 20/03/2021 For A Period Of Three Years Ending On 19/03/2024: Mr. Ahmed Saad Ahmed Al-Madani	For	Abstain
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	10	Voting On The Election Member Of The Board Of Directors: Among Them There Will Be Four Members Appointed By The Saudi Basic Industries Corporation (Sabic) For The Next Term, Which Begins On 20/03/2021 For A Period Of Three Years Ending On 19/03/2024: Mr. Ahmed Tariq Abdul Rahman Murad	For	Abstain
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	11	Voting On The Election Member Of The Board Of Directors: Among Them There Will Be Four Members Appointed By The Saudi Basic Industries Corporation (Sabic) For The Next Term, Which Begins On 20/03/2021 For A Period Of Three Years Ending On 19/03/2024: Mr. Bashar Talal Kayyali	For	Abstain
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	12	Voting On The Election Member Of The Board Of Directors: Among Them There Will Be Four Members Appointed By The Saudi Basic Industries Corporation (Sabic) For The Next Term, Which Begins On 20/03/2021 For A Period Of Three Years Ending On 19/03/2024: Mr. Khalid Abdul Rahman Ali Al-Khudairi	For	Abstain
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	13	Voting On The Election Member Of The Board Of Directors: Among Them There Will Be Four Members Appointed By The Saudi Basic Industries Corporation (Sabic) For The Next Term, Which Begins On 20/03/2021 For A Period Of Three Years Ending On 19/03/2024: Mr. Tariq Bin Khalid Bin Hamad Al-Angari	For	Abstain
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	14	Voting On The Election Member Of The Board Of Directors: Among Them There Will Be Four Members Appointed By The Saudi Basic Industries Corporation (Sabic) For The Next Term, Which Begins On 20/03/2021 For A Period Of Three Years Ending On 19/03/2024: Mr. Talal Bin Othman Bin Abdul Mohsen Al-Muammar	For	Abstain
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	15	Voting On The Election Member Of The Board Of Directors: Among Them There Will Be Four Members Appointed By The Saudi Basic Industries Corporation (Sabic) For The Next Term, Which Begins On 20/03/2021 For A Period Of Three Years Ending On 19/03/2024: Mr. Abdul Aziz Mohammed Abdul Aziz Al-Sudais	For	Abstain
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	16	Voting On The Election Member Of The Board Of Directors: Among Them There Will Be Four Members Appointed By The Saudi Basic Industries Corporation (Sabic) For The Next Term, Which Begins On 20/03/2021 For A Period Of Three Years Ending On 19/03/2024: Mr. Abdullah Mohammed Ahmed Barakat	For	Abstain
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	17	Voting On The Election Member Of The Board Of Directors: Among Them There Will Be Four Members Appointed By The Saudi Basic Industries Corporation (Sabic) For The Next Term, Which Begins On 20/03/2021 For A Period Of Three Years Ending On 19/03/2024: Mr. Abdullah Mohammed Hilal Al-Harbi	For	Abstain
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	18	Voting On The Election Member Of The Board Of Directors: Among Them There Will Be Four Members Appointed By The Saudi Basic Industries Corporation (Sabic) For The Next Term, Which Begins On 20/03/2021 For A Period Of Three Years Ending On 19/03/2024: Mr. Omar Nasser Omar Makharesh	For	Abstain
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	19	Voting On The Election Member Of The Board Of Directors: Among Them There Will Be Four Members Appointed By The Saudi Basic Industries Corporation (Sabic) For The Next Term, Which Begins On 20/03/2021 For A Period Of Three Years Ending On 19/03/2024: Mr. Ahed Abdul Aziz Husseine Aweidah	For	Abstain
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	20	Voting On The Election Member Of The Board Of Directors: Among Them There Will Be Four Members Appointed By The Saudi Basic Industries Corporation (Sabic) For The Next Term, Which Begins On 20/03/2021 For A Period Of Three Years Ending On 19/03/2024: Mr. Majid Bin Ahmed Bin Ibrahim Al-Suwaigh	For	Abstain
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	21	Voting On The Election Member Of The Board Of Directors: Among Them There Will Be Four Members Appointed By The Saudi Basic Industries Corporation (Sabic) For The Next Term, Which Begins On 20/03/2021 For A Period Of Three Years Ending On 19/03/2024: Mr. Mohammed Bin Abdullah Bin Abdul Aziz Al-Muammar	For	Abstain

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	22	Voting On The Election Member Of The Board Of Directors: Among Them There Will Be Four Members Appointed By The Saudi Basic Industries Corporation (Sabic) For The Next Term, Which Begins On 20/03/2021 For A Period Of Three Years Ending On 19/03/2024: Mr. Hani Mohammed Abdul Aziz Al-Zayed	For	Abstain
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	23	Voting On The Election Member Of The Board Of Directors: Among Them There Will Be Four Members Appointed By The Saudi Basic Industries Corporation (Sabic) For The Next Term, Which Begins On 20/03/2021 For A Period Of Three Years Ending On 19/03/2024: Mr. Ahmed Taris Saad Al-Sheikh	For	Abstain
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	24	Voting On The Election Member Of The Board Of Directors: Among Them There Will Be Four Members Appointed By The Saudi Basic Industries Corporation (Sabic) For The Next Term, Which Begins On 20/03/2021 For A Period Of Three Years Ending On 19/03/2024: Mr. Mohammed Bin Abdul Rahman Bin Mohamed Al-Zahrani	For	Abstain
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	25	Voting On The Election Member Of The Board Of Directors: Among Them There Will Be Four Members Appointed By The Saudi Basic Industries Corporation (Sabic) For The Next Term, Which Begins On 20/03/2021 For A Period Of Three Years Ending On 19/03/2024: Mr. Waleed Bin Ahmed Bin Mohamed Al-Shalfan	For	Abstain
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	26	Voting On The Election Member Of The Board Of Directors: Among Them There Will Be Four Members Appointed By The Saudi Basic Industries Corporation (Sabic) For The Next Term, Which Begins On 20/03/2021 For A Period Of Three Years Ending On 19/03/2024: Mr. Khalid Ali Abdullah Al Farhan Al-Qarni	For	Abstain
SAUDI KAYAN PETROCHEMICAL COMPANY	18-Mar-2021	27	Voting On The Formation Of Audit Committee For The Next Three Years Starting On 20/03/2021 Ending On 19/03/2024 Along With Its Tasks, Controls And Members' Remunerations. The Candidates Are As Follows: Dr. Waleed Ahmed Al-Shalfan, Mr. Khalid Ali Al-Qarni, Mr. Bashar Talal Kayyali, Mr. Yahya Issa Al-Ansari	For	Combined
SAUDI TELECOM COMPANY	26-Apr-2021	1	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	Combined
SAUDI TELECOM COMPANY	26-Apr-2021	2	Voting On The Company External Auditor Report For The Financial Year Ended 31/12/2020	For	For
SAUDI TELECOM COMPANY	26-Apr-2021	3	Voting On The Company Financial Statements For The Financial Year Ended 31/12/2020	For	For
SAUDI TELECOM COMPANY	26-Apr-2021	4	Voting On The Amendment To Article (17) Of The Company By-Laws Relating To The Company Board Of Directors	For	For
SAUDI TELECOM COMPANY	26-Apr-2021	5	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Talal Othman Abdul Mohsen Al-Muammar	For	Combined
SAUDI TELECOM COMPANY	26-Apr-2021	6	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Yaser Mohammed Atiq Al-Harbi	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	7	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Thamer Musfer Awadh Al-Wadey	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	8	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Sultan Mohammed A Garamish	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	9	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Mohammad Abdullah Saleh Al-Ghamdi	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	10	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Ahmed Tarek Abdul Rahman Murad	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	11	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Abdullah Sughair Mohammed Al-Hussaini	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	12	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Mohammed Talal Mohammed Al-Nahas	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	13	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Ammr Khaled Abdul Fatah Kurdi	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	14	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Ahmed Sirag Khogeer	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	15	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Ahmed Mohammed Abdul Qader Al-Omran	For	Abstain

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAUDI TELECOM COMPANY	26-Apr-2021	16	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Fahad Saad Mohammed Al-Sheaibi	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	17	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Mujtaba Nader Mohammed Al-Khonaizi	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	18	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Dr. Fahad Abdullah Hamed Al-Hoaimani	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	19	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Abdullah Abdul Rahman Abdullah Al-Alshaikh	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	20	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Nabeel Abdul Qader Hamza Koshak	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	21	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Abdul Hadi Abdul Rahman Yahya Abu Al-Khair	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	22	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Riyadh Kamal Khodor Najm	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	23	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Majed Ahmed Ibrahim Al-Suwaigh	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	24	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Mohammed Khaled Al-Abdullah Al-Faisal	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	25	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Waleed Ibraheem Shukri	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	26	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Hussam Bandar Fahad Al-Suwailem	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	27	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mrs. Huda Mohammed Nasser Al-Ghosen	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	28	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Abdullah Ali Ibraheem Al-Aboodi	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	29	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Salman Salem Ahmed Al-Khaldi	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	30	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mrs. Sara Bint Jamaz Al-Suhaimi	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	31	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Basem Abdullah Al-Sallom	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	32	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Abdul Aziz Mohammed Abdul Aziz Al-Abdulwahab	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	33	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Sanjay Kapoor	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	34	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Dr. Khaled Hussien Saleh Biyari	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	35	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Arndt F. Rautenberg	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	36	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mrs. Rania Mahmoud Abdulwahab Nashar	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	37	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Yazeed Abdul Rahman Ibraheem Al-Humied	For	Abstain

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAUDI TELECOM COMPANY	26-Apr-2021	38	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Jameel Abdullah Abdul Aziz Al-Mulhem	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	39	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 28/04/2021 Ending On 27/04/2024: Mr. Osama Yaseen Ahmed Al-Khiary	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	40	Voting On Appointing An External Auditor For The Company Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The Financial Statements For The Second, Third And Fourth Quarters And Audit Annual Financial Statements Of The Financial Year 2021 And The First Quarter Of The Financial Year 2022 And Determine Their Fees	For	Abstain
SAUDI TELECOM COMPANY	26-Apr-2021	41	Voting On The Board Of Directors Recommendation For The Additional One-Time Distributions For The Year 2020, Of Sar (1) Per Share Which Represents 10% Of The Share Nominal Value With A Total Amount Of Sar (2,000) Million, The Eligibility For Dividend Will Be To Shareholders Who Own The Shares On The Day Of Company General Assembly And Registered In The Company Shareholders Register At Securities Depository Center By The End Of The Second Trading Day Following The Day Of General Assembly, Thus The Total Dividends Distributed And Proposed To Be Distributed For The Year 2020 Is Sar (5) Per Share Which Represents 50% Of The Share Nominal Value With A Total Amount Of Sar (10,000) Million, The Distribution Date Will Be Announced Later	For	Combined
SAUDI TELECOM COMPANY	26-Apr-2021	42	Voting On Delegating To The Board Of Directors The Authorization Powers Of The General Assembly Stipulated In Paragraph (1) Of Article 71 Of The Companies Law, For A Period Of One Year Starting From The Date Of The Approval By The General Assembly Or Until The End Of The Delegated Board Of Directors' Term, Whichever Is Earlier, In Accordance With The Conditions Set Forth In The Regulatory Rules And Procedures Issued Pursuant To The Companies Law Relating To Listed Joint Stock Companies	For	For
SAUDI TELECOM COMPANY	26-Apr-2021	43	Voting The Business And Contracts That Have Been Concluded Between The Company And Masdr Data Solutions, "A Subsidiary Of The General Organization For Social Insurance (Gosi)". In Which Mr. Ahmed Bin Mohammed Al-Omran (A Member Of The Board Of Directors) Has An Indirect Interest, With An Amount Of Sar (215,000) In 2020, And They Are Contracts In The Normal Course Of Business And General Commercial Terms And Contains No Preferential Conditions	For	For
SAUDI TELECOM COMPANY	26-Apr-2021	44	Voting On The Payment An Amount Of Sar (4,425,000) As Remuneration To The Members Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
SAUDI TELECOM COMPANY	01-Jun-2021	1	Voting On Forming The Audit Committee Ac, Controls And Procedures Of Its Work, And Remunerations. Starting 1/6/2021 And Until The End Of The Term On 27/4/2024: Mr. Waleed I. Shukri	For	For
SAUDI TELECOM COMPANY	01-Jun-2021	2	Voting On Forming The Audit Committee Ac, Controls And Procedures Of Its Work, And Remunerations. Starting 1/6/2021 And Until The End Of The Term On 27/4/2024: Mr. Khaled A. Alankari	For	For
SAUDI TELECOM COMPANY	01-Jun-2021	3	Voting On Forming The Audit Committee Ac, Controls And Procedures Of Its Work, And Remunerations. Starting 1/6/2021 And Until The End Of The Term On 27/4/2024: Mr. Medhat F. Tawfik	For	For
SAUDI TELECOM COMPANY	01-Jun-2021	4	Voting On Forming The Audit Committee Ac, Controls And Procedures Of Its Work, And Remunerations. Starting 1/6/2021 And Until The End Of The Term On 27/4/2024: Dr. Ammr K. Kurdi	For	For
SAUDI TELECOM COMPANY	01-Jun-2021	5	Voting On Amending The Audit Committee Charter Noting That The Assembly Shall Be Valid, If It Is Presented By Any Number Of Shareholders Each Shareholder Has The Right To Attend The General Assembly Meeting	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	1	Voting On The Company External Auditor Report For The Financial Year Ended 31/12/2020	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	2	Voting On The Company Consolidated Financial Statements For The Financial Year Ended 31/12/2020	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	3	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	4	Voting On The Discharge Of The Members Of The Board Of Directors From Liability For The Financial Year Ended 31/12/2020	For	Combined
SAVOLA GROUP, JEDDAH	28-Apr-2021	5	Voting On The Payment Of Sar (2,200,000) As Remuneration To The Board Of Directors Members For The Financial Year Ended On 31/12/2020	For	Combined
SAVOLA GROUP, JEDDAH	28-Apr-2021	6	Voting On Appointing An External Auditor For The Company Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The Financial Statements For The (Second, Third And Fourth) Quarters And Audit Annual Financial Statements Of The Financial Year 2021, And Audit The Financial Statements For The (First, Second, Third And Fourth) Quarters And Annual Financial Statements Of The Financial Year 2022, And The First Quarter Of The Financial Year 2023 And Determine Their Fees	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAVOLA GROUP, JEDDAH	28-Apr-2021	7	Voting On A Recommendation Of The Board Of Directors To Distribute Cash Dividends To Shareholders For The Year 2020, Amounting To Sar (400.5) Million At Sar 0.75 Per Share, Which Represent 7.5 % Of Share Nominal Value; Where The Eligibility Will Be To The Shareholders Owning Shares On The Extraordinary General Meeting Date, And Those Whose Registered In The Company'S Share Registry At The Depository Center At The End Of The Second Trading Day Following The Due Date. The Date Of Dividends Distribution Will Be Announced Later	For	Combined
SAVOLA GROUP, JEDDAH	28-Apr-2021	8	Voting On The Share Buy-Back Of (1,200,000) Shares Of The Company Ordinary Shares To Be Retained As Treasury Shares To Cover The New Shares Required For The Second And Third Tranches Of The Current Approved Employees Long Term Incentive Program (Ltip) In Line With The Timeframe For Each Tranche And The Approved Criteria, Terms And The Policies That Govern The Program; And Authorize The Board To Finalize The Buy-Back Transaction Within A Maximum Period Of Twelve (12) Months From The Date Of The Extraordinary General Assembly Resolution, With The Board Right To Delegate Others And Determine The Terms And Conditions Of The Program And Its Implementation Including The Allocation Of The Price For Each Share Offered To Employees If Offered For Consideration. The Purchase Of These Shares Will Be Funded Through The Company Internal Resources. The Maximum Time Period During Which The Company May Retain Its Treasury Shares Without Selling Or Allocating Them To Ltip Program Shall Not Exceed Five Years From The Date The Egm Approval	For	Combined
SAVOLA GROUP, JEDDAH	28-Apr-2021	9	Voting On The Board Of Directors Resolution To Appoint Mr. Tareq Abdullah Al-Garaawy, As A Member Of The Audit Committee (From Outside The Board Of Directors) Effective From 06/10/2020 Until The End Of The Current Office Term Of The Audit Committee 30/09/2022, Succeeding The Former Audit Committee Member Dr. Amr Kurdi (From Outside The Board Of Directors). This Appointment Is In Line With The Audit Committee Charter	For	Combined
SAVOLA GROUP, JEDDAH	28-Apr-2021	10	Voting On The Company Social Responsibility Policy	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	11	Voting On The Transactions And Contracts Of Purchasing Consumer Foods Goods Which Will Be Executed Between Panda Retail Co. (A Subsidiary Of Savola) And Almarai Co. In Which Savola Group Owns 34.52% And Its Subsidiaries, In Which Two Of Savola Directors Mr. Sulaiman A. Al-Muhaidib, And Mr. Bader Abdullah Al Issa Have Indirect Interest. Noting That The Last Year 2020 Transactions And Contracts Amounted To Sar (801.08) Million. Those Are Continuing And Existing Contracts In The Normal Course Of Business, And General Commercial Terms Executed Without Any Preferential Conditions	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	12	Voting On The Transactions And Contracts Of Selling Sugar Which Will Be Executed Between United Sugar Company (A Subsidiary Of Savola Foods Co.) And Almarai Co., In Which Savola Group Owns 34.52% And Its Subsidiaries, Where Two Of Savola Directors Mr. Sulaiman A. Al-Muhaidib, And Mr. Bader Abdullah Al Issa Have Indirect Interest. Noting That Last The Year 2020 Transactions And Contracts Were Amounted To Sar (39.19) Million. Those Are Continuing And Existing Contracts In The Normal Course Of Business And General Commercial Terms Executed Without Any Preferential Conditions	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	13	Voting On The Transactions And Contracts Of Selling Specialty Fats And Margarine Products Which Will Be Executed Between The International Foods Industries Co. (A Subsidiary Of Savola Food Co.) And Almarai Co., In Which Savola Group Owns 34.52%, Where Two Of Savola Directors Mr. Sulaiman A. Al-Muhaidib, And Mr. Bader Abdullah Al Issa Have Indirect Interest. Noting That The Last Year 2020 Transactions And Contracts Were Amounted To Sar (38.18) Million. Those Are Continuing And Existing Contracts In The Normal Course Of Business And General Commercial Terms Executed Without Any Preferential Conditions	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	14	Voting G On The Transactions And Contracts Of Purchasing Products Which Will Be Executed Between Afia International For Marketing And Distribution Co. (A Subsidiary Of Savola Food Co.) And Almarai Co., In Which Savola Group Owns 34.52%, Where Two Of Savola Directors Mr. Sulaiman A. Al-Muhaidib, And Mr. Bader Abdullah Al Issa Have Indirect Interest. Noting That The Last Year 2020 Transactions And Contracts Were Amounted To Sar (8.89) Million. Those Are Continuing And Existing Contracts In The Normal Course Of Business And General Commercial Terms Executed Without Any Preferential Conditions	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAVOLA GROUP, JEDDAH	28-Apr-2021	15	Voting On The Transactions And Contracts Of Purchasing Food Products Which Will Be Executed Between Panda Retail Co. (A Subsidiary Of Savola) And Mayar Foods Co. (A Subsidiary Of Abdulkader Al-Muhaidib & Sons Co. Which Owns 8.23% Of Savola Shares), Where Two Of Savola Directors Mr. Sulaiman A. Almuhaib, And Mr. Essam A. Al-Muhaidib Have Indirect Interest. Noting That The Last Year 2020 Transactions And Contracts Were Amounted To Sar (105.88) Million. Those Are Continuing And Existing Contracts In The Normal Course Of Business And General Commercial Terms Executed Without Any Preferential Conditions	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	16	Voting On The Transactions And Contracts Of Purchasing Food Products Which Will Be Executed Between Panda Retail Co. (A Subsidiary Of Savola) And Del Monte Saudi Arabia (A Subsidiary Of Abdulkader Al-Muhaidib & Sons Co. Which Owns 8.23% Of Savola Shares), Where Two Of Savola Directors Mr. Sulaiman A. Al-Muhaidib, And Mr. Essam A. Al-Muhaidib Have Indirect Interest. Noting That The Last Year 2020 Transactions And Contracts Amounted To Sar (131.64) Million. Those Are Continuing And Existing Contracts In The Normal Course Of Business And General Commercial Terms Executed Without Any Preferential Conditions	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	17	Voting On The Transactions And Contracts Of Leasing Spaces For Selling Foods Products Inside Panda Shopping Centers Which Will Be Executed Between Panda Retail Co. (A Subsidiary Of Savola) And Del Monte Saudi Arabia (A Subsidiary Of Abdulkader Al-Muhaidib & Sons Co.) Which Owns 8.23% Of Savola Shares And, Where Two Of Savola Directors Mr. Sulaiman A. Al-Muhaidib, And Mr. Essam A. Al-Muhaidib Have Indirect Interest. Noting That The Last Year 2020 Transactions And Contracts Amounted To Sar (555) Thousand. Those Are Continuing And Existing Contracts In The Normal Course Of Business And General Commercial Terms Executed Without Any Preferential Conditions	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	18	Voting On The Transactions And Contracts Of Purchasing Food Products Which Will Be Executed Between Panda Retail Co. (A Subsidiary Of Savola) And Nestle Saudi Arabia Ltd. And Its Subsidiaries (In Which Abdulkader Almuhaib & Sons Co. Owns Major Stake Which In Turn Owns 8.23% Of Savola Shares), In Which Two Of Savola Directors Mr. Sulaiman A. Al-Muhaidib, And Mr. Essam A. Al-Muhaidib Have Indirect Interest. Noting That The Last Year 2020 Transactions And Contracts Amounted To Sar (345.21) Million. Those Are Continuing And Existing Contracts In The Normal Course Of Business And General Commercial Terms Executed Without Any Preferential Conditions	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	19	Voting On The Transactions And Contracts Of Purchasing Food Products Which Will Be Executed Between Panda Retail Co. (A Subsidiary Of Savola) And Manhal Water Factory Co. Ltd. (In Which Abdulkader Al-Muhaidib & Sons Co. Owns Major Stake Which In Turn Owns 8.23% Of Savola Shares), In Which Two Of Savola Directors Mr. Sulaiman A. Al-Muhaidib, And Mr. Essam A. Al-Muhaidib Have Indirect Interest. Noting That The Last Year 2020 Transactions And Contracts Amounted To Sar (5.83) Million. Those Are Continuing And Existing Contracts In The Normal Course Of Business And General Commercial Terms Executed Without Any Preferential Conditions	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	20	Voting On The Transactions And Contracts Of Leasing Sites Which Will Be Executed Between Panda Retail Co. (A Subsidiary Of Savola) And Abdulkader Al-Muhaidib & Sons Co. Which Owns 8.23% Of Savola Shares), In Which Two Of Savola Directors Mr. Sulaiman A. Al-Muhaidib, And Mr. Essam A. Al-Muhaidib Have Indirect Interest. Noting That The Last Year 2020 Transactions And Contracts Amounted To Sar (7.20) Million. Those Are Continuing And Existing Contracts In The Normal Course Of Business And General Commercial Terms Executed Without Any Preferential Conditions	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	21	Voting On The Transactions And Contracts Of Leasing Spaces For Selling Food Products Inside Panda Shopping Centers Which Will Be Executed Between Panda Retail Co. (A Subsidiary Of Savola) And Almejbaj Alshamiyah Trading Co. (A Subsidiary Of Abdulkader Al-Muhaidib & Sons Co. Which Owns 8.23% Of Savola Shares), Where Two Of Savola Directors Mr. Sulaiman A. Al-Muhaidib, And Mr. Essam A. Al-Muhaidib Have Indirect Interest. Noting That The Last Year 2020 Transactions And Contracts Amounted To Sar (34.31) Million. Those Are Continuing And Existing Contracts In The Normal Course Of Business And General Commercial Terms Executed Without Any Preferential Conditions	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	22	Voting On The Transactions And Contracts Of Scrap Sales Which Will Be Executed Between Panda Retail Co. (A Subsidiary Of Savola) And Waste Collection & Recycling Company, Where Two Of Savola Directors Mr. Sulaiman A. Al-Muhaidib, And Mr. Essam A. Al-Muhaidib, Have Indirect Interest. Noting That The Last Year 2020 Transactions And Contracts Amounted To Sar (5.49) Million. Those Are Continuing And Existing Contracts In The Normal Course Of Business And General Commercial Terms Executed Without Any Preferential Conditions	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SAVOLA GROUP, JEDDAH	28-Apr-2021	23	Voting On The Transactions And Contracts Of Leasing Spaces For Selling Products Inside Panda Shopping Centers Which Will Be Executed Between Panda Retail Co. (A Subsidiary Of Savola) And Zohoor Alreef Co., Where Two Of Savola Directors Mr. Sulaiman A. Al-Muhaidib, And Mr. Essam A. Al-Muhaidib, Have Indirect Interest. Noting That The Last Year 2020 Transactions And Contracts Amounted To Sar (335) Thousand. Those Are Continuing And Existing Contracts In The Normal Course Of Business And General Commercial Terms Executed Without Any Preferential Conditions	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	24	Voting On The Transactions And Contracts Of Purchasing Food Products Which Will Be Executed Between Panda Retail Co. (A Subsidiary Of Savola) And Al Jazirah Dates & Food Factory In Which Two Of Savola Directors Mr. Sulaiman A. Al-Muhaidib, And Mr. Essam A. Al-Muhaidib, Have Indirect Interest. Noting That The Last Year 2020 Transactions And Contracts Amounted To Sar (32) Thousand. Those Are Continuing And Existing Contracts In The Normal Course Of Business And General Commercial Terms Executed Without Any Preferential Conditions	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	25	Voting On The Transactions And Contracts Of Leasing Shops And Retail Purchases Of Food Products Which Will Be Executed Between Panda Retail Co. (A Subsidiary Of Savola) And Herfy Food Services Co. In Which Savola Group Owns 49% (Directly And Indirectly); Where Two Of Savola Directors Mr. Essam A. Al-Muhaidib, And Eng. Mutaz Q. Alazawi Have Indirect Interest. Noting That The Last Year 2020 Transactions And Contracts Amounted To Sar (43.1) Million. Those Are Continuing Contracts And Existing In The Normal Course Of Business And General Commercial Terms Executed Without Any Preferential Conditions	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	26	Voting On The Transactions And Contracts Of Selling Edible Oil Products Which Will Be Executed Between Afia International (A Subsidiary Of Savola) And Herfy Food Services Co. In Which Savola Group Owns 49% (Directly And Indirectly), Where Two Of Savola Directors Mr. Essam A. Al-Muhaidib, And Eng. Mutaz Q. Alazawi Have Indirect Interest. Noting That The Last Year 2020 Transactions And Contracts Amounted To Sar (2.59) Million. Those Are Continuing And Existing Contracts In The Normal Course Of Business And General Commercial Terms Executed Without Any Preferential Conditions	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	27	Voting On The Transactions And Contracts Of Selling Sugar Which Will Be Executed Between United Sugar Company (A Subsidiary Of Savola Food Co.) And Herfy Food Services Co. In Which Savola Group Owns 49% (Directly And Indirectly); Where Two Of Savola Directors Mr. Essam A. Al-Muhaidib, And Eng. Mutaz Q. Alazawi Have Indirect Interest. Noting That The Last Year 2020 Transactions And Contracts Amounted To Sar (2.26) Million. Those Are Continuing And Existing Contracts In The Normal Course Of Business And General Commercial Terms Executed Without Any Preferential Conditions	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	28	Voting On The Transactions And Contracts Of Selling Specialty Fats And Margarine Products Which Will Be Executed Between International Foods Industries Co. (A Subsidiary Of Savola Food Co.) And Herfy Food Services Co. In Which Savola Group Owns 49% (Directly And Indirectly); Where Two Of Savola Directors Mr. Essam A. Al-Muhaidib, And Eng. Mutaz Q. Alazawi Have Indirect Interest. Noting That The Last Year 2020 Transactions And Contracts Amounted To Sar (3.39) Million. Those Are Continuing And Existing Contracts In The Normal Course Of Business And General Commercial Terms Executed Without Any Preferential Conditions	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	29	Voting On The Transactions And Contracts Of Shop Leasing Which Will Be Executed Between Panda Retail Co. (A Subsidiary Of Savola) And Dur Hospitality Co., Where One Of Savola Directors Mr. Bader Abdullah Al Issa Has Indirect Interest. Noting That The Last Year 2020 Transactions And Contracts Amounted To Sar (10.50) Million. Those Are Continuing And Existing Contracts In The Normal Course Of Business And General Commercial Terms Executed Without Any Preferential Conditions	For	For
SAVOLA GROUP, JEDDAH	28-Apr-2021	30	Voting On The Transactions And Contracts Of Shop Leasing Which Will Be Executed Between Panda Retail Co. (A Subsidiary Of Savola) And Kinan International For Real Estate Development Co. In Which Savola Group Owns 29.99%, Where One Of Savola Directors Mr. Mohammed Ibrahim Al-Issa Has Indirect Interest. Noting That The Last Year 2020 Transactions And Contracts Amounted To Sar (33.33) Million. Those Are Continuing And Existing Contracts In The Normal Course Of Business And General Commercial Terms Executed Without Any Preferential Conditions	For	For
SBA COMMUNICATIONS CORPORATION	13-May-2021	1	Election Of Director For A Three-Year Term Expiring At The 2024 Annual Meeting: Mary S. Chan	For	For
SBA COMMUNICATIONS CORPORATION	13-May-2021	2	Election Of Director For A Three-Year Term Expiring At The 2024 Annual Meeting: George R. Krouse, Jr.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SBA COMMUNICATIONS CORPORATION	13-May-2021	3	Ratification Of The Appointment Of Ernst & Young Llp As Sba'S Independent Registered Public Accounting Firm For The 2021 Fiscal Year.	For	For
SBA COMMUNICATIONS CORPORATION	13-May-2021	4	Approval, On An Advisory Basis, Of The Compensation Of Sba'S Named Executive Officers.	For	For
SBERBANK OF RUSSIA	23-Apr-2021	1	Approval Of The Annual Report For 2020. Effective November 6, 2013, Holders Of Russian Securities Are Required To Disclose Their Name, Address Number Or Shares And The Manner Of The Vote As A Condition To Voting.	For	For
SBERBANK OF RUSSIA	23-Apr-2021	2	Distribution Of Profits And Payment Of Dividends For 2020.	For	For
SBERBANK OF RUSSIA	23-Apr-2021	3	Appointment Of The Auditing Organization.	For	Combined
SBERBANK OF RUSSIA	23-Apr-2021	4	Director	For	Combined
SBERBANK OF RUSSIA	23-Apr-2021	5	Approval Of The New Version Of The Charter.	For	For
SBERBANK OF RUSSIA	23-Apr-2021	6	Granting Consent To A Related-Party Transaction.	For	For
SBERBANK OF RUSSIA	23-Apr-2021	7	On Approval Of The Amount Of Basic Remuneration To The Supervisory Board Members.	For	For
SBERBANK OF RUSSIA	23-Apr-2021	8	Amendments To The Regulations On Remuneration And Compensation Payable To Members Of The Supervisory Board Of Sberbank.	For	For
SBERBANK OF RUSSIA PJSC	23-Apr-2021	2	Approval Of The Annual Report For The Company'S Activities In 2020	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	2	Approval Of The Annual Report For 2020	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	3	On The 2020 P-L Distribution	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	3	Distribution Of Profits And Payment Of Dividends For 2020: Rub 18.70 Per Ordinary Share And Rub 18.70 Per Preferred Share	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	4	Approval Of The Company External Auditor	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	4	Appointment Of The Auditing Organization: Pricewaterhousecoopers	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	6	Elect Esko Tapani Aho	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	6	Election Of The Member Of The Supervisory Board: Esko Tapani Aho	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	7	Elect Braginsky Munie Nataly Alexandra	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	7	Election Of The Member Of The Supervisory Board: Natalie Alexandra Braginsky Mounier	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	8	Elect Herman Gref	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	8	Election Of The Member Of The Supervisory Board: Herman Gref	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	9	Elect Bella Zlatkis	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	9	Election Of The Member Of The Supervisory Board: Bella Zlatkis	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	10	Elect Sergey Ignatiev	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	10	Election Of The Member Of The Supervisory Board: Sergey Ignatiev	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	11	Elect Mikhail Kovalchuk	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	11	Election Of The Member Of The Supervisory Board: Mikhail Kovalchuk	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	12	Elect Vladimir Kolychev	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	12	Election Of The Member Of The Supervisory Board: Vladimir Kolychev	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	13	Elect Nikolay Kudryavtsev	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	13	Election Of The Member Of The Supervisory Board: Nikolay Kudryavtsev	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	14	Elect Aleksandr Kyleshov	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	14	Election Of The Member Of The Supervisory Board: Alexander Kuleshov	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	15	Elect Gennady Melikyan	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	15	Election Of The Member Of The Supervisory Board: Gennady Melikyan	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	16	Elect Maksim Oreshkin	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	16	Election Of The Member Of The Supervisory Board: Maksim Oreshkin	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	17	Elect Anton Siluanov	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	17	Election Of The Member Of The Supervisory Board: Anton Siluanov	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	18	Elect Dmitry Chernyshenko	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	18	Election Of The Member Of The Supervisory Board: Dmitry Chernyshenko	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	19	Elect Nadya Christina Wells	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	19	Election Of The Member Of The Supervisory Board: Nadya Christina Wells	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SBERBANK OF RUSSIA PJSC	23-Apr-2021	20	Approval Of A New Edition Of The Company Charter	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	20	Approval Of The New Version Of The Charter	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	21	Approval Of The Inter-Related Transaction With An Interested Party	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	21	Granting Consent To A Related-Party Transaction	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	22	Approval Of The Size Of The Basic Remuneration For The Members Of The Supervisory Board	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	22	On Approval Of The Amount Of Basic Remuneration To The Supervisory Board Members	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	23	Approval Of The Changes To The Company Regulations On Remuneration For The Supervisory Board	For	Combined
SBERBANK OF RUSSIA PJSC	23-Apr-2021	23	Amendments To The Regulations On Remuneration And Compensation Payable To Members Of The Supervisory Board Of Sberbank	For	Combined
SBI HOLDINGS,INC.	29-Jun-2021	2	Appoint A Director Kitao, Yoshitaka	For	For
SBI HOLDINGS,INC.	29-Jun-2021	3	Appoint A Director Kawashima, Katsuya	For	For
SBI HOLDINGS,INC.	29-Jun-2021	4	Appoint A Director Nakagawa, Takashi	For	For
SBI HOLDINGS,INC.	29-Jun-2021	5	Appoint A Director Takamura, Masato	For	For
SBI HOLDINGS,INC.	29-Jun-2021	6	Appoint A Director Morita, Shumpei	For	For
SBI HOLDINGS,INC.	29-Jun-2021	7	Appoint A Director Yamada, Masayuki	For	For
SBI HOLDINGS,INC.	29-Jun-2021	8	Appoint A Director Kusakabe, Satoe	For	For
SBI HOLDINGS,INC.	29-Jun-2021	9	Appoint A Director Yoshida, Masaki	For	For
SBI HOLDINGS,INC.	29-Jun-2021	10	Appoint A Director Sato, Teruhide	For	For
SBI HOLDINGS,INC.	29-Jun-2021	11	Appoint A Director Takenaka, Heizo	For	For
SBI HOLDINGS,INC.	29-Jun-2021	12	Appoint A Director Suzuki, Yasuhiro	For	For
SBI HOLDINGS,INC.	29-Jun-2021	13	Appoint A Director Ito, Hiroshi	For	For
SBI HOLDINGS,INC.	29-Jun-2021	14	Appoint A Director Takeuchi, Kanae	For	For
SBI HOLDINGS,INC.	29-Jun-2021	15	Appoint A Director Fukuda, Junichi	For	For
SBI HOLDINGS,INC.	29-Jun-2021	16	Appoint A Director Suematsu, Hiroyuki	For	For
SBI HOLDINGS,INC.	29-Jun-2021	17	Appoint A Substitute Corporate Auditor Wakatsuki, Tetsutaro	For	For
SCHIBSTED ASA	06-May-2021	5	Election Of Chair	For	Combined
SCHIBSTED ASA	06-May-2021	6	Approval Of The Notice Of The Annual General Meeting And Agenda	For	Unvoted
SCHIBSTED ASA	06-May-2021	6	Elect Chairman Of Meeting	For	Unvoted
SCHIBSTED ASA	06-May-2021	7	Election Of A Representative To Co-Sign The Minutes Of The Annual General Meeting Together With The Chair	For	Unvoted
SCHIBSTED ASA	06-May-2021	7	Approve Notice Of Meeting And Agenda	For	Unvoted
SCHIBSTED ASA	06-May-2021	8	Approval Of The Financial Statements For 2020 For Schibsted Asa And The Schibsted Group, Including The Board Of Directors' Report For 2020, As Well As Consideration Of The Statement On Corporate Governance	For	Unvoted
SCHIBSTED ASA	06-May-2021	8	Designate Inspector(S) Of Minutes Of Meeting	For	Unvoted
SCHIBSTED ASA	06-May-2021	9	Approval Of The Auditor'S Fee For 2020	For	Unvoted
SCHIBSTED ASA	06-May-2021	9	Accept Financial Statements And Statutory Reports	For	Unvoted
SCHIBSTED ASA	06-May-2021	10	Election Of New Auditor From 2022: The General Meeting Approved The Election Of Pwc As Schibsted Asa'S Auditor From The Fiscal Year 2022	For	Unvoted
SCHIBSTED ASA	06-May-2021	10	Approve Remuneration Of Auditors	For	Unvoted
SCHIBSTED ASA	06-May-2021	11	Remuneration Policy	For	Unvoted
SCHIBSTED ASA	06-May-2021	11	Ratify Pwc As Auditors	For	Unvoted
SCHIBSTED ASA	06-May-2021	12	Approve Remuneration Policy And Other Terms Of Employment For Executive Management	For	Unvoted
SCHIBSTED ASA	06-May-2021	13	Election Of Shareholder-Elected Director: Ole Jacob Sunde (Election As Board Chair)	For	Unvoted
SCHIBSTED ASA	06-May-2021	14	Election Of Shareholder-Elected Director: Eugenie Van Wiechen	For	Unvoted
SCHIBSTED ASA	06-May-2021	14	Elect Ole Jacob Sunde (Chair) As Director	For	Unvoted
SCHIBSTED ASA	06-May-2021	15	Election Of Shareholder-Elected Director: Phillipe Vimard	For	Unvoted
SCHIBSTED ASA	06-May-2021	15	Elect Eugenie Van Wiechen As Director	For	Unvoted
SCHIBSTED ASA	06-May-2021	16	Election Of Shareholder-Elected Director: Anna Mossberg	For	Unvoted
SCHIBSTED ASA	06-May-2021	16	Elect Phillipe Vimard As Director	For	Unvoted
SCHIBSTED ASA	06-May-2021	17	Election Of Shareholder-Elected Director: Satu Huber	For	Unvoted
SCHIBSTED ASA	06-May-2021	17	Elect Anna Mossberg As Director	For	Unvoted
SCHIBSTED ASA	06-May-2021	18	Election Of Shareholder-Elected Director: Karl-Christian Agerup	For	Unvoted
SCHIBSTED ASA	06-May-2021	18	Elect Satu Huber As Director	For	Unvoted
SCHIBSTED ASA	06-May-2021	19	Election Of Shareholder-Elected Director: Rune Bjerke	For	Unvoted
SCHIBSTED ASA	06-May-2021	19	Elect Karl-Christian Agerup As Director	For	Unvoted
SCHIBSTED ASA	06-May-2021	20	Election Of Shareholder-Elected Director: Hugo Maurstad	For	Unvoted
SCHIBSTED ASA	06-May-2021	20	Elect Rune Bjerke As Director	For	Unvoted
SCHIBSTED ASA	06-May-2021	21	The Nomination Committee'S Proposal Regarding Directors' Fees, Etc	For	Unvoted
SCHIBSTED ASA	06-May-2021	21	Elect Hugo Maurstad As Director	For	Unvoted
SCHIBSTED ASA	06-May-2021	22	The Nomination Committee - Fees	For	Unvoted
SCHIBSTED ASA	06-May-2021	22	Approve Remuneration Of Directors In The Amount Of Nok 1.2 Million For Chairman And Nok 558,000 For Other Directors; Approve Additional Fees; Approve Remuneration For Committee Work	For	Unvoted
SCHIBSTED ASA	06-May-2021	23	Election Of Member To The Nomination Committee: Kjersti Loken Stavrum (Chair)	For	Unvoted
SCHIBSTED ASA	06-May-2021	23	Approve Remuneration Of Nominating Committee In The Amount Of Nok 146,000 For Chairman And Nok 90,000 For Other Members	For	Unvoted

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SCHIBSTED ASA	06-May-2021	24	Election Of Member To The Nomination Committee: Spencer Adair	For	Unvoted
SCHIBSTED ASA	06-May-2021	24	Elect Kjersti Loken Stavrum (Chair) As Member To The Nominating Committee	For	Unvoted
SCHIBSTED ASA	06-May-2021	25	Election Of Member To The Nomination Committee: Ann Kristin Brautaset	For	Unvoted
SCHIBSTED ASA	06-May-2021	25	Elect Spencer Adair As Member To The Nominating Committee	For	Unvoted
SCHIBSTED ASA	06-May-2021	26	Granting Of Authorization To The Board Of Directors To Administer Some Of The Protection Inherent In Article 7 Of The Articles Of Association	For	Unvoted
SCHIBSTED ASA	06-May-2021	26	Elect Ann Kristin Brautaset As Member To The Nominating Committee	For	Unvoted
SCHIBSTED ASA	06-May-2021	27	Authorization To The Board Of Directors To Buy Back Company Shares	For	Unvoted
SCHIBSTED ASA	06-May-2021	27	Grant Power Of Attorney To Board Pursuant To Article 7 Of Articles Of Association	For	Unvoted
SCHIBSTED ASA	06-May-2021	28	Authorization To The Board Of Directors To Increase The Share Capital	For	Unvoted
SCHIBSTED ASA	06-May-2021	28	Authorize Share Repurchase Program And Reissuance Of Repurchased Shares	For	Unvoted
SCHIBSTED ASA	06-May-2021	29	Approve Creation Of Nok 6.5 Million Pool Of Capital Without Preemptive Rights	For	Unvoted
SCHINDLER HOLDING AG	23-Mar-2021	3	Approval Of The Management Report, The Financial Statements And The Consolidated Group Financial Statements 2020, And Receipt Of The Audit Reports	For	Combined
SCHINDLER HOLDING AG	23-Mar-2021	4	Approval Of The Appropriation Of The Balance Sheet Profit	For	For
SCHINDLER HOLDING AG	23-Mar-2021	5	Discharge Of The Members Of The Board Of Directors And Of The Group Executive Committee	For	For
SCHINDLER HOLDING AG	23-Mar-2021	6	Approval Of The Variable Compensation Of The Board Of Directors 2020	For	Combined
SCHINDLER HOLDING AG	23-Mar-2021	7	Approval Of The Variable Compensation Of The Group Executive Committee 2020	For	Combined
SCHINDLER HOLDING AG	23-Mar-2021	8	Approval Of The Fixed Compensation Of The Board Of Directors 2021	For	For
SCHINDLER HOLDING AG	23-Mar-2021	9	Approval Of The Fixed Compensation Of The Group Executive Committee 2021	For	For
SCHINDLER HOLDING AG	23-Mar-2021	10	Re-Election Of Silvio Napoli As Member And Chairman Of The Board Of Directors	For	Combined
SCHINDLER HOLDING AG	23-Mar-2021	11	Election Of Adam Keswick As Member Of The Board Of Directors	For	Against
SCHINDLER HOLDING AG	23-Mar-2021	12	Election Of Guenter Schaeuble As Member Of The Board Of Directors	For	Combined
SCHINDLER HOLDING AG	23-Mar-2021	13	Re-Election As Member Of The Board Of Directors: Alfred N. Schindler	For	Combined
SCHINDLER HOLDING AG	23-Mar-2021	14	Re-Election As Member Of The Board Of Directors: Prof. Dr. Pius Baschera	For	Combined
SCHINDLER HOLDING AG	23-Mar-2021	15	Re-Election As Member Of The Board Of Directors: Erich Ammann	For	Combined
SCHINDLER HOLDING AG	23-Mar-2021	16	Re-Election As Member Of The Board Of Directors: Luc Bonnard	For	Against
SCHINDLER HOLDING AG	23-Mar-2021	17	Re-Election As Member Of The Board Of Directors: Patrice Bula	For	Against
SCHINDLER HOLDING AG	23-Mar-2021	18	Re-Election As Member Of The Board Of Directors: Prof. Dr. Monika Buetler	For	Combined
SCHINDLER HOLDING AG	23-Mar-2021	19	Re-Election As Member Of The Board Of Directors: Orit Gadish	For	For
SCHINDLER HOLDING AG	23-Mar-2021	20	Re-Election As Member Of The Board Of Directors: Tobias B. Staehelin	For	For
SCHINDLER HOLDING AG	23-Mar-2021	21	Re-Election As Member Of The Board Of Directors: Carole Vischer	For	For
SCHINDLER HOLDING AG	23-Mar-2021	22	Election Of Adam Keswick As Member Of The Compensation Committee	For	Combined
SCHINDLER HOLDING AG	23-Mar-2021	23	Re-Election As Member Of The Compensation Committee: Prof. Dr. Pius Baschera	For	Against
SCHINDLER HOLDING AG	23-Mar-2021	24	Re-Election As Member Of The Compensation Committee: Patrice Bula	For	Against
SCHINDLER HOLDING AG	23-Mar-2021	25	Re-Election Of Dr. Adrian Von Segesser As Independent Proxy For The Agm 2022	For	Combined
SCHINDLER HOLDING AG	23-Mar-2021	26	Re-Election Of Pricewaterhousecoopers Ltd., As Statutory Auditors For The Financial Year 2021	For	For
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	07-Apr-2021	1	Election Of Director: Patrick De La Chevardière	For	For
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	07-Apr-2021	2	Election Of Director: Miguel M. Galuccio	For	For
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	07-Apr-2021	3	Election Of Director: Olivier Le Peuch	For	For
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	07-Apr-2021	4	Election Of Director: Tatiana A. Mitrova	For	For
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	07-Apr-2021	5	Election Of Director: Maria M. Hanssen	For	For
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	07-Apr-2021	6	Election Of Director: Mark G. Papa	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	07-Apr-2021	7	Election Of Director: Henri Seydoux	For	For
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	07-Apr-2021	8	Election Of Director: Jeff W. Sheets	For	For
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	07-Apr-2021	9	Approval Of The Advisory Resolution To Approve Our Executive Compensation.	For	For
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	07-Apr-2021	10	Approval Of Our Consolidated Balance Sheet As Of December 31, 2020; Our Consolidated Statement Of Income For The Year Ended December 31, 2020; And Our Board Of Directors' Declarations Of Dividends In 2020, As Reflected In Our 2020 Annual Report To Stockholders.	For	For
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	07-Apr-2021	11	Ratification Of The Appointment Of Pricewaterhousecoopers Lip As Our Independent Auditors For 2021.	For	Combined
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	07-Apr-2021	12	Approval Of An Amendment And Restatement Of The 2017 Schlumberger Omnibus Stock Incentive Plan.	For	For
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	07-Apr-2021	13	Approval Of An Amendment And Restatement Of The Schlumberger Discounted Stock Purchase Plan.	For	For
SCHLUMBERGER LIMITED (SCHLUMBERGER N.V.)	07-Apr-2021	14	Approval Of An Amendment And Restatement Of The 2004 Stock And Deferral Plan For Non-Employee Directors.	For	For
SCHNEIDER ELECTRIC SE	28-Apr-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution
SCHNEIDER ELECTRIC SE	28-Apr-2021	3	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You And Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
SCHNEIDER ELECTRIC SE	28-Apr-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
SCHNEIDER ELECTRIC SE	28-Apr-2021	5	05 Apr 2021: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202103222100614-35 And Please Note That This Is A Revision Due To Change In Numbering For All Resolutions. If You Have Already Sent In Your Votes For Mid:536913, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
SCHNEIDER ELECTRIC SE	28-Apr-2021	6	Please Note That This Is An Amendment To Meeting Id 535333 Due To Receipt Of Change In Voting Status For Resolutions 11, 12 And 14. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You.	Non-voting resolution	Non-voting resolution
SCHNEIDER ELECTRIC SE	28-Apr-2021	7	Approval Of The Corporate Financial Statements For The Financial Year 2020	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	8	Approval Of The Consolidated Financial Statements For The Financial Year 2020	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SCHNEIDER ELECTRIC SE	28-Apr-2021	9	Allocation Of Income For The Financial Year And Setting Of The Dividend	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	10	Approval Of The Regulated Agreements Referred To In Article L. 225-38 And Following Of The French Commercial Code	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	11	Approval Of The Information Relating To The Compensation Of Corporate Officers Paid During Or Allocated In Respect Of The Financial Year Ended 31 December 2020 Mentioned In Article L. 225-10-9 Of The French Commercial Code	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	12	Approval Of The Elements Making Up The Total Compensation And Benefits Of Any Kind Paid During The Financial Year 2020 Or Allocated In Respect Of The Same Financial Year To Mr. Jean Pascal Tricoire, Chairman And Chief Executive Officer	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	13	Approval Of The Compensation Policy For The Chairman And Chief Executive Officer	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	14	Approval Of The Compensation Policy For The Members Of The Board Of Directors	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	15	Renewal Of The Term Of Office Of Mr. Jean-Pascal Tricoire As Director	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	16	Appointment Of Mrs. Anna Ohlsson-Leijon As Director	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	17	Please Note That This Resolution Is A Shareholder Proposal: Appointment Of Mr. Thierry Jacquet As Director Representing Employee Shareholders	Against	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	18	Please Note That This Resolution Is A Shareholder Proposal: Appointment Of Mrs. Zennia Csikos As Director Representing Employee Shareholders	Against	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	19	Renewal Of The Term Of Office Of Mrs. Xiaoyun Ma As Director Representing Employee Shareholders	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	20	Please Note That This Resolution Is A Shareholder Proposal: Appointment Of Mrs. Malene Kvist Kristensen As Director Representing Employee Shareholders	Against	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	21	Authorization For The Board Of Directors For The Company To Purchase Its Own Shares	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	22	Delegation Of Authority To The Board Of Directors To Increase The Share Capital By Issuing Common Shares Or Transferable Securities Granting Access To The Capital Of The Company	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	23	Delegation Of Authority To The Board Of Directors To Increase The Share Capital By Issuing Common Shares Or Any Transferable Security Granting Access To The Capital Of The Company Without Shareholders' Pre-Emptive Subscription Rights By Way Of A Public Offering Other Than That Referred To In Article L. 411-2 1Decree Of The French Monetary And Financial Code	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	24	Delegation Of Authority To The Board Of Directors To Increase The Share Capital By Issuing Common Shares Or Any Transferable Security Granting Access To The Capital Of The Company Without Shareholders' Pre-Emptive Subscription Rights, As Part Of An Offer Referred To In Article L. 411-2-1Decree Of The French Monetary And Financial Code	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	25	Delegation Of Authority To The Board Of Directors To Increase The Number Of Shares To Be Issued In The Event Of A Capital Increase With Retention Or Cancellation Of The Shareholders' Pre-Emptive Subscription Rights	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	26	Delegation Of Authority To The Board Of Directors To Increase The Share Capital By Issuing Common Shares Or Any Transferable Securities Granting Access To The Capital Of The Company Without Shareholders' Pre-Emptive Subscription Rights In Order To Remunerate Contributions In Kind	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	27	Delegation Of Authority To The Board Of Directors To Increase The Share Capital By Incorporating Premiums, Reserves, Profits Or Others	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	28	Delegation Of Authority To The Board Of Directors To Proceed With Capital Increases Reserved For Members Of A Company Savings Plan Without Shareholders' Pre-Emptive Subscription Rights	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	29	Delegation Of Authority To The Board Of Directors To Proceed With Capital Increases Reserved For Employees Of Certain Foreign Group Companies, Directly Or Through Intervening Entities, In Order To Offer Them Benefits Comparable To Those Offered To Members Of A Company Savings Plan, Without Shareholders' Pre-Emptive Subscription Rights	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	30	Authorization For The Board Of Directors To Cancel Company Shares Purchased Under Share Buyback Programs	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	31	Amendment To Article 13 Of The Bylaws To Correct A Material Error	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	32	Powers To Carry Out Formalities	For	Combined
SCHNEIDER ELECTRIC SE	28-Apr-2021	33	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive II, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined
SCHRODERS PLC	29-Apr-2021	1	To Receive The Annual Report And Accounts	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SCHRODERS PLC	29-Apr-2021	2	To Declare The Final Dividend: That A Final Dividend Of 79 Pence Per Share On The Ordinary Shares And On The Non-Voting Ordinary Shares As Recommended By The Directors Be Declared Payable On 6 May 2021 To Shareholders On The Register On 26 March 2021	For	Combined
SCHRODERS PLC	29-Apr-2021	3	To Approve The Remuneration Report	For	Combined
SCHRODERS PLC	29-Apr-2021	4	To Re-Elect Michael Dobson	For	Combined
SCHRODERS PLC	29-Apr-2021	5	To Re-Elect Peter Harrison	For	Combined
SCHRODERS PLC	29-Apr-2021	6	To Re-Elect Richard Keers	For	Combined
SCHRODERS PLC	29-Apr-2021	7	To Re-Elect Ian King	For	Combined
SCHRODERS PLC	29-Apr-2021	8	To Re-Elect Sir Damon Buffini	For	Combined
SCHRODERS PLC	29-Apr-2021	9	To Re-Elect Rhian Davies	For	Combined
SCHRODERS PLC	29-Apr-2021	10	To Re-Elect Rakhi Goss-Custard	For	Combined
SCHRODERS PLC	29-Apr-2021	11	To Re-Elect Deborah Waterhouse	For	Combined
SCHRODERS PLC	29-Apr-2021	12	To Re-Elect Matthew Westerman	For	Combined
SCHRODERS PLC	29-Apr-2021	13	To Re-Elect Claire Fitzalan Howard	For	Combined
SCHRODERS PLC	29-Apr-2021	14	To Re-Elect Leonie Schroder	For	Combined
SCHRODERS PLC	29-Apr-2021	15	To Re-Appoint Ernst & Young LLP As Auditor	For	Combined
SCHRODERS PLC	29-Apr-2021	16	To Authorise The Audit And Risk Committee To Determine The Auditor'S Remuneration	For	Combined
SCHRODERS PLC	29-Apr-2021	17	To Renew The Authority To Allot Shares	For	Combined
SCHRODERS PLC	29-Apr-2021	18	To Approve The Disapplication Of Pre-Emption Rights	For	Combined
SCHRODERS PLC	29-Apr-2021	19	To Renew The Authority To Purchase Own Shares	For	Combined
SCHRODERS PLC	29-Apr-2021	20	To Adopt New Articles Of Association	For	Combined
SCHRODERS PLC	29-Apr-2021	21	Notice Of General Meetings: That A General Meeting Other Than An Annual General Meeting May Be Called On Not Less Than 14 Clear Days' Notice	For	Combined
SCOR SE	30-Jun-2021	7	Approval Of The Reports And Corporate Financial Statements For The Financial Year Ended 31 December 2020 - Approval Of The Amount Of Expenses And Costs	For	Combined
SCOR SE	30-Jun-2021	8	Allocation Of Income And Setting Of The Dividend For The Financial Year Ended 31 December 2020	For	For
SCOR SE	30-Jun-2021	9	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	For
SCOR SE	30-Jun-2021	10	Approval Of The Information Mentioned In Article L.22-10-9, I Of The French Commercial Code	For	For
SCOR SE	30-Jun-2021	11	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Remuneration And Benefits Of Any Kind Paid During Or Allocated In Respect Of The Financial Year Ended 31 December 2020 To Mr. Denis Kessler, Chairman And Chief Executive Officer	For	Combined
SCOR SE	30-Jun-2021	12	Approval Of The Remuneration Policy For The Company'S Directors Pursuant To Article L.22-10-8 II Of The French Commercial Code	For	Combined
SCOR SE	30-Jun-2021	13	Amendment Of The Annual Global Fixed Amount Allocated To The Directors As Remuneration For Their Activity For The Current And Subsequent Financial Years	For	For
SCOR SE	30-Jun-2021	14	Approval Of The Remuneration Policy Of Mr. Denis Kessler In His Capacity As Chairman And Chief Executive Officer Pursuant To Article L. 22-10-8 II Of The French Commercial Code	For	Combined
SCOR SE	30-Jun-2021	15	Renewal Of The Term Of Office Of Mr. Denis Kessler As Director Of The Company	For	Combined
SCOR SE	30-Jun-2021	16	Renewal Of The Term Of Office Of Mr. Claude Tendil As Director Of The Company	For	Combined
SCOR SE	30-Jun-2021	17	Renewal Of The Term Of Office Of Mr. Bruno Pfister As Director Of The Company	For	Against
SCOR SE	30-Jun-2021	18	Renewal Of The Term Of Office Of Mrs. Patricia Lacoste As Director Of The Company	For	Combined
SCOR SE	30-Jun-2021	19	Renewal Of The Term Of Office Of Mr. Laurent Rousseau As Director Of The Company	For	For
SCOR SE	30-Jun-2021	20	Ratification Of The Co-Optation Of Mr. Adrien Couret As A Director Of The Company, As A Replacement For Mr. Jean-Marc Raby, Who Resigned	For	For
SCOR SE	30-Jun-2021	21	Authorisation Granted To The Board Of Directors To Purchase The Company'S Common Shares	For	For
SCOR SE	30-Jun-2021	22	Delegation Of Authority Granted To The Board Of Directors To Decide On The Capitalisation Of Profits, Reserves Or Premiums	For	For
SCOR SE	30-Jun-2021	23	Delegation Of Authority Granted To The Board Of Directors To Decide On The Issue Of Shares And/Or Transferable Securities Granting Access, Immediately Or In The Future, To Common Shares To Be Issued, With Retention Of The Pre-Emptive Subscription Right	For	For
SCOR SE	30-Jun-2021	24	Delegation Of Authority Granted To The Board Of Directors To Decide On The Issue, In The Context Of A Public Offering Excluding The Offers Referred To In 1Decree Of Article L. 411-2 Of The French Monetary And Financial Code, Of Shares And/Or Transferable Securities Granting Access, Immediately Or In The Future, To Common Shares To Be Issued, With Cancellation Of The Pre-Emptive Subscription Right And With A Mandatory Priority Period	For	For
SCOR SE	30-Jun-2021	25	Delegation Of Authority Granted To The Board Of Directors To Decide, In The Context Of An Offer Referred To In 1Decree Of Article L.411-2 Of The French Monetary And Financial Code, To Issue Shares And/Or Transferable Securities Granting Access, Immediately Or In The Future, To Common Shares To Be Issued, With Cancellation Of The Pre-Emptive Subscription Right	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SCOR SE	30-Jun-2021	26	Delegation Of Authority Granted To The Board Of Directors To Decide On The Issue, As Remuneration For Securities Contributed To The Company In The Context Of Any Public Exchange Offer Initiated By The Latter, Of Shares And/Or Transferable Securities Granting Access, Immediately Or In The Future, To Common Shares To Be Issued, With Cancellation Of The Pre-Emptive Subscription Right	For	For
SCOR SE	30-Jun-2021	27	Delegation Of Powers Granted To The Board Of Directors To Issue Shares And/Or Transferable Securities Granting Access, Immediately Or In The Future, To Common Shares To Be Issued, In Consideration Of Securities Contributed In Kind To The Company Within The Limit Of 10% Of Its Capital, Without The Pre-Emptive Subscription Right	For	For
SCOR SE	30-Jun-2021	28	Authorization Granted To The Board Of Directors To Increase The Number Of Securities In The Event Of A Capital Increase With Or Without The Pre-Emptive Subscription Right	For	For
SCOR SE	30-Jun-2021	29	Delegation Of Authority Granted To The Board Of Directors To Issue Warrants To Issue Common Shares Of The Company With Cancellation Of The Shareholders' Pre-Emptive Subscription Right In Favour Of Categories Of Persons Meeting Specified Characteristics To Implement A Contingent Capital Program	For	For
SCOR SE	30-Jun-2021	30	Delegation Of Authority Granted To The Board Of Directors To Issue Warrants To Issue Common Shares Of The Company With Cancellation Of The Shareholders' Pre-Emptive Subscription Right To Categories Of Persons Meeting Specific Characteristics To Implement An Auxiliary Equity Programme	For	For
SCOR SE	30-Jun-2021	31	Authorization Granted To The Board Of Directors To Reduce The Share Capital By Cancelling Treasury Shares	For	For
SCOR SE	30-Jun-2021	32	Authorization Granted To The Board Of Directors To Grant Share Subscription And/Or Purchase Options With Waiver Of The Pre-Emptive Subscription Right In Favour Of Employees And Executive Corporate Officers	For	For
SCOR SE	30-Jun-2021	33	Authorization Granted To The Board Of Directors To Freely Allocate Existing Common Shares Of The Company In Favour Of Employees And Executive Corporate Officers	For	For
SCOR SE	30-Jun-2021	34	Delegation Of Authority To The Board Of Directors To Increase The Share Capital By Issuing Shares Reserved For Members Of Savings Plans, With Cancellation Of The Pre-Emptive Subscription Right In Favour Of The Latter	For	For
SCOR SE	30-Jun-2021	35	Overall Ceiling For Capital Increases	For	For
SCOR SE	30-Jun-2021	36	Alignment Of The By-Laws With Recent Legislative Changes And Cancellation Of Obsolete Provisions	For	For
SCOR SE	30-Jun-2021	37	Statutory Amendment Concerning The Governance Of The Company	For	For
SCOR SE	30-Jun-2021	38	Statutory Amendments Concerning The Term Of Office Of Directors	For	For
SCOR SE	30-Jun-2021	39	Powers To Carry Out Formalities	For	For
SCSK CORPORATION	23-Jun-2021	2	Amend Articles To: Approve Minor Revisions	For	For
SCSK CORPORATION	23-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tabuchi, Masao	For	For
SCSK CORPORATION	23-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tanihara, Toru	For	For
SCSK CORPORATION	23-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tamefusa, Koji	For	For
SCSK CORPORATION	23-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Fukunaga, Tetsuya	For	For
SCSK CORPORATION	23-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kato, Kei	For	For
SCSK CORPORATION	23-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Haga, Bin	For	For
SCSK CORPORATION	23-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Matsuda, Kiyoto	For	For
SCSK CORPORATION	23-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kubo, Tetsuya	For	For
SCSK CORPORATION	23-Jun-2021	11	Appoint A Director Who Is Audit And Supervisory Committee Member Anzai, Yasunori	For	For
SCSK CORPORATION	23-Jun-2021	12	Appoint A Director Who Is Audit And Supervisory Committee Member Yabuki, Kimitoshi	For	For
SCSK CORPORATION	23-Jun-2021	13	Appoint A Director Who Is Audit And Supervisory Committee Member Nakamura, Masaichi	For	For
SDIC POWER HOLDINGS CO LTD	15-Jan-2021	1	Election Of Directors	For	For
SDIC POWER HOLDINGS CO LTD	10-Mar-2021	1	Appointment Of Overseas Audit Firm	For	For
SDIC POWER HOLDINGS CO LTD	15-Apr-2021	1	Registration And Issuance Of Medium-Term Notes	For	For
SDIC POWER HOLDINGS CO LTD	06-May-2021	1	Election Of Independent Directors	For	For
SDIC POWER HOLDINGS CO LTD	29-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
SDIC POWER HOLDINGS CO LTD	29-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
SDIC POWER HOLDINGS CO LTD	29-Jun-2021	3	2020 Annual Accounts	For	For
SDIC POWER HOLDINGS CO LTD	29-Jun-2021	4	2021 Business Plan	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SDIC POWER HOLDINGS CO LTD	29-Jun-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.80000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SDIC POWER HOLDINGS CO LTD	29-Jun-2021	6	2021 Estimated Continuing Connected Transactions	For	For
SDIC POWER HOLDINGS CO LTD	29-Jun-2021	7	Change Of The Company'S Registered Capital After Listing On The London Stock Exchange And Amendments To The Company'S Articles Of Association	For	For
SEAGATE TECHNOLOGY PLC	14-Apr-2021	1	Approve The Scheme, As Described In The Proxy Statement, In Its Original Form Or With Or Subject To Any Modification, Addition Or Condition Approved Or Imposed By The Irish Court, And The Directors Of Seagate Be Authorized To Take All Such Action As They Consider Necessary Or Appropriate For Carrying The Scheme Of Arrangement Into Effect.	For	For
SEAGATE TECHNOLOGY PLC	14-Apr-2021	1	To Approve The Scheme, As Described In The Proxy Statement, In Its Original Form Or With Or Subject To Any Modification, Addition Or Condition Approved Or Imposed By The Irish Court.	For	For
SEAGATE TECHNOLOGY PLC	14-Apr-2021	2	Amend The Articles Of Association Of Seagate, Which Are Part Of The Seagate Constitution, Referred To As The "Articles", By Adding A New Article 194, So That The Seagate Ordinary Shares That Are Issued On Or After The Voting Record Time Will Either Be Subject To The Terms Of The Scheme Or Will Be Immediately And Automatically Acquired By Holdings For The Scheme Consideration.	For	For
SEAGATE TECHNOLOGY PLC	14-Apr-2021	3	Approve, On An Advisory, Non-Binding Basis, The Reduction Of The Share Premium Of Holdings Resulting From A Capitalisation Of The Merger Reserve Arising In Its Books Of Account As A Result Of The Consummation Of The Scheme In Order To Create Distributable Reserves In Holdings.	For	For
SEAGATE TECHNOLOGY PLC	14-Apr-2021	4	Approve Any Motion By The Chair Of The Egm To Adjourn The Egm, Or Any Adjournments Thereof, To Another Time And Place If Necessary Or Appropriate To Solicit Additional Proxies If There Are Insufficient Votes At The Time Of The Egm To Approve Proposals 1 And 2.	For	For
SEAGEN INC.	14-May-2021	1	Election Of Class Ii Director For Term Expiring In 2024: Felix J. Baker, Ph.D.	For	Combined
SEAGEN INC.	14-May-2021	2	Election Of Class Ii Director For Term Expiring In 2024: Clay B. Siegall, Ph.D	For	For
SEAGEN INC.	14-May-2021	3	Election Of Class Ii Director For Term Expiring In 2024: Nancy A. Simonian, M.D.	For	For
SEAGEN INC.	14-May-2021	4	Approve, On An Advisory Basis, The Compensation Of Seagen'S Named Executive Officers As Disclosed In The Accompanying Proxy Statement.	For	For
SEAGEN INC.	14-May-2021	5	Ratify The Appointment Of Pricewaterhousecoopers Llp As Seagen'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
SEALED AIR CORPORATION	18-May-2021	1	Election Of Director: Zubaid Ahmad	For	For
SEALED AIR CORPORATION	18-May-2021	2	Election Of Director: Françoise Colpron	For	For
SEALED AIR CORPORATION	18-May-2021	3	Election Of Director: Edward L. Doheny Ii	For	For
SEALED AIR CORPORATION	18-May-2021	4	Election Of Director: Michael P. Doss	For	For
SEALED AIR CORPORATION	18-May-2021	5	Election Of Director: Henry R. Keizer	For	For
SEALED AIR CORPORATION	18-May-2021	6	Election Of Director: Harry A. Lawton Iii	For	For
SEALED AIR CORPORATION	18-May-2021	7	Election Of Director: Neil Lustig	For	For
SEALED AIR CORPORATION	18-May-2021	8	Election Of Director: Suzanne B. Rowland	For	For
SEALED AIR CORPORATION	18-May-2021	9	Election Of Director: Jerry R. Whitaker	For	For
SEALED AIR CORPORATION	18-May-2021	10	Amendment And Restatement Of 2014 Omnibus Incentive Plan.	For	For
SEALED AIR CORPORATION	18-May-2021	11	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As Sealed Air'S Independent Auditor For The Year Ending December 31, 2021.	For	For
SEALED AIR CORPORATION	18-May-2021	12	Approval, As An Advisory Vote, Of Sealed Air'S 2020 Executive Compensation.	For	Combined
SEAZEN GROUP LIMITED	26-May-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries And The Reports Of The Directors And Auditor For The Year Ended 31 December 2020	For	For
SEAZEN GROUP LIMITED	26-May-2021	4	To Declare A Final Dividend For The Year Ended 31 December 2020	For	For
SEAZEN GROUP LIMITED	26-May-2021	5	To Re-Elect The Following Retiring Director Of The Company: Mr. Wang Xiaosong, Non-Executive Director	For	For
SEAZEN GROUP LIMITED	26-May-2021	6	To Re-Elect The Following Retiring Director Of The Company: Mr. Zhang Shengman, Non-Executive Director	For	For
SEAZEN GROUP LIMITED	26-May-2021	7	To Re-Elect The Following Retiring Director Of The Company: Mr. Zhong Wei, Independent Non-Executive Director	For	For
SEAZEN GROUP LIMITED	26-May-2021	8	To Authorise The Board Of Directors Of The Company To Fix The Remuneration Of The Directors	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SEAZEN GROUP LIMITED	26-May-2021	9	To Re-Appoint Pricewaterhousecoopers As Auditor Of The Company And Authorise The Board Of Directors Of The Company To Fix Its Remuneration	For	For
SEAZEN GROUP LIMITED	26-May-2021	10	To Give A General Mandate To The Directors Of The Company To Allot, Issue And Deal With Additional Shares Not Exceeding 20% Of The Number Of The Issued Shares Of The Company As At The Date Of This Resolution	For	Combined
SEAZEN GROUP LIMITED	26-May-2021	11	To Give A General Mandate To The Directors Of The Company To Repurchase Shares Not Exceeding 10% Of The Number Of The Issued Shares Of The Company As At The Date Of This Resolution	For	Combined
SEAZEN GROUP LIMITED	26-May-2021	12	To Extend The Authority Given To The Directors Of The Company Pursuant To Ordinary Resolution No. 5(A) To Issue Shares By Adding To The Issued Shares Of The Company The Number Of Shares Repurchased Under Ordinary Resolution No. 5(B)	For	Combined
SEAZEN HOLDINGS CO.,LTD.	23-Mar-2021	1	Extension Of The Valid Period Of The Resolution On The Non-Public Share Offering	For	Combined
SEAZEN HOLDINGS CO.,LTD.	23-Mar-2021	2	Extension Of The Valid Period Of The Full Authorization To The Board To Handle Matters Regarding The Non-Public Share Offering	For	For
SEAZEN HOLDINGS CO.,LTD.	23-Mar-2021	3	Amendments To The Company'S Articles Of Association	For	For
SEAZEN HOLDINGS CO.,LTD.	23-Mar-2021	4	Loans From Related Parties	For	For
SEAZEN HOLDINGS CO.,LTD.	23-Mar-2021	5	Decrease In Capital Of Project Companies Jointly-Invested In By The Company And Related Parties In Proportion To The Shareholding In Them	For	For
SEAZEN HOLDINGS CO.,LTD.	20-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
SEAZEN HOLDINGS CO.,LTD.	20-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
SEAZEN HOLDINGS CO.,LTD.	20-May-2021	3	2020 Annual Accounts	For	For
SEAZEN HOLDINGS CO.,LTD.	20-May-2021	4	2020 Annual Report And Its Summary	For	For
SEAZEN HOLDINGS CO.,LTD.	20-May-2021	5	Reappointment Of 2021 Audit Firm	For	For
SEAZEN HOLDINGS CO.,LTD.	20-May-2021	6	2020 Profit Distribution Plan Are As Follows: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny20.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SEAZEN HOLDINGS CO.,LTD.	20-May-2021	7	2020 Remuneration For Directors, Supervisors And Senior Management	For	For
SEAZEN HOLDINGS CO.,LTD.	20-May-2021	8	2021 Guarantee Plan	For	Combined
SEAZEN HOLDINGS CO.,LTD.	20-May-2021	9	2021 Investment Plan	For	Combined
SEAZEN HOLDINGS CO.,LTD.	20-May-2021	10	Election Of Non-Independent Director: Wang Xiaosong	For	For
SEAZEN HOLDINGS CO.,LTD.	20-May-2021	11	Election Of Non-Independent Director: Lv Xiaoping	For	For
SEAZEN HOLDINGS CO.,LTD.	20-May-2021	12	Election Of Non-Independent Director: Liang Zhicheng	For	For
SEAZEN HOLDINGS CO.,LTD.	20-May-2021	13	Election Of Non-Independent Director: Qu Dejun	For	For
SEAZEN HOLDINGS CO.,LTD.	20-May-2021	14	Election Of Independent Director: Chen Songxi	For	For
SEAZEN HOLDINGS CO.,LTD.	20-May-2021	15	Election Of Independent Director: Chen Donghua	For	For
SEAZEN HOLDINGS CO.,LTD.	20-May-2021	16	Election Of Independent Director: Xu Jiandong	For	For
SEAZEN HOLDINGS CO.,LTD.	20-May-2021	17	Election Of Non-Employee Supervisor: Lu Zhongming	For	For
SEAZEN HOLDINGS CO.,LTD.	20-May-2021	18	Election Of Non-Employee Supervisor : Tang Guorong	For	For
SEB SA	20-May-2021	8	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Company'S Financial Statements For The Fiscal Year That Ended In 2020, As Presented, Showing Earnings Amounting To Eur 124,593,863.00	For	For
SEB SA	20-May-2021	9	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Consolidated Financial Statements For Said Fiscal Year As Presented, Showing Earnings Amounting To Eur 300,527,657.00 (Group Share)	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SEB SA	20-May-2021	10	The Shareholders' Meeting Approves The Recommendations Of The Board Of Directors And Allocates The Earnings As Follows: Origin Income Eur 124,593,863.00 Legal Reserve Eur 344,201.00 Retained Earnings Eur 985,142,551.00 Dividends On Self-Held Shares Recorded As Retained Earnings Eur 19,260.00 Allocation Dividends Eur 118,403,569.00 Loyalty Premium Eur 4,814,416.00 Retained Earnings Eur 986,193,489.00 The Shareholders Will Be Granted A Net Dividend Of Eur 2.14 Per Share, Eligible For The 40 Percent Deduction Provided By The French General Tax Code. This Dividend Will Be Paid On May 27Th 2021. A 10 Percent Increase (Ie 0.214 Euro Per Share) Will Be Allocated To Shares Registered From December 31St 2018 To May 25Th 2021. The Loyalty Premium May Not, For A Single Shareholder, Represent More Than 0.50 Percent Of The Capital. For The Last Three Financial Years, The Dividends Were Paid Follows: Eur 2.00 Per Share For Fiscal Year 2017 Eur 2.14 Per Share For Fiscal Year 2018 Eur 1.43 Per Share For Fiscal Year 2019	For	For
SEB SA	20-May-2021	11	The Shareholders' Meeting Renews The Appointment Of Mrs Yseulys Costes As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
SEB SA	20-May-2021	12	The Shareholders' Meeting Renews The Appointment Of The Company Fpp Invest As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Against
SEB SA	20-May-2021	13	The Shareholders' Meeting Renews The Appointment Of Mrs Brigitte Forestier As Director Representing Employee Shareholders For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
SEB SA	20-May-2021	14	The Shareholders' Meeting Appoints As Statutory Auditor, Deloitte And Associates And Kpmg Sa, Replacing Pricewaterhousecooper And Mazars For A 6-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2026 Fiscal Year	For	For
SEB SA	20-May-2021	15	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Managing Corporate Officers	For	Combined
SEB SA	20-May-2021	16	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Directors	For	Combined
SEB SA	20-May-2021	17	The Shareholders' Meeting Approves The Information Mentioned In Article L. 22-10-9 I Of The French Commercial Code Regarding The Compensation Of The Corporate Officers	For	For
SEB SA	20-May-2021	18	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To The Ceo, For The 2020 Fiscal Year	For	Combined
SEB SA	20-May-2021	19	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To The Deputy Managing Director, For The 2020 Fiscal Year	For	Against
SEB SA	20-May-2021	20	The Shareholders' Meeting Authorizes The Board Of Directors To Buy Back The Company'S Shares On The Open Market, Subject To The Conditions Described Below: Maximum Purchase Price: Eur 240.00, Maximum Number Of Shares To Be Acquired: 10 Percent Of The Share Capital, Maximum Funds Invested In The Share Buybacks: Eur 1,162,093,170. This Authorization Is Given Until The Next Shareholders' Meeting For The 2021 Fiscal Year, Without Being Able To Exceed A 14-Month Period. This Authorization Supersedes The Authorization Given By The Shareholders' Meeting On May 19Th 2020. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Against
SEB SA	20-May-2021	21	The Shareholders' Meeting Grants All Powers To The Board Of Directors To Reduce The Share Capital By Cancelling All Or Part Of The Shares Held By The Company Up To 10 Percent Of The Share Capital Over A 24-Month Period. This Authorization Is Given For A 14-Month Period. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
SEB SA	20-May-2021	22	The Shareholders' Meeting Delegates To The Board Of Directors The Necessary Powers To Increase The Capital, Up To Eur 5,500,000.00, By Issuance Of Shares, Securities Giving Access To The Company'S Or A Related Company'S Shares, Or Equity Securities Giving Rights To Debt Securities (Except Preference Shares And Securities Giving Access To Preference Shares), With Preferential Subscription Rights Maintained. The Maximum Nominal Amount Of Debt Securities Which May Be Issued Shall Not Exceed Eur 1,500,000,000. This Authorization Is Granted For A 14-Month Period. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SEB SA	20-May-2021	23	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase The Share Capital Up To Eur 5,500,000.00, By Way Of A Public Offering, With Cancellation Of Preferential Subscription Rights, Of Shares, Securities Giving Access To The Company'S Or A Related Company'S Shares, Or Equity Securities Giving Rights To Debt Securities. The Maximum Nominal Amount Of Debt Securities Which May Be Issued Shall Not Exceed Eur 1,500,000,000. The Present Delegation Is Given For A 14-Month Period. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Against
SEB SA	20-May-2021	24	The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Increase The Share Capital Up To Eur 5,500,000.00, By Way Of A Private Offering, With Cancellation Of Preferential Subscription Rights, Of Shares, Securities Giving Access To The Company'S Or A Related Company'S Shares, Or Equity Securities Giving Rights To Debt Securities. The Maximum Nominal Amount Of Debt Securities Which May Be Issued Shall Not Exceed Eur 1,500,000,000. The Present Delegation Is Given For A 14-Month Period. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Against
SEB SA	20-May-2021	25	The Shareholders' Meeting Sets The Maximum Overall Value Of The Capital Increase Carried Out By Virtue Of Delegations And Authorizations Granted To The Board Of Directors By Resolutions 15 To 17 To Eur 11,000,000.00	For	Combined
SEB SA	20-May-2021	26	The Shareholders' Meeting Delegates All Powers To The Board Of Director In Order To Increase The Share Capital Up To Eur 11,000,000.00 By Way Of Capitalizing Reserves, Profits, Premiums Or Other Means, Provided That Such Capitalization Is Allowed By Law And Under The By-Laws, To Be Carried Out Through The Issue Of Bonus Shares Or The Raise Of The Par Value Of The Existing Shares Or By Utilizing All Or Some Of These Methods, Successively Or Simultaneously. This Amount Shall Not Count Against The Overall Value Set Forth In Resolution 18. This Authorization Is Given For A 14-Month Period. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
SEB SA	20-May-2021	27	The Shareholders' Meeting Authorizes The Board Of Directors To Grant, For Free Existing Or Future Shares, In Favor Of Beneficiaries To Be Chosen Among The Employees Or The Managers Of The Company And Related Companies, For An Amount Representing 220,000 Shares (I.E. 0.38756 Percent Of The Share Capital). The Number Of Shares Allocated To Mr Thierry De La Tour D'Artaise Must Not Exceed 19,800 Shares, (I.E. 0.03578 Percent Of The Share Capital) And To Mr Stanislas De Gramont 9,900 Shares (I.E. 0.01789 Percent Of The Share Capital). The Present Delegation Is Given For A 14-Month Period. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
SEB SA	20-May-2021	28	The Shareholders' Meeting Authorizes The Board Of Directors To Increase The Share Capital, In Favor Of Employees, Former Employees And Eligible Corporate Officers Of The Company Who Are Members Of A Company Savings Plan, With Cancellation Of Preferential Subscription Rights, By Issuance Of Ordinary Shares (Preference Shares Excluded) Or Securities Giving Access To The Share Capital. This Amount Shall Not Count Against The Overall Value Set Forth In Resolution 18. This Delegation Is Given For A 14-Month Period And For A Nominal Amount That Shall Not Exceed Eur 553,377.00. This Delegation Of Powers Supersedes Any And All Earlier Delegations To The Same Effect. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined
SEB SA	20-May-2021	29	The Shareholders' Meeting Decides To Amend Article 8 Of The Bylaws Pertaining To Lower The Statutory Threshold Which Requires A Declaration Of Threshold Crossing	For	Combined
SEB SA	20-May-2021	30	The Shareholders' Meeting Resolves To Bring The Articles Of The Bylaws Into Conformity With The Legal And Regulatory Provisions	For	Combined
SEB SA	20-May-2021	31	The Shareholders' Meeting Grants Full Powers To The Bearer Of An Original, A Copy Or Extract Of The Minutes Of This Meeting To Carry Out All Filings, Publications And Other Formalities Prescribed By Law	For	For
SECOM CO.,LTD.	25-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
SECOM CO.,LTD.	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
SECOM CO.,LTD.	25-Jun-2021	3	Appoint A Director Iida, Makoto	For	Combined
SECOM CO.,LTD.	25-Jun-2021	4	Appoint A Director Nakayama, Yasuo	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SECOM CO.,LTD.	25-Jun-2021	5	Appoint A Director Ozeki, Ichiro	For	Combined
SECOM CO.,LTD.	25-Jun-2021	6	Appoint A Director Yoshida, Yasuyuki	For	Combined
SECOM CO.,LTD.	25-Jun-2021	7	Appoint A Director Fuse, Tatsuro	For	Combined
SECOM CO.,LTD.	25-Jun-2021	8	Appoint A Director Izumida, Tatsuya	For	Combined
SECOM CO.,LTD.	25-Jun-2021	9	Appoint A Director Kurihara, Tatsushi	For	Combined
SECOM CO.,LTD.	25-Jun-2021	10	Appoint A Director Hirose, Takaharu	For	Combined
SECOM CO.,LTD.	25-Jun-2021	11	Appoint A Director Kawano, Hirobumi	For	Combined
SECOM CO.,LTD.	25-Jun-2021	12	Appoint A Director Watanabe, Hajime	For	Combined
SECOM CO.,LTD.	25-Jun-2021	13	Appoint A Director Hara, Miri	For	Combined
SECOM CO.,LTD.	25-Jun-2021	14	Approve Details Of The Restricted-Share Compensation To Be Received By Directors	For	Combined
SECURITAS AB	05-May-2021	11	Resolution Regarding Adoption Of The Statement Of Income And The Balance Sheet And The Consolidated Statement Of Income And The Consolidated Balance Sheet As Per 31 December 2020	For	Combined
SECURITAS AB	05-May-2021	12	Resolution Regarding Appropriation Of The Company'S Profit According To The Adopted Balance Sheet: The Board Proposes That A Dividend Of SEK 4.00 Per Share Be Declared	For	Combined
SECURITAS AB	05-May-2021	13	Resolution Regarding Record Date For Dividend: As Record Date For The Dividend, The Board Proposes May 7, 2021. If The Agm So Resolves, The Dividend Is Expected To Be Distributed By Euroclear Starting May 12, 2021	For	Combined
SECURITAS AB	05-May-2021	14	Resolution Regarding Discharge Of The Board Of Director And The President From Liability For The Financial Year 2020: Ingrid Bonde	For	Combined
SECURITAS AB	05-May-2021	15	Resolution Regarding Discharge Of The Board Of Director And The President From Liability For The Financial Year 2020: John Brandon	For	Combined
SECURITAS AB	05-May-2021	16	Resolution Regarding Discharge Of The Board Of Director And The President From Liability For The Financial Year 2020: Anders Boos	For	Combined
SECURITAS AB	05-May-2021	17	Resolution Regarding Discharge Of The Board Of Director And The President From Liability For The Financial Year 2020: Fredrik Cappelen	For	Combined
SECURITAS AB	05-May-2021	18	Resolution Regarding Discharge Of The Board Of Director And The President From Liability For The Financial Year 2020: Carl Douglas	For	Combined
SECURITAS AB	05-May-2021	19	Resolution Regarding Discharge Of The Board Of Director And The President From Liability For The Financial Year 2020: Marie Ehrling	For	Combined
SECURITAS AB	05-May-2021	20	Resolution Regarding Discharge Of The Board Of Director And The President From Liability For The Financial Year 2020: Sofia Schorling Hogberg	For	Combined
SECURITAS AB	05-May-2021	21	Resolution Regarding Discharge Of The Board Of Director And The President From Liability For The Financial Year 2020: Dick Seger	For	Combined
SECURITAS AB	05-May-2021	22	Resolution Regarding Discharge Of The Board Of Director And The President From Liability For The Financial Year 2020: Magnus Ahlqvist	For	Combined
SECURITAS AB	05-May-2021	23	Determination Of The Number Of Board Members: The Number Of Board Members Shall Be Eight, With No Deputy Members	For	Combined
SECURITAS AB	05-May-2021	24	Determination Of Fees To The Board Members	For	Combined
SECURITAS AB	05-May-2021	25	Determination Of Fees To The Auditors	For	Combined
SECURITAS AB	05-May-2021	26	Election Of Board Members: The Nomination Committee Proposes Re-Election Of The Board Members Ingrid Bonde, John Brandon, Fredrik Cappelen And Sofia Schorling Hogberg. The Nomination Committee Further Proposes The Election Of Gunilla Fransson, Harry Klagsbrun, Johan Menckel And Jan Svensson As New Board Members	For	Combined
SECURITAS AB	05-May-2021	27	Election Of The Chair Of The Board: Jan Svensson Is Proposed To Be Elected As Chair Of The Board	For	Combined
SECURITAS AB	05-May-2021	28	Election Of Auditors: The Audit Committee Has In Its Recommendation Listed Two Options Regarding The Election Of Auditor, With Ernst & Young Ab As Its First Recommendation For A Mandate Period Of One Year. The Recommendation Of The Audit Committee Is Based On The Tender Process Conducted, Which The Audit Committee Has Closely Followed And Has Been Actively Involved With Certain Activities Including Meeting With The Participants In The Tender, The Evaluation Criteria And Management'S Conclusion. The Proposal Submitted By Ernst & Young Ab Has Defined A Balanced Scope Of The Audit Based On The Varying Size And Operations Of The Group Companies And Has Offered An Audit That Is Best Adapted To Securitas' Operations Compared With The Other Tenders Submitted, And Also A Fee Which In Relation To The Work Is Competitive	For	Combined
SECURITAS AB	05-May-2021	29	Approval Of Remuneration Report	For	Combined
SECURITAS AB	05-May-2021	30	Determination Of Guidelines For Remuneration To Senior Management	For	Combined
SECURITAS AB	05-May-2021	31	Resolution Regarding A Proposal For Authorization Of The Board To Resolve On Acquisition And Transfer Of The Company'S Own Shares	For	Combined
SECURITAS AB	05-May-2021	32	Resolutions Regarding The Implementation Of An Incentive Scheme, Including Hedging Measures By Way Of A Share Swap Agreement	For	Combined
SECURITAS AB	05-May-2021	33	Resolution Regarding The Implementation Of A Long-Term Incentive Program (Lti 2021/2023)	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SEEGENE, INC.	26-Mar-2021	1	Approval Of Financial Statements	For	Combined
SEEGENE, INC.	26-Mar-2021	2	Amendment Of Articles Of Incorporation	For	Combined
SEEGENE, INC.	26-Mar-2021	3	Election Of Inside Director: Cheon Jong Yun	For	Combined
SEEGENE, INC.	26-Mar-2021	4	Approval Of Remuneration For Director	For	Combined
SEEGENE, INC.	26-Mar-2021	5	Approval Of Remuneration For Auditor	For	Against
SEEGENE, INC.	26-Mar-2021	6	Amendment Of Articles On Retirement Allowance For Director	For	Combined
SEGA SAMMY HOLDINGS INC.	24-Jun-2021	2	Appoint A Director Satomi, Hajime	For	For
SEGA SAMMY HOLDINGS INC.	24-Jun-2021	3	Appoint A Director Satomi, Haruki	For	For
SEGA SAMMY HOLDINGS INC.	24-Jun-2021	4	Appoint A Director Fukazawa, Koichi	For	For
SEGA SAMMY HOLDINGS INC.	24-Jun-2021	5	Appoint A Director Yoshizawa, Hideo	For	For
SEGA SAMMY HOLDINGS INC.	24-Jun-2021	6	Appoint A Director Katsukawa, Kohei	For	For
SEGA SAMMY HOLDINGS INC.	24-Jun-2021	7	Appoint A Director Melanie Brock	For	For
SEGA SAMMY HOLDINGS INC.	24-Jun-2021	8	Appoint A Director Murasaki, Naoko	For	For
SEGA SAMMY HOLDINGS INC.	24-Jun-2021	9	Appoint A Director Ishiguro, Fujiyo	For	For
SEGA SAMMY HOLDINGS INC.	24-Jun-2021	10	Appoint A Corporate Auditor Sakaue, Yukito	For	For
SEGA SAMMY HOLDINGS INC.	24-Jun-2021	11	Appoint A Corporate Auditor Okubo, Kazutaka	For	For
SEGA SAMMY HOLDINGS INC.	24-Jun-2021	12	Appoint A Corporate Auditor Kinoshita, Shione	For	For
SEGA SAMMY HOLDINGS INC.	24-Jun-2021	13	Appoint A Substitute Corporate Auditor Inaoka, Kazuaki	For	For
SEGA SAMMY HOLDINGS INC.	24-Jun-2021	14	Approve Details Of The Restricted-Share Compensation To Be Received By Directors	For	For
SEGro PLC (REIT)	22-Apr-2021	1	To Receive The Financial Statements And The Reports Of The Directors And The Auditor	For	For
SEGro PLC (REIT)	22-Apr-2021	2	To Declare A Final Dividend Of 15.2 Pence Per Ordinary Share	For	For
SEGro PLC (REIT)	22-Apr-2021	3	To Approve The Directors Remuneration Report	For	For
SEGro PLC (REIT)	22-Apr-2021	4	To Re-Elect Gerald Corbett As A Director	For	For
SEGro PLC (REIT)	22-Apr-2021	5	To Re-Elect Mary Barnard As A Director	For	For
SEGro PLC (REIT)	22-Apr-2021	6	To Re-Elect Sue Clayton As A Director	For	For
SEGro PLC (REIT)	22-Apr-2021	7	To Re-Elect Soumen Das As A Director	For	For
SEGro PLC (REIT)	22-Apr-2021	8	To Re-Elect Carol Fairweather As A Director	For	For
SEGro PLC (REIT)	22-Apr-2021	9	To Re-Elect Christopher Fisher As A Director	For	For
SEGro PLC (REIT)	22-Apr-2021	10	To Re-Elect Andy Gulliford As A Director	For	For
SEGro PLC (REIT)	22-Apr-2021	11	To Re-Elect Martin Moore As A Director	For	For
SEGro PLC (REIT)	22-Apr-2021	12	To Re-Elect David Sleath As A Director	For	For
SEGro PLC (REIT)	22-Apr-2021	13	To Re-Appoint Pricewaterhousecoopers Llp As Auditor Of The Company	For	For
SEGro PLC (REIT)	22-Apr-2021	14	To Authorise The Audit Committee On Behalf Of The Board To Determine The Remuneration Of The Auditor	For	For
SEGro PLC (REIT)	22-Apr-2021	15	To Authorise Political Donations Under The Companies Act 2006	For	For
SEGro PLC (REIT)	22-Apr-2021	16	To Confer On The Directors A General Authority To Allot Ordinary Shares	For	For
SEGro PLC (REIT)	22-Apr-2021	17	To Disapply Statutory Pre-Emption Rights Relating To Ordinary Shares Allotted Under The Authority Granted By Resolution 16	For	For
SEGro PLC (REIT)	22-Apr-2021	18	To Disapply Pre-Emption Rights In Connection With An Acquisition Or Specified Capital Investment	For	For
SEGro PLC (REIT)	22-Apr-2021	19	To Authorise The Company To Purchase Its Own Shares	For	For
SEGro PLC (REIT)	22-Apr-2021	20	To Enable A General Meeting Other Than An Annual General Meeting To Be Held On Not Less Than 14 Clear Days Notice	For	Combined
SEGro PLC (REIT)	22-Apr-2021	21	To Approve The Adoption Of The Segro Plc Savings Related Share Option Plan 2021	For	For
SEGro PLC (REIT)	22-Apr-2021	22	To Approve The Adoption Of The Segro Plc Share Incentive Plan 2021	For	For
SEGro PLC (REIT)	22-Apr-2021	23	To Authorise The Directors To Offer A Scrip Dividend In Place Of A Cash Dividend	For	For
SEI INVESTMENTS COMPANY	02-Jun-2021	1	Election Of Director: Carl A. Guarino	For	For
SEI INVESTMENTS COMPANY	02-Jun-2021	2	Election Of Director: Carmen V. Romeo	For	For
SEI INVESTMENTS COMPANY	02-Jun-2021	3	To Approve, On An Advisory Basis, The Compensation Of Named Executive Officers.	For	For
SEI INVESTMENTS COMPANY	02-Jun-2021	4	To Ratify The Appointment Of Kpmg Llp As Independent Registered Public Accountants For Fiscal Year 2021.	For	For
SEIBU HOLDINGS INC.	22-Jun-2021	2	Appoint A Director Ogawa, Shuichiro	For	For
SEIBU HOLDINGS INC.	22-Jun-2021	3	Appoint A Director Oya, Eiko	For	For
SEIBU HOLDINGS INC.	22-Jun-2021	4	Appoint A Director Goto, Keiji	For	For
SEIBU HOLDINGS INC.	22-Jun-2021	5	Appoint A Director Arima, Atsumi	For	For
SEIBU HOLDINGS INC.	22-Jun-2021	6	Appoint A Corporate Auditor Nakamura, Hitoshi	For	For
SEIKO EPSON CORPORATION	25-Jun-2021	2	Approve Appropriation Of Surplus	For	For
SEIKO EPSON CORPORATION	25-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Usui, Minoru	For	For
SEIKO EPSON CORPORATION	25-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ogawa, Yasunori	For	For
SEIKO EPSON CORPORATION	25-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kubota, Koichi	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SEIKO EPSON CORPORATION	25-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Seki, Tatsuaki	For	For
SEIKO EPSON CORPORATION	25-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shigemoto, Taro	For	For
SEIKO EPSON CORPORATION	25-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Omiya, Hideaki	For	For
SEIKO EPSON CORPORATION	25-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Matsunaga, Mari	For	For
SEIKO EPSON CORPORATION	25-Jun-2021	10	Appoint A Director Who Is Audit And Supervisory Committee Member Kawana, Masayuki	For	For
SEIKO EPSON CORPORATION	25-Jun-2021	11	Approve Payment Of Bonuses To Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	For
SEKISUI CHEMICAL CO.,LTD.	23-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
SEKISUI CHEMICAL CO.,LTD.	23-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
SEKISUI CHEMICAL CO.,LTD.	23-Jun-2021	3	Appoint A Director Koge, Teiji	For	For
SEKISUI CHEMICAL CO.,LTD.	23-Jun-2021	4	Appoint A Director Kato, Keita	For	For
SEKISUI CHEMICAL CO.,LTD.	23-Jun-2021	5	Appoint A Director Hirai, Yoshiyuki	For	For
SEKISUI CHEMICAL CO.,LTD.	23-Jun-2021	6	Appoint A Director Kamiyoshi, Toshiyuki	For	For
SEKISUI CHEMICAL CO.,LTD.	23-Jun-2021	7	Appoint A Director Kamiwaki, Futoshi	For	For
SEKISUI CHEMICAL CO.,LTD.	23-Jun-2021	8	Appoint A Director Shimizu, Ikusuke	For	For
SEKISUI CHEMICAL CO.,LTD.	23-Jun-2021	9	Appoint A Director Murakami, Kazuya	For	For
SEKISUI CHEMICAL CO.,LTD.	23-Jun-2021	10	Appoint A Director Kase, Yutaka	For	For
SEKISUI CHEMICAL CO.,LTD.	23-Jun-2021	11	Appoint A Director Oeda, Hiroshi	For	For
SEKISUI CHEMICAL CO.,LTD.	23-Jun-2021	12	Appoint A Director Ishikura, Yoko	For	For
SEKISUI CHEMICAL CO.,LTD.	23-Jun-2021	13	Appoint A Corporate Auditor Taketomo, Hiroyuki	For	For
SEKISUI HOUSE,LTD.	27-Apr-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
SEKISUI HOUSE,LTD.	27-Apr-2021	2	Approve Appropriation Of Surplus	For	Combined
SEKISUI HOUSE,LTD.	27-Apr-2021	3	Amend Articles To: Set The Maximum Size Of The Board Of Directors And Set The Maximum Size Of The Board Of Corporate Auditors	For	For
SEKISUI HOUSE,LTD.	27-Apr-2021	4	Appoint A Director Nakai, Yoshihiro	For	For
SEKISUI HOUSE,LTD.	27-Apr-2021	5	Appoint A Director Horiuchi, Yosuke	For	For
SEKISUI HOUSE,LTD.	27-Apr-2021	6	Appoint A Director Nishida, Kumpei	For	For
SEKISUI HOUSE,LTD.	27-Apr-2021	7	Appoint A Director Tanaka, Satoshi	For	For
SEKISUI HOUSE,LTD.	27-Apr-2021	8	Appoint A Director Miura, Toshiharu	For	For
SEKISUI HOUSE,LTD.	27-Apr-2021	9	Appoint A Director Ishii, Toru	For	For
SEKISUI HOUSE,LTD.	27-Apr-2021	10	Appoint A Director Yoshimaru, Yukiko	For	For
SEKISUI HOUSE,LTD.	27-Apr-2021	11	Appoint A Director Kitazawa, Toshifumi	For	For
SEKISUI HOUSE,LTD.	27-Apr-2021	12	Appoint A Director Nakajima, Yoshimi	For	For
SEKISUI HOUSE,LTD.	27-Apr-2021	13	Appoint A Director Takegawa, Keiko	For	For
SEKISUI HOUSE,LTD.	27-Apr-2021	14	Appoint A Corporate Auditor Ito, Midori	For	For
SEKISUI HOUSE,LTD.	27-Apr-2021	15	Appoint A Corporate Auditor Kobayashi, Takashi	For	For
SEMPRA ENERGY	14-May-2021	1	Election Of Director: Alan L. Boeckmann	For	For
SEMPRA ENERGY	14-May-2021	2	Election Of Director: Andrés Conesa	For	For
SEMPRA ENERGY	14-May-2021	3	Election Of Director: Maria Contreras-Sweet	For	For
SEMPRA ENERGY	14-May-2021	4	Election Of Director: Pablo A. Ferrero	For	For
SEMPRA ENERGY	14-May-2021	5	Election Of Director: William D. Jones	For	For
SEMPRA ENERGY	14-May-2021	6	Election Of Director: Jeffrey W. Martin	For	For
SEMPRA ENERGY	14-May-2021	7	Election Of Director: Bethany J. Mayer	For	For
SEMPRA ENERGY	14-May-2021	8	Election Of Director: Michael N. Mears	For	For
SEMPRA ENERGY	14-May-2021	9	Election Of Director: Jack T. Taylor	For	For
SEMPRA ENERGY	14-May-2021	10	Election Of Director: Cynthia L. Walker	For	For
SEMPRA ENERGY	14-May-2021	11	Election Of Director: Cynthia J. Warner	For	For
SEMPRA ENERGY	14-May-2021	12	Election Of Director: James C. Yardley	For	For
SEMPRA ENERGY	14-May-2021	13	Ratification Of Appointment Of Independent Registered Public Accounting Firm.	For	Combined
SEMPRA ENERGY	14-May-2021	14	Advisory Approval Of Our Executive Compensation.	For	For
SEMPRA ENERGY	14-May-2021	15	Shareholder Proposal Requesting An Amendment To Our Proxy Access Bylaw To Eliminate The Shareholder Nominating Group Limit.	Against	Combined
SEMPRA ENERGY	14-May-2021	16	Shareholder Proposal Requesting A Report On Alignment Of Our Lobbying Activities With The Paris Agreement.	Against	Combined
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	1	Election Of Director: Andrew C. Teich	For	For
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	2	Election Of Director: Jeffrey J. Cote	For	For
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	3	Election Of Director: John P. Absmeier	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	4	Election Of Director: Daniel L. Black	For	For
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	5	Election Of Director: Lorraine A. Bolsinger	For	For
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	6	Election Of Director: James E. Heppelmann	For	Combined
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	7	Election Of Director: Charles W. Pepper	For	Combined
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	8	Election Of Director: Constance E. Skidmore	For	For
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	9	Election Of Director: Steven A. Sonnenberg	For	For
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	10	Election Of Director: Martha N. Sullivan	For	For
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	11	Election Of Director: Stephen M. Zide	For	For
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	12	Advisory Resolution To Approve Executive Compensation.	For	For
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	13	Ordinary Resolution To Approve The Company'S 2021 Equity Incentive Plan.	For	For
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	14	Ordinary Resolution To Ratify The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm.	For	For
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	15	Advisory Resolution On Director Compensation Report.	For	For
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	16	Ordinary Resolution To Reappoint Ernst & Young Llp As The Company'S U.K. Statutory Auditor.	For	For
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	17	Ordinary Resolution To Authorize The Audit Committee, For And On Behalf Of The Board, To Determine The Company'S U.K. Statutory Auditor'S Reimbursement.	For	For
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	18	Ordinary Resolution To Receive The Company'S 2020 Annual Report And Accounts.	For	For
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	19	Ordinary Resolution To Authorize The Board Of Directors To Issue Equity Securities.	For	For
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	20	Special Resolution To Authorize The Board Of Directors To Issue Equity Securities Without Pre-Emptive Rights.	For	For
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	21	Ordinary Resolution To Authorize The Board Of Directors To Issue Equity Securities Under Our Equity Incentive Plans.	For	For
SENSATA TECHNOLOGIES HOLDING PLC	27-May-2021	22	Special Resolution To Authorize The Board Of Directors To Issue Equity Securities Under Our Equity Incentive Plans Without Pre-Emptive Rights.	For	For
SERVICE PROPERTIES TRUST	16-Jun-2021	1	Election Of Nominee (For Independent Trustee): Laurie B. Burns	For	For
SERVICE PROPERTIES TRUST	16-Jun-2021	2	Election Of Nominee (For Independent Trustee): William A. Lamkin	For	For
SERVICE PROPERTIES TRUST	16-Jun-2021	3	Advisory Vote To Approve Executive Compensation.	For	For
SERVICE PROPERTIES TRUST	16-Jun-2021	4	Ratification Of The Appointment Of Deloitte & Touche Llp As Independent Auditors To Serve For The 2021 Fiscal Year.	For	For
SERVICENOW, INC.	07-Jun-2021	1	Election Of Director: Susan L. Bostrom	For	Combined
SERVICENOW, INC.	07-Jun-2021	2	Election Of Director: Jonathan C. Chadwick	For	Combined
SERVICENOW, INC.	07-Jun-2021	3	Election Of Director: Lawrence J. Jackson, Jr.	For	Combined
SERVICENOW, INC.	07-Jun-2021	4	Election Of Director: Frederic B. Luddy	For	Combined
SERVICENOW, INC.	07-Jun-2021	5	Election Of Director: Jeffrey A. Miller	For	Combined
SERVICENOW, INC.	07-Jun-2021	6	To Approve, On An Advisory Basis, The Compensation Of Our Named Executive Officers ("Say-On-Pay").	For	Combined
SERVICENOW, INC.	07-Jun-2021	7	To Ratify Pricewaterhousecoopers Llp As The Independent Registered Public Accounting Firm For 2021.	For	Combined
SERVICENOW, INC.	07-Jun-2021	8	To Approve An Amendment To Our Restated Certificate Of Incorporation, As Amended, To Provide Shareholders With The Right To Call A Special Meeting.	For	Combined
SERVICENOW, INC.	07-Jun-2021	9	To Approve The 2021 Equity Incentive Plan To Replace The 2012 Equity Incentive Plan.	For	Combined
SERVICENOW, INC.	07-Jun-2021	10	To Approve The Amended And Restated 2012 Employee Stock Purchase Plan.	For	Combined
SES S.A.	01-Apr-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
SES S.A.	01-Apr-2021	2	Attendance List, Quorum, And Adoption Of Agenda	Non-voting resolution	Non-voting resolution
SES S.A.	01-Apr-2021	3	Accept Nomination Of One Secretary And Two Meeting Scrutineers	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SES S.A.	01-Apr-2021	4	Receive Board'S Report	Non-voting resolution	Non-voting resolution
SES S.A.	01-Apr-2021	5	Receive Explanations On Main Developments During Fy 2020 And The Outlook	Non-voting resolution	Non-voting resolution
SES S.A.	01-Apr-2021	6	Receive Information On 2020 Financial Results	Non-voting resolution	Non-voting resolution
SES S.A.	01-Apr-2021	7	Receive Auditor'S Report	Non-voting resolution	Non-voting resolution
SES S.A.	01-Apr-2021	8	Approve Financial Statements	For	Combined
SES S.A.	01-Apr-2021	9	Approve Allocation Of Income	For	For
SES S.A.	01-Apr-2021	10	Approve Discharge Of Directors	For	Combined
SES S.A.	01-Apr-2021	11	Fix Number Of Directors	For	For
SES S.A.	01-Apr-2021	12	Re-Elect Serge Allegrezza As B Director	For	Combined
SES S.A.	01-Apr-2021	13	Re-Elect Katrin Wehr-Seiter As A Director	For	Combined
SES S.A.	01-Apr-2021	14	Approve Remuneration Policy	For	Against
SES S.A.	01-Apr-2021	15	Approve Remuneration Of Directors	For	Combined
SES S.A.	01-Apr-2021	16	Approve Remuneration Report	For	Combined
SES S.A.	01-Apr-2021	17	Approve Auditors And Authorize Board To Fix Their Remuneration	For	Combined
SES S.A.	01-Apr-2021	18	Approve Share Repurchase	For	For
SES S.A.	01-Apr-2021	19	Transact Other Business	Non-voting resolution	Combined
SES S.A.	01-Apr-2021	20	Please Note That This Is An Amendment To Meeting Id 526171 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You.	Non-voting resolution	Non-voting resolution
SES S.A.	01-Apr-2021	21	10 Mar 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
SES S.A.	01-Apr-2021	22	10 Mar 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
SEVEN & I HOLDINGS CO.,LTD.	27-May-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Non-voting resolution
SEVEN & I HOLDINGS CO.,LTD.	27-May-2021	2	Approve Appropriation Of Surplus	For	Combined
SEVEN & I HOLDINGS CO.,LTD.	27-May-2021	3	Appoint A Director Isaka, Ryuichi	For	For
SEVEN & I HOLDINGS CO.,LTD.	27-May-2021	4	Appoint A Director Goto, Katsuhiro	For	For
SEVEN & I HOLDINGS CO.,LTD.	27-May-2021	5	Appoint A Director Ito, Junro	For	For
SEVEN & I HOLDINGS CO.,LTD.	27-May-2021	6	Appoint A Director Yamaguchi, Kimiyoshi	For	For
SEVEN & I HOLDINGS CO.,LTD.	27-May-2021	7	Appoint A Director Maruyama, Yoshimichi	For	For
SEVEN & I HOLDINGS CO.,LTD.	27-May-2021	8	Appoint A Director Nagamatsu, Fumihiko	For	For
SEVEN & I HOLDINGS CO.,LTD.	27-May-2021	9	Appoint A Director Kimura, Shigeki	For	For
SEVEN & I HOLDINGS CO.,LTD.	27-May-2021	10	Appoint A Director Joseph Michael Depinto	For	For
SEVEN & I HOLDINGS CO.,LTD.	27-May-2021	11	Appoint A Director Tsukio, Yoshio	For	For
SEVEN & I HOLDINGS CO.,LTD.	27-May-2021	12	Appoint A Director Ito, Kunio	For	For
SEVEN & I HOLDINGS CO.,LTD.	27-May-2021	13	Appoint A Director Yonemura, Toshiro	For	For
SEVEN & I HOLDINGS CO.,LTD.	27-May-2021	14	Appoint A Director Higashi, Tetsuro	For	For
SEVEN & I HOLDINGS CO.,LTD.	27-May-2021	15	Appoint A Director Kazuko Rudy	For	For
SEVEN & I HOLDINGS CO.,LTD.	27-May-2021	16	Appoint A Corporate Auditor Habano, Noriyuki	For	For
SEVERSTAL PAO	21-May-2021	2	Election Of Board Of Director Member: Mordashov Alexey	For	Combined
SEVERSTAL PAO	21-May-2021	3	Election Of Board Of Director Member: Shevelev Alexandr	For	Unvoted
SEVERSTAL PAO	21-May-2021	4	Election Of Board Of Director Member: Kulichenko Alexey	For	Unvoted
SEVERSTAL PAO	21-May-2021	5	Election Of Board Of Director Member: Agnes Anna Ritter	For	Unvoted
SEVERSTAL PAO	21-May-2021	6	Election Of Board Of Director Member: Lvova Anna	For	Unvoted
SEVERSTAL PAO	21-May-2021	7	Election Of Board Of Director Member: Phillip John Deir	For	Unvoted
SEVERSTAL PAO	21-May-2021	8	Election Of Board Of Director Member: David Alin Bowen	For	Unvoted
SEVERSTAL PAO	21-May-2021	9	Election Of Board Of Director Member: Veikko Sakari	For	Unvoted
SEVERSTAL PAO	21-May-2021	10	Election Of Board Of Director Member: Mau Vladimir	For	Unvoted
SEVERSTAL PAO	21-May-2021	11	Election Of Board Of Director Member: Auzan Alexandr	For	Unvoted
SEVERSTAL PAO	21-May-2021	12	On The 2020 P-L Distribution: 2020 36.27 Rub Per Ordinary Share Rd 01.06.2021	For	Unvoted
SEVERSTAL PAO	21-May-2021	13	Approval Of The Company Dividends For 1Q Of 2021 Year: 46.77 Rub Per Ordinary Share rd 01.06.2021	For	Unvoted
SEVERSTAL PAO	21-May-2021	14	Approval Of The Company External Auditor: Kpmg	For	Unvoted
SG HOLDINGS CO.,LTD.	25-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
SG HOLDINGS CO.,LTD.	25-Jun-2021	2	Appoint A Director Kuriwada, Eiichi	For	Combined
SG HOLDINGS CO.,LTD.	25-Jun-2021	3	Appoint A Director Matsumoto, Hidekazu	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SG HOLDINGS CO.,LTD.	25-Jun-2021	4	Appoint A Director Motomura, Masahide	For	Combined
SG HOLDINGS CO.,LTD.	25-Jun-2021	5	Appoint A Director Nakajima, Shunichi	For	Combined
SG HOLDINGS CO.,LTD.	25-Jun-2021	6	Appoint A Director Kawanago, Katsuhiro	For	Combined
SG HOLDINGS CO.,LTD.	25-Jun-2021	7	Appoint A Director Takaoka, Mika	For	Combined
SG HOLDINGS CO.,LTD.	25-Jun-2021	8	Appoint A Director Sagisaka, Osami	For	Combined
SG HOLDINGS CO.,LTD.	25-Jun-2021	9	Appoint A Director Akiyama, Masato	For	Combined
SG HOLDINGS CO.,LTD.	25-Jun-2021	10	Appoint A Corporate Auditor Nakanishi, Takashi	For	Combined
SG HOLDINGS CO.,LTD.	25-Jun-2021	11	Appoint A Corporate Auditor Tajima, Satoshi	For	Combined
SG HOLDINGS CO.,LTD.	25-Jun-2021	12	Appoint A Corporate Auditor Okamura, Kenichiro	For	Combined
SG HOLDINGS CO.,LTD.	25-Jun-2021	13	Appoint A Corporate Auditor Oshima, Yoshitaka	For	Combined
SGS SA	23-Mar-2021	1	Please Note That Beneficial Owner Details Are Required For This Meeting. If No Beneficial Owner Details Are Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
SGS SA	23-Mar-2021	2	Part 2 Of This Meeting Is For Voting On Agenda And Meeting Attendance Requests Only. Please Ensure That You Have First Voted In Favour Of The Registration Of Shares In Part 1 Of The Meeting. It Is A Market Requirement For Meetings Of This Type That The Shares Are Registered And Moved To A Registered Location At The Csd, And Specific Policies At The Individual Sub-Custodians May Vary. Upon Receipt Of The Vote Instruction, It Is Possible That A Marker May Be Placed On Your Shares To Allow For Reconciliation And Re-Registration Following A Trade. Therefore Whilst This Does Not Prevent The Trading Of Shares, Any That Are Registered Must Be First Deregistered If Required For Settlement. Deregistration Can Affect The Voting Rights Of Those Shares. If You Have Concerns Regarding Your Accounts, Please Contact Your Client Representative	Non-voting resolution	Unvoted
SGS SA	23-Mar-2021	3	Annual Report, Financial Statements Of Sgs Sa And Consolidated Financial Statements Of The Sgs Group For 2020	For	Combined
SGS SA	23-Mar-2021	4	Advisory Vote On The 2020 Remuneration Report	For	Combined
SGS SA	23-Mar-2021	5	Release Of The Board Of Directors And Of The Management	For	Combined
SGS SA	23-Mar-2021	6	Appropriation Of Profit	For	Combined
SGS SA	23-Mar-2021	7	Re-Election And Election To The Board Of Director: Mr. Calvin Grieder	For	Combined
SGS SA	23-Mar-2021	8	Re-Election And Election To The Board Of Director: Mr. Sami Atiya	For	Combined
SGS SA	23-Mar-2021	9	Re-Election And Election To The Board Of Director: Mr. Paul Desmarais, Jr	For	Combined
SGS SA	23-Mar-2021	10	Re-Election And Election To The Board Of Director: Mr. Ian Gallienne	For	Combined
SGS SA	23-Mar-2021	11	Re-Election And Election To The Board Of Director: Mr. Shelby R. Du Pasquier	For	Combined
SGS SA	23-Mar-2021	12	Re-Election And Election To The Board Of Director: Ms. Kory Sorenson	For	Combined
SGS SA	23-Mar-2021	13	Re-Election And Election To The Board Of Director: Mr. Tobias Hartmann	For	Combined
SGS SA	23-Mar-2021	14	Re-Election And Election To The Board Of Director: Ms. Janet S. Vergis (New)	For	Combined
SGS SA	23-Mar-2021	15	Election Of Mr. Calvin Grieder As Chairman Of The Board Of Directors	For	Combined
SGS SA	23-Mar-2021	16	Election To The Remuneration Committee: Mr. Ian Gallienne	For	Combined
SGS SA	23-Mar-2021	17	Election To The Remuneration Committee: Mr. Shelby R. Du Pasquier	For	Combined
SGS SA	23-Mar-2021	18	Election To The Remuneration Committee: Ms. Kory Sorensen	For	Combined
SGS SA	23-Mar-2021	19	Election Of The Statutory Auditors: Pricewaterhousecoopers Sa, Geneva	For	Combined
SGS SA	23-Mar-2021	20	Election Of The Independent Proxy: Jeandin + Defacqz, Geneva	For	Combined
SGS SA	23-Mar-2021	21	Remuneration Matters: Remuneration Of The Board Of Directors Until The 2022 Annual General Meeting	For	Combined
SGS SA	23-Mar-2021	22	Remuneration Matters: Fixed Remuneration Of Senior Management For The Fiscal Year 2022	For	Combined
SGS SA	23-Mar-2021	23	Remuneration Matters: Annual Variable Remuneration Of Senior Management For The Fiscal Year 2020	For	Combined
SGS SA	23-Mar-2021	24	Remuneration Matters: Long Term Incentive Plan To Be Issued In 2021	For	Combined
SGS SA	23-Mar-2021	25	Reduction Of Share Capital	For	Combined
SGS SA	23-Mar-2021	26	Authorized Share Capital	For	Combined
SHAANXI COAL INDUSTRY COMPANY LIMITED	07-Jan-2021	1	Shareholder Return Plan For The Next Three Years From 2020 To 2022	For	For
SHAANXI COAL INDUSTRY COMPANY LIMITED	07-Jan-2021	2	Extension Of A Controlled Subsidiary'S Bank Credit Line And Guarantee	For	For
SHAANXI COAL INDUSTRY COMPANY LIMITED	10-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHAANXI COAL INDUSTRY COMPANY LIMITED	10-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
SHAANXI COAL INDUSTRY COMPANY LIMITED	10-Jun-2021	3	2020 Annual Accounts	For	For
SHAANXI COAL INDUSTRY COMPANY LIMITED	10-Jun-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny8.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SHAANXI COAL INDUSTRY COMPANY LIMITED	10-Jun-2021	5	Implementing Results Of 2020 Continuing Connected Transactions And Estimation Of 2021 Continuing Connected Transactions	For	Combined
SHAANXI COAL INDUSTRY COMPANY LIMITED	10-Jun-2021	6	Appointment Of 2021 Audit Firm	For	Combined
SHAANXI COAL INDUSTRY COMPANY LIMITED	10-Jun-2021	7	Cancellation Of The Repurchased Shares	For	For
SHAANXI COAL INDUSTRY COMPANY LIMITED	10-Jun-2021	8	Change Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
SHAANXI COAL INDUSTRY COMPANY LIMITED	10-Jun-2021	9	Full Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The Cancellation Of The Repurchased Shares	For	For
SHAANXI COAL INDUSTRY COMPANY LIMITED	10-Jun-2021	10	Adjustment Of The Guarantee Quota And Renewal Of Guarantee For Controlled Subsidiaries	For	For
SHAFTESBURY PLC REIT	25-Feb-2021	1	That The Annual Accounts For The Year Ended 30 September 2020 Be Received	For	For
SHAFTESBURY PLC REIT	25-Feb-2021	2	That The Directors Remuneration Report For The Year Ended 30 September 2020 Be Approved	For	For
SHAFTESBURY PLC REIT	25-Feb-2021	3	That Ruth Anderson Be Elected As Director	For	For
SHAFTESBURY PLC REIT	25-Feb-2021	4	That Jonathan Nicholls Be Re-Elected As Director	For	For
SHAFTESBURY PLC REIT	25-Feb-2021	5	That Brian Bickell Be Re-Elected As Director	For	For
SHAFTESBURY PLC REIT	25-Feb-2021	6	That Simon Quayle Be Re-Elected As Director	For	For
SHAFTESBURY PLC REIT	25-Feb-2021	7	That Christopher Ward Be Re-Elected As Director	For	For
SHAFTESBURY PLC REIT	25-Feb-2021	8	That Thomas Welton Be Re-Elected As Director	For	For
SHAFTESBURY PLC REIT	25-Feb-2021	9	That Richard Akers Be Re-Elected As Director	For	For
SHAFTESBURY PLC REIT	25-Feb-2021	10	That Jennelle Tilling Be Re-Elected As Director	For	For
SHAFTESBURY PLC REIT	25-Feb-2021	11	That Sally Walden Be Re-Elected As Director	For	For
SHAFTESBURY PLC REIT	25-Feb-2021	12	That Ernst And Young Lip Be Re-Appointed	For	For
SHAFTESBURY PLC REIT	25-Feb-2021	13	That The Directors Determine The Auditors Remuneration	For	For
SHAFTESBURY PLC REIT	25-Feb-2021	14	That The Directors Be Authorised To Allot Shares	For	For
SHAFTESBURY PLC REIT	25-Feb-2021	15	That The Directors Be Granted Authority To Disapply Pre-Emption Rights	For	For
SHAFTESBURY PLC REIT	25-Feb-2021	16	That The Directors Be Granted Authority To Disapply Pre-Emption Rights For An Additional 5 Percent	For	For
SHAFTESBURY PLC REIT	25-Feb-2021	17	That The Company Be Authorised To Make Market Purchases Of The Company'S Shares	For	For
SHAFTESBURY PLC REIT	25-Feb-2021	18	That The Company Can Call A General Meeting On 14 Clear Days Notice	For	For
SHANDONG GOLD MINING CO LTD	21-Jan-2021	1	Change Of The Company'S Registered Capital	For	For
SHANDONG GOLD MINING CO LTD	21-Jan-2021	2	To Approve The Resolution On Changes Of Registered Capital	For	For
SHANDONG GOLD MINING CO LTD	21-Jan-2021	2	Amendments To The Company'S Articles Of Association	For	For
SHANDONG GOLD MINING CO LTD	21-Jan-2021	3	To Approve The Resolution On Amendments To The Articles Of Association	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	2	To Approve The 2020 Work Report Of The Board Of Directors (The "Board")	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	3	To Approve The 2020 Work Report Of The Supervisory Committee	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	3	2020 Work Report Of Independent Non-Executive Directors	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	4	To Approve The 2020 Work Report Of The Independent Non-Executive Directors	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	4	2020 Annual Accounts	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	5	To Approve The 2020 Final Financial Report	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHANDONG GOLD MINING CO LTD	10-Jun-2021	5	2020 Annual Report And Its Summary	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	6	To Approve The Resolution On The Company'S 2020 Annual Report And Its Extracts	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	7	To Approve The Resolution On The 2020 Profit Distribution	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	7	2020 Provision For Assets Impairment	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	8	To Approve The Resolution Regarding The Provision For Impairment Of Assets For The Year 2020	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	8	2021 Appointment Of Audit Firm	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	9	To Approve The Resolution Regarding The Appointment Of Accounting Firms For 2021	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	9	2021 Appointment Of Internal Control Audit Firm	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	10	To Approve The Resolution Regarding The Appointment Of Internal Control Auditing Firm For 2021	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	10	2020 Internal Control Evaluation Report	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	11	To Approve The Resolution Regarding The 2020 Appraisal Report On Internal Control	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	11	2020 Social Responsibility Report	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	12	To Approve The 2020 Social Responsibility Report	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	12	Special Report On The Deposit And Use Of 2020 Raised Funds	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	13	To Approve The Resolution Regarding The Special Report On The Deposit And Use Of Proceeds In 2020	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	13	General Authorization For H-Share Offering	For	Combined
SHANDONG GOLD MINING CO LTD	10-Jun-2021	14	To Approve The Resolution On General Mandate To Issue H Shares	For	Against
SHANDONG GOLD MINING CO LTD	10-Jun-2021	14	2021 Provision Of Guarantee Quota For A Hong Kong Subsidiary	For	Combined
SHANDONG GOLD MINING CO LTD	10-Jun-2021	15	To Approve The Resolution Regarding The Company'S Guarantee Facility For The Hong Kong Subsidiary For 2021	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	15	Change Of The Company'S Registered Capital	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	16	To Approve The Resolution Regarding The Change In Registered Capital	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	16	Amendments To The Articles Of Association	For	For
SHANDONG GOLD MINING CO LTD	10-Jun-2021	17	To Approve The Resolution Regarding The Amendments To The Articles Of Association	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	02-Feb-2021	1	A Project Investment Agreement To Be Signed	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	02-Feb-2021	2	Park Gas Power Platform Project Of A Company	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	02-Feb-2021	3	Syngas Comprehensive Utilization Project Of The Above Company	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	3	2020 Work Report Of Independent Directors	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	4	2020 Annual Accounts	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	5	2020 Annual Report And Its Summary	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.00000000 2) Bonus Issue From Profit (Share/10 Shares):3.000000 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	7	2021 Financial Budget Report	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	8	Reappointment Of 2021 Audit Firm	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	9	Renewal Of A Continuing Connected Transactions Agreement And Estimation Of 2021 Continuing Connected Transactions	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	10	Conducting Structured Deposits With Proprietary Funds	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	11	Amendments To The Remuneration Management System For Directors, Supervisors And Senior Management	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	12	Election Of Director: Chang Huaichun	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	13	Election Of Director: Dong Yan	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	14	Election Of Director: Ding Jiansheng	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	15	Election Of Director: Gao Jinghong	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	16	Election Of Director: Zhuang Guangshan	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	17	Election Of Director: Zhang Chengyong	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	18	Election Of Director: Liu Chengtong	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	19	Election Of Independent Director: Qian Yitai	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	20	Election Of Independent Director: Cao Yiping	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	21	Election Of Independent Director: Lou Hetong	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	22	Election Of Independent Director: Rong Yihao	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	23	Election Of Supervisor: Zhao Jingguo	For	For
SHANDONG HUALU-HENGSHENG CHEMICAL CO LTD	22-Apr-2021	24	Election Of Supervisor: Yang Zhiyong	For	For
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	08-Mar-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0209/2021020900510.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0209/2021020900514.Pdf	Non-voting resolution	Combined
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	08-Mar-2021	2	Please Note In The Hong Kong Market That A Vote Of 'Abstain' Will Be Treated The Same As A 'Take No Action' Vote	Non-voting resolution	Non-voting resolution
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	08-Mar-2021	3	To Approve The Grant Of The Share Awards	For	Combined
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	08-Mar-2021	4	To Approve The Amendment Of The Articles	For	For
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	08-Mar-2021	5	To Approve The Appointment Of Mr. Chen Lin As A Non-Executive Director Of The Company	For	Combined
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	08-Mar-2021	6	To Approve The Appointment Of Mr. Tang Zheng Peng As A Nonexecutive Director Of The Company	For	Combined
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	24-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0426/2021042600562.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0426/2021042600578.Pdf	Non-voting resolution	Combined
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	24-May-2021	2	Please Note In The Hong Kong Market That A Vote Of 'Abstain' Will Be Treated The Same As A 'Take No Action' Vote	Non-voting resolution	Non-voting resolution
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	24-May-2021	3	To Consider And Approve The Audited Consolidated Financial Statements Of The Group (Including The Company And Its Subsidiaries) For The Year Ended 31 December 2020	For	Combined
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	24-May-2021	4	To Consider And Approve The Report Of The Board Of Directors Of The Company (The "Board") For The Year Ended 31 December 2020	For	For
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	24-May-2021	5	To Consider And Approve The Report Of The Supervisory Committee Of The Company For The Year Ended 31 December 2020	For	For
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	24-May-2021	6	To Declare A Final Dividend Of Rmb0.068 Per Share Of Rmb0.1 Each In The Company For The Year Ended 31 December 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	24-May-2021	7	To Consider And Approve The Proposal For The Re-Appointment Of Deloitte Touche Tohmatsu As The Auditor Of The Company For The Year Ending 31 December 2021, And To Authorise The Board To Determine His Remuneration	For	For
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	24-May-2021	8	To Consider And Authorise The Board To Approve The Remuneration Of The Directors, Of The Company For The Year Ending 31 December 2021	For	For
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	24-May-2021	9	To Appoint Mr. Cong Rinan As An Executive Director Of The Company	For	Combined
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	24-May-2021	10	To Appoint Mr. Lian Xiaoming As A Non-Executive Director Of The Company	For	Combined
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	24-May-2021	11	To Re-Elect Mr. Lo Wai Hung Lo As An Independent Non-Executive Director Of The Company Having Served More Than 9 Years	For	For
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	24-May-2021	12	To Re-Elect Mrs. Fu Mingzhong As An Independent Non-Executive Director Of The Company Having Served More Than 9 Years	For	For
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	24-May-2021	13	To Re-Elect Mrs. Wang Jinxia As An Independent Non-Executive Director Of The Company Having Served More Than 9 Years	For	For
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	24-May-2021	14	To Consider And Approve The General Mandate To Allot And Issue New H Shares	For	Combined
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	24-May-2021	15	To Consider And Approve The General Mandate To Repurchase H Shares	For	Combined
SHANDONG WEIGAO GROUP MEDICAL POLYMER CO LTD	24-May-2021	16	To Consider And Approve The Proposed Amendment To The Articles Of Association	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	13-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	13-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	13-May-2021	3	2020 Annual Report And Its Summary	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	13-May-2021	4	2020 Annual Accounts	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	13-May-2021	5	Internal Control Self-Evaluation Report	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	13-May-2021	6	Special Report On The Deposit And Use Of Raised Funds	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	13-May-2021	7	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny5.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):4.000000	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	13-May-2021	8	Reappointment Of Audit Firm	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	13-May-2021	9	External Guarantee Quota Of The Company Within 12 Months	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	13-May-2021	10	Amendments To The Raised Funds Management System	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	1	The Company'S Eligibility For Public Issuance Of Convertible Corporate Bonds	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	2	Plan For Public Offering Of Convertible Corporate Bonds: Type Of Securities To Be Issued	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	3	Plan For Public Offering Of Convertible Corporate Bonds: Issuing Volume	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	4	Plan For Public Offering Of Convertible Corporate Bonds: Par Value And Issue Price	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	5	Plan For Public Offering Of Convertible Corporate Bonds: Bond Duration	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	6	Plan For Public Offering Of Convertible Corporate Bonds: Interest Rate	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	7	Plan For Public Offering Of Convertible Corporate Bonds: Time Limit And Method For Paying The Principal And Interest	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	8	Plan For Public Offering Of Convertible Corporate Bonds: Conversion Period	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	9	Plan For Public Offering Of Convertible Corporate Bonds: Determination And Adjustment To The Conversion Price	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	10	Plan For Public Offering Of Convertible Corporate Bonds: Provisions On Downward Adjustment Of Conversion Price	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	11	Plan For Public Offering Of Convertible Corporate Bonds: Determining Method For The Number Of Converted Shares And Treatment Method In Case The Remaining Convertible Bonds Cannot Be Converted Into One Common Share When Conversion Happens	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	12	Plan For Public Offering Of Convertible Corporate Bonds: Redemption Clauses	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	13	Plan For Public Offering Of Convertible Corporate Bonds: Resale Clauses	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	14	Plan For Public Offering Of Convertible Corporate Bonds: Attribution Of Related Dividends For Conversion Years	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	15	Plan For Public Offering Of Convertible Corporate Bonds: Issuing Targets And Method	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	16	Plan For Public Offering Of Convertible Corporate Bonds: Arrangement For Placing To Original Shareholders	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	17	Plan For Public Offering Of Convertible Corporate Bonds: Matters Regarding The Meetings Of Bondholders	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	18	Plan For Public Offering Of Convertible Corporate Bonds: Purpose Of The Raised Funds And Implementing Method	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	19	Plan For Public Offering Of Convertible Corporate Bonds: Guarantee Matters	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	20	Plan For Public Offering Of Convertible Corporate Bonds: Management And Deposit Of Raised Funds	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	21	Plan For Public Offering Of Convertible Corporate Bonds: Matters Related To The Trustee	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	22	Plan For Public Offering Of Convertible Corporate Bonds: Liabilities For Breach Of Contract	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	23	Plan For Public Offering Of Convertible Corporate Bonds: The Valid Period Of The Issuing Plan	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	24	Preplan For Public Issuance Of Convertible Corporate Bonds	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	25	Feasibility Analysis Report On Projects To Be Financed With Raised Funds From The Public Issuance Of Convertible Corporate Bonds	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	26	Statement On The Use Of Previously Raised Funds	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	27	Diluted Immediate Return After The Public Issuance Of Convertible Corporate Bonds And Filling Measures And Commitments Of Relevant Parties	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	28	Rules Governing The Meetings Of Bondholders' Of The Company/S Convertible Bonds	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	29	Full Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The Public Issuance Of Convertible Corporate Bonds	For	For
SHANGHAI BAIRUN INVESTMENT HOLDING GROUP CO LTD	21-May-2021	30	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	1	Eligibility For The Connected Transaction Regarding Assets Purchase Via Share Offering And Cash Payment	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	2	Plan For The Connected Transaction Regarding Assets Purchase Via Share Offering And Cash Payment: Overall Plan	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	3	Plan For The Connected Transaction Regarding Assets Purchase Via Share Offering And Cash Payment: Transaction Price And Pricing Basis For The Underlying Assets	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	4	Plan For The Connected Transaction Regarding Assets Purchase Via Share Offering And Cash Payment: Type And Par Value Of The Shares To Be Issued	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	5	Plan For The Connected Transaction Regarding Assets Purchase Via Share Offering And Cash Payment: Issuing Targets And Method	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	6	Plan For The Connected Transaction Regarding Assets Purchase Via Share Offering And Cash Payment: Pricing Basis, Pricing Base Date And Issue Price	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	7	Plan For The Connected Transaction Regarding Assets Purchase Via Share Offering And Cash Payment: Issuing Volume	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	8	Plan For The Connected Transaction Regarding Assets Purchase Via Share Offering And Cash Payment: Lockup Period	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	9	Plan For The Connected Transaction Regarding Assets Purchase Via Share Offering And Cash Payment: Listing Place	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	10	Plan For The Connected Transaction Regarding Assets Purchase Via Share Offering And Cash Payment: Arrangement For The Accumulated Retained Profits	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	11	Plan For The Connected Transaction Regarding Assets Purchase Via Share Offering And Cash Payment: Attribution Of The Profits And Losses During The Transitional Period	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	12	Plan For The Connected Transaction Regarding Assets Purchase Via Share Offering And Cash Payment: Valid Period Of The Resolution	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	13	Report (Draft) On The Connected Transaction Regarding Assets Purchase Via Share Offering And Cash Payment And Its Summary	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	14	The Transaction Constitutes A Connected Transaction	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	15	The Conditional Supplementary Agreement To Be Signed With Transaction Counterparties	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	16	The Transaction Is In Compliance With Article 4 Of The Provisions On Several Issues Concerning The Regulation Of Major Assets Restructuring Of Listed Companies	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	17	The Transaction Is In Compliance With Article 11 Of The Management Measures On Major Assets Restructuring Of Listed Companies	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	18	The Transaction Is In Compliance With Article 43 Of The Management Measures On Major Assets Restructuring Of Listed Companies	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	19	The Transaction Does Not Constitute A Listing By Restructuring Nor A Major Assets Restructuring	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	20	Statement On The Compliance And Completeness Of The Legal Procedure Of The Restructuring And The Validity Of The Legal Documents Submitted	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	21	The Company'S Share Price Fluctuation Does Not Meet The Standards Set Forth In Article 5 Of The Notice On Regulating Information Disclosure Of Listed Companies And Conduct Of Relevant Parties	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	22	The Relevant Parties Of The Transaction Are Qualified To Participate In The Major Assets Restructuring According To Article 13 Of The Temporary Regulations On Enhancing Supervision On Unusual Stock Trading Related To Major Assets Restructuring Of Listed Companies	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	23	Full Authorization To The Board To Handle Matters Regarding The Major Assets Restructuring	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	24	Impact Of The Diluted Immediate Return After The Transaction And Filing Measures	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	25	Audit Report, Pro Forma Review Report And Assets Evaluation Report Related To The Transaction	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	26	Independence Of The Evaluation Institution, Rationality Of The Evaluation Hypothesis, Correlation Between The Evaluation Method And Evaluation Purpose, And Fairness Of The Evaluated Price	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	08-Jan-2021	27	Statement On Pricing Basis Of The Transaction Assets And The Rationality	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	26-Mar-2021	1	Election Of Director: Wang Jianhu	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	07-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	07-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	07-May-2021	3	2020 Annual Report And Its Summary	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	07-May-2021	4	2020 Annual Accounts	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	07-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny9.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):3.000000	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	07-May-2021	6	2021 Financial Budget	For	For
SHANGHAI BAOSIGHT SOFTWARE CO LTD	07-May-2021	7	2021 Continuing Connected Transactions	For	Combined
SHANGHAI BAOSIGHT SOFTWARE CO LTD	07-May-2021	8	Election Of Supervisor: Jiang Yuxiang	For	Combined
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	27-May-2021	1	Transfer Of 100 Percent Equities In A Company	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	27-May-2021	2	To Consider And Approve The Resolution On The Entering Into The Transfer Contract And The Transactions Contemplated Thereunder	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	1	General Authorization For H-Share Repurchase	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	1	2020 Annual Report Of The Group	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	2	General Authorization For A-Share Repurchase	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	2	2020 Work Report Of The Board Of Directors	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	2	To Consider And Approve The Annual Report Of The Group For The Year 2020	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	2	To Consider And, If Thought Fit, Approve The Proposed Grant Of The General Mandate To Repurchase H Shares	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	3	2021 Restricted Stock Incentive Plan (Draft) And Its Summary	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	3	2020 Work Report Of The Board Of Supervisors	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	3	To Consider And Approve The Work Report Of The Board For The Year 2020	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	3	To Consider And, If Thought Fit, Approve The Proposed Grant Of The General Mandate To Repurchase A Shares	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	4	Appraisal Management Measures For The 2021 Restricted Stock Incentive Plan	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	4	2020 Final Accounts Report Of The Group	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	4	To Consider And Approve The Work Report Of The Supervisory Committee For The Year 2020	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	4	To Consider And Approve The Adoption Of 2021 Restricted Share Incentive Scheme And The Proposed Grant	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	5	Authorization To The Board To Handle Matters Regarding The Incentive Plan	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	5	2020 Annual Profit Distribution Plan Of The Company	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	5	To Consider And Approve The Final Accounts Report Of The Group For The Year 2020	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	5	To Consider And Approve The Management Measures For The Appraisal System Of The 2021 Restricted Share Incentive Scheme	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	6	Proposal On The Reappointment Of The Accounting Firm For 2021 And On Remuneration Of The Accounting Firm For 2020	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	6	To Consider And Approve The Profit Distribution Proposal Of The Company For The Year 2020	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	6	To Consider And Approve The Mandate To The Board To Deal With Matters Pertaining To The 2021 Restricted Share Incentive Scheme	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	7	Proposal On Appraisal Result And Remuneration Of Executive Directors For 2020	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	7	To Consider And Approve The Re-Appointment Of Ernst & Young Hua Ming Llp As The Prc Financial Report And Internal Control Report Auditors Of The Company For The Year 2021 And Re-Appointment Of Ernst & Young As International Financial Report Auditors Of The Company For The Year 2021 And The Passing Of Remuneration Packages For The Prc And International Auditors For The Year 2020	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	8	Proposal On The Forecast Of Related Party Transactions Of The Group For 2021	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	8	To Consider And Approve The Appraisal Results And Remunerations Of Executive Directors For 2020	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	9	Proposal For The Group To Renew And Add The Amount Of Entrusted Loans Borrowings	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	9	To Consider And Approve The Estimates Of Ongoing Related Party Transactions Of The Group For 2021	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	10	Proposal On The Total Amount Of The Company'S New Application For Credit	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	10	To Consider And Approve The Renewed And Additional Entrusted Loan/ Borrowing Quota Of The Group	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	11	Proposal To Authorize The Management Team To Dispose Of Their S Hares In Domestic And Overseas Listed Company	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	11	To Consider And Approve The Additional Total Credit Applications Of The Company	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	12	Proposal For The Group To Renew And Add Guarantee Line	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	12	To Consider And Approve The Authorisation Of The Management To Dispose Of The Shares Of The Listed Companies Held By The Group	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	13	To Consider And Approve The Proposal To Request The General Meeting Of Shareholders To Give A General Mandate To The Board Of Directors To Additionally Issue A Shares And Or H Shares Of The Comp Any	For	Combined
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	13	To Consider And Approve The Renewed And Additional Guarantee Quota Of The Group	For	Combined
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	14	Proposal On A General Mandate To Repurchase H Shares	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	14	To Consider And, If Thought Fit, Approve The Proposed Grant Of General Mandate To Issue A Shares And/Or H Shares	For	Combined
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	15	Proposal On A General Mandate To Repurchase A Shares	For	Combined
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	15	To Consider And, If Thought Fit, Approve The Proposed Grant Of The General Mandate To Repurchase H Shares	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	16	Proposal On The 2021 Restricted Stock Incentive Plan Draft And Its Summary Of The Company	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	16	To Consider And, If Thought Fit, Approve The Proposed Grant Of The General Mandate To Repurchase A Shares	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	17	Proposal On The Appraisal Management Rules For The Implementation Of The 2021 Restricted Stock Incentive Plan Of The Company	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	17	To Consider And Approve The Adoption Of 2021 Restricted Share Incentive Scheme And The Proposed Grant	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	18	Proposal To Request The General Meeting Of Shareholders And The Class Shareholders Meeting Of A Shares And H Shares To Authorize The Board Of Directors To Handle Matters In Relation To The Incentive Plan	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	18	To Consider And Approve The Management Measures For The Appraisal System Of The 2021 Restricted Share Incentive Scheme	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	19	To Election Of Mr. Wang Quandi As An Independent Non Executive Director	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	19	To Consider And Approve The Mandate To The Board To Deal With Matters Pertaining To The 2021 Restricted Share Incentive Scheme	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	20	To Election Of Mr. Yu Zishan As An Independent Non Executive Director	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	21	Elect Mr. Wang Quandi As An Independent Non-Executive Director	For	For
SHANGHAI FOSUN PHARMACEUTICAL (GROUP) CO LTD	11-Jun-2021	22	Elect Mr. Yu Tze Shan Hailson As An Independent Non-Executive Director	For	For
SHANGHAI INTERNATIONAL AIRPORT CO LTD	22-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
SHANGHAI INTERNATIONAL AIRPORT CO LTD	22-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
SHANGHAI INTERNATIONAL AIRPORT CO LTD	22-Jun-2021	3	2020 Annual Accounts	For	For
SHANGHAI INTERNATIONAL AIRPORT CO LTD	22-Jun-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SHANGHAI INTERNATIONAL AIRPORT CO LTD	22-Jun-2021	5	2021 Appointment Of Financial Audit Firm	For	For
SHANGHAI INTERNATIONAL AIRPORT CO LTD	22-Jun-2021	6	2021 Appointment Of Internal Control Audit Firm	For	For
SHANGHAI INTERNATIONAL AIRPORT CO LTD	22-Jun-2021	7	By-Election Of Director: Zhu Chuanwu	For	For
SHANGHAI INTERNATIONAL AIRPORT CO LTD	22-Jun-2021	8	By-Election Of Director: Liu Wei	For	For
SHANGHAI INTERNATIONAL AIRPORT CO LTD	22-Jun-2021	9	By-Election Of Supervisor: Huang Guangye	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHANGHAI INTERNATIONAL AIRPORT CO LTD	22-Jun-2021	10	By-Election Of Supervisor: Zhu Ligang	For	For
SHANGHAI INTERNATIONAL PORT (GROUP) CO LTD	16-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
SHANGHAI INTERNATIONAL PORT (GROUP) CO LTD	16-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
SHANGHAI INTERNATIONAL PORT (GROUP) CO LTD	16-Jun-2021	3	2020 Annual Accounts	For	For
SHANGHAI INTERNATIONAL PORT (GROUP) CO LTD	16-Jun-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.28000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SHANGHAI INTERNATIONAL PORT (GROUP) CO LTD	16-Jun-2021	5	2021 Budget Report	For	For
SHANGHAI INTERNATIONAL PORT (GROUP) CO LTD	16-Jun-2021	6	2021 Estimated Quota Of Deposits In And Loans From Related Banks	For	For
SHANGHAI INTERNATIONAL PORT (GROUP) CO LTD	16-Jun-2021	7	2020 Annual Report And Its Summary	For	For
SHANGHAI INTERNATIONAL PORT (GROUP) CO LTD	16-Jun-2021	8	Report On 2020 Remuneration For Directors And Supervisors	For	For
SHANGHAI INTERNATIONAL PORT (GROUP) CO LTD	16-Jun-2021	9	Reappointment Of Audit Firm	For	For
SHANGHAI INTERNATIONAL PORT (GROUP) CO LTD	16-Jun-2021	10	The A-Share Restricted Stock Incentive Plan (Draft) And Its Summary	For	For
SHANGHAI INTERNATIONAL PORT (GROUP) CO LTD	16-Jun-2021	11	Formulation Of The Appraisal Measures And Management Measures For The Implementation Of The A-Share Restricted Stock Incentive Plan	For	For
SHANGHAI INTERNATIONAL PORT (GROUP) CO LTD	16-Jun-2021	12	Authorization To The Board To Handle Matters Regarding The A-Share Restricted Stock Incentive Plan	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	1	2020 Annual Report And Its Summary	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	2	2020 Work Report Of The Board Of Directors, Annual Report, And 2016 2021 Work Plan Report	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	3	2020 Work Report Of The Supervisory Committee	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	4	2020 Work Report Of Independent Directors	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	5	2020 Annual Accounts	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	6	2021 Financial Budget Report	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	7	Total Amount Of 2021 Financing	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	8	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny4.98000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	9	2021 Acceptance Of Loans From The Controlling Shareholder	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	10	2021 Continuing Connected Transactions	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	11	Appointment Of 2021 Financial Statement And Internal Control Audit Firm	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	12	2021 Remuneration Budget For Directors And Supervisors Who Get Payment From The Company	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	13	Purchase Of Liability Insurance For Directors, Supervisors And Senior Management	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	14	Purchase Of Trust Products From A Controlled Subsidiary By Related Parties	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	15	Allowance For Independent Directors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	16	Election Of Director: Li Jinzhao	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	17	Election Of Director: Xu Erjin	For	Combined
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	18	Election Of Director: Guo Rong	For	Combined
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	19	Election Of Director: Li Zuoqiang	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	20	Election Of Director: Deng Weili	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	21	Election Of Independent Director: Wang Zhong	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	22	Election Of Independent Director: Qiao Wenjun	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	23	Election Of Independent Director: He Wanpeng	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	24	Election Of Independent Director: Huang Feng	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	25	Election Of Supervisor: Shen Xiaoming	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	26	Election Of Supervisor: Li Minkun	For	For
SHANGHAI LUJIAZUI FINANCE & TRADE ZONE DEVELOPMENT	21-Apr-2021	27	Election Of Supervisor: Xu Haiyan	For	For
SHANGHAI M&G STATIONERY INC	20-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
SHANGHAI M&G STATIONERY INC	20-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	For
SHANGHAI M&G STATIONERY INC	20-Apr-2021	3	2020 Annual Accounts	For	For
SHANGHAI M&G STATIONERY INC	20-Apr-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny5.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SHANGHAI M&G STATIONERY INC	20-Apr-2021	5	2020 Annual Report And Its Summary	For	For
SHANGHAI M&G STATIONERY INC	20-Apr-2021	6	2021 Estimated Continuing Connected Transactions	For	For
SHANGHAI M&G STATIONERY INC	20-Apr-2021	7	2021 Financial Budget Report	For	For
SHANGHAI M&G STATIONERY INC	20-Apr-2021	8	2021 Remuneration Standards For Directors	For	Combined
SHANGHAI M&G STATIONERY INC	20-Apr-2021	9	Appointment Of 2021 Financial Audit Firm And Internal Control Audit Firm	For	Combined
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	29-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0527/2021052700645.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0527/2021052700639.Pdf	Non-voting resolution	Combined
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	29-Jun-2021	2	Annual Report For 2020	For	Combined
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	29-Jun-2021	3	Report Of The Board Of Directors For 2020	For	For
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	29-Jun-2021	4	Report Of The Board Of Supervisors For 2020	For	For
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	29-Jun-2021	5	Final Accounts Report For 2020 And Financial Budget For 2021	For	For
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	29-Jun-2021	6	Profit Distribution Plan For 2020	For	For
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	29-Jun-2021	7	Proposal Regarding Re-Appointment Of Auditor	For	For
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	29-Jun-2021	8	Proposal Regarding External Guarantees For 2021	For	Combined
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	29-Jun-2021	9	Proposal Regarding Proposed Acquisition Of 100% Equity Interest In A Wholly-Owned Subsidiary Of A Controlling Shareholder And Related/Connected Transaction	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	29-Jun-2021	10	Proposal Regarding Issuance Of Debt Financing Products	For	Combined
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	29-Jun-2021	11	Proposal Regarding The Satisfaction Of The Conditions For Issuing Corporate Bonds	For	Combined
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	29-Jun-2021	12	Proposal Regarding Public Issuance Of Corporate Bonds	For	Combined
SHANGHAI PHARMACEUTICALS HOLDING CO LTD	29-Jun-2021	13	Proposal Regarding The General Mandate Of The Company	For	Combined
SHANGHAI PUDONG DEVELOPMENT BANK CO LTD	11-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
SHANGHAI PUDONG DEVELOPMENT BANK CO LTD	11-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
SHANGHAI PUDONG DEVELOPMENT BANK CO LTD	11-Jun-2021	3	2020 Annual Accounts And 2021 Financial Budget Report	For	For
SHANGHAI PUDONG DEVELOPMENT BANK CO LTD	11-Jun-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny4.80000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SHANGHAI PUDONG DEVELOPMENT BANK CO LTD	11-Jun-2021	5	Reappointment Of 2021 Audit Firm	For	For
SHANGHAI PUDONG DEVELOPMENT BANK CO LTD	11-Jun-2021	6	Extension Of The Valid Period Of The Relevant Authorization For The Issuance Of Financial Bonds	For	For
SHANGHAI PUDONG DEVELOPMENT BANK CO LTD	11-Jun-2021	7	Plan For Issuance Of Capital Bonds At Home And Abroad In The Next Three Years	For	For
SHANXI XINGHUACUN FEN WINE FACTORY CO LTD	18-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
SHANXI XINGHUACUN FEN WINE FACTORY CO LTD	18-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
SHANXI XINGHUACUN FEN WINE FACTORY CO LTD	18-Jun-2021	3	2020 Work Report Of Independent Directors	For	For
SHANXI XINGHUACUN FEN WINE FACTORY CO LTD	18-Jun-2021	4	2020 Annual Accounts	For	For
SHANXI XINGHUACUN FEN WINE FACTORY CO LTD	18-Jun-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.00000000 2) Bonus Issue From Profit (Share/10 Shares):4.000000 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SHANXI XINGHUACUN FEN WINE FACTORY CO LTD	18-Jun-2021	6	2020 Annual Report And Its Summary	For	For
SHANXI XINGHUACUN FEN WINE FACTORY CO LTD	18-Jun-2021	7	Appointment Of 2021 Audit Firm And Internal Control Audit Firm And Payment Of 2020 Audit Fees	For	For
SHANXI XINGHUACUN FEN WINE FACTORY CO LTD	18-Jun-2021	8	Amendments To The Company'S Articles Of Association And Its Appendix	For	For
SHANXI XINGHUACUN FEN WINE FACTORY CO LTD	18-Jun-2021	9	Election Of Director: Chen Ying	For	For
SHARP CORPORATION	29-Jun-2021	2	Appoint A Director Who Is Not Audit And Supervisory Committee Member Jeng-Wu Tai	For	For
SHARP CORPORATION	29-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nomura, Katsuaki	For	For
SHARP CORPORATION	29-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Hong-Jen Chuang	For	For
SHARP CORPORATION	29-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ting-Chen Hsu	For	For
SHARP CORPORATION	29-Jun-2021	6	Appoint A Director Who Is Audit And Supervisory Committee Member Hsu-Tung Lu	For	Combined
SHARP CORPORATION	29-Jun-2021	7	Appoint A Director Who Is Audit And Supervisory Committee Member Himejiwa, Yasuo	For	Combined
SHARP CORPORATION	29-Jun-2021	8	Appoint A Director Who Is Audit And Supervisory Committee Member Nakagawa, Yutaka	For	For
SHARP CORPORATION	29-Jun-2021	9	Approve Details Of The Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	For
SHARP CORPORATION	29-Jun-2021	10	Approve Details Of The Compensation To Be Received By Directors Who Are Audit And Supervisory Committee Members	For	For
SHARP CORPORATION	29-Jun-2021	11	Amend Articles To: Update The Articles Related To Class Shares, Approve Minor Revisions	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHAW COMMUNICATIONS INC.	13-Jan-2021	1	You Are Cordially Invited To Attend The Annual Meeting Of Shareholders Of Shaw Communications Inc. (The "Company") To Be Held Via Virtual Shareholder Meeting On January 13, 2021 At 2:00 Pm Mst. Please Use The Following Url To Access The Meeting www.Virtualshareholdermeeting.Com/Shaw2021 .	For	Combined
SHAW COMMUNICATIONS INC.	20-May-2021	1	A Special Resolution, The Full Text Of Which Is Set Forth In Appendix A To The Accompanying Management Information Circular Dated April 14, 2021 (The "Circular"), To Approve The Proposed Arrangement Between Shaw Communications Inc. ("Shaw"), Rogers Communications Inc. (The "Purchaser") And The Holders Of Class A Participating Shares And Class B Non-Voting Participating Shares Of Shaw Pursuant To A Plan Of Arrangement Under Section 193 Of The Business Corporations Act (Alberta), Whereby The Purchaser Will, Among Other Things, Acquire All Of The Issued And Outstanding Class A Participating Shares And Class B Non-Voting Participating Shares In The Capital Of Shaw, As More Particularly Described In The Circular.	For	Combined
SHENGYI TECHNOLOGY CO LTD	28-Jan-2021	1	Provision Of Guarantee Quota For Controlled Subsidiaries	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	1	2020 Annual Accounts	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	2	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny4.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	3	2020 Annual Report And Its Summary	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	4	2020 Work Report Of The Board Of Directors	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	5	2020 Work Report Of The Supervisory Committee	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	6	2020 Work Report Of Independent Directors	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	7	Reappointment Of 2021 Audit Firm And Determination Of 2021 Audit Fees	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	8	Reappointment Of 2021 Internal Control Audit Firm And Determination Of 2021 Internal Control Audit Fees	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	9	2021 Estimated Continuing Connected Transactions: 2021 Estimated Continuing Connected Transactions With A Company And Another Company And Its Subordinated Companies	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	10	2021 Estimated Continuing Connected Transactions: 2021 Estimated Continuing Connected Transactions With Other 3 Companies	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	11	Amendments To The Company'S Articles Of Association	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	12	Election Of Director: Liu Shufeng	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	13	Election Of Director: Chen Renxi	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	14	Election Of Director: Deng Chunhua	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	15	Election Of Director: Xu Liquan	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	16	Election Of Director: Tang Yingmin	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	17	Election Of Director: Zhu Dan	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	18	Election Of Director: Xie Jingyun	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	19	Election Of Independent Director: Chu Xiaoping	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	20	Election Of Independent Director: Li Junyin	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	21	Election Of Independent Director: Wei Jun	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	22	Election Of Independent Director: Lu Xin	For	For
SHENGYI TECHNOLOGY CO LTD	22-Apr-2021	23	Election Of Supervisor: Zhuang Dingding	For	For
SHENNAN CIRCUITS CO., LTD.	25-Jan-2021	1	Change Of The Company'S Business Scope And Amendments To The Company'S Articles Of Association	For	For
SHENNAN CIRCUITS CO., LTD.	06-Apr-2021	1	2020 Annual Report And Its Summary	For	For
SHENNAN CIRCUITS CO., LTD.	06-Apr-2021	2	2020 Annual Accounts	For	For
SHENNAN CIRCUITS CO., LTD.	06-Apr-2021	3	2021 Financial Budget Report	For	For
SHENNAN CIRCUITS CO., LTD.	06-Apr-2021	4	2020 Work Report Of The Board Of Directors	For	For
SHENNAN CIRCUITS CO., LTD.	06-Apr-2021	5	2020 Work Report Of The Supervisory Committee	For	For
SHENNAN CIRCUITS CO., LTD.	06-Apr-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny9.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHENNAN CIRCUITS CO., LTD.	06-Apr-2021	7	Repurchase And Cancellation Of Some Restricted Stocks Under The First Phase A-Share Restricted Stock Incentive Plan	For	For
SHENNAN CIRCUITS CO., LTD.	06-Apr-2021	8	Election Of Non-Independent Director: Yang Zhicheng	For	For
SHENNAN CIRCUITS CO., LTD.	06-Apr-2021	9	Election Of Non-Independent Director: Zhou Jinqun	For	For
SHENNAN CIRCUITS CO., LTD.	06-Apr-2021	10	Election Of Non-Independent Director: Zhang Zhibiao	For	For
SHENNAN CIRCUITS CO., LTD.	06-Apr-2021	11	Election Of Non-Independent Director: Xiao Yi	For	For
SHENNAN CIRCUITS CO., LTD.	06-Apr-2021	12	Election Of Non-Independent Director: Xiao Zhanglin	For	For
SHENNAN CIRCUITS CO., LTD.	06-Apr-2021	13	Election Of Non-Independent Director: Li Peiyin	For	For
SHENNAN CIRCUITS CO., LTD.	06-Apr-2021	14	Election Of Independent Director: Li Mian	For	For
SHENNAN CIRCUITS CO., LTD.	06-Apr-2021	15	Election Of Independent Director: Huang Yaying	For	For
SHENNAN CIRCUITS CO., LTD.	06-Apr-2021	16	Election Of Independent Director: Yu Hongyu	For	For
SHENNAN CIRCUITS CO., LTD.	06-Apr-2021	17	Election Of Shareholder Supervisor: Wang Mingchuan	For	For
SHENNAN CIRCUITS CO., LTD.	06-Apr-2021	18	Election Of Shareholder Supervisor: Zhang Lan	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	3	2020 Annual Accounts	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	5	2020 Annual Report	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	6	Continuing Connected Transactions With A Company And Its Subsidiaries	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	7	Continuing Connected Transactions With Other Related Parties	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	8	General Authorization To The Board Regarding Additional A-Share And H-Share Offering	For	Combined
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	9	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	Combined
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	10	Provision Of Guarantee For A Company	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	11	Appointment Of 2021 Audit Firm	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	12	Amendments To The Articles Of Association	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	13	Amendments To The Rules Of Procedure Governing The Board Meetings	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	14	Amendments To The Company'S Rules Of Procedure Governing Meetings Of The Supervisory Committee	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	15	Amendments To The 2020 Scheme For Authorization To The Board	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	16	Election Of Non-Independent Director: Chu Xiaoming	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	17	Election Of Non-Independent Director: Yang Wenqing	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	18	Election Of Non-Independent Director: Huang Hao	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	19	Election Of Non-Independent Director: Ge Rongrong	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	20	Election Of Non-Independent Director: Ren Xiaotao	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	21	Election Of Non-Independent Director: Zhang Yigang	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	22	Election Of Non-Independent Director: Zhu Zhilong	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	23	Election Of Independent Director: Yang Xiaowen	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	24	Election Of Independent Director: Wu Changqi	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	25	Election Of Independent Director: Chen Hanwen	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	26	Election Of Independent Director: Zhao Lei	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	27	Election Of Supervisor: Xu Yiyang	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	28	Election Of Supervisor: Chen Yan	For	For
SHENWAN HONGYUAN GROUP CO LTD	28-May-2021	29	Election Of Supervisor: Jiang Yang	For	For
SHENZHEN GOODIX TECHNOLOGY CO., LTD.	15-Mar-2021	1	Adjustment Of The Organization Structure Of The Company'S Management Team And Amendments To The Company'S Articles Of Association	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHENZHEN GOODIX TECHNOLOGY CO., LTD.	17-May-2021	1	2020 Annual Report And Its Summary	For	For
SHENZHEN GOODIX TECHNOLOGY CO., LTD.	17-May-2021	2	2020 Annual Accounts	For	For
SHENZHEN GOODIX TECHNOLOGY CO., LTD.	17-May-2021	3	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny4.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SHENZHEN GOODIX TECHNOLOGY CO., LTD.	17-May-2021	4	2020 Work Report Of The Board Of Directors	For	For
SHENZHEN GOODIX TECHNOLOGY CO., LTD.	17-May-2021	5	2020 Work Report Of Independent Directors	For	For
SHENZHEN GOODIX TECHNOLOGY CO., LTD.	17-May-2021	6	2020 Work Report Of The Supervisory Committee	For	For
SHENZHEN GOODIX TECHNOLOGY CO., LTD.	17-May-2021	7	Application For Comprehensive Credit To Banks By The Company, Wholly-Owned Subsidiaries And Sub-Subsidiaries	For	For
SHENZHEN GOODIX TECHNOLOGY CO., LTD.	24-May-2021	1	2021 The First Phase Stock Option Incentive Plan (Draft) And Its Summary	For	Combined
SHENZHEN GOODIX TECHNOLOGY CO., LTD.	24-May-2021	2	Appraisal Management Measures For The Implementation Of 2020 The First Phase Stock Option Incentive Plan	For	Against
SHENZHEN GOODIX TECHNOLOGY CO., LTD.	24-May-2021	3	Authorization To The Board To Handle Matters Regarding 2020 The First Phase Stock Option Incentive Plan	For	Against
SHENZHEN GOODIX TECHNOLOGY CO., LTD.	24-May-2021	4	2021 The First Phase Employee Stock Ownership Plan (Draft) And Its Summary	For	Against
SHENZHEN GOODIX TECHNOLOGY CO., LTD.	24-May-2021	5	Appraisal Management Measures For The Implementation Of 2021 The First Phase Employee Stock Ownership Plan	For	Against
SHENZHEN GOODIX TECHNOLOGY CO., LTD.	24-May-2021	6	Authorization To The Board To Handle Matters Regarding 2021 The First Phase Employee Stock Ownership Plan	For	Against
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	2	2020 Annual Report And Its Summary	For	Combined
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	3	2020 Annual Accounts	For	For
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	4	2020 Work Report Of The Board Of Directors	For	For
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	5	2020 Work Report Of The Supervisory Committee	For	For
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny3.60000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares):5.000000	For	For
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	7	2021 Financial Budget Report	For	For
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	8	Long-Term Stock Ownership Incentive Plan (Draft) And Its Summary	For	Combined
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	9	Management Measures For The Long-Term Stock Ownership Incentive Plan	For	Against
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	10	Authorization To The Board To Handle Matters Regarding The Long-Term Stock Ownership Incentive Plan	For	Against
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	11	Amendments To The Information Disclosure Management System	For	Combined
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	12	Amendments To The Rules Of Procedure Governing Meetings Of The Supervisory Committee	For	For
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	13	Purchase Of Wealth Management Products With Idle Proprietary Funds	For	For
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	14	Purchase Of Wealth Management Products From Banks With Idle Raised Funds	For	For
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	15	Amendments To The Company'S Articles Of Association	For	Combined
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	16	Amendments To The Rules Of Procedure Governing The Board Meetings	For	Combined
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	17	Amendments To The Company'S Rules Of Procedure Governing Shareholders' General Meetings	For	For
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	18	Amendments To The External Guarantee Management System	For	For
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	19	Amendments To The Connected Transactions Decision-Making System	For	For
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	20	Amendments To The Management System For The Use Of Raised Funds	For	For
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	21	Election Of Non-Independent Director: Zhu Xingming	For	For
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	22	Election Of Non-Independent Director: Li Juntian	For	For
SHENZHEN INVANCE TECHNOLOGY CO LTD	24-May-2021	23	Election Of Non-Independent Director: Song Junen	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHENZHEN INOVANCE TECHNOLOGY CO LTD	24-May-2021	24	Election Of Non-Independent Director: Zhou Bin	For	For
SHENZHEN INOVANCE TECHNOLOGY CO LTD	24-May-2021	25	Election Of Non-Independent Director: Liu Yuchuan	For	For
SHENZHEN INOVANCE TECHNOLOGY CO LTD	24-May-2021	26	Election Of Non-Independent Director: Zhao Jinrong	For	For
SHENZHEN INOVANCE TECHNOLOGY CO LTD	24-May-2021	27	Election Of Independent Director: Zhang Taowei	For	For
SHENZHEN INOVANCE TECHNOLOGY CO LTD	24-May-2021	28	Election Of Independent Director: Zhao Jinlin	For	For
SHENZHEN INOVANCE TECHNOLOGY CO LTD	24-May-2021	29	Election Of Independent Director: Huang Pei	For	For
SHENZHEN INOVANCE TECHNOLOGY CO LTD	24-May-2021	30	Election Of Non-Employee Supervisor: Bai Ziping	For	For
SHENZHEN INOVANCE TECHNOLOGY CO LTD	24-May-2021	31	Election Of Non-Employee Supervisor: Lu Songquan	For	For
SHENZHEN INTERNATIONAL HOLDINGS LTD	18-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0415/2021041500206.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0415/2021041500204.Pdf	Non-voting resolution	Combined
SHENZHEN INTERNATIONAL HOLDINGS LTD	18-May-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
SHENZHEN INTERNATIONAL HOLDINGS LTD	18-May-2021	3	To Receive And Consider The Audited Financial Statements And The Reports Of The Directors And Of The Auditor For The Year Ended 31 December 2020	For	Combined
SHENZHEN INTERNATIONAL HOLDINGS LTD	18-May-2021	4	To Declare The Final Dividend For The Year Ended 31 December 2020, The Final Dividend Be Satisfied In The Form Of An Allotment Of Scrip Shares, And Shareholders Of The Company Will Be Given The Option Of Receiving In Cash	For	For
SHENZHEN INTERNATIONAL HOLDINGS LTD	18-May-2021	5	To Declare The Special Dividend For The Year Ended 31 December 2020, The Special Dividend Be Satisfied In The Form Of An Allotment Of Scrip Shares, And Shareholders Of The Company Will Be Given The Option Of Receiving In Cash	For	For
SHENZHEN INTERNATIONAL HOLDINGS LTD	18-May-2021	6	To Re-Elect Mr. Li Haitao As A Director	For	Combined
SHENZHEN INTERNATIONAL HOLDINGS LTD	18-May-2021	7	To Re-Elect Mr. Wang Peihang As A Director	For	Combined
SHENZHEN INTERNATIONAL HOLDINGS LTD	18-May-2021	8	To Re-Elect Mr. Dai Jingming As A Director	For	Combined
SHENZHEN INTERNATIONAL HOLDINGS LTD	18-May-2021	9	To Re-Elect Mr. Hu Wei As A Director	For	Combined
SHENZHEN INTERNATIONAL HOLDINGS LTD	18-May-2021	10	To Re-Elect Mr. Zhou Zhiwei As A Director	For	Combined
SHENZHEN INTERNATIONAL HOLDINGS LTD	18-May-2021	11	To Re-Elect Professor Cheng Tai Chiu, Edwin As A Director	For	For
SHENZHEN INTERNATIONAL HOLDINGS LTD	18-May-2021	12	To Authorize The Board Of Directors To Fix The Directors' Remuneration	For	For
SHENZHEN INTERNATIONAL HOLDINGS LTD	18-May-2021	13	To Appoint Deloitte Touche Tohmatsu As The Auditor Of The Company And To Authorize The Board Of Directors To Fix The Auditor's Remuneration	For	For
SHENZHEN INTERNATIONAL HOLDINGS LTD	18-May-2021	14	To Grant A Repurchase Mandate To The Board Of Directors To Repurchase Shares In The Company As Set Out In Item 5 Of The Notice Of Annual General Meeting	For	For
SHENZHEN INTERNATIONAL HOLDINGS LTD	18-May-2021	15	To Grant A General Mandate To The Board Of Directors To Allot, Issue And Otherwise Deal With The Shares In The Company As Set Out In Item 6 Of The Notice Of Annual General Meeting	For	Combined
SHENZHEN INTERNATIONAL HOLDINGS LTD	18-May-2021	16	To Extend The General Mandate Granted To The Board Of Directors To Allot, Issue And Otherwise Deal With The Shares In The Company As Set Out In Item 7 Of The Notice Of Annual General Meeting	For	Against
SHENZHEN INVESTMENT LTD	01-Jun-2021	3	To Receive And Consider The Audited Financial Statements, The Report Of The Directors And The Independent Auditors' Report For The Year Ended 31 December 2020	For	Combined
SHENZHEN INVESTMENT LTD	01-Jun-2021	4	To Declare A Final Dividend	For	For
SHENZHEN INVESTMENT LTD	01-Jun-2021	5	To Re-Elect Mr. Huang Wei As Director	For	For
SHENZHEN INVESTMENT LTD	01-Jun-2021	6	To Re-Elect Ms. Cai Xun As Director	For	For
SHENZHEN INVESTMENT LTD	01-Jun-2021	7	To Re-Elect Mr. Dong Fang As Director	For	For
SHENZHEN INVESTMENT LTD	01-Jun-2021	8	To Re-Elect Mr. Wu Wai Chung, Michael As Director	For	Combined
SHENZHEN INVESTMENT LTD	01-Jun-2021	9	To Re-Elect Mr. Li Wai Keung As Director	For	Against
SHENZHEN INVESTMENT LTD	01-Jun-2021	10	To Authorize The Board Of Directors To Fix The Remuneration Of The Directors	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHENZHEN INVESTMENT LTD	01-Jun-2021	11	To Appoint Pricewaterhousecoopers As Auditor And To Authorize The Board Of Directors To Fix Their Remuneration	For	For
SHENZHEN INVESTMENT LTD	01-Jun-2021	12	To Grant A General Mandate To The Directors To Buy Back Shares Not Exceeding 10% Of The Number Of Shares Of The Company In Issue As At The Date Of This Resolution	For	For
SHENZHEN INVESTMENT LTD	01-Jun-2021	13	To Grant A General Mandate To The Directors To Allot And Issue New Shares Not Exceeding 20% Of The Number Of Shares Of The Company In Issue As At The Date Of This Resolution	For	Combined
SHENZHEN INVESTMENT LTD	01-Jun-2021	14	To Extend The General Mandate Granted To The Directors To Allot And Issue New Shares By Adding To The Number Of Shares Being Bought Back By The Company	For	Against
SHENZHEN INVESTMENT LTD	01-Jun-2021	15	To Grant A Mandate To The Directors To Grant Options Under The Share Option Scheme Of The Company	For	Against
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	1	The Company'S Eligibility For Issuance Of Convertible Bonds To Non-Specific Parties	For	Combined
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	2	Plan For Public Issuance Of Convertible Corporate Bonds To Non-Specific Parties: Type Of Securities To Be Issued	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	3	Plan For Public Issuance Of Convertible Corporate Bonds To Non-Specific Parties: Issuing Scale	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	4	Plan For Public Issuance Of Convertible Corporate Bonds To Non-Specific Parties: Par Value And Issue Price	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	5	Plan For Public Issuance Of Convertible Corporate Bonds To Non-Specific Parties: Bond Duration	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	6	Plan For Public Issuance Of Convertible Corporate Bonds To Non-Specific Parties: Interest Rate	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	7	Plan For Public Issuance Of Convertible Corporate Bonds To Non-Specific Parties: Interest Payment Limit And Method	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	8	Plan For Public Issuance Of Convertible Corporate Bonds To Non-Specific Parties: Conversion Period	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	9	Plan For Public Issuance Of Convertible Corporate Bonds To Non-Specific Parties: Determination And Adjustment Of The Conversion Price	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	10	Plan For Public Issuance Of Convertible Corporate Bonds To Non-Specific Parties: Determining Method For The Number Of Converted Shares And Treatment Method In Case The Remaining Convertible Bonds Cannot Be Converted Into One Common Share When Conversion Happens	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	11	Plan For Public Issuance Of Convertible Corporate Bonds To Non-Specific Parties: Downward Adjustment Of Conversion Price	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	12	Plan For Public Issuance Of Convertible Corporate Bonds To Non-Specific Parties: Redemption Clauses	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	13	Plan For Public Issuance Of Convertible Corporate Bonds To Non-Specific Parties: Resale Clauses	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	14	Plan For Public Issuance Of Convertible Corporate Bonds To Non-Specific Parties: Attribution Of Related Dividends For Conversion Years	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	15	Plan For Public Issuance Of Convertible Corporate Bonds To Non-Specific Parties: Issuing Targets And Method	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	16	Plan For Public Issuance Of Convertible Corporate Bonds To Non-Specific Parties: Arrangement For Placement To Existing Shareholders	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	17	Plan For Public Issuance Of Convertible Corporate Bonds To Non-Specific Parties: Matters Regarding Bondholders' Meetings	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	18	Plan For Public Issuance Of Convertible Corporate Bonds To Non-Specific Parties: Purpose Of The Raised Funds	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	19	Plan For Public Issuance Of Convertible Corporate Bonds To Non-Specific Parties: Guarantee Matters	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	20	Plan For Public Issuance Of Convertible Corporate Bonds To Non-Specific Parties: Deposit Account For The Raised Funds	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	21	Plan For Public Issuance Of Convertible Corporate Bonds To Non-Specific Parties: The Valid Period Of The Plan For Convertible Bond Issuance	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	22	Preplan For Public Issuance Of Convertible Bonds	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	23	Demonstration Analysis Report On The Issuance Of Convertible Corporate Bonds To Non-Specific Parties	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	24	Feasibility Analysis Report On The Use Of Funds To Be Raised From The Issuance Of Convertible Corporate Bonds To Non-Specific Parties	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	25	Risk Warning On Diluted Immediate Return After The Issuance Of Convertible Corporate Bonds To Non-Specific Parties And Filling Measures, And Commitments Of Relevant Parties	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	26	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	27	Report On The Use Of Previously Raised Funds	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	28	Rules Governing The Meetings Of Bondholders' Of The Company'S Convertible Bonds	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	26-Feb-2021	29	Full Authorization To The Board To Handle Matters Regarding The Issuance Of Convertible Corporate Bonds To Non-Specific Parties	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	20-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	20-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	20-May-2021	3	2020 Annual Accounts	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	20-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	20-May-2021	5	2020 Annual Report And Its Summary	For	For
SHENZHEN KANGTAI BIOLOGICAL PRODUCTS CO LTD	20-May-2021	6	Purchase Of Wealth Management Products With Proprietary Funds By The Company And Wholly-Owned Subsidiaries	For	For
SHENZHEN MINDRAY BIO-MEDICAL ELECTRONICS CO., LTD.	19-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
SHENZHEN MINDRAY BIO-MEDICAL ELECTRONICS CO., LTD.	19-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
SHENZHEN MINDRAY BIO-MEDICAL ELECTRONICS CO., LTD.	19-May-2021	3	2020 Annual Accounts	For	For
SHENZHEN MINDRAY BIO-MEDICAL ELECTRONICS CO., LTD.	19-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny25.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SHENZHEN MINDRAY BIO-MEDICAL ELECTRONICS CO., LTD.	19-May-2021	5	2020 Annual Report And Its Summary	For	For
SHENZHEN MINDRAY BIO-MEDICAL ELECTRONICS CO., LTD.	19-May-2021	6	2020 Social Responsibility Report	For	For
SHENZHEN MINDRAY BIO-MEDICAL ELECTRONICS CO., LTD.	19-May-2021	7	Change Of Some Projects Financed With Raised Funds	For	For
SHENZHEN MINDRAY BIO-MEDICAL ELECTRONICS CO., LTD.	19-May-2021	8	Reappointment Of 2021 Audit Firm	For	For
SHENZHEN MINDRAY BIO-MEDICAL ELECTRONICS CO., LTD.	19-May-2021	9	Election Of Independent Directors	For	For
SHENZHEN MINDRAY BIO-MEDICAL ELECTRONICS CO., LTD.	19-May-2021	10	2021 Purchase Liability Insurance For Directors, Supervisors And Senior Management	For	For
SHENZHEN MINDRAY BIO-MEDICAL ELECTRONICS CO., LTD.	19-May-2021	11	Change Of The Business Scope	For	For
SHENZHEN MINDRAY BIO-MEDICAL ELECTRONICS CO., LTD.	19-May-2021	12	Amendments To The Articles Of Association	For	For
SHENZHEN MINDRAY BIO-MEDICAL ELECTRONICS CO., LTD.	19-May-2021	13	Amendments To The Company'S Governance Systems: Amendments To The Company'S Rules Of Procedure Governing Shareholders' General Meetings	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHENZHEN MINDRAY BIO-MEDICAL ELECTRONICS CO., LTD.	19-May-2021	14	Amendments To The Company'S Governance Systems: Amendments To The Rules Of Procedure Governing The Board Meetings	For	For
SHENZHEN MINDRAY BIO-MEDICAL ELECTRONICS CO., LTD.	19-May-2021	15	Amendments To The Company'S Governance Systems: Amendments To The Company'S Rules Of Procedure Governing Meetings Of The Supervisory Committee	For	For
SHENZHEN MINDRAY BIO-MEDICAL ELECTRONICS CO., LTD.	19-May-2021	16	Amendments To The Company'S Governance Systems: Amendments To The External Investment Decision-Making System	For	For
SHENZHEN MINDRAY BIO-MEDICAL ELECTRONICS CO., LTD.	19-May-2021	17	Amendments To The Company'S Governance Systems: Amendments To The External Guarantee System	For	For
SHENZHEN MINDRAY BIO-MEDICAL ELECTRONICS CO., LTD.	19-May-2021	18	Amendments To The Company'S Governance Systems: Amendments To The Connected Transactions Decision-Making System	For	For
SHENZHEN MINDRAY BIO-MEDICAL ELECTRONICS CO., LTD.	19-May-2021	19	Amendments To The Company'S Governance Systems: Amendments To The Work System For Independent Directors	For	For
SHENZHEN OVERSEAS CHINESE TOWN CO LTD	20-Apr-2021	1	2020 Annual Report	For	For
SHENZHEN OVERSEAS CHINESE TOWN CO LTD	20-Apr-2021	2	2020 Work Report Of The Board Of Directors	For	For
SHENZHEN OVERSEAS CHINESE TOWN CO LTD	20-Apr-2021	3	2020 Work Report Of The Supervisory Committee	For	For
SHENZHEN OVERSEAS CHINESE TOWN CO LTD	20-Apr-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny4.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SHENZHEN OVERSEAS CHINESE TOWN CO LTD	20-Apr-2021	5	Application For Comprehensive Credit Line To Banks And Other Financial Institutions From 2021 To 2022	For	For
SHENZHEN OVERSEAS CHINESE TOWN CO LTD	20-Apr-2021	6	Application For Loan Quota To A Company From 2021 To 2022	For	For
SHENZHEN OVERSEAS CHINESE TOWN CO LTD	20-Apr-2021	7	Guarantee Quota From The Company And Controlled Subsidiaries To Controlled And Joint Stock Companies From 2021 To 2022	For	For
SHENZHEN OVERSEAS CHINESE TOWN CO LTD	20-Apr-2021	8	Financial Aid To Joint Stock Companies From 2021 To 2022	For	For
SHENZHEN OVERSEAS CHINESE TOWN CO LTD	20-Apr-2021	9	Authorization For Financial Aid To Project Companies From 2021 To 2022	For	For
SHENZHEN OVERSEAS CHINESE TOWN CO LTD	20-Apr-2021	10	2021 Estimated Continuing Connected Transactions	For	For
SHENZHEN OVERSEAS CHINESE TOWN CO LTD	20-Apr-2021	11	Reappointment Of Audit Firm	For	For
SHENZHEN OVERSEAS CHINESE TOWN CO LTD	20-Apr-2021	12	Permanently Supplementing The Working Capital With Surplus Raised Funds	For	For
SHENZHEN OVERSEAS CHINESE TOWN CO LTD	20-Apr-2021	13	Change Of Supervisors	For	Combined
SHENZHOU INTERNATIONAL GROUP HOLDINGS LTD	28-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0426/2021042600422.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0426/2021042600406.Pdf	Non-voting resolution	Combined
SHENZHOU INTERNATIONAL GROUP HOLDINGS LTD	28-May-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
SHENZHOU INTERNATIONAL GROUP HOLDINGS LTD	28-May-2021	3	To Receive And Consider The Consolidated Audited Financial Statements And The Reports Of The Directors Of The Company And The Company'S Independent Auditors For The Year Ended 31 December 2020	For	Combined
SHENZHOU INTERNATIONAL GROUP HOLDINGS LTD	28-May-2021	4	To Approve And Declare The Payment Of A Final Dividend For The Year Ended 31 December 2020	For	For
SHENZHOU INTERNATIONAL GROUP HOLDINGS LTD	28-May-2021	5	To Re-Elect Mr. Huang Guanlin As An Executive Director Of The Company	For	Combined
SHENZHOU INTERNATIONAL GROUP HOLDINGS LTD	28-May-2021	6	To Re-Elect Mr. Ma Renhe As An Executive Director Of The Company	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHENZHOU INTERNATIONAL GROUP HOLDINGS LTD	28-May-2021	7	To Re-Elect Mr. Zhang Bingsheng As An Independent Non-Executive Director Of The Company	For	For
SHENZHOU INTERNATIONAL GROUP HOLDINGS LTD	28-May-2021	8	To Re-Elect Ms. Liu Chunhong As An Independent Non-Executive Director Of The Company	For	For
SHENZHOU INTERNATIONAL GROUP HOLDINGS LTD	28-May-2021	9	To Re-Elect Mr. Liu Xinggao As An Independent Non-Executive Director Of The Company	For	For
SHENZHOU INTERNATIONAL GROUP HOLDINGS LTD	28-May-2021	10	To Authorise The Board Of Directors Of The Company (The "Board") To Fix The Remuneration Of The Directors Of The Company	For	For
SHENZHOU INTERNATIONAL GROUP HOLDINGS LTD	28-May-2021	11	To Re-Appoint Ernst & Young As The Company'S Auditors And To Authorise The Board To Fix Their Remuneration	For	For
SHENZHOU INTERNATIONAL GROUP HOLDINGS LTD	28-May-2021	12	To Grant A General Mandate To The Directors Of The Company To Allot, Issue And Deal With The Company'S Shares	For	Combined
SHENZHOU INTERNATIONAL GROUP HOLDINGS LTD	28-May-2021	13	To Grant A General Mandate To The Directors Of The Company To Repurchase The Company'S Shares	For	Combined
SHENZHOU INTERNATIONAL GROUP HOLDINGS LTD	28-May-2021	14	To Add The Nominal Value Of The Shares Repurchased By The Company Under The General Mandate To Repurchase The Company'S Shares To The Mandate Granted To The Directors Under Resolution No. 10	For	Combined
SHIMADZU CORPORATION	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
SHIMADZU CORPORATION	25-Jun-2021	3	Appoint A Director Nakamoto, Akira	For	For
SHIMADZU CORPORATION	25-Jun-2021	4	Appoint A Director Ueda, Teruhisa	For	For
SHIMADZU CORPORATION	25-Jun-2021	5	Appoint A Director Miura, Yasuo	For	For
SHIMADZU CORPORATION	25-Jun-2021	6	Appoint A Director Kitaoka, Mitsuo	For	For
SHIMADZU CORPORATION	25-Jun-2021	7	Appoint A Director Yamamoto, Yasunori	For	For
SHIMADZU CORPORATION	25-Jun-2021	8	Appoint A Director Wada, Hiroko	For	For
SHIMADZU CORPORATION	25-Jun-2021	9	Appoint A Director Hanai, Nobuo	For	For
SHIMADZU CORPORATION	25-Jun-2021	10	Appoint A Director Nakanishi, Yoshiyuki	For	For
SHIMADZU CORPORATION	25-Jun-2021	11	Appoint A Corporate Auditor Fujii, Hiroyuki	For	For
SHIMAMURA CO.,LTD.	14-May-2021	2	Approve Appropriation Of Surplus	For	For
SHIMAMURA CO.,LTD.	14-May-2021	3	Appoint A Director Suzuki, Makoto	For	For
SHIMAMURA CO.,LTD.	14-May-2021	4	Appoint A Director Saito, Tsuyoki	For	For
SHIMAMURA CO.,LTD.	14-May-2021	5	Appoint A Director Takahashi, Ichihiro	For	For
SHIMAMURA CO.,LTD.	14-May-2021	6	Appoint A Director Fujiwara, Hidejiro	For	For
SHIMAMURA CO.,LTD.	14-May-2021	7	Appoint A Director Matsui, Tamae	For	For
SHIMAMURA CO.,LTD.	14-May-2021	8	Appoint A Director Suzuki, Yutaka	For	For
SHIMANO INC.	30-Mar-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
SHIMANO INC.	30-Mar-2021	2	Approve Appropriation Of Surplus	For	Combined
SHIMANO INC.	30-Mar-2021	3	Appoint A Director Chia Chin Seng	For	For
SHIMANO INC.	30-Mar-2021	4	Appoint A Director Otsu, Tomohiro	For	Combined
SHIMANO INC.	30-Mar-2021	5	Appoint A Director Yoshida, Tamotsu	For	Combined
SHIMANO INC.	30-Mar-2021	6	Appoint A Director Ichijo, Kazuo	For	For
SHIMANO INC.	30-Mar-2021	7	Appoint A Director Katsumaru, Mitsuhiro	For	For
SHIMANO INC.	30-Mar-2021	8	Appoint A Director Sakakibara, Sadayuki	For	For
SHIMAO GROUP HOLDINGS LIMITED	08-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0429/ 2021042900751. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0429/ 2021042900955. Pdf	Non-voting resolution	Combined
SHIMAO GROUP HOLDINGS LIMITED	08-Jun-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
SHIMAO GROUP HOLDINGS LIMITED	08-Jun-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Together With The Reports Of The Directors And The Auditor Of The Company For The Year Ended 31 December 2020	For	Combined
SHIMAO GROUP HOLDINGS LIMITED	08-Jun-2021	4	To Declare A Final Dividend For The Year Ended 31 December 2020	For	For
SHIMAO GROUP HOLDINGS LIMITED	08-Jun-2021	5	To Declare A Special Dividend For The Year Ended 31 December 2020	For	For
SHIMAO GROUP HOLDINGS LIMITED	08-Jun-2021	6	To Re-Elect Mr. Hui Sai Tan, Jason As An Executive Director Of The Company	For	Combined
SHIMAO GROUP HOLDINGS LIMITED	08-Jun-2021	7	To Re-Elect Mr. Ye Mingjie As A Non-Executive Director Of The Company	For	Combined
SHIMAO GROUP HOLDINGS LIMITED	08-Jun-2021	8	To Re-Elect Mr. Lyu Hong Bing As An Independent Non-Executive Director Of The Company	For	Combined
SHIMAO GROUP HOLDINGS LIMITED	08-Jun-2021	9	To Re-Elect Mr. Lam Ching Kam As An Independent Non-Executive Director Of The Company	For	Combined
SHIMAO GROUP HOLDINGS LIMITED	08-Jun-2021	10	To Authorise The Board Of Directors To Fix The Remuneration Of Directors Of The Company	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHIMAO GROUP HOLDINGS LIMITED	08-Jun-2021	11	To Re-Appoint Pricewaterhousecoopers As Auditor Of The Company And To Authorise The Board Of Directors Of The Company To Fix Their Remuneration	For	For
SHIMAO GROUP HOLDINGS LIMITED	08-Jun-2021	12	To Grant A General Mandate To The Directors Of The Company To Issue Shares In The Company	For	For
SHIMAO GROUP HOLDINGS LIMITED	08-Jun-2021	13	To Grant A General Mandate To The Directors Of The Company To Buy Back Shares In The Company	For	For
SHIMIZU CORPORATION	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
SHIMIZU CORPORATION	29-Jun-2021	3	Appoint A Director Miyamoto, Yoichi	For	For
SHIMIZU CORPORATION	29-Jun-2021	4	Appoint A Director Inoue, Kazuyuki	For	For
SHIMIZU CORPORATION	29-Jun-2021	5	Appoint A Director Imaki, Toshiyuki	For	For
SHIMIZU CORPORATION	29-Jun-2021	6	Appoint A Director Yamaji, Toru	For	For
SHIMIZU CORPORATION	29-Jun-2021	7	Appoint A Director Handa, Kimio	For	For
SHIMIZU CORPORATION	29-Jun-2021	8	Appoint A Director Fujimura, Hiroshi	For	For
SHIMIZU CORPORATION	29-Jun-2021	9	Appoint A Director Ikeda, Kentaro	For	For
SHIMIZU CORPORATION	29-Jun-2021	10	Appoint A Director Shimizu, Motoaki	For	For
SHIMIZU CORPORATION	29-Jun-2021	11	Appoint A Director Iwamoto, Tamotsu	For	For
SHIMIZU CORPORATION	29-Jun-2021	12	Appoint A Director Kawada, Junichi	For	For
SHIMIZU CORPORATION	29-Jun-2021	13	Appoint A Director Tamura, Mayumi	For	For
SHIMIZU CORPORATION	29-Jun-2021	14	Appoint A Director Jozuka, Yumiko	For	For
SHIMIZU CORPORATION	29-Jun-2021	15	Appoint A Corporate Auditor Watanabe, Hideto	For	For
SHIMIZU CORPORATION	29-Jun-2021	16	Appoint A Corporate Auditor Ikenaga, Toshie	For	For
SHIN KONG FINANCIAL HOLDING CO LTD	25-May-2021	1	The Company'S 2020 Cpa Audited Financial Statements.	For	For
SHIN KONG FINANCIAL HOLDING CO LTD	25-May-2021	2	The Company'S 2020 Earnings Distribution. Proposed Cash Dividend: Twd 0.4 Per Share. Proposed Cash Dividend For Preferred Share A :Twd 1.71 Per Share. Proposed Cash Dividend For Preferred Share B :Twd 0.6 Per Share.	For	For
SHIN KONG FINANCIAL HOLDING CO LTD	25-May-2021	3	The Company'S Change Of Fund Usage Plan For The Company'S 2020 Capital Raising Through Issuance Of Common Shares And Preferred Shares B.	For	For
SHIN KONG FINANCIAL HOLDING CO LTD	25-May-2021	4	Amendment To The Company'S 'Rules For Shareholders' Meeting'.	For	For
SHIN KONG FINANCIAL HOLDING CO LTD	25-May-2021	5	The Company'S Long Term Capital Raising Plan In Accordance With The Company'S Strategy And Growth.	For	For
SHIN-ETSU CHEMICAL CO.,LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
SHIN-ETSU CHEMICAL CO.,LTD.	29-Jun-2021	3	Amend Articles To: Reduce The Board Of Directors Size, Reduce Term Of Office Of Directors To One Year	For	For
SHIN-ETSU CHEMICAL CO.,LTD.	29-Jun-2021	4	Appoint A Director Saito, Yasuhiko	For	For
SHIN-ETSU CHEMICAL CO.,LTD.	29-Jun-2021	5	Appoint A Director Ueno, Susumu	For	For
SHIN-ETSU CHEMICAL CO.,LTD.	29-Jun-2021	6	Appoint A Director Frank Peter Popoff	For	For
SHIN-ETSU CHEMICAL CO.,LTD.	29-Jun-2021	7	Appoint A Director Miyazaki, Tsuyoshi	For	For
SHIN-ETSU CHEMICAL CO.,LTD.	29-Jun-2021	8	Appoint A Director Fukui, Toshihiko	For	For
SHIN-ETSU CHEMICAL CO.,LTD.	29-Jun-2021	9	Appoint A Corporate Auditor Kagami, Mitsuko	For	For
SHIN-ETSU CHEMICAL CO.,LTD.	29-Jun-2021	10	Approve Details Of The Compensation To Be Received By Directors	For	For
SHIN-ETSU CHEMICAL CO.,LTD.	29-Jun-2021	11	Approve Details Of Compensation As Stock Options For Directors	For	For
SHIN-ETSU CHEMICAL CO.,LTD.	29-Jun-2021	12	Approve Issuance Of Share Acquisition Rights As Stock Options For Employees	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021	1	Approval Of Financial Statements	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021	3	Election Of A Non-Permanent Director: Jin Ok Dong	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021	4	Election Of Outside Director: Bak An Sun	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021	5	Election Of Outside Director: Bae Hun	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021	6	Election Of Outside Director: Byeon Yang Ho	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021	7	Election Of Outside Director: Seong Jae Ho	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021	8	Election Of Outside Director: I Yong Guk	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021	9	Election Of Outside Director: I Yun Jae	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021	10	Election Of Outside Director: Choe Gyeong Rok	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021	11	Election Of Outside Director: Choe Jae Bung	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021	12	Election Of Outside Director: Heo Yong Hak	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021	13	Election Of Outside Director Who Is An Audit Committee Member: Gwak Su Geun	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021	14	Election Of Audit Committee Member: Seong Jae Ho	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021	15	Election Of Audit Committee Member: I Yun Jae	For	For
SHINHAN FINANCIAL GROUP CO LTD	25-Mar-2021	16	Approval Of Remuneration For Director	For	For
SHINPOONG PHARMACEUTICAL CO LTD	31-Mar-2021	1	Approval Of Financial Statements	For	For
SHINPOONG PHARMACEUTICAL CO LTD	31-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
SHINPOONG PHARMACEUTICAL CO LTD	31-Mar-2021	3	Election Of Outside Director Who Is An Audit Committee Member: Han Seung Cheol	For	For
SHINPOONG PHARMACEUTICAL CO LTD	31-Mar-2021	4	Approval Of Remuneration For Director	For	For
SHINSEGAE CO LTD	24-Mar-2021	1	Approval Of Financial Statements	For	For
SHINSEGAE CO LTD	24-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
SHINSEGAE CO LTD	24-Mar-2021	3	Election Of Inside Director: Seo Won Sik	For	For
SHINSEGAE CO LTD	24-Mar-2021	4	Election Of Outside Director: Won Jeong Hui	For	For
SHINSEGAE CO LTD	24-Mar-2021	5	Election Of Outside Director: Wi Cheol Hwan	For	For
SHINSEGAE CO LTD	24-Mar-2021	6	Election Of Outside Director Who Is An Audit Committee Member: Gang Gyeong Won	For	For
SHINSEGAE CO LTD	24-Mar-2021	7	Election Of Audit Committee Member: Won Jeong Hui	For	For
SHINSEGAE CO LTD	24-Mar-2021	8	Approval Of Remuneration For Director	For	For
SHINSEI BANK,LIMITED	23-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
SHINSEI BANK,LIMITED	23-Jun-2021	2	Appoint A Director Kudo, Hideyuki	For	Combined
SHINSEI BANK,LIMITED	23-Jun-2021	3	Appoint A Director Hirasawa, Akira	For	Combined
SHINSEI BANK,LIMITED	23-Jun-2021	4	Appoint A Director Ernest M. Higa	For	Combined
SHINSEI BANK,LIMITED	23-Jun-2021	5	Appoint A Director Makihara, Jun	For	Combined
SHINSEI BANK,LIMITED	23-Jun-2021	6	Appoint A Director Murayama, Rie	For	Combined
SHINSEI BANK,LIMITED	23-Jun-2021	7	Appoint A Director Sasaki, Hiroko	For	Combined
SHINSEI BANK,LIMITED	23-Jun-2021	8	Appoint A Director Tomimura, Ryuichi	For	Combined
SHINSEI BANK,LIMITED	23-Jun-2021	9	Approve Details Of Compensation As Stock-Linked Compensation Type Stock Options For Full-Time Directors	For	Combined
SHINSEI BANK,LIMITED	23-Jun-2021	10	Approve Details Of The Restricted-Share Compensation To Be Received By Directors	For	Combined
SHIONOGI & CO.,LTD.	22-Jun-2021	2	Approve Appropriation Of Surplus	For	For
SHIONOGI & CO.,LTD.	22-Jun-2021	3	Appoint A Director Teshirogi, Isao	For	For
SHIONOGI & CO.,LTD.	22-Jun-2021	4	Appoint A Director Sawada, Takuko	For	For
SHIONOGI & CO.,LTD.	22-Jun-2021	5	Appoint A Director Ando, Keiichi	For	For
SHIONOGI & CO.,LTD.	22-Jun-2021	6	Appoint A Director Ozaki, Hiroshi	For	For
SHIONOGI & CO.,LTD.	22-Jun-2021	7	Appoint A Director Takatsuki, Fumi	For	For
SHIONOGI & CO.,LTD.	22-Jun-2021	8	Appoint A Corporate Auditor Fujiwara, Takaoki	For	For
SHISEIDO COMPANY,LIMITED	25-Mar-2021	2	Approve Appropriation Of Surplus	For	For
SHISEIDO COMPANY,LIMITED	25-Mar-2021	3	Appoint A Director Uotani, Masahiko	For	For
SHISEIDO COMPANY,LIMITED	25-Mar-2021	4	Appoint A Director Suzuki, Yukari	For	For
SHISEIDO COMPANY,LIMITED	25-Mar-2021	5	Appoint A Director Tadakawa, Norio	For	For
SHISEIDO COMPANY,LIMITED	25-Mar-2021	6	Appoint A Director Yokota, Takayuki	For	For
SHISEIDO COMPANY,LIMITED	25-Mar-2021	7	Appoint A Director Fujimori, Yoshiaki	For	For
SHISEIDO COMPANY,LIMITED	25-Mar-2021	8	Appoint A Director Ishikura, Yoko	For	For
SHISEIDO COMPANY,LIMITED	25-Mar-2021	9	Appoint A Director Iwahara, Shinsaku	For	For
SHISEIDO COMPANY,LIMITED	25-Mar-2021	10	Appoint A Director Oishi, Kanoko	For	For
SHISEIDO COMPANY,LIMITED	25-Mar-2021	11	Appoint A Corporate Auditor Ozu, Hiroshi	For	For
SHISEIDO COMPANY,LIMITED	25-Mar-2021	12	Approve Details Of The Long-Term Incentive Type Compensation To Be Received By Directors	For	For
SHOPIFY INC.	26-May-2021	1	Election Of Director: Tobias Lütke	For	Combined
SHOPIFY INC.	26-May-2021	2	Election Of Director: Robert Ashe	For	Combined
SHOPIFY INC.	26-May-2021	3	Election Of Director: Gail Goodman	For	Combined
SHOPIFY INC.	26-May-2021	4	Election Of Director: Colleen Johnston	For	Combined
SHOPIFY INC.	26-May-2021	5	Election Of Director: Jeremy Levine	For	Combined
SHOPIFY INC.	26-May-2021	6	Election Of Director: John Phillips	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHOIFY INC.	26-May-2021	7	Appointment Of The Auditors Resolution Approving The Re-Appointment Of Pricewaterhousecoopers Llp As Auditors Of Shopify Inc. And Authorizing The Board Of Directors To Fix Their Remuneration.	For	Combined
SHOIFY INC.	26-May-2021	8	Approval Of Stock Option Plan Resolution Approving The Second Amendment And Restatement Of Shopify Inc.'S Stock Option Plan And Approving All Unallocated Options Under The Stock Option Plan, As Amended, All As Disclosed In The Management Information Circular For The Meeting.	For	Combined
SHOIFY INC.	26-May-2021	9	Approval Of Long Term Incentive Plan Resolution Approving The Second Amendment And Restatement Of Shopify Inc.'S Long Term Incentive Plan And Approving All Unallocated Awards Under The Long Term Incentive Plan, As Amended, All As Disclosed In The Management Information Circular For The Meeting.	For	Combined
SHOIFY INC.	26-May-2021	10	Advisory Vote On Executive Compensation Non-Binding Advisory Resolution That The Shareholders Accept Shopify Inc.'S Approach To Executive Compensation As Disclosed In The Management Information Circular For The Meeting.	For	Combined
SHREE CEMENT LTD	09-Jan-2021	1	Please Note That This Is A Postal Meeting Announcement. A Physical Meeting Is Not Being Held For This Company. Therefore, Meeting Attendance Requests Are Not Valid For This Meeting. If You Wish To Vote, You Must Return Your Instructions By The Indicated Cutoff Date. Please Also Note That Abstain Is Not A Valid Vote Option At Postal Ballot Meetings. Thank You	Non-voting resolution	Combined
SHREE CEMENT LTD	09-Jan-2021	2	To Approve Advancing Loan(S) To, And/Or Giving Corporate Guarantee In Connection With Any Loan Taken By, The Company'S Subsidiaries/Associates/Group Entities Upto An Aggregate Limit Of Rs. 100 Crores (Rupees One Hundred Crores)	For	Combined
SHRIRAM TRANSPORT FINANCE CO LTD	10-Mar-2021	2	Renewal Of Limit To Issue Debentures On Private Placement Basis By The Board	For	Combined
SHRIRAM TRANSPORT FINANCE CO LTD	24-Jun-2021	1	To Receive, Consider And Adopt The Audited Financial Statements Of The Company For The Financial Year Ended March 31, 2021, Together With The Reports Of The Board Of Directors And The Auditors Thereon	For	For
SHRIRAM TRANSPORT FINANCE CO LTD	24-Jun-2021	2	To Receive, Consider And Adopt The Audited Consolidated Financial Statements Of The Company For The Financial Year Ended March 31, 2021, Together With The Report Of The Auditors Thereon	For	For
SHRIRAM TRANSPORT FINANCE CO LTD	24-Jun-2021	3	To Declare A Final Dividend Of Inr. 6/- Per Equity Share Of Inr. 10/- Each And To Confirm The Payment Of Two Interim Dividends Aggregating To Inr. 12/- Per Equity Share Of Inr. 10/- Each, First Interim Dividend Of Inr. 6/- Per Equity Share Of Inr. 10/- Each And Second Interim Dividend Of Inr. 6/- Per Equity Share Of Inr. 10/- Each Declared By The Board Of Directors In Their Meetings Held On October 29, 2020 And On March 25, 2021 Respectively, For The Financial Year Ended March 31, 2021	For	For
SHRIRAM TRANSPORT FINANCE CO LTD	24-Jun-2021	4	To Appoint A Director In Place Of Mr. D. V. Ravi (Din 00171603), Who Retires By Rotation At This Meeting, And Being Eligible Offers Himself For Re-Appointment As A Director Of The Company	For	For
SHRIRAM TRANSPORT FINANCE CO LTD	24-Jun-2021	5	To Fix Remuneration Of M/S Haribhakti & Co. Llp, Chartered Accountants Firm (Firm Registration No.103523W/W100048), Joint Statutory Auditors Of The Company	For	For
SHRIRAM TRANSPORT FINANCE CO LTD	24-Jun-2021	6	To Fix Remuneration Of M/S Pijush Gupta & Co. Chartered Accountants (Firm Registration No. 309015E), Joint Statutory Auditors Of The Company	For	For
SHRIRAM TRANSPORT FINANCE CO LTD	24-Jun-2021	7	To Renew Authorization For Raising Capital Through Issuance Of Equity Shares And/Or Other Eligible Securities With An Enhanced Limit Up To Inr. 4,000/- Crores	For	For
SHRIRAM TRANSPORT FINANCE CO LTD	24-Jun-2021	8	Payment Of Commission To The Independent Directors Of The Company	For	For
SHRIRAM TRANSPORT FINANCE CO LTD	24-Jun-2021	9	Elevation And Re-Designation Of Mr. Umesh Revankar (Din 00141189) As Vice Chairman And Managing Director	For	For
SHURGARD SELF STORAGE SA	05-May-2021	3	Approve Consolidated Financial Statements And Statutory Reports	For	For
SHURGARD SELF STORAGE SA	05-May-2021	4	Approve Financial Statements And Statutory Reports	For	For
SHURGARD SELF STORAGE SA	05-May-2021	5	Approve Allocation Of Income And Dividends	For	For
SHURGARD SELF STORAGE SA	05-May-2021	6	Approve Discharge Of Directors	For	For
SHURGARD SELF STORAGE SA	05-May-2021	7	Reelect Ronald L. Havner, Jr. As Director	For	For
SHURGARD SELF STORAGE SA	05-May-2021	8	Reelect Marc Oursin As Director	For	For
SHURGARD SELF STORAGE SA	05-May-2021	9	Reelect Z. Jamie Behar As Director	For	For
SHURGARD SELF STORAGE SA	05-May-2021	10	Reelect Daniel C. Staton As Director	For	For
SHURGARD SELF STORAGE SA	05-May-2021	11	Reelect Olivier Faujour As Director	For	For
SHURGARD SELF STORAGE SA	05-May-2021	12	Reelect Frank Fiskers As Director	For	For
SHURGARD SELF STORAGE SA	05-May-2021	13	Reelect Ian Marcus As Director	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SHURGARD SELF STORAGE SA	05-May-2021	14	Reelect Padraig Mccarthy As Director	For	For
SHURGARD SELF STORAGE SA	05-May-2021	15	Reelect Isabelle Moins As Director	For	For
SHURGARD SELF STORAGE SA	05-May-2021	16	Reelect Muriel De Lathouwer As Director	For	For
SHURGARD SELF STORAGE SA	05-May-2021	17	Reelect Everett B. Miller Iii As Director	For	For
SHURGARD SELF STORAGE SA	05-May-2021	18	Renew Appointment Of Auditor	For	For
SHURGARD SELF STORAGE SA	05-May-2021	19	Approve Remuneration Report	For	For
SIBANYE STILLWATER LIMITED	25-May-2021	1	Re-Appointment Of Auditors And Designated Individual Partner: Resolved That Ernst & Young Inc., Upon The Recommendation Of The Board Of Directors (Board) Of The Company (After Recommendation By The Audit Committee To The Board), Is Re-Appointed As The Auditors Of The Company Until The Conclusion Of The Next Agm And Lance Tomlinson Is Appointed As The Designated Individual Partner Until The Conclusion Of The Next Agm	For	For
SIBANYE STILLWATER LIMITED	25-May-2021	2	Election Of A Director: Sv Zilwa	For	For
SIBANYE STILLWATER LIMITED	25-May-2021	3	Re-Election Of A Director: Rp Menell	For	For
SIBANYE STILLWATER LIMITED	25-May-2021	4	Re-Election Of A Director: Ka Rayner	For	Combined
SIBANYE STILLWATER LIMITED	25-May-2021	5	Re-Election Of A Director: Js Vilakazi	For	Combined
SIBANYE STILLWATER LIMITED	25-May-2021	6	Election Of A Member And Chair Of The Audit Committee: Ka Rayner	For	For
SIBANYE STILLWATER LIMITED	25-May-2021	7	Election Of A Member Of The Audit Committee: Tj Cumming	For	For
SIBANYE STILLWATER LIMITED	25-May-2021	8	Election Of A Member Of The Audit Committee: Sn Danson	For	For
SIBANYE STILLWATER LIMITED	25-May-2021	9	Election Of A Member Of The Audit Committee: Rp Menell	For	For
SIBANYE STILLWATER LIMITED	25-May-2021	10	Election Of A Member Of The Audit Committee: Ng Nika	For	For
SIBANYE STILLWATER LIMITED	25-May-2021	11	Election Of A Member Of The Audit Committee: Sc Van Der Merwe	For	For
SIBANYE STILLWATER LIMITED	25-May-2021	12	Election Of A Member Of The Audit Committee: Sv Zilwa	For	For
SIBANYE STILLWATER LIMITED	25-May-2021	13	Approval For The Issue Of Authorised But Unissued Ordinary Shares	For	For
SIBANYE STILLWATER LIMITED	25-May-2021	14	Issuing Equity Securities For Cash	For	For
SIBANYE STILLWATER LIMITED	25-May-2021	15	Non-Binding Advisory Vote On Remuneration Policy	For	For
SIBANYE STILLWATER LIMITED	25-May-2021	16	Non-Binding Advisory Vote On Remuneration Implementation Report	For	Combined
SIBANYE STILLWATER LIMITED	25-May-2021	17	Approval For The Remuneration Of Non-Executive Directors	For	Combined
SIBANYE STILLWATER LIMITED	25-May-2021	18	Approval For Fees For Investment Committee Members	For	For
SIBANYE STILLWATER LIMITED	25-May-2021	19	Approval For A Per Diem Allowance	For	For
SIBANYE STILLWATER LIMITED	25-May-2021	20	Approval For The Company To Grant Financial Assistance In Terms Of Sections 44 And 45 Of The Act	For	For
SIBANYE STILLWATER LIMITED	25-May-2021	21	Approval For The Acquisition Of The Company'S Own Shares	For	For
SIEMENS AG	03-Feb-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
SIEMENS AG	03-Feb-2021	2	Please Note That This Is An Amendment To Meeting Id 502455 Due To Addition Of Resolution 10. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You	Non-voting resolution	Non-voting resolution
SIEMENS AG	03-Feb-2021	3	From 10Th February, Broadridge Will Code All Agendas For German Meetings In English Only. If You Wish To See The Agenda In German, This Will Be Made Available As A Link Under The 'Material Url' Dropdown At The Top Of The Ballot. The German Agendas For Any Existing Or Past Meetings Will Remain In Place. For Further Information, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SIEMENS AG	03-Feb-2021	4	Please Note That Following The Amendment To Paragraph 21 Of The Securities Trade Act On 9Th July 2015 And The Over-Ruling Of The District Court In Cologne Judgment From 6Th June 2012 The Voting Process Has Now Changed With Regard To The German Registered Shares. As A Result, It Is Now The Responsibility Of The End-Investor (I.E. Final Beneficiary) And Not The Intermediary To Disclose Respective Final Beneficiary Voting Rights Therefore The Custodian Bank / Agent In The Market Will Be Sending The Voting Directly To Market And It Is The End Investors Responsibility To Ensure The Registration Element Is Complete With The Issuer Directly, Should They Hold More Than 3 % Of The Total Share Capital	Non-voting resolution	Non-voting resolution
SIEMENS AG	03-Feb-2021	5	The Vote/Registration Deadline As Displayed On Proxyedge Is Subject To Change And Will Be Updated As Soon As Broadridge Receives Confirmation From The Sub Custodians Regarding Their Instruction Deadline. For Any Queries Please Contact Your Client Services Representative	Non-voting resolution	Non-voting resolution
SIEMENS AG	03-Feb-2021	6	According To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights. Further, Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual	Non-voting resolution	Non-voting resolution
SIEMENS AG	03-Feb-2021	7	Further Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Url Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected In The Ballot On Proxyedge	Non-voting resolution	Non-voting resolution
SIEMENS AG	03-Feb-2021	8	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
SIEMENS AG	03-Feb-2021	9	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Non-voting resolution
SIEMENS AG	03-Feb-2021	10	Receive Financial Statements And Statutory Reports For Fiscal 2019/20	Non-voting resolution	Non-voting resolution
SIEMENS AG	03-Feb-2021	11	Approve Allocation Of Income And Dividends Of Eur 3.50 Per Share	For	Combined
SIEMENS AG	03-Feb-2021	12	Approve Discharge Of Management Board Member Joe Kaeser For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	13	Approve Discharge Of Management Board Member Roland Busch For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	14	Approve Discharge Of Management Board Member Lisa Davis (Until Feb. 29, 2020) For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	15	Approve Discharge Of Management Board Member Klaus Helmrich For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	16	Approve Discharge Of Management Board Member Janina Kugel (Until Jan. 31, 2020) For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	17	Approve Discharge Of Management Board Member Cedrik Neike For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	18	Approve Discharge Of Management Board Member Michael Sen (Until March 31, 2020) For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	19	Approve Discharge Of Management Board Member Ralf Thomas For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	20	Approve Discharge Of Supervisory Board Member Jim Snabe For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	21	Approve Discharge Of Supervisory Board Member Birgit Steinborn For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	22	Approve Discharge Of Supervisory Board Member Werner Wenning For Fiscal 2019/20	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SIEMENS AG	03-Feb-2021	23	Approve Discharge Of Supervisory Board Member Werner Brandt For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	24	Approve Discharge Of Supervisory Board Member Michael Diekmann For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	25	Approve Discharge Of Supervisory Board Member Andrea Fehrmann For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	26	Approve Discharge Of Supervisory Board Member Bettina Haller For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	27	Approve Discharge Of Supervisory Board Member Robert Kensbock (Until Sep. 25, 2020) For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	28	Approve Discharge Of Supervisory Board Member Harald Kern For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	29	Approve Discharge Of Supervisory Board Member Juergen Kerner For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	30	Approve Discharge Of Supervisory Board Member Nicola Leibinger-Kammueler For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	31	Approve Discharge Of Supervisory Board Member Benoit Potier For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	32	Approve Discharge Of Supervisory Board Member Hagen Reimer For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	33	Approve Discharge Of Supervisory Board Member Norbert Reithofer For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	34	Approve Discharge Of Supervisory Board Member Nemat Shafik For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	35	Approve Discharge Of Supervisory Board Member Nathalie Von Siemens For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	36	Approve Discharge Of Supervisory Board Member Michael Sigmund For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	37	Approve Discharge Of Supervisory Board Member Dorothea Simon For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	38	Approve Discharge Of Supervisory Board Member Matthias Zachert For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	39	Approve Discharge Of Supervisory Board Member Gunnar Zukunft For Fiscal 2019/20	For	For
SIEMENS AG	03-Feb-2021	40	Ratify Ernst Young Gmbh As Auditors For Fiscal 2020/21	For	For
SIEMENS AG	03-Feb-2021	41	Elect Grazia Vittadini To The Supervisory Board	For	For
SIEMENS AG	03-Feb-2021	42	Elect Kasper Rorsted To The Supervisory Board	For	Combined
SIEMENS AG	03-Feb-2021	43	Reelect Jim Snabe To The Supervisory Board	For	Combined
SIEMENS AG	03-Feb-2021	44	Approve Remuneration Of Supervisory Board	For	Combined
SIEMENS AG	03-Feb-2021	45	Approve Creation Of Eur 90 Million Pool Of Capital For Employee Stock Purchase Plan	For	For
SIEMENS AG	03-Feb-2021	46	Amend Affiliation Agreement With Siemens Bank Gmbh	For	For
SIEMENS AG	03-Feb-2021	47	Please Note That This Resolution Is A Shareholder Proposal: Amendment To The Articles Of Association Of Siemens Ag	Against	Combined
SIEMENS ENERGY AG	10-Feb-2021	8	Approve Discharge Of Management Board For Fiscal 2019/20	For	Combined
SIEMENS ENERGY AG	10-Feb-2021	9	Approve Discharge Of Supervisory Board For Fiscal 2019/20	For	For
SIEMENS ENERGY AG	10-Feb-2021	10	Ratify Ernst Young Gmbh As Auditors For Fiscal 2020/21	For	For
SIEMENS ENERGY AG	10-Feb-2021	11	Elect Christine Bortenlaenger To The Supervisory Board	For	For
SIEMENS ENERGY AG	10-Feb-2021	12	Elect Sigmar Gabriel To The Supervisory Board	For	For
SIEMENS ENERGY AG	10-Feb-2021	13	Elect Joe Kaeser To The Supervisory Board	For	For
SIEMENS ENERGY AG	10-Feb-2021	14	Elect Hubert Lienhard To The Supervisory Board	For	For
SIEMENS ENERGY AG	10-Feb-2021	15	Elect Hildegard Mueller To The Supervisory Board	For	For
SIEMENS ENERGY AG	10-Feb-2021	16	Elect Laurence Mulliez To The Supervisory Board	For	For
SIEMENS ENERGY AG	10-Feb-2021	17	Elect Matthias Rebellius To The Supervisory Board	For	For
SIEMENS ENERGY AG	10-Feb-2021	18	Elect Ralf Thomas To The Supervisory Board	For	For
SIEMENS ENERGY AG	10-Feb-2021	19	Elect Geisha Williams To The Supervisory Board	For	For
SIEMENS ENERGY AG	10-Feb-2021	20	Elect Randy Zwirn To The Supervisory Board	For	For
SIEMENS ENERGY AG	10-Feb-2021	21	Approve Remuneration Policy For The Management Board	For	For
SIEMENS ENERGY AG	10-Feb-2021	22	Approve Remuneration Policy For The Supervisory Board	For	For
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	3	Examination And Approval, If Appropriate, Of The Individual Annual Accounts (Balance Sheet, Profit And Loss Account, Statement Of Changes In Shareholders Equity, Statement Of Cash Flows And Notes Of Siemens Gamesa Renewable Energy, Sociedad Anonima, As Well As Of The Consolidated Annual Accounts Of The Company And Its Subsidiaries Balance Sheet, Profit And Loss Account, Statement Of Changes In Shareholders Equity, Statement Of Cash Flows And Notes, For The Financial Year Ended On 30 September 2020	For	For
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	4	Examination And Approval, If Appropriate, Of The Individual Management Report Of Siemens Gamesa Renewable Energy, Sociedad Anonima And Of The Consolidated Management Report Of The Company And Its Subsidiaries For The Financial Year Ended On 30 September 2020	For	For
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	5	Examination And Approval, If Appropriate, Of The Consolidated Statement Of Non Financial Information Of Siemens Gamesa Renewable Energy, Sociedad Anonima For The Financial Year Ended On 30 September 2020	For	For
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	6	Examination And Approval, If Appropriate, Of The Corporate Management And The Activities Of The Board Of Directors During The Financial Year Ended On 30 September 2020	For	For
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	7	Examination And Approval, If Appropriate, Of The Proposed Allocation Of Profits Losses Of Siemens Gamesa Renewable Energy, Sociedad Anonima For The Financial Year Ended On 30 September 2020	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	8	Ratification Of The Appointment By Co Option And Re Election Of Mr Tim Dawidowsky As A Director Of Siemens Gamesa Renewable Energy, Sociedad Anonima, With The Classification Of Proprietary Non Executive Director, For The Bylaw Mandated Four Year Term	For	For
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	9	Re Election Of Ms Mariel Von Schumann As A Director Of Siemens Gamesa Renewable Energy, Sociedad Anonima, With The Classification Of Proprietary Non Executive Director, For The Bylaw Mandated Four Year Term	For	For
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	10	Re Election Of Mr Klaus Rosenfeld As A Director Of Siemens Gamesa Renewable Energy, Sociedad Anonima, With The Classification Of Independent Non Executive Director, For The Bylaw Mandated Four Year Term	For	For
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	11	Re Election Of Ernst And Young, Sociedad Limitada As Statutory Auditor Of Siemens Gamesa Renewable Energy, Sociedad Anonima And Of Its Consolidated Group For Financial Year 2021	For	For
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	12	Approval Of A New Policy Of Remuneration Of Directors Of Siemens Gamesa Renewable Energy, Sociedad Anonima For Financial Years 2022, 2023 And 2024	For	For
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	13	Examination And Approval, If Appropriate, Of A Long Term Incentive Plan For The Period From Fiscal Year 2021 Through 2023, Involving The Delivery Of Shares Of The Company And Tied To The Achievement Of Certain Strategic Objectives, Addressed To The CEO, Top Management, Certain Senior Managers And Employees Of Siemens Gamesa Renewable Energy, Sociedad Anonima And, If Appropriate, Of The Subsidiaries, And Delegation Of Powers To The Board Of Directors, With Express Power Of Substitution, To Implement, Elaborate On, Formalise And Carry Out Such Remuneration System	For	For
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	14	Delegation Of Powers For The Formalisation And Implementation Of All The Resolutions Adopted By The Shareholders At The General Meeting Of Shareholders, For The Conversion Thereof Into A Public Instrument And For The Interpretation, Correction, Supplementation Or Further Development Thereof Until All Required Registrations Are Accomplished	For	For
SIEMENS GAMESA RENEWABLE ENERGY SA	17-Mar-2021	15	Consultative Vote On The Annual Report On Remuneration Of Directors Of Siemens Gamesa Renewable Energy, Sociedad Anonima For Financial Year 2020	For	For
SIEMENS HEALTHINEERS AG	12-Feb-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
SIEMENS HEALTHINEERS AG	12-Feb-2021	2	Please Note That Following The Amendment To Paragraph 21 Of The Securities Trade Act On 9Th July 2015 And The Over-Ruling Of The District Court In Cologne Judgment From 6Th June 2012 The Voting Process Has Now Changed With Regard To The German Registered Shares. As A Result, It Is Now The Responsibility Of The End-Investor (I.E. Final Beneficiary) And Not The Intermediary To Disclose Respective Final Beneficiary Voting Rights Therefore The Custodian Bank / Agent In The Market Will Be Sending The Voting Directly To Market And It Is The End Investors Responsibility To Ensure The Registration Element Is Complete With The Issuer Directly, Should They Hold More Than 3 % Of The Total Share Capital	Non-voting resolution	Non-voting resolution
SIEMENS HEALTHINEERS AG	12-Feb-2021	3	The Vote/Registration Deadline As Displayed On Proxyedge Is Subject To Change And Will Be Updated As Soon As Broadridge Receives Confirmation From The Sub Custodians Regarding Their Instruction Deadline. For Any Queries Please Contact Your Client Services Representative	Non-voting resolution	Non-voting resolution
SIEMENS HEALTHINEERS AG	12-Feb-2021	4	According To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights. Further, Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual	Non-voting resolution	Non-voting resolution
SIEMENS HEALTHINEERS AG	12-Feb-2021	5	Further Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Url Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected In The Ballot On Proxyedge	Non-voting resolution	Non-voting resolution
SIEMENS HEALTHINEERS AG	12-Feb-2021	6	From 10Th February, Broadridge Will Code All Agendas For German Meetings In English Only. If You Wish To See The Agenda In German, This Will Be Made Available As A Link Under The 'Material Url' Dropdown At The Top Of The Ballot. The German Agendas For Any Existing Or Past Meetings Will Remain In Place. For Further Information, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
SIEMENS HEALTHINEERS AG	12-Feb-2021	7	Presentation Of The Adopted Annual Financial Statements	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SIEMENS HEALTHINEERS AG	12-Feb-2021	8	Resolution On The Appropriation Of The Distributable Profit Of Siemens Healthineers Ag: Eur 0.80 Per Share	For	Combined
SIEMENS HEALTHINEERS AG	12-Feb-2021	9	Resolution On The Discharge Of The Member Of The Board Of Management - Dr. Bernhard Monday	For	For
SIEMENS HEALTHINEERS AG	12-Feb-2021	10	Resolution On The Discharge Of The Member Of The Board Of Management - Dr. Jochen Schmitz	For	For
SIEMENS HEALTHINEERS AG	12-Feb-2021	11	Resolution On The Discharge Of The Member Of The Board Of Management - Dr. Christoph Zindel	For	For
SIEMENS HEALTHINEERS AG	12-Feb-2021	12	Resolution To Discharge The Member Of The Supervisory Board - Prof. Dr. Ralf P. Thomas	For	For
SIEMENS HEALTHINEERS AG	12-Feb-2021	13	Resolution To Discharge The Member Of The Supervisory Board - Dr. Norbert Gaus	For	For
SIEMENS HEALTHINEERS AG	12-Feb-2021	14	Resolution Discharge Of The Member Of The Supervisory Board - Dr. Roland Busch	For	For
SIEMENS HEALTHINEERS AG	12-Feb-2021	15	Resolution Discharge Of The Member Of The Supervisory Board - Dr. Marion Helmes	For	For
SIEMENS HEALTHINEERS AG	12-Feb-2021	16	Resolution Discharge Of The Member Of The Supervisory Board - Dr. Andreas C. Hoffmann	For	For
SIEMENS HEALTHINEERS AG	12-Feb-2021	17	Resolution To Discharge The Member Of The Supervisory Board - Dr. Philipp R Sler	For	For
SIEMENS HEALTHINEERS AG	12-Feb-2021	18	Resolution To Discharge The Member Of The Supervisory Board - Dr. Nathalie Von Siemens	For	For
SIEMENS HEALTHINEERS AG	12-Feb-2021	19	Resolution To Discharge The Member Of The Supervisory Board - Dr. Gregory Sorensen	For	For
SIEMENS HEALTHINEERS AG	12-Feb-2021	20	Resolution Discharge Of The Member Of The Supervisory Board - Karl-Heinz Streibich	For	For
SIEMENS HEALTHINEERS AG	12-Feb-2021	21	Resolution To Discharge The Member Of The Supervisory Board - Michael Sen	For	For
SIEMENS HEALTHINEERS AG	12-Feb-2021	22	Resolution On The Appointment Of The Auditor And Group Auditor As Well As The Auditor For The Review Of The Half-Yearly Financial Report: Ernst & Young Gmbh	For	For
SIEMENS HEALTHINEERS AG	12-Feb-2021	23	Resolution On An Amendment To The Articles Of Association Of Section 4 Paragraph 2 Clause 3 (Information On The Share Register) In Line With Changes Made By The Act To Implement The Second Shareholder Rights Directive (Arug II)	For	For
SIEMENS HEALTHINEERS AG	12-Feb-2021	24	Resolution On An Amendment To The Articles Of Association Of Section 7 (1) (Number Of Supervisory Board Members)	For	For
SIEMENS HEALTHINEERS AG	12-Feb-2021	25	Resolution On The Election Of A Further Member Of The Supervisory Board - Peer M. Schatz	For	Combined
SIEMENS HEALTHINEERS AG	12-Feb-2021	26	Resolution On The Approval Of The Remuneration System For The Members Of The Management Board	For	Combined
SIEMENS HEALTHINEERS AG	12-Feb-2021	27	Resolution On The Confirmation Of The Remuneration And Resolution On The Remuneration System For The Members Of The Supervisory Board	For	For
SIEMENS HEALTHINEERS AG	12-Feb-2021	28	Resolution On The Cancellation Of The Authorized Capital 2018 In Accordance With Section 4 (5) Of The Articles Of Association	For	Combined
SIEMENS HEALTHINEERS AG	12-Feb-2021	29	Resolution On The Cancellation Of The Authorization To Issue Convertible Bonds And / Or Bonds With Warrants From February 19, 2018	For	Combined
SIEMENS HEALTHINEERS AG	12-Feb-2021	30	Resolution On The Revocation Of The Authorization To Acquire And Use Own Shares In Accordance With Section 71 (1) No. 8 Of The German Stock Corporation Act	For	For
SIEMENS HEALTHINEERS AG	12-Feb-2021	31	06 Jan 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive II, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You.	Non-voting resolution	Combined
SIEMENS HEALTHINEERS AG	12-Feb-2021	32	08 Jan 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You..	Non-voting resolution	Non-voting resolution
SIEMENS HEALTHINEERS AG	12-Feb-2021	33	08 Jan 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SIEMENS LTD	12-Feb-2021	1	To Receive, Consider And Adopt: (A) The Audited Financial Statements Of The Company For The Financial Year Ended 30Th September 2020, Together With The Reports Of The Directors And The Auditors Thereon; And (B) The Audited Consolidated Financial Statements Of The Company For The Financial Year Ended 30Th September 2020 And The Report Of The Auditors Thereon	For	Combined
SIEMENS LTD	12-Feb-2021	2	To Declare A Dividend On Equity Shares For The Financial Year 2019-20: Dividend Of Inr 7 Per Equity Share Having Face Value Of Inr 2 Each	For	For
SIEMENS LTD	12-Feb-2021	3	To Resolve Not To Fill The Vacancy Caused By The Retirement Of Ms. Mariel Von Schumann (Din: 06625674) Who Retires By Rotation At This Meeting, But Does Not Seek Re-Appointment	For	For
SIEMENS LTD	12-Feb-2021	4	Appointment Of Mr. Tim Holt (Din: 08742663) As A Director Of The Company	For	Combined
SIEMENS LTD	12-Feb-2021	5	Appointment Of Mr. Matthias Rebellius (Din: 08975071) As Special Director Of The Company	For	Against
SIEMENS LTD	12-Feb-2021	6	Payment Of Remuneration To Messrs R. Nanabhoy & Co., Cost Accountants (Firm Registration No. 000010), The Cost Auditors Of The Company For FY 2020-21	For	Combined
SIKA AG	20-Apr-2021	1	Please Note That Beneficial Owner Details Are Required For This Meeting. If No Beneficial Owner Details Are Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
SIKA AG	20-Apr-2021	2	Part 2 Of This Meeting Is For Voting On Agenda And Meeting Attendance Requests Only. Please Ensure That You Have First Voted In Favour Of The Registration Of Shares In Part 1 Of The Meeting. It Is A Market Requirement For Meetings Of This Type That The Shares Are Registered And Moved To A Registered Location At The Csd, And Specific Policies At The Individual Sub-Custodians May Vary. Upon Receipt Of The Vote Instruction, It Is Possible That A Marker May Be Placed On Your Shares To Allow For Reconciliation And Re-Registration Following A Trade. Therefore Whilst This Does Not Prevent The Trading Of Shares, Any That Are Registered Must Be First Deregistered If Required For Settlement. Deregistration Can Affect The Voting Rights Of Those Shares. If You Have Concerns Regarding Your Accounts, Please Contact Your Client Representative	Non-voting resolution	Unvoted
SIKA AG	20-Apr-2021	3	Approval Of The Annual Financial Statements And Consolidated Financial Statements For 2020	For	Combined
SIKA AG	20-Apr-2021	4	Appropriation Of The Retained Earnings Of Sika Ag: Chf 2.50 Per Share	For	Combined
SIKA AG	20-Apr-2021	5	Granting Discharge To The Administrative Bodies	For	Combined
SIKA AG	20-Apr-2021	6	Re-Election Of The Board Of Director: Paul J.Haelg As A Member	For	Combined
SIKA AG	20-Apr-2021	7	Re-Election Of The Board Of Director: Monika Ribar As A Member	For	Combined
SIKA AG	20-Apr-2021	8	Re-Election Of The Board Of Director: Daniel J.Sauter As A Member	For	Combined
SIKA AG	20-Apr-2021	9	Re-Election Of The Board Of Director: Christoph Tobler As A Member	For	Combined
SIKA AG	20-Apr-2021	10	Re-Election Of The Board Of Director: Justin M.Howell As A Member	For	Combined
SIKA AG	20-Apr-2021	11	Re-Election Of The Board Of Director: Thierry F. J. Vanlancker As A Member	For	Combined
SIKA AG	20-Apr-2021	12	Re-Election Of The Board Of Director: Viktor W.Balli As A Member	For	Combined
SIKA AG	20-Apr-2021	13	Election To The Board Of Directors: Paul Schuler As A Member	For	Combined
SIKA AG	20-Apr-2021	14	Election Of The Chairman: Paul J. Haelg	For	Combined
SIKA AG	20-Apr-2021	15	Election Of The Nomination And Compensation Committee: Daniel J. Sauter To The Nomination And Compensation Committee	For	Combined
SIKA AG	20-Apr-2021	16	Election Of The Nomination And Compensation Committee: Justin M. Howell To The Nomination And Compensation Committee	For	Combined
SIKA AG	20-Apr-2021	17	Election Of The Nomination And Compensation Committee: Thierry F. J. Vanlancker To The Nomination And Compensation Committee	For	Combined
SIKA AG	20-Apr-2021	18	Election Of Statutory Auditors: Re-Election Of Ernst & Young Ag	For	Combined
SIKA AG	20-Apr-2021	19	Election Of Independent Proxy: Re-Election Of Jost Windlin	For	Combined
SIKA AG	20-Apr-2021	20	Compensation: Consultative Vote On The 2020 Compensation Report	For	Combined
SIKA AG	20-Apr-2021	21	Compensation: Approval Of The Future Compensation Of The Board Of Directors	For	Combined
SIKA AG	20-Apr-2021	22	Compensation: Approval Of The Future Compensation Of The Group Management	For	Combined
SIKA AG	20-Apr-2021	23	In Case The Annual General Meeting Votes On Proposals That Are Not Listed In The Invitation, I Instruct The Independent Proxy To Vote As Follows: (For Means To Vote As Proposed By The Board Of Directors; Against Means To Vote Against Additional Or Amended Proposals; Abstain Means To Abstain From Voting)	Against	Combined
SILERGY CORP	03-Jun-2021	1	To Accept 2020 Business Report And Consolidated Financial Statements.	For	Combined
SILERGY CORP	03-Jun-2021	2	To Accept The Proposal For The Distribution Of 2020 Earnings. Proposed Cash Dividend: Twd 10.5 Per Share	For	For
SILERGY CORP	03-Jun-2021	3	To Approve The Amendments To Rules For Election Of Directors And Independent Directors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SILERGY CORP	03-Jun-2021	4	To Approve The Amendments To Rules And Procedures For Shareholders' Meetings	For	For
SILERGY CORP	03-Jun-2021	5	To Approve The Issuance Of New Employee Restricted Shares	For	For
SIME DARBY PLANTATION BHD	17-Jun-2021	1	Please Note That This Is An Amendment To Meeting Id 570864 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Combined
SIME DARBY PLANTATION BHD	17-Jun-2021	2	To Approve The Payment Of Directors' Remuneration To The Non-Executive Directors As Disclosed In The Audited Financial Statements For The Financial Year Ended 31 December 2020	For	Combined
SIME DARBY PLANTATION BHD	17-Jun-2021	3	To Approve The Remuneration Framework Of The Non-Executive Directors Commencing The Financial Year Ending 31 December 2021	For	For
SIME DARBY PLANTATION BHD	17-Jun-2021	4	To Approve The Payment Of Directors' Benefits Payable To The Non-Executive Directors Based On The Remuneration Structure As Disclosed In Explanatory Note 2 From 18 June 2021 Until The Next Agm Of The Company To Be Held In 2022	For	For
SIME DARBY PLANTATION BHD	17-Jun-2021	5	To Re-Elect Tan Sri Dato' Seri Haji Megat Najmuddin Datuk Seri Dr Haji Megat Khas Who Was Appointed During The Year And Retires Pursuant To Rule 81.2 Of The Constitution Of The Company And Who Being Eligible, Offers Himself For Re-Election	For	For
SIME DARBY PLANTATION BHD	17-Jun-2021	6	To Re-Elect Dato' Halipah Esa Who Was Appointed During The Year And Retires Pursuant To Rule 81.2 Of The Constitution Of The Company And Who Being Eligible, Offers Herself For Re-Election	For	Combined
SIME DARBY PLANTATION BHD	17-Jun-2021	7	To Re-Elect Datuk Mohd Anwar Yahya Who Was Appointed During The Year And Retires Pursuant To Rule 81.2 Of The Constitution Of The Company And Who Being Eligible, Offers Himself For Re-Election	For	For
SIME DARBY PLANTATION BHD	17-Jun-2021	8	To Re-Elect The Following Director Who Retire Pursuant To Rule 103 Of The Constitution Of The Company And Who Being Eligible, Offer Themselves For Re-Election: Datuk Zaiton Mohd Hassan	For	Combined
SIME DARBY PLANTATION BHD	17-Jun-2021	9	To Re-Elect The Following Director Who Retire Pursuant To Rule 103 Of The Constitution Of The Company And Who Being Eligible, Offer Themselves For Re-Election: Dato' Mohd Nizam Zainordin	For	Combined
SIME DARBY PLANTATION BHD	17-Jun-2021	10	To Re-Elect The Following Director Who Retire Pursuant To Rule 103 Of The Constitution Of The Company And Who Being Eligible, Offer Themselves For Re-Election: Dato' Henry Sackville Barlow	For	For
SIME DARBY PLANTATION BHD	17-Jun-2021	11	To Appoint Messrs Pricewaterhousecoopers Plt As Auditors Of The Company For The Financial Year Ending 31 December 2021 And To Authorise The Directors To Determine Their Remuneration	For	For
SIMON PROPERTY GROUP, INC.	12-May-2021	1	Election Of Director: Glyn F. Aeppel	For	For
SIMON PROPERTY GROUP, INC.	12-May-2021	2	Election Of Director: Larry C. Glasscock	For	For
SIMON PROPERTY GROUP, INC.	12-May-2021	3	Election Of Director: Karen N. Horn, Ph.D.	For	For
SIMON PROPERTY GROUP, INC.	12-May-2021	4	Election Of Director: Allan Hubbard	For	For
SIMON PROPERTY GROUP, INC.	12-May-2021	5	Election Of Director: Reuben S. Leibowitz	For	For
SIMON PROPERTY GROUP, INC.	12-May-2021	6	Election Of Director: Gary M. Rodkin	For	For
SIMON PROPERTY GROUP, INC.	12-May-2021	7	Election Of Director: Stefan M. Selig	For	For
SIMON PROPERTY GROUP, INC.	12-May-2021	8	Election Of Director: Daniel C. Smith, Ph.D.	For	For
SIMON PROPERTY GROUP, INC.	12-May-2021	9	Election Of Director: J. Albert Smith, Jr.	For	For
SIMON PROPERTY GROUP, INC.	12-May-2021	10	Election Of Director: Marta R. Stewart	For	For
SIMON PROPERTY GROUP, INC.	12-May-2021	11	An Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	For	For
SIMON PROPERTY GROUP, INC.	12-May-2021	12	Ratification Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
SINGAPORE TECHNOLOGIES ENGINEERING LTD	22-Apr-2021	1	Adoption Of Directors' Statement, Audited Financial Statements And Auditor'S Report	For	For
SINGAPORE TECHNOLOGIES ENGINEERING LTD	22-Apr-2021	2	Declaration Of Final Ordinary Dividend	For	For
SINGAPORE TECHNOLOGIES ENGINEERING LTD	22-Apr-2021	3	Re-Election Of Mr Vincent Chong Sy Feng As Director Pursuant To Article 100 Of The Constitution Of The Company	For	For
SINGAPORE TECHNOLOGIES ENGINEERING LTD	22-Apr-2021	4	Re-Election Of Mr Lim Ah Doo As Director Pursuant To Article 100 Of The Constitution Of The Company	For	For
SINGAPORE TECHNOLOGIES ENGINEERING LTD	22-Apr-2021	5	Re-Election Of Mr Lim Sim Seng As Director Pursuant To Article 100 Of The Constitution Of The Company	For	For
SINGAPORE TECHNOLOGIES ENGINEERING LTD	22-Apr-2021	6	Re-Election Of Lg Ong Su Kiat Melvyn As Director Pursuant To Article 100 Of The Constitution Of The Company	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SINGAPORE TECHNOLOGIES ENGINEERING LTD	22-Apr-2021	7	Re-Election Of Ms Ng Bee Bee (May) As Director Pursuant To Article 106 Of The Constitution Of The Company	For	For
SINGAPORE TECHNOLOGIES ENGINEERING LTD	22-Apr-2021	8	Approval Of Directors' Remuneration For FY2020	For	For
SINGAPORE TECHNOLOGIES ENGINEERING LTD	22-Apr-2021	9	Re-Appointment Of Pricewaterhousecoopers Llp As The Auditor Of The Company And To Authorise The Directors To Fix Its Remuneration	For	For
SINGAPORE TECHNOLOGIES ENGINEERING LTD	22-Apr-2021	10	Authority For Directors To Issue Shares And To Make Or Grant Convertible Instruments	For	For
SINGAPORE TECHNOLOGIES ENGINEERING LTD	22-Apr-2021	11	Authority For Directors To Grant Awards And Allot Shares Pursuant To The Singapore Technologies Engineering Performance Share Plan 2020 And The Singapore Technologies Engineering Restricted Share Plan 2020	For	For
SINGAPORE TECHNOLOGIES ENGINEERING LTD	22-Apr-2021	12	Renewal Of The Shareholders Mandate For Interested Person Transactions	For	For
SINGAPORE TECHNOLOGIES ENGINEERING LTD	22-Apr-2021	13	Renewal Of The Share Purchase Mandate	For	For
SINGAPORE TECHNOLOGIES ENGINEERING LTD	22-Apr-2021	14	Tier-1" Approval For Mr Kwa Chong Seng As Independent Director	For	For
SINGAPORE TECHNOLOGIES ENGINEERING LTD	22-Apr-2021	15	Tier-2" Approval For Mr Kwa Chong Seng As Independent Director	For	For
SINO BIOPHARMACEUTICAL LTD	07-Jun-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company, The Report Of Directors Of The Company ("Directors") And The Report Of Independent Auditors Of The Company ("Auditors") For The Year Ended 31 December 2020	For	For
SINO BIOPHARMACEUTICAL LTD	07-Jun-2021	4	To Approve The Payment Of A Final Dividend For The Year Ended 31 December 2020	For	For
SINO BIOPHARMACEUTICAL LTD	07-Jun-2021	5	To Re-Elect Mr. Tse Ping As An Executive Director Of The Company	For	Combined
SINO BIOPHARMACEUTICAL LTD	07-Jun-2021	6	To Re-Elect Mr. Li Yi As An Executive Director Of The Company	For	Combined
SINO BIOPHARMACEUTICAL LTD	07-Jun-2021	7	To Re-Elect Ms. Li Mingqin As An Executive Director Of The Company	For	For
SINO BIOPHARMACEUTICAL LTD	07-Jun-2021	8	To Re-Elect Ms. Li Hong As An Independent Non-Executive Director Of The Company	For	Combined
SINO BIOPHARMACEUTICAL LTD	07-Jun-2021	9	To Re-Elect Mr. Zhang Lu Fu As An Independent Non-Executive Director Of The Company	For	Against
SINO BIOPHARMACEUTICAL LTD	07-Jun-2021	10	To Re-Elect Mr. Li Kwok Tung Donald As An Independent Non-Executive Director Of The Company	For	Combined
SINO BIOPHARMACEUTICAL LTD	07-Jun-2021	11	To Authorise The Board Of Directors To Fix The Remuneration Of The Directors	For	For
SINO BIOPHARMACEUTICAL LTD	07-Jun-2021	12	To Re-Appoint Ernst & Young As Auditors For The Year Ending 31 December 2021 And To Authorise The Board Of Directors To Fix Their Remuneration	For	For
SINO BIOPHARMACEUTICAL LTD	07-Jun-2021	13	To Grant To The Directors A General Mandate To Allot, Issue And Otherwise Deal With Additional Shares Not Exceeding 20 Per Cent. Of The Issued Share Capital Of The Company	For	Combined
SINO BIOPHARMACEUTICAL LTD	07-Jun-2021	14	To Grant To The Directors A General Mandate To Buy Back Shares Not Exceeding 10 Per Cent. Of The Issued Share Capital Of The Company	For	Combined
SINO BIOPHARMACEUTICAL LTD	07-Jun-2021	15	To Extend The General Mandate To Allot, Issue And Otherwise Deal With Additional Shares Under Resolution 11(A) By The Addition Thereto Of Such Number Of Shares Bought Back By The Company Under Resolution 11(B)	For	Combined
SINO WEALTH ELECTRONIC LTD	08-Jun-2021	1	Please Note That This Is An Amendment To Meeting Id 582951 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinject On This Meeting Notice. Thank You.	Non-voting resolution	Combined
SINO WEALTH ELECTRONIC LTD	08-Jun-2021	2	2020 Work Report Of The Board Of Directors	For	Combined
SINO WEALTH ELECTRONIC LTD	08-Jun-2021	3	2020 Annual Accounts	For	For
SINO WEALTH ELECTRONIC LTD	08-Jun-2021	4	2020 Annual Report And Its Summary	For	For
SINO WEALTH ELECTRONIC LTD	08-Jun-2021	5	Reappointment Of 2021 Audit Firm	For	For
SINO WEALTH ELECTRONIC LTD	08-Jun-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny4.80000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): 1.000000	For	For
SINO WEALTH ELECTRONIC LTD	08-Jun-2021	7	Amendments To The Company'S Rules Of Procedure Governing Shareholders' General Meetings	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SINO WEALTH ELECTRONIC LTD	08-Jun-2021	8	Amendments To The Implementing Rules For Online Voting System At Shareholders' General Meetings	For	For
SINO WEALTH ELECTRONIC LTD	08-Jun-2021	9	2020 Work Report Of The Supervisory Committee	For	For
SINO WEALTH ELECTRONIC LTD	08-Jun-2021	10	Change Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
SINO WEALTH ELECTRONIC LTD	08-Jun-2021	11	Repurchase And Cancellation Of Some Restricted Stocks First Granted Under 2017 Restricted Stock Incentive Plan	For	For
SINO WEALTH ELECTRONIC LTD	08-Jun-2021	12	Repurchase And Cancellation Of Some Restricted Stocks First Granted Under 2020 Restricted Stock Incentive Plan	For	For
SINO WEALTH ELECTRONIC LTD	08-Jun-2021	13	Amendments To The Articles Of Associations Of The Company	For	For
SINO WEALTH ELECTRONIC LTD	08-Jun-2021	14	Amendments To The Company'S Rules Of Procedure Governing The Board Meetings	For	For
SINO WEALTH ELECTRONIC LTD	08-Jun-2021	15	Election Of Non-Independent Director: Zhang Yu	For	Combined
SINO WEALTH ELECTRONIC LTD	08-Jun-2021	16	Election Of Non-Independent Director: Zhang Xuefeng	For	Against
SINO WEALTH ELECTRONIC LTD	08-Jun-2021	17	Repurchase And Cancellation Of Some Restricted Stocks Under 2020 Restricted Stock Incentive Plan	For	Combined
SINO WEALTH ELECTRONIC LTD	08-Jun-2021	18	Amendments To The Company'S Articles Of Association	For	For
SINOPAC FINANCIAL HOLDINGS CO LTD	28-May-2021	1	To Ratify Business Reports And Financial Statements For Year 2020	For	For
SINOPAC FINANCIAL HOLDINGS CO LTD	28-May-2021	2	To Ratify Proposal For Distribution Of 2020 Earnings. Proposed Cash Dividend: Twd 0.7 Per Share	For	For
SINOPAC FINANCIAL HOLDINGS CO LTD	28-May-2021	3	To Discuss Proposal Moves For Amending The Company'S Articles Of Incorporation	For	For
SINOPAC FINANCIAL HOLDINGS CO LTD	28-May-2021	4	To Discuss Proposal Moves For Amending The Company'S Rules Of Procedure For Shareholders' Meetings	For	For
SINOPHARM GROUP CO LTD	10-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0505/2021050500041.Pdf And https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0505/2021050500033.Pdf	Non-voting resolution	Combined
SINOPHARM GROUP CO LTD	10-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0505/2021050500037.Pdf And https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0505/2021050500031.Pdf	Non-voting resolution	Non-voting resolution
SINOPHARM GROUP CO LTD	10-Jun-2021	2	Please Note In The Hong Kong Market That A Vote Of 'Abstain' Will Be Treated The Same As A 'Take No Action' Vote	Non-voting resolution	Non-voting resolution
SINOPHARM GROUP CO LTD	10-Jun-2021	3	To Consider And Approve To Grant A General Mandate To The Board To Exercise The Power Of The Company To Repurchase H Shares (Details Of This Resolution Were Set Out In The Notice Of H Shareholders' Class Meeting Dated 5 May 2021)	For	Combined
SINOPHARM GROUP CO LTD	10-Jun-2021	3	To Consider And Approve The Report Of The Board Of Directors Of The Company (The "Board") For The Year Ended 31 December 2020	For	For
SINOPHARM GROUP CO LTD	10-Jun-2021	3	To Consider And Approve To Grant A General Mandate To The Board To Exercise The Power Of The Company To Repurchase H Shares (Details Of This Resolution Were Set Out In The Notice Of H Shareholders' Class Meeting Dated 5 May 2021)	For	For
SINOPHARM GROUP CO LTD	10-Jun-2021	3	To Consider And Approve The Report Of The Board Of Directors Of The Company (The "Board") For The Year Ended 31 December 2020	For	For
SINOPHARM GROUP CO LTD	10-Jun-2021	4	To Consider And Approve The Report Of The Supervisory Committee Of The Company (The "Supervisory Committee") For The Year Ended 31 December 2020	For	For
SINOPHARM GROUP CO LTD	10-Jun-2021	5	To Consider And Approve The Audited Financial Statements Of The Company And Its Subsidiaries For The Year Ended 31 December 2020 And The Auditors' Report	For	For
SINOPHARM GROUP CO LTD	10-Jun-2021	6	To Consider And Approve The Profit Distribution Plan And Payment Of The Final Dividend For The Year Ended 31 December 2020	For	For
SINOPHARM GROUP CO LTD	10-Jun-2021	7	To Consider And Authorise The Board To Determine The Remuneration Of The Directors Of The Company (The "Directors") For The Year Ending 31 December 2021	For	For
SINOPHARM GROUP CO LTD	10-Jun-2021	8	To Consider And Authorise The Supervisory Committee To Determine The Remuneration Of The Supervisors Of The Company For The Year Ending 31 December 2021	For	For
SINOPHARM GROUP CO LTD	10-Jun-2021	9	To Consider And Approve The Appointment Of Ernst & Young Hua Ming Llp As The Domestic Auditors Of The Company To Hold Office Until The Conclusion Of The Next Annual General Meeting, And The Appointment Of Ernst & Young As The International Auditors Of The Company To Hold Office Until The Conclusion Of The Next Annual General Meeting, And To Ratify And Confirm Their Remunerations Determined By The Audit Committee Of The Board	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SINOPHARM GROUP CO LTD	10-Jun-2021	10	To Consider And Approve The Delegation Of Power To The Board To Approve The Guarantees In Favor Of Other Entities With An Aggregate Total Value Of Not More Than 30% Of The Latest Audited Total Assets Of The Company Over A Period Of 12 Months; And If The Above Delegation Is Not Consistent With, Collides With Or Conflicts With The Requirements Under The Rules Governing The Listing Of Securities (The "Hong Kong Listing Rules") On The Stock Exchange Of Hong Kong Limited (The "Hong Kong Stock Exchange") Or Other Requirements Of The Hong Kong Stock Exchange, The Requirements Under The Hong Kong Listing Rules Or Other Requirements Of The Hong Kong Stock Exchange Should Be Followed	For	Combined
SINOPHARM GROUP CO LTD	10-Jun-2021	11	To Consider And Approve The Appointment Of Mr. Li Dongjiu As A Non-Executive Director, And To Authorize The Board To Determine His Remuneration And To Authorize The Chairman Of The Board Or Any Executive Director To Enter Into The Service Contract Or Such Other Documents Or Supplemental Agreements Or Deeds With Him	For	Combined
SINOPHARM GROUP CO LTD	10-Jun-2021	12	To Consider And Approve The Appointment Of Ms. Guan Xiaohui As A Supervisor, And To Authorize The Supervisory Committee To Determine Her Remuneration And To Authorize The Chairman Of The Board Or Any Executive Director To Enter Into The Service Contract Or Such Other Documents Or Supplemental Agreements Or Deeds With Her	For	Combined
SINOPHARM GROUP CO LTD	10-Jun-2021	13	To Consider And Approve To Grant A General Mandate To The Board To Exercise The Power Of The Company To Allot, Issue And/Or Deal With Domestic Shares And/Or H Shares (Details Of This Resolution Were Set Out In The Notice Of Agm Dated 5 May 2021)	For	Combined
SINOPHARM GROUP CO LTD	10-Jun-2021	14	To Consider And Approve To Grant A General Mandate To The Board To Exercise The Power Of The Company To Repurchase H Shares (Details Of This Resolution Were Set Out In The Notice Of Agm Dated 5 May 2021)	For	Combined
SINOTRUK (HONG KONG) LTD	29-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0521/ 2021052100021. Pdf ,	Non-voting resolution	Combined
SINOTRUK (HONG KONG) LTD	29-Jun-2021	2	Please Note In The Hong Kong Market That A Vote Of 'Abstain' Will Be Treated The Same As A 'Take No Action' Vote	Non-voting resolution	Non-voting resolution
SINOTRUK (HONG KONG) LTD	29-Jun-2021	3	Please Note That This Is An Amendment To Meeting Id 542988 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Non-voting resolution
SINOTRUK (HONG KONG) LTD	29-Jun-2021	4	To Receive, Consider And Adopt The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries, The Report Of The Directors Of The Company (The "Director") And The Report Of The Independent Auditor Of The Company For The Year Ended 31 December 2020	For	Combined
SINOTRUK (HONG KONG) LTD	29-Jun-2021	5	To Declare A Final Dividend Of Either Hkd 1.04 Or Rmb0.88 Per Share Of The Company For The Year Ended 31 December 2020	For	For
SINOTRUK (HONG KONG) LTD	29-Jun-2021	6	To Re-Elect Mr. Dai Lixin, A Retiring Director, As An Executive Director	For	Combined
SINOTRUK (HONG KONG) LTD	29-Jun-2021	7	To Re-Elect Mr. Li Shaohua, A Retiring Director, As An Executive Director	For	Combined
SINOTRUK (HONG KONG) LTD	29-Jun-2021	8	To Re-Elect Mr. Matthias Grundler, A Retiring Director, As A Non-Executive Director	For	Combined
SINOTRUK (HONG KONG) LTD	29-Jun-2021	9	To Re-Elect Dr. H.C. Andreas Tostmann, A Retiring Director, As A Non-Executive Director	For	Combined
SINOTRUK (HONG KONG) LTD	29-Jun-2021	10	To Re-Elect Dr. Wang Dengfeng, A Retiring Director, As An Independent Non-Executive Director	For	For
SINOTRUK (HONG KONG) LTD	29-Jun-2021	11	To Re-Elect Mr. Zhao Hang, A Retiring Director, As An Independent Non-Executive Director	For	For
SINOTRUK (HONG KONG) LTD	29-Jun-2021	12	To Authorise The Board Of Directors To Fix The Remuneration Of The Directors	For	For
SINOTRUK (HONG KONG) LTD	29-Jun-2021	13	To Appoint Ernst & Young As The Independent Auditor Of The Company For The Financial Year Ending 31 December 2021 And To Authorise The Board Of Directors To Fix Its Remuneration	For	For
SINOTRUK (HONG KONG) LTD	29-Jun-2021	14	To Approve The Transactions Contemplated Under The 2023 Products Purchase Agreement (As Defined In The Circular Of The Company Dated 21 May 2021 (The "Circular")) And The Proposed Annual Caps For The Transactions Thereunder For The Two Years Ending 31 December 2023 As Set Out In The Circular	For	For
SINOTRUK (HONG KONG) LTD	29-Jun-2021	15	To Approve The Transactions Contemplated Under The 2021 Weichai Parts Purchase Agreement (As Defined In The Circular) And The Proposed Annual Cap For The Transactions Thereunder For The Year Ending 31 December 2021 As Set Out In The Circular	For	For
SINOTRUK (HONG KONG) LTD	29-Jun-2021	16	To Re-Elect Ms. Li Xia, A Retiring Director, As An Executive Director	For	Combined
SINOTRUK (HONG KONG) LTD	29-Jun-2021	17	To Authorise The Board Of Directors To Fix The Remuneration Of Ms. Li Xia As An Executive Director	For	For
SIRIUS XM HOLDINGS INC.	03-Jun-2021	1	Director	For	Combined
SIRIUS XM HOLDINGS INC.	03-Jun-2021	2	Ratification Of The Appointment Of Kpmg Llp As Our Independent Registered Public Accountants For 2021.	For	Combined
SITE CENTERS CORP	11-May-2021	1	Election Of Director: Linda B. Abraham	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SITE CENTERS CORP	11-May-2021	2	Election Of Director: Terrance R. Ahern	For	For
SITE CENTERS CORP	11-May-2021	3	Election Of Director: Jane E. Deflorio	For	For
SITE CENTERS CORP	11-May-2021	4	Election Of Director: Thomas Finne	For	For
SITE CENTERS CORP	11-May-2021	5	Election Of Director: David R. Lukes	For	For
SITE CENTERS CORP	11-May-2021	6	Election Of Director: Victor B. Macfarlane	For	For
SITE CENTERS CORP	11-May-2021	7	Election Of Director: Alexander Otto	For	For
SITE CENTERS CORP	11-May-2021	8	Election Of Director: Dawn M. Sweeney	For	For
SITE CENTERS CORP	11-May-2021	9	Approval, On An Advisory Basis, Of The Compensation Of The Company'S Named Executive Officers.	For	For
SITE CENTERS CORP	11-May-2021	10	Ratification Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm.	For	For
SK BIOPHARMACEUTICALS CO., LTD.	24-Mar-2021	1	Approval Of Financial Statements	For	For
SK BIOPHARMACEUTICALS CO., LTD.	24-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
SK BIOPHARMACEUTICALS CO., LTD.	24-Mar-2021	3	Grant Of Stock Option	For	For
SK BIOPHARMACEUTICALS CO., LTD.	24-Mar-2021	4	Approval Of Remuneration For Director	For	Combined
SK CHEMICALS CO.,LTD.	31-Mar-2021	1	Approval Of Financial Statements	For	Combined
SK CHEMICALS CO.,LTD.	31-Mar-2021	2	Election Of Outside Director Who Is An Audit Committee Member: An Yang Ho	For	For
SK CHEMICALS CO.,LTD.	31-Mar-2021	3	Amendment Of Articles Of Incorporation	For	For
SK CHEMICALS CO.,LTD.	31-Mar-2021	4	Approval Of Remuneration For Director	For	For
SK HOLDINGS CO., LTD.	29-Mar-2021	1	Approval Of Financial Statements	For	For
SK HOLDINGS CO., LTD.	29-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
SK HOLDINGS CO., LTD.	29-Mar-2021	3	Election Of Inside Director: Jo Dae Sik	For	For
SK HOLDINGS CO., LTD.	29-Mar-2021	4	Election Of Outside Director: Gim Seon Hui	For	For
SK HOLDINGS CO., LTD.	29-Mar-2021	5	Election Of Outside Director Who Is An Audit Committee Member: I Chan Geun	For	For
SK HOLDINGS CO., LTD.	29-Mar-2021	6	Approval Of Remuneration For Director	For	For
SK HYNIX, INC.	30-Mar-2021	1	Approval Of Financial Statements	For	For
SK HYNIX, INC.	30-Mar-2021	2	Election Of Inside Director: Bak Jeong Ho	For	For
SK HYNIX, INC.	30-Mar-2021	3	Election Of Outside Director: Song Ho Geun	For	For
SK HYNIX, INC.	30-Mar-2021	4	Election Of Outside Director: Jo Hyeon Jae	For	For
SK HYNIX, INC.	30-Mar-2021	5	Election Of Outside Director Who Is An Audit Committee Member: Yun Tae Hwa	For	For
SK HYNIX, INC.	30-Mar-2021	6	Approval Of Remuneration For Director	For	For
SK HYNIX, INC.	30-Mar-2021	7	Approval Of Grant Of Stock Option	For	For
SK HYNIX, INC.	30-Mar-2021	8	Approval Of Grant Of Portion Of Stock Option	For	For
SK INNOVATION CO LTD	26-Mar-2021	1	Approval Of Financial Statements	For	For
SK INNOVATION CO LTD	26-Mar-2021	2	Election Of Outside Director: Gim Jeong Gwan	For	Combined
SK INNOVATION CO LTD	26-Mar-2021	3	Election Of Outside Director Who Is An Audit Committee Member: Choe U Seok	For	Combined
SK INNOVATION CO LTD	26-Mar-2021	4	Approval Of Grant Of Stock Option	For	For
SK INNOVATION CO LTD	26-Mar-2021	5	Approval Of Remuneration For Director	For	For
SK TELECOM CO LTD	25-Mar-2021	1	Approval Of Financial Statements	For	Combined
SK TELECOM CO LTD	25-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
SK TELECOM CO LTD	25-Mar-2021	3	Grant Of Stock Option	For	For
SK TELECOM CO LTD	25-Mar-2021	4	Election Of Inside Director: Yu Yeong Sang	For	For
SK TELECOM CO LTD	25-Mar-2021	5	Election Of Outside Director Who Is An Audit Committee Member: Yun Yeong Min	For	For
SK TELECOM CO LTD	25-Mar-2021	6	Approval Of Remuneration For Director	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Combined
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	5	Opening Of The Annual General Meeting	Non-voting resolution	Non-voting resolution
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	6	Election Of Chair Of The Meeting: Sven Unger, Member Of The Swedish Bar Association	Non-voting resolution	Non-voting resolution
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	7	Election Of Two Persons To Check The Minutes Of The Meeting Together With The Chair	Non-voting resolution	Non-voting resolution
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	8	Preparation And Approval Of The Voting List	Non-voting resolution	Non-voting resolution
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	9	Approval Of The Agenda	Non-voting resolution	Non-voting resolution
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	10	Determination Of Whether The Meeting Has Been Duly Convened	Non-voting resolution	Non-voting resolution
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	11	Presentation Of The Annual Report And The Auditors' Report As Well As The Consolidated Accounts And The Auditors' Report On The Consolidated Accounts	Non-voting resolution	Non-voting resolution
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	12	Resolution Regarding Adoption Of The Income Statement And The Balance Sheet And The Consolidated Income Statement And The Consolidated Balance Sheet	For	Combined
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	13	Resolution Regarding Allocation Of The Bank'S Profits Or Losses In Accordance With The Adopted Balance Sheet: The Board Of Directors Proposes A Dividend Of Sek 4.10 Per Share And 1 April 2021 As Record Date For The Dividend. If The Meeting Decides According To The Proposal The Dividend Is Expected To Be Distributed By Euroclear On 8 April 2021	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	14	Resolution Regarding Discharge Of The Members Of The Board Of Directors And The President From Liability: Johan H. Andresen	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	15	Resolution Regarding Discharge Of The Members Of The Board Of Directors And The President From Liability: Signhild Arnegard Hansen	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	16	Resolution Regarding Discharge Of The Members Of The Board Of Directors And The President From Liability: Anne-Catherine Berner	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	17	Resolution Regarding Discharge Of The Members Of The Board Of Directors And The President From Liability: Samir Brikho	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	18	Resolution Regarding Discharge Of The Members Of The Board Of Directors And The President From Liability: Winnie Fok	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	19	Resolution Regarding Discharge Of The Members Of The Board Of Directors And The President From Liability: Anna-Karin Glimstrom	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	20	Resolution Regarding Discharge Of The Members Of The Board Of Directors And The President From Liability: Annika Dahlberg	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	21	Resolution Regarding Discharge Of The Members Of The Board Of Directors And The President From Liability: Charlotta Lindholm	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	22	Resolution Regarding Discharge Of The Members Of The Board Of Directors And The President From Liability: Sven Nyman	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	23	Resolution Regarding Discharge Of The Members Of The Board Of Directors And The President From Liability: Magnus Olsson	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	24	Resolution Regarding Discharge Of The Members Of The Board Of Directors And The President From Liability: Lars Ottersgard	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	25	Resolution Regarding Discharge Of The Members Of The Board Of Directors And The President From Liability: Jesper Ovesen	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	26	Resolution Regarding Discharge Of The Members Of The Board Of Directors And The President From Liability: Helena Saxon	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	27	Resolution Regarding Discharge Of The Members Of The Board Of Directors And The President From Liability: Johan Torgeby (As Member Of The Board Of Directors)	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	28	Resolution Regarding Discharge Of The Members Of The Board Of Directors And The President From Liability: Marcus Wallenberg	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	29	Resolution Regarding Discharge Of The Members Of The Board Of Directors And The President From Liability: Hakan Westerberg	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	30	Resolution Regarding Discharge Of The Members Of The Board Of Directors And The President From Liability: Johan Torgeby (As President)	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	31	Determination Of The Number Of Members Of The Board Of Directors To Be Elected By The Shareholders' Meeting: The Nomination Committee Proposes 9 Directors	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	32	Determination Of The Number Of Auditors To Be Elected By The Shareholders' Meeting: The Nomination Committee Proposes One Auditor	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	33	Determination Of Fees To The Board Of Directors And Auditors: Fees To The Board Of Directors	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	34	Determination Of Fees To The Board Of Directors And Auditors: Fees To The Auditor	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	35	Election Of The Member Of The Board Of Directors Until The Annual General Meeting 2022: Signhild Arnegard Hansen	For	Combined
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	36	Election Of The Member Of The Board Of Directors Until The Annual General Meeting 2022: Anne-Catherine Berner	For	Combined
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	37	Election Of The Member Of The Board Of Directors Until The Annual General Meeting 2022: Winnie Fok	For	Combined
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	38	Election Of The Member Of The Board Of Directors Until The Annual General Meeting 2022: Sven Nyman	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	39	Election Of The Member Of The Board Of Directors Until The Annual General Meeting 2022: Lars Ottersgard	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	40	Election Of The Member Of The Board Of Directors Until The Annual General Meeting 2022: Jesper Ovesen	For	Combined
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	41	Election Of The Member Of The Board Of Directors Until The Annual General Meeting 2022: Helena Saxon	For	Combined
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	42	Election Of The Member Of The Board Of Directors Until The Annual General Meeting 2022: Johan Torgeby	For	Combined
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	43	Election Of The Member Of The Board Of Directors Until The Annual General Meeting 2022: Marcus Wallenberg	For	Combined
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	44	Election Of The Chair Of The Board Of Directors Marcus Wallenberg	For	Against
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	45	Election Of Auditor: The Nomination Committee Proposes Election Of The Registered Public Accounting Firm Ernst & Young Ab For The Period Up To And Including The Annual General Meeting 2022. Should Ernst & Young Ab Be Elected, The Authorised Public Accountant Hamish Mabon Will Be Main Responsible	For	Combined
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	46	The Board Of Director'S Remuneration Report 2020	For	Combined
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	47	The Board Of Director'S Proposal On Long-Term Equity Programmes For 2021: Seb All Employee Programme 2021 (Aep) For All Employees In Most Of The Countries Where Seb Operates	For	Combined
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	48	The Board Of Director'S Proposal On Long-Term Equity Programmes For 2021: Seb Share Deferral Programme 2021 (Sdp) For The Group Executive Committee	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	49	The Board Of Director'S Proposal On Long-Term Equity Programmes For 2021: Seb Restricted Share Programme 2021 (Rsp) For Other Than Senior Managers In Certain Business Units	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	50	The Board Of Director'S Proposal On The Acquisition And Sale Of The Bank'S Own Shares: Acquisition Of The Bank'S Own Shares In Its Securities Business	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	51	The Board Of Director'S Proposal On The Acquisition And Sale Of The Bank'S Own Shares: Acquisition And Sale Of The Bank'S Own Shares For Capital Purposes And For Long-Term Equity Programmes	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	52	The Board Of Director'S Proposal On The Acquisition And Sale Of The Bank'S Own Shares: Transfer Of The Bank'S Own Shares To Participants In The 2021 Long-Term Equity Programmes	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	53	The Board Of Director'S Proposal For Decision On Authorization To The Board Of Directors To Issue Convertibles	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	54	The Board Of Director'S Proposal On The Appointment Of Auditors Of Foundations That Have Delegated Their Business To The Bank: The Board Of Directors Proposes That Karin Westerlund, Mazars Ab, Is Appointed Auditor In The Foundation "Von Willebrandska Understodsstiftelsen"	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	55	The Board Of Director'S Proposal To Amend The Articles Of Association: Sections 1, 3 And 8	For	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	56	Please Note That This Resolution Is A Shareholder Proposal: Proposal From The Shareholder Elisabeth Dahlerus Dahlin On Dispositions Of The Bank'S Lending To Fossil Fuels And Investment In The Same: The Bank Immediately Shall Work For The Exclusion Of Fossil Companies As Borrowers In The Bank	Take No Action	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	57	Please Note That This Resolution Is A Shareholder Proposal: Proposal From The Shareholder Elisabeth Dahlerus Dahlin On Dispositions Of The Bank'S Lending To Fossil Fuels And Investment In The Same: The Bank Shall Exclude Fossil Fuels As Investment Objects	Take No Action	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	58	Please Note That This Resolution Is A Shareholder Proposal: Proposal From The Shareholder Rolf Lindahl On The Bank'S Financing Of Companies To Keep The World Below 1.5 Decree C: By 2025, The Bank Will Only Finance Those Companies And Projects That Are In Line With What Science Requires For The World To Stay Below 1.5 Decree C	Take No Action	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	59	Please Note That This Resolution Is A Shareholder Proposal: Proposal From The Shareholder Rolf Lindahl On The Bank'S Financing Of Companies To Keep The World Below 1.5 Decree C: The Board Of Directors Of The Bank Shall Report Back On How This Has Been Implemented At The Latest At The 2022 Annual General Meeting And Thereafter Annually Until It Has Been Fully Implemented	Take No Action	For
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	60	Closing Of The Annual General Meeting	Non-voting resolution	Combined
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	61	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	62	01 Mar 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
SKANDINAVISKA ENSKILDA BANKEN AB	30-Mar-2021	63	02 Mar 2021: Please Note That This Is A Revision Due To Addition Of Comment And Please Note That This Is A Revision Due To Medication Numbering Of Resolution 14. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
SKANSKA AB	30-Mar-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Non-voting resolution
SKANSKA AB	30-Mar-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution
SKANSKA AB	30-Mar-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
SKANSKA AB	30-Mar-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
SKANSKA AB	30-Mar-2021	5	Please Note That This Is An Amendment To Meeting Id 472154 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinject On This Meeting Notice. Thank You	Non-voting resolution	Non-voting resolution
SKANSKA AB	30-Mar-2021	6	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Non-voting resolution
SKANSKA AB	30-Mar-2021	7	Election Of Chairman Of The Meeting: Andreas Steen	Non-voting resolution	Non-voting resolution
SKANSKA AB	30-Mar-2021	8	Election Of Two Persons To Verify The Minutes Together With The Chairman Of The Meeting	Non-voting resolution	Non-voting resolution
SKANSKA AB	30-Mar-2021	9	Preparation And Approval Of The Voting List	Non-voting resolution	Non-voting resolution
SKANSKA AB	30-Mar-2021	10	Approval Of The Agenda	Non-voting resolution	Non-voting resolution
SKANSKA AB	30-Mar-2021	11	Determination Of Whether The Meeting Has Been Duly Convened	Non-voting resolution	Non-voting resolution
SKANSKA AB	30-Mar-2021	12	Presentation Of The Annual Report And Auditors' Report For 2020 And The Consolidated Accounts And The Auditors' Report On The Consolidated Accounts For 2020, As Well As The Auditor'S Statement Regarding The Application Of Guidelines For Salary And Other Remuneration To Senior Executives Which Have Applied Since The Previous Annual General Meeting	Non-voting resolution	Non-voting resolution
SKANSKA AB	30-Mar-2021	13	Resolution On Adoption Of The Income Statement And The Balance Sheet And The Consolidated Income Statement And The Consolidated Balance Sheet	For	Combined
SKANSKA AB	30-Mar-2021	14	Resolution On The Dispositions Of The Company'S Results Pursuant To The Adopted Balance Sheet And Determination Of The Record Date For Dividend: The Board Proposes A Dividend For 2020 Of Sek 9.50 Per Share, Of Which Sek 6.50 Per Share As Ordinary Dividend And Sek 3.00 Per Share As Extraordinary Dividend. The Board Proposes Tuesday April 1, 2021, As The Record Date For Receiving Dividend. If The Meeting Resolves In Accordance With The Board'S Proposal, The Dividend Is Expected To Be Distributed By Euroclear Sweden Ab On Thursday April 8, 2021	For	Combined
SKANSKA AB	30-Mar-2021	15	Resolution On Discharge From Liability Of The Member Of The Board And The Ceo For The Administration Of The Company In 2020: Hans Biorck	For	Combined
SKANSKA AB	30-Mar-2021	16	Resolution On Discharge From Liability Of The Member Of The Board And The Ceo For The Administration Of The Company In 2020: Par Boman	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SKANSKA AB	30-Mar-2021	17	Resolution On Discharge From Liability Of The Member Of The Board And The Ceo For The Administration Of The Company In 2020: Jan Gurander	For	Combined
SKANSKA AB	30-Mar-2021	18	Resolution On Discharge From Liability Of The Member Of The Board And The Ceo For The Administration Of The Company In 2020: Fredrik Lundberg	For	Combined
SKANSKA AB	30-Mar-2021	19	Resolution On Discharge From Liability Of The Member Of The Board And The Ceo For The Administration Of The Company In 2020: Catherine Marcus	For	Combined
SKANSKA AB	30-Mar-2021	20	Resolution On Discharge From Liability Of The Member Of The Board And The Ceo For The Administration Of The Company In 2020: Jayne McGivern	For	Combined
SKANSKA AB	30-Mar-2021	21	Resolution On Discharge From Liability Of The Member Of The Board And The Ceo For The Administration Of The Company In 2020: Asa Soderstrom Winberg (For The Period March 26, 2020 - December 31, 2020)	For	Combined
SKANSKA AB	30-Mar-2021	22	Resolution On Discharge From Liability Of The Member Of The Board And The Ceo For The Administration Of The Company In 2020: Charlotte Stromberg (For The Period January 1, 2020 - March 26, 2020)	For	Combined
SKANSKA AB	30-Mar-2021	23	Resolution On Discharge From Liability Of The Member Of The Board And The Ceo For The Administration Of The Company In 2020: Richard Horstedt (Employee Representative)	For	Combined
SKANSKA AB	30-Mar-2021	24	Resolution On Discharge From Liability Of The Member Of The Board And The Ceo For The Administration Of The Company In 2020: Ola Falt (Employee Representative)	For	Combined
SKANSKA AB	30-Mar-2021	25	Resolution On Discharge From Liability Of The Member Of The Board And The Ceo For The Administration Of The Company In 2020: Yvonne Stenman (Employee Representative)	For	Combined
SKANSKA AB	30-Mar-2021	26	Resolution On Discharge From Liability Of The Member Of The Board And The Ceo For The Administration Of The Company In 2020: Anders Rattgard, Deputy Board Member (Employee Representative)	For	Combined
SKANSKA AB	30-Mar-2021	27	Resolution On Discharge From Liability Of The Member Of The Board And The Ceo For The Administration Of The Company In 2020: Par-Olow Johansson, Deputy Board Member (Employee Representative) (For The Period January 1, 2020 - July 1, 2020)	For	Combined
SKANSKA AB	30-Mar-2021	28	Resolution On Discharge From Liability Of The Member Of The Board And The Ceo For The Administration Of The Company In 2020: Hans Reinholdsson, Deputy Board Member (Employee Representative) (For The Period December 16, 2020 - December 31, 2020)	For	Combined
SKANSKA AB	30-Mar-2021	29	Resolution On Discharge From Liability Of The Member Of The Board And The Ceo For The Administration Of The Company In 2020: Anders Danielsson	For	Combined
SKANSKA AB	30-Mar-2021	30	Please Note That Resolution 10.A, 10.B, 11.A, 11.B, 12.A To 12.H And 13 Are Proposed By Nomination Committee And Board Does Not Make Any Recommendation On These Proposals. The Standing Instructions Are Disabled For This Meeting	Non-voting resolution	Combined
SKANSKA AB	30-Mar-2021	31	Number Of Members Of The Board And Deputy Members To Be Elected By The Meeting: The Nomination Committee Proposes That The Number Of Members Of The Board Elected By The Meeting Shall Be Seven And That No Deputies Be Elected	Take No Action	Combined
SKANSKA AB	30-Mar-2021	32	Number Of Auditors And Deputy Auditors: One Registered Accounting Firm Be Elected As Auditor With No Deputy Auditor	Take No Action	Combined
SKANSKA AB	30-Mar-2021	33	Fees Payable To Members Of The Board Elected By The Meeting	Take No Action	Combined
SKANSKA AB	30-Mar-2021	34	Fees Payable To The Auditor	Take No Action	Combined
SKANSKA AB	30-Mar-2021	35	Election Of Member Of The Board And Deputy Member And Election Of The Chairman Of The Board: Hans Biorck (Re-Election As Board Member)	Take No Action	Combined
SKANSKA AB	30-Mar-2021	36	Election Of Member Of The Board And Deputy Member And Election Of The Chairman Of The Board: Par Boman (Re-Election)	Take No Action	Combined
SKANSKA AB	30-Mar-2021	37	Election Of Member Of The Board And Deputy Member And Election Of The Chairman Of The Board: Jan Gurander (Re-Election)	Take No Action	Combined
SKANSKA AB	30-Mar-2021	38	Election Of Member Of The Board And Deputy Member And Election Of The Chairman Of The Board: Fredrik Lundberg (Re-Election)	Take No Action	Combined
SKANSKA AB	30-Mar-2021	39	Election Of Member Of The Board And Deputy Member And Election Of The Chairman Of The Board: Catherine Marcus (Re-Election)	Take No Action	Combined
SKANSKA AB	30-Mar-2021	40	Election Of Member Of The Board And Deputy Member And Election Of The Chairman Of The Board: Jayne McGivern (Re-Election)	Take No Action	Combined
SKANSKA AB	30-Mar-2021	41	Election Of Member Of The Board And Deputy Member And Election Of The Chairman Of The Board: Asa Soderstrom Winberg (Re-Election)	Take No Action	Combined
SKANSKA AB	30-Mar-2021	42	Election Of Member Of The Board And Deputy Member And Election Of The Chairman Of The Board: Hans Biorck (Re-Election As Chairman Of The Board)	Take No Action	Combined
SKANSKA AB	30-Mar-2021	43	Election Of Auditor: Ernst & Young Ab	Take No Action	Combined
SKANSKA AB	30-Mar-2021	44	Resolution On Approval Of The Remuneration Report For 2020	For	Combined
SKANSKA AB	30-Mar-2021	45	Decision To Authorize The Board To Resolve On Acquisition Of Own Series B Shares In Skanska On A Regulated Market	For	Combined
SKANSKA AB	30-Mar-2021	46	Resolution On Amendments To The Articles Of Association	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SKANSKA AB	30-Mar-2021	47	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Combined
SKF AB	25-Mar-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Non-voting resolution
SKF AB	25-Mar-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution
SKF AB	25-Mar-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
SKF AB	25-Mar-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
SKF AB	25-Mar-2021	5	Open Meeting	Non-voting resolution	Non-voting resolution
SKF AB	25-Mar-2021	6	Elect Chairman Of Meeting	Non-voting resolution	Non-voting resolution
SKF AB	25-Mar-2021	7	Designate Inspector(S) Of Minutes Of Meeting	Non-voting resolution	Non-voting resolution
SKF AB	25-Mar-2021	8	Prepare And Approve List Of Shareholders	Non-voting resolution	Non-voting resolution
SKF AB	25-Mar-2021	9	Approve Agenda Of Meeting	Non-voting resolution	Non-voting resolution
SKF AB	25-Mar-2021	10	Acknowledge Proper Convening Of Meeting	Non-voting resolution	Non-voting resolution
SKF AB	25-Mar-2021	11	Receive Financial Statements And Statutory Reports	Non-voting resolution	Non-voting resolution
SKF AB	25-Mar-2021	12	Accept Financial Statements And Statutory Reports	For	Combined
SKF AB	25-Mar-2021	13	Approve Allocation Of Income And Dividends Of Sek 6.50 Per Share	For	For
SKF AB	25-Mar-2021	14	Approve Discharge Of Board Member Hans Straberg	For	For
SKF AB	25-Mar-2021	15	Approve Discharge Of Board Member Hock Goh	For	For
SKF AB	25-Mar-2021	16	Approve Discharge Of Board Member Alrik Danielson	For	For
SKF AB	25-Mar-2021	17	Approve Discharge Of Board Member Ronnie Leten	For	Combined
SKF AB	25-Mar-2021	18	Approve Discharge Of Board Member Barb Samardzich	For	Combined
SKF AB	25-Mar-2021	19	Approve Discharge Of Board Member Colleen Repplier	For	For
SKF AB	25-Mar-2021	20	Approve Discharge Of Board Member Hakan Buskhe	For	For
SKF AB	25-Mar-2021	21	Approve Discharge Of Board Member Susanna Schneeberger	For	For
SKF AB	25-Mar-2021	22	Approve Discharge Of Board Member Lars Wedenborn	For	For
SKF AB	25-Mar-2021	23	Approve Discharge Of Board Member Jonny Hilbert	For	For
SKF AB	25-Mar-2021	24	Approve Discharge Of Board Member Zarko Djurovic	For	For
SKF AB	25-Mar-2021	25	Approve Discharge Of Board Member Kennet Carlsson	For	For
SKF AB	25-Mar-2021	26	Approve Discharge Of Board Member Claes Palm	For	For
SKF AB	25-Mar-2021	27	Approve Discharge Of CEO Alrik Danielson	For	For
SKF AB	25-Mar-2021	28	Determine Number Of Members (8) And Deputy Members (0) Of Board	For	For
SKF AB	25-Mar-2021	29	Approve Remuneration Of Directors In The Amount Of Sek 2.3 Million For Chairman And Sek 750,000 For Other Directors Approve Remuneration For Committee Work	For	For
SKF AB	25-Mar-2021	30	Reelect Hans Straberg As Director	For	Combined
SKF AB	25-Mar-2021	31	Reelect Hock Goh As Director	For	Combined
SKF AB	25-Mar-2021	32	Reelect Barb Samardzich As Director	For	For
SKF AB	25-Mar-2021	33	Reelect Colleen Repplier As Director	For	For
SKF AB	25-Mar-2021	34	Reelect Geert Follens As Director	For	For
SKF AB	25-Mar-2021	35	Reelect Hakan Buskhe As Director	For	Combined
SKF AB	25-Mar-2021	36	Reelect Susanna Schneeberger As Director	For	For
SKF AB	25-Mar-2021	37	Elect Rickard Gustafson As New Director	For	Combined
SKF AB	25-Mar-2021	38	Elect Hans Straberg As Board Chairman	For	Combined
SKF AB	25-Mar-2021	39	Determine Number Of Auditors (1) And Deputy Auditors (0)	For	Combined
SKF AB	25-Mar-2021	40	Approve Remuneration Of Auditors	For	For
SKF AB	25-Mar-2021	41	Ratify Deloitte As Auditors	For	For
SKF AB	25-Mar-2021	42	Amend Articles Of Association Re: Collecting Of Proxies Advanced Voting Editorial Changes	For	For
SKF AB	25-Mar-2021	43	Approve Remuneration Report	For	For
SKF AB	25-Mar-2021	44	Approve 2021 Performance Share Program	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SKF AB	25-Mar-2021	45	18 Feb 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Combined
SKF AB	25-Mar-2021	46	19 Feb 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Non-voting resolution
SKF AB	25-Mar-2021	47	19 Feb 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Non-voting resolution
SKYWORKS SOLUTIONS, INC.	12-May-2021	1	Election Of Director: Alan S. Batey	For	Combined
SKYWORKS SOLUTIONS, INC.	12-May-2021	2	Election Of Director: Kevin L. Beebe	For	Combined
SKYWORKS SOLUTIONS, INC.	12-May-2021	3	Election Of Director: Timothy R. Furey	For	For
SKYWORKS SOLUTIONS, INC.	12-May-2021	4	Election Of Director: Liam K. Griffin	For	For
SKYWORKS SOLUTIONS, INC.	12-May-2021	5	Election Of Director: Christine King	For	Combined
SKYWORKS SOLUTIONS, INC.	12-May-2021	6	Election Of Director: David P. Mcglade	For	Combined
SKYWORKS SOLUTIONS, INC.	12-May-2021	7	Election Of Director: Robert A. Schriesheim	For	Combined
SKYWORKS SOLUTIONS, INC.	12-May-2021	8	Election Of Director: Kimberly S. Stevenson	For	For
SKYWORKS SOLUTIONS, INC.	12-May-2021	9	To Ratify The Selection By The Company'S Audit Committee Of Kpmg Llp As The Independent Registered Public Accounting Firm For The Company For Fiscal Year 2021.	For	For
SKYWORKS SOLUTIONS, INC.	12-May-2021	10	To Approve, On An Advisory Basis, The Compensation Of The Company'S Named Executive Officers, As Described In The Company'S Proxy Statement.	For	Combined
SKYWORKS SOLUTIONS, INC.	12-May-2021	11	To Approve The Company'S Amended And Restated 2015 Long-Term Incentive Plan.	For	Combined
SKYWORKS SOLUTIONS, INC.	12-May-2021	12	To Approve A Stockholder Proposal Regarding Supermajority Voting Provisions.	Take No Action	For
SL GREEN REALTY CORP.	08-Jun-2021	1	Election Of Director: John H. Alschuler	For	For
SL GREEN REALTY CORP.	08-Jun-2021	2	Election Of Director: Betsy S. Atkins	For	For
SL GREEN REALTY CORP.	08-Jun-2021	3	Election Of Director: Edwin T. Burton, Iii	For	For
SL GREEN REALTY CORP.	08-Jun-2021	4	Election Of Director: Lauren B. Dillard	For	For
SL GREEN REALTY CORP.	08-Jun-2021	5	Election Of Director: Stephen L. Green	For	For
SL GREEN REALTY CORP.	08-Jun-2021	6	Election Of Director: Craig M. Hatkoff	For	For
SL GREEN REALTY CORP.	08-Jun-2021	7	Election Of Director: Marc Holliday	For	For
SL GREEN REALTY CORP.	08-Jun-2021	8	Election Of Director: John S. Levy	For	For
SL GREEN REALTY CORP.	08-Jun-2021	9	Election Of Director: Andrew W. Mathias	For	For
SL GREEN REALTY CORP.	08-Jun-2021	10	To Approve, On A Non-Binding Advisory Basis, Our Executive Compensation.	For	Combined
SL GREEN REALTY CORP.	08-Jun-2021	11	To Ratify The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Combined
SLACK TECHNOLOGIES, INC.	02-Mar-2021	1	A Proposal To Adopt The Agreement And Plan Of Merger, Dated As Of December 1, 2020 (As It May Be Amended From Time To Time, The "Merger Agreement"), Among Salesforce.Com, Inc., Skyline Strategies I Inc., Skyline Strategies Ii Llc And Slack Technologies, Inc. ("Slack") And Approve The Transactions Contemplated Thereby.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SLACK TECHNOLOGIES, INC.	02-Mar-2021	2	A Proposal To Approve, By A Non-Binding Advisory Vote, Certain Compensation That May Be Paid Or Become Payable To Slack'S Named Executive Officers That Is Based On Or Otherwise Relates To The Mergers Contemplated By The Merger Agreement.	For	For
SM INVESTMENTS CORP	28-Apr-2021	1	Please Note That This Is An Amendment To Meeting Id 515518 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You.	Non-voting resolution	Combined
SM INVESTMENTS CORP	28-Apr-2021	2	Call To Order	For	Combined
SM INVESTMENTS CORP	28-Apr-2021	3	Certification Of Notice And Quorum	For	Combined
SM INVESTMENTS CORP	28-Apr-2021	4	Approval Of The Minutes Of The Annual Meeting Of The Stockholders Held On June 24, 2020	For	Combined
SM INVESTMENTS CORP	28-Apr-2021	5	Annual Report For The Year 2020 (Open Forum)	For	For
SM INVESTMENTS CORP	28-Apr-2021	6	Ratification Of The Acts Of The Board Of Directors And The Management From The Date Of The Last Annual Stockholders Meeting Up To The Date Of This Meeting	For	For
SM INVESTMENTS CORP	28-Apr-2021	7	Election Of Director: Teresita T. Sy	For	Combined
SM INVESTMENTS CORP	28-Apr-2021	8	Election Of Director: Henry T. Sy, Jr	For	Combined
SM INVESTMENTS CORP	28-Apr-2021	9	Election Of Director: Harley T. Sy	For	Combined
SM INVESTMENTS CORP	28-Apr-2021	10	Election Of Director: Jose T. Sio	For	Combined
SM INVESTMENTS CORP	28-Apr-2021	11	Election Of Director: Frederic C. Dybuncio	For	Combined
SM INVESTMENTS CORP	28-Apr-2021	12	Election Of Director: Tomasa H. Lipana (Independent Director)	For	For
SM INVESTMENTS CORP	28-Apr-2021	13	Election Of Director: Alfredo E. Pascual (Independent Director)	For	For
SM INVESTMENTS CORP	28-Apr-2021	14	Election Of Director: Robert G. Vergara (Independent Director)	For	For
SM INVESTMENTS CORP	28-Apr-2021	15	Appointment Of External Auditor: Sgv And Co	For	For
SM INVESTMENTS CORP	28-Apr-2021	16	Other Matters	Abstain	Combined
SM INVESTMENTS CORP	28-Apr-2021	17	Adjournment	For	Combined
SM PRIME HOLDINGS, INC.	20-Apr-2021	1	Please Note That This Is An Amendment To Meeting Id 520958 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You.	Non-voting resolution	Combined
SM PRIME HOLDINGS, INC.	20-Apr-2021	2	Call To Order	For	Combined
SM PRIME HOLDINGS, INC.	20-Apr-2021	3	Certification Of Notice And Quorum	For	Combined
SM PRIME HOLDINGS, INC.	20-Apr-2021	4	Approval Of Minutes Of The Annual Meeting Of Stockholders Held On June 15, 2020	For	Combined
SM PRIME HOLDINGS, INC.	20-Apr-2021	5	Approval Of Annual Report Of 2020	For	For
SM PRIME HOLDINGS, INC.	20-Apr-2021	6	Open Forum	For	Combined
SM PRIME HOLDINGS, INC.	20-Apr-2021	7	General Ratification Of Acts Of The Board Of Directors, Board Committees And Management	For	Combined
SM PRIME HOLDINGS, INC.	20-Apr-2021	8	Election Of Director For 2021-2022: Henry T. Sy, Jr	For	Combined
SM PRIME HOLDINGS, INC.	20-Apr-2021	9	Election Of Director For 2021-2022: Hans T. Sy	For	Combined
SM PRIME HOLDINGS, INC.	20-Apr-2021	10	Election Of Director For 2021-2022: Herbert T. Sy	For	Combined
SM PRIME HOLDINGS, INC.	20-Apr-2021	11	Election Of Director For 2021-2022: Jeffrey C. Lim	For	Combined
SM PRIME HOLDINGS, INC.	20-Apr-2021	12	Election Of Director For 2021-2022: Jorge T. Mendiola	For	Combined
SM PRIME HOLDINGS, INC.	20-Apr-2021	13	Election Of Director For 2021-2022: Amando M. Tetangco, Jr. Independent Director	For	For
SM PRIME HOLDINGS, INC.	20-Apr-2021	14	Election Of Director For 2021-2022: J. Carlitos G. Cruz Independent Director	For	Combined
SM PRIME HOLDINGS, INC.	20-Apr-2021	15	Election Of Director For 2021-2022: Darlene Marie B. Berberabe Independent Director	For	Combined
SM PRIME HOLDINGS, INC.	20-Apr-2021	16	Appointment Of External Auditors: Sycip Gorres Velayo And Co	For	For
SM PRIME HOLDINGS, INC.	20-Apr-2021	17	Other Matters	Abstain	Combined
SM PRIME HOLDINGS, INC.	20-Apr-2021	18	Adjournment	For	Combined
SM PRIME HOLDINGS, INC.	20-Apr-2021	19	22 Mar 2021: Please Note That This Is A Revision Due To Change In Numbering Of All Resolutions. If You Have Already Sent In Your Votes For Mid: 534611 Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined
SMARTCENTRES REAL ESTATE INVESTMENT TR.	15-Jun-2021	1	Director	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SMARTCENTRES REAL ESTATE INVESTMENT TR.	15-Jun-2021	2	To Fix The Aggregate Number Of Trustees To Be Elected Or Appointed At The Meeting At No More Than Nine.	For	Combined
SMARTCENTRES REAL ESTATE INVESTMENT TR.	15-Jun-2021	3	To Re-Appoint Pricewaterhousecoopers Llp, Chartered Professional Accountants, As The Auditor Of The Trust For The Ensuing Year And To Authorize The Trustees Of The Trust To Fix The Remuneration Of Such Auditor.	For	For
SMARTCENTRES REAL ESTATE INVESTMENT TR.	15-Jun-2021	4	To Accept, On An Advisory Basis, The Trust'S Approach To Executive Compensation, As More Particularly Set Forth In The Management Information Circular Relating To The Meeting (The "Circular").	For	For
SMARTCENTRES REAL ESTATE INVESTMENT TR.	15-Jun-2021	5	To Approve An Amendment To The Trust'S Deferred Unit Plan (The "Plan") To Increase The Number Of Units Authorized For Issuance Under The Plan By 2,000,000 Units, From 2,000,000 To 4,000,000, As More Particularly Set Forth In The Circular.	For	For
SMC CORPORATION	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
SMC CORPORATION	29-Jun-2021	3	Appoint A Director Takada, Yoshiaki	For	For
SMC CORPORATION	29-Jun-2021	4	Appoint A Director Isoe, Toshio	For	For
SMC CORPORATION	29-Jun-2021	5	Appoint A Director Ota, Masahiro	For	For
SMC CORPORATION	29-Jun-2021	6	Appoint A Director Maruyama, Susumu	For	For
SMC CORPORATION	29-Jun-2021	7	Appoint A Director Samuel Neff	For	For
SMC CORPORATION	29-Jun-2021	8	Appoint A Director Doi, Yoshitada	For	For
SMC CORPORATION	29-Jun-2021	9	Appoint A Director Kaizu, Masanobu	For	For
SMC CORPORATION	29-Jun-2021	10	Appoint A Director Kagawa, Toshiharu	For	For
SMC CORPORATION	29-Jun-2021	11	Appoint A Director Iwata, Yoshiko	For	For
SMC CORPORATION	29-Jun-2021	12	Appoint A Director Miyazaki, Kyoichi	For	For
SMITH & NEPHEW PLC	14-Apr-2021	1	Accept Financial Statements And Statutory Reports	For	For
SMITH & NEPHEW PLC	14-Apr-2021	2	Approve Remuneration Report	For	For
SMITH & NEPHEW PLC	14-Apr-2021	3	Approve Final Dividend	For	For
SMITH & NEPHEW PLC	14-Apr-2021	4	Re-Elect Roland Diggelmann As Director	For	For
SMITH & NEPHEW PLC	14-Apr-2021	5	Re-Elect Erik Engstrom As Director	For	For
SMITH & NEPHEW PLC	14-Apr-2021	6	Re-Elect Robin Freestone As Director	For	Combined
SMITH & NEPHEW PLC	14-Apr-2021	7	Elect John Ma As Director	For	Combined
SMITH & NEPHEW PLC	14-Apr-2021	8	Elect Katarzyna Mazur-Hofsaess As Director	For	For
SMITH & NEPHEW PLC	14-Apr-2021	9	Elect Rick Medlock As Director	For	For
SMITH & NEPHEW PLC	14-Apr-2021	10	Elect Anne-Francoise Nesmes As Director	For	For
SMITH & NEPHEW PLC	14-Apr-2021	11	Re-Elect Marc Owen As Director	For	Combined
SMITH & NEPHEW PLC	14-Apr-2021	12	Re-Elect Roberto Quarta As Director	For	Combined
SMITH & NEPHEW PLC	14-Apr-2021	13	Re-Elect Angie Risley As Director	For	For
SMITH & NEPHEW PLC	14-Apr-2021	14	Elect Bob White As Director	For	For
SMITH & NEPHEW PLC	14-Apr-2021	15	Reappoint Kpmg Llp As Auditors	For	For
SMITH & NEPHEW PLC	14-Apr-2021	16	Authorise Board To Fix Remuneration Of Auditors	For	For
SMITH & NEPHEW PLC	14-Apr-2021	17	Authorise Issue Of Equity	For	For
SMITH & NEPHEW PLC	14-Apr-2021	18	Authorise Issue Of Equity Without Pre-Emptive Rights	For	For
SMITH & NEPHEW PLC	14-Apr-2021	19	Authorise Issue Of Equity Without Pre-Emptive Rights In Connection With An Acquisition Or Other Capital Investment	For	For
SMITH & NEPHEW PLC	14-Apr-2021	20	Authorise Market Purchase Of Ordinary Shares	For	For
SMITH & NEPHEW PLC	14-Apr-2021	21	Authorise The Company To Call General Meeting With Two Weeks Notice	For	For
SMITH & NEPHEW PLC	14-Apr-2021	22	Adopt New Articles Of Association	For	For
SMURFIT KAPPA GROUP PLC	05-Feb-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
SMURFIT KAPPA GROUP PLC	05-Feb-2021	2	To Approve The Migration Of The Migrating Shares To Euroclear Bank'S Central Securities Depository	For	Combined
SMURFIT KAPPA GROUP PLC	05-Feb-2021	3	To Approve And Adopt New Articles Of Association	For	For
SMURFIT KAPPA GROUP PLC	05-Feb-2021	4	To Authorise The Company To Take All Actions To Implement The Migration	For	For
SMURFIT KAPPA GROUP PLC	30-Apr-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	2	Accept Financial Statements And Statutory Reports	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	3	Approve Remuneration Report	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	4	Approve Remuneration Policy	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	5	Approve Final Dividend	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	6	Elect Kaisa Hietala As Director	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	7	Re-Elect Irial Finan As Director	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	8	Re-Elect Anthony Smurfit As Director	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	9	Re-Elect Ken Bowles As Director	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	10	Re-Elect Anne Anderson As Director	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	11	Re-Elect Frits Beurskens As Director	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SMURFIT KAPPA GROUP PLC	30-Apr-2021	12	Re-Elect Carol Fairweather As Director	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	13	Re-Elect James Lawrence As Director	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	14	Re-Elect Dr Lourdes Melgar As Director	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	15	Re-Elect John Moloney As Director	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	16	Re-Elect Jorgen Rasmussen As Director	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	17	Re-Elect Gonzalo Restrepo As Director	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	18	Authorise Board To Fix Remuneration Of Auditors	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	19	Authorise Issue Of Equity	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	20	Authorise Issue Of Equity Without Pre-Emptive Rights	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	21	Authorise Issue Of Equity Without Pre-Emptive Rights In Connection With An Acquisition Or Other Capital Investment	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	22	Authorise Market Purchase Of Shares	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	23	Authorise The Company To Call General Meeting With Two Weeks' Notice	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	24	Approve Increase In The Maximum Award Opportunity In The Rules Of The 2018 Performance Share Plan	For	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	25	01 Apr 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined
SMURFIT KAPPA GROUP PLC	30-Apr-2021	26	26 Apr 2021: Please Note That This Is A Revision Due To Addition Of Comment And Due Change In Numbering For Resolution 6.A To 6.K. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Non-voting resolution
SNAM S.P.A.	02-Feb-2021	3	To Modify The Article 2 (Incorporation And Purpose Of The Company) Of The By-Laws. Resolutions Related Thereto	For	Combined
SNAM S.P.A.	02-Feb-2021	4	To Modify The Article 12 (Shareholders Meetings) Of The By-Laws. Resolutions Related Thereto	For	For
SNAM S.P.A.	02-Feb-2021	5	To Modify The Articles 13 (Board Of Directors) And 24 (Transitional Clause) Of The By-Laws. Resolutions Related Thereto	For	For
SNAM S.P.A.	28-Apr-2021	3	To Approve Snam S.P.A. Balance Sheet As Of 31 December 2020, Consolidated Balance Sheet As Of 31 December 2020. Board Of Directors' Report, The Internal Auditors' Report And Independent Auditors' Report. Resolutions Related Thereto	For	For
SNAM S.P.A.	28-Apr-2021	4	To Allocate The Profit For The Year And To Distribute The Dividend.	For	For
SNAM S.P.A.	28-Apr-2021	5	To Authorize The Purchase And Disposal Of Treasury Shares, Subject To Revocation Of The Authorization Granted By The Ordinary Shareholders' Meeting Held On 18 June 2020, For The Part That Has Not Been Executed	For	For
SNAM S.P.A.	28-Apr-2021	6	Report On The Rewarding Policy And Emolument Paid: First Section, Report On The Rewarding Policy (Binding Resolution)	For	For
SNAM S.P.A.	28-Apr-2021	7	Report On The Rewarding Policy And Emolument Paid: Second Section, Report On The Emolument Paid (Non-Binding Resolution)	For	For
SNAM S.P.A.	28-Apr-2021	8	To Amend The 2020-2022 Long-Term Share Incentive Plan. Resolutions Related Thereto	For	For
SNAP-ON INCORPORATED	29-Apr-2021	1	Election Of Director: David C. Adams	For	For
SNAP-ON INCORPORATED	29-Apr-2021	2	Election Of Director: Karen L. Daniel	For	For
SNAP-ON INCORPORATED	29-Apr-2021	3	Election Of Director: Ruth Ann M. Gillis	For	For
SNAP-ON INCORPORATED	29-Apr-2021	4	Election Of Director: James P. Holden	For	For
SNAP-ON INCORPORATED	29-Apr-2021	5	Election Of Director: Nathan J. Jones	For	For
SNAP-ON INCORPORATED	29-Apr-2021	6	Election Of Director: Henry W. Kneuppel	For	For
SNAP-ON INCORPORATED	29-Apr-2021	7	Election Of Director: W. Dudley Lehman	For	For
SNAP-ON INCORPORATED	29-Apr-2021	8	Election Of Director: Nicholas T. Pinchuk	For	For
SNAP-ON INCORPORATED	29-Apr-2021	9	Election Of Director: Gregg M. Sherrill	For	For
SNAP-ON INCORPORATED	29-Apr-2021	10	Election Of Director: Donald J. Stebbins	For	For
SNAP-ON INCORPORATED	29-Apr-2021	11	Proposal To Ratify The Appointment Of Deloitte & Touche Llp As Snap-On Incorporated'S Independent Registered Public Accounting Firm For Fiscal 2021.	For	For
SNAP-ON INCORPORATED	29-Apr-2021	12	Advisory Vote To Approve The Compensation Of Snap-On Incorporated'S Named Executive Officers, As Disclosed In "Compensation Discussion And Analysis" And "Executive Compensation Information" In The Proxy Statement.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SNAP-ON INCORPORATED	29-Apr-2021	13	Proposal To Amend And Restate The Snap-On Incorporated 2011 Incentive Stock And Awards Plan.	For	For
SOCIEDAD QUIMICA Y MINERA DE CHILE S.A.	22-Jan-2021	1	Agree To A Capital Increase Of Up To Us\$1,100,000,000 Through The Issuance Of Up To 22,442,580 Series B, Which May Not Exceed Three Years. The Issued Shares Will Be Offered Preferentially And Under Equal Conditions To All Series B Shareholders.	Take No Action	For
SOCIEDAD QUIMICA Y MINERA DE CHILE S.A.	22-Jan-2021	2	Empower The Board Of Directors Of The Company To Freely Determine, Fix And Agree To The Price, Form, Time, Procedure And Other Conditions For The Placement Of Said Shares, Including, But Not Limited To, The Registration Of The New Shares In The Shareholder Registry With The Commission For The Financial Market (Comisión Para El Mercado Financiero) In The Local Stock Exchanges, The Registration Of The New Shares And The New American Depositary Shares Before The Securities And ... (Due To Space Limits, See Proxy Statement For Full Proposal).	Take No Action	For
SOCIEDAD QUIMICA Y MINERA DE CHILE S.A.	22-Jan-2021	3	Amend The Company'S By-Laws To Adjust Them To The Resolutions Adopted In This Regard At The Esm.	Take No Action	Combined
SOCIEDAD QUIMICA Y MINERA DE CHILE S.A.	22-Jan-2021	4	Adopt All The Necessary Or Convenient Agreements To Carry Out The Decisions And Amendments To The Company'S By-Laws That The Shareholders Adopt In The Esm.	Take No Action	Combined
SOCIEDAD QUIMICA Y MINERA DE CHILE S.A.	23-Apr-2021	1	Sqm'S Financial Statements, Balance Sheet, Annual Report, Account Inspectors' Report And External Auditor'S Report For The Business Year Ended December 31, 2020.	Take No Action	For
SOCIEDAD QUIMICA Y MINERA DE CHILE S.A.	23-Apr-2021	2	Designation Of The External Auditor Company.	Take No Action	For
SOCIEDAD QUIMICA Y MINERA DE CHILE S.A.	23-Apr-2021	3	Designation Of The Credit Rating Agencies.	Take No Action	For
SOCIEDAD QUIMICA Y MINERA DE CHILE S.A.	23-Apr-2021	4	Designation Of The Account Inspectors.	Take No Action	For
SOCIEDAD QUIMICA Y MINERA DE CHILE S.A.	23-Apr-2021	5	Investment Policy.	Take No Action	For
SOCIEDAD QUIMICA Y MINERA DE CHILE S.A.	23-Apr-2021	6	Finance Policy.	Take No Action	For
SOCIEDAD QUIMICA Y MINERA DE CHILE S.A.	23-Apr-2021	7	Distribution Of Final Dividend.	Take No Action	For
SOCIEDAD QUIMICA Y MINERA DE CHILE S.A.	23-Apr-2021	8	Structure Of The Compensation Of The Board Of Directors And Board Committees.	Take No Action	Combined
SOCIEDAD QUIMICA Y MINERA DE CHILE S.A.	23-Apr-2021	9	Other Corresponding Matters In Compliance With Pertinent Provisions.	Take No Action	Against
SOCIEDAD QUIMICA Y MINERA DE CHILE SA	22-Jan-2021	1	To Agree A Capital Increase Of The Company Of Up To The Amount Of Usd 1.100.000.000, Or Else, To The Amount Determined By The Meeting, Through The Issue Of Up To 22.442.580 Cash Shares Series B, Which Should Be Subscribed And Paid Under The Term Agreed By The Meeting, And This Term Should Not Be Over Than 3 Years. The Shares To Be Issued May Only Be Preferably Offered, And Under The Same Conditions To All Shareholders Of Series B	For	Combined
SOCIEDAD QUIMICA Y MINERA DE CHILE SA	22-Jan-2021	2	To Authorize The Board Of Directors Of The Company To Determine, Fix And Freely Agree, And With The Widest Powers, The Price, Form, Time, Procedure And Other Conditions For The Allocation Of The Above Shares, Including, But No Limited, For The Registration Of The New Shares In The Register Of Securities Of The Commission For The Financial Market And In The Local Stock Exchanges, The Registration Of The New Shares And The New American Depositary Shares Before The Securities And Exchange Commission Of The United States Of America And The New York Stock Exchange Of Such Country, To Waive To Conditions And, In General, To Improve All The Other Actions Related To The Capital Increase, With Widest Powers. Notwithstanding The Above, The Pricing And The Number Of Shares To Be Allocated Should Be Approved By The Majority Of The Board Members Present In Meeting Duly Constituted, And That Would Have Not Been Rejected By Two Or More Directors	For	For
SOCIEDAD QUIMICA Y MINERA DE CHILE SA	22-Jan-2021	3	To Modify The Bylaws To Adjust Them To The Agreements Adopted By The Board Meeting In This Respect	For	For
SOCIEDAD QUIMICA Y MINERA DE CHILE SA	22-Jan-2021	4	To Adopt All The Agreements Necessary Or Convenient To Implement The Decisions And Reforms Of Bylaws Decided By The Board Meeting	For	For
SOCIEDAD QUIMICA Y MINERA DE CHILE SA	23-Apr-2021	1	Sqms Financial Statements, Balance Sheet, Annual Report, Account Inspectors Report And External Auditors Report For The Business Year Ended December 31, 2020	For	Combined
SOCIEDAD QUIMICA Y MINERA DE CHILE SA	23-Apr-2021	2	Designation Of The External Auditor Company	For	Combined
SOCIEDAD QUIMICA Y MINERA DE CHILE SA	23-Apr-2021	3	Designation Of The Credit Rating Agencies	For	For
SOCIEDAD QUIMICA Y MINERA DE CHILE SA	23-Apr-2021	4	Designation Of The Account Inspectors	For	For
SOCIEDAD QUIMICA Y MINERA DE CHILE SA	23-Apr-2021	5	Investment Policy	For	For
SOCIEDAD QUIMICA Y MINERA DE CHILE SA	23-Apr-2021	6	Finance Policy	For	For
SOCIEDAD QUIMICA Y MINERA DE CHILE SA	23-Apr-2021	7	Distribution Of Final Dividend	For	For
SOCIEDAD QUIMICA Y MINERA DE CHILE SA	23-Apr-2021	8	Structure Of The Compensation Of The Board Of Directors And Board Committees	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SOCIEDAD QUIMICA Y MINERA DE CHILE SA	23-Apr-2021	9	Other Corresponding Matters In Compliance With Pertinent Provisions	Abstain	Combined
SOCIETE GENERALE SA	18-May-2021	6	Approval Of The Consolidated Financial Statement For The Financial Year 2020	For	Combined
SOCIETE GENERALE SA	18-May-2021	7	Approval Of The Corporate Financial Statement For The Financial Year 2020 - Approval Of The Total Amount Of Non-Deductible Expenses And Costs	For	For
SOCIETE GENERALE SA	18-May-2021	8	Allocation Of Income And Setting Of The Dividend	For	For
SOCIETE GENERALE SA	18-May-2021	9	Approval Of The Statutory Auditors' Report On The Regulated Agreements Referred To In Article L. 225-38 Of The French Commercial Code	For	For
SOCIETE GENERALE SA	18-May-2021	10	Approval Of The Compensation Policy For The Chairman Of The Board Of Directors, In Accordance With Article L.22-10-8 Of The French Commercial Code	For	For
SOCIETE GENERALE SA	18-May-2021	11	Approval Of The Compensation Policy For The Chief Executive Officer And The Deputy Chief Executive Officers, Pursuant To Article L. 22-10-8 Of The French Commercial Code	For	For
SOCIETE GENERALE SA	18-May-2021	12	Approval Of The Compensation Policy For Directors, Pursuant To Article L.22-10-8 Of The French Commercial Code	For	For
SOCIETE GENERALE SA	18-May-2021	13	Approval Of The Information Relating To The Compensation Of Each Of The Corporate Officers Required By Article L. 22-10-9 I Of The French Commercial Code	For	For
SOCIETE GENERALE SA	18-May-2021	14	Approval Of The Elements Making Up The Total Compensation And Benefits Of Any Kind Paid During Or Allocated In Respect Of The Financial Year 2020 To Mr. Lorenzo Bini Smaghi, Chairman Of The Board Of Directors, Pursuant To Article L. 22-10-34 li Of The French Commercial Code	For	For
SOCIETE GENERALE SA	18-May-2021	15	Approval Of The Elements Making Up The Total Remuneration And Benefits Of Any Kind Paid During Or Allocated In Respect Of The Financial Year 2020 To Mr. Frederic Oudea, Chief Executive Officer, Pursuant To Article L.22-10-34 li Of The French Commercial Code	For	Combined
SOCIETE GENERALE SA	18-May-2021	16	Approval Of The Elements Making Up The Total Remuneration And Benefits Of Any Kind Paid During Or Allocated In Respect Of The Financial Year 2020 To Mr. Philippe Aymerich, Deputy Chief Executive Officer, Pursuant To Article L. 22-10-34 li Of The French Commercial Code	For	Against
SOCIETE GENERALE SA	18-May-2021	17	Approval Of The Elements Making Up The Total Remuneration And Benefits Of Any Kind Paid During Or Allocated In Respect Of The Financial Year 2020 To Mr. Severin Cabannes, Deputy Chief Executive Officer, Pursuant To Article L.22-10-34 li Of The French Commercial Code	For	Against
SOCIETE GENERALE SA	18-May-2021	18	Approval Of The Elements Making Up The Total Remuneration And Benefits Of Any Kind Paid During Or Allocated In Respect Of The Financial Year 2020 To Mr. Philippe Heim, Deputy Chief Executive Officer, Pursuant To Article L. 22-10-34 li Of The French Commercial Code	For	Against
SOCIETE GENERALE SA	18-May-2021	19	Approval Of The Elements Making Up The Total Remuneration And Benefits Of Any Kind Paid During Or Allocated In Respect Of The Financial Year 2020 To Mrs. Diony Lebot, Deputy Chief Executive Officer, Pursuant To Article L. 22-10-34 li Of The French Commercial Code	For	Against
SOCIETE GENERALE SA	18-May-2021	20	Advisory Opinion On The Compensation Paid In 2020 To The Regulated Persons Referred To In Article L.511-71 Of The Monetary And Financial Code	For	Combined
SOCIETE GENERALE SA	18-May-2021	21	Renewal Of The Term Of Office Of Mr. William Connelly As Director	For	For
SOCIETE GENERALE SA	18-May-2021	22	Renewal Of The Term Of Office Of Mrs. Lubomira Rochet As Director	For	For
SOCIETE GENERALE SA	18-May-2021	23	Renewal Of The Term Of Office Of Mrs. Alexandra Schaapveld As Director	For	For
SOCIETE GENERALE SA	18-May-2021	24	Appointment Of Mr. Henri Poupart-Lafarge As Director As A Replacement For Mr. Jean-Bernard Levy	For	For
SOCIETE GENERALE SA	18-May-2021	25	Election Of Mrs. Helene Crinquant As Director Representing Employee Shareholders	For	Combined
SOCIETE GENERALE SA	18-May-2021	26	Election Of Mr. Sebastien Wetter As Director Representing Employee Shareholders	For	Combined
SOCIETE GENERALE SA	18-May-2021	27	Authorization Granted To The Board Of Directors To Purchase Common Shares Of The Company Within The Limit Of 5% Of The Capital	For	For
SOCIETE GENERALE SA	18-May-2021	28	Powers To Carry Out Formalities	For	For
SODEXO	12-Jan-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
SODEXO	12-Jan-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SODEXO	12-Jan-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
SODEXO	12-Jan-2021	4	23 Dec 2020: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202012022004659-145 And https://www.journal-officiel.gouv.fr/Balo/Document/202012232004836-154 ; This Is A Revision Due To Addition Of Url Link In Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
SODEXO	12-Jan-2021	5	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
SODEXO	12-Jan-2021	6	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Non-voting resolution
SODEXO	12-Jan-2021	7	Approve Financial Statements And Statutory Reports	For	Combined
SODEXO	12-Jan-2021	8	Approve Consolidated Financial Statements And Statutory Reports	For	For
SODEXO	12-Jan-2021	9	Approve Allocation Of Income And Absence Of Dividends	For	For
SODEXO	12-Jan-2021	10	Reelect Sophie Bellon As Director	For	Combined
SODEXO	12-Jan-2021	11	Reelect Nathalie Bellon-Szabo As Director	For	Combined
SODEXO	12-Jan-2021	12	Reelect Francoise Brougher As Director	For	For
SODEXO	12-Jan-2021	13	Elect Federico J Gonzalez Tejera As Director	For	For
SODEXO	12-Jan-2021	14	Renew Appointment Of Kpmg As Auditor	For	For
SODEXO	12-Jan-2021	15	Approve Compensation Reports Of Corporate Officers	For	For
SODEXO	12-Jan-2021	16	Approve Compensation Of Sophie Bellon, Chairman Of The Board	For	For
SODEXO	12-Jan-2021	17	Approve Compensation Of Denis Machuel, Ceo	For	For
SODEXO	12-Jan-2021	18	Approve Remuneration Policy Of Directors	For	For
SODEXO	12-Jan-2021	19	Approve Remuneration Policy For Chairman Of The Board	For	For
SODEXO	12-Jan-2021	20	Approve Remuneration Policy For Ceo	For	For
SODEXO	12-Jan-2021	21	Authorize Repurchase Of Up To 5 Percent Of Issued Share Capital	For	For
SODEXO	12-Jan-2021	22	Authorize Filing Of Required Documents/Other Formalities	For	For
SOFINA SA	06-May-2021	6	Approve Financial Statements And Allocation Of Income	For	Combined
SOFINA SA	06-May-2021	8	Approve Remuneration Report	For	Combined
SOFINA SA	06-May-2021	9	Approve Remuneration Policy	For	Combined
SOFINA SA	06-May-2021	10	Approve Discharge Of Directors	For	Combined
SOFINA SA	06-May-2021	11	Approve Discharge Of Auditors	For	Combined
SOFINA SA	06-May-2021	12	Reelect Nicolas Boel As Director	For	Combined
SOFINA SA	06-May-2021	13	Reelect Laura Cioli As Independent Director	For	Combined
SOFINA SA	06-May-2021	14	Reelect Laurent De Meeus D'Argenteuil As Director	For	Combined
SOFINA SA	06-May-2021	15	Reelect Anja Langenbucher As Independent Director	For	Combined
SOFINA SA	06-May-2021	16	Reelect Dominique Lancksweert As Director	For	Combined
SOFINA SA	06-May-2021	17	Reelect Catherine Soubie As Independent Director	For	Combined
SOFINA SA	06-May-2021	18	Reelect Gwill York As Independent Director	For	Combined
SOFTBANK CORP.	22-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
SOFTBANK CORP.	22-Jun-2021	2	Amend Articles To: Establish The Articles Related To Shareholders Meeting Held Without Specifying A Venue	For	Combined
SOFTBANK CORP.	22-Jun-2021	3	Appoint A Director Miyauchi, Ken	For	For
SOFTBANK CORP.	22-Jun-2021	4	Appoint A Director Miyakawa, Junichi	For	For
SOFTBANK CORP.	22-Jun-2021	5	Appoint A Director Shimba, Jun	For	For
SOFTBANK CORP.	22-Jun-2021	6	Appoint A Director Imai, Yasuyuki	For	For
SOFTBANK CORP.	22-Jun-2021	7	Appoint A Director Fujihara, Kazuhiko	For	For
SOFTBANK CORP.	22-Jun-2021	8	Appoint A Director Son, Masayoshi	For	For
SOFTBANK CORP.	22-Jun-2021	9	Appoint A Director Kawabe, Kentaro	For	For
SOFTBANK CORP.	22-Jun-2021	10	Appoint A Director Horiba, Atsushi	For	For
SOFTBANK CORP.	22-Jun-2021	11	Appoint A Director Kamigama, Takehiro	For	For
SOFTBANK CORP.	22-Jun-2021	12	Appoint A Director Oki, Kazuaki	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SOFTBANK CORP.	22-Jun-2021	13	Appoint A Director Uemura, Kyoko	For	For
SOFTBANK CORP.	22-Jun-2021	14	Appoint A Director Hishiyama, Reiko	For	For
SOFTBANK CORP.	22-Jun-2021	15	Appoint A Director Koshi, Naomi	For	For
SOFTBANK CORP.	22-Jun-2021	16	Approve Details Of The Compensation To Be Received By Directors	For	For
SOFTBANK GROUP CORP.	23-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
SOFTBANK GROUP CORP.	23-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
SOFTBANK GROUP CORP.	23-Jun-2021	3	Amend Articles To: Amend Business Lines, Reduce The Board Of Directors Size, Eliminate The Articles Related To Counselors And/Or Advisors, Establish The Articles Related To Shareholders Meeting Held Without Specifying A Venue, Approve Minor Revisions	For	For
SOFTBANK GROUP CORP.	23-Jun-2021	4	Appoint A Director Son, Masayoshi	For	For
SOFTBANK GROUP CORP.	23-Jun-2021	5	Appoint A Director Goto, Yoshimitsu	For	For
SOFTBANK GROUP CORP.	23-Jun-2021	6	Appoint A Director Miyauchi, Ken	For	For
SOFTBANK GROUP CORP.	23-Jun-2021	7	Appoint A Director Kawabe, Kentaro	For	For
SOFTBANK GROUP CORP.	23-Jun-2021	8	Appoint A Director Iijima, Masami	For	For
SOFTBANK GROUP CORP.	23-Jun-2021	9	Appoint A Director Matsuo, Yutaka	For	For
SOFTBANK GROUP CORP.	23-Jun-2021	10	Appoint A Director Lip-Bu Tan	For	Combined
SOFTBANK GROUP CORP.	23-Jun-2021	11	Appoint A Director Erikawa, Keiko	For	For
SOFTBANK GROUP CORP.	23-Jun-2021	12	Appoint A Director Kenneth A.Siegel	For	Combined
SOFTBANK GROUP CORP.	23-Jun-2021	13	Appoint A Corporate Auditor Nakata, Yuji	For	For
SOFTBANK GROUP CORP.	23-Jun-2021	14	Appoint A Corporate Auditor Uno, Soichiro	For	Combined
SOFTBANK GROUP CORP.	23-Jun-2021	15	Appoint A Corporate Auditor Otsuka, Keiichi	For	For
SOFTBANK GROUP CORP.	23-Jun-2021	16	Approve Details Of The Compensation To Be Received By Corporate Auditors	For	For
SOHGO SECURITY SERVICES CO.,LTD.	24-Jun-2021	2	Approve Appropriation Of Surplus	For	For
SOHGO SECURITY SERVICES CO.,LTD.	24-Jun-2021	3	Appoint A Director Murai, Atsushi	For	For
SOHGO SECURITY SERVICES CO.,LTD.	24-Jun-2021	4	Appoint A Director Aoyama, Yukiyasu	For	For
SOHGO SECURITY SERVICES CO.,LTD.	24-Jun-2021	5	Appoint A Director Kayaki, Ikuji	For	For
SOHGO SECURITY SERVICES CO.,LTD.	24-Jun-2021	6	Appoint A Director Hokari, Hirohisa	For	For
SOHGO SECURITY SERVICES CO.,LTD.	24-Jun-2021	7	Appoint A Director Murai, Tsuyoshi	For	For
SOHGO SECURITY SERVICES CO.,LTD.	24-Jun-2021	8	Appoint A Director Nomura, Shigeki	For	For
SOHGO SECURITY SERVICES CO.,LTD.	24-Jun-2021	9	Appoint A Director Suzuki, Motohisa	For	For
SOHGO SECURITY SERVICES CO.,LTD.	24-Jun-2021	10	Appoint A Director Kishimoto, Koji	For	For
SOHGO SECURITY SERVICES CO.,LTD.	24-Jun-2021	11	Appoint A Director Kadowaki, Hideharu	For	For
SOHGO SECURITY SERVICES CO.,LTD.	24-Jun-2021	12	Appoint A Director Ando, Toyoaki	For	For
SOHGO SECURITY SERVICES CO.,LTD.	24-Jun-2021	13	Appoint A Director Suetsugu, Hirotomo	For	For
SOHGO SECURITY SERVICES CO.,LTD.	24-Jun-2021	14	Appoint A Director Ikenaga, Toshie	For	For
SOHGO SECURITY SERVICES CO.,LTD.	24-Jun-2021	15	Appoint A Corporate Auditor Nakagawa, Yoshiaki	For	For
S-OIL CORP	30-Mar-2021	1	Approval Of Financial Statements	For	For
S-OIL CORP	30-Mar-2021	2	Amendment Of Articles Of Incorporation	For	Combined
S-OIL CORP	30-Mar-2021	3	Election Of Inside Director: Hussain A.Al-Qahtani	For	Combined
S-OIL CORP	30-Mar-2021	4	Election Of A Non-Permanent Director: Mohammed Y.Al-Qahtani	For	For
S-OIL CORP	30-Mar-2021	5	Election Of A Non-Permanent Director: Ziad T.Al-Murshed	For	For
S-OIL CORP	30-Mar-2021	6	Election Of A Non-Permanent Director: S.M.Al-Hereagi	For	Combined
S-OIL CORP	30-Mar-2021	7	Election Of A Non-Permanent Director: Yahya A.Abushal	For	Combined
S-OIL CORP	30-Mar-2021	8	Election Of Outside Director: Han Deok Su	For	Combined
S-OIL CORP	30-Mar-2021	9	Election Of Outside Director: I Jae Hun	For	Against
S-OIL CORP	30-Mar-2021	10	Election Of Outside Director: Sin Mi Nam	For	Against
S-OIL CORP	30-Mar-2021	11	Election Of Outside Director: Jung Soon Janice Lee	For	Against
S-OIL CORP	30-Mar-2021	12	Election Of Outside Director: I Jeon Hwan	For	Combined
S-OIL CORP	30-Mar-2021	13	Election Of Outside Director Who Is An Audit Committee Member: Hwang In Tae	For	For
S-OIL CORP	30-Mar-2021	14	Election Of Audit Committee Member Who Is An Outside Director: I Jae Hun	For	Combined
S-OIL CORP	30-Mar-2021	15	Election Of Audit Committee Member Who Is An Outside Director: Sin Mi Nam	For	Against

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
S-OIL CORP	30-Mar-2021	16	Election Of Audit Committee Member Who Is An Outside Director: I Jeon Hwan	For	Combined
S-OIL CORP	30-Mar-2021	17	Approval Of Remuneration For Director	For	For
SOLAREEDGE TECHNOLOGIES, INC.	01-Jun-2021	1	Election Of Director: Nadav Zafrir	For	For
SOLAREEDGE TECHNOLOGIES, INC.	01-Jun-2021	2	Election Of Director: Avery More	For	For
SOLAREEDGE TECHNOLOGIES, INC.	01-Jun-2021	3	Election Of Director: Zvi Lando	For	For
SOLAREEDGE TECHNOLOGIES, INC.	01-Jun-2021	4	Ratification Of Appointment Of Ey As Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
SOLAREEDGE TECHNOLOGIES, INC.	01-Jun-2021	5	Approval Of, On An Advisory And Non-Binding Basis, The Compensation Of Our Named Executive Officers (The "Say-On-Pay Proposal").	For	For
SOLVAY SA	11-May-2021	5	Proposal To Approve The Compensation Report Found In Chapter 5 Of The Declaration Of Corporate Governance	For	Combined
SOLVAY SA	11-May-2021	7	Approval Of Annual Accounts From 2020 And The Allocation Of Results, Setting Of Dividend	For	Unvoted
SOLVAY SA	11-May-2021	8	Proposal To Grant Discharge Of Liability To Be Given To Board Members	For	Unvoted
SOLVAY SA	11-May-2021	9	Proposal To Grant Discharge To The External Auditor	For	Unvoted
SOLVAY SA	11-May-2021	11	Proposal To Renew The Mandate Of Mr Nicolas Boel	For	Unvoted
SOLVAY SA	11-May-2021	12	Proposal To Renew The Mandate Of Mrs Ilham Kadri	For	Unvoted
SOLVAY SA	11-May-2021	13	Proposal To Renew The Mandate Of Mr Bernard De Laguiche	For	Unvoted
SOLVAY SA	11-May-2021	14	Proposal To Renew The Mandate Of Mrs. Francoise De Viron	For	Unvoted
SOLVAY SA	11-May-2021	15	Proposal To Renew The Mandate Of Mrs Agnes Lemarchand	For	Unvoted
SOLVAY SA	11-May-2021	16	Proposal To Confirm The Appointment Of Mrs Francoise De Viron As An Independent Director On The Board Of Directors	For	Unvoted
SOLVAY SA	11-May-2021	17	Proposal To Confirm The Appointment Of Mrs Agnes Lemarchand As An Independent Director On The Board Of Directors	For	Unvoted
SOLVAY SA	11-May-2021	18	Proposal To Re-Elect Mr Herve Coppens D'Eeckenbrugge For A Period Of Three Years. His Term Of Office Will Expire At The End Of The Ordinary Shareholders' Meeting Of May 2024	For	Unvoted
SOLVAY SA	11-May-2021	20	Proposal That Mr Edouard Janssen Be Appointed As Director For A Period Of Four Years To Replace Mrs Evelyn Du Monceau. Mr Edouard Janssen'S Term Of Office Will Expire At The End Of The Ordinary Shareholders' Meeting Of May 2025	For	Unvoted
SOLVAY SA	11-May-2021	22	Proposal That Mr Wolfgang Colberg Be Appointed As Director For A Period Of Four Years To Replace Mrs Amparo Moraleda. Mr Wolfgang Colberg'S Term Of Office Will Expire At The End Of The Ordinary Shareholders' Meeting Of May 2025	For	Unvoted
SOLVAY SA	11-May-2021	23	Proposal That Mr Wolfgang Colberg Be Appointed As An Independent Director On The Board Of Directors	For	Unvoted
SOMPO HOLDINGS,INC.	28-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
SOMPO HOLDINGS,INC.	28-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
SOMPO HOLDINGS,INC.	28-Jun-2021	3	Appoint A Director Sakurada, Kengo	For	For
SOMPO HOLDINGS,INC.	28-Jun-2021	4	Appoint A Director Tsuji, Shinji	For	For
SOMPO HOLDINGS,INC.	28-Jun-2021	5	Appoint A Director Teshima, Toshihiro	For	For
SOMPO HOLDINGS,INC.	28-Jun-2021	6	Appoint A Director Scott Trevor Davis	For	For
SOMPO HOLDINGS,INC.	28-Jun-2021	7	Appoint A Director Higashi, Kazuhiro	For	For
SOMPO HOLDINGS,INC.	28-Jun-2021	8	Appoint A Director Nawa, Takashi	For	For
SOMPO HOLDINGS,INC.	28-Jun-2021	9	Appoint A Director Shibata, Misuzu	For	For
SOMPO HOLDINGS,INC.	28-Jun-2021	10	Appoint A Director Yamada, Meyumi	For	For
SOMPO HOLDINGS,INC.	28-Jun-2021	11	Appoint A Director Yanagida, Naoki	For	For
SOMPO HOLDINGS,INC.	28-Jun-2021	12	Appoint A Director Uchiyama, Hideyo	For	For
SOMPO HOLDINGS,INC.	28-Jun-2021	13	Appoint A Director Endo, Isao	For	For
SOMPO HOLDINGS,INC.	28-Jun-2021	14	Appoint A Director Ito, Kumi	For	For
SONGCHENG PERFORMANCE DEVELOPMENT CO LTD	18-May-2021	1	2020 Annual Accounts	For	For
SONGCHENG PERFORMANCE DEVELOPMENT CO LTD	18-May-2021	2	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SONGCHENG PERFORMANCE DEVELOPMENT CO LTD	18-May-2021	3	2020 Annual Report And Its Summary	For	For
SONGCHENG PERFORMANCE DEVELOPMENT CO LTD	18-May-2021	4	2020 Audit Report	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SONGCHENG PERFORMANCE DEVELOPMENT CO LTD	18-May-2021	5	2020 Work Report Of The Board Of Directors	For	For
SONGCHENG PERFORMANCE DEVELOPMENT CO LTD	18-May-2021	6	2020 Work Report Of The Supervisory Committee	For	For
SONGCHENG PERFORMANCE DEVELOPMENT CO LTD	18-May-2021	7	2021 Appointment Of Audit Firm	For	Combined
SONGCHENG PERFORMANCE DEVELOPMENT CO LTD	18-May-2021	8	Provision For Assets Impairment	For	Combined
SONGCHENG PERFORMANCE DEVELOPMENT CO LTD	18-May-2021	9	Expiration Of The Tenure Of Independent Directors And By-Election Of Director: Election Of Yang Yiqing As An Independent Director	For	Combined
SONOVA HOLDING AG	15-Jun-2021	1	Please Note That Beneficial Owner Details Are Required For This Meeting. If No Beneficial Owner Details Are Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
SONOVA HOLDING AG	15-Jun-2021	2	Part 2 Of This Meeting Is For Voting On Agenda And Meeting Attendance Requests Only. Please Ensure That You Have First Voted In Favour Of The Registration Of Shares In Part 1 Of The Meeting. It Is A Market Requirement For Meetings Of This Type That The Shares Are Registered And Moved To A Registered Location At The Csd, And Specific Policies At The Individual Sub-Custodians May Vary. Upon Receipt Of The Vote Instruction, It Is Possible That A Marker May Be Placed On Your Shares To Allow For Reconciliation And Re-Registration Following A Trade. Therefore Whilst This Does Not Prevent The Trading Of Shares, Any That Are Registered Must Be First Deregistered If Required For Settlement. Deregistration Can Affect The Voting Rights Of Those Shares. If You Have Concerns Regarding Your Accounts, Please Contact Your Client Representative	Non-voting resolution	Unvoted
SONOVA HOLDING AG	15-Jun-2021	3	Accept Financial Statements And Statutory Reports	For	Combined
SONOVA HOLDING AG	15-Jun-2021	4	Approve Remuneration Report (Non-Binding)	For	Combined
SONOVA HOLDING AG	15-Jun-2021	5	Approve Allocation Of Income And Dividends Of Chf 3.20 Per Share	For	Combined
SONOVA HOLDING AG	15-Jun-2021	6	Approve Discharge Of Board And Senior Management	For	Combined
SONOVA HOLDING AG	15-Jun-2021	7	Reelect Robert Spoerry As Director And Board Chairman	For	Combined
SONOVA HOLDING AG	15-Jun-2021	8	Reelect Lynn Bleil As Director	For	Combined
SONOVA HOLDING AG	15-Jun-2021	9	Reelect Lukas Braunschweiler As Director	For	Combined
SONOVA HOLDING AG	15-Jun-2021	10	Reelect Stacy Seng As Director	For	Combined
SONOVA HOLDING AG	15-Jun-2021	11	Reelect Ronald Van Der Vis As Director	For	Combined
SONOVA HOLDING AG	15-Jun-2021	12	Reelect Jinlong Wang As Director	For	Combined
SONOVA HOLDING AG	15-Jun-2021	13	Reelect Adrian Widmer As Director	For	Combined
SONOVA HOLDING AG	15-Jun-2021	14	Elect Gregory Behar As Director	For	Combined
SONOVA HOLDING AG	15-Jun-2021	15	Elect Roland Diggelmann As Director	For	Combined
SONOVA HOLDING AG	15-Jun-2021	16	Reappoint Stacy Seng As Member Of The Nomination And Compensation Committee	For	Combined
SONOVA HOLDING AG	15-Jun-2021	17	Appoint Lukas Braunschweiler As Member Of The Nomination And Compensation Committee	For	Combined
SONOVA HOLDING AG	15-Jun-2021	18	Appoint Roland Diggelmann As Member Of The Nomination And Compensation Committee	For	Combined
SONOVA HOLDING AG	15-Jun-2021	19	Ratify Ernst Young Ag As Auditors	For	Combined
SONOVA HOLDING AG	15-Jun-2021	20	Designate Keller Klg As Independent Proxy	For	Combined
SONOVA HOLDING AG	15-Jun-2021	21	Approve Remuneration Of Directors In The Amount Of Chf 3.1 Million	For	Combined
SONOVA HOLDING AG	15-Jun-2021	22	Approve Remuneration Of Executive Committee In The Amount Of Chf 15.8 Million	For	Combined
SONOVA HOLDING AG	15-Jun-2021	23	Approve Chf 61,299 Reduction In Share Capital As Part Of The Share Buyback Program Via Cancellation Of Repurchased Shares	For	Combined
SONY GROUP CORPORATION	22-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
SONY GROUP CORPORATION	22-Jun-2021	2	Appoint A Director Yoshida, Kenichiro	For	Combined
SONY GROUP CORPORATION	22-Jun-2021	3	Appoint A Director Totoki, Hiroki	For	For
SONY GROUP CORPORATION	22-Jun-2021	4	Appoint A Director Sumi, Shuzo	For	For
SONY GROUP CORPORATION	22-Jun-2021	5	Appoint A Director Tim Schaaff	For	For
SONY GROUP CORPORATION	22-Jun-2021	6	Appoint A Director Oka, Toshiko	For	For
SONY GROUP CORPORATION	22-Jun-2021	7	Appoint A Director Akiyama, Sakie	For	For
SONY GROUP CORPORATION	22-Jun-2021	8	Appoint A Director Wendy Becker	For	For
SONY GROUP CORPORATION	22-Jun-2021	9	Appoint A Director Hatanaka, Yoshihiko	For	For
SONY GROUP CORPORATION	22-Jun-2021	10	Appoint A Director Adam Crozier	For	For
SONY GROUP CORPORATION	22-Jun-2021	11	Appoint A Director Kishigami, Keiko	For	For
SONY GROUP CORPORATION	22-Jun-2021	12	Appoint A Director Joseph A. Kraft Jr.	For	For
SONY GROUP CORPORATION	22-Jun-2021	13	Approve Issuance Of Share Acquisition Rights As Stock Options	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SOUTHERN COPPER CORPORATION	28-May-2021	1	Director	For	Combined
SOUTHERN COPPER CORPORATION	28-May-2021	2	Ratify The Audit Committee'S Selection Of Galaz, Yamazaki, Ruiz Urquiza S.C., A Member Firm Of Deloitte Touche Tohmatsu Limited, As Our Independent Accountants For 2021.	For	Combined
SOUTHERN COPPER CORPORATION	28-May-2021	3	Approve By, Non-Binding Vote, Executive Compensation.	For	For
SOUTHERN COPPER CORPORATION	28-May-2021	4	Vote On A Stockholder Proposal On Independent Chair, If Properly Presented To The Meeting.	Against	For
SOUTHWEST AIRLINES CO.	19-May-2021	1	Election Of Director: David W. Biegler	For	For
SOUTHWEST AIRLINES CO.	19-May-2021	2	Election Of Director: J. Veronica Biggins	For	For
SOUTHWEST AIRLINES CO.	19-May-2021	3	Election Of Director: Douglas H. Brooks	For	For
SOUTHWEST AIRLINES CO.	19-May-2021	4	Election Of Director: William H. Cunningham	For	For
SOUTHWEST AIRLINES CO.	19-May-2021	5	Election Of Director: John G. Denison	For	For
SOUTHWEST AIRLINES CO.	19-May-2021	6	Election Of Director: Thomas W. Gilligan	For	For
SOUTHWEST AIRLINES CO.	19-May-2021	7	Election Of Director: Gary C. Kelly	For	For
SOUTHWEST AIRLINES CO.	19-May-2021	8	Election Of Director: Grace D. Lieblein	For	For
SOUTHWEST AIRLINES CO.	19-May-2021	9	Election Of Director: Nancy B. Loeffler	For	For
SOUTHWEST AIRLINES CO.	19-May-2021	10	Election Of Director: John T. Montford	For	For
SOUTHWEST AIRLINES CO.	19-May-2021	11	Election Of Director: Ron Ricks	For	For
SOUTHWEST AIRLINES CO.	19-May-2021	12	Advisory Vote To Approve The Compensation Of The Company'S Named Executive Officers.	For	For
SOUTHWEST AIRLINES CO.	19-May-2021	13	Ratification Of The Selection Of Ernst & Young Llp As The Company'S Independent Auditors For The Fiscal Year Ending December 31, 2021.	For	For
SOUTHWEST AIRLINES CO.	19-May-2021	14	Advisory Vote On Shareholder Proposal To Permit Shareholder Action By Written Consent.	Against	Combined
SOUTHWEST AIRLINES CO.	19-May-2021	15	Advisory Vote On Shareholder Proposal To Permit Shareholder Removal Of Directors Without Cause.	Against	Against
SPAR GROUP LTD	16-Feb-2021	1	Adoption Of The Annual Financial Statements	For	Combined
SPAR GROUP LTD	16-Feb-2021	2	Appointment Of Brett Botten As An Executive Director	For	For
SPAR GROUP LTD	16-Feb-2021	3	Appointment Of Graham O'Connor As A Non-Executive Director	For	Combined
SPAR GROUP LTD	16-Feb-2021	4	Re-Election Of Marang Mashologu As A Non-Executive Director Retiring By Rotation	For	Combined
SPAR GROUP LTD	16-Feb-2021	5	Re-Election Of The Independent External Auditor: Resolved That Pricewaterhousecoopers Inc., As Approved By The Audit Committee And Recommended To Shareholders, Be Reelected As The Independent External Audit Firm Of The Company, And That Thomas Howatt Be Appointed As The Designated Individual Audit Partner, To Hold Office For The Ensuing Financial Year	For	For
SPAR GROUP LTD	16-Feb-2021	6	Re-Election Of The Member Of The Audit Committee: Marang Mashologu	For	For
SPAR GROUP LTD	16-Feb-2021	7	Re-Election Of The Member Of The Audit Committee: Harish Mehta	For	Combined
SPAR GROUP LTD	16-Feb-2021	8	Re-Election Of The Member Of The Audit Committee: Andrew Waller (Chairman)	For	Combined
SPAR GROUP LTD	16-Feb-2021	9	Authority To Issue Shares For The Purpose Of Share Options	For	For
SPAR GROUP LTD	16-Feb-2021	10	Authority To Issue Shares For The Purpose Of The Csp	For	For
SPAR GROUP LTD	16-Feb-2021	11	Non-Binding Advisory Vote On The Remuneration Policy	For	For
SPAR GROUP LTD	16-Feb-2021	12	Non-Binding Advisory Vote On The Remuneration Implementation Report	For	Combined
SPAR GROUP LTD	16-Feb-2021	13	Financial Assistance To Related Or Inter-Related Companies	For	Combined
SPAR GROUP LTD	16-Feb-2021	14	Non-Executive Directors' Fees	For	For
SPIRAX-SARCO ENGINEERING PLC	12-May-2021	1	To Receive Annual Report 2020	For	For
SPIRAX-SARCO ENGINEERING PLC	12-May-2021	2	To Approve The Annual Report On Remuneration 2020	For	For
SPIRAX-SARCO ENGINEERING PLC	12-May-2021	3	To Declare The Final Dividend	For	For
SPIRAX-SARCO ENGINEERING PLC	12-May-2021	4	To Re-Appoint Deloitte Llp As Auditor Of The Company	For	For
SPIRAX-SARCO ENGINEERING PLC	12-May-2021	5	To Authorise The Directors To Determine The Auditors Remuneration	For	For
SPIRAX-SARCO ENGINEERING PLC	12-May-2021	6	To Re-Elect Mr J. Pike As A Director	For	For
SPIRAX-SARCO ENGINEERING PLC	12-May-2021	7	To Re-Elect Mr N.J. Anderson As A Director	For	For
SPIRAX-SARCO ENGINEERING PLC	12-May-2021	8	To Re-Elect Dr. G.E. Schoolenberg As A Director	For	For
SPIRAX-SARCO ENGINEERING PLC	12-May-2021	9	To Re-Elect Miss J.S. Kingston As A Director	For	For
SPIRAX-SARCO ENGINEERING PLC	12-May-2021	10	To Re-Elect Mr K. Thompson As A Director	For	For
SPIRAX-SARCO ENGINEERING PLC	12-May-2021	11	To Re-Elect Mrs C.A. Johnstone As A Director	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SPIRAX-SARCO ENGINEERING PLC	12-May-2021	12	To Re-Elect Mr. P. France As A Director	For	For
SPIRAX-SARCO ENGINEERING PLC	12-May-2021	13	To Elect Mr. N.B. Patel As A Director	For	For
SPIRAX-SARCO ENGINEERING PLC	12-May-2021	14	To Elect Ms. A. Archon As A Director	For	For
SPIRAX-SARCO ENGINEERING PLC	12-May-2021	15	To Elect Dr O.R. Qiu As A Director	For	For
SPIRAX-SARCO ENGINEERING PLC	12-May-2021	16	To Elect Mr. R.D. Gillingwater As A Director	For	For
SPIRAX-SARCO ENGINEERING PLC	12-May-2021	17	To Authorise The Directors To Allot Shares	For	For
SPIRAX-SARCO ENGINEERING PLC	12-May-2021	18	Please Refer To The Notice Of Meeting Dated 7 April 2021	For	For
SPIRAX-SARCO ENGINEERING PLC	12-May-2021	19	To Disapply Statutory Pre-Emption Rights	For	For
SPIRAX-SARCO ENGINEERING PLC	12-May-2021	20	To Authorise The Company To Purchase Its Own Shares	For	For
SPIRIT REALTY CAPITAL, INC.	19-May-2021	1	Election Of Director: Jackson Hsieh	For	For
SPIRIT REALTY CAPITAL, INC.	19-May-2021	2	Election Of Director: Kevin M. Charlton	For	For
SPIRIT REALTY CAPITAL, INC.	19-May-2021	3	Election Of Director: Todd A. Dunn	For	For
SPIRIT REALTY CAPITAL, INC.	19-May-2021	4	Election Of Director: Elizabeth F. Frank	For	For
SPIRIT REALTY CAPITAL, INC.	19-May-2021	5	Election Of Director: Michelle M. Frymire	For	For
SPIRIT REALTY CAPITAL, INC.	19-May-2021	6	Election Of Director: Kristian M. Gathright	For	For
SPIRIT REALTY CAPITAL, INC.	19-May-2021	7	Election Of Director: Richard I. Gilchrist	For	For
SPIRIT REALTY CAPITAL, INC.	19-May-2021	8	Election Of Director: Diana M. Laing	For	For
SPIRIT REALTY CAPITAL, INC.	19-May-2021	9	Election Of Director: Nicholas P. Shepherd	For	For
SPIRIT REALTY CAPITAL, INC.	19-May-2021	10	Election Of Director: Thomas J. Sullivan	For	For
SPIRIT REALTY CAPITAL, INC.	19-May-2021	11	The Ratification Of The Selection Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
SPIRIT REALTY CAPITAL, INC.	19-May-2021	12	A Non-Binding, Advisory Resolution To Approve The Compensation Of Our Named Executive Officers As Described In The Proxy Statement.	For	For
SPLUNK INC.	17-Jun-2021	1	Election Of Class Iii Director: Sara Baack	For	Combined
SPLUNK INC.	17-Jun-2021	2	Election Of Class Iii Director: Sean Boyle	For	Combined
SPLUNK INC.	17-Jun-2021	3	Election Of Class Iii Director: Douglas Merritt	For	Combined
SPLUNK INC.	17-Jun-2021	4	Election Of Class Iii Director: Graham Smith	For	Combined
SPLUNK INC.	17-Jun-2021	5	To Ratify The Appointment Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For Our Fiscal Year Ending January 31, 2022.	For	Combined
SPLUNK INC.	17-Jun-2021	6	To Approve, On An Advisory Basis, The Compensation Of Our Named Executive Officers, As Described In The Proxy Statement.	For	Combined
SQUARE ENIX HOLDINGS CO.,LTD.	25-Jun-2021	2	Appoint A Director Who Is Not Audit And Supervisory Committee Member Matsuda, Yosuke	For	For
SQUARE ENIX HOLDINGS CO.,LTD.	25-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yamamura, Yukihiro	For	For
SQUARE ENIX HOLDINGS CO.,LTD.	25-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nishiura, Yuji	For	For
SQUARE ENIX HOLDINGS CO.,LTD.	25-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ogawa, Masato	For	For
SQUARE ENIX HOLDINGS CO.,LTD.	25-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Okamoto, Mitsuko	For	For
SQUARE ENIX HOLDINGS CO.,LTD.	25-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Abdullah Aldawood	For	For
SQUARE ENIX HOLDINGS CO.,LTD.	25-Jun-2021	8	Approve Details Of The Restricted-Share Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	For
SQUARE, INC.	15-Jun-2021	1	Director	For	Combined
SQUARE, INC.	15-Jun-2021	2	Advisory Vote On The Compensation Of Our Named Executive Officers.	For	Combined
SQUARE, INC.	15-Jun-2021	3	Ratification Of Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For Our Fiscal Year Ending December 31, 2021.	For	Combined
SQUARE, INC.	15-Jun-2021	4	Stockholder Proposal, If Properly Presented At The Meeting, Regarding An Independent Chair.	Against	Combined
SQUARE, INC.	15-Jun-2021	5	Stockholder Proposal, If Properly Presented At The Meeting, Regarding A Change In Stockholder Voting.	Against	Combined
SS&C TECHNOLOGIES HOLDINGS, INC.	19-May-2021	1	Director	For	Combined
SS&C TECHNOLOGIES HOLDINGS, INC.	19-May-2021	2	The Approval Of The Compensation Of The Named Executive Officers.	For	Combined
SS&C TECHNOLOGIES HOLDINGS, INC.	19-May-2021	3	The Ratification Of Pricewaterhousecoopers Llp As Ss&C'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Combined
SSR MINING INC.	21-May-2021	1	Director	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SSR MINING INC.	21-May-2021	2	To Appoint Pricewaterhousecoopers Lp, As The Company'S Auditor For The Ensuing Year And Authorize The Board Of Directors Of The Company To Set The Auditor'S Remuneration.	For	For
SSR MINING INC.	21-May-2021	3	To Consider A Non-Binding Advisory Resolution Accepting The Company'S Approach To Executive Compensation.	For	For
SSR MINING INC.	21-May-2021	4	To Consider, And, If Deemed Advisable, Approve, With Or Without Variation, An Ordinary Resolution, Approving The Company'S 2021 Share Compensation Plan.	For	For
SSY GROUP LTD	21-May-2021	3	To Ratify, Confirm And Approve The Master Sale And Purchase Agreement Dated 14 April 2021 And The Continuing Connected Transactions Contemplated Thereunder; And The Proposed Annual Caps For Each Of The Period/Years Ending 31 December 2021, 2022 And 2023, Being The Maximum Annual Transaction Amounts Payable/Receivable By The Group To/From The Kelun Group For The Purchase/Sale Of The Material A/Material B Under The Master Sale And Purchase Agreement	For	For
SSY GROUP LTD	21-May-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries And The Reports Of The Directors And Of The Independent Auditor For The Year Ended 31 December 2020	For	For
SSY GROUP LTD	21-May-2021	4	To Re-Elect Mr. Wang Yibing As An Independent Non-Executive Director Of The Company	For	Combined
SSY GROUP LTD	21-May-2021	5	To Re-Elect Mr. Leung Chong Shun As An Independent Non-Executive Director Of The Company	For	Against
SSY GROUP LTD	21-May-2021	6	To Re-Elect Mr. Feng Hao As A Non-Executive Director Of The Company	For	Combined
SSY GROUP LTD	21-May-2021	7	To Authorise The Board Of Directors Of The Company (The "Directors") To Fix The Directors' Remuneration	For	For
SSY GROUP LTD	21-May-2021	8	To Re-Appoint Kpmg As Auditor Of The Company And To Authorise The Directors To Fix Its Remuneration	For	For
SSY GROUP LTD	21-May-2021	9	To Approve The Declaration And Payment Of A Final Dividend. (Ordinary Resolution 5 Of The Notice)	For	For
SSY GROUP LTD	21-May-2021	10	To Grant A General Mandate To The Directors To Issue New Shares. (Ordinary Resolution 6A Of The Notice)	For	Combined
SSY GROUP LTD	21-May-2021	11	To Grant A General Mandate To The Directors To Repurchase Shares. (Ordinary Resolution 6B Of The Notice)	For	Combined
SSY GROUP LTD	21-May-2021	12	To Extend The General Mandate Granted To The Directors To Issue New Shares By Adding The Number Of The Shares Repurchased. (Ordinary Resolution 6C Of The Notice)	For	Combined
ST. JAMES'S PLACE PLC	14-May-2021	1	To Receive The Company'S Annual Accounts And Reports Of The Directors And Auditors Thereon For The Year Ended 31 December 2020	For	Combined
ST. JAMES'S PLACE PLC	14-May-2021	2	To Declare A Final Dividend Of 38.49 Pence Per Ordinary Share For The Year Ended 31 December 2020	For	For
ST. JAMES'S PLACE PLC	14-May-2021	3	To Re-Elect Andrew Croft As A Director	For	For
ST. JAMES'S PLACE PLC	14-May-2021	4	To Re-Elect Ian Gascoigne As A Director	For	For
ST. JAMES'S PLACE PLC	14-May-2021	5	To Re-Elect Craig Gentle As A Director	For	For
ST. JAMES'S PLACE PLC	14-May-2021	6	To Re-Elect Emma Griffin As A Director	For	For
ST. JAMES'S PLACE PLC	14-May-2021	7	To Re-Elect Rosemary Hilary As A Director	For	For
ST. JAMES'S PLACE PLC	14-May-2021	8	To Re-Elect Simon Jeffreys As A Director	For	For
ST. JAMES'S PLACE PLC	14-May-2021	9	To Re-Elect Roger Yates As A Director	For	For
ST. JAMES'S PLACE PLC	14-May-2021	10	To Elect Lesley-Ann Nash As A Director	For	For
ST. JAMES'S PLACE PLC	14-May-2021	11	To Elect Paul Manduca As A Director	For	For
ST. JAMES'S PLACE PLC	14-May-2021	12	To Approve The Directors' Remuneration Report For The Year Ended 31 December 2020	For	For
ST. JAMES'S PLACE PLC	14-May-2021	13	To Re-Appoint Pwc As The Auditors Of The Company To Hold Office Until The Conclusion Of The Next General Meeting At Which Accounts Are Laid Before The Company	For	For
ST. JAMES'S PLACE PLC	14-May-2021	14	To Authorise The Directors To Determine The Remuneration Of The Auditors Of The Company	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ST. JAMES'S PLACE PLC	14-May-2021	15	That The Directors Be Generally And Unconditionally Authorised Pursuant To Section 551 Of The Companies Act 2006 To: I Allot Shares In The Company, And To Grant Rights To Subscribe For Or To Convert Any Security Into Shares In The Company, Up To An Aggregate Nominal Amount Of Gbp 26,929,233.20 For A Period Expiring (Unless Previously Renewed, Varied Or Revoked By The Company In General Meeting) At The End Of The Next Annual General Meeting Of The Company After The Date On Which This Resolution Is Passed (Or, If Earlier, At The Close Of Business On 30 June 2022); And Ii Make An Offer Or Agreement Which Would Or Might Require Shares To Be Allotted, Or Rights To Subscribe For Or Convert Any Security Into Shares To Be Granted, After Expiry Of This Authority And The Directors May Allot Shares And Grant Rights In Pursuance Of That Offer Or Agreement As If This Authority Had Not Expired; That, Subject To The Paragraph Below, All Existing Authorities Given To The Directors Pursuant To Section 551 Of The Companies Act 2006 Be Revoked By This Resolution; And That The Paragraph Above Shall Be Without Prejudice To The Continuing Authority Of The Directors To Allot Shares, Or Grant Rights To Subscribe For Or Convert Any Security Into Shares, Pursuant To An Offer Or Agreement Made By The Company Before The Expiry Of The Authority Pursuant To Which Such Offer Or Agreement Was Made	For	For
ST. JAMES'S PLACE PLC	14-May-2021	16	That, Subject To The Passing Of Resolution 15 In The Notice Of The Annual General Meeting And In Place Of All Existing Powers, The Directors Be Generally Empowered Pursuant To Section 570 And Section 573 Of The Companies Act 2006 To Allot Equity Securities (As Defined In The Companies Act 2006) For Cash, Pursuant To The Authority Conferred By Resolution 15 In The Notice Of The Annual General Meeting As If Section 561(1) Of The Companies Act 2006 Did Not Apply To The Allotment. This Power: I Expires (Unless Previously Renewed, Varied Or Revoked By The Company In General Meeting) At The End Of The Next Annual General Meeting Of The Company After The Date On Which This Resolution Is Passed (Or, If Earlier, At The Close Of Business On 30 June 2022), But The Company May Make An Offer Or Agreement Which Would Or Might Require Equity Securities To Be Allotted After Expiry Of This Power And The Directors May Allot Equity Securities In Pursuance Of That Offer Or Agreement As If This Power Had Not Expired; And Ii Shall Be Limited To: A. The Allotment Of Equity Securities In Connection With An Offer To: 1. Ordinary Shareholders In Proportion (As Nearly As May Be Practicable) To Their Existing Holdings; And 2. People Who Hold Other Equity Securities If This Is Required By The Rights Of Those Securities Or, If The Directors Consider It Necessary, As Permitted By The Rights Of Those Securities And So That The Directors May Impose Any Limits Or Restrictions And Make Any Arrangements Which They Consider Necessary Or Appropriate To Deal With Treasury Shares, Fractional Entitlements, Record Dates, Legal, Regulatory Or Practical Problems In, Or Under The Laws Of, Any Territory Or Any Other Matter; And B. The Allotment Of Equity Securities For Cash Otherwise Than Pursuant To Paragraph (A) Up To An Aggregate Nominal Amount Of Gbp 4,039,385. This Power Applies In Relation To A Sale Of Shares Which Is An Allotment Of Equity Securities By Virtue Of Section 560(3) Of The Companies Act 2006 As If In The First Paragraph Of This Resolution The Words 'Pursuant To The Authority Conferred By Resolution 15 In	For	For
ST. JAMES'S PLACE PLC	14-May-2021	17	That The Company Be Generally And Unconditionally Authorised To Make One Or More Market Purchases (Within The Meaning Of Section 693(4) Of The Companies Act 2006) Of Ordinary Shares Of 15P Each In The Capital Of The Company Provided That: I The Maximum Aggregate Number Of Ordinary Shares Authorised To Be Acquired Is 53,858,466; Ii The Minimum Price (Exclusive Of Expenses) Which May Be Paid For An Ordinary Share Is 15P; Iii The Maximum Price (Exclusive Of Expenses) Which May Be Paid For An Ordinary Share Is The Higher Of: A. An Amount Equal To 105 Per Cent Of The Average Of The Middle Market Quotations Of An Ordinary Share Of The Company As Derived From The London Stock Exchange Daily Official List For The Five Business Days Immediately Preceding The Day On Which The Ordinary Share Is Contracted To Be Purchased; And B. An Amount Equal To The Higher Of The Price Of The Last Independent Trade Of An Ordinary Share And The Highest Current Independent Bid For An Ordinary Share On The Trading Venue Where The Purchase Is Carried Out; Iv This Authority Will (Unless Previously Revoked, Varied Or Renewed) Expire At The Conclusion Of The Next Annual General Meeting Of The Company Held After The Date On Which This Resolution Is Passed Or, If Earlier, 30 June 2022; And V The Company May Make A Contract Or Contracts To Purchase Ordinary Shares Under This Authority Before This Authority Expires Which Will Or May Be Executed Wholly Or Partly After The Expiry Of Such Authority And May Make A Purchase Of Ordinary Shares In Pursuance Of Any Such Contract As If The Authority Conferred Hereby Had Not Expired	For	For
ST. JAMES'S PLACE PLC	14-May-2021	18	That A General Meeting Of The Company, Other Than An Annual General Meeting Of The Company, May Be Called On Not Less Than 14 Clear Days' Notice	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
STAG INDUSTRIAL, INC.	03-May-2021	1	Election Of Director: Benjamin S. Butcher	For	For
STAG INDUSTRIAL, INC.	03-May-2021	2	Election Of Director: Jit Kee Chin	For	For
STAG INDUSTRIAL, INC.	03-May-2021	3	Election Of Director: Virgis W. Colbert	For	For
STAG INDUSTRIAL, INC.	03-May-2021	4	Election Of Director: Michelle S. Dille	For	For
STAG INDUSTRIAL, INC.	03-May-2021	5	Election Of Director: Jeffrey D. Furber	For	For
STAG INDUSTRIAL, INC.	03-May-2021	6	Election Of Director: Larry T. Guillemette	For	For
STAG INDUSTRIAL, INC.	03-May-2021	7	Election Of Director: Francis X. Jacoby Iii	For	For
STAG INDUSTRIAL, INC.	03-May-2021	8	Election Of Director: Christopher P. Marr	For	For
STAG INDUSTRIAL, INC.	03-May-2021	9	Election Of Director: Hans S. Weger	For	For
STAG INDUSTRIAL, INC.	03-May-2021	10	The Ratification Of The Appointment Of Pricewaterhousecoopers Llp As The Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
STAG INDUSTRIAL, INC.	03-May-2021	11	The Approval, By Non-Binding Vote, Of Executive Compensation.	For	For
STANDARD BANK GROUP LIMITED	27-May-2021	1	To Elect Director: Paul Cook	For	For
STANDARD BANK GROUP LIMITED	27-May-2021	2	To Elect Director: Thulani Gcabashe	For	Combined
STANDARD BANK GROUP LIMITED	27-May-2021	3	To Elect Director: Xueqing Guan	For	Combined
STANDARD BANK GROUP LIMITED	27-May-2021	4	To Elect Director: Kgomo Moroka	For	For
STANDARD BANK GROUP LIMITED	27-May-2021	5	To Elect Director: Atedo Peterside Con	For	Combined
STANDARD BANK GROUP LIMITED	27-May-2021	6	To Elect Director: Myles Ruck	For	Combined
STANDARD BANK GROUP LIMITED	27-May-2021	7	To Elect Director: Lubin Wang	For	For
STANDARD BANK GROUP LIMITED	27-May-2021	8	Reappointment Of Auditor: Kpmg Inc	For	For
STANDARD BANK GROUP LIMITED	27-May-2021	9	Reappointment Of Auditor: Pricewaterhousecoopers Inc	For	For
STANDARD BANK GROUP LIMITED	27-May-2021	10	Place Unissued Ordinary Shares Under Control Of Directors	For	For
STANDARD BANK GROUP LIMITED	27-May-2021	11	Place Unissued Preference Shares Under Control Of Directors	For	For
STANDARD BANK GROUP LIMITED	27-May-2021	12	Non-Binding Advisory Vote On Remuneration Policy And Remuneration Implementation Report: Support The Group'S Remuneration Policy	For	For
STANDARD BANK GROUP LIMITED	27-May-2021	13	Non-Binding Advisory Vote On Remuneration Policy And Remuneration Implementation Report: Endorse The Group'S Remuneration Implementation Report	For	Combined
STANDARD BANK GROUP LIMITED	27-May-2021	14	Grant: General Authority To Acquire The Company'S Ordinary Shares	For	Combined
STANDARD BANK GROUP LIMITED	27-May-2021	15	Grant: General Authority To Acquire The Company'S Preference Shares	For	For
STANDARD BANK GROUP LIMITED	27-May-2021	16	Approve: Loans Or Other Financial Assistance To Related Or Inter-Related Companies Shareholders Are To Refer To The Notice Of The Agm For More Information On Electronic Participation	For	For
STANDARD CHARTERED PLC	12-May-2021	1	To Receive The Company'S Annual Report For The Financial Year Ended 31 December 2020 Together With The Reports Of The Directors And Auditors	For	For
STANDARD CHARTERED PLC	12-May-2021	2	To Declare A Final Dividend Of Usd 0.09 Per Ordinary Share For The Year Ended 31 December 2020	For	For
STANDARD CHARTERED PLC	12-May-2021	3	To Approve The Annual Report On Remuneration Contained In The Directors' Remuneration Report For The Year Ended 31 December 2020	For	For
STANDARD CHARTERED PLC	12-May-2021	4	To Elect Maria Ramos, An Independent Non-Executive Director	For	For
STANDARD CHARTERED PLC	12-May-2021	5	To Re-Elect David Conner, An Independent Non-Executive Director	For	For
STANDARD CHARTERED PLC	12-May-2021	6	To Re-Elect Byron Grote, An Independent Non-Executive Director	For	For
STANDARD CHARTERED PLC	12-May-2021	7	To Re-Elect Andy Halford, An Executive Director	For	For
STANDARD CHARTERED PLC	12-May-2021	8	To Re-Elect Christine Hodgson, Cbe, An Independent Non-Executive Director	For	For
STANDARD CHARTERED PLC	12-May-2021	9	To Re-Elect Gay Huey Evans, Obe, An Independent Non-Executive Director	For	For
STANDARD CHARTERED PLC	12-May-2021	10	To Re-Elect Naguib Kheraj, An Independent Non-Executive Director	For	For
STANDARD CHARTERED PLC	12-May-2021	11	To Re-Elect Phil Rivett, An Independent Non-Executive Director	For	For
STANDARD CHARTERED PLC	12-May-2021	12	To Re-Elect David Tang, An Independent Non-Executive Director	For	For
STANDARD CHARTERED PLC	12-May-2021	13	To Re-Elect Carlson Tong, An Independent Non-Executive Director	For	For
STANDARD CHARTERED PLC	12-May-2021	14	To Re-Elect Jose Vinals, As Group Chairman	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
STANDARD CHARTERED PLC	12-May-2021	15	To Re-Elect Jasmine Whitbread, An Independent Non-Executive Director	For	For
STANDARD CHARTERED PLC	12-May-2021	16	To Re-Elect Bill Winters, Cbe, An Executive Director	For	For
STANDARD CHARTERED PLC	12-May-2021	17	To Re-Appoint Ernst & Young Lip As Auditor To The Company From The End Of The Agm Until The End Of Next Year'S Agm	For	For
STANDARD CHARTERED PLC	12-May-2021	18	To Authorise The Audit Committee, Acting For And On Behalf Of The Board, To Set The Remuneration Of The Auditor	For	For
STANDARD CHARTERED PLC	12-May-2021	19	To Authorise The Company And Its Subsidiaries To Make Political Donations And Incur Political Expenditure Within The Limits Prescribed In The Resolution	For	For
STANDARD CHARTERED PLC	12-May-2021	20	To Approve The 2021 Standard Chartered Share Plan And Authorise The Board To Do Anything It Considers Necessary Or Desirable For Its Implementation And Operation	For	For
STANDARD CHARTERED PLC	12-May-2021	21	To Authorise The Board To Allot Ordinary Shares	For	For
STANDARD CHARTERED PLC	12-May-2021	22	To Extend The Authority To Allot Ordinary Shares Granted Pursuant To Resolution 21 By Such Number Of Shares Repurchased By The Company Under The Authority Granted Pursuant To Resolution 27	For	For
STANDARD CHARTERED PLC	12-May-2021	23	To Authorise The Board To Allot Shares And Grant Rights To Subscribe For Or To Convert Any Security Into Shares In Relation To Any Issues By The Company Of Equity Convertible Additional Tier 1 Securities	For	For
STANDARD CHARTERED PLC	12-May-2021	24	To Authorise The Board To Disapply Pre-Emption Rights In Relation To The Authority Granted Pursuant To Resolution 21	For	For
STANDARD CHARTERED PLC	12-May-2021	25	In Addition To The Authority Granted Pursuant To Resolution 24, To Authorise The Board To Disapply Pre-Emption Rights In Relation To The Authority Granted Pursuant To Resolution 21 For The Purposes Of Acquisitions And Other Capital Investments	For	For
STANDARD CHARTERED PLC	12-May-2021	26	In Addition To The Authorities Granted Pursuant To Resolutions 24 And 25, To Authorise The Board To Disapply Pre-Emption Rights In Relation To The Authority Granted, In Respect Of Equity Convertible Additional Tier 1 Securities, Pursuant To Resolution 23	For	For
STANDARD CHARTERED PLC	12-May-2021	27	To Authorise The Company To Purchase Its Own Ordinary Shares	For	For
STANDARD CHARTERED PLC	12-May-2021	28	To Authorise The Company To Purchase Its Own Preference Shares	For	For
STANDARD CHARTERED PLC	12-May-2021	29	To Enable The Company To Call A General Meeting Other Than An Agm On No Less Than 14 Clear Days' Notice	For	For
STANDARD LIFE ABERDEEN PLC	18-May-2021	1	To Receive And Consider The Annual Report And Accounts 2020	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	2	To Declare A Final Dividend For 2020	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	3	To Re-Appoint Kpmg Lip As Auditors	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	4	To Authorise The Audit Committee To Set The Auditors Fees	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	5	To Approve The Directors Remuneration Report, Excluding The Remuneration Policy	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	6	To Re-Elect Sir Douglas Flint	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	7	To Re-Elect Jonathan Asquith	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	8	To Re-Elect Stephanie Bruce	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	9	To Re-Elect John Devine	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	10	To Re-Elect Melanie Gee	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	11	To Re-Elect Brian Mcbride	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	12	To Re-Elect Martin Pike	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	13	To Re-Elect Cathleen Raffaeli	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	14	To Re-Elect Cecilia Reyes	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	15	To Re-Elect Jutta Af Rosenberg	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	16	To Elect Stephen Bird	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	17	To Provide Limited Authority To Make Political Donations And To Incur Political Expenditure	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	18	To Authorise The Directors To Issue Further Shares	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	19	To Disapply Share Pre-Emption Rights	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	20	To Give Authority For The Company To Buy Back Shares	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	21	To Authorise The Directors To Allot Shares In Relation To The Issuance Of Convertible Bonds	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	22	To Disapply Pre-Emption Rights In Respect Of Allotments Of Equity Securities In Relation To The Issuance Of Convertible Bonds	For	Combined
STANDARD LIFE ABERDEEN PLC	18-May-2021	23	To Allow The Company To Call General Meetings On 14 Days Notice	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
STANDARD LIFE ABERDEEN PLC	18-May-2021	24	To Adopt New Articles Of Association	For	Combined
STANDARD LIFE INVESTMENTS PROPERTY INCOME TRUST LT	16-Jun-2021	1	Accept Financial Statements And Statutory Reports	For	Combined
STANDARD LIFE INVESTMENTS PROPERTY INCOME TRUST LT	16-Jun-2021	2	Approve Remuneration Report	For	For
STANDARD LIFE INVESTMENTS PROPERTY INCOME TRUST LT	16-Jun-2021	3	Approve Dividend Policy	For	For
STANDARD LIFE INVESTMENTS PROPERTY INCOME TRUST LT	16-Jun-2021	4	Ratify Deloitte Llp As Auditors	For	For
STANDARD LIFE INVESTMENTS PROPERTY INCOME TRUST LT	16-Jun-2021	5	Authorise Board To Fix Remuneration Of Auditors	For	For
STANDARD LIFE INVESTMENTS PROPERTY INCOME TRUST LT	16-Jun-2021	6	Re-Elect Michael Balfour As Director	For	For
STANDARD LIFE INVESTMENTS PROPERTY INCOME TRUST LT	16-Jun-2021	7	Re-Elect James Clifton-Brown As Director	For	For
STANDARD LIFE INVESTMENTS PROPERTY INCOME TRUST LT	16-Jun-2021	8	Re-Elect Huw Evans As A Director	For	For
STANDARD LIFE INVESTMENTS PROPERTY INCOME TRUST LT	16-Jun-2021	9	Re-Elect Jill May As Director	For	For
STANDARD LIFE INVESTMENTS PROPERTY INCOME TRUST LT	16-Jun-2021	10	Re-Elect Sarah Slater As Director	For	For
STANDARD LIFE INVESTMENTS PROPERTY INCOME TRUST LT	16-Jun-2021	11	Authorise Market Purchase Of Ordinary Shares	For	For
STANDARD LIFE INVESTMENTS PROPERTY INCOME TRUST LT	16-Jun-2021	12	Authorise Issue Of Equity Without Pre-Emptive Rights	For	For
STANLEY BLACK & DECKER, INC.	10-May-2021	1	Election Of Director: Andrea J. Ayers	For	For
STANLEY BLACK & DECKER, INC.	10-May-2021	2	Election Of Director: George W. Buckley	For	For
STANLEY BLACK & DECKER, INC.	10-May-2021	3	Election Of Director: Patrick D. Campbell	For	For
STANLEY BLACK & DECKER, INC.	10-May-2021	4	Election Of Director: Carlos M. Cardoso	For	For
STANLEY BLACK & DECKER, INC.	10-May-2021	5	Election Of Director: Robert B. Coutts	For	For
STANLEY BLACK & DECKER, INC.	10-May-2021	6	Election Of Director: Debra A. Crew	For	For
STANLEY BLACK & DECKER, INC.	10-May-2021	7	Election Of Director: Michael D. Hankin	For	For
STANLEY BLACK & DECKER, INC.	10-May-2021	8	Election Of Director: James M. Loree	For	For
STANLEY BLACK & DECKER, INC.	10-May-2021	9	Election Of Director: Jane M. Palmieri	For	For
STANLEY BLACK & DECKER, INC.	10-May-2021	10	Election Of Director: Mojdeh Poul	For	For
STANLEY BLACK & DECKER, INC.	10-May-2021	11	Election Of Director: Dmitri L. Stockton	For	For
STANLEY BLACK & DECKER, INC.	10-May-2021	12	Election Of Director: Irving Tan	For	For
STANLEY BLACK & DECKER, INC.	10-May-2021	13	To Approve, On An Advisory Basis, The Compensation Of The Company'S Named Executive Officers.	For	For
STANLEY BLACK & DECKER, INC.	10-May-2021	14	To Approve The Selection Of Ernst & Young Llp As The Company'S Independent Auditors For The Company'S 2021 Fiscal Year.	For	Combined
STANLEY BLACK & DECKER, INC.	10-May-2021	15	To Consider A Management Proposal To Amend The Certificate Of Incorporation To Allow Shareholders To Act By Written Consent.	For	For
STANLEY BLACK & DECKER, INC.	10-May-2021	16	To Consider A Management Proposal To Amend The Certificate Of Incorporation To Eliminate Supermajority Vote Provisions Applicable To The Company Under The Connecticut Business Corporation Act.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
STANLEY BLACK & DECKER, INC.	10-May-2021	17	To Consider A Management Proposal To Amend The Certificate Of Incorporation To Eliminate Supermajority Vote Provisions Of Capital Stock Related To Approval Of Business Combinations With Interested Shareholders And Clarify When No Shareholder Vote Is Required.	For	For
STANLEY BLACK & DECKER, INC.	10-May-2021	18	To Consider A Management Proposal To Amend The Certificate Of Incorporation To Adopt A Majority Voting Standard In An Uncontested Election Of Directors.	For	For
STANLEY ELECTRIC CO.,LTD.	24-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
STANLEY ELECTRIC CO.,LTD.	24-Jun-2021	2	Appoint A Director Hiratsuka, Yutaka	For	Combined
STANLEY ELECTRIC CO.,LTD.	24-Jun-2021	3	Appoint A Director Tanabe, Toru	For	For
STANLEY ELECTRIC CO.,LTD.	24-Jun-2021	4	Appoint A Director Yoneya, Mitsuhiro	For	For
STANLEY ELECTRIC CO.,LTD.	24-Jun-2021	5	Appoint A Director Kaizumi, Yasuaki	For	For
STANLEY ELECTRIC CO.,LTD.	24-Jun-2021	6	Appoint A Director Ueda, Keisuke	For	For
STANLEY ELECTRIC CO.,LTD.	24-Jun-2021	7	Appoint A Director Mori, Masakatsu	For	For
STANLEY ELECTRIC CO.,LTD.	24-Jun-2021	8	Appoint A Director Kono, Hirokazu	For	For
STANLEY ELECTRIC CO.,LTD.	24-Jun-2021	9	Appoint A Director Takeda, Yozo	For	For
STANLEY ELECTRIC CO.,LTD.	24-Jun-2021	10	Appoint A Director Tomeoka, Tatsuki	For	Combined
STANLEY ELECTRIC CO.,LTD.	24-Jun-2021	11	Appoint A Corporate Auditor Shimoda, Koji	For	For
STARBUCKS CORPORATION	17-Mar-2021	1	Election Of Director: Richard E. Allison, Jr.	For	For
STARBUCKS CORPORATION	17-Mar-2021	2	Election Of Director: Rosalind G. Brewer (Withdrawn)	For	Combined
STARBUCKS CORPORATION	17-Mar-2021	3	Election Of Director: Andrew Campion	For	Combined
STARBUCKS CORPORATION	17-Mar-2021	4	Election Of Director: Mary N. Dillon	For	For
STARBUCKS CORPORATION	17-Mar-2021	5	Election Of Director: Isabel Ge Mahe	For	For
STARBUCKS CORPORATION	17-Mar-2021	6	Election Of Director: Mellody Hobson	For	For
STARBUCKS CORPORATION	17-Mar-2021	7	Election Of Director: Kevin R. Johnson	For	For
STARBUCKS CORPORATION	17-Mar-2021	8	Election Of Director: Jørgen Vig Knudstorp	For	For
STARBUCKS CORPORATION	17-Mar-2021	9	Election Of Director: Satya Nadella	For	For
STARBUCKS CORPORATION	17-Mar-2021	10	Election Of Director: Joshua Cooper Ramo	For	For
STARBUCKS CORPORATION	17-Mar-2021	11	Election Of Director: Clara Shih	For	For
STARBUCKS CORPORATION	17-Mar-2021	12	Election Of Director: Javier G. Teruel	For	For
STARBUCKS CORPORATION	17-Mar-2021	13	Advisory Resolution To Approve Our Executive Officer Compensation.	For	Combined
STARBUCKS CORPORATION	17-Mar-2021	14	Ratification Of Selection Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For Fiscal 2021.	For	Combined
STARBUCKS CORPORATION	17-Mar-2021	15	Employee Board Representation.	Against	Combined
STATE BANK OF INDIA	25-Jun-2021	1	To Discuss And Adopt The Balance Sheet And The Profit And Loss Account Of The State Bank Of India Made Up To The 31st Day Of March 2021, The Report Of The Central Board On The Working And Activities Of The State Bank Of India For The Period Covered By The Accounts And The Auditor'S Report On The Balance Sheet And Accounts	For	Combined
STATE STREET CORPORATION	19-May-2021	1	Election Of Director: P. De Saint-Aignan	For	For
STATE STREET CORPORATION	19-May-2021	2	Election Of Director: M. Chandoha	For	For
STATE STREET CORPORATION	19-May-2021	3	Election Of Director: A. Fawcett	For	For
STATE STREET CORPORATION	19-May-2021	4	Election Of Director: W. Freda	For	For
STATE STREET CORPORATION	19-May-2021	5	Election Of Director: S. Mathew	For	For
STATE STREET CORPORATION	19-May-2021	6	Election Of Director: W. Meaney	For	For
STATE STREET CORPORATION	19-May-2021	7	Election Of Director: R. O'Hanley	For	For
STATE STREET CORPORATION	19-May-2021	8	Election Of Director: S. O'Sullivan	For	For
STATE STREET CORPORATION	19-May-2021	9	Election Of Director: J. Portalatin	For	For
STATE STREET CORPORATION	19-May-2021	10	Election Of Director: J. Rhea	For	For
STATE STREET CORPORATION	19-May-2021	11	Election Of Director: R. Sergel	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
STATE STREET CORPORATION	19-May-2021	12	Election Of Director: G. Summe	For	For
STATE STREET CORPORATION	19-May-2021	13	To Approve An Advisory Proposal On Executive Compensation.	For	For
STATE STREET CORPORATION	19-May-2021	14	To Ratify The Selection Of Ernst & Young Llp As State Street'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
STATE STREET CORPORATION	19-May-2021	15	Shareholder Proposal Requesting That The Board Oversee A Racial Equity Audit.	Against	For
STEEL DYNAMICS, INC.	19-May-2021	1	Director	For	For
STEEL DYNAMICS, INC.	19-May-2021	2	To Approve The Appointment Of Ernst & Young Llp As Steel Dynamics Inc.'S Independent Registered Public Accounting Firm For The Year 2021	For	Combined
STEEL DYNAMICS, INC.	19-May-2021	3	To Hold An Advisory Vote To Approve The Compensation Of The Named Executive Officers.	For	For
STELLANTIS N.V.	08-Mar-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
STELLANTIS N.V.	08-Mar-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
STELLANTIS N.V.	08-Mar-2021	3	Open Meeting	Non-voting resolution	Non-voting resolution
STELLANTIS N.V.	08-Mar-2021	4	Approve Faurecia Distribution	For	Combined
STELLANTIS N.V.	08-Mar-2021	5	Close Meeting	Non-voting resolution	Combined
STELLANTIS N.V.	08-Mar-2021	6	28 Jan 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Non-voting resolution
STELLANTIS N.V.	08-Mar-2021	7	28 Jan 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
STELLANTIS N.V.	15-Apr-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You	Non-voting resolution	Non-voting resolution
STELLANTIS N.V.	15-Apr-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
STELLANTIS N.V.	15-Apr-2021	3	Opening	Non-voting resolution	Non-voting resolution
STELLANTIS N.V.	15-Apr-2021	4	Report Of The Board Of Directors For The Financial Year 2020	Non-voting resolution	Non-voting resolution
STELLANTIS N.V.	15-Apr-2021	5	Policy On Additions To Reserves And On Dividends	Non-voting resolution	Non-voting resolution
STELLANTIS N.V.	15-Apr-2021	6	Remuneration Report 2020 (Advisory Voting)	For	Combined
STELLANTIS N.V.	15-Apr-2021	7	Adoption Of The Annual Accounts 2020	For	Combined
STELLANTIS N.V.	15-Apr-2021	8	Extraordinary Distribution: Eur 0.32 Per Share	For	For
STELLANTIS N.V.	15-Apr-2021	9	Granting Of Discharge To The Directors In Respect Of The Performance Of Their Duties During The Financial Year 2020	For	Combined
STELLANTIS N.V.	15-Apr-2021	10	Proposal To Appoint Ernst & Young Accountants Llp As The Company'S Independent Auditor	For	Combined
STELLANTIS N.V.	15-Apr-2021	11	Proposal To Amend The Remuneration Policy Of The Board Of Directors	For	For
STELLANTIS N.V.	15-Apr-2021	12	Proposal To Adopt The Equity Incentive Plan And Authorization To The Board Of Directors (I) To Issue Shares Or Grant Rights To Subscribe For Shares And (Ii) To Exclude Pre-Emptive Rights In Connection With The Equity Incentive Plan	For	Combined
STELLANTIS N.V.	15-Apr-2021	13	Proposal To Authorize The Board Of Directors To Acquire Fully Paid-Up Common Shares In The Company'S Own Share Capital In Accordance With Article 9 Of The Company'S Articles Of Association	For	Combined
STELLANTIS N.V.	15-Apr-2021	14	Proposal To Cancel All Class B Special Voting Shares Held By The Company In Its Own Share Capital In Accordance With Article 10 Of The Company'S Articles Of Association	For	For
STELLANTIS N.V.	15-Apr-2021	15	Closing	Non-voting resolution	Combined
STELLANTIS N.V.	15-Apr-2021	16	31 Mar 2021: Please Note That This Is A Revision Due To Addition Of Comment And Change In Text Of Resolution 2.E. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
STELLANTIS N.V.	15-Apr-2021	17	09 Mar 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
STMICROELECTRONICS NV	27-May-2021	4	Remuneration Report	For	Combined
STMICROELECTRONICS NV	27-May-2021	5	Adoption Of A New Remuneration Policy For The Managing Board	For	Unvoted
STMICROELECTRONICS NV	27-May-2021	6	Adoption Of The Company'S Annual Accounts For Its 2020 Financial Year	For	Unvoted

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
STMICROELECTRONICS NV	27-May-2021	7	Adoption Of A Dividend	For	Unvoted
STMICROELECTRONICS NV	27-May-2021	8	Discharge Of The Sole Member Of The Managing Board	For	Unvoted
STMICROELECTRONICS NV	27-May-2021	9	Discharge Of The Members Of The Supervisory Board	For	Unvoted
STMICROELECTRONICS NV	27-May-2021	10	Re-Appointment Of Mr. Jean-Marc Chery As Sole Member Of The Managing Board	For	Unvoted
STMICROELECTRONICS NV	27-May-2021	11	Approval Of The Stock-Based Portion Of The Compensation Of The President And Ceo	For	Unvoted
STMICROELECTRONICS NV	27-May-2021	12	Approval Of A New 3-Year Unvested Stock Award Plan For Management And Key Employees	For	Unvoted
STMICROELECTRONICS NV	27-May-2021	13	Re-Appointment Of Mr. Nicolas Dufourcq As Member Of The Supervisory Board	For	Unvoted
STMICROELECTRONICS NV	27-May-2021	14	Authorization To The Managing Board, Until The Conclusion Of The 2022 Agm, To Repurchase Shares, Subject To The Approval Of The Supervisory Board	For	Unvoted
STMICROELECTRONICS NV	27-May-2021	15	Delegation To The Supervisory Board Of The Authority To Issue New Common Shares, To Grant Rights To Subscribe For Such Shares, And To Limit And/Or Exclude Existing Shareholders' Preemptive Rights On Common Shares, Until The Conclusion Of The 2022 Agm	For	Unvoted
STORA ENSO OYJ	19-Mar-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Combined
STORA ENSO OYJ	19-Mar-2021	2	A Poa Is Needed To Appoint Own Representative But Is Not Needed If A Finnish Sub/Bank Is Appointed Except If The Shareholder Is Finnish Then A Poa Would Still Be Required.	Non-voting resolution	Non-voting resolution
STORA ENSO OYJ	19-Mar-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
STORA ENSO OYJ	19-Mar-2021	4	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Abstain' Only For Resolution Number 8A. Thank You	Non-voting resolution	Non-voting resolution
STORA ENSO OYJ	19-Mar-2021	5	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
STORA ENSO OYJ	19-Mar-2021	6	Please Note That This Is An Amendment To Meeting Id 520691 Due To Receipt Of Change In Recommendation For Resolutions 11 To 13 And Splitting Of Resolution 8. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You	Non-voting resolution	Non-voting resolution
STORA ENSO OYJ	19-Mar-2021	7	Opening Of The Meeting	Non-voting resolution	Non-voting resolution
STORA ENSO OYJ	19-Mar-2021	8	Calling The Meeting To Order	Non-voting resolution	Non-voting resolution
STORA ENSO OYJ	19-Mar-2021	9	Election Of Persons To Confirm The Minutes And To Supervise The Counting Of Votes: Seppo Kymalainen, Attorney-At-Law, Will Act As The Person To Confirm The Minutes And Supervise The Counting Of Votes. If Seppo Kymalainen Is Unable To Act As The Person To Confirm The Minutes And Supervise The Counting Of The Votes Due To A Weighty Reason, The Board Of Directors Will Nominate A Person It Deems Most Suitable To Act As A Person To Confirm The Minutes And Supervise The Counting Of Votes	Non-voting resolution	Non-voting resolution
STORA ENSO OYJ	19-Mar-2021	10	Recording The Legality Of The Meeting	Non-voting resolution	Non-voting resolution
STORA ENSO OYJ	19-Mar-2021	11	Recording The Attendance At The Meeting And Adoption Of The List Of Votes: Shareholders Who Have Voted In Advance Within The Advance Voting Period And Have The Right To Attend The Agm Under Chapter 5, Section 6 And Chapter 5, Section 6A Of The Finnish Companies Act Shall Be Deemed Shareholders Represented At The Meeting. The List Of Votes Will Be Adopted Based On Information Delivered By Euroclear Finland Oy	Non-voting resolution	Non-voting resolution
STORA ENSO OYJ	19-Mar-2021	12	Presentation Of The Annual Accounts, The Report Of The Board Of Directors And The Auditor'S Report For The Year 2020	Non-voting resolution	Non-voting resolution
STORA ENSO OYJ	19-Mar-2021	13	Adoption Of The Annual Accounts	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
STORA ENSO OYJ	19-Mar-2021	14	Resolution On The Use Of The Profit Shown On The Balance Sheet And The Payment Of Dividend: 788 619 987 Shares Up To Eur 236 585 996.10 In Total) Be Distributed On The Basis Of The Balance Sheet To Be Adopted For The Year 2020. The Dividend Would Be Paid To Shareholders Who On The Record Date Of The Dividend Payment, Tuesday 23 March 2021, Are Recorded In The Shareholders' Register Maintained By Euroclear Finland Oy Or In The Separate Register Of Shareholders Maintained By Euroclear Sweden Ab For Euroclear Sweden Registered Shares. Dividends Payable For Euroclear Sweden Registered Shares Will Be Forwarded By Euroclear Sweden Ab And Paid In Swedish Crown. Dividends Payable To Adr Holders Will Be Forwarded By Citibank N.A. And Paid In Us Dollars. The Dividend Would Be Paid On Or About Tuesday 30 March 2021	For	For
STORA ENSO OYJ	19-Mar-2021	15	Minority Dividend: The Proposal By The Board Of Directors Is Based On The Year 2020 Result For The Stora Enso Group As Well As The Group'S Dividend Policy To Distribute 50% Of Earnings Per Share (Eps) Excluding Fair Valuations Over The Cycle. The Proposed Dividend Is Approximately 67% Of The Group Result In 2020 Excluding Fair Valuations. As The Dividend Proposal By The Board Of Directors Is Less Than The Minimum Amount Of Minority Dividend, Shareholders Have The Right To Demand A Minority Dividend Pursuant To Chapter 13 Section 7 Of The Finnish Companies Act Instead Of The Dividend Proposed By The Board Of Directors. The Minority Dividend Shall Be Distributed, If A Demand To This Effect Is Supported By Shareholders Who Have At Least One Tenth Of All Shares. The Amount Of Minority Dividend Is Eur 252 854 682.58, Which Corresponds To Half Of The Parent Company Profit For The Financial Year. A Shareholder Demanding Minority Dividend May Vote For The Minority Dividend In Advance Voting, And No Separate Demand Or Counterproposal Is Required	For	Combined
STORA ENSO OYJ	19-Mar-2021	16	Resolution On The Discharge Of The Members Of The Board Of Directors And The Ceo From Liability For The Financial Period 1 January 2020 - 31 December 2020	For	Combined
STORA ENSO OYJ	19-Mar-2021	17	Presentation And Adoption Of The Remuneration Report	For	For
STORA ENSO OYJ	19-Mar-2021	18	Please Note That Resolutions 11, 12 And 13 Are Proposed By Shareholders' Nomination Board And Board Does Not Make Any Recommendation On This Proposals. The Standing Instructions Are Disabled For This Meeting. Thank You	Non-voting resolution	Combined
STORA ENSO OYJ	19-Mar-2021	19	Resolution On The Remuneration For The Members Of The Board Of Directors	Take No Action	Combined
STORA ENSO OYJ	19-Mar-2021	20	Resolution On The Number Of Members Of The Board Of Directors: The Shareholders' Nomination Board Proposes To The Agm As Disclosed On 9 December 2020 That The Board Of Directors Shall Have Nine (9) Members	Take No Action	For
STORA ENSO OYJ	19-Mar-2021	21	Election Of Chair, Vice Chair And Other Members Of The Board Of Directors: The Shareholders' Nomination Board Proposes To The Agm As Disclosed On 9 December 2020 That Of The Current Members Of The Board Of Directors Hakan Buskhe, Elisabeth Fleuriot, Hock Goh, Mikko Helander, Christiane Kuehne, Antti Makinen And Richard Nilsson Be Re-Elected Members Of The Board Of Directors Until The End Of The Following Agm And That Helena Hedblom And Hans Sohlstrom Be Elected New Members Of The Board Of Directors For The Same Term Of Office. Jorma Eloranta And Hans Straberg Have Announced That They Are Not Available For Re-Election To The Board Of Directors. The Shareholders' Nomination Board Proposes That Antti Makinen Be Elected Chair And Hakan Buskhe Be Elected Vice Chair Of The Board Of Directors	Take No Action	Combined
STORA ENSO OYJ	19-Mar-2021	22	Resolution On The Remuneration For The Auditor	For	Combined
STORA ENSO OYJ	19-Mar-2021	23	Election Of Auditor: On The Recommendation Of The Financial And Audit Committee, The Board Of Directors Proposes To The Agm That Pricewaterhousecoopers Oy Be Elected As Auditor Until The End Of The Following Agm. Pricewaterhousecoopers Oy Has Notified The Company That In The Event It Will Be Elected As Auditor, Samuli Perala, Apa, Will Act As The Responsible Auditor	For	For
STORA ENSO OYJ	19-Mar-2021	24	Authorising The Board Of Directors To Decide On The Repurchase The Company'S Own Shares	For	For
STORA ENSO OYJ	19-Mar-2021	25	Authorising To The Board Of Directors To Decide On The Issuance Of Shares	For	For
STORA ENSO OYJ	19-Mar-2021	26	Decision Making Order	Non-voting resolution	Combined
STORA ENSO OYJ	19-Mar-2021	27	Closing Of The Meeting	Non-voting resolution	Non-voting resolution
STORE CAPITAL CORPORATION	27-May-2021	1	Director	For	Combined
STORE CAPITAL CORPORATION	27-May-2021	2	To Approve, On An Advisory Basis, The Compensation Of The Company'S Named Executive Officers.	For	For
STORE CAPITAL CORPORATION	27-May-2021	3	To Ratify The Selection Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
STRAUMANN HOLDING AG	09-Apr-2021	3	Approval Of The Management Report, The Annual Financial Statements And The Consolidated Financial Statements For The 2020 Business Year	For	Combined
STRAUMANN HOLDING AG	09-Apr-2021	4	Consultative Vote On The Compensation Report For The 2020 Business Year	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
STRAUMANN HOLDING AG	09-Apr-2021	5	Appropriation Of Earnings And Dividend Payment For The 2020 Business Year: Chf 5.75 Per Share	For	Combined
STRAUMANN HOLDING AG	09-Apr-2021	6	Discharge Of The Board Of Directors	For	Combined
STRAUMANN HOLDING AG	09-Apr-2021	7	Approval Of The Compensation Of The Board Of Directors For The Next Term	For	Combined
STRAUMANN HOLDING AG	09-Apr-2021	8	Approval Of The Fixed Compensation Of The Executive Management For The Period From 1 April 2021 To 31 March 2022	For	Combined
STRAUMANN HOLDING AG	09-Apr-2021	9	Approval Of The Long-Term Variable Compensation Of The Executive Management For The Current Business Year	For	Combined
STRAUMANN HOLDING AG	09-Apr-2021	10	Approval Of The Short-Term Variable Compensation Of The Executive Management For The 2020 Business Year	For	Combined
STRAUMANN HOLDING AG	09-Apr-2021	11	Re-Election Of Gilbert Achermann As A Member And Chairman Of The Board Of Directors	For	Combined
STRAUMANN HOLDING AG	09-Apr-2021	12	Re-Election Of Dr Sebastian Burckhardt As A Member Of The Board Of Directors	For	Combined
STRAUMANN HOLDING AG	09-Apr-2021	13	Re-Election Of Marco Gadola As A Member Of The Board Of Directors	For	Combined
STRAUMANN HOLDING AG	09-Apr-2021	14	Re-Election Of Juan Jose Gonzalez As A Member Of The Board Of Directors	For	Combined
STRAUMANN HOLDING AG	09-Apr-2021	15	Re-Election Of Dr Beat Luethi As A Member Of The Board Of Directors	For	Combined
STRAUMANN HOLDING AG	09-Apr-2021	16	Re-Election Of Dr H.C. Thomas Straumann As A Member Of The Board Of Directors	For	Combined
STRAUMANN HOLDING AG	09-Apr-2021	17	Re-Election Of Regula Wallimann As A Member Of The Board Of Directors	For	Combined
STRAUMANN HOLDING AG	09-Apr-2021	18	Election Of Petra Rumpf As A Member Of The Board Of Directors	For	Combined
STRAUMANN HOLDING AG	09-Apr-2021	19	Election Of Dr Beat Luethi As A Member Of The Compensation Committee	For	Combined
STRAUMANN HOLDING AG	09-Apr-2021	20	Election Of Regula Wallimann As A Member Of The Compensation Committee	For	Combined
STRAUMANN HOLDING AG	09-Apr-2021	21	Election Of Juan Jose Gonzalez As A Member Of The Compensation Committee	For	Combined
STRAUMANN HOLDING AG	09-Apr-2021	22	Election Of Neovius Ag, Basel, As The Independent Voting Representative	For	Combined
STRAUMANN HOLDING AG	09-Apr-2021	23	Election Of Ernst And Young Ag, Basel, As The Auditor	For	Combined
STRYKER CORPORATION	05-May-2021	1	Election Of Director: Mary K. Brainerd	For	Combined
STRYKER CORPORATION	05-May-2021	2	Election Of Director: Giovanni Caforio, M.D.	For	For
STRYKER CORPORATION	05-May-2021	3	Election Of Director: Srikant M. Datar, Ph.D.	For	For
STRYKER CORPORATION	05-May-2021	4	Election Of Director: Allan C. Golston (Lead Independent Director)	For	For
STRYKER CORPORATION	05-May-2021	5	Election Of Director: Kevin A. Lobo (Chair Of The Board And Chief Executive Officer)	For	For
STRYKER CORPORATION	05-May-2021	6	Election Of Director: Sherilyn S. Mccoy	For	For
STRYKER CORPORATION	05-May-2021	7	Election Of Director: Andrew K. Silvernail	For	For
STRYKER CORPORATION	05-May-2021	8	Election Of Director: Lisa M. Skeete Tatum	For	For
STRYKER CORPORATION	05-May-2021	9	Election Of Director: Ronda E. Stryker	For	For
STRYKER CORPORATION	05-May-2021	10	Election Of Director: Rajeev Suri	For	For
STRYKER CORPORATION	05-May-2021	11	Ratification Of Appointment Of Our Independent Registered Public Accounting Firm.	For	Combined
STRYKER CORPORATION	05-May-2021	12	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
STRYKER CORPORATION	05-May-2021	13	Shareholder Proposal Regarding Workforce Involvement In Corporate Governance.	Against	Combined
STRYKER CORPORATION	05-May-2021	14	Shareholder Proposal Regarding Right To Call Special Meetings	Against	Combined
SUBARU CORPORATION	23-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
SUBARU CORPORATION	23-Jun-2021	3	Appoint A Director Nakamura, Tomomi	For	For
SUBARU CORPORATION	23-Jun-2021	4	Appoint A Director Hosoya, Kazuo	For	For
SUBARU CORPORATION	23-Jun-2021	5	Appoint A Director Mizuma, Katsuyuki	For	For
SUBARU CORPORATION	23-Jun-2021	6	Appoint A Director Onuki, Tetsuo	For	For
SUBARU CORPORATION	23-Jun-2021	7	Appoint A Director Osaki, Atsushi	For	For
SUBARU CORPORATION	23-Jun-2021	8	Appoint A Director Hayata, Fumiaki	For	For
SUBARU CORPORATION	23-Jun-2021	9	Appoint A Director Abe, Yasuyuki	For	For
SUBARU CORPORATION	23-Jun-2021	10	Appoint A Director Yago, Natsunosuke	For	For
SUBARU CORPORATION	23-Jun-2021	11	Appoint A Director Doi, Miwako	For	For
SUBARU CORPORATION	23-Jun-2021	12	Appoint A Corporate Auditor Kato, Yoichi	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SUBARU CORPORATION	23-Jun-2021	13	Appoint A Substitute Corporate Auditor Ryu, Hirohisa	For	For
SUEZ SA	30-Jun-2021	5	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Company'S Financial Statements For The Fiscal Year That Ended In 2020, As Presented, Showing Net Earnings Amounting To Eur 246,143,041.04. The Shareholders' Meeting Approves The Non-Deductible Expenses And Charges Amounting To Eur 24,600.00	For	For
SUEZ SA	30-Jun-2021	6	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Consolidated Financial Statements For Said Fiscal Year As Presented To The Meeting	For	For
SUEZ SA	30-Jun-2021	7	The Shareholders' Meeting Approves The Recommendations Of The Board Of Directors And Resolves To Allocate The Earnings As Follows: Origin Earnings For The Financial Year: Eur 246,143,041.04 Retained Earnings: Eur 706,351,321.19 Distributable Income: Eur 952,494,362.23 Allocation Dividends: Eur 408,435,676.35 (Divided Into 628,362,579 Shares) Retained Earnings: Eur 544,058,685.88 Equity Share Capital: Eur 2,557,256,896.00 Legal Reserve: Eur 255,735,689.60 Share Premium: Eur 5,363,982,724.63 2020 Retained Earnings: Eur 544,058,685.88 The Shareholders Will Be Granted A Net Dividend Of Eur 0.65 Per Share, Which Will Be Eligible For The 40 Percent Deduction Provided By The French General Tax Code. This Dividend Will Be Paid On June 30Th 2021. As Required By Law, It Is Reminded That, For The Last Three Financial Years, The Dividends Were Paid Follows: Eur 0.65 Per Share For Fiscal Years 2017 And 2018 Eur 0.45 Per Share For Fiscal Year 2019	For	For
SUEZ SA	30-Jun-2021	8	The Shareholders' Meeting Ratifies The Appointment Of Mr Bertrand Meunier As A Director, To Replace Mr Isidro Faine Casas, For The Remainder Of Mr Casas'S Term Of Office, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The Fiscal Year 2023	For	For
SUEZ SA	30-Jun-2021	9	The Shareholders' Meeting Ratifies The Appointment Of Mr Jacques Richier As A Director, To Replace Mr Francesco Caltagirone, For The Remainder Of Mr Caltagirone'S Term Of Office, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The Fiscal Year 2021	For	For
SUEZ SA	30-Jun-2021	10	The Shareholders' Meeting Ratifies The Appointment Of Mr Anthony R. Coscia As A Director, To Replace Mr Franck Bruel, For The Remainder Of Mr Bruel'S Term Of Office, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The Fiscal Year 2021	For	For
SUEZ SA	30-Jun-2021	11	The Shareholders' Meeting Ratifies The Appointment Of Mr Philippe Petitcolin As A Director, To Replace Mrs Isabelle Kocher, For The Remainder Of Mr Kocher'S Term Of Office, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The Fiscal Year 2022	For	For
SUEZ SA	30-Jun-2021	12	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L.225-38 Et Seq. Of The French Commercial Code, Approves Said Report And Notes That The Agreement Concluded And Previously Approved By The Meeting, Referred To Therein, Continued During The Past Financial Year	For	For
SUEZ SA	30-Jun-2021	13	The Shareholders' Meeting Approves The Information Mentioned In Article L.22-10-9 Of The French Commercial Code Regarding The Compensation Of The Corporate Officers For The 2020 Fiscal Year	For	For
SUEZ SA	30-Jun-2021	14	The Shareholders' Meeting Approves The Components Of The Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Jean-Louis Chaussade, Chairman Of The Board Of Directors, From January 1St 2020 To May 12Th 2020	For	For
SUEZ SA	30-Jun-2021	15	The Shareholders' Meeting Approves The Components Of The Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Philippe Varin, Chairman Of The Board Of Directors, From May 12Th 2020 To December 31St 2020	For	For
SUEZ SA	30-Jun-2021	16	The Shareholders' Meeting Approves The Components Of The Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Bertrand Camus, Managing Director, For The 2020 Fiscal Year	For	For
SUEZ SA	30-Jun-2021	17	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Chairman Of The Board Of Directors For The 2021 Fiscal Year	For	For
SUEZ SA	30-Jun-2021	18	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Managing Director For The 2021 Fiscal Year	For	For
SUEZ SA	30-Jun-2021	19	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Directors For The 2021 Fiscal Year	For	For
SUEZ SA	30-Jun-2021	20	The Shareholders' Meeting Grants Full Powers To The Bearer Of An Original, A Copy Or Extract Of The Minutes Of This Meeting To Carry Out All Filings, Publications And Other Formalities Prescribed By Law	For	For
SUL AMERICA SA	29-Mar-2021	3	To Take The Management Accounts, Examine, Discuss And Vote On The Financial Statements For The Fiscal Year Ended December 31, 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SUL AMERICA SA	29-Mar-2021	3	To Approve The Increase Of The Company'S Capital Stock, In The Amount Of Brl 1,000,000,000.00, Through The Capitalization Of Part Of The Balance Of The Statutory Reserve, Being Attributed To Its Shareholders As Bonus, 72,833,212 New Shares, Of Which 36,506,376 Common Shares, And 36,326,836 Preferred Shares, With No Par Value, At The Ratio Of 60.4575212 New Common Shares To Each Lot Of 1,000 Commons Shares And 60.4575212 New Preferred Shares To Each Lot Of 1,000 Preferred Shares, The Shares Resulting From The Bonus Being Automatically Constituted In Units, Keeping The Proportion Of One 1. Commons Share And Two 2. Preferred Shares Per Unit	For	For
SUL AMERICA SA	29-Mar-2021	4	To Approve The Allocation Of Income For The Fiscal Year Ended December 31, 2020. Managements Proposal For The Net Income For The Fiscal Year Ended On December 31, 2020, In The Amount Of Brl 2,347,688,173.21, After Prior Year Adjustments, Be Allocated As Follows I. Brl 117,384,408.66 For The Constitution Of The Legal Reserve Ii. Brl 1,597,303,764.55 For The Constitution Of The Reserve For Expansion Of Social Business, And Ii. Brl 600,525,728.46, Which Corresponds To 26.93Per Cent Of The Annual Adjusted Net Income, For Distribution Of The Minimum Mandatory Dividend, Which Includes Interim Dividend And Interest On Shareholders Equity Declared On March 17, June 12, September 30, November 12 And December 30, 2020	For	For
SUL AMERICA SA	29-Mar-2021	4	To Approve The Amendment To The Following Article Of The Company'S Bylaws Article 5, To Reflect The Capital Stock Increase Approved By The Board Of Directors At A Meeting Held On November 23, 2020 And The Capital Stock Increase Proposed In Item 1 Above	For	For
SUL AMERICA SA	29-Mar-2021	5	To Establish The Number Of Members Of The Board Of Directors For The 2021 Term Of Office. The Company'S Management Proposes That The Board Of Directors Comprise 11 Members For A Term Of Office To Be Effective Until The Annual Shareholders Meeting Of 2022	For	For
SUL AMERICA SA	29-Mar-2021	5	To Approve The Amendment To The Following Article Of The Company'S Bylaws Article 14, To Include As A Competence Of The Company'S Board Of Directors The Statement On The Terms And Conditions Of Corporate Events And Other Transactions That May Give Rise To A Change In The Company'S Control And, Due To The Amendment To Article 21 Proposed Below, Exclude The Competence Of Item T Of Article 14	For	For
SUL AMERICA SA	29-Mar-2021	6	Do You Want To Request The Adoption Of Multiple Voting Process For The Election Of Members Of The Board Of Directors, According To Article 141 Of Law No. 6,404 Of 1976 This Deliberation Is Not A Part Of The Matters Of The Agenda Of The Annual Shareholders Meeting, And It Has Been Inserted In Compliance With The Provisions Of Article 21.I, Subsection Iv, Of The Cvm Instruction 481.09	For	Combined
SUL AMERICA SA	29-Mar-2021	6	To Approve The Amendment To The Following Article Of The Company'S Bylaws Article 21, To Improve The Wording Concerning The Company'S Legal Representation	For	Combined
SUL AMERICA SA	29-Mar-2021	7	To Approve The Consolidation Of The Company'S Bylaws, To Reflect The Changes Proposed In Item 2, Letters A, B And C Above	For	For
SUL AMERICA SA	29-Mar-2021	8	Election Of Members Of The Board Of Directors. Indication Of Each Slate Of Candidates And Of All The Names That Are On It. The Votes Indicated In This Item Will Be Disregarded If The Shareholder Holding Voting Shares Also Completes Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Addresses Such Fields Occurs. Patrick Antonio Claude De Larragoiti Lucas, Effective Carlos Infante Santos De Castro, Effective Catia Yuassa Tokoro, Effective David Lorne Levy, Effective Denizar Vianna Araujo, Effective Gabriel Portella Fagundes Filho, Effective Isabelle Rose Marie De Segur Lamoignon, Effective Jorge Hilario Gouvea Vieira, Effective Pierre Claude Perrenoud, Effective Renato Russo, Effective Walter Roberto De Oliveira Longo, Effective	For	For
SUL AMERICA SA	29-Mar-2021	9	If One Of The Candidates That Make Up The Slate Leaves It, Can The Votes Of Your Shares Continue To Be Counted In Favor Of The Same Slate Previously Chosen	For	Combined
SUL AMERICA SA	29-Mar-2021	11	In Case Of Election By Multiple Voting Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages Among The Candidates That Make Up The Slate You Have Chosen If The Shareholder Chooses To Abstain And The Election Occurs By The Multiple Voting Process, His Vote Must Be Counted As An Abstention In The Respective Resolution Of The Meeting	For	Combined
SUL AMERICA SA	29-Mar-2021	12	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Patrick Antonio Claude De Larragoiti Lucas, Effective	For	Abstain
SUL AMERICA SA	29-Mar-2021	13	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Carlos Infante Santos De Castro, Effective	For	Abstain
SUL AMERICA SA	29-Mar-2021	14	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Catia Yuassa Tokoro	For	Abstain

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SUL AMERICA SA	29-Mar-2021	15	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. David Lorne Levy	For	Abstain
SUL AMERICA SA	29-Mar-2021	16	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Denizar Vianna Araujo, Effective	For	Abstain
SUL AMERICA SA	29-Mar-2021	17	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Gabriel Portella Fagundes Filho, Effective	For	Abstain
SUL AMERICA SA	29-Mar-2021	18	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Isabelle Rose Marie De Segur Lamoignon, Effective	For	Abstain
SUL AMERICA SA	29-Mar-2021	19	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Jorge Hilario Gouvea Vieira, Effective	For	Abstain
SUL AMERICA SA	29-Mar-2021	20	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Pierre Claude Perrenoud, Effective	For	Abstain
SUL AMERICA SA	29-Mar-2021	21	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Renato Russo, Effective	For	Abstain
SUL AMERICA SA	29-Mar-2021	22	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Walter Roberto De Oliveira Longo, Effective	For	Abstain
SUL AMERICA SA	29-Mar-2021	24	Do You Want To Request The Separate Election Of A Member Of The Board Of Directors, Pursuant To Article 141, Fourth Paragraph, Items I And II, Of The Law No. 6,404 Of 1976 The Shareholder Should Only Complete This Field If He She Is The Uninterrupted Holder Of The Shares With Which He She Votes During The 3 Months Immediately Prior To The Annual Shareholders Meeting	For	Combined
SUL AMERICA SA	29-Mar-2021	26	Indication Of Candidates For The Board Of Directors By Minority Shareholders Holding Shares With Voting Rights. The Shareholder Should Only Complete This Field If He She Is The Uninterrupted Holder Of The Shares With Which He She Votes During The 3 Months Immediately Prior To The Annual Shareholders Meeting	For	Combined
SUL AMERICA SA	29-Mar-2021	27	In Case Neither The Holders Of Voting Shares Nor The Holders Of Preferred Shares Without Voting Rights Or With Restricted Voting Rights Have Respectively Reached The Quorum Required In Items I And II Of Paragraph 4 Of Article 141 Of Law No. 6,404 Of 1976, Should Your Votes Be Aggregated To The Votes Of The Preferred Shares In Order To Elect For The Board Of Directors The Candidate With The Highest Number Of Votes Among All Those That, Listed On This Ballot Paper, Run For A Separate Election	For	Combined
SUL AMERICA SA	29-Mar-2021	29	Indication Of Candidates For The Board Of Directors By Shareholders Holding Preferred Shares Without Voting Or Restricted Voting Rights. The Shareholder Should Only Complete This Field If He She Is The Uninterrupted Holder Of The Shares With Which He She Votes During The 3 Months Immediately Prior To The Annual Shareholders Meeting	For	Combined
SUL AMERICA SA	29-Mar-2021	30	In Case That Neither The Holders Of Voting Shares Nor The Holders Of Preferred Shares Without Voting Rights Or With Restricted Voting Rights Have Respectively Reached The Quorum Required In Items I And II Of Paragraph 4 Of Article 141 Of Law No. 6,404 Of 1976, Should Your Votes To Be Aggregated To The Votes Of The Preferred Shares In Order To Elect For The Board Of Directors The Candidate With The Highest Number Of Votes Among All Those That, Listed On This Ballot Paper, Run For A Separate Election	For	Combined
SUL AMERICA SA	29-Mar-2021	31	To Establish The Management Compensation, Board Of Directors And Board Of Executive Officers. The Company'S Management Proposes A Global And Annual Amount Of Up To Brl 7,800,000.00 As Compensation For The Company Management, Board Of Directors And Executive Officers, For The Period From The Annual Shareholders Meeting To Be Held In 2021, Through To The Annual Shareholders Meeting Of 2022	For	For
SUL AMERICA SA	29-Mar-2021	32	Do You Want To Request The Installation Of The Fiscal Council, According To Article 161 Of Law No. 6,404 Of 1976 This Deliberation Does Is Not A Part Of The Matters Of The Agenda Of The Annual Shareholders Meeting, And It Has Been Inserted In Compliance With The Provisions Of Article 21K, Sole Paragraph, Of The Cvm Instruction 481.09	For	For
SUMCO CORPORATION	25-Mar-2021	2	Appoint A Director Who Is Not Audit And Supervisory Committee Member Hashimoto, Mayuki	For	For
SUMCO CORPORATION	25-Mar-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Takii, Michiharu	For	For
SUMCO CORPORATION	25-Mar-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Furuya, Hisashi	For	For
SUMCO CORPORATION	25-Mar-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Hiramoto, Kazuo	For	For
SUMCO CORPORATION	25-Mar-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kato, Akane	For	For
SUMCO CORPORATION	25-Mar-2021	7	Appoint A Director Who Is Audit And Supervisory Committee Member Inoue, Fumio	For	For
SUMITOMO CHEMICAL COMPANY,LIMITED	23-Jun-2021	2	Appoint A Director Tokura, Masakazu	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SUMITOMO CHEMICAL COMPANY,LIMITED	23-Jun-2021	3	Appoint A Director Iwata, Keiichi	For	For
SUMITOMO CHEMICAL COMPANY,LIMITED	23-Jun-2021	4	Appoint A Director Takeshita, Noriaki	For	For
SUMITOMO CHEMICAL COMPANY,LIMITED	23-Jun-2021	5	Appoint A Director Matsui, Masaki	For	For
SUMITOMO CHEMICAL COMPANY,LIMITED	23-Jun-2021	6	Appoint A Director Akahori, Kingo	For	For
SUMITOMO CHEMICAL COMPANY,LIMITED	23-Jun-2021	7	Appoint A Director Mito, Nobuaki	For	For
SUMITOMO CHEMICAL COMPANY,LIMITED	23-Jun-2021	8	Appoint A Director Ueda, Hiroshi	For	For
SUMITOMO CHEMICAL COMPANY,LIMITED	23-Jun-2021	9	Appoint A Director Niinuma, Hiroshi	For	For
SUMITOMO CHEMICAL COMPANY,LIMITED	23-Jun-2021	10	Appoint A Director Ikeda, Koichi	For	For
SUMITOMO CHEMICAL COMPANY,LIMITED	23-Jun-2021	11	Appoint A Director Tomono, Hiroshi	For	For
SUMITOMO CHEMICAL COMPANY,LIMITED	23-Jun-2021	12	Appoint A Director Ito, Motoshige	For	For
SUMITOMO CHEMICAL COMPANY,LIMITED	23-Jun-2021	13	Appoint A Director Muraki, Atsuko	For	For
SUMITOMO CHEMICAL COMPANY,LIMITED	23-Jun-2021	14	Appoint A Corporate Auditor Aso, Mitsuhiro	For	For
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	18-Jun-2021	2	Approve Appropriation Of Surplus	For	For
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	18-Jun-2021	3	Appoint A Director Nakamura, Kuniharu	For	For
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	18-Jun-2021	4	Appoint A Director Hyodo, Masayuki	For	For
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	18-Jun-2021	5	Appoint A Director Nambu, Toshikazu	For	For
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	18-Jun-2021	6	Appoint A Director Yamano, Hideki	For	For
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	18-Jun-2021	7	Appoint A Director Seishima, Takayuki	For	For
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	18-Jun-2021	8	Appoint A Director Shiomi, Masaru	For	For
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	18-Jun-2021	9	Appoint A Director Ehara, Nobuyoshi	For	For
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	18-Jun-2021	10	Appoint A Director Ishida, Koji	For	For
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	18-Jun-2021	11	Appoint A Director Iwata, Kimie	For	For
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	18-Jun-2021	12	Appoint A Director Yamazaki, Hisashi	For	For
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	18-Jun-2021	13	Appoint A Director Ide, Akiko	For	For
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	18-Jun-2021	14	Appoint A Corporate Auditor Nagashima, Yukiko	For	For
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	18-Jun-2021	15	Approve Details Of The Restricted Performance-Based Stock Compensation To Be Received By Directors	For	For
SUMITOMO CORPORATION (SUMITOMO SHOJI KAISHA,LTD.)	18-Jun-2021	16	Shareholder Proposal: Amend Articles Of Incorporation (Adoption And Disclosure Of A Plan Outlining The Company'S Business Strategy To Align Its Business With The Goals Of The Paris Agreement)	Against	Combined
SUMITOMO DAINIPPON PHARMA CO.,LTD.	24-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
SUMITOMO DAINIPPON PHARMA CO.,LTD.	24-Jun-2021	3	Amend Articles To: Change Official Company Name	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SUMITOMO DAINIPPON PHARMA CO.,LTD.	24-Jun-2021	4	Appoint A Director Tada, Masayo	For	For
SUMITOMO DAINIPPON PHARMA CO.,LTD.	24-Jun-2021	5	Appoint A Director Nomura, Hiroshi	For	For
SUMITOMO DAINIPPON PHARMA CO.,LTD.	24-Jun-2021	6	Appoint A Director Odagiri, Hitoshi	For	For
SUMITOMO DAINIPPON PHARMA CO.,LTD.	24-Jun-2021	7	Appoint A Director Kimura, Toru	For	For
SUMITOMO DAINIPPON PHARMA CO.,LTD.	24-Jun-2021	8	Appoint A Director Ikeda, Yoshiharu	For	For
SUMITOMO DAINIPPON PHARMA CO.,LTD.	24-Jun-2021	9	Appoint A Director Atomi, Yutaka	For	For
SUMITOMO DAINIPPON PHARMA CO.,LTD.	24-Jun-2021	10	Appoint A Director Arai, Saeko	For	For
SUMITOMO DAINIPPON PHARMA CO.,LTD.	24-Jun-2021	11	Appoint A Director Endo, Nobuhiro	For	For
SUMITOMO DAINIPPON PHARMA CO.,LTD.	24-Jun-2021	12	Appoint A Director Usui, Minoru	For	For
SUMITOMO DAINIPPON PHARMA CO.,LTD.	24-Jun-2021	13	Appoint A Corporate Auditor Oe, Yoshinori	For	For
SUMITOMO DAINIPPON PHARMA CO.,LTD.	24-Jun-2021	14	Appoint A Corporate Auditor Fujii, Junsuke	For	Combined
SUMITOMO DAINIPPON PHARMA CO.,LTD.	24-Jun-2021	15	Appoint A Corporate Auditor Mochizuki, Mayumi	For	Combined
SUMITOMO DAINIPPON PHARMA CO.,LTD.	24-Jun-2021	16	Approve Details Of The Compensation To Be Received By Directors	For	For
SUMITOMO ELECTRIC INDUSTRIES,LTD.	25-Jun-2021	2	Approve Appropriation Of Surplus	For	For
SUMITOMO ELECTRIC INDUSTRIES,LTD.	25-Jun-2021	3	Appoint A Director Matsumoto, Masayoshi	For	For
SUMITOMO ELECTRIC INDUSTRIES,LTD.	25-Jun-2021	4	Appoint A Director Inoue, Osamu	For	For
SUMITOMO ELECTRIC INDUSTRIES,LTD.	25-Jun-2021	5	Appoint A Director Nishida, Mitsuo	For	For
SUMITOMO ELECTRIC INDUSTRIES,LTD.	25-Jun-2021	6	Appoint A Director Kasui, Yoshitomo	For	For
SUMITOMO ELECTRIC INDUSTRIES,LTD.	25-Jun-2021	7	Appoint A Director Nishimura, Akira	For	For
SUMITOMO ELECTRIC INDUSTRIES,LTD.	25-Jun-2021	8	Appoint A Director Hato, Hideo	For	For
SUMITOMO ELECTRIC INDUSTRIES,LTD.	25-Jun-2021	9	Appoint A Director Shirayama, Masaki	For	For
SUMITOMO ELECTRIC INDUSTRIES,LTD.	25-Jun-2021	10	Appoint A Director Kobayashi, Nobuyuki	For	For
SUMITOMO ELECTRIC INDUSTRIES,LTD.	25-Jun-2021	11	Appoint A Director Sato, Hiroshi	For	For
SUMITOMO ELECTRIC INDUSTRIES,LTD.	25-Jun-2021	12	Appoint A Director Tsuchiya, Michihiro	For	For
SUMITOMO ELECTRIC INDUSTRIES,LTD.	25-Jun-2021	13	Appoint A Director Christina Ahmadjian	For	For
SUMITOMO ELECTRIC INDUSTRIES,LTD.	25-Jun-2021	14	Appoint A Director Miyata, Yasuhiro	For	For
SUMITOMO ELECTRIC INDUSTRIES,LTD.	25-Jun-2021	15	Appoint A Director Sahashi, Toshiyuki	For	For
SUMITOMO ELECTRIC INDUSTRIES,LTD.	25-Jun-2021	16	Appoint A Director Watanabe, Katsuaki	For	For
SUMITOMO ELECTRIC INDUSTRIES,LTD.	25-Jun-2021	17	Appoint A Director Horiba, Atsushi	For	For
SUMITOMO ELECTRIC INDUSTRIES,LTD.	25-Jun-2021	18	Appoint A Corporate Auditor Kijima, Tatsuo	For	For
SUMITOMO ELECTRIC INDUSTRIES,LTD.	25-Jun-2021	19	Approve Payment Of Bonuses To Directors	For	For
SUMITOMO ELECTRIC INDUSTRIES,LTD.	25-Jun-2021	20	Approve Details Of The Compensation To Be Received By Directors	For	For
SUMITOMO ELECTRIC INDUSTRIES,LTD.	25-Jun-2021	21	Approve Details Of The Compensation To Be Received By Corporate Auditors	For	For
SUMITOMO METAL MINING CO.,LTD.	25-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
SUMITOMO METAL MINING CO.,LTD.	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
SUMITOMO METAL MINING CO.,LTD.	25-Jun-2021	3	Amend Articles To: Eliminate The Articles Related To Counselors And/Or Advisors, Approve Minor Revisions	For	For
SUMITOMO METAL MINING CO.,LTD.	25-Jun-2021	4	Appoint A Director Nakazato, Yoshiaki	For	For
SUMITOMO METAL MINING CO.,LTD.	25-Jun-2021	5	Appoint A Director Nozaki, Akira	For	For
SUMITOMO METAL MINING CO.,LTD.	25-Jun-2021	6	Appoint A Director Matsumoto, Nobuhiro	For	For
SUMITOMO METAL MINING CO.,LTD.	25-Jun-2021	7	Appoint A Director Higo, Toru	For	For
SUMITOMO METAL MINING CO.,LTD.	25-Jun-2021	8	Appoint A Director Kanayama, Takahiro	For	For
SUMITOMO METAL MINING CO.,LTD.	25-Jun-2021	9	Appoint A Director Nakano, Kazuhisa	For	For
SUMITOMO METAL MINING CO.,LTD.	25-Jun-2021	10	Appoint A Director Ishii, Taeko	For	For
SUMITOMO METAL MINING CO.,LTD.	25-Jun-2021	11	Appoint A Director Kinoshita, Manabu	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SUMITOMO METAL MINING CO.,LTD.	25-Jun-2021	12	Appoint A Corporate Auditor Imai, Koji	For	Combined
SUMITOMO METAL MINING CO.,LTD.	25-Jun-2021	13	Appoint A Corporate Auditor Wakamatsu, Shoji	For	For
SUMITOMO METAL MINING CO.,LTD.	25-Jun-2021	14	Appoint A Substitute Corporate Auditor Mishina, Kazuhiro	For	For
SUMITOMO METAL MINING CO.,LTD.	25-Jun-2021	15	Approve Payment Of Bonuses To Directors	For	For
SUMITOMO MITSUI FINANCIAL GROUP,INC.	29-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
SUMITOMO MITSUI FINANCIAL GROUP,INC.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
SUMITOMO MITSUI FINANCIAL GROUP,INC.	29-Jun-2021	3	Appoint A Director Kunibe, Takeshi	For	Combined
SUMITOMO MITSUI FINANCIAL GROUP,INC.	29-Jun-2021	4	Appoint A Director Ota, Jun	For	Combined
SUMITOMO MITSUI FINANCIAL GROUP,INC.	29-Jun-2021	5	Appoint A Director Takashima, Makoto	For	Combined
SUMITOMO MITSUI FINANCIAL GROUP,INC.	29-Jun-2021	6	Appoint A Director Nakashima, Toru	For	Combined
SUMITOMO MITSUI FINANCIAL GROUP,INC.	29-Jun-2021	7	Appoint A Director Kudo, Teiko	For	Combined
SUMITOMO MITSUI FINANCIAL GROUP,INC.	29-Jun-2021	8	Appoint A Director Inoue, Atsuhiko	For	Combined
SUMITOMO MITSUI FINANCIAL GROUP,INC.	29-Jun-2021	9	Appoint A Director Isshiki, Toshihiro	For	Combined
SUMITOMO MITSUI FINANCIAL GROUP,INC.	29-Jun-2021	10	Appoint A Director Kawasaki, Yasuyuki	For	Combined
SUMITOMO MITSUI FINANCIAL GROUP,INC.	29-Jun-2021	11	Appoint A Director Matsumoto, Masayuki	For	Combined
SUMITOMO MITSUI FINANCIAL GROUP,INC.	29-Jun-2021	12	Appoint A Director Arthur M. Mitchell	For	Combined
SUMITOMO MITSUI FINANCIAL GROUP,INC.	29-Jun-2021	13	Appoint A Director Yamazaki, Shozo	For	Combined
SUMITOMO MITSUI FINANCIAL GROUP,INC.	29-Jun-2021	14	Appoint A Director Kono, Masaharu	For	Combined
SUMITOMO MITSUI FINANCIAL GROUP,INC.	29-Jun-2021	15	Appoint A Director Tsutsui, Yoshinobu	For	Combined
SUMITOMO MITSUI FINANCIAL GROUP,INC.	29-Jun-2021	16	Appoint A Director Shimbo, Katsuyoshi	For	Combined
SUMITOMO MITSUI FINANCIAL GROUP,INC.	29-Jun-2021	17	Appoint A Director Sakurai, Eriko	For	Combined
SUMITOMO MITSUI FINANCIAL GROUP,INC.	29-Jun-2021	18	Amend Articles To: Establish The Articles Related To Shareholders Meeting Held Without Specifying A Venue	For	Combined
SUMITOMO MITSUI TRUST HOLDINGS,INC.	23-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
SUMITOMO MITSUI TRUST HOLDINGS,INC.	23-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
SUMITOMO MITSUI TRUST HOLDINGS,INC.	23-Jun-2021	3	Appoint A Director Takakura, Toru	For	For
SUMITOMO MITSUI TRUST HOLDINGS,INC.	23-Jun-2021	4	Appoint A Director Araumi, Jiro	For	For
SUMITOMO MITSUI TRUST HOLDINGS,INC.	23-Jun-2021	5	Appoint A Director Yamaguchi, Nobuaki	For	For
SUMITOMO MITSUI TRUST HOLDINGS,INC.	23-Jun-2021	6	Appoint A Director Oyama, Kazuya	For	For
SUMITOMO MITSUI TRUST HOLDINGS,INC.	23-Jun-2021	7	Appoint A Director Okubo, Tetsuo	For	For
SUMITOMO MITSUI TRUST HOLDINGS,INC.	23-Jun-2021	8	Appoint A Director Hashimoto, Masaru	For	For
SUMITOMO MITSUI TRUST HOLDINGS,INC.	23-Jun-2021	9	Appoint A Director Shudo, Kuniyuki	For	For
SUMITOMO MITSUI TRUST HOLDINGS,INC.	23-Jun-2021	10	Appoint A Director Tanaka, Koji	For	For
SUMITOMO MITSUI TRUST HOLDINGS,INC.	23-Jun-2021	11	Appoint A Director Matsushita, Isao	For	For
SUMITOMO MITSUI TRUST HOLDINGS,INC.	23-Jun-2021	12	Appoint A Director Saito, Shinichi	For	For
SUMITOMO MITSUI TRUST HOLDINGS,INC.	23-Jun-2021	13	Appoint A Director Kawamoto, Hiroko	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SUMITOMO MITSUI TRUST HOLDINGS, INC.	23-Jun-2021	14	Appoint A Director Aso, Mitsuhiro	For	For
SUMITOMO MITSUI TRUST HOLDINGS, INC.	23-Jun-2021	15	Appoint A Director Kato, Nobuaki	For	For
SUMITOMO MITSUI TRUST HOLDINGS, INC.	23-Jun-2021	16	Appoint A Director Yanagi, Masanori	For	For
SUMITOMO MITSUI TRUST HOLDINGS, INC.	23-Jun-2021	17	Appoint A Director Kashima, Kaoru	For	For
SUMITOMO REALTY & DEVELOPMENT CO., LTD.	29-Jun-2021	1	Approve Appropriation Of Surplus	For	For
SUMITOMO REALTY & DEVELOPMENT CO., LTD.	29-Jun-2021	2	Appoint A Director Onodera, Kenichi	For	For
SUMITOMO REALTY & DEVELOPMENT CO., LTD.	29-Jun-2021	3	Appoint A Director Nishima, Kojun	For	For
SUMITOMO REALTY & DEVELOPMENT CO., LTD.	29-Jun-2021	4	Appoint A Director Takemura, Nobuaki	For	For
SUMITOMO REALTY & DEVELOPMENT CO., LTD.	29-Jun-2021	5	Appoint A Director Kobayashi, Masato	For	For
SUMITOMO REALTY & DEVELOPMENT CO., LTD.	29-Jun-2021	6	Appoint A Director Kato, Hiroshi	For	For
SUMITOMO REALTY & DEVELOPMENT CO., LTD.	29-Jun-2021	7	Appoint A Director Katayama, Hisatoshi	For	For
SUMITOMO REALTY & DEVELOPMENT CO., LTD.	29-Jun-2021	8	Appoint A Director Odai, Yoshiyuki	For	For
SUMITOMO REALTY & DEVELOPMENT CO., LTD.	29-Jun-2021	9	Appoint A Director Ito, Koji	For	For
SUMITOMO REALTY & DEVELOPMENT CO., LTD.	29-Jun-2021	10	Appoint A Director Izuhara, Yozo	For	For
SUMITOMO REALTY & DEVELOPMENT CO., LTD.	29-Jun-2021	11	Appoint A Director Kemori, Nobumasa	For	For
SUMITOMO REALTY & DEVELOPMENT CO., LTD.	29-Jun-2021	12	Appoint A Substitute Corporate Auditor Uno, Kozo	For	For
SUMMIT HOTEL PROPERTIES INC	13-May-2021	1	Election Of Director: Daniel P. Hansen	For	For
SUMMIT HOTEL PROPERTIES INC	13-May-2021	2	Election Of Director: Bjorn R.L. Hanson	For	For
SUMMIT HOTEL PROPERTIES INC	13-May-2021	3	Election Of Director: Jeffrey W. Jones	For	For
SUMMIT HOTEL PROPERTIES INC	13-May-2021	4	Election Of Director: Kenneth J. Kay	For	For
SUMMIT HOTEL PROPERTIES INC	13-May-2021	5	Election Of Director: Jonathan P. Stanner	For	For
SUMMIT HOTEL PROPERTIES INC	13-May-2021	6	Election Of Director: Thomas W. Storey	For	For
SUMMIT HOTEL PROPERTIES INC	13-May-2021	7	Election Of Director: Hope S. Taitz	For	For
SUMMIT HOTEL PROPERTIES INC	13-May-2021	8	Ratify The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
SUMMIT HOTEL PROPERTIES INC	13-May-2021	9	Approve An Advisory (Non-Binding) Resolution On Executive Compensation.	For	For
SUMMIT HOTEL PROPERTIES INC	13-May-2021	10	Approve An Amendment And Restatement Of Our 2011 Equity Incentive Plan To, Among Other Things, Increase The Number Of Shares That May Be Issued Thereunder.	For	For
SUMMIT INDUSTRIAL INCOME REIT	12-May-2021	1	Director	For	For
SUMMIT INDUSTRIAL INCOME REIT	12-May-2021	2	To Appoint Pricewaterhousecoopers Llp, Chartered Professional Accountants, As Auditors Of The Reit For The Ensuing Year And To Authorize The Trustees To Fix Their Remuneration.	For	For
SUN COMMUNITIES, INC.	19-May-2021	1	Election Of Director To Serve Until 2022 Annual Meeting: Gary A. Shiffman	For	For
SUN COMMUNITIES, INC.	19-May-2021	2	Election Of Director To Serve Until 2022 Annual Meeting: Tonya Allen	For	For
SUN COMMUNITIES, INC.	19-May-2021	3	Election Of Director To Serve Until 2022 Annual Meeting: Meghan G. Baivier	For	For
SUN COMMUNITIES, INC.	19-May-2021	4	Election Of Director To Serve Until 2022 Annual Meeting: Stephanie W. Bergeron	For	For
SUN COMMUNITIES, INC.	19-May-2021	5	Election Of Director To Serve Until 2022 Annual Meeting: Brian M. Hermelin	For	For
SUN COMMUNITIES, INC.	19-May-2021	6	Election Of Director To Serve Until 2022 Annual Meeting: Ronald A. Klein	For	For
SUN COMMUNITIES, INC.	19-May-2021	7	Election Of Director To Serve Until 2022 Annual Meeting: Clunet R. Lewis	For	For
SUN COMMUNITIES, INC.	19-May-2021	8	Election Of Director To Serve Until 2022 Annual Meeting: Arthur A. Weiss	For	For
SUN COMMUNITIES, INC.	19-May-2021	9	To Approve, By Non-Binding Vote, Executive Compensation.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SUN COMMUNITIES, INC.	19-May-2021	10	To Ratify The Selection Of Grant Thornton Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
SUN LIFE FINANCIAL INC.	05-May-2021	1	Director	For	For
SUN LIFE FINANCIAL INC.	05-May-2021	2	Appointment Of Deloitte Llp As Auditor	For	Combined
SUN LIFE FINANCIAL INC.	05-May-2021	3	Special Resolution To Amend By-Law No. 1 Re: Maximum Board Compensation	For	For
SUN LIFE FINANCIAL INC.	05-May-2021	4	Non-Binding Advisory Vote On Approach To Executive Compensation	For	For
SUN PHARMACEUTICAL INDUSTRIES LTD	16-Mar-2021	1	For The Purpose Of Considering And If Thought Fit, Approving With Or Without Modification, The Scheme Of Amalgamation And Merger Of Sun Pharma Global Fze ("Transferor Company") With Sun Pharmaceutical Industries Limited ("Transferee Company"), And Their Respective Members And Creditors ("Scheme Of Amalgamation") For Merger Of The Transferor Company With The Transferee Company Under The Provisions Of Section 230 To 232 Read With Section 234 And Any Other Applicable Provisions Of The Companies Act, 2013	For	For
SUNAC CHINA HOLDINGS LTD	27-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0415/ 2021041500049. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0415/ 2021041500053. Pdf	Non-voting resolution	Combined
SUNAC CHINA HOLDINGS LTD	27-May-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
SUNAC CHINA HOLDINGS LTD	27-May-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company And The Reports Of The Directors And Auditors Of The Company For The Year Ended 31 December 2020	For	Combined
SUNAC CHINA HOLDINGS LTD	27-May-2021	4	To Declare A Final Dividend For The Year Ended 31 December 2020	For	For
SUNAC CHINA HOLDINGS LTD	27-May-2021	5	To Re-Elect The Following Persons As Director Of The Company: Mr. Chi Xun As Executive Director Of The Company;	For	Combined
SUNAC CHINA HOLDINGS LTD	27-May-2021	6	To Re-Elect The Following Persons As Director Of The Company: Mr. Sun Kevin Zheyi As Executive Director Of The Company;	For	Combined
SUNAC CHINA HOLDINGS LTD	27-May-2021	7	To Re-Elect The Following Persons As Director Of The Company: Mr. Poon Chiu Kwok As Independent Non-Executive Director Of The Company;	For	Combined
SUNAC CHINA HOLDINGS LTD	27-May-2021	8	To Re-Elect The Following Persons As Director Of The Company: Mr. Zhu Jia As Independent Non-Executive Director Of The Company;	For	Combined
SUNAC CHINA HOLDINGS LTD	27-May-2021	9	To Re-Elect The Following Persons As Director Of The Company: Mr. Yuan Zhigang As Independent Non-Executive Director Of The Company	For	For
SUNAC CHINA HOLDINGS LTD	27-May-2021	10	To Authorise The Board Of Directors Of The Company To Fix The Remuneration Of The Directors Of The Company	For	For
SUNAC CHINA HOLDINGS LTD	27-May-2021	11	To Re-Appoint Pricewaterhousecoopers As Auditors Of The Company And Authorise The Board Of Directors Of The Company To Fix Their Remuneration	For	For
SUNAC CHINA HOLDINGS LTD	27-May-2021	12	To Give A General Mandate To The Directors Of The Company To Issue New Shares Of The Company ("Shares") Not Exceeding 20% Of The Number Of Issued Shares As At The Date Of Passing Such Resolution	For	Combined
SUNAC CHINA HOLDINGS LTD	27-May-2021	13	To Give A General Mandate To The Directors Of The Company To Buy Back Shares Not Exceeding 10% Of The Number Of Issued Shares As At The Date Of Passing Such Resolution	For	Combined
SUNAC CHINA HOLDINGS LTD	27-May-2021	14	To Extend The General Mandate Granted To The Directors Of The Company Pursuant To Ordinary Resolution No. 5(A) To Issue New Shares, Representing The Number Of Shares Bought Back Under Ordinary Resolution No. 5(B)	For	Combined
SUNAC CHINA HOLDINGS LTD	27-May-2021	15	To Approve The Proposed Amendments To The Existing Memorandum Of Association And Articles Of Association Of The Company And To Adopt The Amended And Restated Memorandum Of Association And Articles Of Association Of The Company In Substitution For And To The Exclusion Of The Existing Memorandum Of Association And Articles Of Association Of The Company	For	Combined
SUNAC SERVICES HOLDINGS LIMITED	27-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0426/ 2021042600081. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0426/ 2021042600077. Pdf	Non-voting resolution	Combined
SUNAC SERVICES HOLDINGS LIMITED	27-May-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
SUNAC SERVICES HOLDINGS LIMITED	27-May-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company And The Reports Of The Directors (The "Director(S)") And Auditor Of The Company For The Year Ended 31 December 2020	For	Combined
SUNAC SERVICES HOLDINGS LIMITED	27-May-2021	4	To Declare A Final Dividend Of Rmb5.8 Cents Per Ordinary Share For The Year Ended 31 December 2020	For	For
SUNAC SERVICES HOLDINGS LIMITED	27-May-2021	5	To Re-Elect The Following Retiring Director: Mr. Wang Mengde As Non-Executive Director	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SUNAC SERVICES HOLDINGS LIMITED	27-May-2021	6	To Re-Elect The Following Retiring Director: Ms. Cao Hongling As Executive Director	For	Against
SUNAC SERVICES HOLDINGS LIMITED	27-May-2021	7	To Re-Elect The Following Retiring Director: Mr. Gao Xi As Non-Executive Director	For	Against
SUNAC SERVICES HOLDINGS LIMITED	27-May-2021	8	To Authorise The Board Of Directors To Fix The Remuneration Of The Directors	For	Combined
SUNAC SERVICES HOLDINGS LIMITED	27-May-2021	9	To Re-Appoint Pricewaterhousecoopers As The Auditor Of The Company For The Year Ending 31 December 2021 And Authorise The Board To Fix Its Remuneration	For	For
SUNAC SERVICES HOLDINGS LIMITED	27-May-2021	10	To Give A General Mandate To The Directors Of The Company To Allot, Issue And Deal With Additional Shares Of The Company Not Exceeding 20% Of The Number Of Issued Shares As At The Date Of Passing Such Resolution	For	Combined
SUNAC SERVICES HOLDINGS LIMITED	27-May-2021	11	To Give A General Mandate To The Directors Of The Company To Buy Back Shares Not Exceeding 10% Of The Number Of Issued Shares As At The Date Of Passing Such Resolution	For	Combined
SUNAC SERVICES HOLDINGS LIMITED	27-May-2021	12	To Extend The General Mandate Granted To The Directors Of The Company Pursuant To Ordinary Resolution No. 5(A) To Issue Additional Shares, Representing The Number Of Shares Bought Back Under Ordinary Resolution No. 5(B)	For	Combined
SUNCOR ENERGY INC.	04-May-2021	1	Director	For	Combined
SUNCOR ENERGY INC.	04-May-2021	2	Appointment Of Kpmg Llp As Auditor Of Suncor Energy Inc. For The Ensuing Year.	For	For
SUNCOR ENERGY INC.	04-May-2021	3	To Consider And, If Deemed Fit, Approve An Amendment To The Suncor Energy Inc. Stock Option Plan To Increase The Number Of Common Shares Reserved For Issuance Thereunder By 15,000,000 Common Shares.	For	For
SUNCOR ENERGY INC.	04-May-2021	4	To Consider And, If Deemed Fit, Approve An Advisory Resolution On Suncor'S Approach To Executive Compensation Disclosed In The Management Proxy Circular Of Suncor Energy Inc. Dated February 24, 2021.	For	For
SUNDRUG CO.,LTD.	26-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
SUNDRUG CO.,LTD.	26-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
SUNGROW POWER SUPPLY CO LTD	16-Apr-2021	1	The Company'S Eligibility For A-Share Offering To Specific Parties	For	For
SUNGROW POWER SUPPLY CO LTD	16-Apr-2021	2	2021 Plan For A-Share Offering To Specific Parties: Stock Type And Par Value	For	For
SUNGROW POWER SUPPLY CO LTD	16-Apr-2021	3	2021 Plan For A-Share Offering To Specific Parties: Issuing Method And Date	For	For
SUNGROW POWER SUPPLY CO LTD	16-Apr-2021	4	2021 Plan For A-Share Offering To Specific Parties: Issuing Targets And Subscription Method	For	For
SUNGROW POWER SUPPLY CO LTD	16-Apr-2021	5	2021 Plan For A-Share Offering To Specific Parties: Pricing Base Date, Issue Price And Pricing Method	For	For
SUNGROW POWER SUPPLY CO LTD	16-Apr-2021	6	2021 Plan For A-Share Offering To Specific Parties: Issuing Volume	For	For
SUNGROW POWER SUPPLY CO LTD	16-Apr-2021	7	2021 Plan For A-Share Offering To Specific Parties: Lockup Period	For	For
SUNGROW POWER SUPPLY CO LTD	16-Apr-2021	8	2021 Plan For A-Share Offering To Specific Parties: Amount And Purpose Of The Raised Funds	For	For
SUNGROW POWER SUPPLY CO LTD	16-Apr-2021	9	2021 Plan For A-Share Offering To Specific Parties: Arrangement For The Accumulated Retained Profits Of The Company	For	For
SUNGROW POWER SUPPLY CO LTD	16-Apr-2021	10	2021 Plan For A-Share Offering To Specific Parties: Listing Place	For	For
SUNGROW POWER SUPPLY CO LTD	16-Apr-2021	11	2021 Plan For A-Share Offering To Specific Parties: Valid Period Of The Resolution	For	For
SUNGROW POWER SUPPLY CO LTD	16-Apr-2021	12	Preplan For 2021 A-Share Offering To Specific Parties	For	For
SUNGROW POWER SUPPLY CO LTD	16-Apr-2021	13	Demonstration Analysis Report On The Plan For 2021 A-Share Offering To Specific Parties	For	For
SUNGROW POWER SUPPLY CO LTD	16-Apr-2021	14	Feasibility Analysis Report On The Use Of Funds To Be Raised From The 2021 A-Share Offering To Specific Parties	For	For
SUNGROW POWER SUPPLY CO LTD	16-Apr-2021	15	Report On The Use Of Previously Raised Funds	For	For
SUNGROW POWER SUPPLY CO LTD	16-Apr-2021	16	Risk Warning On Diluted Immediate Return After The A-Share Offering To Specific Parties And Filling Measures, And Commitments Of Relevant Parties	For	For
SUNGROW POWER SUPPLY CO LTD	16-Apr-2021	17	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
SUNGROW POWER SUPPLY CO LTD	16-Apr-2021	18	Full Authorization To The Board To Handle Matters Regarding The Share Offering To Specific Parties	For	For
SUNGROW POWER SUPPLY CO LTD	16-Apr-2021	19	Estimated Guarantee Quota For Subsidiaries	For	For
SUNGROW POWER SUPPLY CO LTD	16-Apr-2021	20	Financial Aid To Controlled Subsidiaries And The Subsidiaries	For	For
SUNGROW POWER SUPPLY CO LTD	18-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
SUNGROW POWER SUPPLY CO LTD	18-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
SUNGROW POWER SUPPLY CO LTD	18-May-2021	3	2020 Annual Accounts	For	For
SUNGROW POWER SUPPLY CO LTD	18-May-2021	4	2020 Annual Report And Its Summary	For	For
SUNGROW POWER SUPPLY CO LTD	18-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.40000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SUNGROW POWER SUPPLY CO LTD	18-May-2021	6	Reappointment Of Audit Firm	For	For
SUNGROW POWER SUPPLY CO LTD	18-May-2021	7	2021 Estimated Guarantee Quota For Subsidiaries And Guarantee For Subsidiaries	For	Combined
SUNGROW POWER SUPPLY CO LTD	18-May-2021	8	Repurchase And Cancellation Of Some Restricted Stocks	For	Combined
SUNGROW POWER SUPPLY CO LTD	18-May-2021	9	Decrease Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
SUNGROW POWER SUPPLY CO LTD	18-May-2021	10	2020 Remuneration For Directors, Supervisors And Senior Management	For	For
SUNGROW POWER SUPPLY CO LTD	18-May-2021	11	Issuing A Letter Of Guarantee For Subsidiaries	For	For
SUNGROW POWER SUPPLY CO LTD	18-May-2021	12	Launching Foreign Exchange Hedging Business	For	For
SUNGROW POWER SUPPLY CO LTD	18-May-2021	13	2021 Application For Comprehensive Credit Line To Banks	For	For
SUNING.COM CO., LTD.	22-Feb-2021	1	The 4Th Phase Employee Stock Ownership Plan (Draft) And Its Summary	For	Combined
SUNING.COM CO., LTD.	22-Feb-2021	2	Management Measures For The 4Th Phase Employee Stock Ownership Plan	For	Combined
SUNING.COM CO., LTD.	22-Feb-2021	3	Authorization To The Board To Handle Matters Regarding The 4Th Phase Employee Stock Ownership Plan	For	Combined
SUNING.COM CO., LTD.	18-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
SUNING.COM CO., LTD.	18-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
SUNING.COM CO., LTD.	18-May-2021	3	2020 Annual Accounts	For	For
SUNING.COM CO., LTD.	18-May-2021	4	2020 Annual Report And Its Summary	For	For
SUNING.COM CO., LTD.	18-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SUNING.COM CO., LTD.	18-May-2021	6	2020 Special Report On The Deposit And Use Of Raised Funds	For	For
SUNING.COM CO., LTD.	18-May-2021	7	Appointment Of Audit Firm	For	For
SUNING.COM CO., LTD.	18-May-2021	8	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
SUNING.COM CO., LTD.	18-May-2021	9	Expansion Of The Company'S Business Scope And Amendments To The Company'S Articles Of Association	For	For
SUNING.COM CO., LTD.	28-May-2021	1	Change Of The Purpose Of Some Raised Funds	For	For
SUNING.COM CO., LTD.	28-Jun-2021	1	Partial Change Of The Purpose Of The Raised Funds	For	For
SUNING.COM CO., LTD.	28-Jun-2021	2	Expansion Of The Company'S Business Scope And Amendments To The Company'S Articles Of Association	For	For
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	25-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0412/2021041200253.Pdf And https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0412/2021041200243.Pdf	Non-voting resolution	Combined
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	25-May-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	25-May-2021	3	To Receive And Consider The Audited Consolidated Accounts And The Reports Of Directors (The "Directors") And Auditor Of The Company For The Year Ended 31 December 2020	For	Combined
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	25-May-2021	4	To Declare A Final Dividend For The Year Ended 31 December 2020	For	For
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	25-May-2021	5	To Re-Elect Mr. Sun Yang As An Executive Director	For	Combined
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	25-May-2021	6	To Re-Elect Mr. Feng Hua Jun As An Independent Non-Executive Director	For	Combined
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	25-May-2021	7	To Re-Elect Mr. Shao Yang Dong As An Independent Non-Executive Director	For	Combined
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	25-May-2021	8	To Authorise The Board Of Directors (The "Board") To Fix The Remuneration Of The Directors	For	For
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	25-May-2021	9	To Re-Appoint Deloitte Touche Tohmatsu As The Company'S External Auditors And To Authorise The Board To Fix Their Remuneration	For	For
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	25-May-2021	10	That A General And Unconditional Mandate Be Granted To The Directors To Exercise All The Power To Allot, Issue And Otherwise Deal With New Shares Of The Company Not Exceeding 10% Of The Aggregate Nominal Amount Of The Share Capital Of The Company In Issue As At The Date Of The Passing Of The Relevant Resolution	For	Combined
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	25-May-2021	11	That A General And Unconditional Mandate Be Granted To The Directors To Repurchase Shares Of The Company On The Stock Exchange Of Hong Kong Limited Of Up To 10% Of The Aggregate Nominal Amount Of The Share Capital Of The Company In Issue As At The Date Of The Passing Of The Relevant Resolution	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SUNNY OPTICAL TECHNOLOGY (GROUP) CO LTD	25-May-2021	12	That Subject To The Passing Of Resolutions Numbered 5 And 6, The Number Of Shares To Be Allotted, Issued And Otherwise Dealt With By The Directors Pursuant To Resolution Numbered 5 Be Increased By The Aggregate Amount Of Share Capital Of The Company Which Are To Be Repurchased By The Company Pursuant To The Authority Granted To The Directors Under Resolution Numbered 6	For	Combined
SUNRUN INC.	03-Jun-2021	1	Director	For	Combined
SUNRUN INC.	03-Jun-2021	2	Ratification Of The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For Our Fiscal Year Ending December 31, 2021.	For	For
SUNRUN INC.	03-Jun-2021	3	The Advisory Proposal Of The Compensation Of Our Named Executive Officers ("Say-On-Pay").	For	For
SUNRUN INC.	03-Jun-2021	4	Stockholder Proposal Relating To A Public Report On The Use Of Mandatory Arbitration.	Against	For
SUNSTONE HOTEL INVESTORS, INC.	29-Apr-2021	1	Election Of Director: John V. Arabia	For	For
SUNSTONE HOTEL INVESTORS, INC.	29-Apr-2021	2	Election Of Director: W. Blake Baird	For	For
SUNSTONE HOTEL INVESTORS, INC.	29-Apr-2021	3	Election Of Director: Andrew Batinovich	For	For
SUNSTONE HOTEL INVESTORS, INC.	29-Apr-2021	4	Election Of Director: Monica S. Digilio	For	For
SUNSTONE HOTEL INVESTORS, INC.	29-Apr-2021	5	Election Of Director: Kristina M. Leslie	For	For
SUNSTONE HOTEL INVESTORS, INC.	29-Apr-2021	6	Election Of Director: Murray J. McCabe	For	For
SUNSTONE HOTEL INVESTORS, INC.	29-Apr-2021	7	Election Of Director: Verett Mims	For	For
SUNSTONE HOTEL INVESTORS, INC.	29-Apr-2021	8	Election Of Director: Douglas M. Pasquale	For	For
SUNSTONE HOTEL INVESTORS, INC.	29-Apr-2021	9	Ratification Of The Audit Committee'S Appointment Of Ernst & Young Llp To Act As The Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
SUNSTONE HOTEL INVESTORS, INC.	29-Apr-2021	10	Advisory Vote To Approve The Compensation Of Sunstone'S Named Executive Officers, As Set Forth In Sunstone'S Proxy Statement For The 2021 Annual Meeting.	For	For
SUNTEC REAL ESTATE INVESTMENT TRUST	15-Apr-2021	1	To Receive And Adopt The Report Of The Trustee, The Statement By The Manager And The Audited Financial Statements Of Suntec Reit For The Year Ended 31 December 2020	For	For
SUNTEC REAL ESTATE INVESTMENT TRUST	15-Apr-2021	2	To Re-Appoint Kpmg Llp As Auditors Of Suntec Reit And Authorise The Manager To Fix The Auditors' Remuneration	For	For
SUNTEC REAL ESTATE INVESTMENT TRUST	15-Apr-2021	3	To Authorise The Manager To Issue Units And To Make Or Grant Convertible Instruments	For	For
SUNTEC REAL ESTATE INVESTMENT TRUST	15-Apr-2021	4	To Approve The General Mandate For Unit Buy-Back	For	For
SUNTORY BEVERAGE & FOOD LIMITED	26-Mar-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
SUNTORY BEVERAGE & FOOD LIMITED	26-Mar-2021	2	Approve Appropriation Of Surplus	For	Combined
SUNTORY BEVERAGE & FOOD LIMITED	26-Mar-2021	3	Amend Articles To: Allow The Board Of Directors To Authorize Appropriation Of Surplus And Purchase Own Shares	For	For
SUNTORY BEVERAGE & FOOD LIMITED	26-Mar-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Saito, Kazuhiro	For	For
SUNTORY BEVERAGE & FOOD LIMITED	26-Mar-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kimura, Josuke	For	For
SUNTORY BEVERAGE & FOOD LIMITED	26-Mar-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shekhar Mundlay	For	For
SUNTORY BEVERAGE & FOOD LIMITED	26-Mar-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Peter Harding	For	For
SUNTORY BEVERAGE & FOOD LIMITED	26-Mar-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Aritake, Kazutomo	For	For
SUNTORY BEVERAGE & FOOD LIMITED	26-Mar-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Inoue, Yukari	For	For
SUNTORY BEVERAGE & FOOD LIMITED	26-Mar-2021	10	Appoint A Director Who Is Audit And Supervisory Committee Member Yamazaki, Yuji	For	Combined
SUNTORY BEVERAGE & FOOD LIMITED	26-Mar-2021	11	Appoint A Director Who Is Audit And Supervisory Committee Member Uchida, Harumichi	For	For
SUNTORY BEVERAGE & FOOD LIMITED	26-Mar-2021	12	Appoint A Director Who Is Audit And Supervisory Committee Member Masuyama, Mika	For	For
SUNTORY BEVERAGE & FOOD LIMITED	26-Mar-2021	13	Appoint A Substitute Director Who Is Audit And Supervisory Committee Member Amitani, Mitsuhiro	For	For
SUOFEIYA HOME COLLECTION CO LTD	13-May-2021	1	2020 Work Report Of The Supervisory Committee	For	For
SUOFEIYA HOME COLLECTION CO LTD	13-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
SUOFEIYA HOME COLLECTION CO LTD	13-May-2021	3	2020 Annual Accounts	For	For
SUOFEIYA HOME COLLECTION CO LTD	13-May-2021	4	2021 Financial Budget Report	For	For
SUOFEIYA HOME COLLECTION CO LTD	13-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny6.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
SUOFEIYA HOME COLLECTION CO LTD	13-May-2021	6	Formulation Of The Long-Term Shareholder Return Plan	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SUOFIYA HOME COLLECTION CO LTD	13-May-2021	7	2020 Annual Report And Its Summary	For	For
SUOFIYA HOME COLLECTION CO LTD	13-May-2021	8	2021 Reappointment Of Audit Firm	For	For
SUOFIYA HOME COLLECTION CO LTD	13-May-2021	9	2021 Estimated Quota Of Continuing Connected Transactions Of The Company And Its Subsidiaries With A Company And Its Subsidiaries	For	For
SUOFIYA HOME COLLECTION CO LTD	13-May-2021	10	Purchase Of Principal-Guaranteed Wealth Management Products From Banks With Proprietary Funds	For	For
SUOFIYA HOME COLLECTION CO LTD	13-May-2021	11	Purchase Of Principal-Guaranteed Wealth Management Products From Banks With Idle Raised Funds	For	For
SUOFIYA HOME COLLECTION CO LTD	13-May-2021	12	Amendments To The Company'S Articles Of Association	For	For
SUOFIYA HOME COLLECTION CO LTD	13-May-2021	13	Amendments To The Company'S Rules Of Procedure Governing Shareholders' General Meetings	For	Combined
SUOFIYA HOME COLLECTION CO LTD	13-May-2021	14	Amendments To The Rules Of Procedure Governing The Board Meetings	For	Abstain
SUOFIYA HOME COLLECTION CO LTD	13-May-2021	15	Amendments To The Rules Of Procedure Governing Meetings Of The Supervisory Committee	For	Abstain
SUOFIYA HOME COLLECTION CO LTD	13-May-2021	16	Amendments To The External Guarantee Management System	For	Abstain
SUOFIYA HOME COLLECTION CO LTD	13-May-2021	17	Amendments To The Connected Transactions Management System	For	Abstain
SUOFIYA HOME COLLECTION CO LTD	13-May-2021	18	Amendments To The Code Of Conduct For Directors, Supervisors And Senior Management	For	Abstain
SUOFIYA HOME COLLECTION CO LTD	13-May-2021	19	Amendments To The Dividend Distribution Policy	For	Abstain
SUOFIYA HOME COLLECTION CO LTD	13-May-2021	20	Amendments To The External Financial Aid Management System	For	Abstain
SUOFIYA HOME COLLECTION CO LTD	13-May-2021	21	Amendments To The Securities Investment Management System And The Risk Investment Management System	For	Abstain
SUOFIYA HOME COLLECTION CO LTD	13-May-2021	22	Amendments To The System For Independent Directors	For	Abstain
SUOFIYA HOME COLLECTION CO LTD	13-May-2021	23	Amendments To The Code Of Conduct For Controlling Shareholders And De Facto Controller	For	Abstain
SUOFIYA HOME COLLECTION CO LTD	13-May-2021	24	Amendments To The Implementing Rules For Cumulative Voting System	For	Abstain
SUOFIYA HOME COLLECTION CO LTD	13-May-2021	25	Financing Quota	For	Combined
SUOFIYA HOME COLLECTION CO LTD	13-May-2021	26	External Guarantee Quota	For	For
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	1	In Accordance With New Russian Federation Legislation Regarding Foreign Ownership Disclosure Requirements For ADR Securities, All Shareholders Who Wish To Participate In This Event Must Disclose Their Beneficial Owner Company Registration Number And Date Of Company Registration. Broadridge Will Integrate The Relevant Disclosure Information With The Vote Instruction When It Is Issued To The Local Market As Long As The Disclosure Information Has Been Provided By Your Global Custodian. If This Information Has Not Been Provided By Your Global Custodian, Then Your Vote May Be Rejected	Non-voting resolution	Combined
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	2	Approval Of The Annual Report Of "Surgutneftegas" PJSC For 2020	For	Combined
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	3	Approval Of The Annual Accounting (Financial) Statements Of "Surgutneftegas" PJSC For 2020	For	For
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	4	Approval Of The Distribution Of Profit (Including Payment (Declaration) Of Dividends) And Loss Of "Surgutneftegas" PJSC For 2020, Approval Of The Size, Form And Procedure Of Dividend Payment On Shares Of Each Category, Setting The Date As Of Which The Persons Entitled To Dividends Are Determined: To Approve The Distribution Of Profit And Loss Of "Surgutneftegas" PJSC For 2020. To Declare Dividend Payment: Rub 6.72 Per Preference Share Of "Surgutneftegas" PJSC, Rub 0.7 Per Ordinary Share Of "Surgutneftegas" PJSC. Payment Of Dividends To Natural Persons Being The Recipients Of The Dividends Shall Be Made By JSC "Surgutinvestneft", The Registrar Of "Surgutneftegas" PJSC; Payment Of Dividends To Legal Persons Being The Recipients Of The Dividends - By "Surgutneftegas" PJSC. To Set 20 July 2021 As The Date As Of Which The Persons Entitled To Dividends Are Determined	For	For
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	5	Payment Of Remuneration To The Members Of The Board Of Directors Of "Surgutneftegas" PJSC	Non-voting resolution	Combined
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	6	Payment Of Remuneration To The Members Of The Auditing Committee Of "Surgutneftegas" PJSC	For	Combined
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	7	Please Note Cumulative Voting Applies To This Resolution Regarding The Election Of Directors. Out Of The 10 Directors Presented For Election, A Maximum Of 9 Directors Are To Be Elected. The Local Agent In The Market Will Apply Cumulative Voting Evenly Among Only Directors For Whom You Vote "For". Cumulative Votes Cannot Be Applied Unevenly Among Directors Via Proxyedge. However If You Wish To Do So, Please Contact Your Client Service Representative. Standing Instructions Have Been Removed For This Meeting. If You Have Further Questions Please Contact Your Client Service Representative.	Non-voting resolution	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	8	Election Of The Member To The Board Of Directors Of "Surgutneftegas" Pjsc: Agaryov Alexander Valentinovich	For	Combined
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	9	Election Of The Member To The Board Of Directors Of "Surgutneftegas" Pjsc: Bogdanov Vladimir Leonidovich	Non-voting resolution	Combined
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	10	Election Of The Member To The Board Of Directors Of "Surgutneftegas" Pjsc: Bulanov Alexander Nikolaevich	For	Combined
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	11	Election Of The Member To The Board Of Directors Of "Surgutneftegas" Pjsc: Dinichenko Ivan Kalistratovich	For	Against
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	12	Election Of The Member To The Board Of Directors Of "Surgutneftegas" Pjsc: Egorov Valery Nikolaevich	For	Combined
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	13	Election Of The Member To The Board Of Directors Of "Surgutneftegas" Pjsc: Erokhin Vladimir Petrovich	For	Combined
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	14	Election Of The Member To The Board Of Directors Of "Surgutneftegas" Pjsc: Krivosheev Viktor Mikhailovich	For	Against
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	15	Election Of The Member To The Board Of Directors Of "Surgutneftegas" Pjsc: Matveev Nikolai Ivanovich	For	Against
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	16	Election Of The Member To The Board Of Directors Of "Surgutneftegas" Pjsc: Mukhamadeev Georgy Rashitovich	For	Combined
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	17	Election Of The Member To The Board Of Directors Of "Surgutneftegas" Pjsc: Usmanov Ildus Shagalaevich	For	Combined
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	18	Election Of The Member To The Auditing Committee Of "Surgutneftegas" Pjsc: Musikhina Valentina Viktorovna	For	Against
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	19	Election Of The Member To The Auditing Committee Of "Surgutneftegas" Pjsc: Oleynik Tamara Fedorovna	For	Against
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	20	Election Of The Member To The Auditing Committee Of "Surgutneftegas" Pjsc: Prishchepova Lyudmila Arkadyevna	For	Against
SURGUTNEFTEGAS PUBLIC JOINT STOCK COMPANY	30-Jun-2021	21	Approval Of The Auditor Of "Surgutneftegas" Pjsc	For	Combined
SUZANO SA	27-Apr-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
SUZANO SA	27-Apr-2021	2	Examine The Management Accounts Concerning The Fiscal Year Ended December 31, 2020	For	Combined
SUZANO SA	27-Apr-2021	2	Restructure The Company'S Bylaws, With Specific Amendments To Reflect The Changes To The Novo Mercado Rules Of B3 Sa, Brasil, Bolsa, Balcao	For	For
SUZANO SA	27-Apr-2021	2	Examine The Management Accounts Concerning The Fiscal Year Ended December 31, 2020	For	Combined
SUZANO SA	27-Apr-2021	2	Restructure The Company'S Bylaws, With Specific Amendments To Reflect The Changes To The Novo Mercado Rules Of B3 Sa, Brasil, Bolsa, Balcao	For	Combined
SUZANO SA	27-Apr-2021	3	Examine, Discuss And Vote On The Financial Statements Of The Company For The Fiscal Year Ended December 31, 2020, As Well As Review The Management Report For Such Fiscal Year	For	For
SUZANO SA	27-Apr-2021	3	Authorize The Company'S Management To Perform All Necessary Actions In Order To Implement The Matters Approved Herein, Pursuant To Applicable Law	For	For
SUZANO SA	27-Apr-2021	3	Examine, Discuss And Vote On The Financial Statements Of The Company For The Fiscal Year Ended December 31, 2020, As Well As Review The Management Report For Such Fiscal Year	For	Combined
SUZANO SA	27-Apr-2021	3	Authorize The Company'S Management To Perform All Necessary Actions In Order To Implement The Matters Approved Herein, Pursuant To Applicable Law	For	Combined
SUZANO SA	27-Apr-2021	4	Resolve On The Absorption Of Accumulated Losses By The Balance Of Capital Reserves	For	For
SUZANO SA	27-Apr-2021	4	02 Apr 2021: Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Combined
SUZANO SA	27-Apr-2021	4	Resolve On The Absorption Of Accumulated Losses By The Balance Of Capital Reserves	For	Combined
SUZANO SA	27-Apr-2021	5	Determine The Overall Annual Compensation Of The Company'S Management, For The Fiscal Year Of 2021	For	Combined
SUZANO SA	27-Apr-2021	5	02 Apr 2021: Please Note That This Is A Revision Due To Change In Record Date From 26 Apr 2021 To 23 Apr 2021 And Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SUZANO SA	27-Apr-2021	5	Determine The Overall Annual Compensation Of The Company'S Management, For The Fiscal Year Of 2021	For	Combined
SUZANO SA	27-Apr-2021	6	Do You Wish To Request The Instatement Of The Fiscal Council, Under The Terms Of Article 161 Of Law 6,404 Of 1976	For	Combined
SUZANO SA	27-Apr-2021	7	02 Apr 2021: Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Combined
SUZANO SA	27-Apr-2021	8	02 Apr 2021: Please Note That This Is A Revision Due To Change In Record Date From 22 Apr 2021 To 23 Apr 2021 And Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Unvoted
SUZUKEN CO.,LTD.	25-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
SUZUKEN CO.,LTD.	25-Jun-2021	2	Amend Articles To: Increase The Board Of Directors Size, Transition To A Company With Supervisory Committee	For	Combined
SUZUKEN CO.,LTD.	25-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Bessho, Yoshiaki	For	For
SUZUKEN CO.,LTD.	25-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Miyata, Hiromi	For	For
SUZUKEN CO.,LTD.	25-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Asano, Shigeru	For	For
SUZUKEN CO.,LTD.	25-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tamura, Hisashi	For	For
SUZUKEN CO.,LTD.	25-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Takahashi, Chie	For	For
SUZUKEN CO.,LTD.	25-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Usui, Yasunori	For	For
SUZUKEN CO.,LTD.	25-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Samura, Shunichi	For	For
SUZUKEN CO.,LTD.	25-Jun-2021	10	Appoint A Director Who Is Audit And Supervisory Committee Member Ueda, Keisuke	For	Combined
SUZUKEN CO.,LTD.	25-Jun-2021	11	Appoint A Director Who Is Audit And Supervisory Committee Member Iwatani, Toshiaki	For	Combined
SUZUKEN CO.,LTD.	25-Jun-2021	12	Appoint A Director Who Is Audit And Supervisory Committee Member Ogasawara, Takeshi	For	Combined
SUZUKEN CO.,LTD.	25-Jun-2021	13	Appoint A Substitute Director Who Is Audit And Supervisory Committee Member Usui, Yasunori	For	For
SUZUKEN CO.,LTD.	25-Jun-2021	14	Approve Details Of The Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	For
SUZUKEN CO.,LTD.	25-Jun-2021	15	Approve Details Of The Compensation To Be Received By Directors Who Are Audit And Supervisory Committee Members	For	For
SUZUKEN CO.,LTD.	25-Jun-2021	16	Approve Details Of The Restricted-Share Compensation To Be Received By Directors (Excluding Non-Executive Directors, Directors Who Are Audit And Supervisory Committee Members And Outside Directors)	For	For
SUZUKI MOTOR CORPORATION	25-Jun-2021	2	Approve Appropriation Of Surplus	For	For
SUZUKI MOTOR CORPORATION	25-Jun-2021	3	Appoint A Director Suzuki, Toshihiro	For	For
SUZUKI MOTOR CORPORATION	25-Jun-2021	4	Appoint A Director Honda, Osamu	For	For
SUZUKI MOTOR CORPORATION	25-Jun-2021	5	Appoint A Director Nagao, Masahiko	For	For
SUZUKI MOTOR CORPORATION	25-Jun-2021	6	Appoint A Director Suzuki, Toshiaki	For	For
SUZUKI MOTOR CORPORATION	25-Jun-2021	7	Appoint A Director Saito, Kinji	For	For
SUZUKI MOTOR CORPORATION	25-Jun-2021	8	Appoint A Director Yamashita, Yukihiro	For	For
SUZUKI MOTOR CORPORATION	25-Jun-2021	9	Appoint A Director Kawamura, Osamu	For	For
SUZUKI MOTOR CORPORATION	25-Jun-2021	10	Appoint A Director Domichi, Hideaki	For	For
SUZUKI MOTOR CORPORATION	25-Jun-2021	11	Appoint A Director Kato, Yuriko	For	For
SUZUKI MOTOR CORPORATION	25-Jun-2021	12	Appoint A Corporate Auditor Toyoda, Taisuke	For	For
SVB FINANCIAL GROUP	22-Apr-2021	1	Director	For	For
SVB FINANCIAL GROUP	22-Apr-2021	2	To Approve, On An Advisory Basis, Our Executive Compensation ("Say On Pay").	For	For
SVB FINANCIAL GROUP	22-Apr-2021	3	To Ratify The Appointment Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm For Its Fiscal Year Ending December 31, 2021.	For	For
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	5	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	6	Election Of A Chairman Of The Meeting: Attorney-At-Law Eva Hagg	Non-voting resolution	Non-voting resolution
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	7	Election Of Two Persons To Verify The Minutes Of The Meeting: Madeleine Wallmark, Anders Oscarsson	Non-voting resolution	Non-voting resolution
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	8	Preparation And Approval Of The Voting List	Non-voting resolution	Non-voting resolution
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	9	Determination Of Whether The Meeting Has Been Duly Convened	Non-voting resolution	Non-voting resolution
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	10	Approval Of The Agenda	Non-voting resolution	Non-voting resolution
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	11	Submission Of The Annual Report And The Auditors' Report, And The Consolidated Financial Report And Auditors' Report On The Consolidated Financial Report, As Well As The Auditor'S Statement Regarding Compliance With Guidelines For Remuneration Of Senior Executives That Have Applied Since The Preceding Agm	Non-voting resolution	Non-voting resolution
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	12	Resolution On Adoption Of The Income Statement And Balance Sheet, And Of The Consolidated Income Statement And The Consolidated Balance Sheet	For	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	13	Resolution On Appropriations Of The Company'S Earnings Under The Adopted Balance Sheet And Record Date For Dividend: Sek 2.0 Per Share	For	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	14	Resolution On Discharge From Personal Liability Of The Members Of The Board Of Directors And Of The President For 2020: Charlotte Bengtsson	For	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	15	Resolution On Discharge From Personal Liability Of The Members Of The Board Of Directors And Of The President For 2020: Par Boman	For	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	16	Resolution On Discharge From Personal Liability Of The Members Of The Board Of Directors And Of The President For 2020: Lennart Evrell	For	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	17	Resolution On Discharge From Personal Liability Of The Members Of The Board Of Directors And Of The President For 2020: Annemarie Gardshol	For	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	18	Resolution On Discharge From Personal Liability Of The Members Of The Board Of Directors And Of The President For 2020: Ulf Larsson (In His Capacity As Board Member)	For	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	19	Resolution On Discharge From Personal Liability Of The Members Of The Board Of Directors And Of The President For 2020: Martin Lindqvist	For	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	20	Resolution On Discharge From Personal Liability Of The Members Of The Board Of Directors And Of The President For 2020: Lotta Lyra (For The Period Jan 1, 2020-May 6, 2020)	For	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	21	Resolution On Discharge From Personal Liability Of The Members Of The Board Of Directors And Of The President For 2020: Bert Nordberg	For	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	22	Resolution On Discharge From Personal Liability Of The Members Of The Board Of Directors And Of The President For 2020: Anders Sundstrom	For	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	23	Resolution On Discharge From Personal Liability Of The Members Of The Board Of Directors And Of The President For 2020: Barbara M. Thoralfsson	For	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	24	Resolution On Discharge From Personal Liability Of The Members Of The Board Of Directors And Of The President For 2020: Roger Bostrom (Employee Representative)	For	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	25	Resolution On Discharge From Personal Liability Of The Members Of The Board Of Directors And Of The President For 2020: Hans Wentjärn (Employee Representative, For The Period Jan 1, 2020-May 30, 2020)	For	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	26	Resolution On Discharge From Personal Liability Of The Members Of The Board Of Directors And Of The President For 2020: Johanna Viklund Linden (Employee Representative)	For	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	27	Resolution On Discharge From Personal Liability Of The Members Of The Board Of Directors And Of The President For 2020: Per Andersson (Deputy Employee Representative)	For	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	28	Resolution On Discharge From Personal Liability Of The Members Of The Board Of Directors And Of The President For 2020: Maria Jonsson (Deputy Employee Representative)	For	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	29	Resolution On Discharge From Personal Liability Of The Members Of The Board Of Directors And Of The President For 2020: Stefan Lundkvist (Deputy Employee Representative)	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	30	Resolution On Discharge From Personal Liability Of The Members Of The Board Of Directors And Of The President For 2020: Ulf Larsson (In His Capacity As President)	For	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	31	Please Note That Resolutions 8 To 13 Are Proposed By Nomination Committee And Board Does Not Make Any Recommendation On These Proposals. The Standing Instructions Are Disabled For This Meeting	Non-voting resolution	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	32	Resolution On The Number Of Members And Deputy Members Of The Board Of Directors: The Number Of Board Members Shall Be Ten With No Deputies	Take No Action	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	33	Resolution On The Number Of Auditors And Deputy Auditors: The Number Of Auditors Shall Be One With No Deputy	Take No Action	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	34	Resolution On The Fees To Be Paid To The Board Of Directors	Take No Action	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	35	Resolution On The Fees To Be Paid To Auditors	Take No Action	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	36	Election Of Member And Deputy Member Of The Board Of Directors: Charlotte Bengtsson (Re-Election)	Take No Action	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	37	Election Of Member And Deputy Member Of The Board Of Directors: Par Boman (Re-Election)	Take No Action	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	38	Election Of Member And Deputy Member Of The Board Of Directors: Lennart Evrell (Re-Election)	Take No Action	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	39	Election Of Member And Deputy Member Of The Board Of Directors: Annemarie Gardshol (Re-Election)	Take No Action	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	40	Election Of Member And Deputy Member Of The Board Of Directors: Ulf Larsson (Re-Election)	Take No Action	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	41	Election Of Member And Deputy Member Of The Board Of Directors: Martin Lindqvist (Re-Election)	Take No Action	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	42	Election Of Member And Deputy Member Of The Board Of Directors: Bert Nordberg (Re-Election)	Take No Action	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	43	Election Of Member And Deputy Member Of The Board Of Directors: Anders Sundstrom (Re-Election)	Take No Action	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	44	Election Of Member And Deputy Member Of The Board Of Directors: Barbara M. Thoralfsson (Re-Election)	Take No Action	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	45	Election Of Member And Deputy Member Of The Board Of Directors: Carina Hakansson (New Election)	Take No Action	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	46	Election Of Chairman Of The Board Of Directors Par Boman (Re-Election)	Take No Action	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	47	Election Of Auditors And Deputy Auditors: Re-Election Of The Registered Firm Of Accountants Ey Ab In Accordance With The Audit Committee'S Recommendation, For The Period Up Until The End Of The 2022 Agm. If Elected, Ey Ab Has Announced Its Appointment Of Authorized Public Accountant Fredrik Norrman As Senior Auditor	Take No Action	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	48	Resolution On Approval Of Remuneration Report	For	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	49	Resolution On Amendments Of The Articles Of Association: Article 15, Article 1, Article 16, Article 17	For	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	50	12 Mar 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Combined
SVENSKA CELLULOSA AKTIEBOLAGET SCA	15-Apr-2021	51	12 Mar 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
SVENSKA HANDELSBANKEN AB	24-Mar-2021	12	Resolutions Concerning Adoption Of The Income Statement And The Balance Sheet, As Well As The Consolidated Income Statement And Consolidated Balance Sheet	For	Combined
SVENSKA HANDELSBANKEN AB	24-Mar-2021	13	Resolution On The Allocation Of The Bank'S Profits In Accordance With The Adopted Balance Sheet And Also Concerning The Record Day	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	14	Resolution Concerning The Approval Of The Board'S Report On Paid Out And Outstanding Remuneration To Executive Officers	For	Combined
SVENSKA HANDELSBANKEN AB	24-Mar-2021	15	Resolution On Release From Liability For The Member Of The Board And The Group Chief Executive For The Period Referred To In The Financial Reports: Mr Jon Fredrik Baksaas (Member)	For	Combined
SVENSKA HANDELSBANKEN AB	24-Mar-2021	16	Resolution On Release From Liability For The Member Of The Board And The Group Chief Executive For The Period Referred To In The Financial Reports: Mr Hans Biorck (Member)	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	17	Resolution On Release From Liability For The Member Of The Board And The Group Chief Executive For The Period Referred To In The Financial Reports: Mr Par Boman (Chairman)	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SVENSKA HANDELSBANKEN AB	24-Mar-2021	18	Resolution On Release From Liability For The Member Of The Board And The Group Chief Executive For The Period Referred To In The Financial Reports: Ms Kerstin Hessius (Member)	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	19	Resolution On Release From Liability For The Member Of The Board And The Group Chief Executive For The Period Referred To In The Financial Reports: Ms Lisa Kaae (Member)	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	20	Resolution On Release From Liability For The Member Of The Board And The Group Chief Executive For The Period Referred To In The Financial Reports: Mr Fredrik Lundberg (Member)	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	21	Resolution On Release From Liability For The Member Of The Board And The Group Chief Executive For The Period Referred To In The Financial Reports: Mr Ulf Riese (Member)	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	22	Resolution On Release From Liability For The Member Of The Board And The Group Chief Executive For The Period Referred To In The Financial Reports: Ms Arja Taaveniku (Member)	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	23	Resolution On Release From Liability For The Member Of The Board And The Group Chief Executive For The Period Referred To In The Financial Reports: Ms Carina Akerstrom (Member)	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	24	Resolution On Release From Liability For The Member Of The Board And The Group Chief Executive For The Period Referred To In The Financial Reports: Mr Jan-Erik Hoog (Member)	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	25	Resolution On Release From Liability For The Member Of The Board And The Group Chief Executive For The Period Referred To In The Financial Reports: Mr Ole Johansson (Member)	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	26	Resolution On Release From Liability For The Member Of The Board And The Group Chief Executive For The Period Referred To In The Financial Reports: Ms Bente Rathe (Member)	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	27	Resolution On Release From Liability For The Member Of The Board And The Group Chief Executive For The Period Referred To In The Financial Reports: Ms Charlotte Skog (Member)	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	28	Resolution On Release From Liability For The Member Of The Board And The Group Chief Executive For The Period Referred To In The Financial Reports: Ms Anna Hjelmberg (Employee Representative)	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	29	Resolution On Release From Liability For The Member Of The Board And The Group Chief Executive For The Period Referred To In The Financial Reports: Ms Lena Renstrom (Employee Representative)	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	30	Resolution On Release From Liability For The Member Of The Board And The Group Chief Executive For The Period Referred To In The Financial Reports: Mr Stefan Henricson (Employee Representative, Deputy)	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	31	Resolution On Release From Liability For The Member Of The Board And The Group Chief Executive For The Period Referred To In The Financial Reports: Ms Charlotte Uriz (Employee Representative, Deputy)	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	32	Resolution On Release From Liability For The Member Of The Board And The Group Chief Executive For The Period Referred To In The Financial Reports: Ms Carina Akerstrom (Ceo)	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	33	The Board'S Proposal For Authorisation For The Board To Resolve On Acquisition And Divestment Of Shares In The Bank	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	34	The Board'S Proposal For Acquisition Of Shares In The Bank For The Bank'S Trading Book Pursuant To Chapter 7, Section 6 Of The Swedish Securities Market Act	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	35	The Board'S Proposal Regarding Authorisation For The Board To Resolve On Issuance Of Convertible Tier 1 Capital Instruments	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	36	The Board'S Proposal For Amendment Of The Articles Of Association	For	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	38	Determining The Number Of Members Of The Board To Be Appointed By The Meeting: The Nomination Committee Proposes That The Meeting Resolve That The Board Consist Of Nine Members Elected By The Annual General Meeting	Take No Action	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	39	Determining The Number Of Auditors To Be Appointed By The Meeting: The Nomination Committee Proposes That The Meeting Appoint Two Registered Auditing Companies As Auditors	Take No Action	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	40	Determining Fees For Board Members And Auditors: Determining Fees For Board Members	Take No Action	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	41	Determining Fees For Board Members And Auditors: Determining Fees For Auditors	Take No Action	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	42	Re-Election Of The Board Member: Mr Jon Fredrik Baksaa	Take No Action	Combined
SVENSKA HANDELSBANKEN AB	24-Mar-2021	43	Election Of The Board Member: Ms Stina Bergfors	Take No Action	Combined
SVENSKA HANDELSBANKEN AB	24-Mar-2021	44	Re-Election Of The Board Member: Mr Hans Biorck	Take No Action	Combined
SVENSKA HANDELSBANKEN AB	24-Mar-2021	45	Re-Election Of The Board Member: Mr Par Boman	Take No Action	Against
SVENSKA HANDELSBANKEN AB	24-Mar-2021	46	Re-Election Of The Board Member: Ms Kerstin Hessius	Take No Action	Combined
SVENSKA HANDELSBANKEN AB	24-Mar-2021	47	Re-Election Of The Board Member: Mr Fredrik Lundberg	Take No Action	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	48	Re-Election Of The Board Member: Mr Ulf Riese	Take No Action	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	49	Re-Election Of The Board Member: Ms Arja Taaveniku	Take No Action	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	50	Re-Election Of The Board Member: Ms Carina Akerstrom	Take No Action	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SVENSKA HANDELSBANKEN AB	24-Mar-2021	51	Election Of The Chairman Of The Board: Mr Par Boman	Take No Action	Combined
SVENSKA HANDELSBANKEN AB	24-Mar-2021	52	Election Of Auditor: Election Of Ernst & Young Ab	Take No Action	Combined
SVENSKA HANDELSBANKEN AB	24-Mar-2021	53	Election Of Auditor: Election Of Pricewaterhousecoopers Ab	Take No Action	For
SVENSKA HANDELSBANKEN AB	24-Mar-2021	54	The Board'S Proposal Concerning Amendment Of Guidelines For Remuneration To Executive Officers	For	Combined
SVENSKA HANDELSBANKEN AB	24-Mar-2021	55	The Board'S Proposal Concerning The Appointment Of Auditors In Foundations Without Own Management	For	Combined
SWEDBANK AB	15-Feb-2021	11	Approve Dividends Of Sek 4.35 Per Share	For	For
SWEDBANK AB	25-Mar-2021	12	Adoption Of The Profit And Loss Account And Balance Sheet Of The Bank And The Consolidated Profit And Loss Account And Consolidated Balance Sheet For The Financial Year 2020	For	For
SWEDBANK AB	25-Mar-2021	13	Resolution On The Allocation Of The Bank'S Profit In Accordance With The Adopted Balance Sheet As Well As Decision On The Record Date For Dividend: The Board Of Directors Proposes That Of The Amount Approximately Sek 54 484M At The Disposal Of The Annual General Meeting, Approximately Sek 3 252M Is Distributed As Dividend To Holders Of Shares And The Balance, Approximately Sek 51 232M, Is Carried Forward. The Proposed Total Amount To Be Distributed And The Proposed Total Amount To Be Carried Forward, Are Based On All Shares Outstanding As Of 31 December 2020 And Could Be Changed In The Event Of Additional Share Repurchases Or If Treasury Shares Are Disposed Of Before The Record Day. A Dividend Of Sek 2.90 For Each Share Is Proposed. The Proposed Record Date Is 29 March, 2021. With This Record Date, The Dividend Is Expected To Be Paid Through Euroclear On 1 April, 2021. The Board Of Directors' Proposal On A Dividend Of Sek 2.90 Corresponds To Approximately 25 Per Cent Of The Net Result For The Financial Year 2020. When The Consequences Of The Covid-19 Pandemic Can Be Further Overlooked, The Board Of Directors Intends To, If The Conditions Are Appropriate, Propose Additional Dividend, Attributable To The Result Of The Year 2020	For	For
SWEDBANK AB	25-Mar-2021	14	Decision Whether To Discharge The Member Of The Board Of Directors And The Ceo From Liability For 2020: Discharge - Bodil Eriksson	For	For
SWEDBANK AB	25-Mar-2021	15	Decision Whether To Discharge The Member Of The Board Of Directors And The Ceo From Liability For 2020: Discharge - Mats Granryd	For	For
SWEDBANK AB	25-Mar-2021	16	Decision Whether To Discharge The Member Of The Board Of Directors And The Ceo From Liability For 2020: Discharge - Bo Johansson	For	For
SWEDBANK AB	25-Mar-2021	17	Decision Whether To Discharge The Member Of The Board Of Directors And The Ceo From Liability For 2020: Discharge - Magnus Ugglä	For	For
SWEDBANK AB	25-Mar-2021	18	Decision Whether To Discharge The Member Of The Board Of Directors And The Ceo From Liability For 2020: Discharge - Kerstin Hermansson	For	For
SWEDBANK AB	25-Mar-2021	19	Decision Whether To Discharge The Member Of The Board Of Directors And The Ceo From Liability For 2020: Discharge - Josefin Lindstrand	For	For
SWEDBANK AB	25-Mar-2021	20	Decision Whether To Discharge The Member Of The Board Of Directors And The Ceo From Liability For 2020: Discharge - Bo Magnusson	For	For
SWEDBANK AB	25-Mar-2021	21	Decision Whether To Discharge The Member Of The Board Of Directors And The Ceo From Liability For 2020: Discharge - Anna Mossberg	For	For
SWEDBANK AB	25-Mar-2021	22	Decision Whether To Discharge The Member Of The Board Of Directors And The Ceo From Liability For 2020: Discharge - Goran Persson	For	For
SWEDBANK AB	25-Mar-2021	23	Decision Whether To Discharge The Member Of The Board Of Directors And The Ceo From Liability For 2020: Discharge - Bo Bengtsson	For	For
SWEDBANK AB	25-Mar-2021	24	Decision Whether To Discharge The Member Of The Board Of Directors And The Ceo From Liability For 2020: Discharge - Goran Bengtsson	For	For
SWEDBANK AB	25-Mar-2021	25	Decision Whether To Discharge The Member Of The Board Of Directors And The Ceo From Liability For 2020: Discharge - Hans Eckerstrom	For	For
SWEDBANK AB	25-Mar-2021	26	Decision Whether To Discharge The Member Of The Board Of Directors And The Ceo From Liability For 2020: Discharge - Bengt Erik Lindgren	For	For
SWEDBANK AB	25-Mar-2021	27	Decision Whether To Discharge The Member Of The Board Of Directors And The Ceo From Liability For 2020: Discharge - Biljana Pehrsson	For	For
SWEDBANK AB	25-Mar-2021	28	Decision Whether To Discharge The Member Of The Board Of Directors And The Ceo From Liability For 2020: Discharge - Jens Henriksson	For	For
SWEDBANK AB	25-Mar-2021	29	Decision Whether To Discharge The Member Of The Board Of Directors And The Ceo From Liability For 2020: Discharge - Camilla Linder	For	For
SWEDBANK AB	25-Mar-2021	30	Decision Whether To Discharge The Member Of The Board Of Directors And The Ceo From Liability For 2020: Discharge - Roger Ljung	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SWEDBANK AB	25-Mar-2021	31	Decision Whether To Discharge The Member Of The Board Of Directors And The Ceo From Liability For 2020: Discharge - Henrik Joelsson	For	For
SWEDBANK AB	25-Mar-2021	32	Decision Whether To Discharge The Member Of The Board Of Directors And The Ceo From Liability For 2020: Discharge - Ake Skoglund	For	For
SWEDBANK AB	25-Mar-2021	33	Resolution On Changed Articles Of Association: Section 1, Section 6, Section 12, Section 13	For	For
SWEDBANK AB	25-Mar-2021	35	Determination Of The Number Of Board Members: The Nomination Committee Proposes That The Number Of Board Members, Which Shall Be Appointed By The Annual General Meeting, Shall Be Twelve	Take No Action	For
SWEDBANK AB	25-Mar-2021	36	Determination Of The Remuneration To The Board Members And The Auditor	Take No Action	For
SWEDBANK AB	25-Mar-2021	37	Election Of The Board Member: Election Of - Annika Creutzer	Take No Action	For
SWEDBANK AB	25-Mar-2021	38	Election Of The Board Member: Election Of - Per Olof Nyman	Take No Action	For
SWEDBANK AB	25-Mar-2021	39	Election Of The Board Member: Re-Election Of - Bo Bengtsson	Take No Action	For
SWEDBANK AB	25-Mar-2021	40	Election Of The Board Member: Re-Election Of - Goran Bengtsson	Take No Action	For
SWEDBANK AB	25-Mar-2021	41	Election Of The Board Member: Re-Election Of - Hans Eckerstrom	Take No Action	For
SWEDBANK AB	25-Mar-2021	42	Election Of The Board Member: Re-Election Of - Kerstin Hermansson	Take No Action	For
SWEDBANK AB	25-Mar-2021	43	Election Of The Board Member: Re-Election Of - Bengt Erik Lindgren	Take No Action	For
SWEDBANK AB	25-Mar-2021	44	Election Of The Board Member: Re-Election Of - Josefin Lindstrand	Take No Action	For
SWEDBANK AB	25-Mar-2021	45	Election Of The Board Member: Re-Election Of - Bo Magnusson	Take No Action	For
SWEDBANK AB	25-Mar-2021	46	Election Of The Board Member: Re-Election Of - Anna Mossberg	Take No Action	For
SWEDBANK AB	25-Mar-2021	47	Election Of The Board Member: Re-Election Of - Biljana Pehrsson	Take No Action	For
SWEDBANK AB	25-Mar-2021	48	Election Of The Board Member: Re-Election Of - Goran Persson	Take No Action	For
SWEDBANK AB	25-Mar-2021	49	Election Of The Chair Of The Board Of Directors: The Nomination Committee Proposes That Goran Persson Shall Be Elected As Chair Of The Board Of Directors. The Nomination Committee Proposes That The Board Of Directors Appoints Bo Magnusson As Deputy Chair	Take No Action	For
SWEDBANK AB	25-Mar-2021	50	Decision On The Nomination Committee	Take No Action	For
SWEDBANK AB	25-Mar-2021	51	Decision To Acquire Own Shares In Accordance With The Securities Market Act	For	For
SWEDBANK AB	25-Mar-2021	52	Decision Regarding Authorisation For The Board Of Directors To Decide On Acquisitions Of Own Shares In Addition To What Has Been Stated In Item 17	For	For
SWEDBANK AB	25-Mar-2021	53	Decision On Authorisation For The Board Of Directors To Decide On The Issuance Of Convertibles	For	For
SWEDBANK AB	25-Mar-2021	54	Decision On Performance And Share Based Remuneration Programs For 2021: Approval Of The Resolution Of The Board Of Directors Regarding The Common Performance And Share Based Remuneration Program 2021 ("Eken 2021")	For	For
SWEDBANK AB	25-Mar-2021	55	Decision On Performance And Share Based Remuneration Programs For 2021: Approval Of The Resolution Of The Board Of Directors Regarding Deferred Variable Remuneration In The Form Of Shares Under The Individual Program 2021 ("Ip 2021")	For	For
SWEDBANK AB	25-Mar-2021	56	Decision On Performance And Share Based Remuneration Programs For 2021: Decision Regarding Transfer Of Own Shares	For	For
SWEDBANK AB	25-Mar-2021	57	Decision On Approval Of Remuneration Report	For	For
SWEDBANK AB	25-Mar-2021	58	Please Note That This Resolution Is A Shareholder Proposal: Matter Submitted By The Shareholder Sveriges Aktiesparares Riksförbund, Regarding Decision To: Investigate Whether Preconditions Exist For Initiating An Action For Damages In A Court Of Law Against Representatives (Ulrika Francke, Siv Svensson, Ingrid Friberg, Birgitte Bonnesen, Peter Norman, Bodil Eriksson, Goran Hedman, Pia Rudengren, Karl-Henrik Sundstrom, Mats Granryd, Bo Johansson, Magnus Uggla, Michael Wolf And Anders Sundstrom) By Reason Of The Shortcomings That Have Been Revealed In Swedbank'S Work Against Money Laundering	Take No Action	Combined
SWEDBANK AB	25-Mar-2021	59	Please Note That This Resolution Is A Shareholder Proposal: Matter Submitted By The Shareholder Sveriges Aktiesparares Riksförbund, Regarding Decision To: Initiate An Action For Damages Against The Representatives That The Investigation Finds Liable For Damages, And Request Compensation For The Damage That The Investigation Finds That Swedbank Has Suffered, And Enforce A Possible Judgment On Liability For Damages Against The Representative(S) Who, In Such A Judgment, Is/Are Deemed Liable For Damages And/Or His/Her/Their Insurer(S)	Take No Action	Against
SWEDBANK AB	25-Mar-2021	60	Please Note That This Resolution Is A Shareholder Proposal: Matter Submitted By The Shareholder Sveriges Aktiesparares Riksförbund, Regarding Decision To: Engage Roschier Advokatbyrå Ab And The Lawyers Johan Sidkvist And Carl Persson To Carry Out The Investigation And Represent Swedbank As A Legal Counsel In The Action For Damages	Take No Action	Against

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SWEDBANK AB	25-Mar-2021	61	Please Note That This Resolution Is A Shareholder Proposal: Matter Submitted By The Shareholder Sveriges Aktiesparares Riksförbund, Regarding Decision To: To Finance The Legal Costs Of The Investigation And The Action For Damages, Enter Into A Third-Party Financing Agreement With Therium Capital Management Nordic As In Accordance With Certain Principles (Detailed In The Complete Proposal)	Take No Action	Against
SWEDBANK AB	25-Mar-2021	62	Please Note That This Resolution Is A Shareholder Proposal: Matter Submitted By The Shareholder Joacim Crona, Regarding Decision That: Swedbank Adopts Guidelines To Immediately Decline Loans To Projects Aiming At Extracting Fossil Fuels	Take No Action	Combined
SWEDBANK AB	25-Mar-2021	63	Please Note That This Resolution Is A Shareholder Proposal: Matter Submitted By The Shareholder Joacim Crona, Regarding Decision That: Swedbank Adopts Guidelines To Immediately Decline Loans To Companies Whose Main Activity Is To Extract Fossil Fuels (Excluding Specific Projects Focused On Activities Other Than Fossil Fuel Extraction)	Take No Action	For
SWEDBANK AB	25-Mar-2021	64	Please Note That This Resolution Is A Shareholder Proposal: Matter Submitted By The Shareholder Joacim Crona, Regarding Decision That: Swedbank, Before The Annual General Meeting 2022, Reports Its Exposure In Loans To Companies Whose Main Activity Is To Extract Fossil Energy	Take No Action	For
SWIRE PROPERTIES LTD	11-May-2021	3	To Re-Elect Patrick Healy As A Director	For	For
SWIRE PROPERTIES LTD	11-May-2021	4	To Re-Elect Lung Ngan Yee Fanny As A Director	For	Combined
SWIRE PROPERTIES LTD	11-May-2021	5	To Elect Martin James Murray As A Director	For	Combined
SWIRE PROPERTIES LTD	11-May-2021	6	To Re-Appoint Pricewaterhousecoopers As Auditors And To Authorise The Directors To Fix Their Remuneration	For	For
SWIRE PROPERTIES LTD	11-May-2021	7	To Grant A General Mandate To The Directors To Buy Back Shares	For	For
SWIRE PROPERTIES LTD	11-May-2021	8	To Grant A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares In The Company	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	1	Please Note That Beneficial Owner Details Are Required For This Meeting. If No Beneficial Owner Details Are Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	2	Part 2 Of This Meeting Is For Voting On Agenda And Meeting Attendance Requests Only. Please Ensure That You Have First Voted In Favour Of The Registration Of Shares In Part 1 Of The Meeting. It Is A Market Requirement For Meetings Of This Type That The Shares Are Registered And Moved To A Registered Location At The Csd, And Specific Policies At The Individual Sub-Custodians May Vary. Upon Receipt Of The Vote Instruction, It Is Possible That A Marker May Be Placed On Your Shares To Allow For Reconciliation And Re-Registration Following A Trade. Therefore Whilst This Does Not Prevent The Trading Of Shares, Any That Are Registered Must Be First Deregistered If Required For Settlement. Deregistration Can Affect The Voting Rights Of Those Shares. If You Have Concerns Regarding Your Accounts, Please Contact Your Client Representative	Non-voting resolution	Unvoted
SWISS LIFE HOLDING AG	23-Apr-2021	3	Accept Financial Statements And Statutory Reports	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	4	Approve Remuneration Report	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	5	Approve Allocation Of Income And Dividends Of Chf 21.00 Per Share	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	6	Approve Discharge Of Board Of Directors	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	7	Approve Fixed Remuneration Of Directors In The Amount Of Chf 3.2 Million	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	8	Approve Short-Term Variable Remuneration Of Executive Committee In The Amount Of Chf 3.7 Million	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	9	Approve Fixed And Long-Term Variable Remuneration Of Executive Committee In The Amount Of Chf 13.8 Million	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	10	Reelect Rolf Doerig As Director And Board Chairman	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	11	Reelect Thomas Buess As Director	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	12	Reelect Adrienne Fumagalli As Director	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	13	Reelect Ueli Dietiker As Director	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	14	Reelect Damir Filipovic As Director	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	15	Reelect Frank Keuper As Director	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	16	Reelect Stefan Loacker As Director	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	17	Reelect Henry Peter As Director	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	18	Reelect Martin Schmid As Director	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	19	Reelect Franziska Sauber As Director	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	20	Reelect Klaus Tschuetscher As Director	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	21	Appoint Martin Schmid As Member Of The Compensation Committee	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SWISS LIFE HOLDING AG	23-Apr-2021	22	Reappoint Franziska Sauber As Member Of The Compensation Committee	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	23	Reappoint Klaus Tschuetscher As Member Of The Compensation Committee	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	24	Designate Andreas Zuercher As Independent Proxy	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	25	Ratify Pricewaterhousecoopers Ag As Auditors	For	Combined
SWISS LIFE HOLDING AG	23-Apr-2021	26	Approve Chf 48,582 Reduction In Share Capital As Part Of The Share Buyback Program Via Cancellation Of Repurchased Shares	For	Combined
SWISS PRIME SITE AG	23-Mar-2021	3	Accept Financial Statements And Statutory Reports	For	For
SWISS PRIME SITE AG	23-Mar-2021	4	Approve Remuneration Report	For	For
SWISS PRIME SITE AG	23-Mar-2021	5	Approve Discharge Of Board And Senior Management	For	For
SWISS PRIME SITE AG	23-Mar-2021	6	Approve Allocation Of Income And Dividends Of Chf 3.35 Per Registered Share	For	For
SWISS PRIME SITE AG	23-Mar-2021	7	Approve Remuneration Of Directors In The Amount Of Chf 1.8 Million	For	For
SWISS PRIME SITE AG	23-Mar-2021	8	Approve Fixed And Variable Remuneration Of Executive Committee In The Amount Of Chf 8.3 Million	For	For
SWISS PRIME SITE AG	23-Mar-2021	9	Approve Creation Of Chf 107.1 Million Pool Of Authorized Capital Without Preemptive Rights	For	For
SWISS PRIME SITE AG	23-Mar-2021	10	Reelect Ton Buechner As Director	For	Combined
SWISS PRIME SITE AG	23-Mar-2021	11	Reelect Christopher Chambers As Director	For	Combined
SWISS PRIME SITE AG	23-Mar-2021	12	Reelect Barbara Frei-Spreiter As Director	For	Combined
SWISS PRIME SITE AG	23-Mar-2021	13	Reelect Gabrielle Nater-Bass As Director	For	Combined
SWISS PRIME SITE AG	23-Mar-2021	14	Reelect Mario Seris As Director	For	For
SWISS PRIME SITE AG	23-Mar-2021	15	Reelect Thomas Studhalter As Director	For	For
SWISS PRIME SITE AG	23-Mar-2021	16	Elect Barbara Knoflach As Director	For	For
SWISS PRIME SITE AG	23-Mar-2021	17	Reelect Ton Buechner As Board Chairman	For	Combined
SWISS PRIME SITE AG	23-Mar-2021	18	Reappoint Christopher Chambers As Member Of The Nomination And Compensation Committee	For	Combined
SWISS PRIME SITE AG	23-Mar-2021	19	Reappoint Barbara Frei-Spreiter As Member Of The Nomination And Compensation Committee	For	Combined
SWISS PRIME SITE AG	23-Mar-2021	20	Reappoint Gabrielle Nater-Bass As Member Of The Nomination And Compensation Committee	For	Combined
SWISS PRIME SITE AG	23-Mar-2021	21	Designate Paul Wiesli As Independent Proxy	For	For
SWISS PRIME SITE AG	23-Mar-2021	22	Ratify Kpmg Ag As Auditors	For	For
SWISS RE AG	16-Apr-2021	3	Annual Report (Incl. Management Report), Annual And Consolidated Financial Statements For The Financial Year 2020: Consultative Vote On The Compensation Report	For	Combined
SWISS RE AG	16-Apr-2021	4	Annual Report (Incl. Management Report), Annual And Consolidated Financial Statements For The Financial Year 2020: Approval Of The Annual Report (Incl. Management Report), Annual And Consolidated Financial Statements For The Financial Year 2020	For	Combined
SWISS RE AG	16-Apr-2021	5	Allocation Of Disposable Profit: Chf 1 573	For	For
SWISS RE AG	16-Apr-2021	6	Approval Of The Aggregate Amount Of Variable Short-Term Compensation For The Members Of The Group Executive Committee For The Financial Year 2020	For	For
SWISS RE AG	16-Apr-2021	7	Discharge Of The Members Of The Board Of Directors	For	For
SWISS RE AG	16-Apr-2021	8	Re-Election Of Sergio P. Ermotti As A Member Of The Board Of Directors And Election As Chairman Of The Board Of Directors In The Same Vote	For	For
SWISS RE AG	16-Apr-2021	9	Re-Election Of Raymond K.F. Ch'len As A Member Of The Board Of Directors	For	For
SWISS RE AG	16-Apr-2021	10	Re-Election Of Renato Fassbind As A Member Of The Board Of Directors	For	For
SWISS RE AG	16-Apr-2021	11	Re-Election Of Karen Gavan As A Member Of The Board Of Directors	For	For
SWISS RE AG	16-Apr-2021	12	Re-Election Of Joachim Oechsli As A Member Of The Board Of Directors	For	For
SWISS RE AG	16-Apr-2021	13	Re-Election Of Deanna Ong As A Member Of The Board Of Directors	For	For
SWISS RE AG	16-Apr-2021	14	Re-Election Of Jay Ralph As A Member Of The Board Of Directors	For	For
SWISS RE AG	16-Apr-2021	15	Re-Election Of Joerg Reinhardt As A Member Of The Board Of Directors	For	For
SWISS RE AG	16-Apr-2021	16	Re-Election Of Philip K. Ryan As A Member Of The Board Of Directors	For	For
SWISS RE AG	16-Apr-2021	17	Re-Election Of Sir Paul Tucker As A Member Of The Board Of Directors	For	For
SWISS RE AG	16-Apr-2021	18	Re-Election Of Jacques De Vaucleroy As A Member Of The Board Of Directors	For	For
SWISS RE AG	16-Apr-2021	19	Re-Election Of Susan L. Wagner As A Member Of The Board Of Directors	For	For
SWISS RE AG	16-Apr-2021	20	Re-Election Of Larry Zimpleman As A Member Of The Board Of Directors	For	For
SWISS RE AG	16-Apr-2021	21	Re-Election Of Raymond K.F. Ch'len As Member Of The Compensation Committee	For	Combined
SWISS RE AG	16-Apr-2021	22	Re-Election Of Renato Fassbind As Member Of The Compensation Committee	For	Against
SWISS RE AG	16-Apr-2021	23	Re-Election Of Karen Gavan As Member Of The Compensation Committee	For	Against
SWISS RE AG	16-Apr-2021	24	Re-Election Of Joerg Reinhardt As Member Of The Compensation Committee	For	Against

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SWISS RE AG	16-Apr-2021	25	Re-Election Of Jacques De Vauceroy As Member Of The Compensation Committee	For	Against
SWISS RE AG	16-Apr-2021	26	Re-Election Of The Independent Proxy: Gmbh, Zurich	For	Combined
SWISS RE AG	16-Apr-2021	27	Re-Election Of The Auditor: Kpmg, Zurich	For	For
SWISS RE AG	16-Apr-2021	28	Approval Of The Maximum Aggregate Amount Of Compensation For The Members Of The Board Of Directors For The Term Of Office From The Annual General Meeting 2021 To The Annual General Meeting 2022	For	For
SWISS RE AG	16-Apr-2021	29	Approval Of The Maximum Aggregate Amount Of Fixed Compensation And Variable Long-Term Compensation For The Members Of The Group Executive Committee For The Financial Year 2022	For	For
SWISS RE AG	16-Apr-2021	30	Amendments To The Articles Of Association: 3B Of The Articles	For	For
SWISSCOM AG	31-Mar-2021	1	Please Note That Beneficial Owner Details Are Required For This Meeting. If No Beneficial Owner Details Are Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
SWISSCOM AG	31-Mar-2021	2	Part 2 Of This Meeting Is For Voting On Agenda And Meeting Attendance Requests Only. Please Ensure That You Have First Voted In Favour Of The Registration Of Shares In Part 1 Of The Meeting. It Is A Market Requirement For Meetings Of This Type That The Shares Are Registered And Moved To A Registered Location At The Csd, And Specific Policies At The Individual Sub-Custodians May Vary. Upon Receipt Of The Vote Instruction, It Is Possible That A Marker May Be Placed On Your Shares To Allow For Reconciliation And Re-Registration Following A Trade. Therefore Whilst This Does Not Prevent The Trading Of Shares, Any That Are Registered Must Be First Deregistered If Required For Settlement. Deregistration Can Affect The Voting Rights Of Those Shares. If You Have Concerns Regarding Your Accounts, Please Contact Your Client Representative	Non-voting resolution	Unvoted
SWISSCOM AG	31-Mar-2021	3	Approval Of The Management Report, The Consolidated Financial Statements And The Financial Statements Of Swisscom Ltd For The Financial Year 2020	For	Combined
SWISSCOM AG	31-Mar-2021	4	Consultative Vote On The Remuneration Report 2020	For	Combined
SWISSCOM AG	31-Mar-2021	5	Appropriation Of The Retained Earnings 2020 And Declaration Of Dividend: The Board Of Directors Proposes To The Shareholders' Meeting A Dividend Of Chf 22 Gross Per Share (Prior Year: Chf 22). The Total Dividend Of Approx. Chf 1,140 Million Is Based On A Portfolio Of 51,800,516 Shares With A Dividend Entitlement (As Of 31 December 2020). Subject To The Approval Of The Proposal By The Shareholders' Meeting, After Deducting Federal Withholding Tax Of 35%, A Net Dividend Of Chf 14.30 Per Share Will Be Paid Out On 8 April 2021. The Last Trading Day With Entitlement To Receive A Dividend Is 1 April 2021. As Of 6 April 2021, The Shares Will Be Traded Ex Dividend	For	Combined
SWISSCOM AG	31-Mar-2021	6	Discharge Of The Members Of The Board Of Directors And The Group Executive Board	For	Combined
SWISSCOM AG	31-Mar-2021	7	Re-Election Of Roland Abt To The Board Of Directors	For	Combined
SWISSCOM AG	31-Mar-2021	8	Re-Election Of Alain Carrupt To The Board Of Directors	For	Combined
SWISSCOM AG	31-Mar-2021	9	Election Of Guus Dekkers To The Board Of Directors	For	Combined
SWISSCOM AG	31-Mar-2021	10	Re-Election Of Frank Esser To The Board Of Directors	For	Combined
SWISSCOM AG	31-Mar-2021	11	Re-Election Of Barbara Frei To The Board Of Directors	For	Combined
SWISSCOM AG	31-Mar-2021	12	Re-Election Of Sandra Lathion-Zweifel To The Board Of Directors	For	Combined
SWISSCOM AG	31-Mar-2021	13	Re-Election Of Anna Mossberg To The Board Of Directors	For	Combined
SWISSCOM AG	31-Mar-2021	14	Re-Election Of Michael Rechsteiner To The Board Of Directors	For	Combined
SWISSCOM AG	31-Mar-2021	15	Election Of Michael Rechsteiner As Chairman To The Board Of Directors	For	Combined
SWISSCOM AG	31-Mar-2021	16	Re-Election Of Roland Abt To The Compensation Committee	For	Combined
SWISSCOM AG	31-Mar-2021	17	Re-Election Of Frank Esser To The Compensation Committee	For	Combined
SWISSCOM AG	31-Mar-2021	18	Re-Election Of Barbara Frei To The Compensation Committee	For	Combined
SWISSCOM AG	31-Mar-2021	19	Election Of Michael Rechsteiner To The Compensation Committee	For	Combined
SWISSCOM AG	31-Mar-2021	20	Re-Election Of Renzo Simoni To The Compensation Committee	For	Combined
SWISSCOM AG	31-Mar-2021	21	Approval Of The Total Remuneration Of The Members Of The Board Of Directors For 2022	For	Combined
SWISSCOM AG	31-Mar-2021	22	Approval Of The Total Remuneration Of The Members Of The Group Executive Board For 2022	For	Combined
SWISSCOM AG	31-Mar-2021	23	Re-Election Of The Independent Proxy: The Board Of Directors Proposes That The Law Firm Reber Rechtsanwälte, Zurich, Be Re-Elected As Independent Proxy For The Period Of Time Until The Conclusion Of The Next Ordinary Shareholders' Meeting	For	Combined
SWISSCOM AG	31-Mar-2021	24	Re-Election Of The Statutory Auditors: The Board Of Directors Proposes That Pricewaterhousecoopers Ag, Zurich, Be Re-Elected As Statutory Auditors For The 2021 Financial Year	For	Combined
SYMRISE AG	05-May-2021	3	Approve Allocation Of Income And Dividends Of Eur 0.97 Per Share	For	For
SYMRISE AG	05-May-2021	4	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
SYMRISE AG	05-May-2021	5	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	For
SYMRISE AG	05-May-2021	6	Ratify Ernst & Young Gmbh As Auditors For Fiscal Year 2021	For	For
SYMRISE AG	05-May-2021	7	Elect Michael Koenig To The Supervisory Board	For	Combined
SYMRISE AG	05-May-2021	8	Elect Ursula Buck To The Supervisory Board	For	Combined
SYMRISE AG	05-May-2021	9	Elect Bernd Hirsch To The Supervisory Board	For	For
SYMRISE AG	05-May-2021	10	Elect Horst-Otto Gerberding To The Supervisory Board	For	For
SYMRISE AG	05-May-2021	11	Elect Andrea Pfeifer To The Supervisory Board	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SYMRISE AG	05-May-2021	12	Elect Peter Vanacker To The Supervisory Board	For	For
SYMRISE AG	05-May-2021	13	Amend Articles Re: Online Participation; Absentee Vote; Virtual General Meeting	For	Combined
SYMRISE AG	05-May-2021	14	Approve Remuneration Policy	For	For
SYMRISE AG	05-May-2021	15	Approve Remuneration Of Supervisory Board	For	For
SYNCHRONY FINANCIAL	20-May-2021	1	Election Of Director: Margaret M. Keane	For	For
SYNCHRONY FINANCIAL	20-May-2021	2	Election Of Director: Fernando Aguirre	For	For
SYNCHRONY FINANCIAL	20-May-2021	3	Election Of Director: Paget L. Alves	For	For
SYNCHRONY FINANCIAL	20-May-2021	4	Election Of Director: Arthur W. Coviello, Jr.	For	For
SYNCHRONY FINANCIAL	20-May-2021	5	Election Of Director: Brian D. Doubles	For	For
SYNCHRONY FINANCIAL	20-May-2021	6	Election Of Director: William W. Graylin	For	For
SYNCHRONY FINANCIAL	20-May-2021	7	Election Of Director: Roy A. Guthrie	For	For
SYNCHRONY FINANCIAL	20-May-2021	8	Election Of Director: Jeffrey G. Naylor	For	For
SYNCHRONY FINANCIAL	20-May-2021	9	Election Of Director: Bill Parker	For	For
SYNCHRONY FINANCIAL	20-May-2021	10	Election Of Director: Laurel J. Richie	For	For
SYNCHRONY FINANCIAL	20-May-2021	11	Election Of Director: Olympia J. Snowe	For	For
SYNCHRONY FINANCIAL	20-May-2021	12	Election Of Director: Ellen M. Zane	For	For
SYNCHRONY FINANCIAL	20-May-2021	13	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
SYNCHRONY FINANCIAL	20-May-2021	14	Advisory Vote On Frequency Of Say-On-Pay Vote.	One	Combined
SYNCHRONY FINANCIAL	20-May-2021	15	Ratification Of Selection Of Kpmg Llp As Independent Registered Public Accounting Firm Of The Company For 2021.	For	Combined
SYNNEX TECHNOLOGY INTERNATIONAL CORP	03-Jun-2021	1	Ratification Of The 2020 Financial Statements .	For	Combined
SYNNEX TECHNOLOGY INTERNATIONAL CORP	03-Jun-2021	2	Ratification Of The 2020 Earnings Distribution. Proposed Cash Dividend :Twd3.3 Per Share.	For	Combined
SYNNEX TECHNOLOGY INTERNATIONAL CORP	03-Jun-2021	3	Discussion On Partial Revision Of The 'Rules Of Procedure For Shareholders' Meetings'.	For	Combined
SYNNEX TECHNOLOGY INTERNATIONAL CORP	03-Jun-2021	4	The Election Of The Directors:Mei-Feng Inc,Shareholder No.249508,Miau, Matthew Feng Chiang As Representative	For	Combined
SYNNEX TECHNOLOGY INTERNATIONAL CORP	03-Jun-2021	5	The Election Of The Directors:TU Shu-Wu,Shareholder No.99	For	Combined
SYNNEX TECHNOLOGY INTERNATIONAL CORP	03-Jun-2021	6	The Election Of The Directors:Mitac Inc. , Shareholder No.2,Chou The-Chien As Representative	For	Combined
SYNNEX TECHNOLOGY INTERNATIONAL CORP	03-Jun-2021	7	The Election Of The Directors:Mitac Inc.,Shareholder No.2,Yang Hsiang-Yun As Representative	For	Combined
SYNNEX TECHNOLOGY INTERNATIONAL CORP	03-Jun-2021	8	The Election Of The Independent Directors:Hsuan Chien-Shen,Shareholder No.A102948Xxx	For	Combined
SYNNEX TECHNOLOGY INTERNATIONAL CORP	03-Jun-2021	9	The Election Of The Independent Directors:Yeh Kuang-Shih,Shareholder No.U101317Xxx	For	Combined
SYNNEX TECHNOLOGY INTERNATIONAL CORP	03-Jun-2021	10	The Election Of The Independent Directors:Ling-Long Shen,Shareholder No.X100005Xxx	For	Combined
SYNNEX TECHNOLOGY INTERNATIONAL CORP	03-Jun-2021	11	Discussion On Releasing Directors Of The Company From Non-Competition Restrictions.	For	Combined
SYNOPSYS, INC.	08-Apr-2021	1	Election Of Director: Aart J. De Geus	For	For
SYNOPSYS, INC.	08-Apr-2021	2	Election Of Director: Chi-Foon Chan	For	For
SYNOPSYS, INC.	08-Apr-2021	3	Election Of Director: Janice D. Chaffin	For	For
SYNOPSYS, INC.	08-Apr-2021	4	Election Of Director: Bruce R. Chizen	For	For
SYNOPSYS, INC.	08-Apr-2021	5	Election Of Director: Mercedes Johnson	For	For
SYNOPSYS, INC.	08-Apr-2021	6	Election Of Director: Chrysostomos L. "Max" Nikias	For	For
SYNOPSYS, INC.	08-Apr-2021	7	Election Of Director: Jeannine P. Sargent	For	For
SYNOPSYS, INC.	08-Apr-2021	8	Election Of Director: John Schwarz	For	For
SYNOPSYS, INC.	08-Apr-2021	9	Election Of Director: Roy Vallee	For	For
SYNOPSYS, INC.	08-Apr-2021	10	To Approve Our 2006 Employee Equity Incentive Plan, As Amended, In Order To, Among Other Items, Increase The Number Of Shares Available For Issuance Under The Plan By 4,700,000 Shares.	For	For
SYNOPSYS, INC.	08-Apr-2021	11	To Approve, On An Advisory Basis, The Compensation Of Our Named Executive Officers, As Disclosed In The Proxy Statement.	For	For
SYNOPSYS, INC.	08-Apr-2021	12	To Ratify The Selection Of Kpmg Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending October 30, 2021.	For	Combined
SYNOPSYS, INC.	08-Apr-2021	13	To Vote On The Stockholder Proposal Regarding Special Stockholder Meetings, If Properly Presented At The Meeting.	Against	Combined
SYSMEX CORPORATION	25-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
SYSMEX CORPORATION	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
SYSMEX CORPORATION	25-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ietsugu, Hisashi	For	Combined
SYSMEX CORPORATION	25-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Asano, Kaoru	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
SYSMEX CORPORATION	25-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tachibana, Kenji	For	For
SYSMEX CORPORATION	25-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Matsui, Iwane	For	For
SYSMEX CORPORATION	25-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kanda, Hiroshi	For	For
SYSMEX CORPORATION	25-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yoshida, Tomokazu	For	For
SYSMEX CORPORATION	25-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Takahashi, Masayo	For	Combined
SYSMEX CORPORATION	25-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ota, Kazuo	For	For
SYSMEX CORPORATION	25-Jun-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Fukumoto, Hidekazu	For	For
SYSMEX CORPORATION	25-Jun-2021	12	Appoint A Substitute Director Who Is Audit And Supervisory Committee Member Onishi, Koichi	For	For
T&D HOLDINGS, INC.	25-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
T&D HOLDINGS, INC.	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
T&D HOLDINGS, INC.	25-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Uehara, Hirohisa	For	For
T&D HOLDINGS, INC.	25-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Morinaka, Kanaya	For	For
T&D HOLDINGS, INC.	25-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nagata, Mitsuhiro	For	For
T&D HOLDINGS, INC.	25-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ogo, Naoki	For	For
T&D HOLDINGS, INC.	25-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Watanabe, Kensaku	For	For
T&D HOLDINGS, INC.	25-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Soejima, Naoki	For	For
T&D HOLDINGS, INC.	25-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kitahara, Mutsuro	For	For
T&D HOLDINGS, INC.	25-Jun-2021	10	Appoint A Substitute Director Who Is Audit And Supervisory Committee Member Shimma, Yuichiro	For	For
T. ROWE PRICE GROUP, INC.	11-May-2021	1	Election Of Director: Mark S. Bartlett	For	For
T. ROWE PRICE GROUP, INC.	11-May-2021	2	Election Of Director: Mary K. Bush	For	For
T. ROWE PRICE GROUP, INC.	11-May-2021	3	Election Of Director: Dina Dublon	For	For
T. ROWE PRICE GROUP, INC.	11-May-2021	4	Election Of Director: Dr. Freeman A. Hrabowski, Iii	For	For
T. ROWE PRICE GROUP, INC.	11-May-2021	5	Election Of Director: Robert F. MacIellan	For	For
T. ROWE PRICE GROUP, INC.	11-May-2021	6	Election Of Director: Olympia J. Snowe	For	For
T. ROWE PRICE GROUP, INC.	11-May-2021	7	Election Of Director: Robert J. Stevens	For	For
T. ROWE PRICE GROUP, INC.	11-May-2021	8	Election Of Director: William J. Stromberg	For	For
T. ROWE PRICE GROUP, INC.	11-May-2021	9	Election Of Director: Richard R. Verma	For	For
T. ROWE PRICE GROUP, INC.	11-May-2021	10	Election Of Director: Sandra S. Wijnberg	For	For
T. ROWE PRICE GROUP, INC.	11-May-2021	11	Election Of Director: Alan D. Wilson	For	For
T. ROWE PRICE GROUP, INC.	11-May-2021	12	To Approve, By A Non-Binding Advisory Vote, The Compensation Paid By The Company To Its Named Executive Officers.	For	For
T. ROWE PRICE GROUP, INC.	11-May-2021	13	Ratification Of The Appointment Of Kpmg Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
T. ROWE PRICE GROUP, INC.	11-May-2021	14	Stockholder Proposal For A Report On Voting By Our Funds And Portfolios On Matters Related To Climate Change.	Against	Combined
TAG IMMOBILIEN AG	11-May-2021	3	Approve Allocation Of Income And Dividends Of Eur 0.88 Per Share	For	Combined
TAG IMMOBILIEN AG	11-May-2021	4	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
TAG IMMOBILIEN AG	11-May-2021	5	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	For
TAG IMMOBILIEN AG	11-May-2021	6	Ratify Kpmg Ag As Auditors For Fiscal Year 2021	For	For
TAG IMMOBILIEN AG	11-May-2021	7	Approve Remuneration Of Supervisory Board	For	For
TAG IMMOBILIEN AG	11-May-2021	8	Approve Remuneration Policy	For	For
TAG IMMOBILIEN AG	11-May-2021	9	Approve Creation Of Eur 29 Million Pool Of Capital With Partial Exclusion Of Preemptive Rights	For	For
TAG IMMOBILIEN AG	11-May-2021	10	Approve Issuance Of Warrants/Bonds With Warrants Attached/Convertible Bonds With Partial Exclusion Of Preemptive Rights Up To Aggregate Nominal Amount Of Eur 1.2 Billion; Approve Creation Of Eur 29 Million Pool Of Capital To Guarantee Conversion Rights	For	For
TAG IMMOBILIEN AG	11-May-2021	11	Authorize Share Repurchase Program And Reissuance Or Cancellation Of Repurchased Shares	For	For
TAIHEIYO CEMENT CORPORATION	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
TAIHEIYO CEMENT CORPORATION	29-Jun-2021	3	Appoint A Director Fukuda, Shuji	For	For
TAIHEIYO CEMENT CORPORATION	29-Jun-2021	4	Appoint A Director Fushihara, Masafumi	For	For
TAIHEIYO CEMENT CORPORATION	29-Jun-2021	5	Appoint A Director Kitabayashi, Yuichi	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TAIHEIYO CEMENT CORPORATION	29-Jun-2021	6	Appoint A Director Karino, Masahiro	For	For
TAIHEIYO CEMENT CORPORATION	29-Jun-2021	7	Appoint A Director Ando, Kunihiro	For	For
TAIHEIYO CEMENT CORPORATION	29-Jun-2021	8	Appoint A Director Ohashi, Tetsuya	For	For
TAIHEIYO CEMENT CORPORATION	29-Jun-2021	9	Appoint A Director Koizumi, Yoshiko	For	For
TAIHEIYO CEMENT CORPORATION	29-Jun-2021	10	Appoint A Director Emori, Shinhachiro	For	For
TAIHEIYO CEMENT CORPORATION	29-Jun-2021	11	Appoint A Director Furikado, Hideyuki	For	For
TAIHEIYO CEMENT CORPORATION	29-Jun-2021	12	Appoint A Corporate Auditor Fukuhara, Katsuhide	For	For
TAIHEIYO CEMENT CORPORATION	29-Jun-2021	13	Appoint A Corporate Auditor Mitani, Wakako	For	For
TAIHEIYO CEMENT CORPORATION	29-Jun-2021	14	Appoint A Substitute Corporate Auditor Aoki, Toshihito	For	For
TAIHEIYO CEMENT CORPORATION	29-Jun-2021	15	Approve Details Of The Restricted-Share Compensation To Be Received By Directors (Excluding Outside Directors), And Approve Details Of The Compensation To Be Received By Directors	For	For
TAISEI CORPORATION	25-Jun-2021	2	Approve Appropriation Of Surplus	For	For
TAISEI CORPORATION	25-Jun-2021	3	Appoint A Director Yamauchi, Takashi	For	For
TAISEI CORPORATION	25-Jun-2021	4	Appoint A Director Aikawa, Yoshiro	For	For
TAISEI CORPORATION	25-Jun-2021	5	Appoint A Director Sakurai, Shigeyuki	For	For
TAISEI CORPORATION	25-Jun-2021	6	Appoint A Director Tanaka, Shigeyoshi	For	For
TAISEI CORPORATION	25-Jun-2021	7	Appoint A Director Yaguchi, Norihiko	For	For
TAISEI CORPORATION	25-Jun-2021	8	Appoint A Director Kimura, Hiroshi	For	For
TAISEI CORPORATION	25-Jun-2021	9	Appoint A Director Yamamoto, Atsushi	For	For
TAISEI CORPORATION	25-Jun-2021	10	Appoint A Director Teramoto, Yoshihiro	For	For
TAISEI CORPORATION	25-Jun-2021	11	Appoint A Director Nishimura, Atsuko	For	For
TAISEI CORPORATION	25-Jun-2021	12	Appoint A Director Murakami, Takao	For	For
TAISEI CORPORATION	25-Jun-2021	13	Appoint A Director Otsuka, Norio	For	For
TAISEI CORPORATION	25-Jun-2021	14	Appoint A Director Kokubu, Fumiya	For	For
TAISEI CORPORATION	25-Jun-2021	15	Appoint A Corporate Auditor Miura, Masamitsu	For	For
TAISHIN FINANCIAL HOLDINGS CO LTD	11-Jun-2021	1	Acknowledgment Of The Companys 2020 Business Report And Financial Statements.	For	For
TAISHIN FINANCIAL HOLDINGS CO LTD	11-Jun-2021	2	Acknowledgment Of The Companys Distribution Of 2020 Earnings. Proposed Cash Dividend: Twd 0.55 Per Share. For Preferred Shares E Proposed Cash Dividend: Twd 2.375 Per Share. For Preferred Shares F Proposed Cash Dividend: Twd 1.9 Per Share.	For	For
TAISHIN FINANCIAL HOLDINGS CO LTD	11-Jun-2021	3	Issuance Of New Common Shares From Earnings. Proposed Stock Dividend: 45 Shares Per 1,000 Shares.	For	For
TAISHIN FINANCIAL HOLDINGS CO LTD	11-Jun-2021	4	Amendments To The Articles Of Incorporation	For	For
TAISHIN FINANCIAL HOLDINGS CO LTD	11-Jun-2021	5	Amendments To The Rules Of Procedure For Shareholder Meetings	For	For
TAISHIN FINANCIAL HOLDINGS CO LTD	11-Jun-2021	6	The Election Of The Director.:Chia Hao Co Ltd ,Shareholder No.533102,Wu Tong Liang As Representative	For	Combined
TAISHIN FINANCIAL HOLDINGS CO LTD	11-Jun-2021	7	The Election Of The Director.:Tasco Chemical Co Ltd. ,Shareholder No.24482,Wu Cheng Ching As Representative	For	Combined
TAISHIN FINANCIAL HOLDINGS CO LTD	11-Jun-2021	8	The Election Of The Director.:Hsiang-Chao Co Ltd ,Shareholder No.345123,Kuo Jui Sung As Representative	For	Combined
TAISHIN FINANCIAL HOLDINGS CO LTD	11-Jun-2021	9	The Election Of The Director.:Santo Arden Co Ltd ,Shareholder No.492483,Wang Chu Chan As Representative	For	Combined
TAISHIN FINANCIAL HOLDINGS CO LTD	11-Jun-2021	10	The Election Of The Independent Director.:Lin Yi Fu,Shareholder No.A103619Xxx	For	For
TAISHIN FINANCIAL HOLDINGS CO LTD	11-Jun-2021	11	The Election Of The Independent Director.:Chang Min Yu,Shareholder No.A221327Xxx	For	For
TAISHIN FINANCIAL HOLDINGS CO LTD	11-Jun-2021	12	The Election Of The Independent Director.:Kuan Kuo Lin,Shareholder No.D120043Xxx	For	For
TAISHIN FINANCIAL HOLDINGS CO LTD	11-Jun-2021	13	Release Of Restrictions On Competitive Activities Of The Companys 8Th Board Of Directors	For	For
TAISHO PHARMACEUTICAL HOLDINGS CO.,LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
TAISHO PHARMACEUTICAL HOLDINGS CO.,LTD.	29-Jun-2021	3	Appoint A Director Uehara, Akira	For	For
TAISHO PHARMACEUTICAL HOLDINGS CO.,LTD.	29-Jun-2021	4	Appoint A Director Uehara, Shigeru	For	For
TAISHO PHARMACEUTICAL HOLDINGS CO.,LTD.	29-Jun-2021	5	Appoint A Director Uehara, Ken	For	For
TAISHO PHARMACEUTICAL HOLDINGS CO.,LTD.	29-Jun-2021	6	Appoint A Director Kuroda, Jun	For	For
TAISHO PHARMACEUTICAL HOLDINGS CO.,LTD.	29-Jun-2021	7	Appoint A Director Watanabe, Tetsu	For	For
TAISHO PHARMACEUTICAL HOLDINGS CO.,LTD.	29-Jun-2021	8	Appoint A Director Kitatani, Osamu	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TAISHO PHARMACEUTICAL HOLDINGS CO.,LTD.	29-Jun-2021	9	Appoint A Director Kunibe, Takeshi	For	For
TAISHO PHARMACEUTICAL HOLDINGS CO.,LTD.	29-Jun-2021	10	Appoint A Director Uemura, Hiroyuki	For	For
TAISHO PHARMACEUTICAL HOLDINGS CO.,LTD.	29-Jun-2021	11	Appoint A Corporate Auditor Ikoma, Takeshi	For	For
TAISHO PHARMACEUTICAL HOLDINGS CO.,LTD.	29-Jun-2021	12	Appoint Accounting Auditors	For	For
TAISHO PHARMACEUTICAL HOLDINGS CO.,LTD.	29-Jun-2021	13	Approve Details Of Compensation As Stock-Linked Compensation Type Stock Options For Directors	For	For
TAIWAN BUSINESS BANK	25-Jun-2021	1	Adoption Of The 2020 Financial Statements Of The Bank.	For	For
TAIWAN BUSINESS BANK	25-Jun-2021	2	Adoption Of The Earnings Distribution From The Final Accounts For 2020.Proposed Cash Dividend :Twd 0.1 Per Share.	For	For
TAIWAN BUSINESS BANK	25-Jun-2021	3	Resolution To Carry Out A Capital Increase Via Transferred Earnings In Accordance With The Earnings Distribution For 2020.Proposed Stock Dividend : 34 Shares Per 1000 Shares.	For	For
TAIWAN BUSINESS BANK	25-Jun-2021	4	Amendment To The Articles Of Association Of The Bank.	For	For
TAIWAN BUSINESS BANK	25-Jun-2021	5	Please Note That Although There Are 11 Candidates To Be Elected As Directors, There Are Only 10 Vacancies Available To Be Filled At The Meeting. The Standing Instructions For This Meeting Will Be Disabled And, If You Choose, You Are Required To Vote For, Against Or Abstain On Only 10 Of The 11 Directors And To Select 'Clear' For The Others. Thank You	Non-voting resolution	Combined
TAIWAN BUSINESS BANK	25-Jun-2021	6	The Election Of 10 Directors Among 11 Candidates.:Ministry Of Finance,Shareholder No.0085515,Chien-Hao Lin As Representative	For	Combined
TAIWAN BUSINESS BANK	25-Jun-2021	7	The Election Of 10 Directors Among 11 Candidates.:Ministry Of Finance,Shareholder No.0085515,Chih-Chien Chang As Representative	For	Combined
TAIWAN BUSINESS BANK	25-Jun-2021	8	The Election Of 10 Directors Among 11 Candidates.:Ministry Of Finance,Shareholder No.0085515,Shiu-Yen Lin As Representative	For	Combined
TAIWAN BUSINESS BANK	25-Jun-2021	9	The Election Of 10 Directors Among 11 Candidates.:Ministry Of Finance,Shareholder No.0085515,Hung-Sheng Yu As Representative	For	Combined
TAIWAN BUSINESS BANK	25-Jun-2021	10	The Election Of 10 Directors Among 11 Candidates.:Ministry Of Finance,Shareholder No.0085515,Chin-Wen Huang As Representative	For	Combined
TAIWAN BUSINESS BANK	25-Jun-2021	11	The Election Of 10 Directors Among 11 Candidates.:Bank Of Taiwan,Shareholder No.0001002,Shih-Yuan Tai As Representative	For	Combined
TAIWAN BUSINESS BANK	25-Jun-2021	12	The Election Of 10 Directors Among 11 Candidates.:Bank Of Taiwan,Shareholder No.0001002,Wen-Chieh Wang As Representative	For	Combined
TAIWAN BUSINESS BANK	25-Jun-2021	13	The Election Of 10 Directors Among 11 Candidates.:Bank Of Taiwan,Shareholder No.0001002,Tzu-Hao Tsai As Representative	For	Combined
TAIWAN BUSINESS BANK	25-Jun-2021	14	The Election Of 10 Directors Among 11 Candidates.:National Development Fund, Executive Yuan,Shareholder No.0549061,Chun-Hsien Yeh As Representative	For	Combined
TAIWAN BUSINESS BANK	25-Jun-2021	15	The Election Of 10 Directors Among 11 Candidates.:Tbb Corporate Union,Shareholder No.0076436,Ming-Huei Chen As Representative	For	Combined
TAIWAN BUSINESS BANK	25-Jun-2021	16	The Election Of 10 Directors Among 11 Candidates.:Che-Nan Wang,Shareholder No.0146685	For	Combined
TAIWAN BUSINESS BANK	25-Jun-2021	17	The Election Of The Independent Director.:Xin-Wu Lin,Shareholder No.M120777Xxx	For	Combined
TAIWAN BUSINESS BANK	25-Jun-2021	18	The Election Of The Independent Director.:Yung-Cheng Chuang,Shareholder No.A121329Xxx	For	For
TAIWAN BUSINESS BANK	25-Jun-2021	19	The Election Of The Independent Director.:Jin-Long Liu,Shareholder No.D120708Xxx	For	For
TAIWAN BUSINESS BANK	25-Jun-2021	20	The Election Of The Independent Director.:Shao-Yuan Chang,Shareholder No.H102025Xxx	For	For
TAIWAN BUSINESS BANK	25-Jun-2021	21	The Election Of The Independent Director.:Chiou-Mien Lin,Shareholder No.A221530Xxx	For	For
TAIWAN BUSINESS BANK	25-Jun-2021	22	Proposal Of Releasing The Prohibition On The 16Th Directors From Participating In Competitive Business-Ministry Of Finance.	For	For
TAIWAN BUSINESS BANK	25-Jun-2021	23	Proposal Of Releasing The Prohibition On The 16Th Directors From Participating In Competitive Business-Bank Of Taiwan.	For	For
TAIWAN BUSINESS BANK	25-Jun-2021	24	Proposal Of Releasing The Prohibition On The 16Th Directors From Participating In Competitive Business-Shih-Yuan Tai.	For	For
TAIWAN CEMENT CORP	11-Jun-2021	2	Business Report And Financial Statements Of 2020.	For	For
TAIWAN CEMENT CORP	11-Jun-2021	3	Proposal Of Distribution Of Profits Of 2020. Proposed Cash Dividend Twd 3.5 Per Share For Common Shares. Proposed Cash Dividend Twd 1.75 Per Share For Preferred Shares 1101B.	For	For
TAIWAN CEMENT CORP	11-Jun-2021	4	The Election Of The Director.:Chia Hsin R.M.C Corp.,Shareholder No.20048715,Chang An Ping As Representative	For	For
TAIWAN CEMENT CORP	11-Jun-2021	5	The Election Of The Director.:C. F. Koo Foundation,Shareholder No.20178935,Li Jong Peir As Representative	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TAIWAN CEMENT CORP	11-Jun-2021	6	The Election Of The Director.:Chia Hsin Cement Corp.,Shareholder No.20016949,Chang Kang Lung, Jason As Representative	For	For
TAIWAN CEMENT CORP	11-Jun-2021	7	The Election Of The Director.:International Csrc Investment Holdings Co., Ltd.,Shareholder No.20055830,Lo C.M., Kenneth As Representative	For	Combined
TAIWAN CEMENT CORP	11-Jun-2021	8	The Election Of The Director.:Fu Pin Investment Co., Ltd.,Shareholder No.20420701,Wang Por Yuan As Representative	For	Combined
TAIWAN CEMENT CORP	11-Jun-2021	9	The Election Of The Director.:Tai Ho Farming Co., Ltd.,Shareholder No.20040219,Koo Kung Yi As Representative	For	For
TAIWAN CEMENT CORP	11-Jun-2021	10	The Election Of The Director.:Chia Hsin Cement Corp.,Shareholder No.20016949,Chen Chi Te As Representative	For	For
TAIWAN CEMENT CORP	11-Jun-2021	11	The Election Of The Director.:Fu Pin Investment Co., Ltd.,Shareholder No.20420701,Hsieh Chi Chia As Representative	For	For
TAIWAN CEMENT CORP	11-Jun-2021	12	The Election Of The Director.:Heng Qiang Investment Co., Ltd.,Shareholder No.20420700,Wen Chien As Representative	For	For
TAIWAN CEMENT CORP	11-Jun-2021	13	The Election Of The Director.:Heng Qiang Investment Co., Ltd.,Shareholder No.20420700,Tsai Chih Chung As Representative	For	For
TAIWAN CEMENT CORP	11-Jun-2021	14	The Election Of The Independent Director.:Chiao Yu Cheng,Shareholder No.A120667Xxx	For	For
TAIWAN CEMENT CORP	11-Jun-2021	15	The Election Of The Independent Director.:Wang Victor,Shareholder No.Q100187Xxx	For	Combined
TAIWAN CEMENT CORP	11-Jun-2021	16	The Election Of The Independent Director.:Chou Ling Tai,Shareholder No.20180174	For	Combined
TAIWAN CEMENT CORP	11-Jun-2021	17	The Election Of The Independent Director.:Lin Mei Hwa,Shareholder No.F201284Xxx	For	For
TAIWAN CEMENT CORP	11-Jun-2021	18	The Election Of The Independent Director.:Lin Shiou Ling,Shareholder No.A202924Xxx	For	For
TAIWAN CEMENT CORP	11-Jun-2021	19	To Approve The Amendments On Part Of Rules Of Procedures For The Acquisition And Disposal Of Assets.	For	For
TAIWAN CEMENT CORP	11-Jun-2021	20	To Approve The Amendments On Part Of Rules Of Procedure For Annual Shareholders' Meeting.	For	For
TAIWAN CEMENT CORP	11-Jun-2021	21	Removal Of Non Compete Restrictions For New Directors.	For	For
TAIWAN COOPERATIVE FINANCIAL HOLDING CO LTD	25-Jun-2021	1	Adoption Of Tcfhc'S 2020 Annual Business Report And Financial Statements.	For	For
TAIWAN COOPERATIVE FINANCIAL HOLDING CO LTD	25-Jun-2021	2	Adoption Of Tcfhc'S 2020 Earnings Appropriation.Proposed Cash Dividend: Twd0.85 Per Share.	For	For
TAIWAN COOPERATIVE FINANCIAL HOLDING CO LTD	25-Jun-2021	3	Proposal For New Shares Issued Through Capitalization Of 2020 Retained Earnings.Proposed Stock Dividend: 20 Shares Per 1,000 Shares.	For	For
TAIWAN COOPERATIVE FINANCIAL HOLDING CO LTD	25-Jun-2021	4	Amendment To The Rules For Director Elections.	For	For
TAIWAN COOPERATIVE FINANCIAL HOLDING CO LTD	25-Jun-2021	5	Amendment To The Rules Of Procedure For Shareholders' Meeting.	For	For
TAIWAN COOPERATIVE FINANCIAL HOLDING CO LTD	25-Jun-2021	6	Proposal Of Releasing The Prohibition On Directors From Participating In Competitive Business.	For	For
TAIWAN COOPERATIVE FINANCIAL HOLDING CO LTD	25-Jun-2021	7	Please Note That In Cases Where The Client Instructs Us To Vote Against Any Proposal To Be Discussed At A Shareholders Meeting And The Voting With Respect To Such Proposal Is Done By Ballot, We Or Our Designee Will Fill Out The Ballot In Respect Of Such Proposal In Accordance With The Clients Instructions. However, If The Voting At The Shareholders Meeting Is Done By Acclamation, We/Our Designee Will Not Take Any Action In Respect Of The Relevant Proposal. Thank You	Non-voting resolution	Combined
TAIWAN HIGH SPEED RAIL CORP	27-May-2021	1	Proposal Of 2020 Annual Business Report And Financial Statements Of The Corporation.	For	Combined
TAIWAN HIGH SPEED RAIL CORP	27-May-2021	2	Proposal Of 2020 Profit Distributions Of The Corporation. Proposed Cash Dividend Twd 1.05 Per Share.	For	For
TAIWAN HIGH SPEED RAIL CORP	27-May-2021	3	Revision Of Guidelines For Corporate Governance.	For	For
TAIWAN HIGH SPEED RAIL CORP	27-May-2021	4	Revision Of Rules Of Procedure For Shareholders' Meetings.	For	For
TAIWAN HIGH SPEED RAIL CORP	27-May-2021	5	Revision Of Rules For The Election Of Directors.	For	For
TAIWAN MOBILE CO LTD	16-Jun-2021	1	To Approve The 2020 Business Report And Financial Statements	For	For
TAIWAN MOBILE CO LTD	16-Jun-2021	2	To Approve The Proposal For The Distribution Of The 2020 Retained Earnings Proposed Cash Dividend: Twd 3.3839 Per Share.	For	For
TAIWAN MOBILE CO LTD	16-Jun-2021	3	To Approve The Cash Return Out Of Capital Surplus The Proposed Cash Distribution From Capital Account : Twd 0.9161 Per Share.	For	For
TAIWAN MOBILE CO LTD	16-Jun-2021	4	To Approve Revisions To The Articles Of Incorporation	For	For
TAIWAN MOBILE CO LTD	16-Jun-2021	5	To Approve The Removal Of The Non Competit Ion Restrictions On The Board Of Directors (Daniel M. Tsai)	For	For
TAIWAN MOBILE CO LTD	16-Jun-2021	6	To Approve The Removal Of The Non Competit Ion Restrictions On The Board Of Directors (Chris Tsai)	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TAIWAN SEMICONDUCTOR MANUFACTURING CO LTD	08-Jun-2021	1	To Accept 2020 Business Report And Financial Statements.	For	For
TAIWAN SEMICONDUCTOR MANUFACTURING CO LTD	08-Jun-2021	2	Based On Recent Amendments To The 'Template Of Procedures For Election Of Director' By The Taiwan Stock Exchange, To Approve Amendments To The Ballot Format Requirement For Election Of Directors Set Forth In Tsmc'S 'Rules For Election Of Directors'.	For	For
TAIWAN SEMICONDUCTOR MANUFACTURING CO LTD	08-Jun-2021	3	To Approve The Issuance Of Employee Restricted Stock Awards For Year 2021.	For	For
TAIWAN SEMICONDUCTOR MANUFACTURING CO LTD	08-Jun-2021	4	The Election Of The Director.:Mark Liu,Shareholder No.10758	For	For
TAIWAN SEMICONDUCTOR MANUFACTURING CO LTD	08-Jun-2021	5	The Election Of The Director.:C.C. Wei,Shareholder No.370885	For	For
TAIWAN SEMICONDUCTOR MANUFACTURING CO LTD	08-Jun-2021	6	The Election Of The Director.:F.C. Tseng,Shareholder No.104	For	For
TAIWAN SEMICONDUCTOR MANUFACTURING CO LTD	08-Jun-2021	7	The Election Of The Director.:National Development Fund, Executive Yuan,Shareholder No.1,Ming Hsin Kung As Representative	For	For
TAIWAN SEMICONDUCTOR MANUFACTURING CO LTD	08-Jun-2021	8	The Election Of The Independent Director.:Sir Peter L. Bonfield,Shareholder No.504512Xxx	For	For
TAIWAN SEMICONDUCTOR MANUFACTURING CO LTD	08-Jun-2021	9	The Election Of The Independent Director.:Kok Choo Chen,Shareholder No.A210358Xxx	For	For
TAIWAN SEMICONDUCTOR MANUFACTURING CO LTD	08-Jun-2021	10	The Election Of The Independent Director.:Michael R. Splinter,Shareholder No.488601Xxx	For	For
TAIWAN SEMICONDUCTOR MANUFACTURING CO LTD	08-Jun-2021	11	The Election Of The Independent Director.:Moshe N. Gavrielov,Shareholder No.505930Xxx	For	For
TAIWAN SEMICONDUCTOR MANUFACTURING CO LTD	08-Jun-2021	12	The Election Of The Independent Director.:Yancey Hai,Shareholder No.D100708Xxx	For	For
TAIWAN SEMICONDUCTOR MANUFACTURING CO LTD	08-Jun-2021	13	The Election Of The Independent Director.:L. Rafael Reif,Shareholder No.545784Xxx	For	For
TAIWAN SEMICONDUCTOR MFG. CO. LTD.	08-Jun-2021	1	To Accept 2020 Business Report And Financial Statements.	For	For
TAIWAN SEMICONDUCTOR MFG. CO. LTD.	08-Jun-2021	2	Based On Recent Amendments To The "Template Of Procedures For Election Of Director" By The Taiwan Stock Exchange, To Approve Amendments To The Ballot Format Requirement For Election Of Directors Set Forth In Tsmc'S "Rules For Election Of Directors".	For	For
TAIWAN SEMICONDUCTOR MFG. CO. LTD.	08-Jun-2021	3	To Approve The Issuance Of Employee Restricted Stock Awards For Year 2021.	For	For
TAIWAN SEMICONDUCTOR MFG. CO. LTD.	08-Jun-2021	4	Director	For	For
TAKEDA PHARMACEUTICAL COMPANY LIMITED	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
TAKEDA PHARMACEUTICAL COMPANY LIMITED	29-Jun-2021	3	Amend Articles To: Establish The Articles Related To Shareholders Meeting Held Without Specifying A Venue	For	For
TAKEDA PHARMACEUTICAL COMPANY LIMITED	29-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Christophe Weber	For	For
TAKEDA PHARMACEUTICAL COMPANY LIMITED	29-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Iwasaki, Masato	For	For
TAKEDA PHARMACEUTICAL COMPANY LIMITED	29-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Andrew Plump	For	For
TAKEDA PHARMACEUTICAL COMPANY LIMITED	29-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Constantine Saroukos	For	For
TAKEDA PHARMACEUTICAL COMPANY LIMITED	29-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sakane, Masahiro	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TAKEDA PHARMACEUTICAL COMPANY LIMITED	29-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Olivier Bohuon	For	For
TAKEDA PHARMACEUTICAL COMPANY LIMITED	29-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Jean-Luc Butel	For	For
TAKEDA PHARMACEUTICAL COMPANY LIMITED	29-Jun-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ian Clark	For	For
TAKEDA PHARMACEUTICAL COMPANY LIMITED	29-Jun-2021	12	Appoint A Director Who Is Not Audit And Supervisory Committee Member Fujimori, Yoshiaki	For	For
TAKEDA PHARMACEUTICAL COMPANY LIMITED	29-Jun-2021	13	Appoint A Director Who Is Not Audit And Supervisory Committee Member Steven Gillis	For	For
TAKEDA PHARMACEUTICAL COMPANY LIMITED	29-Jun-2021	14	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kuniya, Shiro	For	For
TAKEDA PHARMACEUTICAL COMPANY LIMITED	29-Jun-2021	15	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shiga, Toshiyuki	For	Combined
TAKEDA PHARMACEUTICAL COMPANY LIMITED	29-Jun-2021	16	Appoint A Director Who Is Audit And Supervisory Committee Member Iijima, Masami	For	Combined
TAKEDA PHARMACEUTICAL COMPANY LIMITED	29-Jun-2021	17	Approve Payment Of Bonuses To Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	For
TANGER FACTORY OUTLET CENTERS, INC.	21-May-2021	1	Election Of Director: Jeffrey B. Citrin	For	For
TANGER FACTORY OUTLET CENTERS, INC.	21-May-2021	2	Election Of Director: David B. Henry	For	For
TANGER FACTORY OUTLET CENTERS, INC.	21-May-2021	3	Election Of Director: Thomas J. Reddin	For	For
TANGER FACTORY OUTLET CENTERS, INC.	21-May-2021	4	Election Of Director: Bridget M. Ryan-Berman	For	For
TANGER FACTORY OUTLET CENTERS, INC.	21-May-2021	5	Election Of Director: Susan E. Skerritt	For	For
TANGER FACTORY OUTLET CENTERS, INC.	21-May-2021	6	Election Of Director: Steven B. Tanger	For	For
TANGER FACTORY OUTLET CENTERS, INC.	21-May-2021	7	Election Of Director: Luis A. Ubiñas	For	For
TANGER FACTORY OUTLET CENTERS, INC.	21-May-2021	8	Election Of Director: Stephen J. Yalof	For	For
TANGER FACTORY OUTLET CENTERS, INC.	21-May-2021	9	To Ratify The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
TANGER FACTORY OUTLET CENTERS, INC.	21-May-2021	10	To Approve, On An Advisory (Non-Binding) Basis, Named Executive Officer Compensation.	For	For
TARGET CORPORATION	09-Jun-2021	1	Election Of Director: Douglas M. Baker, Jr.	For	Combined
TARGET CORPORATION	09-Jun-2021	2	Election Of Director: George S. Barrett	For	Combined
TARGET CORPORATION	09-Jun-2021	3	Election Of Director: Brian C. Cornell	For	Combined
TARGET CORPORATION	09-Jun-2021	4	Election Of Director: Robert L. Edwards	For	Combined
TARGET CORPORATION	09-Jun-2021	5	Election Of Director: Melanie L. Healey	For	Combined
TARGET CORPORATION	09-Jun-2021	6	Election Of Director: Donald R. Knauss	For	Combined
TARGET CORPORATION	09-Jun-2021	7	Election Of Director: Christine A. Leahy	For	Combined
TARGET CORPORATION	09-Jun-2021	8	Election Of Director: Monica C. Lozano	For	Combined
TARGET CORPORATION	09-Jun-2021	9	Election Of Director: Mary E. Minnick	For	Combined
TARGET CORPORATION	09-Jun-2021	10	Election Of Director: Derica W. Rice	For	Combined
TARGET CORPORATION	09-Jun-2021	11	Election Of Director: Kenneth L. Salazar	For	Combined
TARGET CORPORATION	09-Jun-2021	12	Election Of Director: Dmitri L. Stockton	For	Combined
TARGET CORPORATION	09-Jun-2021	13	Company Proposal To Ratify The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm.	For	Combined
TARGET CORPORATION	09-Jun-2021	14	Company Proposal To Approve, On An Advisory Basis, Our Executive Compensation (Say On Pay).	For	Combined
TARGET CORPORATION	09-Jun-2021	15	Shareholder Proposal To Amend The Proxy Access Bylaw To Remove The Shareholder Group Limit.	Against	Combined
TARGET HEALTHCARE REIT PLC	01-Mar-2021	1	Authority To Allot Shares In Connection With The Proposals	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TARGET HEALTHCARE REIT PLC	01-Mar-2021	2	To Empower The Directors To Allot Equity Securities Without Regard To Statutory Pre-Emptive Rights Subject To The Limitations Set Out In The Resolution	For	For
TATA CONSULTANCY SERVICES LTD	10-Jun-2021	1	To Receive, Consider And Adopt: A. The Audited Standalone Financial Statements Of The Company For The Financial Year Ended March 31, 2021, Together With The Reports Of The Board Of Directors And The Auditors Thereon; And B. The Audited Consolidated Financial Statements Of The Company For The Financial Year Ended March 31, 2021, Together With The Report Of The Auditors Thereon	For	For
TATA CONSULTANCY SERVICES LTD	10-Jun-2021	2	To Confirm The Payment Of Interim Dividends On Equity Shares And To Declare A Final Dividend On Equity Shares For The Financial Year 2020-21	For	For
TATA CONSULTANCY SERVICES LTD	10-Jun-2021	3	To Appoint A Director In Place Of N Chandrasekaran (Din 00121863) Who Retires By Rotation And, Being Eligible, Offers Himself For Re-Appointment	For	Combined
TATA CONSUMER PRODUCTS LTD	25-Jun-2021	1	Adoption Of Audited Standalone Financial Statements	For	For
TATA CONSUMER PRODUCTS LTD	25-Jun-2021	2	Adoption Of Audited Consolidated Financial Statements	For	For
TATA CONSUMER PRODUCTS LTD	25-Jun-2021	3	Declaration Of Dividend: To Declare A Dividend Of Rs. 4.05 Per Equity Share Of The Face Value Of Re. 1 Each, Of The Company For The Financial Year Ended March 31, 2021	For	For
TATA CONSUMER PRODUCTS LTD	25-Jun-2021	4	Appointment Of Mr. N. Chandrasekaran (Din 00121863) As Director, Liable To Retire By Rotation	For	For
TATA CONSUMER PRODUCTS LTD	25-Jun-2021	5	Ratification Of The Remuneration Of Cost Auditors	For	For
TATA CONSUMER PRODUCTS LTD	25-Jun-2021	6	Appointment Of Mr. P. B. Balaji (Din 02762983) As A Director	For	For
TATA MOTORS LTD	05-Mar-2021	2	Resolution For Approving The Scheme Of Arrangement Between Tata Motors Limited ('Transferor Company' Or 'Company') And Tml Business Analytics Services Limited ('Transferee Company') And Their Respective Shareholders Under Sections 230-232 Of The Companies Act, 2013	For	For
TATA STEEL LTD	26-Mar-2021	1	Approval Of The Composite Scheme Of Amalgamation Of Bamnibal Steel Limited And Tata Steel Bsl Limited (Formerly Known As Bhushan Steel Limited) Into And With Tata Steel Limited And Their Respective Shareholders Under Sections 230 To 232 And Other Applicable Provisions Of The Companies Act, 2013 And Other Matters Incidental Thereto	For	For
TATA STEEL LTD	30-Jun-2021	1	To Receive, Consider And Adopt The Audited Standalone Financial Statements Of The Company For The Financial Year Ended March 31, 2021 Together With The Reports Of The Board Of Directors And The Auditors Thereon	For	For
TATA STEEL LTD	30-Jun-2021	2	To Receive, Consider And Adopt The Audited Consolidated Financial Statements Of The Company For The Financial Year Ended March 31, 2021 Together With The Report Of The Auditors Thereon	For	For
TATA STEEL LTD	30-Jun-2021	3	To Declare Dividend Of: Inr 25/- Per Fully Paid-Up Ordinary (Equity) Share Of Face Value Inr10/- Each For The Financial Year 2020-21. Inr 6.25 Per Partly Paid-Up Ordinary (Equity) Share Of Face Value Inr 10/- Each (Paid-Up Inr 2.504 Per Share) For The Financial Year 2020-21 On Which Call Money Remains Unpaid	For	For
TATA STEEL LTD	30-Jun-2021	4	To Appoint A Director In The Place Of Mr. Saurabh Agrawal (Din: 02144558), Who Retires By Rotation In Terms Of Section 152(6) Of The Companies Act, 2013 And, Being Eligible, Seeks Re-Appointment	For	For
TATA STEEL LTD	30-Jun-2021	5	Resolved That Pursuant To The Provisions Of Section 148(3) And Other Applicable Provisions, If Any, Of The Companies Act, 2013 (Including Any Statutory Modification Or Re-Enactment Thereof For The Time Being In Force), And The Companies (Audit And Auditors) Rules, 2014, As Amended From Time To Time, The Company Hereby Ratifies The Remuneration Of Inr 20 Lakh Plus Applicable Taxes And Reimbursement Of Out-Of-Pocket Expenses Payable To Messrs Shome & Banerjee, Cost Accountants (Firm Registration Number - 000001), Who Have Been Appointed By The Board Of Directors On The Recommendation Of The Audit Committee, As The Cost Auditors Of The Company, To Conduct The Audit Of The Cost Records Maintained By The Company, For The Financial Year Ending March 31, 2022	For	For
TATNEFT PJSC	25-Jun-2021	1	In Accordance With New Russian Federation Legislation Regarding Foreign Ownership Disclosure Requirements For ADR Securities, All Shareholders Who Wish To Participate In This Event Must Disclose Their Beneficial Owner Company Registration Number And Date Of Company Registration. Broadridge Will Integrate The Relevant Disclosure Information With The Vote Instruction When It Is Issued To The Local Market As Long As The Disclosure Information Has Been Provided By Your Global Custodian. If This Information Has Not Been Provided By Your Global Custodian, Then Your Vote May Be Rejected	Non-voting resolution	Combined
TATNEFT PJSC	25-Jun-2021	2	Approval Of The Annual Report Of The Company For 2020: To Approve The Annual Report Of Pjsc Tatneft For 2020	For	Combined
TATNEFT PJSC	25-Jun-2021	2	To Approve Annual Report For 2020	For	Combined
TATNEFT PJSC	25-Jun-2021	3	Approval Of The Annual Financial Statements Of The Company For 2020: To Approve The Annual Accounting (Financial) Statements Of Pjsc Tatneft For 2020	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TATNEFT PJSC	25-Jun-2021	3	To Approve Annual Financial Statement For 2020	For	Combined
TATNEFT PJSC	25-Jun-2021	4	Approval Of Profit Distribution On The Basis Of Results Of The Financial Year And Payment Of Dividends For 2020: To Approve Distribution Of Profit Of Pjsc Tatneft (Including Payment (Declaration) Of Dividends) For The Reporting Year. To Pay Dividends For 2020 Taking Into Account Dividends Already Paid For The First Six Months Of 2020: 2224 % Of The Nominal Value Per Preferred Share, 2224 % Of The Nominal Value Per Ordinary Share, To Consider The Net Profit Remaining After Dividends Payment As Undistributed Profit. To Establish 9 July 2021 As The Holder-Of-Record Date	For	Combined
TATNEFT PJSC	25-Jun-2021	4	To Approve Profit Distribution Including Dividend Payment For 2020 Rd 09.07.2021: Dividend Payment In Amount Of 2224% Of Nominal Value On Preferred Share And 2224% Of Nominal Value On Ordinary Share	For	Combined
TATNEFT PJSC	25-Jun-2021	5	Please Note Cumulative Voting Applies To This Resolution Regarding The Election Of Directors. Out Of The 14 Directors Presented For Election, A Maximum Of 14 Directors Are To Be Elected. The Local Agent In The Market Will Apply Cumulative Voting Evenly Among Only Directors For Whom You Vote "For". Cumulative Votes Cannot Be Applied Unevenly Among Directors Via Proxyedge. However If You Wish To Do So, Please Contact Your Client Service Representative. Standing Instructions Have Been Removed For This Meeting. If You Have Further Questions Please Contact Your Client Service Representative	Non-voting resolution	Combined
TATNEFT PJSC	25-Jun-2021	6	Election Of The Board Of Director Of The Company: Fanil Anvarovich Agliullin	For	Combined
TATNEFT PJSC	25-Jun-2021	6	To Approve The Board Of Director: Agliullin Fanilxanvarovic	For	Combined
TATNEFT PJSC	25-Jun-2021	7	Election Of The Board Of Director Of The Company: Radik Raufovich Gaizatullin	For	Combined
TATNEFT PJSC	25-Jun-2021	7	To Approve The Board Of Director: Gaizatullin Radik Raufovic	For	Combined
TATNEFT PJSC	25-Jun-2021	8	Election Of The Board Of Director Of The Company: Laszlo Gerecs	For	Combined
TATNEFT PJSC	25-Jun-2021	8	To Approve The Board Of Director: Gerec Laslo	For	Combined
TATNEFT PJSC	25-Jun-2021	9	Election Of The Board Of Director Of The Company: Larisa Yurievna Glukhova	For	Combined
TATNEFT PJSC	25-Jun-2021	9	To Approve The Board Of Director: Glukhova Larisa Urxevna	For	Combined
TATNEFT PJSC	25-Jun-2021	10	Election Of The Board Of Director Of The Company: Yuri Lvovich Levine	For	Combined
TATNEFT PJSC	25-Jun-2021	10	To Approve The Board Of Director: Levin Urii Lxvovic	For	Combined
TATNEFT PJSC	25-Jun-2021	11	Election Of The Board Of Director Of The Company: Nayil Ulfatovich Maganov	For	Combined
TATNEFT PJSC	25-Jun-2021	11	To Approve The Board Of Director: Maganov Nailx Ulfatovic	For	Combined
TATNEFT PJSC	25-Jun-2021	12	Election Of The Board Of Director Of The Company: Albert Ildarovich Nafigin	For	Combined
TATNEFT PJSC	25-Jun-2021	12	To Approve The Board Of Director: Nafigin Alxbert Ildarovic	For	Combined
TATNEFT PJSC	25-Jun-2021	13	Election Of The Board Of Director Of The Company: Rafail Saitovich Nurmukhametov	For	Combined
TATNEFT PJSC	25-Jun-2021	13	To Approve The Board Of Director: Nurmukhametov Rafailx Saitovic	For	Combined
TATNEFT PJSC	25-Jun-2021	14	Election Of The Board Of Director Of The Company: Valeriy Yuriyevich Sorokin	For	Combined
TATNEFT PJSC	25-Jun-2021	14	To Approve The Board Of Director: Sorokin Valeriy Urxevic	For	Combined
TATNEFT PJSC	25-Jun-2021	15	Election Of The Board Of Director Of The Company: Nurislam Zinatulloevich Syubayev	For	Combined
TATNEFT PJSC	25-Jun-2021	15	To Approve The Board Of Director: Subaev Nurislam Zinatulovic	For	Combined
TATNEFT PJSC	25-Jun-2021	16	Election Of The Board Of Director Of The Company: Shafagat Fakhrazovich Takhautdinov	For	Combined
TATNEFT PJSC	25-Jun-2021	16	To Approve The Board Of Director: Tahautdinov Qafagat Fahrazovic	For	Combined
TATNEFT PJSC	25-Jun-2021	17	Election Of The Board Of Director Of The Company: Rustam Khamisovich Khalimov	For	Combined
TATNEFT PJSC	25-Jun-2021	17	To Approve The Board Of Director: Halimov Rustam Hamisovic	For	Combined
TATNEFT PJSC	25-Jun-2021	18	Election Of The Board Of Director Of The Company: Rais Salikhovich Khisamov	For	Combined
TATNEFT PJSC	25-Jun-2021	18	To Approve The Board Of Director: Hisamov Rais Salihovic	For	Combined
TATNEFT PJSC	25-Jun-2021	19	Election Of The Board Of Director Of The Company: Rene Frederic Steiner	For	Combined
TATNEFT PJSC	25-Jun-2021	19	To Approve The Board Of Director: Qtainer Rene Frederik	For	Combined
TATNEFT PJSC	25-Jun-2021	20	Election Of The Revision Committee Of The Company: Marsel Fagimovich Abdullin	For	Combined
TATNEFT PJSC	25-Jun-2021	20	To Approve Abdullin Marselx Fagimovic To The Audit Commission	For	Combined
TATNEFT PJSC	25-Jun-2021	21	Election Of The Revision Committee Of The Company: Ksenia Gennadyevna Borzunova	For	Combined
TATNEFT PJSC	25-Jun-2021	21	To Approve Borzunova Ksenia Gennadxevna To The Audit Commission	For	Combined
TATNEFT PJSC	25-Jun-2021	22	Election Of The Revision Committee Of The Company: Ilnur Imamzufarovich Gabidullin	For	Combined
TATNEFT PJSC	25-Jun-2021	22	To Approve Gabidullin Ilxnur Imamzufarovic To The Audit Commission	For	Combined
TATNEFT PJSC	25-Jun-2021	23	Election Of The Revision Committee Of The Company: Guzal Rafisovna Gilfanova	For	Combined
TATNEFT PJSC	25-Jun-2021	23	To Approve Gilxfanova Guzalx Rafisovna To The Audit Commission	For	Combined
TATNEFT PJSC	25-Jun-2021	24	Election Of The Revision Committee Of The Company: Tatyana Gennadiyevna Malakhova	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TATNEFT PJSC	25-Jun-2021	24	To Approve Malahova Tatxana Gennadxevna To The Audit Commission	For	Combined
TATNEFT PJSC	25-Jun-2021	25	Election Of The Revision Committee Of The Company: Liliya Rafaelovna Rakhimzyanova	For	Combined
TATNEFT PJSC	25-Jun-2021	25	To Approve Rakhimzanova Lilia Rafaelovna To The Audit Commission	For	Combined
TATNEFT PJSC	25-Jun-2021	26	Election Of The Revision Committee Of The Company: Ramil Shavkatovich Khairullin	For	Combined
TATNEFT PJSC	25-Jun-2021	26	To Approve Hairullin Ramilx Qavkatovic To The Audit Commission	For	Combined
TATNEFT PJSC	25-Jun-2021	27	Election Of The Revision Committee Of The Company: Ravil Anasovich Sharifullin	For	Combined
TATNEFT PJSC	25-Jun-2021	27	To Approve Qarifullin Ravilx Anasovic To The Audit Commission	For	Combined
TATNEFT PJSC	25-Jun-2021	28	Approval Of The Company'S Auditor: To Approve Ao Pricewaterhousecoopers Audit For Conducting Statutory Audit Of The Financial Statements Of Pjsc Tatneft For 2021 Compiled In Accordance With The Russian And International Accounting Standards For A Period Of One Year	For	Combined
TATNEFT PJSC	25-Jun-2021	28	To Approve Ao Praisvoterhauskupers Audit As The Auditor For 2021	For	Combined
TAYLOR WIMPEY PLC	22-Apr-2021	1	Accept Financial Statements And Statutory Reports	For	Combined
TAYLOR WIMPEY PLC	22-Apr-2021	2	Approve Final Dividend	For	For
TAYLOR WIMPEY PLC	22-Apr-2021	3	Re-Elect Irene Dörner As Director	For	For
TAYLOR WIMPEY PLC	22-Apr-2021	4	Re-Elect Pete Redfern As Director	For	For
TAYLOR WIMPEY PLC	22-Apr-2021	5	Re-Elect Chris Carney As Director	For	For
TAYLOR WIMPEY PLC	22-Apr-2021	6	Re-Elect Jennie Daly As Director	For	For
TAYLOR WIMPEY PLC	22-Apr-2021	7	Re-Elect Gwyn Burr As Director	For	For
TAYLOR WIMPEY PLC	22-Apr-2021	8	Re-Elect Angela Knight As Director	For	For
TAYLOR WIMPEY PLC	22-Apr-2021	9	Re-Elect Robert Noel As Director	For	For
TAYLOR WIMPEY PLC	22-Apr-2021	10	Re-Elect Humphrey Singer As Director	For	For
TAYLOR WIMPEY PLC	22-Apr-2021	11	Elect Lord Jitesh Gadhia As Director	For	For
TAYLOR WIMPEY PLC	22-Apr-2021	12	Elect Scilla Grimble As Director	For	For
TAYLOR WIMPEY PLC	22-Apr-2021	13	Appoint Pricewaterhousecoopers Lip As Auditors	For	For
TAYLOR WIMPEY PLC	22-Apr-2021	14	Authorise The Audit Committee To Fix Remuneration Of Auditors	For	For
TAYLOR WIMPEY PLC	22-Apr-2021	15	Authorise Issue Of Equity	For	For
TAYLOR WIMPEY PLC	22-Apr-2021	16	Authorise Issue Of Equity Without Pre-Emptive Rights	For	For
TAYLOR WIMPEY PLC	22-Apr-2021	17	Authorise Issue Of Equity Without Pre-Emptive Rights In Connection With An Acquisition Or Other Capital Investment	For	For
TAYLOR WIMPEY PLC	22-Apr-2021	18	Authorise Market Purchase Of Ordinary Shares	For	For
TAYLOR WIMPEY PLC	22-Apr-2021	19	Approve Remuneration Report	For	For
TAYLOR WIMPEY PLC	22-Apr-2021	20	Authorise Eu Political Donations And Expenditure	For	For
TAYLOR WIMPEY PLC	22-Apr-2021	21	Authorise The Company To Call General Meeting With Two Weeks' Notice	For	For
TAYLOR WIMPEY PLC	22-Apr-2021	22	Adopt New Articles Of Association	For	For
TC ENERGY CORPORATION	07-May-2021	1	Director	For	Combined
TC ENERGY CORPORATION	07-May-2021	2	Resolution To Appoint Kpmg Llp, Chartered Professional Accountants As Auditors And Authorize The Directors To Fix Their Remuneration.	For	For
TC ENERGY CORPORATION	07-May-2021	3	Resolution To Accept Tc Energy'S Approach To Executive Compensation, As Described In The Management Information Circular.	For	For
TC ENERGY CORPORATION	07-May-2021	4	Resolution To Approve Amendments To Tc Energy'S By-Law Number 1, As Described In The Management Information Circular.	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	1	Investment In Construction Of A Semiconductor Display Production Line	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	2	2020 Work Report Of The Board Of Directors	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	3	2020 Work Report Of The Supervisory Committee	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	4	2020 Financial Report	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	5	2020 Annual Report And Its Summary	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	6	Reappointment Of Audit Firm	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	7	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.20000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	8	2020 Remuneration For Directors, Supervisors And Senior Management	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	9	2021 Estimated Continuing Connected Transactions	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	10	Connected Transactions Regarding Provision Of Financial Services To A Company By A Finance Company And Renewal Of A Financial Service Agreement	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	11	2021 Provision Of Guarantee For Subsidiaries	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	12	2021 Securities Investment For Wealth Management	For	Combined
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	13	The Company'S Eligibility For Non-Public A-Share Offering	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	14	Plan For 2021 Non-Public A-Share Offering: Stock Type And Par Value	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	15	Plan For 2021 Non-Public A-Share Offering: Issuing Method	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	16	Plan For 2021 Non-Public A-Share Offering: Issuing Targets And Subscription Method	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	17	Plan For 2021 Non-Public A-Share Offering: Pricing Base Date, Pricing Principles And Issue Price	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	18	Plan For 2021 Non-Public A-Share Offering: Issuing Volume	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	19	Plan For 2021 Non-Public A-Share Offering: Lockup Period	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	20	Plan For 2021 Non-Public A-Share Offering: Listing Place	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	21	Plan For 2021 Non-Public A-Share Offering: Purpose Of The Raised Funds	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	22	Plan For 2021 Non-Public A-Share Offering: Arrangement For The Accumulated Retained Profits	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	23	Plan For 2021 Non-Public A-Share Offering: Valid Period Of The Resolution	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	24	Preplan For 2021 Non-Public A-Share Offering	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	25	Special Report On The Use Of Previously Raised Funds	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	26	Feasibility Analysis Report On The Use Of Funds To Be Raised From The 2021 Non-Public A-Share Offering	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	27	Diluted Immediate Return After The 2021 Non-Public A-Share Offering And Filling Measures	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	28	Full Authorization To The Board To Handle Matters Regarding The 2021 Non-Public A-Share Offering	For	For
TCL TECHNOLOGY GROUP CORPORATION	30-Apr-2021	29	Guarantee For A Company	For	For
TCL TECHNOLOGY GROUP CORPORATION	13-May-2021	1	Amendments To The Company'S Articles Of Association	For	For
TCL TECHNOLOGY GROUP CORPORATION	13-May-2021	2	By-Election Of Directors	For	For
TCL TECHNOLOGY GROUP CORPORATION	13-May-2021	3	Provision Of Guarantee For Subsidiaries	For	For
TCL TECHNOLOGY GROUP CORPORATION	07-Jun-2021	1	Connected Transactions Regarding Sale Of Equities In A Company	For	For
TCL TECHNOLOGY GROUP CORPORATION	07-Jun-2021	2	Connected Transaction Regarding Launching Accounts Receivable Factoring Business	For	For
TDK CORPORATION	23-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
TDK CORPORATION	23-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
TDK CORPORATION	23-Jun-2021	3	Appoint A Director Ishiguro, Shigenao	For	For
TDK CORPORATION	23-Jun-2021	4	Appoint A Director Yamanishi, Tetsuji	For	For
TDK CORPORATION	23-Jun-2021	5	Appoint A Director Sumita, Makoto	For	For
TDK CORPORATION	23-Jun-2021	6	Appoint A Director Osaka, Seiji	For	For
TDK CORPORATION	23-Jun-2021	7	Appoint A Director Sato, Shigeki	For	For
TDK CORPORATION	23-Jun-2021	8	Appoint A Director Ishimura, Kazuhiko	For	For
TDK CORPORATION	23-Jun-2021	9	Appoint A Director Nakayama, Kozue	For	For
TDK CORPORATION	23-Jun-2021	10	Appoint A Director Iwai, Mutsuo	For	For
TE CONNECTIVITY LTD	10-Mar-2021	1	Election Of Director: Pierre R. Brondeau	For	Combined
TE CONNECTIVITY LTD	10-Mar-2021	2	Election Of Director: Terrence R. Curtin	For	Combined
TE CONNECTIVITY LTD	10-Mar-2021	3	Election Of Director: Carol A. ("John") Davidson	For	For
TE CONNECTIVITY LTD	10-Mar-2021	4	Election Of Director: Lynn A. Dugle	For	For
TE CONNECTIVITY LTD	10-Mar-2021	5	Election Of Director: William A. Jeffrey	For	For
TE CONNECTIVITY LTD	10-Mar-2021	6	Election Of Director: David M. Kerko	For	Combined
TE CONNECTIVITY LTD	10-Mar-2021	7	Election Of Director: Thomas J. Lynch	For	Combined
TE CONNECTIVITY LTD	10-Mar-2021	8	Election Of Director: Heath A. Mitts	For	Combined
TE CONNECTIVITY LTD	10-Mar-2021	9	Election Of Director: Yong Nam	For	For
TE CONNECTIVITY LTD	10-Mar-2021	10	Election Of Director: Daniel J. Phelan	For	For
TE CONNECTIVITY LTD	10-Mar-2021	11	Election Of Director: Abhijit Y. Talwalkar	For	For
TE CONNECTIVITY LTD	10-Mar-2021	12	Election Of Director: Mark C. Trudeau	For	For
TE CONNECTIVITY LTD	10-Mar-2021	13	Election Of Director: Dawn C. Willoughby	For	For
TE CONNECTIVITY LTD	10-Mar-2021	14	Election Of Director: Laura H. Wright	For	For
TE CONNECTIVITY LTD	10-Mar-2021	15	To Elect Thomas J. Lynch As The Chairman Of The Board Of Directors	For	Combined
TE CONNECTIVITY LTD	10-Mar-2021	16	To Elect The Member Of The Management Development And Compensation Committee: Daniel J. Phelan	For	Combined
TE CONNECTIVITY LTD	10-Mar-2021	17	To Elect The Member Of The Management Development And Compensation Committee: Abhijit Y. Talwalkar	For	For
TE CONNECTIVITY LTD	10-Mar-2021	18	To Elect The Member Of The Management Development And Compensation Committee: Mark C. Trudeau	For	For
TE CONNECTIVITY LTD	10-Mar-2021	19	To Elect The Member Of The Management Development And Compensation Committee: Dawn C. Willoughby	For	For
TE CONNECTIVITY LTD	10-Mar-2021	20	To Elect Dr. René Schwarzenbach, Of Proxy Voting Services Gmbh, Or Another Individual Representative Of Proxy Voting Services Gmbh If Dr. Schwarzenbach Is Unable To Serve At The Relevant Meeting, As The Independent Proxy At The 2022 Annual Meeting Of Te Connectivity And Any Shareholder Meeting That May Be Held Prior To That Meeting	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TE CONNECTIVITY LTD	10-Mar-2021	21	To Approve The 2020 Annual Report Of Te Connectivity Ltd. (Excluding The Statutory Financial Statements For The Fiscal Year Ended September 25, 2020, The Consolidated Financial Statements For The Fiscal Year Ended September 25, 2020 And The Swiss Compensation Report For The Fiscal Year Ended September 25, 2020)	For	For
TE CONNECTIVITY LTD	10-Mar-2021	22	To Approve The Statutory Financial Statements Of Te Connectivity Ltd. For The Fiscal Year Ended September 25, 2020	For	For
TE CONNECTIVITY LTD	10-Mar-2021	23	To Approve The Consolidated Financial Statements Of Te Connectivity Ltd. For The Fiscal Year Ended September 25, 2020	For	For
TE CONNECTIVITY LTD	10-Mar-2021	24	To Release The Members Of The Board Of Directors And Executive Officers Of Te Connectivity For Activities During The Fiscal Year Ended September 25, 2020	For	For
TE CONNECTIVITY LTD	10-Mar-2021	25	To Elect Deloitte & Touche Llp As Te Connectivity'S Independent Registered Public Accounting Firm For Fiscal Year 2021	For	For
TE CONNECTIVITY LTD	10-Mar-2021	26	To Elect Deloitte Ag, Zurich, Switzerland, As Te Connectivity'S Swiss Registered Auditor Until The Next Annual General Meeting Of Te Connectivity	For	For
TE CONNECTIVITY LTD	10-Mar-2021	27	To Elect Pricewaterhousecoopers Ag, Zurich, Switzerland, As Te Connectivity'S Special Auditor Until The Next Annual General Meeting Of Te Connectivity	For	For
TE CONNECTIVITY LTD	10-Mar-2021	28	An Advisory Vote To Approve Named Executive Officer Compensation	For	For
TE CONNECTIVITY LTD	10-Mar-2021	29	A Binding Vote To Approve Fiscal Year 2022 Maximum Aggregate Compensation Amount For Executive Management	For	For
TE CONNECTIVITY LTD	10-Mar-2021	30	A Binding Vote To Approve Fiscal Year 2022 Maximum Aggregate Compensation Amount For The Board Of Directors	For	For
TE CONNECTIVITY LTD	10-Mar-2021	31	To Approve The Carryforward Of Unappropriated Accumulated Earnings At September 25, 2020	For	For
TE CONNECTIVITY LTD	10-Mar-2021	32	To Approve A Dividend Payment To Shareholders Equal To \$2.00 Per Issued Share To Be Paid In Four Equal Quarterly Installments Of \$0.50 Starting With The Third Fiscal Quarter Of 2021 And Ending In The Second Fiscal Quarter Of 2022 Pursuant To The Terms Of The Dividend Resolution	For	For
TE CONNECTIVITY LTD	10-Mar-2021	33	To Approve A Reduction Of Share Capital For Shares Acquired Under Te Connectivity'S Share Repurchase Program And Related Amendments To The Articles Of Association Of Te Connectivity Ltd.	For	For
TE CONNECTIVITY LTD	10-Mar-2021	34	To Approve The Authorization Of Additional Shares Under The Te Connectivity Ltd. Employee Stock Purchase Plan	For	For
TE CONNECTIVITY LTD	10-Mar-2021	35	To Approve The Amended And Restated Te Connectivity Ltd. 2007 Stock Incentive Plan For Purposes Of Section 162(M) Of The Internal Revenue Code	For	For
TE CONNECTIVITY LTD	10-Mar-2021	36	To Approve Any Adjournments Or Postponements Of The Meeting	For	For
TEAMVIEWER AG	15-Jun-2021	6	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
TEAMVIEWER AG	15-Jun-2021	7	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
TEAMVIEWER AG	15-Jun-2021	8	Ratify Ernst & Young Gmbh As Auditors For Fiscal Year 2021	For	For
TEAMVIEWER AG	15-Jun-2021	9	Ratify Ernst & Young Gmbh As Auditors For Fiscal 2022 Until The Next Agm	For	For
TEAMVIEWER AG	15-Jun-2021	10	Approve Remuneration Policy	For	For
TEAMVIEWER AG	15-Jun-2021	11	Approve Remuneration Of Supervisory Board	For	For
TECHTRONIC INDUSTRIES CO LTD	14-May-2021	1	Please Note In The Hong Kong Market That A Vote Of "Abstain" Will Be Treated The Same As A "Take No Action" Vote.	Non-voting resolution	Combined
TECHTRONIC INDUSTRIES CO LTD	14-May-2021	2	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0414/ 2021041400393. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0414/ 2021041400365. Pdf	Non-voting resolution	Non-voting resolution
TECHTRONIC INDUSTRIES CO LTD	14-May-2021	3	To Receive And Consider The Audited Statement Of Accounts And The Reports Of The Directors And The Auditors Of The Company For The Year Ended December 31, 2020	For	Combined
TECHTRONIC INDUSTRIES CO LTD	14-May-2021	4	To Declare A Final Dividend Of Hk82.00 Cents Per Share For The Year Ended December 31, 2020	For	For
TECHTRONIC INDUSTRIES CO LTD	14-May-2021	5	To Re-Elect Mr. Stephan Horst Pudwill As Group Executive Director	For	Combined
TECHTRONIC INDUSTRIES CO LTD	14-May-2021	6	To Re-Elect Mr. Frank Chi Chung Chan As Group Executive Director	For	Combined
TECHTRONIC INDUSTRIES CO LTD	14-May-2021	7	To Re-Elect Prof. Roy Chi Ping Chung Gbs Bbs Jp As Non-Executive Director	For	Combined
TECHTRONIC INDUSTRIES CO LTD	14-May-2021	8	To Re-Elect Ms. Virginia Davis Wilmerding As Independent Non-Executive Director	For	For
TECHTRONIC INDUSTRIES CO LTD	14-May-2021	9	To Authorise The Directors To Fix Their Remuneration For The Year Ending December 31, 2021	For	For
TECHTRONIC INDUSTRIES CO LTD	14-May-2021	10	To Re-Appoint Deloitte Touche Tohmatsu As Auditors Of The Company And Authorise The Directors To Fix Their Remuneration	For	For
TECHTRONIC INDUSTRIES CO LTD	14-May-2021	11	To Grant A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares Not Exceeding 5% Of The Number Of Issued Shares Of The Company At The Date Of The Resolution	For	For
TECHTRONIC INDUSTRIES CO LTD	14-May-2021	12	To Grant A General Mandate To The Directors To Buy Back Shares Not Exceeding 10% Of The Number Of Issued Shares Of The Company At The Date Of The Resolution	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TECK RESOURCES LIMITED	28-Apr-2021	1	Election Of Director: M.M. Ashar	For	For
TECK RESOURCES LIMITED	28-Apr-2021	2	Election Of Director: Q. Chong	For	For
TECK RESOURCES LIMITED	28-Apr-2021	3	Election Of Director: E.C. Dowling	For	Combined
TECK RESOURCES LIMITED	28-Apr-2021	4	Election Of Director: E. Fukuda	For	Combined
TECK RESOURCES LIMITED	28-Apr-2021	5	Election Of Director: T. Higo	For	For
TECK RESOURCES LIMITED	28-Apr-2021	6	Election Of Director: N.B. Keevil Iii	For	For
TECK RESOURCES LIMITED	28-Apr-2021	7	Election Of Director: D.R. Lindsay	For	For
TECK RESOURCES LIMITED	28-Apr-2021	8	Election Of Director: S.A. Murray	For	For
TECK RESOURCES LIMITED	28-Apr-2021	9	Election Of Director: T.L. Mcvicar	For	For
TECK RESOURCES LIMITED	28-Apr-2021	10	Election Of Director: K.W. Pickering	For	For
TECK RESOURCES LIMITED	28-Apr-2021	11	Election Of Director: U.M. Power	For	For
TECK RESOURCES LIMITED	28-Apr-2021	12	Election Of Director: T.R. Snider	For	Combined
TECK RESOURCES LIMITED	28-Apr-2021	13	To Appoint Pricewaterhousecoopers Llp As Auditor Of The Corporation And To Authorize The Directors To Fix The Auditor'S Remuneration.	For	Combined
TECK RESOURCES LIMITED	28-Apr-2021	14	To Approve The Advisory Resolution On The Corporation'S Approach To Executive Compensation.	For	Combined
TECK RESOURCES LIMITED	28-Apr-2021	15	To Approve A Resolution, The Full Text Of Which Is Set Out In The Accompanying Management Proxy Circular Dated March 1, 2021, Confirming General By-Law No. 1, Which Governs The Affairs Of The Corporation.	For	Combined
TEIJIN LIMITED	23-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
TEIJIN LIMITED	23-Jun-2021	2	Appoint A Director Suzuki, Jun	For	Combined
TEIJIN LIMITED	23-Jun-2021	3	Appoint A Director Nabeshima, Akihisa	For	For
TEIJIN LIMITED	23-Jun-2021	4	Appoint A Director Koyama, Toshiya	For	For
TEIJIN LIMITED	23-Jun-2021	5	Appoint A Director Ogawa, Eiji	For	For
TEIJIN LIMITED	23-Jun-2021	6	Appoint A Director Moriyama, Naohiko	For	For
TEIJIN LIMITED	23-Jun-2021	7	Appoint A Director Uchikawa, Akimoto	For	For
TEIJIN LIMITED	23-Jun-2021	8	Appoint A Director Otsubo, Fumio	For	For
TEIJIN LIMITED	23-Jun-2021	9	Appoint A Director Uchinaga, Yukako	For	For
TEIJIN LIMITED	23-Jun-2021	10	Appoint A Director Suzuki, Yoichi	For	For
TEIJIN LIMITED	23-Jun-2021	11	Appoint A Director Onishi, Masaru	For	For
TEIJIN LIMITED	23-Jun-2021	12	Appoint A Corporate Auditor Nakayama, Hitomi	For	For
TEIJIN LIMITED	23-Jun-2021	13	Approve Details Of The Compensation To Be Received By Directors And Approve Adoption Of The Restricted-Share Compensation And The Performance-Based Stock Compensation To Be Received By Directors	For	For
TELADOC HEALTH, INC.	17-May-2021	1	Election Of Director For A Term Of One Year: Christopher Bischoff	For	For
TELADOC HEALTH, INC.	17-May-2021	2	Election Of Director For A Term Of One Year: Karen L. Daniel	For	For
TELADOC HEALTH, INC.	17-May-2021	3	Election Of Director For A Term Of One Year: Sandra L. Fenwick	For	For
TELADOC HEALTH, INC.	17-May-2021	4	Election Of Director For A Term Of One Year: William H. Frist, Md	For	For
TELADOC HEALTH, INC.	17-May-2021	5	Election Of Director For A Term Of One Year: Jason Gorevic	For	For
TELADOC HEALTH, INC.	17-May-2021	6	Election Of Director For A Term Of One Year: Catherine A. Jacobson	For	For
TELADOC HEALTH, INC.	17-May-2021	7	Election Of Director For A Term Of One Year: Thomas G. Mckinley	For	For
TELADOC HEALTH, INC.	17-May-2021	8	Election Of Director For A Term Of One Year: Kenneth H. Paulus	For	For
TELADOC HEALTH, INC.	17-May-2021	9	Election Of Director For A Term Of One Year: David Shedlarz	For	For
TELADOC HEALTH, INC.	17-May-2021	10	Election Of Director For A Term Of One Year: Mark Douglas Smith, Md	For	For
TELADOC HEALTH, INC.	17-May-2021	11	Election Of Director For A Term Of One Year: David B. Snow, Jr.	For	For
TELADOC HEALTH, INC.	17-May-2021	12	Approve, On An Advisory Basis, The Compensation Of Teladoc Health'S Named Executive Officers.	For	For
TELADOC HEALTH, INC.	17-May-2021	13	Ratify The Appointment Of Ernst & Young Llp As Teladoc Health'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
TELE2 AB	22-Apr-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Combined
TELE2 AB	22-Apr-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TELE2 AB	22-Apr-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
TELE2 AB	22-Apr-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
TELE2 AB	22-Apr-2021	5	Elect Chairman Of Meeting: Charlotte Levin, Member Of The Swedish Bar Association	Non-voting resolution	Non-voting resolution
TELE2 AB	22-Apr-2021	6	Designate Ossian Ekdahl As Inspector Of Minutes Of Meeting	Non-voting resolution	Non-voting resolution
TELE2 AB	22-Apr-2021	7	Designate Jan Sarvik As Inspector Of Minutes Of Meeting	Non-voting resolution	Non-voting resolution
TELE2 AB	22-Apr-2021	8	Prepare And Approve List Of Shareholders	Non-voting resolution	Non-voting resolution
TELE2 AB	22-Apr-2021	9	Approve Agenda Of Meeting	Non-voting resolution	Non-voting resolution
TELE2 AB	22-Apr-2021	10	Acknowledge Proper Convening Of Meeting	Non-voting resolution	Non-voting resolution
TELE2 AB	22-Apr-2021	11	Receive Financial Statements And Statutory Reports	Non-voting resolution	Non-voting resolution
TELE2 AB	22-Apr-2021	12	Accept Financial Statements And Statutory Reports	For	Combined
TELE2 AB	22-Apr-2021	13	Approve Allocation Of Income And Ordinary Dividends Of Sek 6 Per Share	For	Combined
TELE2 AB	22-Apr-2021	14	Approve Discharge Of Carla Smits-Nusteling	For	Combined
TELE2 AB	22-Apr-2021	15	Approve Discharge Of Andrew Barron	For	Combined
TELE2 AB	22-Apr-2021	16	Approve Discharge Of Anders Bjorkman	For	Combined
TELE2 AB	22-Apr-2021	17	Approve Discharge Of Georgi Ganev	For	Combined
TELE2 AB	22-Apr-2021	18	Approve Discharge Of Cynthia Gordon	For	Combined
TELE2 AB	22-Apr-2021	19	Approve Discharge Of Eva Lindqvist	For	Combined
TELE2 AB	22-Apr-2021	20	Approve Discharge Of Lars-Ake Norling	For	Combined
TELE2 AB	22-Apr-2021	21	Approve Discharge Of Anders Nilsson (Ceo)	For	Combined
TELE2 AB	22-Apr-2021	22	Approve Discharge Of Kjell Johnsen (Ceo)	For	Combined
TELE2 AB	22-Apr-2021	23	Determine Number Of Members (7) And Deputy Members Of Board	For	Combined
TELE2 AB	22-Apr-2021	24	Approve Remuneration Of Directors In The Aggregate Amount Of Sek 6.6 Million	For	Combined
TELE2 AB	22-Apr-2021	25	Approve Remuneration Of Auditors	For	Combined
TELE2 AB	22-Apr-2021	26	Reelect Andrew Barron As Director	For	Combined
TELE2 AB	22-Apr-2021	27	Elect Stina Bergfors As New Director	For	Combined
TELE2 AB	22-Apr-2021	28	Reelect Georgi Ganev As Director	For	Combined
TELE2 AB	22-Apr-2021	29	Elect Sam Kini As New Director	For	Combined
TELE2 AB	22-Apr-2021	30	Reelect Eva Lindqvist As Director	For	Combined
TELE2 AB	22-Apr-2021	31	Reelect Lars-Ake Norling As Director	For	Combined
TELE2 AB	22-Apr-2021	32	Reelect Carla Smits-Nusteling As Director	For	Combined
TELE2 AB	22-Apr-2021	33	Reelect Carla Smits-Nusteling As Board Chairman	For	Combined
TELE2 AB	22-Apr-2021	34	Determine Number Of Auditors And Deputy Auditors	For	Combined
TELE2 AB	22-Apr-2021	35	Ratify Deloitte As Auditors	For	Combined
TELE2 AB	22-Apr-2021	36	Approve Remuneration Report	For	Combined
TELE2 AB	22-Apr-2021	37	Approve Performance Share Matching Plan Lti 2021	For	Combined
TELE2 AB	22-Apr-2021	38	Approve Equity Plan Financing Through Issuance Of Class C Shares	For	Combined
TELE2 AB	22-Apr-2021	39	Approve Equity Plan Financing Through Repurchase Of Class C Shares	For	Combined
TELE2 AB	22-Apr-2021	40	Approve Equity Plan Financing Through Transfer Of Class B Shares To Participants	For	Combined
TELE2 AB	22-Apr-2021	41	Approve Equity Plan Financing Through Reissuance Of Class B Shares	For	Combined
TELE2 AB	22-Apr-2021	42	Authorize Share Swap Agreement	For	Combined
TELE2 AB	22-Apr-2021	43	Authorize Share Repurchase Program	For	Combined
TELE2 AB	22-Apr-2021	44	Please Note That This Resolution Is A Shareholder Proposal Submitted By Martin Green: Investigate If Current Board Members And Leadership Team Fulfil Relevant Legislative And Regulatory Requirements, As Well As The Demands Of The Public Opinions' Ethical Values	Take No Action	Combined
TELE2 AB	22-Apr-2021	45	Please Note That This Resolution Is A Shareholder Proposal Submitted By Martin Green: In The Event That The Investigation Clarifies That There Is Need, Relevant Measures Shall Be Taken To Ensure That The Requirements Are Fulfilled	Take No Action	Combined
TELE2 AB	22-Apr-2021	46	Please Note That This Resolution Is A Shareholder Proposal Submitted By Martin Green: The Investigation And Any Measures Should Be Presented As Soon As Possible, However Not Later Than Agm 2022	Take No Action	Combined
TELE2 AB	22-Apr-2021	47	Please Note That This Resolution Is A Shareholder Proposal Submitted By Thomas Ahlin: Give Full Compensation To Private Customers Who Have Lost Their Pool Of Phone Call	Take No Action	Combined
TELE2 AB	22-Apr-2021	48	Please Note That This Resolution Is A Shareholder Proposal Submitted By Thomas Ahlin: Instruct The Executive Management To Prepare A Code Of Conduct For The Customer Service Department	Take No Action	Combined
TELE2 AB	22-Apr-2021	49	Close Meeting	Non-voting resolution	Combined
TELE2 AB	22-Apr-2021	50	26 Mar 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TELE2 AB	22-Apr-2021	51	30 Mar 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
TELE2 AB	22-Apr-2021	52	30 Mar 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You.	Non-voting resolution	Non-voting resolution
TELE2 AB	28-Jun-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Non-voting resolution
TELE2 AB	28-Jun-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution
TELE2 AB	28-Jun-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
TELE2 AB	28-Jun-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
TELE2 AB	28-Jun-2021	5	Elect Chairman Of Meeting	Non-voting resolution	Non-voting resolution
TELE2 AB	28-Jun-2021	6	Designate Marianne Nilsson As Inspector Of Minutes Of Meeting	Non-voting resolution	Non-voting resolution
TELE2 AB	28-Jun-2021	7	Designate John Hernander As Inspector Of Minutes Of Meeting	Non-voting resolution	Non-voting resolution
TELE2 AB	28-Jun-2021	8	Prepare And Approve List Of Shareholders	Non-voting resolution	Non-voting resolution
TELE2 AB	28-Jun-2021	9	Approve Agenda Of Meeting	Non-voting resolution	Non-voting resolution
TELE2 AB	28-Jun-2021	10	Acknowledge Proper Convening Of Meeting	Non-voting resolution	Non-voting resolution
TELE2 AB	28-Jun-2021	11	Approve Extra Dividends Of Sek 3.00 Per Share	For	Combined
TELE2 AB	28-Jun-2021	12	03 June 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Combined
TELE2 AB	28-Jun-2021	13	04 June 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
TELE2 AB	28-Jun-2021	14	04 Jun 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
TELECOM ARGENTINA, S.A.	28-Apr-2021	1	Appoint Two Shareholders To Sign The Minutes Of The Meeting.	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TELECOM ARGENTINA, S.A.	28-Apr-2021	2	Consider The Documentation Required By Law No. 19,550 Section 234 Subsection 1, The Comisión Nacional De Valores (Cnv) Rules, And The Bolsas Y Mercados Argentinos ("Byma") Rules, As Well As The Financial Documentation In English Required By The U.S. Securities And Exchange Commission'S Rules And Regulations, For The Company'S Thirty-Second Fiscal Year, Ended December 31, 2020 ('Fiscal Year 2020').	For	Combined
TELECOM ARGENTINA, S.A.	28-Apr-2021	3	Consider The Retained Earnings As Of December 31, 2020, Which Reported A Negative Balance Of Ar\$5,715,155,909. Proposal To: 1) Absorb The Amount Of Ar\$5,715,155,909 From The "Facultative Reserve To Maintain The Capital Investments Level And The Current Level Of Solvency Of The Company". 2) It Is Also Proposed To Reclassify The Amount Of Ar\$12,196,593,929 From The "Facultative Reserve To Maintain The Capital Investments Level And The Current Level Of Solvency Of The Company" ...(Due To Space Limits, See Proxy Material For Full Proposal).	For	Combined
TELECOM ARGENTINA, S.A.	28-Apr-2021	4	Consider The Performance Of Members Of The Board Of Directors And Members Of The Supervisory Committee Who Have Served During Fiscal Year 2020.	For	For
TELECOM ARGENTINA, S.A.	28-Apr-2021	5	Consider The Compensation For The Members Of The Board Of Directors (Allocated Amount: Ar\$252,586,941) For The Fiscal Year Ended December 31, 2020, Which Reported A Computable Loss According To The Terms Of The Cnv Rules.	For	For
TELECOM ARGENTINA, S.A.	28-Apr-2021	6	Authorize The Board Of Directors To Pay Advances On Fees To Those Directors Who During Fiscal Year 2021 Serve As Independent Directors Or Perform Technical-Administrative Tasks Or Perform Special Assignments (Within The Guidelines Determined By The General Corporations Law And Contingent Upon What The Shareholders' Meeting Resolves).	For	For
TELECOM ARGENTINA, S.A.	28-Apr-2021	7	Consider The Compensation To Members Of The Supervisory Committee For Their Services During Fiscal Year 2020. Proposal To Pay The Total Amount Of Ar\$13,904,904.	For	For
TELECOM ARGENTINA, S.A.	28-Apr-2021	8	Authorize The Board Of Directors To Pay Advances On Fees To Those Members Of The Supervisory Committee Who Serve During Fiscal Year 2021 (Contingent Upon What The Shareholders' Meeting Resolves).	For	For
TELECOM ARGENTINA, S.A.	28-Apr-2021	9	Determine The Number Of Regular And Alternate Members Of The Board Of Directors To Serve From The Date Of This Shareholders' Meeting And During Three (3) Fiscal Years.	For	For
TELECOM ARGENTINA, S.A.	28-Apr-2021	10	Elect Regular Directors.	For	For
TELECOM ARGENTINA, S.A.	28-Apr-2021	11	Elect Alternate Directors.	For	For
TELECOM ARGENTINA, S.A.	28-Apr-2021	12	Elect Five (5) Regular Members Of The Supervisory Committee To Serve During Fiscal Year 2021.	For	For
TELECOM ARGENTINA, S.A.	28-Apr-2021	13	Determine The Number Of Alternate Members Of The Supervisory Committee To Serve During Fiscal Year 2021 And Elect Them.	For	For
TELECOM ARGENTINA, S.A.	28-Apr-2021	14	Determine The Compensation Of The Independent Auditors Who Served During Fiscal Year 2020.	For	For
TELECOM ARGENTINA, S.A.	28-Apr-2021	15	Appoint The Independent Auditors Of The Financial Statements For Fiscal Year 2021 And Determine Their Compensation.	For	For
TELECOM ARGENTINA, S.A.	28-Apr-2021	16	Consider The Budget For The Audit Committee For Fiscal Year 2021 (Ar\$10,769,274).	For	For
TELECOM ITALIA SPA	31-Mar-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
TELECOM ITALIA SPA	31-Mar-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
TELECOM ITALIA SPA	31-Mar-2021	3	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive II, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Non-voting resolution
TELECOM ITALIA SPA	31-Mar-2021	4	Please Note That This Is An Amendment To Meeting Id 529788 Due To Splitting Of Resolution 10. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You	Non-voting resolution	Non-voting resolution
TELECOM ITALIA SPA	31-Mar-2021	5	Accept Financial Statements And Statutory Reports	For	Combined
TELECOM ITALIA SPA	31-Mar-2021	6	Approve Allocation Of Income	For	For
TELECOM ITALIA SPA	31-Mar-2021	7	Approve Remuneration Policy	For	For
TELECOM ITALIA SPA	31-Mar-2021	8	Approve Second Section Of The Remuneration Report	For	For
TELECOM ITALIA SPA	31-Mar-2021	9	Fix Number Of Directors	For	For
TELECOM ITALIA SPA	31-Mar-2021	10	Fix Board Terms For Directors	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TELECOM ITALIA SPA	31-Mar-2021	11	Please Note That Although There Are 2 Slates To Be Elected As Directors There Is Only 1 Slate Available To Be Filled At The Meeting. The Standing Instructions For This Meeting Will Be Disabled And, If You Choose To Instruct, You Are Required To Vote For Only 1 Slate Of The 2 Slates Of Election Of Directors. Thank You	Non-voting resolution	Combined
TELECOM ITALIA SPA	31-Mar-2021	12	To Appoint The Board Of Directors. To Appoint Directors. List Presented By The Board Of Directors. Salvatore Rossi, Luigi Gubitosi, Paola Bonomo, Franck Cadoret, Luca De Meo, Arnaud De Puyfontaine, Cristiana Falcone, Giovanni Gorno Tempini, Marella Moretti, Ilaria Romagnoli	For	Combined
TELECOM ITALIA SPA	31-Mar-2021	13	Please Note That This Resolution Is A Shareholder Proposal: To Appoint The Board Of Directors. To Appoint Directors. List Presented By A Group Of Sgrs: Maurizio Carli, Paola Sapienza, Federico Ferro Luzzi, Paola Camagni, Paolo Boccardelli	Take No Action	Combined
TELECOM ITALIA SPA	31-Mar-2021	14	Approve Remuneration Of Directors	For	Combined
TELECOM ITALIA SPA	31-Mar-2021	15	Please Note That Although There Are 3 Options To Indicate A Preference On This Resolution, Only One Can Be Selected. The Standing Instructions For This Meeting Will Be Disabled And, If You Choose, You Are Required To Vote For Only 1 Of The 3 Options Below, Your Other Votes Must Be Either Against Or Abstain Thank You	Non-voting resolution	Combined
TELECOM ITALIA SPA	31-Mar-2021	16	Please Note That This Resolution Is A Shareholder Proposal: To Appoint The Internal Auditors. To Appoint The Effective And Alternate Auditors. List Presented By Vivendi. Effective Auditors: Angelo Rocco Bonissoni Francesca Di Donato, Massimo Gambini, Giulia De Martino, Francesco Schiavone Panni, Alternate Auditors: Franco Maurizio Lagro, Ilaria Antonella Belluco	Take No Action	Combined
TELECOM ITALIA SPA	31-Mar-2021	17	Please Note That This Resolution Is A Shareholder Proposal: To Appoint The Internal Auditors. To Appoint The Effective And Alternate Auditors. List Presented By A Group Of Sgrs. Effective Auditors: Francesco Fallacara, Anna Doro, Francesco Vella, Alternate Auditors: Paolo Prandi, Laura Fiordelisi	Take No Action	Combined
TELECOM ITALIA SPA	31-Mar-2021	18	Please Note That This Resolution Is A Shareholder Proposal: To Appoint The Internal Auditors. To Appoint The Effective And Alternate Auditors. List Presented By Cassa Depositi E Prestiti. Effective Auditorsfranco Luciano Tutino, Ines Gandini, Alternate Auditors: Stefano Fiorini, Maria Sardelli	Take No Action	Combined
TELECOM ITALIA SPA	31-Mar-2021	19	Please Note That This Resolution Is A Shareholder Proposal: Appoint Angelo Rocco Bonissoni As Chairman Of Internal Statutory Auditors Shareholder Proposal Submitted By A Group Of Fund Managers And Sicavs	Take No Action	Combined
TELECOM ITALIA SPA	31-Mar-2021	20	Please Note That This Resolution Is A Shareholder Proposal: Appoint Francesco Fallacara As Chairman Of Internal Statutory Auditors Shareholder Proposal Submitted By Cassa Depositi E Prestiti Spa	Take No Action	Combined
TELECOM ITALIA SPA	31-Mar-2021	21	Please Note That This Resolution Is A Shareholder Proposal: Appoint Franco Luciano Tutino As Chairman Of Internal Statutory Auditors Shareholder Proposal Submitted By Vivendi Sa	Take No Action	Combined
TELECOM ITALIA SPA	31-Mar-2021	22	Approve Internal Auditors' Remuneration	For	Combined
TELEDYNE TECHNOLOGIES INCORPORATED	28-Apr-2021	1	Director	For	Combined
TELEDYNE TECHNOLOGIES INCORPORATED	28-Apr-2021	2	Ratification Of The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	For
TELEDYNE TECHNOLOGIES INCORPORATED	28-Apr-2021	3	Approval Of A Non-Binding Advisory Resolution On The Company'S Executive Compensation.	For	For
TELEDYNE TECHNOLOGIES INCORPORATED	13-May-2021	1	To Approve The Issuance (The "Teledyne Share Issuance Proposal") Of Teledyne Technologies Incorporated ("Teledyne") Common Stock, \$0.01 Par Value Per Share, In Connection With The Transactions Contemplated By The Agreement And Plan Of Merger, Dated As Of January 4, 2021, By And Among Teledyne, Firework Merger Sub I, Inc., A Delaware Corporation And A Wholly Owned Subsidiary Of Teledyne, Firework Merger Sub Ii, Llc, And Flir Systems, Inc.	For	For
TELEDYNE TECHNOLOGIES INCORPORATED	13-May-2021	2	To Approve One Or More Adjournments Of The Teledyne Special Meeting, If Necessary Or Appropriate, To Solicit Additional Proxies If There Are Insufficient Votes To Approve The Teledyne Share Issuance Proposal At The Time Of The Teledyne Special Meeting.	For	For
TELEFLEX INCORPORATED	30-Apr-2021	1	Election Of Director: Candace H. Duncan	For	For
TELEFLEX INCORPORATED	30-Apr-2021	2	Election Of Director: Stephen K. Klasko, M.D.	For	For
TELEFLEX INCORPORATED	30-Apr-2021	3	Election Of Director: Stuart A. Randle	For	Combined
TELEFLEX INCORPORATED	30-Apr-2021	4	Approval, On An Advisory Basis, Of Named Executive Officer Compensation.	For	Combined
TELEFLEX INCORPORATED	30-Apr-2021	5	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
TELEFLEX INCORPORATED	30-Apr-2021	6	Stockholder Proposal, If Properly Presented At The Annual Meeting, To Declassify Our Board Of Directors.	Take No Action	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TELEFON AB L.M.ERICSSON	30-Mar-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution
TELEFON AB L.M.ERICSSON	30-Mar-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
TELEFON AB L.M.ERICSSON	30-Mar-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
TELEFON AB L.M.ERICSSON	30-Mar-2021	5	Please Note That This Is An Amendment To Meeting Id 521711 Due To Splitting Of Resolution 7.3. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinject On This Meeting Notice. Thank You	Non-voting resolution	Non-voting resolution
TELEFON AB L.M.ERICSSON	30-Mar-2021	6	Election Of The Chair Of The Annual General Meeting: The Nomination Committee, Appointed In Accordance With The Instruction For The Nomination Committee Resolved By The Annual General Meeting 2012, Is Composed Of The Chair Of The Committee Johan Forssell (Investor Ab), Karl Aberg (Ab Industrivarden And Svenska Handelsbankens Pensionsstiftelse), Jonas Synnergren (Cevian Capital Partners Limited), Anders Oscarsson (Amf Forsakring Och Fonder) And Ronnie Leten (Chair Of The Board Of Directors). The Nomination Committee Proposes That Advokat Eva Hagg Be Elected Chair Of The Annual General Meeting Of Shareholders 2021, Or, If She Is Prevented From Participating, The Person Instead Appointed By The Chair Of The Board Of Directors	Non-voting resolution	Non-voting resolution
TELEFON AB L.M.ERICSSON	30-Mar-2021	7	Election Of Two Persons Approving The Minutes: Marianne Nilsson, Swedbank Robur Fonder And Anders Oscarsson, Amf Forsakring Och Fonder, Or If One Or Both Of Them Are Prevented From Participating, The Person Or Persons Instead Appointed By The Chair Of The Board Of Directors, Are Proposed By The Board Of Directors To Be Elected To Approve The Minutes Of The Annual General Meeting. The Task Of Approving The Minutes Of The Annual General Meeting Also Includes Verifying The Voting List And That The Postal Votes Received Are Correctly Stated In The Minutes Of The Annual General Meeting	Non-voting resolution	Non-voting resolution
TELEFON AB L.M.ERICSSON	30-Mar-2021	8	Preparation And Approval Of The Voting List	Non-voting resolution	Non-voting resolution
TELEFON AB L.M.ERICSSON	30-Mar-2021	9	Approval Of The Agenda Of The Annual General Meeting	Non-voting resolution	Non-voting resolution
TELEFON AB L.M.ERICSSON	30-Mar-2021	10	Determination Whether The Annual General Meeting Has Been Properly Convened	Non-voting resolution	Non-voting resolution
TELEFON AB L.M.ERICSSON	30-Mar-2021	11	Presentation Of The Annual Report, The Auditor'S Report, The Consolidated Accounts, The Auditor'S Report On The Consolidated Accounts And The Auditor'S Report Whether The Guidelines For Remuneration To Group Management Have Been Complied With	Non-voting resolution	Non-voting resolution
TELEFON AB L.M.ERICSSON	30-Mar-2021	12	Adoption Of The Income Statement And The Balance Sheet, The Consolidated Income Statement And The Consolidated Balance Sheet	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	13	Adoption Of The Remuneration Report	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	14	Approve Discharge Of Board Chairman: Ronnie Leten	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	15	Approve Discharge Of Board Member: Helena Stjernholm	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	16	Approve Discharge Of Board Member: Jacob Wallenberg	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	17	Approve Discharge Of Board Member: Jon Fredrik Baksaas	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	18	Approve Discharge Of Board Member: Jan Carlson	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	19	Approve Discharge Of Board Member: Nora Denzel	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	20	Approve Discharge Of Board Member: Borje Ekholm	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	21	Approve Discharge Of Board Member: Eric A. Elzvik	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	22	Approve Discharge Of Board Member: Kurt Jofs	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	23	Approve Discharge Of Board Member: Kristin S. Rinne	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	24	Approve Discharge Of Employee Representative: Torbjorn Nyman	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	25	Approve Discharge Of Employee Representative: Kjell-Ake Soting	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	26	Approve Discharge Of Employee Representative: Roger Svensson	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TELEFON AB L.M.ERICSSON	30-Mar-2021	27	Approve Discharge Of Deputy Employee Representative: Per Holmberg	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	28	Approve Discharge Of Deputy Employee Representative: Anders Ripa	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	29	Approve Discharge Of Deputy Employee Representative: Loredana Roslund	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	30	Approve Discharge Of President: Borje Ekholm	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	31	The Appropriation Of The Results In Accordance With The Approved Balance Sheet And Determination Of The Record Dates For Dividend: The Board Of Directors Proposes A Dividend To The Shareholders Of Sek 2.00 Per Share. The Dividend Is Proposed To Be Paid In Two Equal Installments, Sek 1.00 Per Share With The Record Date Thursday, April 1, 2021, And Sek 1.00 Per Share With The Record Date Friday, October 1, 2021. Assuming These Dates Will Be The Record Dates, Euroclear Sweden Ab Is Expected To Disburse Sek 1.00 Per Share On Thursday, April 8, 2021, And Sek 1.00 Per Share On Wednesday, October 6, 2021	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	32	Determination Of The Number Of Board Members And Deputies Of The Board Of Directors To Be Elected By The Annual General Meeting	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	33	Please Note That Resolutions 9 To 14 Are Proposed By Nomination Committee And Board Does Not Make Any Recommendation On These Proposal. The Standing Instructions Are Disabled For This Meeting	Non-voting resolution	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	34	Determination Of The Fees Payable To Members Of The Board Of Directors Elected By The Annual General Meeting And Members Of The Committees Of The Board Of Directors Elected By The Annual General Meeting	Take No Action	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	35	Election Of The Member And Deputies Of The Board Of Directors: Jon Fredrik Baksaas	Take No Action	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	36	Election Of The Member And Deputies Of The Board Of Directors: Jan Carlsson	Take No Action	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	37	Election Of The Member And Deputies Of The Board Of Directors: Nora Denzel	Take No Action	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	38	Election Of The Member And Deputies Of The Board Of Directors: Borje Ekholm	Take No Action	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	39	Election Of The Member And Deputies Of The Board Of Directors: Eric A. Elzvik	Take No Action	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	40	Election Of The Member And Deputies Of The Board Of Directors: Kurt Jofs	Take No Action	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	41	Election Of The Member And Deputies Of The Board Of Directors: Ronnie Leten	Take No Action	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	42	Election Of The Member And Deputies Of The Board Of Directors: Kristin S. Rinne	Take No Action	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	43	Election Of The Member And Deputies Of The Board Of Directors: Helena Stjernholm	Take No Action	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	44	Election Of The Member And Deputies Of The Board Of Directors: Jacob Wallenberg	Take No Action	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	45	Election Of The Chair Of The Board Of Directors: The Nomination Committee Proposes That Ronnie Leten Be Re-Elected Chair Of The Board Of Directors	Take No Action	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	46	Determination Of The Number Of Auditors: According To The Articles Of Association, The Company Shall Have No Less Than One And No More Than Three Registered Public Accounting Firms As Auditor. The Nomination Committee Proposes That The Company Should Have One Registered Public Accounting Firm As Auditor	Take No Action	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	47	Determination Of The Fees Payable To The Auditors	Take No Action	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	48	Election Of Auditor: In Accordance With The Recommendation By The Audit And Compliance Committee, The Nomination Committee Proposes That Deloitte Ab Be Appointed Auditor For The Period From The End Of The Annual General Meeting 2021 Until The End Of The Annual General Meeting 2022 (Re-Election)	Take No Action	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	49	Resolution On Amendments To The Articles Of Association	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	50	Long Term Variable Compensation Program 2021 ("Ltv 2021"): Resolution On Implementation Of Ltv 2021	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	51	Long-Term Variable Compensation Program 2021 ("Ltv 2021"): Resolution On Transfer Of Treasury Stock, Directed Share Issue And Acquisition Offer For The Ltv 2021	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	52	Long-Term Variable Compensation Program 2021 ("Ltv 2021"): Resolution On Equity Swap Agreement With Third Party In Relation To The Ltv 2021	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	53	Resolution On Transfer Of Treasury Stock To Employees And On An Exchange In Relation To The Earlier Resolution On The Long-Term Variable Compensation Program 2020	For	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	54	Resolution On Transfer Of Treasury Stock In Relation To The Resolutions On The Ongoing Long-Term Variable Compensation Programs 2018 And 2019	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TELEFON AB L.M.ERICSSON	30-Mar-2021	55	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Combined
TELEFON AB L.M.ERICSSON	30-Mar-2021	56	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
TELEFONICA BRASIL SA	15-Apr-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
TELEFONICA BRASIL SA	15-Apr-2021	2	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Non-voting resolution
TELEFONICA BRASIL SA	15-Apr-2021	3	Examine The Managements Accounts, Analyze, Discuss And Vote On The Company'S Financial Statements, In Conjunction With The Management Report, Independent Auditors Report And Audit Committees Opinion Regarding The Fiscal Year Ended On December 31, 2020, As Per The Shareholders Meeting Manual	For	Combined
TELEFONICA BRASIL SA	15-Apr-2021	4	Resolve On The Profitability Allocation For The Fiscal Year Ended December 31, 2020 And On The Distribution Of Dividends To The Shareholders Of The Company, As Per The Shareholders Meeting Manual	For	Combined
TELEFONICA BRASIL SA	15-Apr-2021	5	Election Of The Fiscal Council By Candidate. Total Members To Be Elected,2. Appointment Of Candidates For The Fiscal Council, The Shareholder Might Appoint As Many Candidates As There Are Vacancies To Be Filled In The General Election. Cremenio Medola Netto, Effective And Juarez Rosa Da Silva, Substitute	For	For
TELEFONICA BRASIL SA	15-Apr-2021	6	Election Of The Fiscal Council By Candidate. Total Members To Be Elected,2. Appointment Of Candidates For The Fiscal Council, The Shareholder Might Appoint As Many Candidates As There Are Vacancies To Be Filled In The General Election. Charles Edwards Allen, Effective And Stael Prata Silva Filho, Substitute	For	For
TELEFONICA BRASIL SA	15-Apr-2021	7	Set The Annual Global Remuneration Of The Board Of Directors And Of The Members Of The Fiscal Board For The Fiscal Year Of 2021, As Per The Shareholders Meeting Manual	For	For
TELEFONICA DEUTSCHLAND HOLDING AG	20-May-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
TELEFONICA DEUTSCHLAND HOLDING AG	20-May-2021	2	From 10Th February, Broadridge Will Code All Agendas For German Meetings In English Only. If You Wish To See The Agenda In German, This Will Be Made Available As A Link Under The 'Material Url' Dropdown At The Top Of The Ballot. The German Agendas For Any Existing Or Past Meetings Will Remain In Place. For Further Information, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
TELEFONICA DEUTSCHLAND HOLDING AG	20-May-2021	3	Please Note That Following The Amendment To Paragraph 21 Of The Securities Trade Act On 9Th July 2015 And The Over-Ruling Of The District Court In Cologne Judgment From 6Th June 2012 The Voting Process Has Now Changed With Regard To The German Registered Shares. As A Result, It Is Now The Responsibility Of The End-Investor (I.E. Final Beneficiary) And Not The Intermediary To Disclose Respective Final Beneficiary Voting Rights Therefore The Custodian Bank / Agent In The Market Will Be Sending The Voting Directly To Market And It Is The End Investors Responsibility To Ensure The Registration Element Is Complete With The Issuer Directly, Should They Hold More Than 3 % Of The Total Share Capital	Non-voting resolution	Non-voting resolution
TELEFONICA DEUTSCHLAND HOLDING AG	20-May-2021	4	The Vote/Registration Deadline As Displayed On Proxyedge Is Subject To Change And Will Be Updated As Soon As Broadridge Receives Confirmation From The Sub Custodians Regarding Their Instruction Deadline. For Any Queries Please Contact Your Client Services Representative	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TELEFONICA DEUTSCHLAND HOLDING AG	20-May-2021	5	According To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights. Further, Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual	Non-voting resolution	Non-voting resolution
TELEFONICA DEUTSCHLAND HOLDING AG	20-May-2021	6	Further Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Url Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected In The Ballot On Proxyedge	Non-voting resolution	Non-voting resolution
TELEFONICA DEUTSCHLAND HOLDING AG	20-May-2021	7	Receive Financial Statements And Statutory Reports For Fiscal Year 2020	Non-voting resolution	Non-voting resolution
TELEFONICA DEUTSCHLAND HOLDING AG	20-May-2021	8	Approve Allocation Of Income And Dividends Of Eur 0.18 Per Share	For	Combined
TELEFONICA DEUTSCHLAND HOLDING AG	20-May-2021	9	Approve Discharge Of Management Board For Fiscal Year 2020	For	Combined
TELEFONICA DEUTSCHLAND HOLDING AG	20-May-2021	10	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
TELEFONICA DEUTSCHLAND HOLDING AG	20-May-2021	11	Ratify Pricewaterhousecoopers Gmbh As Auditors For Fiscal Year 2021	For	Combined
TELEFONICA DEUTSCHLAND HOLDING AG	20-May-2021	12	Ratify Pricewaterhousecoopers Gmbh As Auditors For The 2022 Interim Financial Statements Until The 2022 Agm	For	Combined
TELEFONICA DEUTSCHLAND HOLDING AG	20-May-2021	13	Approve Remuneration Policy	For	Combined
TELEFONICA DEUTSCHLAND HOLDING AG	20-May-2021	14	Approve Remuneration Of Supervisory Board	For	Combined
TELEFONICA DEUTSCHLAND HOLDING AG	20-May-2021	15	Elect Stefanie Oeschger To The Supervisory Board	For	Combined
TELEFONICA DEUTSCHLAND HOLDING AG	20-May-2021	16	Elect Ernesto Gardelliano To The Supervisory Board	For	Combined
TELEFONICA DEUTSCHLAND HOLDING AG	20-May-2021	17	Approve Creation Of Eur 1.5 Million Pool Of Capital Without Preemptive Rights	For	Combined
TELEFONICA DEUTSCHLAND HOLDING AG	20-May-2021	18	13 Apr 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You.	Non-voting resolution	Combined
TELEFONICA DEUTSCHLAND HOLDING AG	20-May-2021	19	13 Apr 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
TELEFONICA SA	22-Apr-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
TELEFONICA SA	22-Apr-2021	2	Please Note In The Event The Meeting Does Not Reach Quorum, There Will Be A Second Call On 23 Apr 2021 Consequently, Your Voting Instructions Will Remain Valid For All Calls Unless The Agenda Is Amended. Thank You	Non-voting resolution	Non-voting resolution
TELEFONICA SA	22-Apr-2021	3	Shareholders Holding Less Than "300" Shares (Minimum Amount To Attend The Meeting) May Grant A Proxy To Another Shareholder Entitled To Legal Assistance Or Group Them To Reach At Least That Number, Giving Representation To A Shareholder Of The Grouped Or Other Personal Shareholder Entitled To Attend The Meeting	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TELEFONICA SA	22-Apr-2021	4	Approval Of Individual And Consolidated Annual Accounts And Management Reports	For	Combined
TELEFONICA SA	22-Apr-2021	5	Approval Of The Non-Financial Information Report	For	For
TELEFONICA SA	22-Apr-2021	6	Approval Of The Management Of The Board Of Directors	For	For
TELEFONICA SA	22-Apr-2021	7	Allocation Of Results	For	For
TELEFONICA SA	22-Apr-2021	8	Reelection Of Auditor: Pricewaterhousecoopers	For	For
TELEFONICA SA	22-Apr-2021	9	Reelection Of Mr Jose Maria Alvarez Pallette Lopez As Director	For	For
TELEFONICA SA	22-Apr-2021	10	Reelection Of Ms Carmen Garcia De Andres As Director	For	For
TELEFONICA SA	22-Apr-2021	11	Reelection Of Mr Ignacio Moreno Martinez As Director	For	For
TELEFONICA SA	22-Apr-2021	12	Reelection Of Mr Francisco Jose Riberas Mera As Director	For	Combined
TELEFONICA SA	22-Apr-2021	13	Decrease In Capital By Redemption Of Own Shares	For	Combined
TELEFONICA SA	22-Apr-2021	14	First Scrip Dividend	For	For
TELEFONICA SA	22-Apr-2021	15	Second Scrip Dividend	For	For
TELEFONICA SA	22-Apr-2021	16	Amendment Of Articles 17, 18, 20, 21, 22, 24, 25 And 27 Of The Bylaws	For	For
TELEFONICA SA	22-Apr-2021	17	Amendment Of Articles 20 And 25 Of The Bylaws	For	For
TELEFONICA SA	22-Apr-2021	18	Amendment Of The Regulation Of The General Meeting Articles 8, 10, 13, 14, 21, 22 And 23	For	For
TELEFONICA SA	22-Apr-2021	19	Amendment Of The Regulation Of The General Meeting Articles 13 And 22	For	For
TELEFONICA SA	22-Apr-2021	20	Approval Of The Remuneration Policy For Directors	For	For
TELEFONICA SA	22-Apr-2021	21	Approval Of The Long-Term Incentive Plan For Directors	For	For
TELEFONICA SA	22-Apr-2021	22	Delegation Of Powers To Implement Agreements Adopted By Shareholders At The General Meeting	For	For
TELEFONICA SA	22-Apr-2021	23	Advisory Vote On The Annual Remuneration Report Of The Board Of Directors	For	For
TELEFONICA SA	22-Apr-2021	24	22 Mar 2021: Please Note That This Is A Revision Due To Modification Of Text In Resolution 3. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined
TELEKOM MALAYSIA BHD	25-May-2021	1	To Re-Elect The Following Director, Who Retire Pursuant To Clause 106(2) Of The Company'S Constitution And Being Eligible, Offer Herself For Re-Election: Datuk Siti Zauyah Md Desa	For	Combined
TELEKOM MALAYSIA BHD	25-May-2021	2	To Re-Elect The Following Director, Who Retire Pursuant To Clause 106(2) Of The Company'S Constitution And Being Eligible, Offer Herself For Re-Election: Anis Rizana Mohd Zainudin Mohd Zainuddin	For	Against
TELEKOM MALAYSIA BHD	25-May-2021	3	To Re-Elect The Following Director, Who Retire Pursuant To Clause 106(2) Of The Company'S Constitution And Being Eligible, Offer Himself For Re-Election: Shazril Imri Mokhtar	For	Combined
TELEKOM MALAYSIA BHD	25-May-2021	4	To Re-Elect The Following Director, Who Retire By Rotation Pursuant To Clause 112 Of The Company'S Constitution And Being Eligible, Offer Himself For Re-Election: Dato' Mohd Naim Daruwish	For	Combined
TELEKOM MALAYSIA BHD	25-May-2021	5	To Re-Elect The Following Director, Who Retire By Rotation Pursuant To Clause 112 Of The Company'S Constitution And Being Eligible, Offer Himself For Re-Election: Hisham Zainal Mokhtar	For	Against
TELEKOM MALAYSIA BHD	25-May-2021	6	To Re-Elect The Following Director, Who Retire By Rotation Pursuant To Clause 112 Of The Company'S Constitution And Being Eligible, Offer Himself For Re-Election: Suhendran Sockanathan	For	Combined
TELEKOM MALAYSIA BHD	25-May-2021	7	To Approve The Payment Of The Following Directors' Fees With Effect From The 36Th Agm Until The Next Agm Of The Company: (I) Rm30,000 Per Month For The Non-Executive Chairman (Nec), Rm22,250 Per Month For Senior Independent Director (Sid) And Rm20,000 Per Month For Each Non-Executive Director (Ned); And (Ii) Rm15,000 Per Month And Rm10,000 Per Month For Nec And Neds Respectively, Of Tier 1 Subsidiaries	For	For
TELEKOM MALAYSIA BHD	25-May-2021	8	To Approve The Payment Of Benefits Payable To Nec And Neds Of The Company Up To An Amount Of Rm2,350,000 From The 36Th Agm Until The Next Agm Of The Company	For	For
TELEKOM MALAYSIA BHD	25-May-2021	9	To Re-Appoint Ernst & Young Plt (Ey), Having Consented To Act As Auditors Of The Company, For The Financial Year Ending 31 December 2021 And To Authorise The Board Of Directors To Determine Their Remuneration	For	For
TELEKOM MALAYSIA BHD	25-May-2021	10	Proposed Renewal Of The Authority For Directors To Allot And Issue New Ordinary Shares In The Company (Tm Shares) In Relation To The Dividend Reinvestment Scheme (Drs)	For	For
TELEKOM MALAYSIA BHD	25-May-2021	11	Proposed Renewal Of Shareholders' Mandate For Recurrent Related Party Transactions Of A Revenue Or Trading Nature (Proposed Renewal Of Shareholders' Mandate) With Axiata Group Berhad And Its Subsidiaries (Axiata Group)	For	For
TELEKOM MALAYSIA BHD	25-May-2021	12	Proposed Renewal Of Shareholders' Mandate For Recurrent Related Party Transactions Of A Revenue Or Trading Nature (Proposed Renewal Of Shareholders' Mandate) With Tenaga Nasional Berhad And Its Subsidiaries (Tnb Group)	For	For
TELEKOM MALAYSIA BHD	25-May-2021	13	26 Apr 2021: Please Note That This Is A Revision Due To Due Change In Record Date From 11 May 2021 To 18 May 2021. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TELENOR ASA	27-May-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Combined
TELENOR ASA	27-May-2021	2	Important Market Processing Requirement: Power Of Attorney (Poa) Requirements Vary By Custodian. Global Custodians May Have A Poa In Place Which Would Eliminate The Need For The Individual Beneficial Owner Poa. In The Absence Of This Arrangement, An Individual Beneficial Owner Poa May Be Required. If You Have Any Questions Please Contact Your Client Service Representative. Thank You	Non-voting resolution	Unvoted
TELENOR ASA	27-May-2021	3	Shares Held In An Omnibus/Nominee Account Need To Be Re-Registered In The Beneficial Owners Name To Be Allowed To Vote At Meetings. Shares Will Be Temporarily Transferred To A Separate Account In The Beneficial Owner'S Name On The Proxy Deadline And Transferred Back To The Omnibus/Nominee Account The Day After The Meeting	Non-voting resolution	Unvoted
TELENOR ASA	27-May-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Unvoted
TELENOR ASA	27-May-2021	5	Open Meeting	Non-voting resolution	Unvoted
TELENOR ASA	27-May-2021	6	Registration Of Attending Shareholders And Proxies	Non-voting resolution	Unvoted
TELENOR ASA	27-May-2021	7	Approve Notice Of Meeting And Agenda	For	Unvoted
TELENOR ASA	27-May-2021	8	Designate Inspector(S) Of Minutes Of Meeting	Non-voting resolution	Unvoted
TELENOR ASA	27-May-2021	9	Receive Chairman'S Report	Non-voting resolution	Unvoted
TELENOR ASA	27-May-2021	10	Accept Financial Statements And Statutory Reports; Approve Allocation Of Income And Dividends Of Nok 9 Per Share	For	Unvoted
TELENOR ASA	27-May-2021	11	Approve Remuneration Of Auditors	For	Unvoted
TELENOR ASA	27-May-2021	12	Approve Company'S Corporate Governance Statement	For	Unvoted
TELENOR ASA	27-May-2021	13	Approve Remuneration Policy And Other Terms Of Employment For Executive Management	For	Unvoted
TELENOR ASA	27-May-2021	14	Approve Equity Plan Financing	For	Unvoted
TELENOR ASA	27-May-2021	15	Elect Bjorn Erik Naess As Member Of Corporate Assembly	For	Unvoted
TELENOR ASA	27-May-2021	16	Elect John Gordon Bernander As Member Of Corporate Assembly	For	Unvoted
TELENOR ASA	27-May-2021	17	Elect Heidi Finskas As Member Of Corporate Assembly	For	Unvoted
TELENOR ASA	27-May-2021	18	Elect Widar Salbuviik As Member Of Corporate Assembly	For	Unvoted
TELENOR ASA	27-May-2021	19	Elect Silvija Seres As Member Of Corporate Assembly	For	Unvoted
TELENOR ASA	27-May-2021	20	Elect Lisbeth Karin Naero As Member Of Corporate Assembly	For	Unvoted
TELENOR ASA	27-May-2021	21	Elect Trine Saether Romuld As Member Of Corporate Assembly	For	Unvoted
TELENOR ASA	27-May-2021	22	Elect Marianne Bergmann Roren As Member Of Corporate Assembly	For	Unvoted
TELENOR ASA	27-May-2021	23	Elect Maalfrid Brath As Member Of Corporate Assembly	For	Unvoted
TELENOR ASA	27-May-2021	24	Elect Kjetil Houg As Member Of Corporate Assembly	For	Unvoted
TELENOR ASA	27-May-2021	25	Elect Elin Myrmet-Johansen As Deputy Member Of Corporate Assembly	For	Unvoted
TELENOR ASA	27-May-2021	26	Elect Randi Marjamaa As Deputy Member Of Corporate Assembly	For	Unvoted
TELENOR ASA	27-May-2021	27	Elect Lars Tronsgaard As Deputy Member Of Corporate Assembly	For	Unvoted
TELENOR ASA	27-May-2021	28	Elect Jan Tore Fosund As Member Of Nominating Committee	For	Unvoted
TELENOR ASA	27-May-2021	29	Approve Remuneration Of Corporate Assembly And Nominating Committee	For	Unvoted
TELENOR ASA	27-May-2021	30	Close Meeting	Non-voting resolution	Unvoted
TELENOR ASA	27-May-2021	31	10 May 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Unvoted
TELENOR ASA	27-May-2021	32	10 May 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Unvoted
TELEPERFORMANCE SE	22-Apr-2021	7	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Company'S Financial Statements For The Fiscal Year That Ended In 2020, As Presented To The Meeting, Showing Earnings Amounting To Eur 129,423,852.28. Approval Of The Company'S Financial Statements	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TELEPERFORMANCE SE	22-Apr-2021	8	The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Consolidated Financial Statements For Said Fiscal Year, As Presented To The Meeting, Showing Earnings Amounting To Eur 324,000,000.00 (Group Share). Consolidated Financial Statements	For	For
TELEPERFORMANCE SE	22-Apr-2021	9	The Shareholders' Meeting Approves The Recommendations Of The Board Of Directors And Resolves To Allocate The Earnings For The Year : Origin Loss: Eur 129,423,852.28 Retained Earnings: Eur 33,100,328.71 Distributable Income: Eur 162,524,180.99 Allocation Legal Reserve: Eur 2,900.00 Dividends: Eur 140,953,440.00 Retained Earnings: Eur 21,567,840.99 The Shareholders Will Be Granted A Net Dividend Of Eur 2.40 Per Share That Will Be Eligible For The 40 Percent Deduction Provided By The French General Tax Code, Paid On April 29Th 2021. If The Number Of Shares Giving The Right To A Dividend Changes, Compared With The 58,730,600 Shares Composing The Share Capital As Of February 25Th 2021, The Total Amount Of Dividends Will Be Adjusted And The Amount Allocated To The Retained Earnings Account Shall Be Determined Based On Dividends Actually Paid. As Required By Law, It Is Reminded That, For The Last Three Financial Years, The Dividends Were Paid Per Share Eur 1.85 For 2017, Eur 1.90 For 2018, Eur 2.40 For 2019. Allocation Of The Income For The Fiscal Year	For	For
TELEPERFORMANCE SE	22-Apr-2021	10	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L.225-38 Et Seq. Of The French Commercial Code, Duly Notes The Absence Of New Agreements. Special Auditors' Report On Agreements	For	For
TELEPERFORMANCE SE	22-Apr-2021	11	The Shareholders' Meeting Approves The Information Related To The Corporate Officers For Said Fiscal Year, In Accordance With The Article L.22-10-09 Of The French Commercial Code. Approval Of The Information Related To The Compensation	For	For
TELEPERFORMANCE SE	22-Apr-2021	12	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid Or Awarded To The Chief Executive Officer, Mr. Daniel Julien, For Said Fiscal Year. Approval Of The Fixed, Variable And One-Off Components Of The Compensation	For	Combined
TELEPERFORMANCE SE	22-Apr-2021	13	The Shareholders' Meeting Approves The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid Or Awarded To The Deputy Managing Director, Mr. Olivier Rigaudy, For Said Fiscal Year. Approval Of The Fixed, Variable And One-Off Components Of The Compensation	For	Against
TELEPERFORMANCE SE	22-Apr-2021	14	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Directors For Said Fiscal Year. Approval Of The Compensation Policy	For	Combined
TELEPERFORMANCE SE	22-Apr-2021	15	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Chief Executive Officer For Said Fiscal Year. Approval Of The Compensation Policy	For	Combined
TELEPERFORMANCE SE	22-Apr-2021	16	The Shareholders' Meeting Approves The Compensation Policy Applicable To The Managing Director For Said Fiscal Year. Approval Of The Compensation Policy	For	Against
TELEPERFORMANCE SE	22-Apr-2021	17	The Shareholders' Meeting Renews The Appointment Of Mr. Daniel Julien As Director For A 3-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2023 Fiscal Year. Renewal Of A Term Of Office	For	Combined
TELEPERFORMANCE SE	22-Apr-2021	18	The Shareholders' Meeting Renews The Appointment Of Mrs. Emily Abrera As Director For A 3-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2023 Fiscal Year. Renewal Of A Term Of Office	For	Combined
TELEPERFORMANCE SE	22-Apr-2021	19	The Shareholders' Meeting Renews The Appointment Of Mr. Alain Boulet As Director For A 3-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2023 Fiscal Year. Renewal Of A Term Of Office	For	Combined
TELEPERFORMANCE SE	22-Apr-2021	20	The Shareholders' Meeting Renews The Appointment Of Mr. Robert Paszczak As Director For A 2-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2022 Fiscal Year. Renewal Of A Term Of Office	For	Combined
TELEPERFORMANCE SE	22-Apr-2021	21	The Shareholders' Meeting Renews The Appointment Of Mr. Stephen Winningham As Director For A 2-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2022 Fiscal Year. Renewal Of A Term Of Office	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TELEPERFORMANCE SE	22-Apr-2021	22	The Shareholders' Meeting Authorises The Board Of Directors To Buy Back The Company'S Shares On The Open Market, Subject To The Conditions Described Below: Maximum Purchase Price: Eur 400.00, Maximum Number Of Shares To Be Acquired: 10 Percent Of The Shares Composing The Share Capital, Maximum Funds Invested In The Share Buybacks: Eur 2,349,224,000.00. This Authorisation Is Given For An 18-Month Period And Supersedes The Fraction Unused Of The Authorisation Given By The Shareholders' Meeting Of June 26Th 2020 In Resolution Nr. 16. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities. Authorisation To Buy Back Shares	For	For
TELEPERFORMANCE SE	22-Apr-2021	23	The Shareholders' Meeting Grants All Powers To The Board Of Directors To Reduce The Share Capital, On One Or More Occasions, By Cancelling All Or Part Of The Shares Held By The Company In Connection With The Stock Repurchase Plan, Up To A Maximum Of 10 Percent Of The Share Capital Recorded On The Day Of The Cancellation Decision, Over A 24-Month Period. This Authorisation Is Given For A 26-Month Period And Supersedes The Fraction Unused Of The Authorisation Given By The Shareholders' Meeting Of May 9Th 2019 In Resolution Nr. 17. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities. Authorisation To Reduce The Capital Through The Cancellation Of Shares	For	For
TELEPERFORMANCE SE	22-Apr-2021	24	The Shareholders' Meeting Delegates To The Board Of Directors All Powers In Order To Increase The Share Capital, In One Or More Occasions And At Its Sole Discretion, Up To A Maximum Nominal Amount Of Eur 142,000,000.00, By Way Of Capitalizing Reserves, Profits, Premiums Or Other Means, Provided That Such Capitalization Is Allowed By Law And Under The Bylaws, By Issuing Bonus Shares Or Raising The Par Value Of Existing Ordinary Shares, Or By A Combination Of Both Methods. This Authorisation Is Given For A 26-Month Period And Supersedes The Fraction Unused Of The Authorisation Given By The Shareholders' Meeting Of May 9Th 2019 In Resolution Nr. 18. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities. Share Capital Increase By Capitalizing Reserves, Profits Or Premiums	For	For
TELEPERFORMANCE SE	22-Apr-2021	25	The Shareholders' Meeting Decides To Bring The Article Number 21 Of The Bylaws, Regarding The Agreement Between The Company And A Corporate Officer Or A Shareholder, Into Conformity With The Legal And Regulatory Provisions And Consequently To Amend It. Amendment To Article Of The Bylaws To Comply With The Legal And Regulatory Provisions	For	For
TELEPERFORMANCE SE	22-Apr-2021	26	The Shareholders' Meeting Grants Full Powers To The Bearer Of An Original, A Copy Or Extract Of The Minutes Of This Meeting To Carry Out All Filings, Publications And Other Formalities Prescribed By Law. Powers To Accomplish Formalities	For	For
TELESITES SAB DE CV	12-Apr-2021	1	Approve Company'S Restructuring Plan	For	Combined
TELESITES SAB DE CV	12-Apr-2021	2	Authorize Board To Ratify And Execute Approved Resolutions	For	Against
TELESITES SAB DE CV	29-Apr-2021	1	Approve Ceo'S Report Including External Auditor'S Report And Board'S Opinion On Ceo'S Report	For	Combined
TELESITES SAB DE CV	29-Apr-2021	1	Approve Cancellation Of Treasury Shares And Consequently Amend Articles	For	For
TELESITES SAB DE CV	29-Apr-2021	2	Approve Board Report On Principal Accounting Policies And Criteria Followed In Preparation Of Financial Information	For	For
TELESITES SAB DE CV	29-Apr-2021	2	Authorize Board To Ratify And Execute Approved Resolutions	For	For
TELESITES SAB DE CV	29-Apr-2021	3	Approve Report On Activities And Operations Undertaken By Board	For	For
TELESITES SAB DE CV	29-Apr-2021	4	Approve Consolidated Financial Statements	For	Combined
TELESITES SAB DE CV	29-Apr-2021	5	Approve Audit And Corporate Practices Committee'S Report	For	Combined
TELESITES SAB DE CV	29-Apr-2021	6	Approve Allocation Of Income	For	For
TELESITES SAB DE CV	29-Apr-2021	7	Elect Or Ratify Directors And Company Secretary And Deputy Secretary Verify Independence Of Directors	For	For
TELESITES SAB DE CV	29-Apr-2021	8	Approve Remuneration Of Directors And Company Secretary And Deputy Secretary	For	For
TELESITES SAB DE CV	29-Apr-2021	9	Elect Or Ratify Members Of Audit And Corporate Practices Committee	For	For
TELESITES SAB DE CV	29-Apr-2021	10	Approve Remuneration Of Audit And Corporate Practices Committee	For	For
TELESITES SAB DE CV	29-Apr-2021	11	Authorize Board To Ratify And Execute Approved Resolutions	For	For
TELIA COMPANY AB	12-Apr-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Combined
TELIA COMPANY AB	12-Apr-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TELIA COMPANY AB	12-Apr-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
TELIA COMPANY AB	12-Apr-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
TELIA COMPANY AB	12-Apr-2021	5	Elect Chairman Of Meeting: Wilhelm Luning, Attorney-At-Law, Or If He Is Unable To Attend The Meeting, Any Other Person Proposed By The Nomination Committee	Non-voting resolution	Non-voting resolution
TELIA COMPANY AB	12-Apr-2021	6	Approve Agenda Of Meeting	Non-voting resolution	Non-voting resolution
TELIA COMPANY AB	12-Apr-2021	7	Designate Inspector(S) Of Minutes Of Meeting: Jan Andersson, Representing Swedbank Robur Funds, And Javiera Ragnartz, Representing Seb Funds, Or If One Or Both Of Them Are Unable To Attend, The Person Or Persons Instead Appointed By The Board Of Directors, Are Proposed To Be Elected To Approve The Minutes Of The Meeting Together With The Chair	Non-voting resolution	Non-voting resolution
TELIA COMPANY AB	12-Apr-2021	8	Prepare And Approve List Of Shareholders	Non-voting resolution	Non-voting resolution
TELIA COMPANY AB	12-Apr-2021	9	Acknowledge Proper Convening Of Meeting	Non-voting resolution	Non-voting resolution
TELIA COMPANY AB	12-Apr-2021	10	Receive Financial Statements And Statutory Reports	Non-voting resolution	Non-voting resolution
TELIA COMPANY AB	12-Apr-2021	11	Accept Financial Statements And Statutory Reports	For	Combined
TELIA COMPANY AB	12-Apr-2021	12	Approve Allocation Of Income And Dividends Of Sek 2.00 Per Share	For	Combined
TELIA COMPANY AB	12-Apr-2021	13	Approve Discharge Of Ingrid Bonde	For	Combined
TELIA COMPANY AB	12-Apr-2021	14	Approve Discharge Of Rickard Gustafson	For	Combined
TELIA COMPANY AB	12-Apr-2021	15	Approve Discharge Of Lars-Johan Jarnheimer	For	Combined
TELIA COMPANY AB	12-Apr-2021	16	Approve Discharge Of Jeanette Jager	For	Combined
TELIA COMPANY AB	12-Apr-2021	17	Approve Discharge Of Olli-Pekka Kallasvujo	For	Combined
TELIA COMPANY AB	12-Apr-2021	18	Approve Discharge Of Nina Linander	For	Combined
TELIA COMPANY AB	12-Apr-2021	19	Approve Discharge Of Jimmy Maymann	For	Combined
TELIA COMPANY AB	12-Apr-2021	20	Approve Discharge Of Anna Setzman	For	Combined
TELIA COMPANY AB	12-Apr-2021	21	Approve Discharge Of Olaf Swantee	For	Combined
TELIA COMPANY AB	12-Apr-2021	22	Approve Discharge Of Martin Tiveus	For	Combined
TELIA COMPANY AB	12-Apr-2021	23	Approve Discharge Of Agneta Ahlstrom	For	Combined
TELIA COMPANY AB	12-Apr-2021	24	Approve Discharge Of Stefan Carlsson	For	Combined
TELIA COMPANY AB	12-Apr-2021	25	Approve Discharge Of Hans Gustavsson	For	Combined
TELIA COMPANY AB	12-Apr-2021	26	Approve Discharge Of Martin Saaf	For	Combined
TELIA COMPANY AB	12-Apr-2021	27	Approve Discharge Of Allison Kirkby	For	Combined
TELIA COMPANY AB	12-Apr-2021	28	Approve Discharge Of Christian Luiga	For	Combined
TELIA COMPANY AB	12-Apr-2021	29	Approve Remuneration Report	For	Combined
TELIA COMPANY AB	12-Apr-2021	30	Determine Number Of Directors (8) And Deputy Directors (0) Of Board	For	Combined
TELIA COMPANY AB	12-Apr-2021	31	Approve Remuneration Of Directors In The Amount Of Sek 1.9 Million To Chair, Sek 900,000 To Vice Chair And Sek 640,000 To Other Directors; Approve Remuneration For Committee Work	For	Combined
TELIA COMPANY AB	12-Apr-2021	32	Reelect Ingrid Bonde As Director	For	Combined
TELIA COMPANY AB	12-Apr-2021	33	Elect Luisa Delgado As New Director	For	Combined
TELIA COMPANY AB	12-Apr-2021	34	Reelect Rickard Gustafson As Director	For	Combined
TELIA COMPANY AB	12-Apr-2021	35	Reelect Lars-Johan Jarnheimer As Director	For	Combined
TELIA COMPANY AB	12-Apr-2021	36	Reelect Jeanette Jager As Director	For	Combined
TELIA COMPANY AB	12-Apr-2021	37	Reelect Nina Linander As Director	For	Combined
TELIA COMPANY AB	12-Apr-2021	38	Reelect Jimmy Maymann As Director	For	Combined
TELIA COMPANY AB	12-Apr-2021	39	Reelect Martin Tiveus As Director	For	Combined
TELIA COMPANY AB	12-Apr-2021	40	Reelect Lars-Johan Jarnheimer As Board Chair	For	Combined
TELIA COMPANY AB	12-Apr-2021	41	Elect Ingrid Bonde As Vice Chair	For	Combined
TELIA COMPANY AB	12-Apr-2021	42	Determine Number Of Auditors (1) And Deputy Auditors (0)	For	Combined
TELIA COMPANY AB	12-Apr-2021	43	Approve Remuneration Of Auditors	For	Combined
TELIA COMPANY AB	12-Apr-2021	44	Ratify Deloitte As Auditors	For	Combined
TELIA COMPANY AB	12-Apr-2021	45	Approve Nominating Committee Procedures	For	Combined
TELIA COMPANY AB	12-Apr-2021	46	Authorize Share Repurchase Program And Reissuance Of Repurchased Shares	For	Combined
TELIA COMPANY AB	12-Apr-2021	47	Approve Performance Share Program 2021/2024 For Key Employees	For	Combined
TELIA COMPANY AB	12-Apr-2021	48	Approve Equity Plan Financing Through Transfer Of Shares	For	Combined
TELIA COMPANY AB	12-Apr-2021	49	Please Note That This Resolution Is A Shareholder Proposal: Approve 1:3 Reverse Stock Split	Against	Combined
TELIA COMPANY AB	12-Apr-2021	50	Please Note That This Resolution Is A Shareholder Proposal: Company Shall Review Its Routines Around That Letters Shall Be Answered Within Two Months From The Date Of Receipt	Against	Combined
TELIA COMPANY AB	12-Apr-2021	51	10 Mar 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive II, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined
TELIA COMPANY AB	12-Apr-2021	52	25 Mar 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TELIA COMPANY AB	12-Apr-2021	53	25 Mar 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Combined
TELUS CORPORATION	07-May-2021	1	Director	For	Combined
TELUS CORPORATION	07-May-2021	2	Appoint Deloitte Llp As Auditors For The Ensuing Year And Authorize Directors To Fix Their Remuneration.	For	For
TELUS CORPORATION	07-May-2021	3	Approve The Company'S Approach To Executive Compensation.	For	For
TELUS CORPORATION	07-May-2021	4	Approve The Telus Directors Deferred Share Unit Plan.	For	For
TEMENOS AG	20-May-2021	3	Accept Financial Statements And Statutory Reports	For	For
TEMENOS AG	20-May-2021	4	Approve Allocation Of Income And Dividends Of Chf 0.90 Per Share	For	For
TEMENOS AG	20-May-2021	5	Approve Discharge Of Board And Senior Management	For	For
TEMENOS AG	20-May-2021	6	Approve Creation Of Chf 35.5 Million Pool Of Capital Without Preemptive Rights	For	For
TEMENOS AG	20-May-2021	7	Approve Remuneration Of Directors In The Amount Of Usd 8.2 Million	For	For
TEMENOS AG	20-May-2021	8	Approve Remuneration Of Executive Committee In The Amount Of Usd 40 Million	For	For
TEMENOS AG	20-May-2021	9	Elect James Benson As Director	For	For
TEMENOS AG	20-May-2021	10	Reelect Andreas Andreades As Director And Board Chairman	For	Combined
TEMENOS AG	20-May-2021	11	Reelect Thibault De Tersant As Director	For	Combined
TEMENOS AG	20-May-2021	12	Reelect Ian Cookson As Director	For	Combined
TEMENOS AG	20-May-2021	13	Reelect Erik Hansen As Director	For	Combined
TEMENOS AG	20-May-2021	14	Reelect Peter Spenser As Director	For	For
TEMENOS AG	20-May-2021	15	Reelect Homaira Akbari As Director	For	For
TEMENOS AG	20-May-2021	16	Reelect Maurizio Carli As Director	For	For
TEMENOS AG	20-May-2021	17	Reappoint Homaira Akbari As Member Of The Compensation Committee	For	For
TEMENOS AG	20-May-2021	18	Reappoint Peter Spenser As Member Of The Compensation Committee	For	For
TEMENOS AG	20-May-2021	19	Reappoint Maurizio Carli As Member Of The Compensation Committee	For	For
TEMENOS AG	20-May-2021	20	Appoint James Benson As Member Of The Compensation Committee	For	For
TEMENOS AG	20-May-2021	21	Designate Perreard De Bocard Sa As Independent Proxy	For	For
TEMENOS AG	20-May-2021	22	Ratify Pricewaterhousecoopers Sa As Auditors	For	For
TENAGA NASIONAL BHD	10-May-2021	1	To Re-Elect The Following Director Who Retire By Rotation In Accordance With Clause 64(1) Of The Company'S Constitution And Being Eligible Offer Themselves For Re-Election: Juniwati Rahmat Hussin	For	Combined
TENAGA NASIONAL BHD	10-May-2021	2	To Re-Elect The Following Director Who Retire By Rotation In Accordance With Clause 64(1) Of The Company'S Constitution And Being Eligible Offer Themselves For Re-Election: Gopala Krishnan K.Sundaram	For	Combined
TENAGA NASIONAL BHD	10-May-2021	3	To Re-Elect The Following Director Who Were Appointed To The Board And Retire In Accordance With Clause 63(2) Of The Company'S Constitution And Being Eligible Offer Themselves For Re-Election: Dato' Asri Bin Hamidin @ Hamidon	For	For
TENAGA NASIONAL BHD	10-May-2021	4	To Re-Elect The Following Director Who Were Appointed To The Board And Retire In Accordance With Clause 63(2) Of The Company'S Constitution And Being Eligible Offer Themselves For Re-Election: Dato' Ir. Nawawi Bin Ahmad	For	For
TENAGA NASIONAL BHD	10-May-2021	5	To Re-Elect The Following Director Who Were Appointed To The Board And Retire In Accordance With Clause 63(2) Of The Company'S Constitution And Being Eligible Offer Themselves For Re-Election: Datuk Rawisandran A/L Narayanan	For	For
TENAGA NASIONAL BHD	10-May-2021	6	To Re-Elect The Following Director Who Were Appointed To The Board And Retire In Accordance With Clause 63(2) Of The Company'S Constitution And Being Eligible Offer Themselves For Re-Election: Datuk Ir. Baharin Bin Din	For	For
TENAGA NASIONAL BHD	10-May-2021	7	To Approve The Payment Of The Following Non-Executive Directors' Fees From The 31St Agm Until The Next Annual General Meeting (Agm) Of The Company: (i) Director'S Fee Of Rm30,000.00 Per Month For The Non-Executive Chairman; (ii) Director'S Fee Of Rm20,000.00 Per Month For Each Non-Executive Director; (iii) Director'S Fee Of Rm7,000.00 And Rm5,000.00 Per Month For Tnb Subsidiaries Category Ii And Iii Respectively To Non-Executive Chairman	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TENAGA NASIONAL BHD	10-May-2021	8	To Approve The Payment Of Benefits Payable To The Non-Executive Directors (Excluding Non-Executive Directors' Fees) Amounting To Rm1,968,200.00 From The 31St Agm Until The Next Agm Of The Company.	For	For
TENAGA NASIONAL BHD	10-May-2021	9	To Re-Appoint Messrs Pricewaterhousecoopers Plt, Having Consented To Act, As Auditors Of The Company, To Hold Office Until The Conclusion Of The Next Agm And To Authorise The Directors To Fix Their Remuneration.	For	For
TENAGA NASIONAL BHD	10-May-2021	10	Proposed Grant And Allotment Of Shares To Datuk Ir. Baharin Bin Din. "That The Board (Save For Datuk Ir. Baharin Bin Din) Be And Is Hereby Authorised At Any Time And From Time To Time, To Cause Or Procure The Offering And Allocation To Datuk Ir. Baharin Bin Din, President/Chief Executive Officer Of The Company, Of Up To 850,000 Ordinary Shares In Tnb (Tnb Shares) Under The Long Term Incentive Plan For The Eligible Employees Of Tnb And Its Subsidiaries And Executive Directors Of Tnb (Ltp) As They Shall Deem Fit, Which Will Be Vested To Him At A Future Date, Subject To Such Terms And Conditions Of The Ltp By-Laws." "And That The Board Be And Is Hereby Authorised To Allot And Issue New Tnb Shares Pursuant To The Ltp To Him From Time To Time In Accordance With The Vesting Of His Grant."	For	Combined
TENAGA NASIONAL BHD	10-May-2021	11	Proposed Grant And Allotment Of Shares To Noor Liyana Binti Baharin. "That The Board (Save For Datuk Ir. Baharin Bin Din) Be And Is Hereby Authorised At Any Time And From Time To Time, To Cause Or Procure The Offering And Allocation To Noor Liyana Binti Baharin, Electrical Engineer Of The Company, Being Person Connected To Datuk Ir. Baharin Bin Din, Of Up To 4,400 Tnb Shares Under The Ltp As They Shall Deem Fit, Which Will Be Vested To Her At A Future Date, Subject To Such Terms And Conditions Of The Ltp By-Laws." "And That The Board Be And Is Hereby Authorised To Allot And Issue New Tnb Shares Pursuant To The Ltp To Her From Time To Time In Accordance With The Vesting Of Her Grant."	For	Against
TENCENT HOLDINGS LTD	20-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0408/ 2021040802057. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0408/ 2021040802049. Pdf	Non-voting resolution	Combined
TENCENT HOLDINGS LTD	20-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0423/ 2021042302014. Pdf ,	Non-voting resolution	Non-voting resolution
TENCENT HOLDINGS LTD	20-May-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
TENCENT HOLDINGS LTD	20-May-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For Resolution 1, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
TENCENT HOLDINGS LTD	20-May-2021	3	To Receive And Consider The Audited Financial Statements, The Directors' Report And The Independent Auditor 'S Report For The Year Ended 31 December 2020	For	Combined
TENCENT HOLDINGS LTD	20-May-2021	3	To Adopt The Share Option Plan Of China Literature Limited	For	Combined
TENCENT HOLDINGS LTD	20-May-2021	3	To Receive And Consider The Audited Financial Statements, The Directors' Report And The Independent Auditor 'S Report For The Year Ended 31 December 2020	For	Combined
TENCENT HOLDINGS LTD	20-May-2021	3	To Adopt The Share Option Plan Of China Literature Limited	For	Combined
TENCENT HOLDINGS LTD	20-May-2021	4	To Declare A Final Dividend	For	For
TENCENT HOLDINGS LTD	20-May-2021	5	To Re-Elect Mr Yang Siu Shun As Director	For	For
TENCENT HOLDINGS LTD	20-May-2021	6	To Authorise The Board Of Directors To Fix The Directors' Remuneration	For	For
TENCENT HOLDINGS LTD	20-May-2021	7	To Re-Appoint Auditor And Authorise The Board Of Directors To Fix Their Remuneration: Pricewaterhousecoopers As Auditor	For	For
TENCENT HOLDINGS LTD	20-May-2021	8	To Grant A General Mandate To The Directors To Issue New Shares	For	Combined
TENCENT HOLDINGS LTD	20-May-2021	9	To Grant A General Mandate To The Directors To Repurchase Shares	For	Combined
TENCENT HOLDINGS LTD	20-May-2021	10	To Extend The General Mandate To Issue New Shares By Adding The Number Of Shares Repurchased	For	Combined
TENCENT HOLDINGS LTD	20-May-2021	11	12 Apr 2021: Please Note That This Is A Revision Due To Modification Of The Text Of Resolution 4. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
TERADYNE, INC.	07-May-2021	1	Election Of Director To Serve For A One Year Term: Michael A. Bradley	For	Combined
TERADYNE, INC.	07-May-2021	2	Election Of Director To Serve For A One Year Term: Edwin J. Gillis	For	For
TERADYNE, INC.	07-May-2021	3	Election Of Director To Serve For A One Year Term: Timothy E. Guertin	For	For
TERADYNE, INC.	07-May-2021	4	Election Of Director To Serve For A One Year Term: Peter Herweck	For	For
TERADYNE, INC.	07-May-2021	5	Election Of Director To Serve For A One Year Term: Mark E. Jagiela	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TERADYNE, INC.	07-May-2021	6	Election Of Director To Serve For A One Year Term: Mercedes Johnson	For	For
TERADYNE, INC.	07-May-2021	7	Election Of Director To Serve For A One Year Term: Marilyn Matz	For	For
TERADYNE, INC.	07-May-2021	8	Election Of Director To Serve For A One Year Term: Paul J. Tufano	For	For
TERADYNE, INC.	07-May-2021	9	To Approve, In A Non-Binding, Advisory Vote, The Compensation Of The Company'S Named Executive Officers.	For	For
TERADYNE, INC.	07-May-2021	10	To Approve An Amendment To The Company'S Articles Of Organization To Lower The Voting Requirement For Shareholder Approval Of Mergers, Share Exchanges And Substantial Sales Of Company Assets From A Super-Majority To A Simple Majority.	For	For
TERADYNE, INC.	07-May-2021	11	To Approve An Amendment To The Company'S Articles Of Organization To Permit Shareholders To Act By A Simple Majority Written Consent, Rather Than By Unanimous Written Consent.	For	For
TERADYNE, INC.	07-May-2021	12	To Approve An Amendment To The 1996 Employee Stock Purchase Plan To Increase The Aggregate Number Of Shares Of Common Stock That May Be Issued Pursuant To The Plan By 3,000,000 Shares.	For	For
TERADYNE, INC.	07-May-2021	13	To Approve The 2006 Equity And Cash Compensation Incentive Plan, As Amended, To Include, Among Other Changes, A New Total Annual Compensation Cap For Non-Employee Directors.	For	For
TERADYNE, INC.	07-May-2021	14	To Ratify The Selection Of The Firm Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Combined
TERNA S.P.A.	30-Apr-2021	3	Balance Sheet As Of 31 December 2020. Board Of Directors', Internal And External Auditors' Reports. Resolutions Related. To Present The Consolidated Balance Sheet As Of 31 December 2020. To Present The Consolidated Non-Financial Statement As Of 31 December 2020	For	Combined
TERNA S.P.A.	30-Apr-2021	4	Net Income Allocation	For	Combined
TERNA S.P.A.	30-Apr-2021	5	Long-Term Incentives Plan Based On The 2021-2025 Performance Share In Favor Of The Management Of Terna S.P.A. And/Or Its Subsidiaries According To The Art. 2359 Of The Civil Code	For	Combined
TERNA S.P.A.	30-Apr-2021	6	Authorization To Purchase And Dispose Of Own Shares, Upon Revoking The Authorization Deliberated By The Shareholder Meeting Held On 18 May 2020	For	Combined
TERNA S.P.A.	30-Apr-2021	7	Rewarding Policy And Emolument Paid Report: Section I: Rewarding Policy Report (Binding Resolution)	For	Combined
TERNA S.P.A.	30-Apr-2021	8	Rewarding Policy And Emolument Paid Report: Section Ii: Emoluments Paid Report (Non-Binding Resolution)	For	Combined
TERNIUM S.A.	03-May-2021	1	Consideration Of The Consolidated Management'S And Independent Auditor'S Reports On The Company'S Consolidated Financial Statements. Approval Of The Company'S Consolidated Financial Statements As Of December 31, 2020 And 2019 And For The Years Ended December 31, 2020, 2019 And 2018.	For	Combined
TERNIUM S.A.	03-May-2021	2	Consideration Of The Independent Auditor'S Report On The Company'S Annual Accounts. Approval Of The Company'S Annual Accounts As At December 31, 2020.	For	For
TERNIUM S.A.	03-May-2021	3	Allocation Of Results For The Year Ended December 31, 2020.	For	For
TERNIUM S.A.	03-May-2021	4	Discharge Of Members Of The Board Of Directors For The Exercise Of Their Mandate During The Year Ended December 31, 2020.	For	For
TERNIUM S.A.	03-May-2021	5	Election Of The Members Of The Board Of Directors.	For	Combined
TERNIUM S.A.	03-May-2021	6	Authorization Of An Additional Compensation To The Members Of The Board Of Directors For The Year 2020.	For	Combined
TERNIUM S.A.	03-May-2021	7	Authorization Of The Compensation To The Members Of The Board Of Directors For The Year 2021.	For	Combined
TERNIUM S.A.	03-May-2021	8	Appointment Of The Independent Auditors For The Fiscal Year Ending December 31, 2021 And Approval Of Their Fees.	For	For
TERNIUM S.A.	03-May-2021	9	Authorization To The Company, Or Any Subsidiary, From Time To Time To Purchase, Acquire Or Receive Securities Of The Company, In Accordance With Article 430-15 Of The Luxembourg Law Of 10 August 1915 On Commercial Companies, As Amended (The "Company Law") And With Applicable Laws And Regulations.	For	For
TERNIUM S.A.	03-May-2021	10	Authorization To The Board Of Directors To Appoint One Or More Of Its Members As The Company'S Attorney-In-Fact.	For	For
TERRENO REALTY CORPORATION	04-May-2021	1	Election Of Director: W. Blake Baird	For	For
TERRENO REALTY CORPORATION	04-May-2021	2	Election Of Director: Michael A. Coke	For	For
TERRENO REALTY CORPORATION	04-May-2021	3	Election Of Director: Linda Assante	For	For
TERRENO REALTY CORPORATION	04-May-2021	4	Election Of Director: Leroy E. Carlson	For	For
TERRENO REALTY CORPORATION	04-May-2021	5	Election Of Director: David M. Lee	For	For
TERRENO REALTY CORPORATION	04-May-2021	6	Election Of Director: Gabriela Franco Parcella	For	For
TERRENO REALTY CORPORATION	04-May-2021	7	Election Of Director: Douglas M. Pasquale	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TERRENO REALTY CORPORATION	04-May-2021	8	Election Of Director: Dennis Polk	For	For
TERRENO REALTY CORPORATION	04-May-2021	9	Adoption Of A Resolution To Approve, On A Non-Binding Advisory Basis, The Compensation Of Certain Executives, As More Fully Described In The Proxy Statement.	For	For
TERRENO REALTY CORPORATION	04-May-2021	10	Ratification Of The Appointment Of Ernst & Young Llp As Our Independent Registered Certified Public Accounting Firm For The 2021 Fiscal Year.	For	For
TERUMO CORPORATION	22-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
TERUMO CORPORATION	22-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
TERUMO CORPORATION	22-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Mimura, Takayoshi	For	Combined
TERUMO CORPORATION	22-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sato, Shinjiro	For	Combined
TERUMO CORPORATION	22-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Takagi, Toshiaki	For	Combined
TERUMO CORPORATION	22-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Hatano, Shoji	For	Combined
TERUMO CORPORATION	22-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nishikawa, Kyo	For	Combined
TERUMO CORPORATION	22-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kuroda, Yukiko	For	Combined
TERUMO CORPORATION	22-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nishi, Hidenori	For	Combined
TERUMO CORPORATION	22-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ozawa, Keiya	For	Combined
TERUMO CORPORATION	22-Jun-2021	11	Appoint A Director Who Is Audit And Supervisory Committee Member Shibazaki, Takanori	For	Combined
TERUMO CORPORATION	22-Jun-2021	12	Appoint A Director Who Is Audit And Supervisory Committee Member Nakamura, Masaichi	For	Combined
TERUMO CORPORATION	22-Jun-2021	13	Appoint A Director Who Is Audit And Supervisory Committee Member Uno, Soichiro	For	Combined
TERUMO CORPORATION	22-Jun-2021	14	Appoint A Substitute Director Who Is Audit And Supervisory Committee Member Sakaguchi, Koichi	For	Combined
TESCO PLC	11-Feb-2021	1	That, Subject To And Conditional On: (A) Admission Of The New Ordinary Shares Of 61 /3 Pence Each In The Capital Of The Company To: (I) The Premium Listing Segment Of The Official List And To Trading On The London Stock Exchange'S Main Market For Listed Securities And; (Ii) The Secondary Listing Segment Of The Irish Official List And To Trading On Euronext Dublin'S Main Market For Listed Securities, In Each Case Becoming Effective At 8.00 A.M. On 15 February 2021 (Or Such Later Time And/ Or Date As The Directors May In Their Absolute Discretion Determine) (Admission); And (B) A Dividend Of 50.93 Pence Per Existing Ordinary Share Of 5 Pence Each In The Capital Of The Company Be, And Is Hereby Declared To Be, Paid To Each Shareholder On The Register Of Members Of The Company At 6.00 P.M. On 12 February 2021	For	For
TESCO PLC	11-Feb-2021	2	Share Consolidation	For	For
TESCO PLC	11-Feb-2021	3	Authority To Allot Shares	For	For
TESCO PLC	11-Feb-2021	4	Disapplication Of Pre-Emption Rights	For	For
TESCO PLC	11-Feb-2021	5	Disapplication Of Pre-Emption Rights For Acquisitions And Other Capital Investment	For	For
TESCO PLC	11-Feb-2021	6	Purchase Of Own Shares	For	For
TESCO PLC	25-Jun-2021	1	To Receive The Report And Accounts	For	For
TESCO PLC	25-Jun-2021	2	To Approve The Directors Remuneration Report	For	For
TESCO PLC	25-Jun-2021	3	To Approve The Directors Remuneration Policy	For	For
TESCO PLC	25-Jun-2021	4	To Declare A Final Dividend	For	For
TESCO PLC	25-Jun-2021	5	To Re-Elect John Allan As A Director	For	For
TESCO PLC	25-Jun-2021	6	To Re-Elect Melissa Bethell As A Director	For	For
TESCO PLC	25-Jun-2021	7	To Re-Elect Stewart Gilliland As A Director	For	For
TESCO PLC	25-Jun-2021	8	To Re-Elect Steve Golsby As A Director	For	For
TESCO PLC	25-Jun-2021	9	To Re-Elect Byron Grote As A Director	For	For
TESCO PLC	25-Jun-2021	10	To Re-Elect Ken Murphy As A Director	For	For
TESCO PLC	25-Jun-2021	11	To Re-Elect Simon Patterson As A Director	For	For
TESCO PLC	25-Jun-2021	12	To Re-Elect Alison Platt As A Director	For	For
TESCO PLC	25-Jun-2021	13	To Re-Elect Lindsey Pownall As A Director	For	For
TESCO PLC	25-Jun-2021	14	To Elect Bertrand Bodson As A Director	For	For
TESCO PLC	25-Jun-2021	15	To Elect Thierry Garnier As A Director	For	For
TESCO PLC	25-Jun-2021	16	To Elect Imran Nawaz As A Director	For	For
TESCO PLC	25-Jun-2021	17	To Elect Karen Whitworth As A Director	For	For
TESCO PLC	25-Jun-2021	18	To Re-Appoint The Auditors: Deloitte Llp	For	For
TESCO PLC	25-Jun-2021	19	To Authorise The Audit Committee To Determine The Auditors Remuneration	For	For
TESCO PLC	25-Jun-2021	20	To Authorise The Directors To Allot Shares	For	For
TESCO PLC	25-Jun-2021	21	To Authorise The Directors To Dis-Apply Pre-Emption Rights	For	For
TESCO PLC	25-Jun-2021	22	To Authorise The Directors To Dis-Apply Pre-Emption Rights For Acquisitions And Other Capital Investment	For	For
TESCO PLC	25-Jun-2021	23	To Authorise The Company To Purchase Its Own Shares	For	For
TESCO PLC	25-Jun-2021	24	To Authorise Political Donations By The Company And Its Subsidiaries	For	For
TESCO PLC	25-Jun-2021	25	To Authorise A 14 Day Notice Period For General Meetings	For	For
TESCO PLC	25-Jun-2021	26	To Approve The Long-Term Incentive Plan 2021	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TESCO PLC	25-Jun-2021	27	To Approve The Savings-Related Share Option Scheme 2021	For	For
TESCO PLC	25-Jun-2021	28	To Adopt The New Articles Of Association	For	For
TEVA PHARMACEUTICAL INDUSTRIES LIMITED	14-Jun-2021	1	Election Of Director: Rosemary A. Crane	For	For
TEVA PHARMACEUTICAL INDUSTRIES LIMITED	14-Jun-2021	2	Election Of Director: Abbas Hussain	For	For
TEVA PHARMACEUTICAL INDUSTRIES LIMITED	14-Jun-2021	3	Election Of Director: Gerald M. Lieberman	For	For
TEVA PHARMACEUTICAL INDUSTRIES LIMITED	14-Jun-2021	4	Election Of Director: Prof. Ronit Satchi-Fainaro	For	For
TEVA PHARMACEUTICAL INDUSTRIES LIMITED	14-Jun-2021	5	To Approve, On A Non-Binding Advisory Basis, The Compensation For Teva'S Named Executive Officers.	For	For
TEVA PHARMACEUTICAL INDUSTRIES LIMITED	14-Jun-2021	6	To Appoint Kesselman & Kesselman, A Member Of Pricewaterhousecoopers International Ltd., As Teva'S Independent Registered Public Accounting Firm Until Teva'S 2022 Annual Meeting Of Shareholders.	For	For
TEXAS INSTRUMENTS INCORPORATED	22-Apr-2021	1	Election Of Director: Mark A. Blinn	For	Combined
TEXAS INSTRUMENTS INCORPORATED	22-Apr-2021	2	Election Of Director: Todd M. Bluedorn	For	For
TEXAS INSTRUMENTS INCORPORATED	22-Apr-2021	3	Election Of Director: Janet F. Clark	For	For
TEXAS INSTRUMENTS INCORPORATED	22-Apr-2021	4	Election Of Director: Carrie S. Cox	For	For
TEXAS INSTRUMENTS INCORPORATED	22-Apr-2021	5	Election Of Director: Martin S. Craighead	For	For
TEXAS INSTRUMENTS INCORPORATED	22-Apr-2021	6	Election Of Director: Jean M. Hobby	For	For
TEXAS INSTRUMENTS INCORPORATED	22-Apr-2021	7	Election Of Director: Michael D. Hsu	For	For
TEXAS INSTRUMENTS INCORPORATED	22-Apr-2021	8	Election Of Director: Ronald Kirk	For	For
TEXAS INSTRUMENTS INCORPORATED	22-Apr-2021	9	Election Of Director: Pamela H. Patsley	For	For
TEXAS INSTRUMENTS INCORPORATED	22-Apr-2021	10	Election Of Director: Robert E. Sanchez	For	For
TEXAS INSTRUMENTS INCORPORATED	22-Apr-2021	11	Election Of Director: Richard K. Templeton	For	For
TEXAS INSTRUMENTS INCORPORATED	22-Apr-2021	12	Board Proposal Regarding Advisory Approval Of The Company'S Executive Compensation.	For	For
TEXAS INSTRUMENTS INCORPORATED	22-Apr-2021	13	Board Proposal To Ratify The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	Combined
TEXAS INSTRUMENTS INCORPORATED	22-Apr-2021	14	Stockholder Proposal To Permit Shareholder Action By Written Consent.	Against	For
TEXTRON INC.	28-Apr-2021	1	Election Of Director: Scott C. Donnelly	For	For
TEXTRON INC.	28-Apr-2021	2	Election Of Director: Kathleen M. Bader	For	For
TEXTRON INC.	28-Apr-2021	3	Election Of Director: R. Kerry Clark	For	For
TEXTRON INC.	28-Apr-2021	4	Election Of Director: James T. Conway	For	Combined
TEXTRON INC.	28-Apr-2021	5	Election Of Director: Paul E. Gagné	For	Combined
TEXTRON INC.	28-Apr-2021	6	Election Of Director: Ralph D. Heath	For	For
TEXTRON INC.	28-Apr-2021	7	Election Of Director: Deborah Lee James	For	For
TEXTRON INC.	28-Apr-2021	8	Election Of Director: Lionel L. Nowell Iii	For	For
TEXTRON INC.	28-Apr-2021	9	Election Of Director: James L. Ziemer	For	For
TEXTRON INC.	28-Apr-2021	10	Election Of Director: Maria T. Zuber	For	For
TEXTRON INC.	28-Apr-2021	11	Approval Of The Advisory (Non-Binding) Resolution To Approve Executive Compensation.	For	For
TEXTRON INC.	28-Apr-2021	12	Ratification Of Appointment Of Independent Registered Public Accounting Firm.	For	For
TEXTRON INC.	28-Apr-2021	13	Shareholder Proposal Regarding Shareholder Action By Written Consent.	Against	Combined
THALES SA	06-May-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
THALES SA	06-May-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution
THALES SA	06-May-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THALES SA	06-May-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
THALES SA	06-May-2021	5	05 Apr 2021: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202103312100731-39 And Please Note That This Is A Revision Due To Change In Numbering For All Resolutions. If You Have Already Sent In Your Votes To Mid 541281, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
THALES SA	06-May-2021	6	Please Note That This Is An Amendment To Meeting Id 527846 Due To Addition Of Resolution O.15,O.16,O.17 And O.18. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You.	Non-voting resolution	Non-voting resolution
THALES SA	06-May-2021	7	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	Combined
THALES SA	06-May-2021	8	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020 - Approval Of The Non-Deductible Expenses Amount	For	For
THALES SA	06-May-2021	9	Allocation Of The Parent Company'S Income And Setting Of The Dividend At Eur 1.76 Per Share For 2020	For	For
THALES SA	06-May-2021	10	Renewal Of The Term Of Office Of The French State As Director, On The Proposal Of The "Public Sector"	For	Combined
THALES SA	06-May-2021	11	Renewal Of The Term Of Office Of Ernst & Young Audit Firm As Principal Statutory Auditor	For	Combined
THALES SA	06-May-2021	12	Approval Of The Amendment To The 2019 Compensation Policy For The Chairman And Chief Executive Officer And Of The Amendment To The Characteristics Of An Element Of The Compensation Of The Chairman And Chief Executive Officer Submitted To The 2019 Ex-Post Vote	For	Combined
THALES SA	06-May-2021	13	Approval Of The Amendment To The Chairman And Chief Executive Officer'S 2020 Compensation Policy	For	Combined
THALES SA	06-May-2021	14	Approval Of The 2020 Compensation Elements Paid Or Allocated To Mr. Patrice Caine, Chairman And Chief Executive Officer And Only Executive Corporate Officer	For	Combined
THALES SA	06-May-2021	15	Approval Of The Information Relating To The 2020 Compensation Of Corporate Officers	For	For
THALES SA	06-May-2021	16	Approval Of The Compensation Policy For The Chairman And Chief Executive Officer	For	For
THALES SA	06-May-2021	17	Approval Of The Compensation Policy For Directors	For	For
THALES SA	06-May-2021	18	Authorization Granted To The Board Of Directors To Allow The Company To Trade In Its Own Shares, With A Maximum Purchase Price Of 140 Euros Per Share	For	For
THALES SA	06-May-2021	19	Authorization Granted To The Board Of Directors To Cancel Shares Acquired Under A Share Buyback Program	For	For
THALES SA	06-May-2021	20	Powers To Carry Out Formalities	For	For
THALES SA	06-May-2021	21	Renewal Of The Term Of Office Of Mr. Bernard Fontana As Director, On The Proposal Of The Public Sector	For	Combined
THALES SA	06-May-2021	22	Appointment Of Mrs. Delphine Geny-Stephann As Director On The Proposal Of The Public Sector, As A Replacement For Mrs. Delphine De Sahuguet D'Amarzit	For	Combined
THALES SA	06-May-2021	23	Appointment Of Mrs. Anne Rigail As Director On The Proposal Of The Public Sector, As A Replacement For Mrs. Laurence Broseta	For	Combined
THALES SA	06-May-2021	24	Renewal Of The Term Of Office Of Mr. Philippe Lepinay As Director Representing Employee Shareholders	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THALES SA	06-May-2021	25	Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You And Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You And Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined
THALES SA	06-May-2021	26	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
THE AES CORPORATION	22-Apr-2021	1	Election Of Director: Janet G. Davidson	For	Combined
THE AES CORPORATION	22-Apr-2021	2	Election Of Director: Andrés R. Gluski	For	For
THE AES CORPORATION	22-Apr-2021	3	Election Of Director: Tarun Khanna	For	For
THE AES CORPORATION	22-Apr-2021	4	Election Of Director: Holly K. Koeppel	For	For
THE AES CORPORATION	22-Apr-2021	5	Election Of Director: Julia M. Laulis	For	For
THE AES CORPORATION	22-Apr-2021	6	Election Of Director: James H. Miller	For	For
THE AES CORPORATION	22-Apr-2021	7	Election Of Director: Alain Monié	For	For
THE AES CORPORATION	22-Apr-2021	8	Election Of Director: John B. Morse, Jr.	For	For
THE AES CORPORATION	22-Apr-2021	9	Election Of Director: Moisés Naim	For	For
THE AES CORPORATION	22-Apr-2021	10	Election Of Director: Teresa M. Sebastian	For	For
THE AES CORPORATION	22-Apr-2021	11	To Approve, On An Advisory Basis, The Company'S Executive Compensation.	For	For
THE AES CORPORATION	22-Apr-2021	12	To Ratify The Appointment Of Ernst & Young Llp As The Independent Auditor Of The Company For Fiscal Year 2021.	For	For
THE AES CORPORATION	22-Apr-2021	13	To Vote On A Non-Binding Stockholder Proposal Seeking To Adopt A By-Law To Subject Any By-Law Or Charter Amendments To A Stockholder Vote.	Against	Combined
THE ALLSTATE CORPORATION	25-May-2021	1	Election Of Director: Donald E. Brown	For	Combined
THE ALLSTATE CORPORATION	25-May-2021	2	Election Of Director: Kermit R. Crawford	For	For
THE ALLSTATE CORPORATION	25-May-2021	3	Election Of Director: Michael L. Eskew	For	For
THE ALLSTATE CORPORATION	25-May-2021	4	Election Of Director: Richard T. Hume	For	For
THE ALLSTATE CORPORATION	25-May-2021	5	Election Of Director: Margaret M. Keane	For	For
THE ALLSTATE CORPORATION	25-May-2021	6	Election Of Director: Siddharth N. Mehta	For	For
THE ALLSTATE CORPORATION	25-May-2021	7	Election Of Director: Jacques P. Perold	For	For
THE ALLSTATE CORPORATION	25-May-2021	8	Election Of Director: Andrea Redmond	For	For
THE ALLSTATE CORPORATION	25-May-2021	9	Election Of Director: Gregg M. Sherrill	For	For
THE ALLSTATE CORPORATION	25-May-2021	10	Election Of Director: Judith A. Sprieser	For	For
THE ALLSTATE CORPORATION	25-May-2021	11	Election Of Director: Perry M. Traquina	For	For
THE ALLSTATE CORPORATION	25-May-2021	12	Election Of Director: Thomas J. Wilson	For	For
THE ALLSTATE CORPORATION	25-May-2021	13	Advisory Vote To Approve The Compensation Of The Named Executives.	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE ALLSTATE CORPORATION	25-May-2021	14	Ratification Of The Appointment Of Deloitte & Touche Lp As Allstate'S Independent Registered Public Accountant For 2021.	For	Combined
THE ALLSTATE CORPORATION	25-May-2021	15	Shareholder Proposal To Amend Proxy Access.	Against	Combined
THE BANK OF EAST ASIA, LTD	06-May-2021	3	To Receive The Audited Financial Statements For The Year Ended 31St December, 2020 Together With The Report Of The Directors And The Independent Auditor'S Report Thereon	For	Combined
THE BANK OF EAST ASIA, LTD	06-May-2021	4	To Re-Appoint Kpmg As Auditor Of The Bank And Authorise The Directors To Fix The Auditor'S Remuneration	For	Combined
THE BANK OF EAST ASIA, LTD	06-May-2021	5	To Re-Elect The Following Director: Mr. Adrian David Li Man-Kiu	For	Combined
THE BANK OF EAST ASIA, LTD	06-May-2021	6	To Re-Elect The Following Director: Mr. Brian David Li Man-Bun	For	Combined
THE BANK OF EAST ASIA, LTD	06-May-2021	7	To Re-Elect The Following Director: Dr. David Mong Tak-Yeung	For	Combined
THE BANK OF EAST ASIA, LTD	06-May-2021	8	To Re-Elect The Following Director: Dr. Francisco Javier Serrado Trepas	For	Combined
THE BANK OF EAST ASIA, LTD	06-May-2021	9	To Approve The Adoption Of The Staff Share Option Scheme 2021	For	Combined
THE BANK OF EAST ASIA, LTD	06-May-2021	10	To Grant A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares Of The Bank	For	Combined
THE BANK OF EAST ASIA, LTD	06-May-2021	11	To Grant A General Mandate To The Directors To Buy Back The Bank'S Own Shares	For	Combined
THE BANK OF EAST ASIA, LTD	06-May-2021	12	To Extend The General Mandate Granted To The Directors Pursuant To Item 5	For	Combined
THE BANK OF KYOTO,LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
THE BANK OF KYOTO,LTD.	29-Jun-2021	3	Appoint A Director Doi, Nobuhiro	For	For
THE BANK OF KYOTO,LTD.	29-Jun-2021	4	Appoint A Director Anami, Masaya	For	For
THE BANK OF KYOTO,LTD.	29-Jun-2021	5	Appoint A Director Iwahashi, Toshiro	For	For
THE BANK OF KYOTO,LTD.	29-Jun-2021	6	Appoint A Director Yasui, Mikiya	For	For
THE BANK OF KYOTO,LTD.	29-Jun-2021	7	Appoint A Director Hata, Hiroyuki	For	For
THE BANK OF KYOTO,LTD.	29-Jun-2021	8	Appoint A Director Otagiri, Junko	For	For
THE BANK OF KYOTO,LTD.	29-Jun-2021	9	Appoint A Director Oyabu, Chiho	For	For
THE BANK OF KYOTO,LTD.	29-Jun-2021	10	Appoint A Director Ueki, Eiji	For	For
THE BANK OF KYOTO,LTD.	29-Jun-2021	11	Appoint A Corporate Auditor Ando, Hiroyuki	For	For
THE BANK OF KYOTO,LTD.	29-Jun-2021	12	Appoint A Corporate Auditor Nakatsukasa, Hiroyuki	For	For
THE BANK OF KYOTO,LTD.	29-Jun-2021	13	Appoint A Corporate Auditor Tanaka, Motoko	For	For
THE BANK OF KYOTO,LTD.	29-Jun-2021	14	Approve Details Of The Restricted-Share Compensation To Be Received By Directors	For	For
THE BANK OF NEW YORK MELLON CORPORATION	13-Apr-2021	1	Election Of Director: Linda Z. Cook	For	For
THE BANK OF NEW YORK MELLON CORPORATION	13-Apr-2021	2	Election Of Director: Joseph J. Echevarria	For	For
THE BANK OF NEW YORK MELLON CORPORATION	13-Apr-2021	3	Election Of Director: Thomas P. "Todd" Gibbons	For	For
THE BANK OF NEW YORK MELLON CORPORATION	13-Apr-2021	4	Election Of Director: M. Amy Gilliland	For	For
THE BANK OF NEW YORK MELLON CORPORATION	13-Apr-2021	5	Election Of Director: Jeffrey A. Goldstein	For	For
THE BANK OF NEW YORK MELLON CORPORATION	13-Apr-2021	6	Election Of Director: K. Guru Gowrappan	For	For
THE BANK OF NEW YORK MELLON CORPORATION	13-Apr-2021	7	Election Of Director: Ralph Izzo	For	For
THE BANK OF NEW YORK MELLON CORPORATION	13-Apr-2021	8	Election Of Director: Edmund F. "Ted" Kelly	For	For
THE BANK OF NEW YORK MELLON CORPORATION	13-Apr-2021	9	Election Of Director: Elizabeth E. Robinson	For	For
THE BANK OF NEW YORK MELLON CORPORATION	13-Apr-2021	10	Election Of Director: Samuel C. Scott Iii	For	Combined
THE BANK OF NEW YORK MELLON CORPORATION	13-Apr-2021	11	Election Of Director: Frederick O. Terrell	For	Combined
THE BANK OF NEW YORK MELLON CORPORATION	13-Apr-2021	12	Election Of Director: Alfred W. "Al" Zollar	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE BANK OF NEW YORK MELLON CORPORATION	13-Apr-2021	13	Advisory Resolution To Approve The 2020 Compensation Of Our Named Executive Officers.	For	For
THE BANK OF NEW YORK MELLON CORPORATION	13-Apr-2021	14	Ratification Of Kpmg Llp As Our Independent Auditor For 2021.	For	For
THE BANK OF NEW YORK MELLON CORPORATION	13-Apr-2021	15	Stockholder Proposal Regarding Stockholder Requests For A Record Date To Initiate Written Consent.	Against	Combined
THE BANK OF NOVA SCOTIA	13-Apr-2021	1	Director	For	Combined
THE BANK OF NOVA SCOTIA	13-Apr-2021	2	Appointment Of Kpmg Llp As Auditors.	For	Combined
THE BANK OF NOVA SCOTIA	13-Apr-2021	3	Advisory Vote On Non-Binding Resolution On Executive Compensation Approach.	For	Combined
THE BANK OF NOVA SCOTIA	13-Apr-2021	4	Shareholder Proposal 1	Against	Combined
THE BANK OF NOVA SCOTIA	13-Apr-2021	5	Shareholder Proposal 2	Against	Combined
THE BANK OF NOVA SCOTIA	13-Apr-2021	6	Shareholder Proposal 3	Against	Combined
THE CARLYLE GROUP INC	01-Jun-2021	1	Director	For	Combined
THE CARLYLE GROUP INC	01-Jun-2021	2	Ratification Of Ernst & Young Llp As Independent Registered Public Accounting Firm For 2021.	For	For
THE CARLYLE GROUP INC	01-Jun-2021	3	Approval Of The Carlyle Group Inc. Amended And Restated 2012 Equity Incentive Plan.	For	For
THE CARLYLE GROUP INC	01-Jun-2021	4	Non-Binding Vote To Approve Named Executive Officer Compensation ("Say-On-Pay").	For	For
THE CARLYLE GROUP INC	01-Jun-2021	5	Non-Binding Vote On Frequency Of Shareholder Votes To Approve Named Executive Officer Compensation ("Say-On-Frequency").	One	Combined
THE CHARLES SCHWAB CORPORATION	13-May-2021	1	Election Of Director: Walter W. Bettinger II	For	Combined
THE CHARLES SCHWAB CORPORATION	13-May-2021	2	Election Of Director: Joan T. Dea	For	For
THE CHARLES SCHWAB CORPORATION	13-May-2021	3	Election Of Director: Christopher V. Dodds	For	Combined
THE CHARLES SCHWAB CORPORATION	13-May-2021	4	Election Of Director: Mark A. Goldfarb	For	Combined
THE CHARLES SCHWAB CORPORATION	13-May-2021	5	Election Of Director: Bharat B. Masrani	For	For
THE CHARLES SCHWAB CORPORATION	13-May-2021	6	Election Of Director: Charles A. Ruffel	For	For
THE CHARLES SCHWAB CORPORATION	13-May-2021	7	Ratification Of The Selection Of Deloitte & Touche Llp As Independent Auditors.	For	Combined
THE CHARLES SCHWAB CORPORATION	13-May-2021	8	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
THE CHARLES SCHWAB CORPORATION	13-May-2021	9	Stockholder Proposal Requesting Disclosure Of Lobbying Policy, Procedures And Oversight; Lobbying Expenditures; And Participation In Organizations Engaged In Lobbying.	Against	For
THE CHARLES SCHWAB CORPORATION	13-May-2021	10	Stockholder Proposal Requesting Declassification Of The Board Of Directors To Elect Each Director Annually.	Against	Combined
THE CHIBA BANK,LTD.	25-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
THE CHIBA BANK,LTD.	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
THE CHIBA BANK,LTD.	25-Jun-2021	3	Appoint A Director Sakuma, Hidetoshi	For	Combined
THE CHIBA BANK,LTD.	25-Jun-2021	4	Appoint A Director Yonemoto, Tsutomu	For	Combined
THE CHIBA BANK,LTD.	25-Jun-2021	5	Appoint A Director Yamazaki, Kiyomi	For	Combined
THE CHIBA BANK,LTD.	25-Jun-2021	6	Appoint A Director Awaji, Mutsumi	For	Combined
THE CHIBA BANK,LTD.	25-Jun-2021	7	Appoint A Director Tashima, Yuko	For	Combined
THE CHIBA BANK,LTD.	25-Jun-2021	8	Appoint A Director Takayama, Yasuko	For	Combined
THE CHIBA BANK,LTD.	25-Jun-2021	9	Appoint A Corporate Auditor Kikuchi, Kazuhiro	For	Combined
THE CHIBA BANK,LTD.	25-Jun-2021	10	Appoint A Corporate Auditor Takahashi, Norikazu	For	Combined
THE CHIBA BANK,LTD.	25-Jun-2021	11	Appoint A Corporate Auditor Katayama, Yuichi	For	Combined
THE CHIBA BANK,LTD.	25-Jun-2021	12	Appoint A Corporate Auditor Takahashi, Wataru	For	Combined
THE CHIBA BANK,LTD.	25-Jun-2021	13	Approve Details Of The Restricted-Share Compensation To Be Received By Directors (Excluding Outside Directors)	For	Combined
THE CHUGOKU ELECTRIC POWER COMPANY,INCORPORATED	25-Jun-2021	2	Approve Appropriation Of Surplus	For	For
THE CHUGOKU ELECTRIC POWER COMPANY,INCORPORATED	25-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Karita, Tomohide	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE CHUGOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shimizu, Mareshige	For	For
THE CHUGOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ashitani, Shigeru	For	For
THE CHUGOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shigeto, Takafumi	For	For
THE CHUGOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Takimoto, Natsuhiko	For	For
THE CHUGOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kitano, Tatsuo	For	For
THE CHUGOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Takaba, Toshio	For	For
THE CHUGOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Furuse, Makoto	For	For
THE CHUGOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	11	Shareholder Proposal: Amend Articles Of Incorporation (1)	Against	Combined
THE CHUGOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	12	Shareholder Proposal: Amend Articles Of Incorporation (2)	Against	Against
THE CHUGOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	13	Shareholder Proposal: Amend Articles Of Incorporation (3)	Against	Against
THE CHUGOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	14	Shareholder Proposal: Amend Articles Of Incorporation (4)	Against	Against
THE CHUGOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	15	Shareholder Proposal: Amend Articles Of Incorporation (5)	Against	Against
THE CHUGOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	16	Shareholder Proposal: Amend Articles Of Incorporation (6)	Against	Against
THE CHUGOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	17	Shareholder Proposal: Amend Articles Of Incorporation (7)	Against	Against
THE COCA-COLA COMPANY	20-Apr-2021	1	Election Of Director: Herbert A. Allen	For	Combined
THE COCA-COLA COMPANY	20-Apr-2021	2	Election Of Director: Marc Bolland	For	For
THE COCA-COLA COMPANY	20-Apr-2021	3	Election Of Director: Ana Botin	For	For
THE COCA-COLA COMPANY	20-Apr-2021	4	Election Of Director: Christopher C. Davis	For	For
THE COCA-COLA COMPANY	20-Apr-2021	5	Election Of Director: Barry Diller	For	For
THE COCA-COLA COMPANY	20-Apr-2021	6	Election Of Director: Helene D. Gayle	For	For
THE COCA-COLA COMPANY	20-Apr-2021	7	Election Of Director: Alexis M. Herman	For	For
THE COCA-COLA COMPANY	20-Apr-2021	8	Election Of Director: Robert A. Kotick	For	For
THE COCA-COLA COMPANY	20-Apr-2021	9	Election Of Director: Maria Elena Lagomasino	For	For
THE COCA-COLA COMPANY	20-Apr-2021	10	Election Of Director: James Quincey	For	For
THE COCA-COLA COMPANY	20-Apr-2021	11	Election Of Director: Caroline J. Tsay	For	For
THE COCA-COLA COMPANY	20-Apr-2021	12	Election Of Director: David B. Weinberg	For	For
THE COCA-COLA COMPANY	20-Apr-2021	13	Advisory Vote To Approve Executive Compensation.	For	For
THE COCA-COLA COMPANY	20-Apr-2021	14	Ratification Of The Appointment Of Ernst & Young Llp As Independent Auditors.	For	Combined
THE COCA-COLA COMPANY	20-Apr-2021	15	Shareowner Proposal On Sugar And Public Health.	Against	Combined
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	1	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	2	Voting On The Company Financial Statements For The Financial Year Ended 31/12/2020	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	3	Voting On The Company External Auditors Report For The Financial Year Ended 31/12/2020	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	4	Voting On Discharge Of The Members Of The Board Of Directors From Liability For The Financial Year Ended 31/12/2020	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	5	Voting On Appointing An External Auditor For The Company Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The Financial Statements For The Second And Third Quarters And Audit Annual Financial Statements Of The Financial Year 2021 And The First Quarter Of The Financial Year 2022 And Determine Their Fees	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	6	Voting On The Payment Of An Amount Of Sar (5,162,500) As Remuneration To The Members Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	7	Voting On Amending The Company Corporate Governance List	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	8	Voting On The Amendment Of The Audit Committee Charter	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	9	Voting On The Board Of Directors Recommendation To Distribute Cash Dividends To Shareholders For The Financial Year Ended 31/12/2020, With Total Amount Of Sar (100) Million, Estimated At Sar (0.8) Per Share, Representing (8%) Of The Share Nominal Value. The Eligibility Of Dividends Shall Be For The Company Shareholders Who Own Shares At The End Of Trading Day In Which The General Assembly Meeting Is Convened And Registered In The Company Share Registry At Securities Depository Center (Edaa) At The End Of The Second Trading Day Following The Due Date, The Dividends Distribution Will Start On 09/05/2021	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	10	Voting On Delegating To The Board Of Directors The Authorisation Powers Of The General Assembly Stipulated In Paragraph (1) Of Article 71 Of The Companies Law, For A Period Of One Year Starting From The Date Of The Approval By The General Assembly Or Until The End Of The Delegated Board Of Directors Term, Whichever Is Earlier, In Accordance With The Conditions Set Forth In The Regulatory Rules And Procedures Issued Pursuant To The Companies Law Relating To Listed Joint Stock Companies	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	11	Voting On The Business And Contracts Between The Company And Public Pension Agency, In Which The Board Member Mr. Jasser Al-Jasser Has An Indirect Interest. The Business Related To Insurance Policies. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sarsar (24,744,275) Without Any Preferential Terms	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	12	Voting On The Business And Contracts Between The Company And Tawuniya Real Estate Investment Company, In Which Board Members Mr. Ghassan Al-Malki And Mr. Jasser Al-Jasser Have An Indirect Interest. The Business Related To Insurance Policies. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (596,667) Without Any Preferential Terms	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	13	Voting On The Business And Contracts Between The Company And Tawuniya Real Estate Investment Company, In Which Board Members Mr. Ghassan Al-Malki And Mr. Jasser Al-Jasser Have An Indirect Interest. The Business Related To Rental Contract. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (763,077) Without Any Preferential Terms	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	14	Voting On The Business And Contracts Between The Company And Saudi Investment Bank Which Board Member Mr. Abdul Aziz Alkhamis Has An Indirect Interest. The Business Related To Insurance Policies. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (26,554,344) Without Any Preferential Terms	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	15	Voting On The Business And Contracts Between The Company And United Insurance Company, In Which Board Members Mr. Waleed Al-Eissa, Mr. Abdul Aziz Alkhamis, Mr. Jasser Al-Jasser & Ceo Mr. Abdul Aziz Al-Boug Have An Indirect Interest. The Business Related To Insurance Policies. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (1,006,504) Without Any Preferential Terms	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	16	Voting On The Business And Contracts Between The Company And United Insurance Company, In Which Board Members Mr. Waleed Al-Eissa, Mr. Abdul Aziz Al-Khamis, Mr. Jasser Al-Jasser & Ceo Mr. Abdul Aziz Al-Boug Have An Indirect Interest. The Business Related To Insurance Claims. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (6,290,528) Without Any Preferential Terms	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	17	Voting On The Business And Contracts Between The Company And National Consulting House Company, In Which Board Chairman Mr. Abdul Aziz Al-Nowaiser Has An Indirect Interest. The Business Related To Insurance Policies. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (140,124) Without Any Preferential Terms	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	18	Voting On The Business And Contracts Between The Company And Saudi Entertainment Ventures Company, In Which Board Chairman Mr. Abdul Aziz Al-Nowaiser Has An Indirect Interest. The Business Related To Insurance Policies, Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (432,185) Without Any Preferential Terms	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	19	Voting On The Business And Contracts Between The Company And Tahakom Group Which Board Chairman Mr. Abdul Aziz Al-Nowaiser Has An Indirect Interest. The Business Related To Insurance Policies. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (165,597,682) Without Any Preferential Terms	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	20	Voting On The Business And Contracts Between The Company And Al Essa Trading Company, In Which Board Chairman Mr. Abdul Aziz Al-Nowaiser Has An Indirect Interest. The Business Related To Insurance Policies. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (273,484) Without Any Preferential Terms	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	21	Voting On The Business And Contracts Between The Company And Umm Alqura Cement Company, In Which Board Chairman Mr. Abdul Aziz Al-Nowaiser Has An Indirect Interest. The Business Related To Insurance Policies. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (759,028) Without Any Preferential Terms	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	22	Voting On The Business And Contracts Between The Company And Saudi Railways Company, In Which Board Chairman Mr. Abdul Aziz Al-Nowaiser Has An Indirect Interest. The Business Related To Insurance Policies. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (2,388,480) Without Any Preferential Terms	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	23	Voting On The Business And Contracts Between The Company And Flyadeal Which Board Chairman Mr. Abdul Aziz Al-Nowaiser Has An Indirect Interest. The Business Related To Insurance Policies. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (5,556,277.87) Without Any Preferential Terms	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	24	Voting On The Business And Contracts Between The Company And General Organization For Social Insurance Which Board Member Mr. Ghassan Al-Malki Has An Indirect Interest. The Business Related To Insurance Policies. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (33,140,863) Without Any Preferential Terms	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	25	Voting On The Business And Contracts Between The Company And General Organization For Social Insurance Which Board Member Mr. Ghassan Al-Malki Has An Indirect Interest. The Business Related To Service Agreement. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (134,370) Without Any Preferential Terms	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	26	Voting On The Business And Contracts Between The Company And Jabal Omar Development Company, In Which Board Member Mr. Waleed Al-Eissa Has An Indirect Interest. The Business Related To Insurance Policies. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (5,098,631) Without Any Preferential Terms	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	27	Voting On The Business And Contracts Between The Company And Raza Company, In Which Board Member Mr. Waleed Al-Eissa Has An Indirect Interest. The Business Related To Insurance Policies. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (5,021,106) Sar Without Any Preferential Terms	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	28	Voting On The Business And Contracts Between The Company And Raza Company, In Which Board Member Mr. Waleed Al-Eissa Has An Indirect Interest. The Business Related To A Rental Contract. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (125,014) Without Any Preferential Terms	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	29	Voting On The Business And Contracts Between The Company And Saudi Stock Exchange (Tadawul), In Which Board Member Mr. Abdul Rahman Al-Odan Has An Indirect Interest. The Business Related To Insurance Policies. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (17,170,107.09) Without Any Preferential Terms	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	30	Voting On The Business And Contracts Between The Company And Saudi Stock Exchange (Tadawul), In Which Board Member Mr. Abdul Rahman Al-Odan Has An Indirect Interest. The Business Related To A Service Agreement. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (1,049,722.29) Without Any Preferential Terms	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	31	Voting On The Business And Contracts Between The Company And Waseel Company, In Which Ceo Mr. Abdulaziz Al-Boug Has An Indirect Interest. The Business Related To Insurance Policies. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (742,066) Without Any Preferential Terms	For	For
THE COMPANY FOR COOPERATIVE INSURANCE, RIYADH	29-Apr-2021	32	Voting On The Business And Contracts Between The Company And Waseel Company, In Which Ceo Mr. Abdul Aziz Al-Boug Has An Indirect Interest. The Business Related To Service Agreement. Note That Transactions Up To The End Of The Fourth Quarter Of 2020 Amounted To Sar (3,982,931) Without Any Preferential Terms	For	For
THE COOPER COMPANIES, INC.	17-Mar-2021	1	Election Of Director: Colleen E. Jay	For	For
THE COOPER COMPANIES, INC.	17-Mar-2021	2	Election Of Director: William A. Kozy	For	Combined
THE COOPER COMPANIES, INC.	17-Mar-2021	3	Election Of Director: Jody S. Lindell	For	For
THE COOPER COMPANIES, INC.	17-Mar-2021	4	Election Of Director: Teresa S. Madden	For	For
THE COOPER COMPANIES, INC.	17-Mar-2021	5	Election Of Director: Gary S. Petersmeyer	For	For
THE COOPER COMPANIES, INC.	17-Mar-2021	6	Election Of Director: Robert S. Weiss	For	For
THE COOPER COMPANIES, INC.	17-Mar-2021	7	Election Of Director: Albert G. White Iii	For	For
THE COOPER COMPANIES, INC.	17-Mar-2021	8	Ratification Of The Appointment Of Kpmg Llp As The Independent Registered Public Accounting Firm For The Cooper Companies, Inc. For The Fiscal Year Ending October 31, 2021.	For	Combined
THE COOPER COMPANIES, INC.	17-Mar-2021	9	An Advisory Vote On The Compensation Of Our Named Executive Officers As Presented In The Proxy Statement.	For	For
THE GOLDMAN SACHS GROUP, INC.	29-Apr-2021	1	Election Of Director: M. Michele Burns	For	For
THE GOLDMAN SACHS GROUP, INC.	29-Apr-2021	2	Election Of Director: Drew G. Faust	For	For
THE GOLDMAN SACHS GROUP, INC.	29-Apr-2021	3	Election Of Director: Mark A. Flaherty	For	For
THE GOLDMAN SACHS GROUP, INC.	29-Apr-2021	4	Election Of Director: Ellen J. Kullman	For	For
THE GOLDMAN SACHS GROUP, INC.	29-Apr-2021	5	Election Of Director: Lakshmi N. Mittal	For	For
THE GOLDMAN SACHS GROUP, INC.	29-Apr-2021	6	Election Of Director: Adebayo O. Ogunesi	For	For
THE GOLDMAN SACHS GROUP, INC.	29-Apr-2021	7	Election Of Director: Peter Oppenheimer	For	For
THE GOLDMAN SACHS GROUP, INC.	29-Apr-2021	8	Election Of Director: David M. Solomon	For	For
THE GOLDMAN SACHS GROUP, INC.	29-Apr-2021	9	Election Of Director: Jan E. Tighe	For	For
THE GOLDMAN SACHS GROUP, INC.	29-Apr-2021	10	Election Of Director: Jessica R. Uhl	For	For
THE GOLDMAN SACHS GROUP, INC.	29-Apr-2021	11	Election Of Director: David A. Viniar	For	For
THE GOLDMAN SACHS GROUP, INC.	29-Apr-2021	12	Election Of Director: Mark O. Winkelman	For	For
THE GOLDMAN SACHS GROUP, INC.	29-Apr-2021	13	Advisory Vote To Approve Executive Compensation (Say On Pay).	For	For
THE GOLDMAN SACHS GROUP, INC.	29-Apr-2021	14	Approval Of The Goldman Sachs Amended And Restated Stock Incentive Plan (2021).	For	For
THE GOLDMAN SACHS GROUP, INC.	29-Apr-2021	15	Ratification Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For 2021.	For	Combined
THE GOLDMAN SACHS GROUP, INC.	29-Apr-2021	16	Shareholder Proposal Regarding Shareholder Right To Act By Written Consent.	Against	Combined
THE GOLDMAN SACHS GROUP, INC.	29-Apr-2021	17	Shareholder Proposal Regarding A Report On The Effects Of The Use Of Mandatory Arbitration.	Against	Combined
THE GOLDMAN SACHS GROUP, INC.	29-Apr-2021	18	Shareholder Proposal Regarding Conversion To A Public Benefit Corporation.	Against	Combined
THE GOLDMAN SACHS GROUP, INC.	29-Apr-2021	19	Shareholder Proposal Regarding A Racial Equity Audit	Against	Combined
THE HARTFORD FINANCIAL SVCS GROUP, INC.	19-May-2021	1	Election Of Director: Robert B. Allardice, Iii	For	For
THE HARTFORD FINANCIAL SVCS GROUP, INC.	19-May-2021	2	Election Of Director: Larry D. De Shon	For	For
THE HARTFORD FINANCIAL SVCS GROUP, INC.	19-May-2021	3	Election Of Director: Carlos Dominguez	For	For
THE HARTFORD FINANCIAL SVCS GROUP, INC.	19-May-2021	4	Election Of Director: Trevor Fetter	For	For
THE HARTFORD FINANCIAL SVCS GROUP, INC.	19-May-2021	5	Election Of Director: Donna James	For	For
THE HARTFORD FINANCIAL SVCS GROUP, INC.	19-May-2021	6	Election Of Director: Kathryn A. Mikells	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE HARTFORD FINANCIAL SVCS GROUP, INC.	19-May-2021	7	Election Of Director: Michael G. Morris	For	For
THE HARTFORD FINANCIAL SVCS GROUP, INC.	19-May-2021	8	Election Of Director: Teresa W. Roseborough	For	For
THE HARTFORD FINANCIAL SVCS GROUP, INC.	19-May-2021	9	Election Of Director: Virginia P. Ruesterholz	For	For
THE HARTFORD FINANCIAL SVCS GROUP, INC.	19-May-2021	10	Election Of Director: Christopher J. Swift	For	For
THE HARTFORD FINANCIAL SVCS GROUP, INC.	19-May-2021	11	Election Of Director: Matthew E. Winter	For	For
THE HARTFORD FINANCIAL SVCS GROUP, INC.	19-May-2021	12	Election Of Director: Greig Woodring	For	For
THE HARTFORD FINANCIAL SVCS GROUP, INC.	19-May-2021	13	Ratification Of The Appointment Of Deloitte & Touche Llp As The Independent Registered Public Accounting Firm Of The Company For The Fiscal Year Ending December 31, 2021.	For	For
THE HARTFORD FINANCIAL SVCS GROUP, INC.	19-May-2021	14	Management Proposal To Approve, On A Non-Binding Advisory Basis, The Compensation Of The Company'S Named Executive Officers As Disclosed In The Company'S Proxy Statement.	For	For
THE HERSHEY COMPANY	17-May-2021	1	Director	For	For
THE HERSHEY COMPANY	17-May-2021	2	Ratify The Appointment Of Ernst & Young Llp As Independent Auditors For 2021.	For	For
THE HERSHEY COMPANY	17-May-2021	3	Approve Named Executive Officer Compensation On A Non-Binding Advisory Basis.	For	For
THE HOME DEPOT, INC.	20-May-2021	1	Election Of Director: Gerard J. Arpey	For	For
THE HOME DEPOT, INC.	20-May-2021	2	Election Of Director: Ari Bousbib	For	For
THE HOME DEPOT, INC.	20-May-2021	3	Election Of Director: Jeffery H. Boyd	For	For
THE HOME DEPOT, INC.	20-May-2021	4	Election Of Director: Gregory D. Brenneman	For	For
THE HOME DEPOT, INC.	20-May-2021	5	Election Of Director: J. Frank Brown	For	For
THE HOME DEPOT, INC.	20-May-2021	6	Election Of Director: Albert P. Carey	For	For
THE HOME DEPOT, INC.	20-May-2021	7	Election Of Director: Helena B. Foulkes	For	For
THE HOME DEPOT, INC.	20-May-2021	8	Election Of Director: Linda R. Gooden	For	For
THE HOME DEPOT, INC.	20-May-2021	9	Election Of Director: Wayne M. Hewett	For	For
THE HOME DEPOT, INC.	20-May-2021	10	Election Of Director: Manuel Kadre	For	For
THE HOME DEPOT, INC.	20-May-2021	11	Election Of Director: Stephanie C. Linnartz	For	For
THE HOME DEPOT, INC.	20-May-2021	12	Election Of Director: Craig A. Menear	For	For
THE HOME DEPOT, INC.	20-May-2021	13	Ratification Of The Appointment Of Kpmg Llp.	For	Combined
THE HOME DEPOT, INC.	20-May-2021	14	Advisory Vote To Approve Executive Compensation ("Say-On-Pay").	For	For
THE HOME DEPOT, INC.	20-May-2021	15	Shareholder Proposal Regarding Amendment Of Shareholder Written Consent Right.	Against	Combined
THE HOME DEPOT, INC.	20-May-2021	16	Shareholder Proposal Regarding Political Contributions Congruency Analysis.	Against	Combined
THE HOME DEPOT, INC.	20-May-2021	17	Shareholder Proposal Regarding Report On Prison Labor In The Supply Chain.	Against	Combined
THE HONG KONG AND CHINA GAS COMPANY LTD	02-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0421/2021042100610.Pdf And https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0421/2021042100648.Pdf	Non-voting resolution	Combined
THE HONG KONG AND CHINA GAS COMPANY LTD	02-Jun-2021	2	Please Note In The Hong Kong Market That A Vote Of 'Abstain' Will Be Treated The Same As A 'Take No Action' Vote	Non-voting resolution	Non-voting resolution
THE HONG KONG AND CHINA GAS COMPANY LTD	02-Jun-2021	3	To Receive And Consider The Audited Financial Statements For The Financial Year Ended 31st December 2020 And The Reports Of The Directors And Independent Auditor Thereon	For	Combined
THE HONG KONG AND CHINA GAS COMPANY LTD	02-Jun-2021	4	To Declare A Final Dividend	For	For
THE HONG KONG AND CHINA GAS COMPANY LTD	02-Jun-2021	5	To Re-Elect Mr. Lee Ka-Shing As Director	For	Combined
THE HONG KONG AND CHINA GAS COMPANY LTD	02-Jun-2021	6	To Re-Elect Prof. Poon Chung-Kwong As Director	For	Combined
THE HONG KONG AND CHINA GAS COMPANY LTD	02-Jun-2021	7	To Re-Elect Mr. Peter Wong Wai-Yee As Director	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE HONG KONG AND CHINA GAS COMPANY LTD	02-Jun-2021	8	To Re-Elect Mr. John Ho Hon-Ming As Director	For	Combined
THE HONG KONG AND CHINA GAS COMPANY LTD	02-Jun-2021	9	To Re-Appoint Pricewaterhousecoopers As Auditor And To Authorise The Directors To Fix Its Remuneration	For	For
THE HONG KONG AND CHINA GAS COMPANY LTD	02-Jun-2021	10	To Approve The Issue Of Bonus Shares	For	For
THE HONG KONG AND CHINA GAS COMPANY LTD	02-Jun-2021	11	To Approve The Renewal Of The General Mandate To The Directors For Buy-Back Of Shares	For	For
THE HONG KONG AND CHINA GAS COMPANY LTD	02-Jun-2021	12	To Approve The Renewal Of The General Mandate To The Directors For The Issue Of Additional Shares	For	Combined
THE HONG KONG AND CHINA GAS COMPANY LTD	02-Jun-2021	13	To Authorise The Directors To Allot, Issue Or Otherwise Deal With Additional Shares Equal To The Number Of Shares Bought Back Under Resolution 5(ii)	For	Against
THE HONG KONG AND CHINA GAS COMPANY LTD	02-Jun-2021	14	12 May 2021: Please Note That This Is A Revision Due To Modification Of The Text Of Resolutions 3.ii. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
THE INTERPUBLIC GROUP OF COMPANIES, INC.	27-May-2021	1	Election Of Director: Jocelyn Carter-Miller	For	Combined
THE INTERPUBLIC GROUP OF COMPANIES, INC.	27-May-2021	2	Election Of Director: Mary J. Steele Guilfoile	For	For
THE INTERPUBLIC GROUP OF COMPANIES, INC.	27-May-2021	3	Election Of Director: Dawn Hudson	For	For
THE INTERPUBLIC GROUP OF COMPANIES, INC.	27-May-2021	4	Election Of Director: Philippe Krakowsky	For	For
THE INTERPUBLIC GROUP OF COMPANIES, INC.	27-May-2021	5	Election Of Director: Jonathan F. Miller	For	For
THE INTERPUBLIC GROUP OF COMPANIES, INC.	27-May-2021	6	Election Of Director: Patrick Q. Moore	For	For
THE INTERPUBLIC GROUP OF COMPANIES, INC.	27-May-2021	7	Election Of Director: Michael I. Roth	For	For
THE INTERPUBLIC GROUP OF COMPANIES, INC.	27-May-2021	8	Election Of Director: Linda S. Sanford	For	For
THE INTERPUBLIC GROUP OF COMPANIES, INC.	27-May-2021	9	Election Of Director: David M. Thomas	For	For
THE INTERPUBLIC GROUP OF COMPANIES, INC.	27-May-2021	10	Election Of Director: E. Lee Wyatt Jr.	For	For
THE INTERPUBLIC GROUP OF COMPANIES, INC.	27-May-2021	11	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As Interpublic'S Independent Registered Public Accounting Firm For The Year 2021.	For	Combined
THE INTERPUBLIC GROUP OF COMPANIES, INC.	27-May-2021	12	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
THE INTERPUBLIC GROUP OF COMPANIES, INC.	27-May-2021	13	Stockholder Proposal Entitled "Special Stockholder Meetings."	Against	Combined
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	3	Appoint A Director Sakakibara, Sadayuki	For	For
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	4	Appoint A Director Okihara, Takamune	For	For
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	5	Appoint A Director Kobayashi, Tetsuya	For	For
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	6	Appoint A Director Sasaki, Shigeo	For	For
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	7	Appoint A Director Kaga, Atsuko	For	For
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	8	Appoint A Director Tomono, Hiroshi	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	9	Appoint A Director Takamatsu, Kazuko	For	For
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	10	Appoint A Director Naito, Fumio	For	For
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	11	Appoint A Director Morimoto, Takashi	For	For
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	12	Appoint A Director Misono, Toyokazu	For	For
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	13	Appoint A Director Inada, Koji	For	For
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	14	Appoint A Director Mori, Nozomu	For	For
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	15	Appoint A Director Sugimoto, Yasushi	For	For
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	16	Appoint A Director Shimamoto, Yasuji	For	For
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	17	Shareholder Proposal: Amend Articles Of Incorporation (1)	Against	Combined
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	18	Shareholder Proposal: Amend Articles Of Incorporation (2)	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	19	Shareholder Proposal: Amend Articles Of Incorporation (3)	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	20	Shareholder Proposal: Amend Articles Of Incorporation (4)	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	21	Shareholder Proposal: Amend Articles Of Incorporation (5)	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	22	Shareholder Proposal: Approve Appropriation Of Surplus	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	23	Shareholder Proposal: Remove A Director Morimoto, Takashi	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	24	Shareholder Proposal: Amend Articles Of Incorporation (1)	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	25	Shareholder Proposal: Amend Articles Of Incorporation (2)	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	26	Shareholder Proposal: Amend Articles Of Incorporation (3)	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	27	Shareholder Proposal: Amend Articles Of Incorporation (4)	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	28	Shareholder Proposal: Amend Articles Of Incorporation (5)	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	29	Shareholder Proposal: Amend Articles Of Incorporation (1)	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	30	Shareholder Proposal: Amend Articles Of Incorporation (2)	Against	Against

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	31	Shareholder Proposal: Amend Articles Of Incorporation (3)	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	32	Shareholder Proposal: Amend Articles Of Incorporation (1)	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	33	Shareholder Proposal: Amend Articles Of Incorporation (2)	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	34	Shareholder Proposal: Amend Articles Of Incorporation (3)	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	35	Shareholder Proposal: Amend Articles Of Incorporation (4)	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	36	Shareholder Proposal: Amend Articles Of Incorporation (5)	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	37	Shareholder Proposal: Amend Articles Of Incorporation (6)	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	38	Shareholder Proposal: Amend Articles Of Incorporation (7)	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	39	Shareholder Proposal: Amend Articles Of Incorporation (1)	Against	Against
THE KANSAI ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	40	Shareholder Proposal: Amend Articles Of Incorporation (2)	Against	Against
THE KRAFT HEINZ COMPANY	06-May-2021	1	Election Of Director: Gregory E. Abel	For	Combined
THE KRAFT HEINZ COMPANY	06-May-2021	2	Election Of Director: Alexandre Behring	For	For
THE KRAFT HEINZ COMPANY	06-May-2021	3	Election Of Director: John T. Cahill	For	For
THE KRAFT HEINZ COMPANY	06-May-2021	4	Election Of Director: João M. Castro-Neves	For	For
THE KRAFT HEINZ COMPANY	06-May-2021	5	Election Of Director: Lori Dickerson Fouché	For	For
THE KRAFT HEINZ COMPANY	06-May-2021	6	Election Of Director: Timothy Kenesey	For	For
THE KRAFT HEINZ COMPANY	06-May-2021	7	Election Of Director: Elio Leoni Sceti	For	For
THE KRAFT HEINZ COMPANY	06-May-2021	8	Election Of Director: Susan Mulder	For	For
THE KRAFT HEINZ COMPANY	06-May-2021	9	Election Of Director: Miguel Patricio	For	For
THE KRAFT HEINZ COMPANY	06-May-2021	10	Election Of Director: John C. Pope	For	For
THE KRAFT HEINZ COMPANY	06-May-2021	11	Election Of Director: Alexandre Van Damme	For	For
THE KRAFT HEINZ COMPANY	06-May-2021	12	Advisory Vote To Approve Executive Compensation.	For	For
THE KRAFT HEINZ COMPANY	06-May-2021	13	Ratification Of The Selection Of Pricewaterhousecoopers Llp As Our Independent Auditors For 2021.	For	For
THE KROGER CO.	24-Jun-2021	1	Election Of Director: Nora A. Aufreiter	For	Combined
THE KROGER CO.	24-Jun-2021	2	Election Of Director: Kevin M. Brown	For	Combined
THE KROGER CO.	24-Jun-2021	3	Election Of Director: Anne Gates	For	Combined
THE KROGER CO.	24-Jun-2021	4	Election Of Director: Karen M. Hoguet	For	Combined
THE KROGER CO.	24-Jun-2021	5	Election Of Director: W. Rodney McMullen	For	Combined
THE KROGER CO.	24-Jun-2021	6	Election Of Director: Clyde R. Moore	For	Combined
THE KROGER CO.	24-Jun-2021	7	Election Of Director: Ronald L. Sargent	For	Combined
THE KROGER CO.	24-Jun-2021	8	Election Of Director: J. Amanda Sourry Knox	For	Combined
THE KROGER CO.	24-Jun-2021	9	Election Of Director: Mark S. Sutton	For	Combined
THE KROGER CO.	24-Jun-2021	10	Election Of Director: Ashok Vemuri	For	Combined
THE KROGER CO.	24-Jun-2021	11	Approval, On An Advisory Basis, Of Kroger'S Executive Compensation.	For	Combined
THE KROGER CO.	24-Jun-2021	12	Ratification Of Pricewaterhousecoopers Llp, As Auditors.	For	Combined
THE KROGER CO.	24-Jun-2021	13	A Shareholder Proposal, If Properly Presented, To Issue A Report Assessing The Environmental Impacts Of Using Unrecyclable Packaging For Private Label Brands.	Against	Combined
THE MACERICH COMPANY	28-May-2021	1	Election Of Director: Peggy Alford	For	Combined
THE MACERICH COMPANY	28-May-2021	2	Election Of Director: John H. Alschuler	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE MACERICH COMPANY	28-May-2021	3	Election Of Director: Eric K. Brandt	For	For
THE MACERICH COMPANY	28-May-2021	4	Election Of Director: Edward C. Coppola	For	For
THE MACERICH COMPANY	28-May-2021	5	Election Of Director: Steven R. Hash	For	For
THE MACERICH COMPANY	28-May-2021	6	Election Of Director: Daniel J. Hirsch	For	For
THE MACERICH COMPANY	28-May-2021	7	Election Of Director: Diana M. Laing	For	For
THE MACERICH COMPANY	28-May-2021	8	Election Of Director: Thomas E. O'Hern	For	For
THE MACERICH COMPANY	28-May-2021	9	Election Of Director: Steven L. Soboroff	For	For
THE MACERICH COMPANY	28-May-2021	10	Election Of Director: Andrea M. Stephen	For	For
THE MACERICH COMPANY	28-May-2021	11	Advisory Vote To Approve Our Named Executive Officer Compensation As Described In Our Proxy Statement.	For	For
THE MACERICH COMPANY	28-May-2021	12	Amendment To Our Charter To Increase The Number Of Authorized Shares Of Common Stock.	For	For
THE MACERICH COMPANY	28-May-2021	13	Amendment And Restatement Of Our Employee Stock Purchase Plan.	For	For
THE MACERICH COMPANY	28-May-2021	14	Ratification Of The Appointment Of Kpmg Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
THE MOSAIC COMPANY	20-May-2021	1	Election Of Director: Cheryl K. Beebe	For	For
THE MOSAIC COMPANY	20-May-2021	2	Election Of Director: Oscar P. Bernardes	For	For
THE MOSAIC COMPANY	20-May-2021	3	Election Of Director: Gregory L. Ebel	For	For
THE MOSAIC COMPANY	20-May-2021	4	Election Of Director: Timothy S. Gitzel	For	For
THE MOSAIC COMPANY	20-May-2021	5	Election Of Director: Denise C. Johnson	For	For
THE MOSAIC COMPANY	20-May-2021	6	Election Of Director: Emery N. Koenig	For	For
THE MOSAIC COMPANY	20-May-2021	7	Election Of Director: James ("Joc") C. O'Rourke	For	For
THE MOSAIC COMPANY	20-May-2021	8	Election Of Director: David T. Seaton	For	For
THE MOSAIC COMPANY	20-May-2021	9	Election Of Director: Steven M. Seibert	For	For
THE MOSAIC COMPANY	20-May-2021	10	Election Of Director: Luciano Siani Pires	For	For
THE MOSAIC COMPANY	20-May-2021	11	Election Of Director: Gretchen H. Watkins	For	For
THE MOSAIC COMPANY	20-May-2021	12	Election Of Director: Kelvin R. Westbrook	For	For
THE MOSAIC COMPANY	20-May-2021	13	Ratification Of The Appointment Of Kpmg Llp As Mosaic'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
THE MOSAIC COMPANY	20-May-2021	14	An Advisory Vote To Approve The Compensation Of Our Named Executive Officers As Disclosed In The Accompanying Proxy Statement.	For	For
THE MOSAIC COMPANY	20-May-2021	15	Stockholder Proposal Relating To Adoption Of Written Consent Right.	Against	Combined
THE NEW YORK TIMES COMPANY	28-Apr-2021	1	Director	For	Combined
THE NEW YORK TIMES COMPANY	28-Apr-2021	2	Ratification Of The Selection Of Ernst & Young Llp As Auditors For The Fiscal Year Ending December 26, 2021.	For	For
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	10-Mar-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/listedco/listconews/Sehk/2021/0121/2021012100459.Pdf And https://www1.hkexnews.hk/listedco/listconews/Sehk/2021/0121/2021012100489.Pdf	Non-voting resolution	Combined
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	10-Mar-2021	2	To Consider And Approve The Remuneration Scheme For The Company'S Directors And Supervisors For The Year 2019	For	Combined
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/listedco/listconews/Sehk/2021/0430/2021043000759.Pdf And https://www1.hkexnews.hk/listedco/listconews/Sehk/2021/0430/2021043000697.Pdf	Non-voting resolution	Combined
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	2	To Consider And Approve The Resolution On The Election Of Mr. Luo Xi As An Executive Director Of The Fourth Session Of The Board Of The Company	For	Combined
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	3	To Consider And Approve The Resolution On The Election Of Mr. Wang Tingke As An Executive Director Of The Fourth Session Of The Board Of The Company	For	Combined
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	4	To Consider And Approve The Resolution On The Election Of Mr. Xie Yiqun As An Executive Director Of The Fourth Session Of The Board Of The Company	For	Combined
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	5	To Consider And Approve The Resolution On Election Of Mr. Li Zhuyong As An Executive Director Of The Fourth Session Of The Board Of The Company	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	6	To Consider And Approve The Resolution On The Election Of Mr. Wang Qingjian As A Non-Executive Director Of The Fourth Session Of The Board Of The Company	For	Combined
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	7	To Consider And Approve The Resolution On The Election Of Mr. Miao Fusheng As A Non-Executive Director Of The Fourth Session Of The Board Of The Company	For	Combined
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	8	To Consider And Approve The Resolution On The Election Of Mr. Wang Shaoqun As A Non-Executive Director Of The Fourth Session Of The Board Of The Company	For	Combined
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	9	To Consider And Approve The Resolution On The Election Of Mr. Yu Qiang As A Non-Executive Director Of The Fourth Session Of The Board Of The Company	For	Combined
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	10	To Consider And Approve The Resolution On The Election Of Mr. Wang Zhibin As A Non-Executive Director Of The Fourth Session Of The Board Of The Company	For	Combined
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	11	To Consider And Approve The Resolution On The Election Of Mr. Shiu Sin Por As An Independent Non-Executive Director Of The Fourth Session Of The Board Of The Company	For	For
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	12	To Consider And Approve The Resolution On The Election Of Mr. Ko Wing Man As An Independent Non-Executive Director Of The Fourth Session Of The Board Of The Company	For	For
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	13	To Consider And Approve The Resolution On The Election Of Ms. Xu Lina As An Independent Non-Executive Director Of The Fourth Session Of The Board Of The Company	For	For
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	14	To Consider And Approve The Resolution On The Election Of Ms. Cui Li As An Independent Non-Executive Director Of The Fourth Session Of The Board Of The Company	For	For
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	15	To Consider And Approve The Resolution On The Election Of Mr. Chen Wuzhao As An Independent Non-Executive Director Of The Fourth Session Of The Board Of The Company	For	For
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	16	To Consider And Approve The Resolution On The Election Of Mr. Huang Liangbo As A Shareholder Representative Supervisor Of The Fourth Session Of Board Of Supervisors Of The Company	For	For
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	17	To Consider And Approve The Resolution On The Election Of Mr. Xu Yongxian As A Shareholder Representative Supervisor Of The Fourth Session Of Board Of Supervisors Of The Company	For	Combined
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	18	To Consider And Approve The Resolution On The Election Of Ms. Starry Lee Wai King As An Independent Supervisor Of The Fourth Session Of Board Of Supervisors Of The Company	For	For
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	19	To Consider And Approve The Resolution On The Planning Outline Of The "14Th Five-Year Plan" Development Strategy Of The Group	For	For
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	20	To Consider And Approve The Resolution On The Report Of The Board Of Directors For The Year 2020	For	For
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	21	To Consider And Approve The Resolution On The Report Of The Board Of Supervisors For The Year 2020	For	For
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	22	To Consider And Approve The Resolution On The Final Financial Accounts For The Year 2020	For	For
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	23	To Consider And Approve The Resolution On The Profit Distribution For The Year 2020	For	For
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	24	To Consider And Approve The Resolution On The Budget Of Fixed Asset Investment For The Year 2021	For	For
THE PEOPLE'S INSURANCE COMPANY (GROUP) OF CHINA LT	18-Jun-2021	25	To Consider And Approve The Resolution On The Work Report Of The Independent Directors For The Year 2020 And The Appraisal Of Performance	For	For
THE PNC FINANCIAL SERVICES GROUP, INC.	27-Apr-2021	1	Election Of Director: Joseph Alvarado	For	For
THE PNC FINANCIAL SERVICES GROUP, INC.	27-Apr-2021	2	Election Of Director: Charles E. Bunch	For	Combined
THE PNC FINANCIAL SERVICES GROUP, INC.	27-Apr-2021	3	Election Of Director: Debra A. Cafaro	For	For
THE PNC FINANCIAL SERVICES GROUP, INC.	27-Apr-2021	4	Election Of Director: Marjorie Rodgers Cheshire	For	For
THE PNC FINANCIAL SERVICES GROUP, INC.	27-Apr-2021	5	Election Of Director: David L. Cohen	For	For
THE PNC FINANCIAL SERVICES GROUP, INC.	27-Apr-2021	6	Election Of Director: William S. Demchak	For	For
THE PNC FINANCIAL SERVICES GROUP, INC.	27-Apr-2021	7	Election Of Director: Andrew T. Feldstein	For	For
THE PNC FINANCIAL SERVICES GROUP, INC.	27-Apr-2021	8	Election Of Director: Richard J. Harshman	For	For
THE PNC FINANCIAL SERVICES GROUP, INC.	27-Apr-2021	9	Election Of Director: Daniel R. Hesse	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE PNC FINANCIAL SERVICES GROUP, INC.	27-Apr-2021	10	Election Of Director: Linda R. Medler	For	For
THE PNC FINANCIAL SERVICES GROUP, INC.	27-Apr-2021	11	Election Of Director: Martin Pfinsgraff	For	For
THE PNC FINANCIAL SERVICES GROUP, INC.	27-Apr-2021	12	Election Of Director: Toni Townes-Whitley	For	For
THE PNC FINANCIAL SERVICES GROUP, INC.	27-Apr-2021	13	Election Of Director: Michael J. Ward	For	For
THE PNC FINANCIAL SERVICES GROUP, INC.	27-Apr-2021	14	Ratification Of The Audit Committee'S Selection Of Pricewaterhousecoopers Llp As Pnc'S Independent Registered Public Accounting Firm For 2021.	For	For
THE PNC FINANCIAL SERVICES GROUP, INC.	27-Apr-2021	15	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
THE PNC FINANCIAL SERVICES GROUP, INC.	27-Apr-2021	16	Shareholder Proposal Regarding Report On Risk Management And The Nuclear Weapons Industry.	Against	Combined
THE PROGRESSIVE CORPORATION	07-May-2021	1	Election Of Director: Philip Bleser	For	Combined
THE PROGRESSIVE CORPORATION	07-May-2021	2	Election Of Director: Stuart B. Burgdoerfer	For	For
THE PROGRESSIVE CORPORATION	07-May-2021	3	Election Of Director: Pamela J. Craig	For	For
THE PROGRESSIVE CORPORATION	07-May-2021	4	Election Of Director: Charles A. Davis	For	For
THE PROGRESSIVE CORPORATION	07-May-2021	5	Election Of Director: Roger N. Farah	For	For
THE PROGRESSIVE CORPORATION	07-May-2021	6	Election Of Director: Lawton W. Fitt	For	For
THE PROGRESSIVE CORPORATION	07-May-2021	7	Election Of Director: Susan Patricia Griffith	For	For
THE PROGRESSIVE CORPORATION	07-May-2021	8	Election Of Director: Devin C. Johnson	For	For
THE PROGRESSIVE CORPORATION	07-May-2021	9	Election Of Director: Jeffrey D. Kelly	For	For
THE PROGRESSIVE CORPORATION	07-May-2021	10	Election Of Director: Barbara R. Snyder	For	For
THE PROGRESSIVE CORPORATION	07-May-2021	11	Election Of Director: Jan E. Tighe	For	For
THE PROGRESSIVE CORPORATION	07-May-2021	12	Election Of Director: Kahina Van Dyke	For	For
THE PROGRESSIVE CORPORATION	07-May-2021	13	Cast An Advisory Vote To Approve Our Executive Compensation Program.	For	For
THE PROGRESSIVE CORPORATION	07-May-2021	14	Ratify The Appointment Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
THE SAUDI NATIONAL BANK	01-Mar-2021	2	Voting On The Proposed Amendments To The National Commercial Bank Bylaws In Accordance With The Format Described In (Annex 1) Of This Invitation, Which Shall Take Effect Immediately After The Egm	For	Combined
THE SAUDI NATIONAL BANK	01-Mar-2021	3	Voting On The Proposed Merger (The "Merger") Of The National Commercial Bank And Samba Financial Group ("Samba Group") To Be Effected By Way Of A Merger Pursuant To Articles 191 To 193 Of The Companies Law Issued Under Royal Decree No. M/3 Dated 10/11/2015 (The "Companies Law"), Through The Issuance Of (0.739) New National Commercial Bank Shares For Every Share In Samba Group Subject To The Terms And Conditions Of The Merger Agreement Entered Into Between Ncb And Samba Group On 11/10/2020 (The "Merger Agreement")	For	Combined
THE SAUDI NATIONAL BANK	01-Mar-2021	4	Voting On The Terms And Conditions Of The Merger Agreement Entered Into Between Ncb And Samba Group On 11/10/2020	For	Combined
THE SAUDI NATIONAL BANK	01-Mar-2021	5	Voting On The Increase Of The Share Capital Of The National Commercial Bank From Sar (30,000,000,000) To Sar (44,780,000,000), Subject To The Terms And Conditions Of The Merger Agreement And With Effect From The Effective Date, Pursuant To The Companies Law And The Merger Agreement	For	Combined
THE SAUDI NATIONAL BANK	01-Mar-2021	6	Voting On The Proposed Amendments To The Ncb Bylaws In Accordance With The Format Described In (Annex 2) Of This Invitation, Which Shall Take Effect Upon The Merger Completion	For	Combined
THE SAUDI NATIONAL BANK	01-Mar-2021	7	Voting On Authorisation Of The Board Of Directors Of Ncb, Or Any Person So Authorised By The Board Of Directors, To Adopt Any Resolution Or Take Any Action As May Be Necessary To Implement Any Of The Above Resolutions	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	1	Voting On The Report Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
THE SAUDI NATIONAL BANK	06-May-2021	2	Voting On The Bank Financial Statements For The Financial Year Ended 31/12/2020	For	For
THE SAUDI NATIONAL BANK	06-May-2021	3	Voting On The Bank External Auditors Report For The Financial Year Ended 31/12/2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE SAUDI NATIONAL BANK	06-May-2021	4	Voting On The Board Recommendation To Distribute Cash Dividends Amounting To Sar (3,582,400,000) To The Shareholders For The Financial Year Of 2020, In The Amount Of (80) Hallah Per Share Which Is 8% Of The Shares Nominal Value. Provided That The Entitlement To Dividends Is For Shareholders Holding The Shares By The End Of The Trading Day Of The Assembly Date, And Who Are Registered In The Company Shareholders Registry Held With The Securities Depository Center Company (Edaa) At The End Of The Second Trading Day Following The Entitlement Date, And Provided That The Distribution Of Dividends Begins On 23/05/2021	For	For
THE SAUDI NATIONAL BANK	06-May-2021	5	Voting On Authorizing The Board Of Directors To Distribute Interim Dividends To The Shareholders On Biannual Or Quarterly Basis For The Financial Year 2021	For	For
THE SAUDI NATIONAL BANK	06-May-2021	6	Voting On The Appointment The External Auditors From Among The Candidates Based On The Audit Committee Recommendation. The Appointed Auditors Shall Examine, Review And Audit The (First, Second, Third,) Quarters And The Annual Financial Statements Of The Financial Year 2021, Along With Determining Their Fees	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	7	Voting On The Payment An Amount Of Sar (4,850,000) As Remuneration To The Members Of The Board Of Directors For The Financial Year Ended 31/12/2020	For	For
THE SAUDI NATIONAL BANK	06-May-2021	8	Voting On The Discharge Of The Board Of Directors Member From Liability For The Financial Year Ended 31/12/2020	For	For
THE SAUDI NATIONAL BANK	06-May-2021	9	Voting On The Board Resolution To Appoint Mr. Ammar Bin Abdul Wahid Al-Khudairi, As A (Non-Executive) Board Member, Starting From The Date Of His Appointment On 01/04/2021 To Complete The Board Term Until The End Of The Current Board Term On 14/05/2021, As Per The Merger Agreement	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	10	Voting On The Board Resolution To Appoint Mr. Yazeed Bin Abdulrahman Al-Humied, As A (Non-Executive) Board Member, Starting From The Date Of His Appointment On 01/04/2021 To Complete The Board Term Until The End Of The Current Board Term On 14/05/2021, As Per The Merger Agreement	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	11	Voting On Amending The Policy, Criteria And Procedures For Nomination To The Membership Of The Board Of Directors	For	For
THE SAUDI NATIONAL BANK	06-May-2021	12	Voting On Amending The Remuneration Policy For The Board Of Directors And Board Committees Members	For	For
THE SAUDI NATIONAL BANK	06-May-2021	13	Voting On Allocating (3,241,313) Shares From The Current Treasury Shares, Which Are A Result Of The Merger Transaction To The Sixth Term Of The Key Employee Executive Plan	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	14	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mr. Ibrahim Saad I. Almojel	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	15	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mr. Ahmed Sirag Abdul Rahman Khogeer	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	16	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mr. Ahmed Tariq Murad	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	17	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mr. Alwaleed Khalid Muhammed Al Shiekh	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	18	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mr. Anees Ahmed Mounina	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE SAUDI NATIONAL BANK	06-May-2021	19	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mr. Khalid Abdullah Al-Swaleem	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	20	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mr. Rashid Ibrahim Sharif	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	21	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mr. Ziad Aj-Tunisi	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	22	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mr. Zaid Abdul Rahman Al-Qwaiz	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	23	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mr. Saud Solaiman Al-Juhani	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	24	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: R. Saeed Muhammed Al-Ghamdi	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	25	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mr. Sultan Abdulsalam Ibrahim Abdulsalam	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	26	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mr. Sultan Mohammed A Garamish	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	27	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mrs. Sheila O. Al-Rowaily	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	28	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mr. Abdul Rahman Muhammed Abdul Rahman Al-Odan	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE SAUDI NATIONAL BANK	06-May-2021	29	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mr. Abdullah A. Al-Rowais	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	30	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mr. Ammar Abdulwahed Faleh Al-Khudairy	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	31	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mr. Ghassan Mohammed Kashmeeri	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	32	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mr. Fahad Abdullah Al-Huwimani	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	33	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mr. Mujtaba Alkhonaizi	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	34	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Dr. Nabeel A. Koshak	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	35	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mr. Walid Sulaiman Abanumay	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	36	Voting On The Election Of The Board Of Director Member Among Nominees For The Next Three Years Session Starting On 15/05/2021 And Ending On 14/05/2024. Noting That If The Voting Results Do Not Enable The Bank To Appoint The Minimum Number Of Independent Members In The Board According To The Regulatory Requirements, Non-Independent Members Will Be Replaced By Independent Members According To The Number Of Votes They Will Obtain: Mr. Yazeed Abdulraman Al-Humied	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	37	Voting On The Formation Of Audit Committee For The Next Three Years Starting On 15/05/2021 And Ending On 14/05/2024 Along With Its Tasks, Controls And Members Remunerations. The Candidates Are As Follows: Dr. Abdul Rahman Muhammad Al-Barrak; Dr. Khaled Muhammad Al-Tawil; Mr. Ali Suliman Al-Ayed; Mr. Abdul Aziz Suliman Al-Ateeqi	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	38	Voting On Delegating The Board Of Directors The General Assembly Powers Stipulated In Paragraph (1) Of Article (71) Of The Companies Law, For A Period Of One Year From The General Assembly'S Approval, Or Until The End Of The Board Of Directors Term Whichever Is Earlier, In Accordance With The Terms Stated In The Regulatory Rules And Procedures Issued Pursuant To The Companies Law Related To Listed Joint-Stock Companies	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE SAUDI NATIONAL BANK	06-May-2021	39	Voting On The Business And Contracts Concluded Between The Bank And Bupa Arabia For Cooperative Insurance Co "Bupa", Which The Member Of The Board Of Directors Mr. Zaid Bin Abdulrahman Al-Qwaiz Has An Indirect Interest As He Holds The Position Of Board Member At Bupa, Which Is A Contract To Provide Medical Insurance Services To The National Commercial Bank Employees For The Year 2021. This Contract Was Made Through Competition Without Any Preferential Treatment Or Conditions With A Total Amount Of (189,680,265) Saudi Riyals	For	For
THE SAUDI NATIONAL BANK	06-May-2021	40	Voting On The Business And Contracts Concluded Between The Bank And The Elm Information Security Company (Related Party), In Which The Following Members Of The Board Of Directors Representing The Public Investment Fund: Mr. Saeed Bin Muhammad Al-Ghamdi, Mr. Rashid Bin Ibrahim Sharif, Mr. David Meek, Mr. Marshall Bailey. Have Indirect Interest In It, Where The Elm Information Security Company (Related Party) Is Wholly Owned By One Of The Major Shareholders Of The Bank (The Public Investment Fund), It Is A Customers Mobile Number Validation Through Tahqoq Service, For A Period Of One Year, And This Contract Was Made Without Any Preferential Conditions Or Benefits, At A Cost Of (18,400,000) Saudi Riyals	For	For
THE SAUDI NATIONAL BANK	06-May-2021	41	Voting On The Business And Contracts Concluded Between The Bank And Saudi Credit Bureau Company (Simah), In Which The Member Of The Board Of Directors, Mr. Saeed Muhammad Al-Ghamdi, Has An Indirect Interest, Was Where He Serves The Chairman Of (Simah) Until 07/04/2020., Which Is A Contract For Through Subscribing In The Simah Check For Credit Limit Increase Lead Of Customers, This Contract Was Made Any Preferential Conditions Or Benefits, At A Cost Of (131,429) Saudi Riyals	For	For
THE SAUDI NATIONAL BANK	06-May-2021	42	Voting On The Business And Contracts Concluded Between The Bank And The Saudi Telecom Company (Stc), In Which The Member Of The Board Of Directors, Mr. Rashid Bin Ibrahim Sharif, Has An Indirect Interest, Where He Is A Member Of The Board Of Directors In The Saudi Telecom Company, Which Is A Contract To Renewal Of The Bulk Sms Contract For 2021, This Contract Was Made Through Competition Without Any Preferential Conditions Or Benefits, At A Cost Of (96,410,250) Saudi Riyals	For	For
THE SAUDI NATIONAL BANK	06-May-2021	43	Voting On The Business And Contracts Concluded Between The Bank And Saudi Telecom Company Solutions, In Which The Member Of The Board Of Directors Mr. Rashid Bin Ibrahim Sharif, Has An Indirect Interest, Where He Serves As A Member Of The Board Of Directors Of Stc, Which Is A Contra Years, And This Contract Was Made By Competition Without Any Preferential Conditions Or Benefits, At A Cost Of (63,247,258) Saudi Riyals	For	For
THE SAUDI NATIONAL BANK	06-May-2021	44	Voting On The Business And Contracts Concluded Between The Bank And Saudi Telecom Company Solutions, In Which The Member Of The Board Of Directors Mr. Rashid Bin Ibrahim Sharif, Has An Indirect Interest, Where He Serves As A Member Of The Board Of Directors Of Stc, Which Is A Contract For Renewal Of Arbor Cloud For Ddos, For 3 Years From 28/03/2023 Until 27/03/2023, And This Contract Was Made By Competition Without Any Preferential Conditions Or Benefits, At A Cost Of (2,116,446) Saudi Riyals	For	For
THE SAUDI NATIONAL BANK	06-May-2021	45	Voting On The Business And Contracts Concluded Between The Bank And The Saudi Telecom Company (Stc), In Which The Member Of The Board Of Directors, Mr. Rashid Bin Ibrahim Sharif, Has An Indirect Interest, Where He Is A Member Of The Board Of Directors In The Saudi Telecom Company, Which Is A Contract To The Renewal Of The Ip-Vpn Services Contract For 3 Years From 01/01/2021 Until 31/12/2023, This Contract Was Made Through Competition Without Any Preferential Conditions Or Benefits, At A Cost Of (73,153,989) Saudi Riyals	For	For
THE SAUDI NATIONAL BANK	06-May-2021	46	Voting On The Business And Contracts Concluded Between The Bank And Saudi Telecom Company Solutions, In Which The Member Of The Board Of Directors Mr. Rashid Bin Ibrahim Sharif, Has An Indirect Interest, Where He Serves As A Member Of The Board Of Directors Of Stc, Which Is A Contract For Renewal Of Pos Communication Network Contract For A Period Of One Year, And This Contract Was Made By Competition Without Any Preferential Conditions Or Benefits, At A Cost Of (24,840,000) Saudi Riyals	For	For
THE SAUDI NATIONAL BANK	06-May-2021	47	Voting On The Business And Contracts Concluded Between The Bank And The Saudi Telecom Company (Stc), In Which The Member Of The Board Of Directors Mr. Rashid Bin Ibrahim Sharif Has An Indirect Interest As He Holds The Position Of A Board Member At Stc, Which Is A Rental Contract Of Four Multiple Automated Teller Machine (Atm) Location, For A Period Of Five Years, And This Contract Was Made By Competition Without Any Preferential Conditions Or Benefits, At A Cost Of (550,000) Saudi Riyals	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE SAUDI NATIONAL BANK	06-May-2021	48	Voting On The Business And Contracts Concluded Between The Bank And The Saudi Telecom Company (Stc), In Which The Member Of The Board Of Directors Mr. Rashid Bin Ibrahim Sharif Has An Indirect Interest As He Holds The Position Of A Board Member At Stc, Which Is A Rental Contract Of Seven Multiple Automated Teller Machine (Atm) Location, For A Period Of Three Years, And This Contract Was Made By Competition Without Any Preferential Conditions Or Benefits, At A Cost Of (765,000) Saudi Riyals	For	For
THE SAUDI NATIONAL BANK	06-May-2021	49	Voting On The Business And Contracts Concluded Between The Bank And Panda Retail Company, In Which The Member Of The Board Of Directors Mr. Anees Moumina Has An Indirect Interest As He Holds The Position Of Vice Chairman At Panda Retail Company, Which Is A Rental Contract Of Twenty-Three Multiple Automated Teller Machine (Atm) Location, For A Period Of Three Years, And This Contract Was Made By Competition Without Any Preferential Conditions Or Benefits, At A Cost Of (9,070,000) Saudi Riyals	For	For
THE SAUDI NATIONAL BANK	06-May-2021	50	Voting On The Business And Contracts Concluded Between The Bank And The Saudi Arabian Military Industries Company (Related Party), In Which The Following Members Of The Board Of Directors Representing The Public Investment Fund: Mr. Saeed Bin Muhammad Al-Ghamdi, Mr. Rashid Bin Ibrahim Sharif, Mr. David Meek, Mr. Marshall Bailey. Have Indirect Interest In It, Where The Saudi Arabian Military Industries Company (Related Party) Is Wholly Owned By One Of The Major Shareholders Of The Bank (The Public Investment Fund), Which Is The Sale Of The Entire Share Of Shares Amounting To (10%) In The Advanced Electronics Company, To The Saudi Military Industries Company (Related Party) With A Total Amount Less Than 1% Of The Bank Total Revenues According To The Latest Financial Statements	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	51	Voting On The Business And Contracts Concluded Between The Bank And Saudi Accenture, In Which The Member Of The Board Of Directors Mr. Ziad Bin Mohammed Makki Al-Tunisi, Has An Indirect Interest, As He Holds The Position Of A Member Of The Board Of Directors In Saudi Accenture, Which Is A Contract Of Agreement For (Digital Vision Program), This Contract Was Made By Competition Without Any Preferential Conditions Or Benefits, For A Period Of 12 Months, At A Cost Of (42,550,000) Saudi Riyals	For	Combined
THE SAUDI NATIONAL BANK	06-May-2021	52	Voting On The Business And Contracts Concluded Between The Bank And Saudi Accenture, In Which The Member Of The Board Of Directors Mr. Ziad Bin Mohammed Al-Tunisi, Has An Indirect Interest, As He Holds The Position Of A Member Of The Board Of Directors In Saudi Accenture, Which Is A Contract Of Agreement To Provide Consulting Services Related To Alahli Esnad, For A Period Of 2.25 Months From 01/09/2020 Until 09/11/2020, This Contract Was Made Through Competition Without Any Preferential Conditions Or Benefits, At A Cost Of (1,725,000) Saudi Riyals	For	For
THE SAUDI NATIONAL BANK	06-May-2021	53	Voting On The Business And Contracts Concluded Between The Bank And Saudi Accenture, In Which The Member Of The Board Of Directors Mr. Ziad Bin Mohammed Al-Tunisi, Has An Indirect Interest, As He Holds The Position Of A Member Of The Board Of Directors In Saudi Accenture, Which Is A Contract Of Signing A Consultancy Services Agreement To Support The Merger Project With "Samba" For It Integration For A Period Of 3.5 Months From 22/07/2020 Until 21/11/2020, This Contract Was Made Through Competition Without Any Preferential Conditions Or Benefits, At A Cost Of (5,635,000) Saudi Riyals	For	For
THE SAUDI NATIONAL BANK	06-May-2021	54	Voting On The Business And Contracts Concluded Between The Bank And Saudi Accenture, In Which The Member Of The Board Of Directors Mr. Ziad Bin Mohammed Al-Tunisi, Has An Indirect Interest, As He Holds The Position Of A Member Of The Board Of Directors In Saudi Accenture, Which Is A Contract Of Agreement For Ncb Mobile App Performance Remediation, This Contract Was Made Through Competition Without Any Preferential Conditions Or Benefits, For A Period Of Four Months, At A Cost Of (1,530,000) Saudi Riyals	For	For
THE SAUDI NATIONAL BANK	06-May-2021	55	Voting On The Business And Contracts Concluded Between The Bank And Saudi Accenture, In Which The Member Of The Board Of Directors Mr. Ziad Bin Mohammed Al-Tunisi, Has An Indirect Interest, As He Holds The Position Of A Member Of The Board Of Directors In Saudi Accenture, Which Is A Contract Of Agreement For Support For Nbc'S Charles River System, For A Period Of 60 Months, This Contract Was Made Through Competition Without Any Preferential Conditions Or Benefits, At A Cost Of (9,293,438) Saudi Riyals	For	For
THE SAUDI NATIONAL BANK	06-May-2021	56	Voting On The Business And Contracts Concluded Between The Bank And Saudi Accenture, In Which The Member Of The Board Of Directors Mr. Ziad Bin Mohammed Al-Tunisi, Has An Indirect Interest, As He Holds The Position Of A Member Of The Board Of Directors In Saudi Accenture, Which Is A Contract For Consultancy Services Related To The Bank Data Strategy, For A Period Of Three Months, This Contract Was Made Through Competition Without Any Preferential Conditions Or Benefits, At A Cost Of (2,167,000) Saudi Riyals	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE SAUDI NATIONAL BANK	06-May-2021	57	Voting On The Business And Contracts Concluded Between The Bank And Saudi Accenture, In Which The Member Of The Board Of Directors Mr. Ziad Bin Mohammed Makki Al-Tunisi, Has An Indirect Interest, As He Holds The Position Of A Member Of The Board Of Directors In Saudi Accenture, Which Is A Contract Of Signing An Agreement For (Digital Vision Program - Additional Scope) For A Period Of 6 Months , This Contract Was Made By Means Of Competition Without Any Preferential Conditions Or Benefits, With A Total Amount Of (8,326,000) Saudi Riyals	For	For
THE SAUDI NATIONAL BANK	06-May-2021	58	Voting On The Business And Contracts Concluded Between The Bank And Saudi Accenture, In Which The Member Of The Board Of Directors Mr. Ziad Bin Mohammed Makki Al-Tunisi, Has An Indirect Interest, As He Holds The Position Of A Member Of The Board Of Directors In Saudi Accenture, Which Is A Contract Of Signing An Agreement For It Integration Program Ncb/Samba Merger For A Period Of 4 Months , This Contract Was Made By Means Of Competition Without Any Preferential Conditions Or Benefits, With A Total Amount Of (2,518,500) Saudi Riyals	For	For
THE SAUDI NATIONAL BANK	06-May-2021	59	Voting On The Business And Contracts Concluded Between The Bank And Etihad Etisalat Company (Mobily), In Which The Member Of The Board Of Directors Mr. Zaid Bin Abdul Rahman Al-Qwaiz Has An Indirect Interest, Where The Member'S Brother Holds The Position Of Chairman Of The Board Of Directors Of Etihad Etisalat Company (Mobily) As A Representative Of The General Organization For Social Insurance, Which Is A Contract To Process The Pending Invoice Payment Of Mobily Bulk Sms To Etihad Etisalat Co. (Mobily), For The Period From 13 Sep 2019 Till Dec 2019, This Contract Was Made By Competition Without Any Preferential Conditions Or Benefits, At A Cost Of (7,168,535) Saudi Riyals	For	For
THE SAUDI NATIONAL BANK	06-May-2021	60	Voting On The Business And Contracts Concluded Between The Bank And Alkhaleej Training & Education, In Which The Member Of The Board Of Directors Mr. Zaid Bin Abdul Rahman Al-Qwaiz Has An Indirect Interest, Where The Member'S Brother Holds The Position Of The Board Of Directors Of Alkhaleej Training & Education, Which Is A Contract To Training Course - Itil 4 Managing Professional Transition For Ncb Employees, This Contract Was Made By Competition Without Any Preferential Conditions Or Benefits, At A Cost Of (51,750) Saudi Riyals	For	For
THE SAUDI NATIONAL BANK	28-Jun-2021	1	Voting On Increasing The Number Of Audit Committee Seats From (4) To (5) Seats, Whereby The Number Of Audit Committee Members Becomes (5) Members, By Appointing (Mr. Abdullah Abdulrahman Alrowais / Independent Board Member) As A Member Of Audit Committee Starting From The Date Of The Assembly'S Approval Until The End Of The Current Committee Term Of Office On 14/05/2024	For	For
THE SHANGHAI COMMERCIAL AND SAVINGS BANK	15-Jun-2021	1	To Accept 2020 Business Report And Financial Statements.	For	For
THE SHANGHAI COMMERCIAL AND SAVINGS BANK	15-Jun-2021	2	To Approve The Proposal For Distribution Of 2020 Earnings. Proposed Cash Dividend: Twd 1.7 Per Share	For	For
THE SHANGHAI COMMERCIAL AND SAVINGS BANK	15-Jun-2021	3	The Election Of The Director.:Stephen Ching-Yen Lee,Shareholder No.210	For	For
THE SHANGHAI COMMERCIAL AND SAVINGS BANK	15-Jun-2021	4	The Election Of The Director.:Lincoln Chu-Kuen Yung,Shareholder No.223	For	For
THE SHANGHAI COMMERCIAL AND SAVINGS BANK	15-Jun-2021	5	The Election Of The Director.:George Chao-Chi Gu,Shareholder No.397	For	For
THE SHANGHAI COMMERCIAL AND SAVINGS BANK	15-Jun-2021	6	The Election Of The Director.:Magnetic Holdings Limited ,Shareholder No.374,John Con-Sing Yung As Representative	For	For
THE SHANGHAI COMMERCIAL AND SAVINGS BANK	15-Jun-2021	7	The Election Of The Director.:Yi-Jen Chiou,Shareholder No.10301	For	For
THE SHANGHAI COMMERCIAL AND SAVINGS BANK	15-Jun-2021	8	The Election Of The Director.:Chih-Hung Lin,Shareholder No.10131	For	For
THE SHANGHAI COMMERCIAL AND SAVINGS BANK	15-Jun-2021	9	The Election Of The Independent Director.:Mu-Tsai Chen,Shareholder No.M100997Xxx	For	For
THE SHANGHAI COMMERCIAL AND SAVINGS BANK	15-Jun-2021	10	The Election Of The Independent Director.:Miles King-Hu Hsieh,Shareholder No.R102897Xxx	For	For
THE SHANGHAI COMMERCIAL AND SAVINGS BANK	15-Jun-2021	11	The Election Of The Independent Director.:Gary Kuo-Lieh Tseng,Shareholder No.R101423Xxx	For	For
THE SHERWIN-WILLIAMS COMPANY	21-Apr-2021	1	Election Of Director: Kerri B. Anderson	For	For
THE SHERWIN-WILLIAMS COMPANY	21-Apr-2021	2	Election Of Director: Arthur F. Anton	For	For
THE SHERWIN-WILLIAMS COMPANY	21-Apr-2021	3	Election Of Director: Jeff M. Fettig	For	For
THE SHERWIN-WILLIAMS COMPANY	21-Apr-2021	4	Election Of Director: Richard J. Kramer	For	For
THE SHERWIN-WILLIAMS COMPANY	21-Apr-2021	5	Election Of Director: John G. Morikis	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE SHERWIN-WILLIAMS COMPANY	21-Apr-2021	6	Election Of Director: Christine A. Poon	For	For
THE SHERWIN-WILLIAMS COMPANY	21-Apr-2021	7	Election Of Director: Aaron M. Powell	For	For
THE SHERWIN-WILLIAMS COMPANY	21-Apr-2021	8	Election Of Director: Michael H. Thaman	For	For
THE SHERWIN-WILLIAMS COMPANY	21-Apr-2021	9	Election Of Director: Matthew Thornton Iii	For	For
THE SHERWIN-WILLIAMS COMPANY	21-Apr-2021	10	Election Of Director: Steven H. Wunning	For	For
THE SHERWIN-WILLIAMS COMPANY	21-Apr-2021	11	Advisory Approval Of The Compensation Of The Named Executives.	For	For
THE SHERWIN-WILLIAMS COMPANY	21-Apr-2021	12	Ratification Of The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm.	For	Combined
THE SHIZUOKA BANK,LTD.	18-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
THE SHIZUOKA BANK,LTD.	18-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
THE SHIZUOKA BANK,LTD.	18-Jun-2021	3	Appoint A Director Nakanishi, Katsunori	For	For
THE SHIZUOKA BANK,LTD.	18-Jun-2021	4	Appoint A Director Shibata, Hisashi	For	For
THE SHIZUOKA BANK,LTD.	18-Jun-2021	5	Appoint A Director Yagi, Minoru	For	For
THE SHIZUOKA BANK,LTD.	18-Jun-2021	6	Appoint A Director Fukushima, Yutaka	For	For
THE SHIZUOKA BANK,LTD.	18-Jun-2021	7	Appoint A Director Kiyokawa, Koichi	For	For
THE SHIZUOKA BANK,LTD.	18-Jun-2021	8	Appoint A Director Nagasawa, Yoshihiro	For	For
THE SHIZUOKA BANK,LTD.	18-Jun-2021	9	Appoint A Director Fujisawa, Kumi	For	For
THE SHIZUOKA BANK,LTD.	18-Jun-2021	10	Appoint A Director Ito, Motoshige	For	For
THE SHIZUOKA BANK,LTD.	18-Jun-2021	11	Appoint A Director Tsubouchi, Kazuto	For	For
THE SHIZUOKA BANK,LTD.	18-Jun-2021	12	Appoint A Director Inano, Kazutoshi	For	For
THE SOUTHERN COMPANY	26-May-2021	1	Election Of Director: Janaki Akella	For	For
THE SOUTHERN COMPANY	26-May-2021	2	Election Of Director: Juanita Powell Baranco	For	For
THE SOUTHERN COMPANY	26-May-2021	3	Election Of Director: Henry A. Clark Iii	For	For
THE SOUTHERN COMPANY	26-May-2021	4	Election Of Director: Anthony F. Earley, Jr.	For	For
THE SOUTHERN COMPANY	26-May-2021	5	Election Of Director: Thomas A. Fanning	For	For
THE SOUTHERN COMPANY	26-May-2021	6	Election Of Director: David J. Grain	For	For
THE SOUTHERN COMPANY	26-May-2021	7	Election Of Director: Colette D. Honorable	For	For
THE SOUTHERN COMPANY	26-May-2021	8	Election Of Director: Donald M. James	For	For
THE SOUTHERN COMPANY	26-May-2021	9	Election Of Director: John D. Johns	For	For
THE SOUTHERN COMPANY	26-May-2021	10	Election Of Director: Dale E. Klein	For	For
THE SOUTHERN COMPANY	26-May-2021	11	Election Of Director: Ernest J. Moniz	For	For
THE SOUTHERN COMPANY	26-May-2021	12	Election Of Director: William G. Smith, Jr	For	For
THE SOUTHERN COMPANY	26-May-2021	13	Election Of Director: E. Jenner Wood Iii	For	For
THE SOUTHERN COMPANY	26-May-2021	14	Advisory Vote To Approve Executive Compensation.	For	For
THE SOUTHERN COMPANY	26-May-2021	15	Approve The 2021 Equity And Incentive Compensation Plan.	For	For
THE SOUTHERN COMPANY	26-May-2021	16	Ratify The Appointment Of Deloitte & Touche Llp As The Independent Registered Public Accounting Firm For 2021.	For	For
THE SOUTHERN COMPANY	26-May-2021	17	Approve An Amendment To The Restated Certificate Of Incorporation To Reduce The Supermajority Vote Requirement To A Majority Vote Requirement.	For	For
THE SWATCH GROUP AG	11-May-2021	3	Approval Of The Annual Report 2020	For	Combined
THE SWATCH GROUP AG	11-May-2021	3	Accept Financial Statements And Statutory Reports	For	Combined
THE SWATCH GROUP AG	11-May-2021	4	Discharge Of The Board Of Directors And The Group Management Board	For	Combined
THE SWATCH GROUP AG	11-May-2021	4	Approve Discharge Of Board And Senior Management	For	Combined
THE SWATCH GROUP AG	11-May-2021	5	Resolution For The Appropriation Of The Available Earnings	For	Combined
THE SWATCH GROUP AG	11-May-2021	5	Approve Allocation Of Income And Dividends Of Chf 0.70 Per Registered Share And Chf 3.50 Per Bearer Share	For	Combined
THE SWATCH GROUP AG	11-May-2021	6	Approval Of Compensation: Approval Of Fixed Compensation For Functions Of The Board Of Directors	For	Combined
THE SWATCH GROUP AG	11-May-2021	6	Approve Fixed Remuneration Of Non-Executive Directors In The Amount Of Chf 780,000	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE SWATCH GROUP AG	11-May-2021	7	Approval Of Compensation: Approval Of Fixed Compensation For Executive Functions Of The Members Of The Board Of Directors	For	Combined
THE SWATCH GROUP AG	11-May-2021	7	Approve Fixed Remuneration Of Executive Directors In The Amount Of Chf 2.6 Million	For	Combined
THE SWATCH GROUP AG	11-May-2021	8	Approval Of Compensation: Approval Of Fixed Compensation Of The Members Of The Executive Group Management Board And Of The Extended Group Management Board For The Business Year 2021	For	Combined
THE SWATCH GROUP AG	11-May-2021	8	Approve Fixed Remuneration Of Executive Committee In The Amount Of Chf 5.7 Million	For	Combined
THE SWATCH GROUP AG	11-May-2021	9	Approval Of Compensation: Approval Of Variable Compensation Of The Executive Members Of The Board Of Directors For The Business Year 2020	For	Combined
THE SWATCH GROUP AG	11-May-2021	9	Approve Variable Remuneration Of Executive Directors In The Amount Of Chf 4.2 Million	For	Combined
THE SWATCH GROUP AG	11-May-2021	10	Approval Of Compensation: Approval Of Variable Compensation Of The Members Of The Executive Group Management Board And Of The Extended Group Management Board For The Business Year 2020	For	Combined
THE SWATCH GROUP AG	11-May-2021	10	Approve Variable Remuneration Of Executive Committee In The Amount Of Chf 10.7 Million	For	Combined
THE SWATCH GROUP AG	11-May-2021	11	Re-Election Of The Member Of The Board Of Directors: Mrs. Nayla Hayek	For	Combined
THE SWATCH GROUP AG	11-May-2021	11	Reelect Nayla Hayek As Director	For	Combined
THE SWATCH GROUP AG	11-May-2021	12	Re-Election Of The Member Of The Board Of Directors: Mr. Ernst Tanner	For	Combined
THE SWATCH GROUP AG	11-May-2021	12	Reelect Ernst Tanner As Director	For	Combined
THE SWATCH GROUP AG	11-May-2021	13	Re-Election Of The Member Of The Board Of Directors: Mrs. Daniela Aeschlimann	For	Combined
THE SWATCH GROUP AG	11-May-2021	13	Reelect Daniela Aeschlimann As Director	For	Combined
THE SWATCH GROUP AG	11-May-2021	14	Re-Election Of The Member Of The Board Of Directors: Mr. Georges N. Hayek	For	Combined
THE SWATCH GROUP AG	11-May-2021	14	Reelect Georges Hayek As Director	For	Combined
THE SWATCH GROUP AG	11-May-2021	15	Re-Election Of The Member Of The Board Of Directors: Mr. Claude Nicollier	For	Combined
THE SWATCH GROUP AG	11-May-2021	15	Reelect Claude Nicollier As Director	For	Combined
THE SWATCH GROUP AG	11-May-2021	16	Re-Election Of The Member Of The Board Of Directors: Mr. Jean-Pierre Roth	For	Combined
THE SWATCH GROUP AG	11-May-2021	16	Reelect Jean-Pierre Roth As Director	For	Combined
THE SWATCH GROUP AG	11-May-2021	17	Re-Election Of The Member Of The Board Of Directors: Mrs. Nayla Hayek As Chair Of The Board Of Directors	For	Combined
THE SWATCH GROUP AG	11-May-2021	17	Reelect Nayla Hayek As Board Chairman	For	Combined
THE SWATCH GROUP AG	11-May-2021	18	Re-Election To The Compensation Committee: Mrs. Nayla Hayek	For	Combined
THE SWATCH GROUP AG	11-May-2021	18	Reappoint Nayla Hayek As Member Of The Compensation Committee	For	Combined
THE SWATCH GROUP AG	11-May-2021	19	Re-Election To The Compensation Committee: Mr. Ernst Tanner	For	Combined
THE SWATCH GROUP AG	11-May-2021	19	Reappoint Ernst Tanner As Member Of The Compensation Committee	For	Combined
THE SWATCH GROUP AG	11-May-2021	20	Re-Election To The Compensation Committee: Mrs. Daniela Aeschlimann	For	Combined
THE SWATCH GROUP AG	11-May-2021	20	Reappoint Daniela Aeschlimann As Member Of The Compensation Committee	For	Combined
THE SWATCH GROUP AG	11-May-2021	21	Re-Election To The Compensation Committee: Mr. Georges N. Hayek	For	Combined
THE SWATCH GROUP AG	11-May-2021	21	Reappoint Georges Hayek As Member Of The Compensation Committee	For	Combined
THE SWATCH GROUP AG	11-May-2021	22	Re-Election To The Compensation Committee: Mr. Claude Nicollier	For	Combined
THE SWATCH GROUP AG	11-May-2021	22	Reappoint Claude Nicollier As Member Of The Compensation Committee	For	Combined
THE SWATCH GROUP AG	11-May-2021	23	Re-Election To The Compensation Committee: Mr. Jean-Pierre Roth	For	Combined
THE SWATCH GROUP AG	11-May-2021	23	Reappoint Jean-Pierre Roth As Member Of The Compensation Committee	For	Combined
THE SWATCH GROUP AG	11-May-2021	24	Election Of The Independent Representative: Mr Bernhard Lehmann, P.O.Box, Ch-8032 Zurich	For	Combined
THE SWATCH GROUP AG	11-May-2021	24	Designate Bernhard Lehmann As Independent Proxy	For	Combined
THE SWATCH GROUP AG	11-May-2021	25	Election Of The Statutory Auditors: Pricewaterhousecoopers Ltd	For	Combined
THE SWATCH GROUP AG	11-May-2021	25	Ratify Pricewaterhousecoopers Ag As Auditors	For	Combined
THE SWATCH GROUP AG	11-May-2021	26	Change Of Articles Of Association: Article 12, Article 13	For	Combined
THE SWATCH GROUP AG	11-May-2021	26	Amend Articles Re Virtual General Meeting	For	Combined
THE TJX COMPANIES, INC.	08-Jun-2021	1	Election Of Director: Zein Abdalla	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE TJX COMPANIES, INC.	08-Jun-2021	2	Election Of Director: José B. Alvarez	For	For
THE TJX COMPANIES, INC.	08-Jun-2021	3	Election Of Director: Alan M. Bennett	For	For
THE TJX COMPANIES, INC.	08-Jun-2021	4	Election Of Director: Rosemary T. Berkery	For	For
THE TJX COMPANIES, INC.	08-Jun-2021	5	Election Of Director: David T. Ching	For	For
THE TJX COMPANIES, INC.	08-Jun-2021	6	Election Of Director: C. Kim Goodwin	For	For
THE TJX COMPANIES, INC.	08-Jun-2021	7	Election Of Director: Ernie Herrman	For	For
THE TJX COMPANIES, INC.	08-Jun-2021	8	Election Of Director: Michael F. Hines	For	For
THE TJX COMPANIES, INC.	08-Jun-2021	9	Election Of Director: Amy B. Lane	For	For
THE TJX COMPANIES, INC.	08-Jun-2021	10	Election Of Director: Carol Meyrowitz	For	For
THE TJX COMPANIES, INC.	08-Jun-2021	11	Election Of Director: Jackwyn L. Nemerov	For	For
THE TJX COMPANIES, INC.	08-Jun-2021	12	Election Of Director: John F. O'Brien	For	For
THE TJX COMPANIES, INC.	08-Jun-2021	13	Ratification Of Appointment Of Pricewaterhousecoopers As Tjx'S Independent Registered Public Accounting Firm For Fiscal 2022.	For	For
THE TJX COMPANIES, INC.	08-Jun-2021	14	Advisory Approval Of Tjx'S Executive Compensation (The Say-On-Pay Vote).	For	For
THE TJX COMPANIES, INC.	08-Jun-2021	15	Shareholder Proposal For A Report On Animal Welfare.	Against	Combined
THE TJX COMPANIES, INC.	08-Jun-2021	16	Shareholder Proposal For Setting Target Amounts For Ceo Compensation.	Against	Against
THE TORONTO-DOMINION BANK	01-Apr-2021	1	Director	For	Combined
THE TORONTO-DOMINION BANK	01-Apr-2021	2	Appointment Of Auditor Named In The Management Proxy Circular	For	For
THE TORONTO-DOMINION BANK	01-Apr-2021	3	Approach To Executive Compensation Disclosed In The Report Of The Human Resources Committee And Approach To Executive Compensation Sections Of The Management Proxy Circular *Advisory Vote*	For	For
THE TORONTO-DOMINION BANK	01-Apr-2021	4	Shareholder Proposal 1	Against	Combined
THE TORONTO-DOMINION BANK	01-Apr-2021	5	Shareholder Proposal 2	Against	Combined
THE TRADE DESK, INC.	27-May-2021	1	Director	For	Combined
THE TRADE DESK, INC.	27-May-2021	2	The Ratification Of The Appointment Of Pricewaterhousecoopers Llp ("Pwc") As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
THE TRAVELERS COMPANIES, INC.	20-May-2021	1	Election Of Director: Alan L. Beller	For	For
THE TRAVELERS COMPANIES, INC.	20-May-2021	2	Election Of Director: Janet M. Dolan	For	For
THE TRAVELERS COMPANIES, INC.	20-May-2021	3	Election Of Director: Patricia L. Higgins	For	For
THE TRAVELERS COMPANIES, INC.	20-May-2021	4	Election Of Director: William J. Kane	For	For
THE TRAVELERS COMPANIES, INC.	20-May-2021	5	Election Of Director: Thomas B. Leonardi	For	For
THE TRAVELERS COMPANIES, INC.	20-May-2021	6	Election Of Director: Clarence Otis Jr.	For	For
THE TRAVELERS COMPANIES, INC.	20-May-2021	7	Election Of Director: Elizabeth E. Robinson	For	For
THE TRAVELERS COMPANIES, INC.	20-May-2021	8	Election Of Director: Philip T. Ruegger Iii	For	For
THE TRAVELERS COMPANIES, INC.	20-May-2021	9	Election Of Director: Todd C. Schermerhorn	For	For
THE TRAVELERS COMPANIES, INC.	20-May-2021	10	Election Of Director: Alan D. Schnitzer	For	For
THE TRAVELERS COMPANIES, INC.	20-May-2021	11	Election Of Director: Laurie J. Thomsen	For	For
THE TRAVELERS COMPANIES, INC.	20-May-2021	12	Ratification Of The Appointment Of Kpmg Llp As The Travelers Companies, Inc.'S Independent Registered Public Accounting Firm For 2021.	For	For
THE TRAVELERS COMPANIES, INC.	20-May-2021	13	Non-Binding Vote To Approve Executive Compensation.	For	For
THE TRAVELERS COMPANIES, INC.	20-May-2021	14	Approve An Amendment To The Travelers Companies, Inc. Amended And Restated 2014 Stock Incentive Plan.	For	For
THE WALT DISNEY COMPANY	09-Mar-2021	1	Election Of Director: Susan E. Arnold	For	For
THE WALT DISNEY COMPANY	09-Mar-2021	2	Election Of Director: Mary T. Barra	For	For
THE WALT DISNEY COMPANY	09-Mar-2021	3	Election Of Director: Safra A. Catz	For	For
THE WALT DISNEY COMPANY	09-Mar-2021	4	Election Of Director: Robert A. Chapek	For	For
THE WALT DISNEY COMPANY	09-Mar-2021	5	Election Of Director: Francis A. Desouza	For	For
THE WALT DISNEY COMPANY	09-Mar-2021	6	Election Of Director: Michael B.G. Froman	For	For
THE WALT DISNEY COMPANY	09-Mar-2021	7	Election Of Director: Robert A. Iger	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE WALT DISNEY COMPANY	09-Mar-2021	8	Election Of Director: Maria Elena Lagomasino	For	For
THE WALT DISNEY COMPANY	09-Mar-2021	9	Election Of Director: Mark G. Parker	For	For
THE WALT DISNEY COMPANY	09-Mar-2021	10	Election Of Director: Derica W. Rice	For	For
THE WALT DISNEY COMPANY	09-Mar-2021	11	To Ratify The Appointment Of Pricewaterhousecoopers Llp As The Company'S Registered Public Accountants For Fiscal 2021.	For	Combined
THE WALT DISNEY COMPANY	09-Mar-2021	12	To Approve The Advisory Resolution On Executive Compensation.	For	For
THE WALT DISNEY COMPANY	09-Mar-2021	13	Shareholder Proposal Requesting An Annual Report Disclosing Information Regarding The Company'S Lobbying Policies And Activities.	Against	Combined
THE WALT DISNEY COMPANY	09-Mar-2021	14	Shareholder Proposal Requesting Non-Management Employees On Director Nominee Candidate Lists.	Against	Against
THE WESTERN UNION COMPANY	14-May-2021	1	Election Of Director: Martin I. Cole	For	Combined
THE WESTERN UNION COMPANY	14-May-2021	2	Election Of Director: Hikmet Ersek	For	For
THE WESTERN UNION COMPANY	14-May-2021	3	Election Of Director: Richard A. Goodman	For	For
THE WESTERN UNION COMPANY	14-May-2021	4	Election Of Director: Betsy D. Holden	For	For
THE WESTERN UNION COMPANY	14-May-2021	5	Election Of Director: Jeffrey A. Joerres	For	For
THE WESTERN UNION COMPANY	14-May-2021	6	Election Of Director: Michael A. Miles, Jr.	For	For
THE WESTERN UNION COMPANY	14-May-2021	7	Election Of Director: Timothy P. Murphy	For	For
THE WESTERN UNION COMPANY	14-May-2021	8	Election Of Director: Joyce A. Phillips	For	For
THE WESTERN UNION COMPANY	14-May-2021	9	Election Of Director: Jan Siegmund	For	For
THE WESTERN UNION COMPANY	14-May-2021	10	Election Of Director: Angela A. Sun	For	For
THE WESTERN UNION COMPANY	14-May-2021	11	Election Of Director: Solomon D. Trujillo	For	For
THE WESTERN UNION COMPANY	14-May-2021	12	Advisory Vote To Approve Executive Compensation	For	For
THE WESTERN UNION COMPANY	14-May-2021	13	Ratification Of Selection Of Ernst & Young Llp As Independent Registered Public Accounting Firm For 2021	For	For
THE WESTERN UNION COMPANY	14-May-2021	14	Stockholder Proposal Regarding Stockholder Right To Act By Written Consent	Against	Combined
THE WHARF (HOLDINGS) LTD	11-May-2021	3	To Adopt The Financial Statements And The Reports Of The Directors And Independent Auditor For The Financial Year Ended 31 December 2020	For	Combined
THE WHARF (HOLDINGS) LTD	11-May-2021	4	To Re-Elect Ms. Yen Thean Leng, A Retiring Director, As A Director	For	For
THE WHARF (HOLDINGS) LTD	11-May-2021	5	To Re-Elect Professor Edward Kwan Yiu Chen, A Retiring Director, As A Director	For	For
THE WHARF (HOLDINGS) LTD	11-May-2021	6	To Re-Elect Ms. Elizabeth Law, A Retiring Director, As A Director	For	For
THE WHARF (HOLDINGS) LTD	11-May-2021	7	To Re-Elect Mr. Richard Yat Sun Tang, A Retiring Director, As A Director	For	For
THE WHARF (HOLDINGS) LTD	11-May-2021	8	To Re-Elect Ms. Nancy Sau Ling Tse, A Retiring Director, As A Director	For	For
THE WHARF (HOLDINGS) LTD	11-May-2021	9	To Re-Elect Mr. David Muir Turnbull, A Retiring Director, As A Director	For	For
THE WHARF (HOLDINGS) LTD	11-May-2021	10	To Re-Appoint Kpmg As Auditors Of The Company And To Authorise The Directors To Fix Their Remuneration	For	For
THE WHARF (HOLDINGS) LTD	11-May-2021	11	To Give A General Mandate To The Directors For Buy-Back Of Shares By The Company	For	For
THE WHARF (HOLDINGS) LTD	11-May-2021	12	To Give A General Mandate To The Directors For Issue Of Shares	For	Combined
THE WHARF (HOLDINGS) LTD	11-May-2021	13	To Approve The Addition Of Bought Back Shares To The Share Issue General Mandate Stated Under Resolution No. 5	For	Against
THE WHARF (HOLDINGS) LTD	11-May-2021	14	To Approve The Adoption Of The New Articles Of Association Of The Company	For	Combined
THE WILLIAMS COMPANIES, INC.	27-Apr-2021	1	Election Of Director: Alan S. Armstrong	For	For
THE WILLIAMS COMPANIES, INC.	27-Apr-2021	2	Election Of Director: Stephen W. Bergstrom	For	For
THE WILLIAMS COMPANIES, INC.	27-Apr-2021	3	Election Of Director: Nancy K. Buese	For	For
THE WILLIAMS COMPANIES, INC.	27-Apr-2021	4	Election Of Director: Stephen I. Chazen	For	Combined
THE WILLIAMS COMPANIES, INC.	27-Apr-2021	5	Election Of Director: Charles I. Cogut	For	Combined
THE WILLIAMS COMPANIES, INC.	27-Apr-2021	6	Election Of Director: Michael A. Creel	For	For
THE WILLIAMS COMPANIES, INC.	27-Apr-2021	7	Election Of Director: Stacey H. Doré	For	For
THE WILLIAMS COMPANIES, INC.	27-Apr-2021	8	Election Of Director: Vicki L. Fuller	For	For
THE WILLIAMS COMPANIES, INC.	27-Apr-2021	9	Election Of Director: Peter A. Ragauss	For	For
THE WILLIAMS COMPANIES, INC.	27-Apr-2021	10	Election Of Director: Rose M. Robeson	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
THE WILLIAMS COMPANIES, INC.	27-Apr-2021	11	Election Of Director: Scott D. Sheffield	For	For
THE WILLIAMS COMPANIES, INC.	27-Apr-2021	12	Election Of Director: Murray D. Smith	For	For
THE WILLIAMS COMPANIES, INC.	27-Apr-2021	13	Election Of Director: William H. Spence	For	For
THE WILLIAMS COMPANIES, INC.	27-Apr-2021	14	Approval, By Nonbinding Advisory Vote, Of The Company'S Executive Compensation.	For	For
THE WILLIAMS COMPANIES, INC.	27-Apr-2021	15	Ratification Of Ernst & Young Llp As Independent Auditors For 2021.	For	For
THERMO FISHER SCIENTIFIC INC.	19-May-2021	1	Election Of Director: Marc N. Casper	For	For
THERMO FISHER SCIENTIFIC INC.	19-May-2021	2	Election Of Director: Nelson J. Chai	For	For
THERMO FISHER SCIENTIFIC INC.	19-May-2021	3	Election Of Director: C. Martin Harris	For	For
THERMO FISHER SCIENTIFIC INC.	19-May-2021	4	Election Of Director: Tyler Jacks	For	For
THERMO FISHER SCIENTIFIC INC.	19-May-2021	5	Election Of Director: R. Alexandra Keith	For	For
THERMO FISHER SCIENTIFIC INC.	19-May-2021	6	Election Of Director: Thomas J. Lynch	For	Combined
THERMO FISHER SCIENTIFIC INC.	19-May-2021	7	Election Of Director: Jim P. Manzi	For	For
THERMO FISHER SCIENTIFIC INC.	19-May-2021	8	Election Of Director: James C. Mullen	For	For
THERMO FISHER SCIENTIFIC INC.	19-May-2021	9	Election Of Director: Lars R. Sørensen	For	For
THERMO FISHER SCIENTIFIC INC.	19-May-2021	10	Election Of Director: Debora L. Spar	For	For
THERMO FISHER SCIENTIFIC INC.	19-May-2021	11	Election Of Director: Scott M. Sperling	For	For
THERMO FISHER SCIENTIFIC INC.	19-May-2021	12	Election Of Director: Dion J. Weisler	For	For
THERMO FISHER SCIENTIFIC INC.	19-May-2021	13	An Advisory Vote To Approve Named Executive Officer Compensation.	For	Combined
THERMO FISHER SCIENTIFIC INC.	19-May-2021	14	Ratification Of The Audit Committee'S Selection Of Pricewaterhousecoopers Llp As The Company'S Independent Auditors For 2021.	For	For
THERMO FISHER SCIENTIFIC INC.	19-May-2021	15	A Shareholder Proposal Regarding Special Shareholder Meetings.	Against	Combined
THK CO.,LTD.	20-Mar-2021	2	Approve Appropriation Of Surplus	For	For
THK CO.,LTD.	20-Mar-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Teramachi, Akihiro	For	For
THK CO.,LTD.	20-Mar-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Teramachi, Toshihiro	For	For
THK CO.,LTD.	20-Mar-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Imano, Hiroshi	For	For
THK CO.,LTD.	20-Mar-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Maki, Nobuyuki	For	For
THK CO.,LTD.	20-Mar-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Teramachi, Takashi	For	For
THK CO.,LTD.	20-Mar-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shimomaki, Junji	For	For
THK CO.,LTD.	20-Mar-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sakai, Junichi	For	For
THK CO.,LTD.	20-Mar-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kainosho, Masaaki	For	For
THOMSON REUTERS CORPORATION	09-Jun-2021	1	Director	For	Combined
THOMSON REUTERS CORPORATION	09-Jun-2021	2	To Appoint Pricewaterhousecoopers Llp As Auditor And To Authorize The Directors To Fix The Auditor'S Remuneration.	For	Combined
THOMSON REUTERS CORPORATION	09-Jun-2021	3	To Accept, On An Advisory Basis, The Approach To Executive Compensation Described In The Accompanying Management Proxy Circular.	For	Combined
THOMSON REUTERS CORPORATION	09-Jun-2021	4	The Shareholder Proposal As Set Out In Appendix B Of The Accompanying Management Proxy Circular.	Against	Combined
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	24-Feb-2021	1	2019 Withdrawal Of The Equity Incentive Funds	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	24-Feb-2021	2	2019 Equity Incentive Funds Distribution Plan	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	24-Feb-2021	3	The Second Phase Employee Stock Ownership Plan (Draft) And Its Summary	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	24-Feb-2021	4	Formulation Of The Management Measures For The Second Phase Employee Stock Ownership Plan	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	24-Feb-2021	5	Authorization To The Board To Handle Matters Regarding The Second Phase Employee Stock Ownership Plan	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	02-Apr-2021	2	2020 Work Report Of The Board Of Directors	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	02-Apr-2021	3	2020 Work Report Of The Supervisory Committee	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	02-Apr-2021	4	2020 Annual Accounts	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	02-Apr-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny0.60000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	02-Apr-2021	6	2020 Annual Report And Its Summary	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	02-Apr-2021	7	2020 Remuneration For Directors, Supervisors And Senior Management	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	02-Apr-2021	8	2020 Special Report Of The Board On The Deposit And Use Of Raised Funds	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	02-Apr-2021	9	Reappointment Of 2021 Audit Firm	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	02-Apr-2021	10	Provision Of Guarantee For The Bank Loans Applied For By Subsidiaries	For	Combined
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	31-May-2021	1	The Company'S Eligibility For Non-Public A-Share Offering	For	Combined
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	31-May-2021	2	Plan For 2021 Non-Public A-Share Offering: Stock Type And Par Value	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	31-May-2021	3	Plan For 2021 Non-Public A-Share Offering: Issuing Method And Date	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	31-May-2021	4	Plan For 2021 Non-Public A-Share Offering: Issuing Targets And Subscription Method	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	31-May-2021	5	Plan For 2021 Non-Public A-Share Offering: Issue Price And Pricing Method	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	31-May-2021	6	Plan For 2021 Non-Public A-Share Offering: Issuing Volume	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	31-May-2021	7	Plan For 2021 Non-Public A-Share Offering: Lockup Period	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	31-May-2021	8	Plan For 2021 Non-Public A-Share Offering: Amount And Purpose Of The Raised Funds	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	31-May-2021	9	Plan For 2021 Non-Public A-Share Offering: Distribution For Accumulated Retained Profits	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	31-May-2021	10	Plan For 2021 Non-Public A-Share Offering: Listing Place	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	31-May-2021	11	Plan For 2021 Non-Public A-Share Offering: The Valid Period Of The Resolution On The Non-Public Share Offering	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	31-May-2021	12	Preplan For 2021 Non-Public A-Share Offering	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	31-May-2021	13	Feasibility Analysis Report On The Use Of Funds To Be Raised From The 2021 Non-Public A-Share Offering	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	31-May-2021	14	Special Report On The Use Of Previously Raised Funds	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	31-May-2021	15	Diluted Immediate Return After The Non-Public A-Share Offering, Filling Measures And Commitments Of Relevant Parties	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	31-May-2021	16	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
TIANJIN ZHONGHUAN SEMICONDUCTOR CO LTD	31-May-2021	17	Full Authorization To The Board To Handle Matters Regarding The Non-Public Share Offering	For	For
TIANMA MICROELECTRONICS CO LTD	26-Feb-2021	1	Election Of Non-Independent Director: Zhang Zhibiao	For	For
TIANMA MICROELECTRONICS CO LTD	26-Feb-2021	2	Election Of Non-Independent Director: Xiao Yi	For	For
TIANMA MICROELECTRONICS CO LTD	26-Feb-2021	3	Election Of Supervisor: Zhang Guangjian	For	For
TIANMA MICROELECTRONICS CO LTD	26-Feb-2021	4	Election Of Supervisor: Jiao Yan	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	1	2020 Financial Reports	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	2	2020 Annual Report And Its Summary	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	3	2020 Work Report Of The Board Of Directors	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	4	2020 Work Report Of Independent Directors	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	5	2020 Work Report Of The Supervisory Committee	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.70000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	7	2020 Remuneration For The Chairman Of The Board	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	8	2021 Application For Comprehensive Credit Line	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	9	Launching Foreign Exchange Derivatives Transactions	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	10	Feasibility Analysis Report On Foreign Exchange Derivatives Transactions	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	11	Appointment Of 2021 Audit Firm	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	12	Issuance Of Super Short-Term Commercial Papers	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	13	The Company'S Eligibility For Public Shelf-Offering Of Corporate Bonds To Professional Investors	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	14	Plan For Public Shelf-Offering Of Corporate Bonds To Professional Investors: Par Value And Issuing Scale	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	15	Plan For Public Shelf-Offering Of Corporate Bonds To Professional Investors: Interest Rate Or Its Determining Method	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	16	Plan For Public Shelf-Offering Of Corporate Bonds To Professional Investors: Bond Type And Duration	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	17	Plan For Public Shelf-Offering Of Corporate Bonds To Professional Investors: Purpose Of The Raised Funds	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	18	Plan For Public Shelf-Offering Of Corporate Bonds To Professional Investors: Issuing Method And Targets, And Arrangement For Placement To Shareholders	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	19	Plan For Public Shelf-Offering Of Corporate Bonds To Professional Investors: Guarantee Method	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	20	Plan For Public Shelf-Offering Of Corporate Bonds To Professional Investors: Redemption Or Resale Clauses	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	21	Plan For Public Shelf-Offering Of Corporate Bonds To Professional Investors: The Company'S Credit Conditions And Repayment Guarantee Measures	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	22	Plan For Public Shelf-Offering Of Corporate Bonds To Professional Investors: Underwriting Method	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	23	Plan For Public Shelf-Offering Of Corporate Bonds To Professional Investors: Listing Place	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	24	Plan For Public Shelf-Offering Of Corporate Bonds To Professional Investors: Valid Period Of The Resolution	For	For
TIANMA MICROELECTRONICS CO LTD	28-Jun-2021	25	Full Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The Public Shelf-Offering Of Corporate Bonds To Professional Investors	For	For
TIGER BRANDS LTD	17-Feb-2021	1	Elect Ian Burton As Director	For	For
TIGER BRANDS LTD	17-Feb-2021	2	Elect Geraldine Fraser Moleketi As Director	For	For
TIGER BRANDS LTD	17-Feb-2021	3	Elect Deepa Sita As Director	For	For
TIGER BRANDS LTD	17-Feb-2021	4	Elect Olivier Weber As Director	For	For
TIGER BRANDS LTD	17-Feb-2021	5	Re-Elect Noel Doyle As Director	For	For
TIGER BRANDS LTD	17-Feb-2021	6	Re-Elect Gail Klintworth As Director	For	For
TIGER BRANDS LTD	17-Feb-2021	7	Re-Elect Maya Makanjee As Director	For	Combined
TIGER BRANDS LTD	17-Feb-2021	8	Re-Elect Emma Mashilwane As Director	For	Combined
TIGER BRANDS LTD	17-Feb-2021	9	Elect Ian Burton As Member Of Audit Committee	For	For
TIGER BRANDS LTD	17-Feb-2021	10	Re-Elect Cora Fernandez As Member Of Audit Committee	For	For
TIGER BRANDS LTD	17-Feb-2021	11	Re-Elect Donald Wilson As Member Of Audit Committee	For	For
TIGER BRANDS LTD	17-Feb-2021	12	Reappoint Ernst Young Inc. As Auditors With Ahmed Bulbulia As The Lead Audit Partner	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TIGER BRANDS LTD	17-Feb-2021	13	Authorise Ratification Of Approved Resolutions	For	For
TIGER BRANDS LTD	17-Feb-2021	14	Approve Remuneration Policy	For	For
TIGER BRANDS LTD	17-Feb-2021	15	Approve Implementation Report Of The Remuneration Policy	For	Combined
TIGER BRANDS LTD	17-Feb-2021	16	Approve Financial Assistance To Related Or Inter-Related Companies	For	Combined
TIGER BRANDS LTD	17-Feb-2021	17	Approve Remuneration Payable To Non-Executive Directors	For	For
TIGER BRANDS LTD	17-Feb-2021	18	Approve Remuneration Payable To The Chairman	For	For
TIGER BRANDS LTD	17-Feb-2021	19	Approve Remuneration Payable To Non-Executive Directors Participating In Sub-Committees	For	For
TIGER BRANDS LTD	17-Feb-2021	20	Approve Remuneration Payable To Non-Executive Directors In Respect Of Unscheduled/Extraordinary Meetings	For	For
TIGER BRANDS LTD	17-Feb-2021	21	Approve Remuneration Payable To Non-Executive Directors In Respect Of Ad Hoc Meetings Of The Investment Committee	For	For
TIGER BRANDS LTD	17-Feb-2021	22	Approve Non-Resident Directors 'Fees	For	For
TIGER BRANDS LTD	17-Feb-2021	23	Authorise Repurchase Of Issued Share Capital	For	For
TIM SA	30-Mar-2021	3	To Resolve On The Proposal For The Extension Of The Cooperation And Support Agreement, Through The Execution Of Its 14Th Amendment, To Be Entered Into Between Telecom Italia S.P.A., On The One Hand, And The Company, On The Other Hand	For	For
TIM SA	30-Mar-2021	3	To Resolve On The Managements Report And The Financial Statements Of The Company For The Fiscal Year Ended On December 31St, 2020	For	Combined
TIM SA	30-Mar-2021	4	To Resolve On The Company'S Long-Term Incentive Plan Proposal	For	Combined
TIM SA	30-Mar-2021	4	To Resolve On The Managements Proposal For The Allocation Of The Results Of The 2020 Fiscal Year And The Distribution Of Dividends By The Company	For	Combined
TIM SA	30-Mar-2021	5	To Resolve On The Amendment And Restatement Of The Company'S Bylaws	For	For
TIM SA	30-Mar-2021	5	To Resolve On The Composition Of The Board Of Directors Of The Company	For	For
TIM SA	30-Mar-2021	6	To Resolve On The Classification Of The Candidates Below For The Positions Of Independent Members Of The Board Of Directors According To The Independence Criteria Of The Novo Mercado Regulations Of B3 S.A. Brasil Bolsa, Balcao Novo Mercado Regulations Flavia Maria Bittencourt Gesner Jose De Oliveira Filho Herculano Anibal Alves, And Nicandro Durante	For	For
TIM SA	30-Mar-2021	7	Election Of Members Of The Board Of Directors. Indication Of Each Slate Of Candidates And Of All The Names That Are On It. The Votes Indicated In This Field Will Be Disregarded If The Shareholder With Voting Rights Also Fills In The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election They Deal With These Fields Occur. . Agostino Nuzzolo Carlo Nardello Elisabetta Paola Romano Flavia Maria Bittencourt Gesner Jose De Oliveira Filho Herculano Anibal Alves Michele Valensise Nicandro Durante Pietro Labriola Sabrina Di Bartolomeo	For	For
TIM SA	30-Mar-2021	8	If One Of The Candidates That Make Up The Chosen Slate Ceases To Be Part Of It, Can The Votes Corresponding To His Shares Continue To Be Cast On The Chosen Slate	For	Combined
TIM SA	30-Mar-2021	10	In The Event Of The Adoption Of The Cumulative Voting Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages Across The Members Of The Slate That You Have Chosen If The Shareholder Chooses To Abstain And The Election Occurs Through The Cumulative Voting Process, His Vote Must Be Counted As Abstention In The Respective Resolution Of The Meeting	For	Combined
TIM SA	30-Mar-2021	11	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Agostino Nuzzolo	For	Abstain
TIM SA	30-Mar-2021	12	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Carlo Nardello	For	Abstain
TIM SA	30-Mar-2021	13	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Elisabetta Paola Romano	For	Abstain
TIM SA	30-Mar-2021	14	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Flavia Maria Bittencourt	For	Abstain
TIM SA	30-Mar-2021	15	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Gesner Jose De Oliveira Filho	For	Abstain
TIM SA	30-Mar-2021	16	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Herculano Anibal Alves	For	Abstain
TIM SA	30-Mar-2021	17	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Michele Valensise	For	Abstain
TIM SA	30-Mar-2021	18	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Nicandro Durante	For	Abstain
TIM SA	30-Mar-2021	19	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Pietro Labriola	For	Abstain
TIM SA	30-Mar-2021	20	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed: Sabrina Di Bartolomeo	For	Abstain

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TIM SA	30-Mar-2021	21	To Resolve On The Composition Of The Fiscal Council Of The Company	For	Combined
TIM SA	30-Mar-2021	22	Election Of Members Of The Fiscal Council By Slate. Indication Of Each Slate Of Candidates And Of All The Names That Are On It. Walmir Urbano Kesseli, Heinz Egon Lowen Josino De Almeida Fonseca, Joao Verner Juenemann Jarbas Tadeu Barsanti Ribeiro, Anna Maria C. Gouvea Guimaraes	For	For
TIM SA	30-Mar-2021	23	If One Of The Candidates Leaves The Single Group To Accommodate The Election In A Separate Manner Referred In Article 161, Paragraph 4, And Article 240 Of Law Nr. 6,404.1976, The Votes Corresponding To Your Shares Can Still Be Given To The Chosen Group	For	Combined
TIM SA	30-Mar-2021	24	To Resolve On The Compensation Proposal For The Company'S Management, Members Of Committees And Members Of The Fiscal Council Of The Company For The 2021 Fiscal Year	For	Combined
TINGYI (CAYMAN ISLANDS) HOLDING CORP	07-Jun-2021	3	To Receive And Consider The Audited Accounts And The Reports Of The Directors And Auditors For The Year Ended 31 December 2020	For	For
TINGYI (CAYMAN ISLANDS) HOLDING CORP	07-Jun-2021	4	To Approve The Payment Of A Final Dividend For The Year Ended 31 December 2020	For	For
TINGYI (CAYMAN ISLANDS) HOLDING CORP	07-Jun-2021	5	To Approve The Payment Of A Special Dividend For The Year Ended 31 December 2020	For	For
TINGYI (CAYMAN ISLANDS) HOLDING CORP	07-Jun-2021	6	To Re-Elect Mr. Wei Hong-Chen As An Executive Director And To Authorize The Directors To Fix His Remuneration	For	For
TINGYI (CAYMAN ISLANDS) HOLDING CORP	07-Jun-2021	7	To Re-Elect Mr. Koji Shinohara As An Executive Director And To Authorize The Directors To Fix His Remuneration	For	For
TINGYI (CAYMAN ISLANDS) HOLDING CORP	07-Jun-2021	8	To Re-Elect Mr. Lee Tiong-Hock As An Independent Non-Executive Director And To Authorize The Directors To Fix His Remuneration	For	Combined
TINGYI (CAYMAN ISLANDS) HOLDING CORP	07-Jun-2021	9	To Re-Appoint Auditors Of The Company And Authorise The Directors To Fix Their Remuneration: Mazars Cpa Limited	For	Combined
TINGYI (CAYMAN ISLANDS) HOLDING CORP	07-Jun-2021	10	To Consider And Approve The General Mandate To Issue Shares	For	Combined
TINGYI (CAYMAN ISLANDS) HOLDING CORP	07-Jun-2021	11	To Consider And Approve The General Mandate To Buy Back Shares Of The Company	For	Combined
TINGYI (CAYMAN ISLANDS) HOLDING CORP	07-Jun-2021	12	To Consider And Approve That The Total Number Of Shares Which Are Bought Back By The Company Shall Be Added To The Total Number Of Shares Which May Be Alloted Pursuant To The General Mandate For Issue Of Shares	For	Combined
TIS INC.	24-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
TIS INC.	24-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
TIS INC.	24-Jun-2021	3	Amend Articles To: Amend Business Lines	For	For
TIS INC.	24-Jun-2021	4	Appoint A Director Kuwano, Toru	For	For
TIS INC.	24-Jun-2021	5	Appoint A Director Okamoto, Yasushi	For	For
TIS INC.	24-Jun-2021	6	Appoint A Director Adachi, Masahiko	For	For
TIS INC.	24-Jun-2021	7	Appoint A Director Yanai, Josaku	For	For
TIS INC.	24-Jun-2021	8	Appoint A Director Kitaoka, Takayuki	For	For
TIS INC.	24-Jun-2021	9	Appoint A Director Shinkai, Akira	For	For
TIS INC.	24-Jun-2021	10	Appoint A Director Sano, Koichi	For	For
TIS INC.	24-Jun-2021	11	Appoint A Director Tsuchiya, Fumio	For	For
TIS INC.	24-Jun-2021	12	Appoint A Director Mizukoshi, Naoko	For	For
TIS INC.	24-Jun-2021	13	Approve Details Of The Performance-Based Stock Compensation To Be Received By Directors, Etc.	For	For
T-MOBILE US, INC.	03-Jun-2021	1	Director	For	Combined
T-MOBILE US, INC.	03-Jun-2021	2	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	For
TMX GROUP LIMITED	12-May-2021	1	Appointment Of Kpmg Llp As Our Auditor At A Remuneration To Be Fixed By The Directors. Information Respecting The Appointment Of Kpmg Llp May Be Found Under The Heading "Appoint The Auditor" On Page 8 Of Our Management Information Circular.	For	For
TMX GROUP LIMITED	12-May-2021	2	Director	For	For
TMX GROUP LIMITED	12-May-2021	3	Approval On An Advisory Basis Of The Approach To Our Executive Compensation Which Is Described Under The Heading "Vote On Our Approach To Executive Compensation" On Page 9 Of Our Management Information Circular.	For	For
TMX GROUP LIMITED	12-May-2021	4	See Shareholder Proposal On Page 10 Of The Management Information Circular.	Against	For
TOBU RAILWAY CO.,LTD.	23-Jun-2021	2	Approve Appropriation Of Surplus	For	For
TOBU RAILWAY CO.,LTD.	23-Jun-2021	3	Appoint A Director Nezu, Yoshizumi	For	For
TOBU RAILWAY CO.,LTD.	23-Jun-2021	4	Appoint A Director Miwa, Hiroaki	For	For
TOBU RAILWAY CO.,LTD.	23-Jun-2021	5	Appoint A Director Ojiro, Akihiro	For	For
TOBU RAILWAY CO.,LTD.	23-Jun-2021	6	Appoint A Director Onodera, Toshiaki	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TOBU RAILWAY CO.,LTD.	23-Jun-2021	7	Appoint A Director Yokota, Yoshimi	For	For
TOBU RAILWAY CO.,LTD.	23-Jun-2021	8	Appoint A Director Yamamoto, Tsutomu	For	For
TOBU RAILWAY CO.,LTD.	23-Jun-2021	9	Appoint A Director Shigeta, Atsushi	For	For
TOBU RAILWAY CO.,LTD.	23-Jun-2021	10	Appoint A Director Shibata, Mitsuyoshi	For	For
TOBU RAILWAY CO.,LTD.	23-Jun-2021	11	Appoint A Director Ando, Takaharu	For	For
TOBU RAILWAY CO.,LTD.	23-Jun-2021	12	Appoint A Director Yagasaki, Noriko	For	For
TOBU RAILWAY CO.,LTD.	23-Jun-2021	13	Appoint A Director Yanagi, Masanori	For	For
TOBU RAILWAY CO.,LTD.	23-Jun-2021	14	Appoint A Director Yoshino, Toshiya	For	For
TOBU RAILWAY CO.,LTD.	23-Jun-2021	15	Appoint A Corporate Auditor Sugiyama, Tomoya	For	For
TOBU RAILWAY CO.,LTD.	23-Jun-2021	16	Approve Continuance Of Policy Regarding Large-Scale Purchases Of Company Shares (Anti-Takeover Defense Measures)	For	For
TOHO CO.,LTD	27-May-2021	2	Approve Appropriation Of Surplus	For	For
TOHO CO.,LTD	27-May-2021	3	Amend Articles To: Amend Business Lines, Reduce The Board Of Directors Size, Adopt An Executive Officer System	For	For
TOHO CO.,LTD	27-May-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Shimatani, Yoshishige	For	For
TOHO CO.,LTD	27-May-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tako, Nobuyuki	For	For
TOHO CO.,LTD	27-May-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ichikawa, Minami	For	For
TOHO CO.,LTD	27-May-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Matsuoka, Hiroyasu	For	For
TOHO CO.,LTD	27-May-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Sumi, Kazuo	For	For
TOHO CO.,LTD	27-May-2021	9	Appoint A Director Who Is Audit And Supervisory Committee Member Orii, Masako	For	For
TOHO GAS CO.,LTD.	28-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
TOHO GAS CO.,LTD.	28-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
TOHO GAS CO.,LTD.	28-Jun-2021	3	Approve Absorption-Type Company Split Agreement	For	For
TOHO GAS CO.,LTD.	28-Jun-2021	4	Appoint A Director Tominari, Yoshiro	For	Combined
TOHO GAS CO.,LTD.	28-Jun-2021	5	Appoint A Director Masuda, Nobuyuki	For	For
TOHO GAS CO.,LTD.	28-Jun-2021	6	Appoint A Director Senda, Shinichi	For	For
TOHO GAS CO.,LTD.	28-Jun-2021	7	Appoint A Director Torii, Akira	For	For
TOHO GAS CO.,LTD.	28-Jun-2021	8	Appoint A Director Kimura, Hidetoshi	For	For
TOHO GAS CO.,LTD.	28-Jun-2021	9	Appoint A Director Yamazaki, Satoshi	For	For
TOHO GAS CO.,LTD.	28-Jun-2021	10	Appoint A Director Hattori, Tetsuo	For	For
TOHO GAS CO.,LTD.	28-Jun-2021	11	Appoint A Director Hamada, Michiyo	For	For
TOHO GAS CO.,LTD.	28-Jun-2021	12	Appoint A Director Oshima, Taku	For	Combined
TOHO GAS CO.,LTD.	28-Jun-2021	13	Appoint A Corporate Auditor Kodama, Mitsuhiro	For	Combined
TOHO GAS CO.,LTD.	28-Jun-2021	14	Appoint A Corporate Auditor Koyama, Norikazu	For	For
TOHO GAS CO.,LTD.	28-Jun-2021	15	Approve Payment Of Bonuses To Directors	For	For
TOHO GAS CO.,LTD.	28-Jun-2021	16	Approve Details Of The Restricted-Share Compensation To Be Received By Directors (Excluding Outside Directors)	For	For
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	2	Approve Appropriation Of Surplus	For	For
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Masuko, Jiro	For	For
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Higuchi, Kojiro	For	For
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Okanobu, Shinichi	For	For
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Yamamoto, Shunji	For	For
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Abe, Toshinori	For	For
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kato, Isao	For	For
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	9	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ishiyama, Kazuhiro	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	10	Appoint A Director Who Is Not Audit And Supervisory Committee Member Takano, Hiromitsu	For	For
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	11	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kondo, Shiro	For	For
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	12	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kamijo, Tsutomu	For	For
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	13	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kawanobe, Osamu	For	For
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	14	Appoint A Director Who Is Not Audit And Supervisory Committee Member Nagai, Mikito	For	For
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	15	Appoint A Director Who Is Audit And Supervisory Committee Member Miyahara, Ikuko	For	For
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	16	Appoint A Director Who Is Audit And Supervisory Committee Member Ide, Akiko	For	For
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	17	Shareholder Proposal: Amend Articles Of Incorporation (1)	Against	Combined
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	18	Shareholder Proposal: Amend Articles Of Incorporation (2)	Against	Against
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	19	Shareholder Proposal: Amend Articles Of Incorporation (3)	Against	Against
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	20	Shareholder Proposal: Amend Articles Of Incorporation (4)	Against	Against
TOHOKU ELECTRIC POWER COMPANY, INCORPORATED	25-Jun-2021	21	Shareholder Proposal: Amend Articles Of Incorporation (5)	Against	Against
TOKIO MARINE HOLDINGS, INC.	28-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
TOKIO MARINE HOLDINGS, INC.	28-Jun-2021	3	Appoint A Director Nagano, Tsuyoshi	For	For
TOKIO MARINE HOLDINGS, INC.	28-Jun-2021	4	Appoint A Director Komiya, Satoru	For	For
TOKIO MARINE HOLDINGS, INC.	28-Jun-2021	5	Appoint A Director Yuasa, Takayuki	For	For
TOKIO MARINE HOLDINGS, INC.	28-Jun-2021	6	Appoint A Director Harashima, Akira	For	For
TOKIO MARINE HOLDINGS, INC.	28-Jun-2021	7	Appoint A Director Okada, Kenji	For	For
TOKIO MARINE HOLDINGS, INC.	28-Jun-2021	8	Appoint A Director Endo, Yoshinari	For	For
TOKIO MARINE HOLDINGS, INC.	28-Jun-2021	9	Appoint A Director Hirose, Shinichi	For	For
TOKIO MARINE HOLDINGS, INC.	28-Jun-2021	10	Appoint A Director Mimura, Akio	For	For
TOKIO MARINE HOLDINGS, INC.	28-Jun-2021	11	Appoint A Director Egawa, Masako	For	For
TOKIO MARINE HOLDINGS, INC.	28-Jun-2021	12	Appoint A Director Mitachi, Takashi	For	For
TOKIO MARINE HOLDINGS, INC.	28-Jun-2021	13	Appoint A Director Endo, Nobuhiro	For	For
TOKIO MARINE HOLDINGS, INC.	28-Jun-2021	14	Appoint A Director Katanozaka, Shinya	For	For
TOKIO MARINE HOLDINGS, INC.	28-Jun-2021	15	Appoint A Director Ozono, Emi	For	For
TOKIO MARINE HOLDINGS, INC.	28-Jun-2021	16	Appoint A Director Moriwaki, Yoichi	For	For
TOKIO MARINE HOLDINGS, INC.	28-Jun-2021	17	Approve Details Of The Compensation To Be Received By Directors	For	For
TOKYO CENTURY CORPORATION	28-Jun-2021	2	Approve Appropriation Of Surplus	For	For
TOKYO CENTURY CORPORATION	28-Jun-2021	3	Appoint A Director Asada, Shunichi	For	For
TOKYO CENTURY CORPORATION	28-Jun-2021	4	Appoint A Director Nogami, Makoto	For	For
TOKYO CENTURY CORPORATION	28-Jun-2021	5	Appoint A Director Yukiya, Masataka	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TOKYO CENTURY CORPORATION	28-Jun-2021	6	Appoint A Director Yoshida, Masao	For	For
TOKYO CENTURY CORPORATION	28-Jun-2021	7	Appoint A Director Higaki, Yukito	For	For
TOKYO CENTURY CORPORATION	28-Jun-2021	8	Appoint A Director Nakamura, Akio	For	For
TOKYO CENTURY CORPORATION	28-Jun-2021	9	Appoint A Director Asano, Toshio	For	For
TOKYO CENTURY CORPORATION	28-Jun-2021	10	Appoint A Director Tanaka, Miho	For	For
TOKYO CENTURY CORPORATION	28-Jun-2021	11	Appoint A Director Okada, Akihiko	For	For
TOKYO CENTURY CORPORATION	28-Jun-2021	12	Appoint A Director Ogushi, Keiichiro	For	For
TOKYO CENTURY CORPORATION	28-Jun-2021	13	Appoint A Director Baba, Koichi	For	For
TOKYO CENTURY CORPORATION	28-Jun-2021	14	Appoint A Director Hirasaki, Tatsuya	For	For
TOKYO CENTURY CORPORATION	28-Jun-2021	15	Appoint A Director Tamba, Toshihito	For	For
TOKYO CENTURY CORPORATION	28-Jun-2021	16	Appoint A Substitute Corporate Auditor Iwanaga, Toshihiko	For	For
TOKYO CENTURY CORPORATION	28-Jun-2021	17	Approve Details Of Compensation As Stock-Linked Compensation Type Stock Options For Directors	For	For
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	2	Appoint A Director Kobayashi, Yoshimitsu	For	For
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	3	Appoint A Director Kunii, Hideko	For	For
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	4	Appoint A Director Takaura, Hideo	For	For
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	5	Appoint A Director Oyagi, Shigeo	For	For
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	6	Appoint A Director Onishi, Shoichiro	For	For
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	7	Appoint A Director Shinkawa, Asa	For	For
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	8	Appoint A Director Kobayakawa, Tomoaki	For	For
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	9	Appoint A Director Fubasami, Seiichi	For	For
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	10	Appoint A Director Moriya, Seiji	For	For
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	11	Appoint A Director Akimoto, Nobuhide	For	For
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	12	Appoint A Director Makino, Shigenori	For	For
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	13	Appoint A Director Yoshino, Shigehiro	For	For
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	14	Appoint A Director Morishita, Yoshihito	For	For
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	15	Shareholder Proposal: Amend Articles Of Incorporation (1)	Against	Combined
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	16	Shareholder Proposal: Amend Articles Of Incorporation (2)	Against	Against
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	17	Shareholder Proposal: Amend Articles Of Incorporation (3)	Against	Against

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	18	Shareholder Proposal: Amend Articles Of Incorporation (4)	Against	Against
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	19	Shareholder Proposal: Amend Articles Of Incorporation (5)	Against	Against
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	20	Shareholder Proposal: Amend Articles Of Incorporation (6)	Against	Against
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	21	Shareholder Proposal: Amend Articles Of Incorporation (7)	Against	Against
TOKYO ELECTRIC POWER COMPANY HOLDINGS, INCORPORATED	29-Jun-2021	22	Shareholder Proposal: Amend Articles Of Incorporation (8)	Against	Against
TOKYO ELECTRON LIMITED	17-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
TOKYO ELECTRON LIMITED	17-Jun-2021	2	Appoint A Director Tsuneishi, Tetsuo	For	Combined
TOKYO ELECTRON LIMITED	17-Jun-2021	3	Appoint A Director Kawai, Toshiaki	For	For
TOKYO ELECTRON LIMITED	17-Jun-2021	4	Appoint A Director Sasaki, Sadao	For	For
TOKYO ELECTRON LIMITED	17-Jun-2021	5	Appoint A Director Nunokawa, Yoshikazu	For	For
TOKYO ELECTRON LIMITED	17-Jun-2021	6	Appoint A Director Nagakubo, Tatsuya	For	For
TOKYO ELECTRON LIMITED	17-Jun-2021	7	Appoint A Director Sunohara, Kiyoshi	For	For
TOKYO ELECTRON LIMITED	17-Jun-2021	8	Appoint A Director Ikeda, Seisu	For	For
TOKYO ELECTRON LIMITED	17-Jun-2021	9	Appoint A Director Mitano, Yoshinobu	For	For
TOKYO ELECTRON LIMITED	17-Jun-2021	10	Appoint A Director Charles Ditmars Lake II	For	For
TOKYO ELECTRON LIMITED	17-Jun-2021	11	Appoint A Director Sasaki, Michio	For	Combined
TOKYO ELECTRON LIMITED	17-Jun-2021	12	Appoint A Director Eda, Makiko	For	For
TOKYO ELECTRON LIMITED	17-Jun-2021	13	Appoint A Director Ichikawa, Sachiko	For	For
TOKYO ELECTRON LIMITED	17-Jun-2021	14	Appoint A Corporate Auditor Wagai, Kyosuke	For	For
TOKYO ELECTRON LIMITED	17-Jun-2021	15	Approve Payment Of Bonuses To Directors	For	For
TOKYO ELECTRON LIMITED	17-Jun-2021	16	Approve Issuance Of Share Acquisition Rights As Stock-Linked Compensation Type Stock Options For Directors	For	For
TOKYO ELECTRON LIMITED	17-Jun-2021	17	Approve Issuance Of Share Acquisition Rights As Stock-Linked Compensation Type Stock Options For Corporate Officers Of The Company And The Company'S Subsidiaries	For	For
TOKYO ELECTRON LIMITED	17-Jun-2021	18	Approve Details Of The Compensation To Be Received By Outside Directors	For	For
TOKYO GAS CO.,LTD.	29-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
TOKYO GAS CO.,LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
TOKYO GAS CO.,LTD.	29-Jun-2021	3	Amend Articles To: Amend Business Lines, Adopt Reduction Of Liability System For Executive Officers, Transition To A Company With Three Committees, Allow The Board Of Directors To Authorize Appropriation Of Surplus And Purchase Own Shares, Approve Minor Revisions	For	For
TOKYO GAS CO.,LTD.	29-Jun-2021	4	Appoint A Director Hirose, Michiaki	For	For
TOKYO GAS CO.,LTD.	29-Jun-2021	5	Appoint A Director Uchida, Takashi	For	For
TOKYO GAS CO.,LTD.	29-Jun-2021	6	Appoint A Director Nakajima, Isao	For	For
TOKYO GAS CO.,LTD.	29-Jun-2021	7	Appoint A Director Saito, Hitoshi	For	For
TOKYO GAS CO.,LTD.	29-Jun-2021	8	Appoint A Director Takami, Kazunori	For	For
TOKYO GAS CO.,LTD.	29-Jun-2021	9	Appoint A Director Eda, Hiro	For	For
TOKYO GAS CO.,LTD.	29-Jun-2021	10	Appoint A Director Indo, Mami	For	For
TOKYO GAS CO.,LTD.	29-Jun-2021	11	Appoint A Director Nohara, Sawako	For	For
TOKYO GAS CO.,LTD.	29-Jun-2021	12	Appoint A Director Ono, Hiromichi	For	For
TOKYO GAS CO.,LTD.	29-Jun-2021	13	Approve Absorption-Type Company Split Agreement	For	For
TOKYU CORPORATION	29-Jun-2021	2	Approve Appropriation Of Surplus	For	For
TOKYU CORPORATION	29-Jun-2021	3	Appoint A Director Nomoto, Hirofumi	For	For
TOKYU CORPORATION	29-Jun-2021	4	Appoint A Director Takahashi, Kazuo	For	For
TOKYU CORPORATION	29-Jun-2021	5	Appoint A Director Tomoe, Masao	For	For
TOKYU CORPORATION	29-Jun-2021	6	Appoint A Director Hoshino, Toshiyuki	For	For
TOKYU CORPORATION	29-Jun-2021	7	Appoint A Director Fujiwara, Hirohisa	For	For
TOKYU CORPORATION	29-Jun-2021	8	Appoint A Director Takahashi, Toshiyuki	For	For
TOKYU CORPORATION	29-Jun-2021	9	Appoint A Director Hamana, Setsu	For	For
TOKYU CORPORATION	29-Jun-2021	10	Appoint A Director Kanazashi, Kiyoshi	For	For
TOKYU CORPORATION	29-Jun-2021	11	Appoint A Director Watanabe, Isao	For	For
TOKYU CORPORATION	29-Jun-2021	12	Appoint A Director Konaga, Keiichi	For	For
TOKYU CORPORATION	29-Jun-2021	13	Appoint A Director Kanise, Reiko	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TOKYU CORPORATION	29-Jun-2021	14	Appoint A Director Miyazaki, Midori	For	For
TOKYU CORPORATION	29-Jun-2021	15	Appoint A Director Shimada, Kunio	For	For
TOKYU CORPORATION	29-Jun-2021	16	Appoint A Director Shimizu, Hiroshi	For	For
TOKYU CORPORATION	29-Jun-2021	17	Appoint A Substitute Corporate Auditor Matsumoto, Taku	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	2	Approve Appropriation Of Surplus	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	3	Appoint A Director Kanazashi, Kiyoshi	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	4	Appoint A Director Okuma, Yuji	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	5	Appoint A Director Nishikawa, Hironori	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	6	Appoint A Director Uemura, Hitoshi	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	7	Appoint A Director Saiga, Katsuhide	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	8	Appoint A Director Okada, Masashi	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	9	Appoint A Director Kimura, Shohei	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	10	Appoint A Director Ota, Yoichi	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	11	Appoint A Director Nomoto, Hirofumi	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	12	Appoint A Director Kaiami, Makoto	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	13	Appoint A Director Arai, Saeko	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	14	Appoint A Director Ogasawara, Michiaki	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	15	Appoint A Director Miura, Satoshi	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	16	Appoint A Director Hoshino, Tsuguhiko	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	17	Appoint A Director Jozuka, Yumiko	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	18	Appoint A Corporate Auditor Mochida, Kazuo	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	19	Appoint A Corporate Auditor Hashizume, Masahiko	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	20	Appoint A Corporate Auditor Takechi, Katsunori	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	21	Appoint A Corporate Auditor Nakazawa, Takahiro	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	22	Appoint A Substitute Corporate Auditor Nagao, Ryo	For	For
TOKYU FUDOSAN HOLDINGS CORPORATION	25-Jun-2021	23	Approve Details Of The Stock Compensation To Be Received By Directors, Etc.	For	For
TOKYU REIT, INC.	16-Apr-2021	1	Amend Articles To Update The Articles Related To Deemed Approval, Approve Minor Revisions	For	For
TOKYU REIT, INC.	16-Apr-2021	2	Appoint An Executive Director Kashiwazaki, Kazuyoshi	For	For
TOKYU REIT, INC.	16-Apr-2021	3	Appoint A Substitute Executive Director Yamagami, Tatsumi	For	For
TOKYU REIT, INC.	16-Apr-2021	4	Appoint A Supervisory Director Kondo, Maruhito	For	For
TOKYU REIT, INC.	16-Apr-2021	5	Appoint A Supervisory Director Aikawa, Takashi	For	For
TONGCHENG-ELONG HOLDINGS LIMITED	31-May-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company For The Year Ended December 31, 2020 And The Reports Of The Directors And Auditor Thereon	For	For
TONGCHENG-ELONG HOLDINGS LIMITED	31-May-2021	4	To Re-Elect The Following Retiring Director Of The Company: Mr. Jiang Hao As A Non-Executive Director;	For	For
TONGCHENG-ELONG HOLDINGS LIMITED	31-May-2021	5	To Re-Elect The Following Retiring Director Of The Company: Mr. Dai Xiaojing As An Independent Non-Executive Director	For	For
TONGCHENG-ELONG HOLDINGS LIMITED	31-May-2021	6	To Re-Elect The Following Retiring Director Of The Company: Ms. Han Yuling As An Independent Non-Executive Director	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TONGCHENG-ELONG HOLDINGS LIMITED	31-May-2021	7	To Authorise The Board Of Directors Of The Company (The "Board") To Fix The Remuneration Of The Directors Of The Company (The "Directors")	For	For
TONGCHENG-ELONG HOLDINGS LIMITED	31-May-2021	8	To Re-Appoint Pricewaterhousecoopers As Auditor Of The Company To Hold Office Until The Conclusion Of The Next Annual General Meeting Of The Company And To Authorize The Board To Fix Their Remuneration For The Year Ending December 31, 2021	For	For
TONGCHENG-ELONG HOLDINGS LIMITED	31-May-2021	9	To Give A General Mandate To The Directors To Offer, Allot, Issue And Deal With Additional Shares In The Company Not Exceeding 20% Of The Total Number Of Issued Shares Of The Company	For	Combined
TONGCHENG-ELONG HOLDINGS LIMITED	31-May-2021	10	To Give A General Mandate To The Directors To Repurchase Shares In The Company Not Exceeding 10% Of The Total Number Of Issued Shares Of The Company	For	Combined
TONGCHENG-ELONG HOLDINGS LIMITED	31-May-2021	11	To Extend The General Mandate Granted To The Directors To Allot, Issue And Deal With Shares By The Number Of Shares Repurchased By The Company	For	Combined
TONGWEI CO LTD	25-Feb-2021	1	Employee Stock Ownership Plan (Draft) From 2021 To 2023 And Its Summary	For	Combined
TONGWEI CO LTD	25-Feb-2021	2	Management Measures For Employee Stock Ownership Plan From 2021 To 2023	For	For
TONGWEI CO LTD	25-Feb-2021	3	Authorization To The Board To Handle Matters Regarding Employee Stock Ownership Plan From 2021 To 2023	For	For
TONGWEI CO LTD	25-Feb-2021	4	Amendments To The Company'S Articles Of Association And Handling Of The Industrial And Commercial Registration Amendment	For	For
TONGWEI CO LTD	07-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
TONGWEI CO LTD	07-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
TONGWEI CO LTD	07-May-2021	3	2020 Annual Report And Its Summary	For	For
TONGWEI CO LTD	07-May-2021	4	2020 Annual Accounts	For	For
TONGWEI CO LTD	07-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.41000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
TONGWEI CO LTD	07-May-2021	6	2020 Work Report Of Independent Directors	For	For
TONGWEI CO LTD	07-May-2021	7	Reappointment Of Audit Firm	For	Combined
TONGWEI CO LTD	07-May-2021	8	2021 Application For Comprehensive Credit Line	For	Combined
TONGWEI CO LTD	07-May-2021	9	2021 Mutual Guarantee With Subsidiaries	For	Combined
TONGWEI CO LTD	07-May-2021	10	2021 Provision Of Guarantee For Clients	For	Combined
TONGWEI CO LTD	07-May-2021	11	2021 Bill Pool Business	For	For
TONGWEI CO LTD	07-May-2021	12	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
TONGWEI CO LTD	07-May-2021	13	Adjustment Of Total Investment Scale Of Some Projects Financed With Raised Funds	For	For
TONGWEI CO LTD	07-May-2021	14	The Company'S Eligibility For Public Issuance Of A-Share Convertible Corporate Bonds	For	For
TONGWEI CO LTD	07-May-2021	15	Plan For Public Issuance Of A-Share Convertible Corporate Bonds: Type Of Securities To Be Issued	For	For
TONGWEI CO LTD	07-May-2021	16	Plan For Public Issuance Of A-Share Convertible Corporate Bonds: Issuing Scale	For	For
TONGWEI CO LTD	07-May-2021	17	Plan For Public Issuance Of A-Share Convertible Corporate Bonds: Par Value And Issue Price	For	For
TONGWEI CO LTD	07-May-2021	18	Plan For Public Issuance Of A-Share Convertible Corporate Bonds: Bond Duration	For	For
TONGWEI CO LTD	07-May-2021	19	Plan For Public Issuance Of A-Share Convertible Corporate Bonds: Interest Rate	For	For
TONGWEI CO LTD	07-May-2021	20	Plan For Public Issuance Of A-Share Convertible Corporate Bonds: Time Limit And Method For Repaying The Principal And Interest	For	For
TONGWEI CO LTD	07-May-2021	21	Plan For Public Issuance Of A-Share Convertible Corporate Bonds: Conversion Period	For	For
TONGWEI CO LTD	07-May-2021	22	Plan For Public Issuance Of A-Share Convertible Corporate Bonds: Determination And Adjustment Of The Conversion Price	For	For
TONGWEI CO LTD	07-May-2021	23	Plan For Public Issuance Of A-Share Convertible Corporate Bonds: Downward Adjustment Of Conversion Price	For	For
TONGWEI CO LTD	07-May-2021	24	Plan For Public Issuance Of A-Share Convertible Corporate Bonds: Determining Method For The Number Of Converted Shares	For	For
TONGWEI CO LTD	07-May-2021	25	Plan For Public Issuance Of A-Share Convertible Corporate Bonds: Redemption Clauses	For	For
TONGWEI CO LTD	07-May-2021	26	Plan For Public Issuance Of A-Share Convertible Corporate Bonds: Resale Clauses	For	For
TONGWEI CO LTD	07-May-2021	27	Plan For Public Issuance Of A-Share Convertible Corporate Bonds: Attribution Of Related Dividends For Conversion Years	For	For
TONGWEI CO LTD	07-May-2021	28	Plan For Public Issuance Of A-Share Convertible Corporate Bonds: Issuing Targets And Method	For	For
TONGWEI CO LTD	07-May-2021	29	Plan For Public Issuance Of A-Share Convertible Corporate Bonds: Arrangement For Placement To Existing A-Share Shareholders	For	For
TONGWEI CO LTD	07-May-2021	30	Plan For Public Issuance Of A-Share Convertible Corporate Bonds: Bondholders And Bondholders' Meetings	For	For
TONGWEI CO LTD	07-May-2021	31	Plan For Public Issuance Of A-Share Convertible Corporate Bonds: Purpose Of The Raised Funds	For	For
TONGWEI CO LTD	07-May-2021	32	Plan For Public Issuance Of A-Share Convertible Corporate Bonds: Deposit And Management Of The Raised Funds	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TONGWEI CO LTD	07-May-2021	33	Plan For Public Issuance Of A-Share Convertible Corporate Bonds: Guarantee Matters	For	For
TONGWEI CO LTD	07-May-2021	34	Plan For Public Issuance Of A-Share Convertible Corporate Bonds: The Valid Period Of The Resolution	For	For
TONGWEI CO LTD	07-May-2021	35	Preplan For Public Issuance Of A-Share Convertible Corporate Bonds	For	For
TONGWEI CO LTD	07-May-2021	36	Feasibility Analysis Report On Public Issuance Of A-Share Convertible Corporate Bonds	For	For
TONGWEI CO LTD	07-May-2021	37	Diluted Immediate Return After The Public Issuance Of Convertible Corporate Bonds And Filling Measures	For	For
TONGWEI CO LTD	07-May-2021	38	Rules Governing The Meetings Of Bondholders' Of The Company'S A-Share Convertible Bonds	For	For
TONGWEI CO LTD	07-May-2021	39	Full Authorization To The Board To Handle Matters Regarding The Public Issuance Of Convertible Corporate Bonds	For	For
TONGWEI CO LTD	07-May-2021	40	Report On The Use Of Previously Raised Funds	For	For
TOP GLOVE CORPORATION BHD	06-Jan-2021	1	To Re-Elect The Director, Dato' Lim Han Boon	For	Combined
TOP GLOVE CORPORATION BHD	06-Jan-2021	2	To Re-Elect The Director, Tan Sri Rainer Althoff	For	Combined
TOP GLOVE CORPORATION BHD	06-Jan-2021	3	To Re-Elect The Director, Datuk Noripah Kamso	For	Combined
TOP GLOVE CORPORATION BHD	06-Jan-2021	4	To Re-Elect The Director, Datuk Dr. Norma Mansor	For	Combined
TOP GLOVE CORPORATION BHD	06-Jan-2021	5	To Re-Elect The Director, Ms. Sharmila Sekarajasekaran	For	Combined
TOP GLOVE CORPORATION BHD	06-Jan-2021	6	To Re-Elect The Director, Mr. Lim Andy	For	Combined
TOP GLOVE CORPORATION BHD	06-Jan-2021	7	To Approve The Payment Of Directors' Fees	For	For
TOP GLOVE CORPORATION BHD	06-Jan-2021	8	To Approve The Payment Of Directors' Benefits (Excluding Directors' Fees)	For	For
TOP GLOVE CORPORATION BHD	06-Jan-2021	9	To Re-Appoint Messrs. Ernst & Young Plt As Auditors Of The Company	For	For
TOP GLOVE CORPORATION BHD	06-Jan-2021	10	Authority To Issue Shares Pursuant To The Companies Act 2016	For	For
TOP GLOVE CORPORATION BHD	06-Jan-2021	11	Retention Of Dato' Lim Han Boon As An Independent Non-Executive Director	For	Combined
TOP GLOVE CORPORATION BHD	06-Jan-2021	12	Proposed Renewal Of Share Buy-Back Authority	For	For
TOP GLOVE CORPORATION BHD	06-Jan-2021	13	16 Nov 2020: Please Note That This Is A Revision Due To Modification Of The Text Of Resolution 2. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined
TOPCHOICE MEDICAL CORPORATION	26-Mar-2021	1	Supplement To The Prevention Or Solution To Horizontal Competition Plan Of A Company	For	Combined
TOPCHOICE MEDICAL CORPORATION	26-Mar-2021	2	Renting Houses By Wholly-Owned Subsidiaries For A Project	For	For
TOPCHOICE MEDICAL CORPORATION	26-Mar-2021	3	Remuneration Plan For Independent Directors	For	For
TOPCHOICE MEDICAL CORPORATION	26-Mar-2021	4	Election And Nomination Of Non-Independent Director: Lv Jianming	For	For
TOPCHOICE MEDICAL CORPORATION	26-Mar-2021	5	Election And Nomination Of Non-Independent Director: Wang Yi	For	For
TOPCHOICE MEDICAL CORPORATION	26-Mar-2021	6	Election And Nomination Of Non-Independent Director: Chen Danpeng	For	For
TOPCHOICE MEDICAL CORPORATION	26-Mar-2021	7	Election And Nomination Of Non-Independent Director: Fu Ming	For	For
TOPCHOICE MEDICAL CORPORATION	26-Mar-2021	8	Election And Nomination Of Independent Director: Cao Maoxi	For	For
TOPCHOICE MEDICAL CORPORATION	26-Mar-2021	9	Election And Nomination Of Independent Director: Wang Shouyang	For	For
TOPCHOICE MEDICAL CORPORATION	26-Mar-2021	10	Election And Nomination Of Independent Director: Zhang Yinan	For	For
TOPCHOICE MEDICAL CORPORATION	26-Mar-2021	11	Election Of Supervisor: Zhang Xiaolu	For	For
TOPCHOICE MEDICAL CORPORATION	26-Mar-2021	12	Election Of Supervisor: Zhao Min	For	For
TOPCHOICE MEDICAL CORPORATION	24-Jun-2021	1	2020 Annual Report And Its Summary	For	For
TOPCHOICE MEDICAL CORPORATION	24-Jun-2021	2	2020 Work Report Of The Board Of Directors	For	For
TOPCHOICE MEDICAL CORPORATION	24-Jun-2021	3	2020 Work Report Of The Supervisory Committee	For	For
TOPCHOICE MEDICAL CORPORATION	24-Jun-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
TOPCHOICE MEDICAL CORPORATION	24-Jun-2021	5	2020 Annual Accounts	For	For
TOPCHOICE MEDICAL CORPORATION	24-Jun-2021	6	Reappointment Of Audit Firm	For	For
TOPPAN PRINTING CO.,LTD.	29-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
TOPPAN PRINTING CO.,LTD.	29-Jun-2021	2	Amend Articles To: Change Official Company Name, Reduce The Board Of Directors Size	For	Combined
TOPPAN PRINTING CO.,LTD.	29-Jun-2021	3	Appoint A Director Kaneko, Shingo	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TOPPAN PRINTING CO.,LTD.	29-Jun-2021	4	Appoint A Director Maro, Hideharu	For	Combined
TOPPAN PRINTING CO.,LTD.	29-Jun-2021	5	Appoint A Director Okubo, Shinichi	For	Combined
TOPPAN PRINTING CO.,LTD.	29-Jun-2021	6	Appoint A Director Sakai, Kazunori	For	Combined
TOPPAN PRINTING CO.,LTD.	29-Jun-2021	7	Appoint A Director Kurobe, Takashi	For	Combined
TOPPAN PRINTING CO.,LTD.	29-Jun-2021	8	Appoint A Director Majima, Hironori	For	Combined
TOPPAN PRINTING CO.,LTD.	29-Jun-2021	9	Appoint A Director Noma, Yoshinobu	For	Combined
TOPPAN PRINTING CO.,LTD.	29-Jun-2021	10	Appoint A Director Toyama, Ryoko	For	Combined
TOPPAN PRINTING CO.,LTD.	29-Jun-2021	11	Appoint A Director Nakabayashi, Mieko	For	Combined
TOPPAN PRINTING CO.,LTD.	29-Jun-2021	12	Approve Details Of The Compensation To Be Received By Directors	For	Combined
TORAY INDUSTRIES,INC.	22-Jun-2021	2	Approve Appropriation Of Surplus	For	For
TORAY INDUSTRIES,INC.	22-Jun-2021	3	Appoint A Director Suga, Yasuo	For	For
TORAY INDUSTRIES,INC.	22-Jun-2021	4	Appoint A Corporate Auditor Tanaka, Yoshiyuki	For	For
TORAY INDUSTRIES,INC.	22-Jun-2021	5	Approve Payment Of Bonuses To Corporate Officers	For	For
TOROMONT INDUSTRIES LTD.	05-May-2021	1	Director	For	For
TOROMONT INDUSTRIES LTD.	05-May-2021	2	To Appoint Ernst & Young Llp, Chartered Professional Accountants, As Auditors Of The Corporation Until The Next Annual General Meeting At A Remuneration To Be Fixed By The Directors Of The Corporation.	For	For
TOROMONT INDUSTRIES LTD.	05-May-2021	3	To Approve A Non-Binding Advisory Resolution Accepting The Corporation'S Approach To Executive Compensation, As Described In The Corporation'S Circular.	For	For
TOROMONT INDUSTRIES LTD.	05-May-2021	4	To Approve A Resolution Amending And Restating The Stock Option Plan Of The Corporation To Replenish And Replace 1,800,000 Common Shares Of The Corporation Reserved For Issuance Thereunder That Have Been Issued Upon The Exercise Of Previously Granted Options And To Effect Certain Other Changes, As Described In The Corporation'S Circular.	For	For
TOROMONT INDUSTRIES LTD.	05-May-2021	5	To Approve A Resolution Continuing, Amending And Restating The Shareholder Rights Plan Of The Corporation, As Described In The Corporation'S Circular.	For	For
TOSHIBA CORPORATION	18-Mar-2021	2	Shareholder Proposal: Approve The Election Of Persons Who Will Be Charged To Investigate The Status Of The Operations And Property Of The Stock Company As Set Forth In Article 316, Paragraph 2 Of The Companies Act	Against	Combined
TOSHIBA CORPORATION	18-Mar-2021	3	Shareholder Proposal: Amend Articles Of Incorporation	Against	Against
TOSHIBA CORPORATION	25-Jun-2021	2	Appoint A Director Tsunakawa, Satoshi	For	Combined
TOSHIBA CORPORATION	25-Jun-2021	3	Appoint A Director Nagayama, Osamu	For	For
TOSHIBA CORPORATION	25-Jun-2021	4	Appoint A Director Ota, Junji	For	Combined
TOSHIBA CORPORATION	25-Jun-2021	5	Appoint A Director Kobayashi, Nobuyuki	For	Against
TOSHIBA CORPORATION	25-Jun-2021	6	Appoint A Director Yamauchi, Takashi	For	Against
TOSHIBA CORPORATION	25-Jun-2021	7	Appoint A Director Paul J. Brough	For	Combined
TOSHIBA CORPORATION	25-Jun-2021	8	Appoint A Director Ayako Hirota Weissman	For	For
TOSHIBA CORPORATION	25-Jun-2021	9	Appoint A Director Jerome Thomas Black	For	For
TOSHIBA CORPORATION	25-Jun-2021	10	Appoint A Director George Raymond Zage Iii	For	For
TOSHIBA CORPORATION	25-Jun-2021	11	Appoint A Director Watahiki, Mariko	For	For
TOSHIBA CORPORATION	25-Jun-2021	12	Appoint A Director George Olcott	For	For
TOSHIBA CORPORATION	25-Jun-2021	13	Appoint A Director Hashimoto, Katsunori	For	For
TOSHIBA CORPORATION	25-Jun-2021	14	Appoint A Director Hatazawa, Mamoru	For	For
TOSOH CORPORATION	25-Jun-2021	2	Appoint A Director Yamamoto, Toshinori	For	For
TOSOH CORPORATION	25-Jun-2021	3	Appoint A Director Tashiro, Katsushi	For	For
TOSOH CORPORATION	25-Jun-2021	4	Appoint A Director Kuwada, Mamoru	For	For
TOSOH CORPORATION	25-Jun-2021	5	Appoint A Director Adachi, Toru	For	For
TOSOH CORPORATION	25-Jun-2021	6	Appoint A Director Doi, Toru	For	For
TOSOH CORPORATION	25-Jun-2021	7	Appoint A Director Abe, Tsutomu	For	For
TOSOH CORPORATION	25-Jun-2021	8	Appoint A Director Miura, Keichi	For	For
TOSOH CORPORATION	25-Jun-2021	9	Appoint A Director Hombo, Yoshihiro	For	For
TOSOH CORPORATION	25-Jun-2021	10	Appoint A Director Hidaka, Mariko	For	For
TOSOH CORPORATION	25-Jun-2021	11	Appoint A Corporate Auditor Okayama, Makoto	For	For
TOSOH CORPORATION	25-Jun-2021	12	Appoint A Substitute Corporate Auditor Takahashi, Yojiro	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TOSOH CORPORATION	25-Jun-2021	13	Appoint A Substitute Corporate Auditor Nagao, Kenta	For	For
TOTAL SE	28-May-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative	Non-voting resolution	Combined
TOTAL SE	28-May-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian	Non-voting resolution	Non-voting resolution
TOTAL SE	28-May-2021	3	07 Apr 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You And Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
TOTAL SE	28-May-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Non-voting resolution
TOTAL SE	28-May-2021	5	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
TOTAL SE	28-May-2021	6	07 May 2021: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202103312100724-39 And https://www.journal-officiel.gouv.fr/Balo/Document/202105072101494-55 Please Note That This Is A Revision Due To Change In Numbering Of Resolutions And Modification Of The Text In Comment And Due To Receipt Of Updated Balo Link. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Non-voting resolution
TOTAL SE	28-May-2021	7	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020	For	Combined
TOTAL SE	28-May-2021	8	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	For
TOTAL SE	28-May-2021	9	Allocation Of Income And Setting Of The Dividend For The Financial Year Ended 31 December 2020	For	For
TOTAL SE	28-May-2021	10	Authorisation Granted To The Board Of Directors, For A Period Of Eighteen Months, In Order To Trade In The Company'S Shares	For	For
TOTAL SE	28-May-2021	11	Agreements Referred To In Articles L. 225-38 And Following Of The French Commercial Code	For	For
TOTAL SE	28-May-2021	12	Renewal Of The Term Of Office Of Mr. Patrick Pouyanne As Director	For	Combined
TOTAL SE	28-May-2021	13	Renewal Of The Term Of Office Of Mrs. Anne-Marie Idrac As Director	For	Combined
TOTAL SE	28-May-2021	14	Appointment Of Mr. Jacques Aschenbroich As Director	For	Combined
TOTAL SE	28-May-2021	15	Appointment Of Mr. Glenn Hubbard As Director	For	Combined
TOTAL SE	28-May-2021	16	Approval Of The Information Relating To The Remuneration Of Corporate Officers Mentioned In Section I Of Article L. 22-10-9 Of The French Commercial Code	For	For
TOTAL SE	28-May-2021	17	Approval Of The Remuneration Policy For Directors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TOTAL SE	28-May-2021	18	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Remuneration And Benefits Of Any Kind Paid During The Financial Year 2020 Or Awarded In Respect Of This Financial Year To Mr. Patrick Pouyanne, Chairman And Chief Executive Officer	For	For
TOTAL SE	28-May-2021	19	Approval Of The Remuneration Policy For The Chairman And Chief Executive Officer	For	For
TOTAL SE	28-May-2021	20	Opinion On The Company'S Ambition In Terms Of Sustainable Development And Energy Transition Towards Carbon Neutrality And Its Objectives In This Area By 2030	For	Combined
TOTAL SE	28-May-2021	21	Amendment Of The Corporate Name To Totalenergies Se And To Article 2 Of The By-Laws	For	Combined
TOTAL SE	28-May-2021	22	Authorisation Granted To The Board Of Directors, For A Period Of Thirty-Eight Months, In Order To Proceed With Free Allocations Of Existing Shares Of The Company Or Shares To Be Issued To Employees And Executive Corporate Officers Of The Group, Or To Some Of Them, Entailing The Waiver By The Shareholders Of Their Pre-Emptive Subscription Right To The Shares To Be Issued	For	For
TOTAL SE	28-May-2021	23	Delegation Of Authority Granted To The Board Of Directors, For A Period Of Twenty-Six Months, In Order To Proceed, Under The Conditions Provided For By Articles L. 3332-18 And Following Of The French Labour Code, With Capital Increases, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right, Reserved For Members Of A Company Or Group Savings Plan	For	For
TOTO LTD.	25-Jun-2021	2	Appoint A Director Kitamura, Madoka	For	For
TOTO LTD.	25-Jun-2021	3	Appoint A Director Kiyota, Noriaki	For	For
TOTO LTD.	25-Jun-2021	4	Appoint A Director Shirakawa, Satoshi	For	For
TOTO LTD.	25-Jun-2021	5	Appoint A Director Hayashi, Ryosuke	For	For
TOTO LTD.	25-Jun-2021	6	Appoint A Director Taguchi, Tomoyuki	For	For
TOTO LTD.	25-Jun-2021	7	Appoint A Director Tamura, Shinya	For	For
TOTO LTD.	25-Jun-2021	8	Appoint A Director Kuga, Toshiya	For	For
TOTO LTD.	25-Jun-2021	9	Appoint A Director Shimizu, Takayuki	For	For
TOTO LTD.	25-Jun-2021	10	Appoint A Director Taketomi, Yojiro	For	For
TOTO LTD.	25-Jun-2021	11	Appoint A Director Shimono, Masatsugu	For	For
TOTO LTD.	25-Jun-2021	12	Appoint A Director Tsuda, Junji	For	For
TOTO LTD.	25-Jun-2021	13	Appoint A Director Yamauchi, Shigenori	For	For
TOTO LTD.	25-Jun-2021	14	Approve Details Of The Restricted-Share Compensation To Be Received By Directors	For	For
TOTVS SA	20-Apr-2021	3	Approving The Share Based Incentive Plan	For	For
TOTVS SA	20-Apr-2021	3	Reviewing And Approving The Company'S Accounts As Submitted By Its Management, And Also Examine, Discuss, And Vote On The Company'S Financial Statements For The Fiscal Year Ended On December 31, 2020	For	Combined
TOTVS SA	20-Apr-2021	4	Approving The Increase Of The Capital Stock By Capitalizing The Balance Of The Retained Earnings Reserve, Without Issuing New Shares	For	Combined
TOTVS SA	20-Apr-2021	4	Approving The Capital Budget For The Purposes Of Article 196 Of Brazilian Law 6,404.76	For	For
TOTVS SA	20-Apr-2021	5	Amend The Caption Of Article 5 To Reflect The New Amount Of The Company'S Capital Stock	For	For
TOTVS SA	20-Apr-2021	5	Deciding On The Allocation Of Net Income For Such Fiscal Year And On The Distribution Of Dividends, According To The Management Proposal, Under The Following Terms Net Income Of The Fiscal Year 2020, Brl 294,957,888.68 Legal Reserve, Brl 14,747,894.43 Adjustments For Initial Adoption Of Cpc 06 Standard Interest On Net Equity Stated On August 3, 2020, Brl 39,742,843.21 Interest On Net Equity Stated On Dec. 15, 2020, Brl 56,775,735.10 Dividends, Brl 50,960,366.03 Retained Earnings Reserve, Brl 132,731,049.91	For	For
TOTVS SA	20-Apr-2021	6	Amend The Caption Of Article 6 And Paragraphs 1 And 2 To Reflect The Change In The Limit Of The Authorized Capital And To Explain Other Possibilities Of Increasing The Capital Stock Within The Limit Of The Authorized Capital	For	For
TOTVS SA	20-Apr-2021	6	Determining The Annual Global Compensation Of The Members Of Both The Board Of Directors And The Board Of Executive Officers For Fiscal Year 2020, According To The Management Proposal	For	For
TOTVS SA	20-Apr-2021	7	Amend The Caption Of Article 16 To Reflect The New Structure Of The Board Of Directors, Which Had Its Maximum Number Of Members Reduced To Seven	For	For
TOTVS SA	20-Apr-2021	7	Regulatory Matter That Is Not An Integral Part Of The Managements Proposal, Do You Wish To Request That A Fiscal Council Supervisory Board Is Established, Pursuant To Art. 161 Of Brazilian Law No. 6.404 Of 1976 The Brazilian Corporations Act	For	For
TOTVS SA	20-Apr-2021	8	Amend Article 19, Subparagraphs Xv, Xvi And Xxi To Adjust The Responsibilities Of The Board Of Directors	For	For
TOTVS SA	20-Apr-2021	8	In The Event Of A Second Call Of This General Meeting, Can The Voting Instructions Contained In This Ballot Also Be Considered To Hold The Meeting In The Second Call	For	For
TOTVS SA	20-Apr-2021	9	Add Subparagraphs Iv And V To Article 22, To Add The Responsibilities Of The People And Compensation Committee Into The Bylaws As Provided For In The Charter Of The Company'S Board Of Directors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TOTVS SA	20-Apr-2021	10	Add Paragraph 3 To Article 23 To Provide For The Treatment To Be Given In Case Of Temporary Inability Of The Coordinator Of The Company'S Audit Committee	For	For
TOTVS SA	20-Apr-2021	11	Update Article 26, Caption, And The Following Paragraphs To Exclude The Position Of Chairman Director And Change The Number Of Vice President Executive Officers	For	For
TOTVS SA	20-Apr-2021	12	Amend Article 37, Caption, To Create A Statutory Reserve	For	For
TOTVS SA	20-Apr-2021	13	Add A New Article 55 To Govern Any Indemnity Agreements That May Be Executed By The Company With Its Management Members And Other Employees	For	Combined
TOTVS SA	20-Apr-2021	14	Adjust The Writing Style And Numbering Of Articles In The Bylaws, As Detailed In The Managements Proposal	For	Combined
TOTVS SA	20-Apr-2021	15	Restate The Company'S Bylaws In Order To Reflect The Changes Approved At The Meeting	For	For
TOTVS SA	20-Apr-2021	16	To Deliberate And Decide On The Proposal Of Merger The Merger, By The Company, Of Its Subsidiary Neolog Consultoria De Sistemas S.A., A Corporation Headquartered In The Capital City Of Sao Paulo, State Of Sao Paulo, Brazil, At Avenida Engenheiro Luiz Carlos Berrini No. 1.681, 14Th Floor, Condominium Berrini Building, Zip Code 04571.001, Registered With The Corporate Tax Id Cnpj.Me No. 05.254.381.0001.59, With Its Articles Of Incorporation Duly Filed With Jucesp Board Of Trade Of The State Of Sao Paulo Under Nire 35.300.475.224 Neolog, Under The Terms And Conditions Set Forth In The Protocol And Justification Of Merger Executed By The Management Members Of The Company And Of Neolog On March 12, 2021 The Protocol	For	For
TOTVS SA	20-Apr-2021	17	Ratify The Appointment And Hiring Of Apsis Consultoria E Avaliacoes Ltda. With Corporate Taxpayers Id. Cnpj.Me No. 08.861.365.0001.30, As A Specialized Company Responsible For Appraising Neologs Stockholders Equity To Be Transferred To The Company At Its Book Value, And For Preparing The Corresponding Appraisal Report The Appraisal Report	For	For
TOTVS SA	20-Apr-2021	18	Examining, Discussing, And Approving The Appraisal Report	For	For
TOTVS SA	20-Apr-2021	19	Approving The Merger Of Neolog Consultoria E Sistemas S.A	For	For
TOTVS SA	20-Apr-2021	20	Regulatory Matter That Is Not An Integral Part Of The Managements Proposal, Do You Wish To Request That A Fiscal Council Supervisory Board Is Established, Pursuant To Art. 161 Of Brazilian Law No. 6,404 Of 1976 The Brazilian Corporations Act	For	For
TOTVS SA	20-Apr-2021	21	In The Event Of A Second Call Of This General Meeting, Can The Voting Instructions Contained In This Ballot Also Be Considered To Hold The Meeting In The Second Call	For	For
TOYO SUISAN KAISHA,LTD.	24-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
TOYO SUISAN KAISHA,LTD.	24-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
TOYO SUISAN KAISHA,LTD.	24-Jun-2021	3	Appoint A Director Tsutsumi, Tadasu	For	For
TOYO SUISAN KAISHA,LTD.	24-Jun-2021	4	Appoint A Director Imamura, Masanari	For	For
TOYO SUISAN KAISHA,LTD.	24-Jun-2021	5	Appoint A Director Sumimoto, Noritaka	For	For
TOYO SUISAN KAISHA,LTD.	24-Jun-2021	6	Appoint A Director Oki, Hitoshi	For	For
TOYO SUISAN KAISHA,LTD.	24-Jun-2021	7	Appoint A Director Makiya, Rieko	For	For
TOYO SUISAN KAISHA,LTD.	24-Jun-2021	8	Appoint A Director Mochizuki, Masahisa	For	For
TOYO SUISAN KAISHA,LTD.	24-Jun-2021	9	Appoint A Director Murakami, Osamu	For	For
TOYO SUISAN KAISHA,LTD.	24-Jun-2021	10	Appoint A Director Murayama, Ichiro	For	For
TOYO SUISAN KAISHA,LTD.	24-Jun-2021	11	Appoint A Director Hayama, Tomohide	For	For
TOYO SUISAN KAISHA,LTD.	24-Jun-2021	12	Appoint A Director Matsumoto, Chiyoko	For	For
TOYO SUISAN KAISHA,LTD.	24-Jun-2021	13	Appoint A Director Yachi, Hiroyasu	For	For
TOYO SUISAN KAISHA,LTD.	24-Jun-2021	14	Appoint A Director Mineki, Machiko	For	For
TOYO SUISAN KAISHA,LTD.	24-Jun-2021	15	Appoint A Director Yazawa, Kenichi	For	For
TOYO SUISAN KAISHA,LTD.	24-Jun-2021	16	Appoint A Director Chino, Isamu	For	For
TOYO SUISAN KAISHA,LTD.	24-Jun-2021	17	Appoint A Director Kobayashi, Tetsuya	For	For
TOYO SUISAN KAISHA,LTD.	24-Jun-2021	18	Appoint A Substitute Corporate Auditor Ushijima, Tsutomu	For	For
TOYO SUISAN KAISHA,LTD.	24-Jun-2021	19	Approve Payment Of Bonuses To Corporate Officers	For	For
TOYODA GOSEI CO.,LTD.	17-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
TOYODA GOSEI CO.,LTD.	17-Jun-2021	2	Appoint A Director Koyama, Toru	For	Combined
TOYODA GOSEI CO.,LTD.	17-Jun-2021	3	Appoint A Director Yamada, Tomonobu	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TOYODA GOSEI CO.,LTD.	17-Jun-2021	4	Appoint A Director Yasuda, Hiroshi	For	Combined
TOYODA GOSEI CO.,LTD.	17-Jun-2021	5	Appoint A Director Oka, Masaki	For	Combined
TOYODA GOSEI CO.,LTD.	17-Jun-2021	6	Appoint A Director Ishikawa, Takashi	For	Combined
TOYODA GOSEI CO.,LTD.	17-Jun-2021	7	Appoint A Director Miyazaki, Naoki	For	Combined
TOYODA GOSEI CO.,LTD.	17-Jun-2021	8	Appoint A Director Tsuchiya, Sojiro	For	Combined
TOYODA GOSEI CO.,LTD.	17-Jun-2021	9	Appoint A Director Yamaka, Kimio	For	Combined
TOYODA GOSEI CO.,LTD.	17-Jun-2021	10	Appoint A Director Matsumoto, Mayumi	For	Combined
TOYODA GOSEI CO.,LTD.	17-Jun-2021	11	Appoint A Corporate Auditor Suzuki, Yamato	For	Combined
TOYOTA INDUSTRIES CORPORATION	10-Jun-2021	2	Appoint A Director Toyoda, Tetsuro	For	For
TOYOTA INDUSTRIES CORPORATION	10-Jun-2021	3	Appoint A Director Onishi, Akira	For	For
TOYOTA INDUSTRIES CORPORATION	10-Jun-2021	4	Appoint A Director Sasaki, Takuo	For	For
TOYOTA INDUSTRIES CORPORATION	10-Jun-2021	5	Appoint A Director Mizuno, Yojiro	For	For
TOYOTA INDUSTRIES CORPORATION	10-Jun-2021	6	Appoint A Director Ishizaki, Yuji	For	For
TOYOTA INDUSTRIES CORPORATION	10-Jun-2021	7	Appoint A Director Sumi, Shuzo	For	For
TOYOTA INDUSTRIES CORPORATION	10-Jun-2021	8	Appoint A Director Yamanishi, Kenichiro	For	For
TOYOTA INDUSTRIES CORPORATION	10-Jun-2021	9	Appoint A Director Maeda, Masahiko	For	Combined
TOYOTA INDUSTRIES CORPORATION	10-Jun-2021	10	Appoint A Corporate Auditor Inagawa, Toru	For	Combined
TOYOTA INDUSTRIES CORPORATION	10-Jun-2021	11	Appoint A Substitute Corporate Auditor Furusawa, Hitoshi	For	For
TOYOTA INDUSTRIES CORPORATION	10-Jun-2021	12	Approve Payment Of Bonuses To Corporate Officers	For	For
TOYOTA MOTOR CORPORATION	16-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
TOYOTA MOTOR CORPORATION	16-Jun-2021	2	Appoint A Director Uchiyamada, Takeshi	For	Combined
TOYOTA MOTOR CORPORATION	16-Jun-2021	3	Appoint A Director Hayakawa, Shigeru	For	Combined
TOYOTA MOTOR CORPORATION	16-Jun-2021	4	Appoint A Director Toyoda, Akio	For	Combined
TOYOTA MOTOR CORPORATION	16-Jun-2021	5	Appoint A Director Kobayashi, Koji	For	Combined
TOYOTA MOTOR CORPORATION	16-Jun-2021	6	Appoint A Director James Kuffner	For	Combined
TOYOTA MOTOR CORPORATION	16-Jun-2021	7	Appoint A Director Kon, Kenta	For	Combined
TOYOTA MOTOR CORPORATION	16-Jun-2021	8	Appoint A Director Sugawara, Ikuro	For	Combined
TOYOTA MOTOR CORPORATION	16-Jun-2021	9	Appoint A Director Sir Philip Craven	For	Combined
TOYOTA MOTOR CORPORATION	16-Jun-2021	10	Appoint A Director Kudo, Teiko	For	Combined
TOYOTA MOTOR CORPORATION	16-Jun-2021	11	Appoint A Substitute Corporate Auditor Sakai, Ryuji	For	Combined
TOYOTA MOTOR CORPORATION	16-Jun-2021	12	Amend Articles To: Eliminate The Articles Related To Class Shares	For	Combined
TOYOTA TSUSHO CORPORATION	24-Jun-2021	2	Approve Appropriation Of Surplus	For	For
TOYOTA TSUSHO CORPORATION	24-Jun-2021	3	Appoint A Director Karube, Jun	For	For
TOYOTA TSUSHO CORPORATION	24-Jun-2021	4	Appoint A Director Kashitani, Ichiro	For	For
TOYOTA TSUSHO CORPORATION	24-Jun-2021	5	Appoint A Director Kondo, Takahiro	For	For
TOYOTA TSUSHO CORPORATION	24-Jun-2021	6	Appoint A Director Tominaga, Hiroshi	For	For
TOYOTA TSUSHO CORPORATION	24-Jun-2021	7	Appoint A Director Iwamoto, Hideyuki	For	For
TOYOTA TSUSHO CORPORATION	24-Jun-2021	8	Appoint A Director Fujisawa, Kumi	For	For
TOYOTA TSUSHO CORPORATION	24-Jun-2021	9	Appoint A Director Komoto, Kunihiro	For	For
TOYOTA TSUSHO CORPORATION	24-Jun-2021	10	Appoint A Director Didier Leroy	For	Combined
TOYOTA TSUSHO CORPORATION	24-Jun-2021	11	Appoint A Director Inoue, Yukari	For	Combined
TOYOTA TSUSHO CORPORATION	24-Jun-2021	12	Approve Payment Of Bonuses To Corporate Officers	For	For
TRACTOR SUPPLY COMPANY	06-May-2021	1	Director	For	For
TRACTOR SUPPLY COMPANY	06-May-2021	2	To Ratify The Re-Appointment Of Ernst & Young Lip As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 25, 2021.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TRACTOR SUPPLY COMPANY	06-May-2021	3	Say On Pay - An Advisory Vote To Approve Executive Compensation.	For	For
TRACTOR SUPPLY COMPANY	06-May-2021	4	Stockholder Proposal Titled "Transition To Public Benefit Corporation".	Against	Combined
TRADEWEB MARKETS INC	11-May-2021	1	Director	For	Combined
TRADEWEB MARKETS INC	11-May-2021	2	Ratification Of The Appointment Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
TRADEWEB MARKETS INC	11-May-2021	3	To Approve, On An Advisory Basis, The Compensation Of The Company'S Named Executive Officers, As Described In The 2021 Proxy Statement.	For	For
TRADEWEB MARKETS INC	11-May-2021	4	To Determine, On An Advisory Basis, The Frequency (Whether Annual, Biennial Or Triennial) With Which Stockholders Of The Company Will Participate In Any Advisory Vote On Executive Compensation.	Three	Combined
TRANE TECHNOLOGIES PLC	03-Jun-2021	1	Election Of Director: Kirk E. Arnold	For	Combined
TRANE TECHNOLOGIES PLC	03-Jun-2021	2	Election Of Director: Ann C. Berzin	For	Combined
TRANE TECHNOLOGIES PLC	03-Jun-2021	3	Election Of Director: John Bruton	For	Combined
TRANE TECHNOLOGIES PLC	03-Jun-2021	4	Election Of Director: Jared L. Cohon	For	Combined
TRANE TECHNOLOGIES PLC	03-Jun-2021	5	Election Of Director: Gary D. Forsee	For	Combined
TRANE TECHNOLOGIES PLC	03-Jun-2021	6	Election Of Director: Linda P. Hudson	For	Combined
TRANE TECHNOLOGIES PLC	03-Jun-2021	7	Election Of Director: Michael W. Lamach	For	Combined
TRANE TECHNOLOGIES PLC	03-Jun-2021	8	Election Of Director: Myles P. Lee	For	Combined
TRANE TECHNOLOGIES PLC	03-Jun-2021	9	Election Of Director: April Miller Boise	For	Combined
TRANE TECHNOLOGIES PLC	03-Jun-2021	10	Election Of Director: Karen B. Peetz	For	Combined
TRANE TECHNOLOGIES PLC	03-Jun-2021	11	Election Of Director: John P. Surma	For	Combined
TRANE TECHNOLOGIES PLC	03-Jun-2021	12	Election Of Director: Tony L. White	For	Combined
TRANE TECHNOLOGIES PLC	03-Jun-2021	13	Advisory Approval Of The Compensation Of The Company'S Named Executive Officers.	For	Combined
TRANE TECHNOLOGIES PLC	03-Jun-2021	14	Approval Of The Appointment Of Independent Auditors Of The Company And Authorization Of The Audit Committee Of The Board Of Directors To Set The Auditors' Remuneration.	For	Combined
TRANE TECHNOLOGIES PLC	03-Jun-2021	15	Approval Of The Renewal Of The Directors' Existing Authority To Issue Shares.	For	Combined
TRANE TECHNOLOGIES PLC	03-Jun-2021	16	Approval Of The Renewal Of The Directors' Existing Authority To Issue Shares For Cash Without First Offering Shares To Existing Shareholders. (Special Resolution)	For	Combined
TRANE TECHNOLOGIES PLC	03-Jun-2021	17	Determination Of The Price Range At Which The Company Can Re-Allot Shares That It Holds As Treasury Shares. (Special Resolution)	For	Combined
TRANSDIGM GROUP INCORPORATED	18-Mar-2021	1	Director	For	Combined
TRANSDIGM GROUP INCORPORATED	18-Mar-2021	2	To Approve (In An Advisory Vote) Compensation Paid To The Company'S Named Executive Officers.	For	Combined
TRANSDIGM GROUP INCORPORATED	18-Mar-2021	3	To Ratify The Selection Of Ernst & Young Llp As The Company'S Independent Accountants For The Fiscal Year Ending September 30, 2021.	For	Combined
TRANSUNION	11-May-2021	1	Election Of Director: William P. (Billy) Bosworth	For	For
TRANSUNION	11-May-2021	2	Election Of Director: Suzanne P. Clark	For	For
TRANSUNION	11-May-2021	3	Election Of Director: Kermit R. Crawford	For	For
TRANSUNION	11-May-2021	4	Election Of Director: Russell P. Fradin	For	For
TRANSUNION	11-May-2021	5	Election Of Director: Pamela A. Joseph	For	For
TRANSUNION	11-May-2021	6	Election Of Director: Thomas L. Monahan, Iii	For	For
TRANSUNION	11-May-2021	7	Ratification Of Appointment Of Pricewaterhousecoopers Llp As Transunion'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
TRAVELSKY TECHNOLOGY LTD	26-Feb-2021	3	To Consider And Approve The Resolution In Relation To The Appointment Of Ms. Tang Lichao As A Shareholder Representative Supervisor Of The Seventh Session Of The Supervisory Committee For The Same Term As Other Members Of The Seventh Session Of The Supervisory Committee Commencing From The Conclusion Of The Egm	For	For
TRAVELSKY TECHNOLOGY LTD	26-Feb-2021	4	To Consider And Approve The Resolution In Relation To The Proposed Amendments To The Articles Of Association, Details Of Which Are More Particularly Described In The Circular To The Shareholders Dated 8 January 2021	For	For
TRAVELSKY TECHNOLOGY LTD	27-May-2021	3	To Consider And Approve The Resolution In Relation To The Report Of The Board Of The Company For The Year Ended 31 December 2020	For	For
TRAVELSKY TECHNOLOGY LTD	27-May-2021	4	To Consider And Approve The Resolution In Relation To The Report Of The Supervisory Committee Of The Company For The Year Ended 31 December 2020	For	For
TRAVELSKY TECHNOLOGY LTD	27-May-2021	5	To Consider And Approve The Resolution In Relation To The Audited Financial Statements Of The Group (I.E. The Company And Its Subsidiaries) For The Year Ended 31 December 2020	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TRAVELSKY TECHNOLOGY LTD	27-May-2021	6	To Consider And Approve The Resolution In Relation To The Allocation Of Profit And Distribution Of Final Dividend For The Year Ended 31 December 2020	For	For
TRAVELSKY TECHNOLOGY LTD	27-May-2021	7	To Consider And Approve The Resolution In Relation To The Appointment Of Auditor For The Year Ending 31 December 2021 And The Authorization To The Board To Fix The Remuneration Thereof	For	For
TREND MICRO INCORPORATED	25-Mar-2021	2	Approve Appropriation Of Surplus	For	For
TREND MICRO INCORPORATED	25-Mar-2021	3	Amend Articles To: Reduce Term Of Office Of Directors To One Year, Allow The Board Of Directors To Authorize Appropriation Of Surplus And Purchase Own Shares	For	For
TREND MICRO INCORPORATED	25-Mar-2021	4	Appoint A Director Chang Ming-Jang	For	For
TREND MICRO INCORPORATED	25-Mar-2021	5	Appoint A Director Eva Chen	For	For
TREND MICRO INCORPORATED	25-Mar-2021	6	Appoint A Director Mahendra Negi	For	For
TREND MICRO INCORPORATED	25-Mar-2021	7	Appoint A Director Omikawa, Akihiko	For	For
TREND MICRO INCORPORATED	25-Mar-2021	8	Appoint A Director Nonaka, Ikujiro	For	For
TREND MICRO INCORPORATED	25-Mar-2021	9	Appoint A Director Koga, Tetsuo	For	For
TREND MICRO INCORPORATED	25-Mar-2021	10	Appoint A Corporate Auditor Sempo, Masaru	For	For
TREND MICRO INCORPORATED	25-Mar-2021	11	Appoint A Corporate Auditor Hasegawa, Fumio	For	For
TREND MICRO INCORPORATED	25-Mar-2021	12	Appoint A Corporate Auditor Kameoka, Yasuo	For	For
TREND MICRO INCORPORATED	25-Mar-2021	13	Appoint A Corporate Auditor Fujita, Koji	For	For
TREND MICRO INCORPORATED	25-Mar-2021	14	Approve Details Of Compensation As Stock Options For Directors	For	For
TRIMBLE INC.	12-May-2021	1	Director	For	Combined
TRIMBLE INC.	12-May-2021	2	To Hold An Advisory Vote On Approving The Compensation For Our Named Executive Officers.	For	For
TRIMBLE INC.	12-May-2021	3	To Ratify The Appointment Of Ernst & Young Llp As The Independent Registered Public Accounting Firm Of The Company For The Current Fiscal Year Ending December 31, 2021.	For	For
TRIP.COM GROUP LIMITED	18-Mar-2021	1	"That By An Ordinary Resolution, Each Of The 175,000,000 Issued And Unissued Ordinary Shares Of A Nominal Or Par Value Of Us\$0.01 Each In The Capital Of The Company Be And Is Hereby Subdivided Into Eight Ordinary Shares Of A Nominal Or Par Value Of Us\$0.00125 Each In The Capital Of The Company (The "Subdivision"), Such That, Following The Subdivision, The Authorised Share Capital Of The Company Shall Be Us\$1,750,000 Divided Into 1,400,000,000 Ordinary Shares Of A Nominal Or Par Value Of Us\$0.00125 Each".	Take No Action	For
TRIPLE POINT SOCIAL HOUSING REIT PLC	14-May-2021	1	Accept Financial Statements And Statutory Reports	For	For
TRIPLE POINT SOCIAL HOUSING REIT PLC	14-May-2021	2	Approve Remuneration Report	For	For
TRIPLE POINT SOCIAL HOUSING REIT PLC	14-May-2021	3	Approve Remuneration Policy	For	For
TRIPLE POINT SOCIAL HOUSING REIT PLC	14-May-2021	4	Re-Elect Christopher Phillips As Director	For	For
TRIPLE POINT SOCIAL HOUSING REIT PLC	14-May-2021	5	Re-Elect Ian Reeves As Director	For	For
TRIPLE POINT SOCIAL HOUSING REIT PLC	14-May-2021	6	Re-Elect Peter Coward As Director	For	For
TRIPLE POINT SOCIAL HOUSING REIT PLC	14-May-2021	7	Re-Elect Paul Oliver As Director	For	For
TRIPLE POINT SOCIAL HOUSING REIT PLC	14-May-2021	8	Re-Elect Tracey Fletcher-Ray As Director	For	For
TRIPLE POINT SOCIAL HOUSING REIT PLC	14-May-2021	9	Reappoint Bdo Llp As Auditors	For	For
TRIPLE POINT SOCIAL HOUSING REIT PLC	14-May-2021	10	Authorise The Audit Committee To Fix Remuneration Of Auditors	For	For
TRIPLE POINT SOCIAL HOUSING REIT PLC	14-May-2021	11	Authorise Issue Of Equity	For	For
TRIPLE POINT SOCIAL HOUSING REIT PLC	14-May-2021	12	Authorise Directors To Declare And Pay All Dividends Of The Company As Interim Dividends	For	For
TRIPLE POINT SOCIAL HOUSING REIT PLC	14-May-2021	13	Authorise Issue Of Equity Without Pre-Emptive Rights	For	For
TRIPLE POINT SOCIAL HOUSING REIT PLC	14-May-2021	14	Authorise Issue Of Equity Without Pre-Emptive Rights In Connection With An Acquisition Or Other Capital Investment	For	For
TRIPLE POINT SOCIAL HOUSING REIT PLC	14-May-2021	15	Authorise Market Purchase Of Ordinary Shares	For	For
TRIPLE POINT SOCIAL HOUSING REIT PLC	14-May-2021	16	Authorise The Company To Call General Meeting With Two Weeks' Notice	For	For
TRITAX BIG BOX REIT PLC	05-May-2021	1	To Receive And Adopt The Financial Statements Of The Company For The Financial Year Ended 31 December 2020 And The Reports Of The Directors And Auditors On Those Financial Statements	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TRITAX BIG BOX REIT PLC	05-May-2021	2	To Receive, Adopt And Approve The Directors' Remuneration Report Which Appears On Pages 82-84 Of The Annual Report For The Year Ended 31 December 2020 (Other Than The Directors' Remuneration Policy Which Is Detailed On Page 82 Of The Annual Report), In Accordance With Section 439 Of The Companies Act 2006 (The "Act")	For	For
TRITAX BIG BOX REIT PLC	05-May-2021	3	To Approve The Directors' Remuneration Policy, Which Is Detailed On Page 82 Of The Annual Report For The Financial Period Ended 31 December 2020	For	For
TRITAX BIG BOX REIT PLC	05-May-2021	4	To Re-Elect Aubrey Adams As A Director Of The Company	For	For
TRITAX BIG BOX REIT PLC	05-May-2021	5	To Re-Elect Richard Laing As A Director Of The Company	For	For
TRITAX BIG BOX REIT PLC	05-May-2021	6	To Re-Elect Susanne Given As A Director Of The Company	For	For
TRITAX BIG BOX REIT PLC	05-May-2021	7	To Re-Elect Alastair Hughes As A Director Of The Company	For	For
TRITAX BIG BOX REIT PLC	05-May-2021	8	To Re-Elect Karen Whitworth As A Director Of The Company	For	For
TRITAX BIG BOX REIT PLC	05-May-2021	9	To Re-Elect Bdo Lip As Auditors Of The Company	For	For
TRITAX BIG BOX REIT PLC	05-May-2021	10	To Authorise The Directors To Determine The Auditors' Remuneration	For	For
TRITAX BIG BOX REIT PLC	05-May-2021	11	To Authorise The Directors To Declare And Pay All Dividends Of The Company As Interim Dividends And For The Last Dividend Referable To A Financial Year Not To Be Categorised As A Final Dividend That Would Ordinarily Be Subject To Shareholder Approval	For	For
TRITAX BIG BOX REIT PLC	05-May-2021	12	That The Directors Be Generally And Unconditionally Authorised For The Purposes Of Section 551 Of The Act To Exercise All The Powers Of The Company To: (A) Allot Shares In The Company And Grant Rights To Subscribe For Or Convert Any Security Into Shares In The Company Up To An Aggregate Nominal Amount Of Gbp 5,732,946; And (B) Allot Equity Securities (As Defined In Section 560 Of The Act) Up To An Aggregate Nominal Amount Of Gbp 11,465,892 (Such Amount To Be Reduced By The Nominal Amount Of Any Shares Allotted Or Rights Granted Under Paragraph (A) Of This Resolution 12) In Connection With An Offer By Way Of A Rights Issue To: (I) The Holders Of Ordinary Shares In The Company ("Ordinary Shares") In Proportion (As Nearly As May Be Practicable) To The Respective Numbers Of Ordinary Shares Held By Them; And (Ii) The Holders Of Other Equity Securities, As Required By The Rights Of Those Securities Or, Subject To Such Rights, As The Directors Of The Company Otherwise Consider Necessary, And So That The Directors Of The Company May Impose Any Limits Or Restrictions And Make Any Arrangements Which They Consider Necessary Or Appropriate To Deal With Treasury Shares, Fractional Entitlements, Record Dates, Legal, Regulatory Or Practical Problems In, Or Under The Laws Of, Any Territory Or Any Other Matter. These Authorities Shall Apply In Substitution For All Previous Authorities (But Without Prejudice To The Validity Of Any Allotment Pursuant To Such Previous Authority) And Shall Expire At The End Of The Next Annual General Meeting Of The Company Or, If Earlier, 15 Months After The Date Of This Resolution, Save That The Company May Before Such Expiry Make Any Offer Or Agreement Which Would Or Might Require Shares To Be Allotted Or Rights Granted To Subscribe For Or Convert Any Security Into Shares After Such Expiry And The Directors May Allot Shares Or Grant Such Rights In Pursuance Of Any Such Offer Or Agreement As If The Power And Authority Conferred By This Resolution Had Not Expired	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TRITAX BIG BOX REIT PLC	05-May-2021	13	That, Subject To The Passing Of Resolution 12 Above, The Directors Be Generally And Unconditionally Empowered For The Purposes Of Section 570 Of The Act To Allot Equity Securities (Within The Meaning Of Section 560 Of The Act) For Cash: (A) Pursuant To The Authority Conferred By Resolution 12 Above; Or (B) Where The Allotment Constitutes An Allotment By Virtue Of Section 560(3) Of The Act, In Each Case As If Section 561 Of The Act Did Not Apply To Any Such Allotment, Provided That This Power Shall Be Limited To: (I) The Allotment Of Equity Securities In Connection With An Offer Of Equity Securities (But In The Case Of An Allotment Pursuant To The Authority Granted Under Paragraph (B) Of Resolution 12, Such Power Shall Be Limited To The Allotment Of Equity Securities In Connection With An Offer By Way Of A Rights Issue Only) To: (A) The Holders Of Ordinary Shares In The Company In Proportion (As Nearly As May Be Practicable) To The Respective Numbers Of Ordinary Shares Held By Them; And (B) The Holders Of Other Equity Securities, As Required By The Rights Of Those Securities Or, Subject To Such Rights, As The Directors Of The Company Otherwise Consider Necessary, And So That The Directors Of The Company May Impose Any Limits Or Restrictions And Make Any Arrangements Which It Considers Necessary Or Appropriate To Deal With Treasury Shares, Fractional Entitlements, Record Dates, Legal, Regulatory Or Practical Problems In, Or Under The Laws Of, Any Territory Or Any Other Matter; And (ii) The Allotment Of Equity Securities, Other Than Pursuant To Paragraph (I) Above Of This Resolution 13, Up To An Aggregate Nominal Amount Of Gbp 859,942. This Power Shall (Unless Previously Renewed, Varied Or Revoked By The Company In A General Meeting) Expire At The Conclusion Of The Next Annual General Meeting Of The Company Following The Passing Of This Resolution Or, If Earlier, On The Date 15 Months After The Passing Of Such Resolution, Save That The Company May Before The Expiry Of This Power Make Any Offer Or Enter Into Any Agreement Which Would Or Might Require Equity Securities	For	For
TRITAX BIG BOX REIT PLC	05-May-2021	14	That, Subject To The Passing Of Resolution 12 Above, The Directors Be Generally And Unconditionally Empowered For The Purposes Of Section 570 Of The Act In Addition To Any Authority Granted Under Resolution 13 Above, To Allot Equity Securities (Within The Meaning Of Section 560 Of The Act) For Cash: (A) Pursuant To The Authority Conferred By Resolution 12 Above; Or (B) Where The Allotment Constitutes An Allotment By Virtue Of Section 560(3) Of The Act, In Each Case As If Section 561 Of The Act Did Not Apply To Any Such Allotment, Provided That This Power Shall Be Limited To: (I) The Allotment Of Equity Securities Up To An Aggregate Nominal Amount Of Gbp 859,942; And (ii) Used Only For The Purpose Of Financing (Or Refinancing, If The Authority Is To Be Used Within Six Months After The Original Transaction) A Transaction Which The Directors Determine To Be An Acquisition Or Other Capital Investment Of A Kind Contemplated By The Statement Of Principles On Disapplying Pre-Emption Rights Most Recently Published By The Pre-Emption Group Prior To The Date Of This Notice. This Power Shall (Unless Previously Renewed, Varied Or Revoked By The Company In A General Meeting) Expire At The Conclusion Of The Next Annual General Meeting Of The Company Following The Passing Of This Resolution (Or, If Earlier, At The Close Of Business On The Date 15 Months After The Date Of The Resolution), Save That The Company May Before The Expiry Of This Power Make Any Offer Or Enter Into Any Agreement Which Would Or Might Require Equity Securities To Be Allotted, Or Treasury Shares Sold, After Such Expiry And The Directors May Allot Equity Securities Or Sell Treasury Shares In Pursuance Of Any Such Offer Or Agreement As If The Power Conferred By This Resolution Had Not Expired	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TRITAX BIG BOX REIT PLC	05-May-2021	15	That The Company Be Generally And Unconditionally Authorised For The Purposes Of Section 701 Of The Act To Make Market Purchases (As Defined In Section 693(4) Of The Act) Of Ordinary Shares In Such Manner And On Such Terms As The Directors Of The Company May From Time To Time Determine, And Where Such Shares Are Held As Treasury Shares, The Company May Use Them For The Purposes Set Out In Sections 727 Or 729 Of The Act, Including For The Purpose Of Its Employee Share Schemes, Provided That: (A) The Maximum Number Of Ordinary Shares Which May Be Purchased Is 171,988,376; (B) The Minimum Purchase Price Which May Be Paid For Any Ordinary Share Is Gbp 0.01 (Exclusive Of Expenses); And (C) The Maximum Purchase Price Which May Be Paid For Any Ordinary Share Shall Not Be More Than The Higher Of (In Each Case Exclusive Of Expenses): (i) 5% Above The Average Middle Market Quotations For An Ordinary Share As Derived From The London Stock Exchange Daily Official List For The Five Business Days Immediately Preceding The Day On Which The Purchase Is Made; And (ii) An Amount Equal To The Higher Of The Price Of The Last Independent Trade And The Highest Current Independent Bid On The London Stock Exchange At The Time The Purchase Is Carried Out; And This Authority Shall Take Effect On The Date Of Passing Of This Resolution And Shall (Unless Previously Revoked, Renewed Or Varied) Expire On The Conclusion Of The Next Annual General Meeting Of The Company After The Passing Of This Resolution (Or, If Earlier, 15 Months After The Date Of Passing Of This Resolution), Save In Relation To Purchases Of Ordinary Shares The Contract For Which Was Concluded Before The Expiry Of This Authority And Which Will Or May Be Executed Wholly Or Partly After Such Expiry	For	For
TRITAX BIG BOX REIT PLC	05-May-2021	16	That A General Meeting Other Than An Annual General Meeting May Be Called On Not Less Than 14 Clear Days' Notice	For	For
TRITAX EUROBOX PLC	09-Feb-2021	1	To Receive And Adopt The Financial Statements For The Financial Year Ended 30 September 2020	For	For
TRITAX EUROBOX PLC	09-Feb-2021	2	To Receive, Adopt And Approve The Directors' Remuneration Report (Other Than The Directors' Remuneration Policy)	For	For
TRITAX EUROBOX PLC	09-Feb-2021	3	To Re-Elect Robert Orr As A Director Of The Company	For	For
TRITAX EUROBOX PLC	09-Feb-2021	4	To Re-Elect Taco De Groot As A Director Of The Company	For	For
TRITAX EUROBOX PLC	09-Feb-2021	5	To Re-Elect Keith Mansfield As A Director Of The Company	For	For
TRITAX EUROBOX PLC	09-Feb-2021	6	To Re-Elect Eva-Lotta Sjostedt As A Director Of The Company	For	For
TRITAX EUROBOX PLC	09-Feb-2021	7	To Re-Appoint Kpmg Llp As The Company'S Auditor	For	For
TRITAX EUROBOX PLC	09-Feb-2021	8	To Authorise The Directors To Determine The Auditor'S Remuneration	For	For
TRITAX EUROBOX PLC	09-Feb-2021	9	To Authorise The Directors To Declare And Pay All Dividends Of The Company As Interim Dividends: That The Last Dividend In Respect Of A Financial Year Will Not Be Categorised As A Final Dividend Subject To Shareholder Approval	For	For
TRITAX EUROBOX PLC	09-Feb-2021	10	To Authorise The Directors To Allot Shares Under Section 551 Of The Companies Act 2006	For	For
TRITAX EUROBOX PLC	09-Feb-2021	11	To Authorise The Directors To Allot Shares As If Section 561 (1) Of The Companies Act 2006 Did Not Apply	For	For
TRITAX EUROBOX PLC	09-Feb-2021	12	To Authorise The Directors To Allot Shares As If Section 561(1) Of The Companies Act 2006 Did Not Apply For The Purpose Of Financing Or Refinancing An Acquisition	For	For
TRITAX EUROBOX PLC	09-Feb-2021	13	To Authorise The Company To Make Market Purchases Of Its Own Shares For The Purposes Of Section 701 Of The Companies Act 2006	For	For
TRITAX EUROBOX PLC	09-Feb-2021	14	That A General Meeting Other Than An Annual General Meeting May Be Called On Not Less Than 14 Clear Days' Notice	For	For
TRITAX EUROBOX PLC	09-Feb-2021	15	To Approve The Adoption Of New Articles Of Association: Hybrid General Meetings (Article 73 Of The New Articles)	For	For
TRITAX EUROBOX PLC	08-Mar-2021	1	Authorise Issue Of Equity In Connection With The Placing, Open Offer, Offer For Subscription And Intermediaries Offer	For	For
TRITAX EUROBOX PLC	08-Mar-2021	2	Authorise Issue Of Equity Pursuant To The Issue And Placing Programme	For	For
TRITAX EUROBOX PLC	08-Mar-2021	3	Authorise Issue Of Equity Without Pre-Emptive Rights In Connection With The Placing, Open Offer, Offer For Subscription And Intermediaries Offer	For	For
TRITAX EUROBOX PLC	08-Mar-2021	4	Authorise Issue Of Equity Without Pre-Emptive Rights Pursuant To The Placing Programme	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	1	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Jennifer S. Banner	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	2	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: K. David Boyer, Jr.	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	3	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Agnes Bundy Scanlan	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	4	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Anna R. Cablik	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	5	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Dallas S. Clement	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	6	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Paul D. Donahue	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	7	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Paul R. Garcia	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	8	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Patrick C. Graney III	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TRUIST FINANCIAL CORPORATION	27-Apr-2021	9	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Linnie M. Haynesworth	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	10	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Kelly S. King	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	11	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Easter A. Maynard	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	12	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Donna S. Morea	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	13	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Charles A. Patton	For	Combined
TRUIST FINANCIAL CORPORATION	27-Apr-2021	14	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Nido R. Qubein	For	Combined
TRUIST FINANCIAL CORPORATION	27-Apr-2021	15	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: David M. Ratcliffe	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	16	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: William H. Rogers, Jr.	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	17	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Frank P. Scruggs, Jr.	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	18	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Christine Sears	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	19	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Thomas E. Skains	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	20	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Bruce L. Tanner	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	21	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Thomas N. Thompson	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	22	Election Of Director For A One-Year Term Expiring At The 2022 Annual Meeting Of Shareholders: Steven C. Voorhees	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	23	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As Truist'S Independent Registered Public Accounting Firm For 2021.	For	For
TRUIST FINANCIAL CORPORATION	27-Apr-2021	24	Advisory Vote To Approve Truist'S Executive Compensation Program.	For	For
TRYG A/S	26-Mar-2021	7	Approval Of The Audited Annual Report For 2020 And Granting Of Discharge Of The Supervisory Board And The Executive Board	For	For
TRYG A/S	26-Mar-2021	8	Resolution On The Appropriation Of Profit In Accordance With The Adopted Annual Report: Dkk 7.00 Per Share	For	For
TRYG A/S	26-Mar-2021	9	Indicative Vote On The Remuneration Report For 2020	For	Combined
TRYG A/S	26-Mar-2021	10	Approval Of The Remuneration Of The Supervisory Board For 2021	For	Combined
TRYG A/S	26-Mar-2021	11	Resolution Proposed By The Supervisory Board: Proposal To Renew And Extend The Existing Authority To Acquire Own Shares	For	For
TRYG A/S	26-Mar-2021	12	Resolution Proposed By The Supervisory Board: Proposal To Amend The Objects Of The Company, See Article 2 Of The Articles Of Association	For	For
TRYG A/S	26-Mar-2021	13	Resolution Proposed By The Supervisory Board: Proposal To Amend Article 11 Of The Articles Of Association By Authorising The Supervisory Board To Hold General Meetings Exclusively Through Electronic Means	For	For
TRYG A/S	26-Mar-2021	14	Resolution Proposed By The Supervisory Board: Proposal To Amend The Standard Agenda, See Article 16 Of The Articles Of Association	For	For
TRYG A/S	26-Mar-2021	15	Resolution Proposed By The Supervisory Board: Proposal That The Company Should Be Able To Publish Company Announcements In English Only	For	For
TRYG A/S	26-Mar-2021	16	Resolution Proposed By The Supervisory Board: Approval Of Remuneration Policy	For	Combined
TRYG A/S	26-Mar-2021	17	Proposal For Election Of Member To The Supervisory Board: Jukka Pertola	For	Combined
TRYG A/S	26-Mar-2021	18	Proposal For Election Of Member To The Supervisory Board: Torben Nielsen	For	Abstain
TRYG A/S	26-Mar-2021	19	Proposal For Election Of Member To The Supervisory Board: Lene Skole	For	Combined
TRYG A/S	26-Mar-2021	20	Proposal For Election Of Member To The Supervisory Board: Mari Thjomoe	For	For
TRYG A/S	26-Mar-2021	21	Proposal For Election Of Member To The Supervisory Board: Carl-Viggo Ostlund	For	Combined
TRYG A/S	26-Mar-2021	22	Proposal For Election Of Member To The Supervisory Board: Lone Moller Olsen	For	Combined
TRYG A/S	26-Mar-2021	23	Proposal For Election Of Member To The Supervisory Board: Ida Sofie Jensen	For	Combined
TRYG A/S	26-Mar-2021	24	Proposal For Election Of Member To The Supervisory Board: Claus Wistoft	For	Combined
TRYG A/S	26-Mar-2021	25	Proposal For Election Of Member To The Supervisory Board: Karen Bladt	For	For
TRYG A/S	26-Mar-2021	26	Proposal That Pricewaterhousecoopers Statsautoriseret Revisionspartnerselskab Be Elected As The Company'S Auditors	For	For
TRYG A/S	26-Mar-2021	27	Proposal For Authorisation Of The Chairman Of The Meeting	For	For
TSINGTAO BREWERY CO LTD	28-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0409/2021040901741.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0409/2021040901747.Pdf	Non-voting resolution	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TSINGTAO BREWERY CO LTD	28-May-2021	2	Please Note In The Hong Kong Market That A Vote Of 'Abstain' Will Be Treated The Same As A 'Take No Action' Vote	Non-voting resolution	Non-voting resolution
TSINGTAO BREWERY CO LTD	28-May-2021	3	To Consider And Approve The Resolution To Elect Mr. Guo Xiu Zhang As A Supervisor As Shareholders' Representative For The Ninth Session Of The Board Of The Supervisors Of The Company	For	Combined
TSINGTAO BREWERY CO LTD	28-Jun-2021	1	Please Note That This Is An Amendment To Meeting Id 583230 Due To Change In Record Date From 28 May 2021 To 27 Apr 2021. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Combined
TSINGTAO BREWERY CO LTD	28-Jun-2021	2	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/listedco/listconews/Sehk/2021/0513/2021051301547.Pdf ,	Non-voting resolution	Non-voting resolution
TSINGTAO BREWERY CO LTD	28-Jun-2021	3	Please Note In The Hong Kong Market That A Vote Of 'Abstain' Will Be Treated The Same As A 'Take No Action' Vote	Non-voting resolution	Non-voting resolution
TSINGTAO BREWERY CO LTD	28-Jun-2021	4	To Consider And Approve The Company'S 2020 Work Report Of The Board Of Directors	For	Combined
TSINGTAO BREWERY CO LTD	28-Jun-2021	5	To Consider And Approve The Company'S 2020 Work Report Of The Board Of Supervisors	For	For
TSINGTAO BREWERY CO LTD	28-Jun-2021	6	To Consider And Approve The Company'S 2020 Financial Report (Audited)	For	For
TSINGTAO BREWERY CO LTD	28-Jun-2021	7	To Consider And Determine The Company'S 2020 Profit Distribution (Including Dividends Distribution) Proposal	For	For
TSINGTAO BREWERY CO LTD	28-Jun-2021	8	To Consider And Approve The Re-Appointment Of Pricewaterhousecoopers Zhong Tian Llp As The Company'S Auditor For Year 2021, And Fix Its Remunerations Not Exceeding Rmb6.6 Million	For	For
TSINGTAO BREWERY CO LTD	28-Jun-2021	9	To Consider And Approve The Re-Appointment Of Pricewaterhousecoopers Zhong Tian Llp As The Company'S Internal Control Auditor For Year 2021, And Fix Its Remunerations Not Exceeding Rmb1.98 Million	For	For
TSINGTAO BREWERY CO LTD	28-Jun-2021	10	To Consider And Approve To Re-Elect Mr. Huang Ke Xing As The Executive Director For The Tenth Session Of The Board Of Directors Of The Company	For	Combined
TSINGTAO BREWERY CO LTD	28-Jun-2021	11	To Consider And Approve To Re-Elect Mr. Yu Zhu Ming As The Executive Director For The Tenth Session Of The Board Of Directors Of The Company	For	Combined
TSINGTAO BREWERY CO LTD	28-Jun-2021	12	To Consider And Approve To Re-Elect Mr. Wang Rui Yong As The Executive Director For The Tenth Session Of The Board Of Directors Of The Company	For	Combined
TSINGTAO BREWERY CO LTD	28-Jun-2021	13	To Consider And Approve To Re-Elect Mr. Shi Kun As The Non-Executive Director For The Tenth Session Of The Board Of Directors Of The Company	For	Combined
TSINGTAO BREWERY CO LTD	28-Jun-2021	14	To Consider And Approve To Re-Elect Mr. Xiao Geng As The Independent Non-Executive Director For The Tenth Session Of The Board Of Directors Of The Company	For	For
TSINGTAO BREWERY CO LTD	28-Jun-2021	15	To Consider And Approve To Re-Elect Mr. Sheng Lei Ming As The Independent Nonexecutive Director For The Tenth Session Of The Board Of Directors Of The Company	For	For
TSINGTAO BREWERY CO LTD	28-Jun-2021	16	To Consider And Approve To Re-Elect Mr. Jiang Xing Lu As The Independent Nonexecutive Director For The Tenth Session Of The Board Of Directors Of The Company	For	For
TSINGTAO BREWERY CO LTD	28-Jun-2021	17	To Consider And Approve To Elect Ms. Rania Zhang As The Independent Non-Executive Director For The Tenth Session Of The Board Of Directors Of The Company	For	For
TSINGTAO BREWERY CO LTD	28-Jun-2021	18	To Consider And Approve To Re-Elect Mr. Guo Xiu Zhang As Supervisor As Shareholders' Representative For The Tenth Session Of The Supervisory Committee Of The Company	For	Combined
TSINGTAO BREWERY CO LTD	28-Jun-2021	19	To Consider And Approve To Re-Elect Mr. Yao Yu As Supervisor As Shareholders' Representative For The Tenth Session Of The Supervisory Committee Of The Company	For	For
TSINGTAO BREWERY CO LTD	28-Jun-2021	20	To Consider And Approve To Re-Elect Ms. Li Yan As Supervisor As Shareholders' Representative For The Tenth Session Of The Supervisory Committee Of The Company	For	For
TSINGTAO BREWERY CO LTD	28-Jun-2021	21	To Consider And Approve To Re-Elect Mr. Wang Ya Ping As Supervisor As Shareholders' Representative For The Tenth Session Of The Supervisory Committee Of The Company	For	For
TSINGTAO BREWERY CO LTD	28-Jun-2021	22	To Consider And Approve The Proposed Remuneration Plan For Members Of The Tenth Session Of The Board Of Directors And Supervisory Committee	For	For
TSINGTAO BREWERY CO LTD	28-Jun-2021	23	To Consider And Approve The Resolution For The Purchase Of Liability Insurance For The Members Of The Tenth Session Of The Board Of Directors And Supervisory Committee And The Senior Management Of The Company	For	For
TSINGTAO BREWERY CO LTD	28-Jun-2021	24	To Consider And Approve The Resolution In Relation To The Amendments To The Articles Of Association Of The Company And Its Annexes, And Authorise The Secretary To The Board To, On Behalf Of The Company, Deal With The Relevant Procedures Such As Applications, Approvals, Registration And Filings In Relation To The Above-Mentioned Amendments (Including Amendments Made To Wordings As Requested By Relevant Regulatory Authorities)	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TUPRAS-TURKIYE PETROL RAFINELERI AS	31-Mar-2021	1	Important Market Processing Requirement: Power Of Attorney (Poa) Requirements Vary By Custodian. Global Custodians May Have A Poa In Place Which Would Eliminate The Need For The Individual Beneficial Owner Poa. In The Absence Of This Arrangement, An Individual Beneficial Owner Poa May Be Required. If You Have Any Questions Please Contact Your Client Service Representative. Thank You.	Non-voting resolution	Combined
TUPRAS-TURKIYE PETROL RAFINELERI AS	31-Mar-2021	2	To Attend A Meeting, The Attendee(S) Must Present A Poa Issued By The Beneficial Owner, Notarised By A Turkish Notary.	Non-voting resolution	Unvoted
TUPRAS-TURKIYE PETROL RAFINELERI AS	31-Mar-2021	3	Please Vote Either " For" Or "Against" On The Agenda Items. "Abstain" Is Not Recognized In The Turkish Market And Is Considered As "Against". Thank You.	Non-voting resolution	Unvoted
TUPRAS-TURKIYE PETROL RAFINELERI AS	31-Mar-2021	4	Opening And Election Of The Chairing Committee	For	Combined
TUPRAS-TURKIYE PETROL RAFINELERI AS	31-Mar-2021	5	Review, Discussion And Approval Of The Annual Report Of The Company For The Fiscal Year 2020 As Prepared By The Board Of Directors	For	Combined
TUPRAS-TURKIYE PETROL RAFINELERI AS	31-Mar-2021	6	Presentation Of The Summary Of The Independent Audit Report For The Year 2020	For	Combined
TUPRAS-TURKIYE PETROL RAFINELERI AS	31-Mar-2021	7	Review, Discussion And Approval Of The 2020 Financial Statements	For	Combined
TUPRAS-TURKIYE PETROL RAFINELERI AS	31-Mar-2021	8	Release Of The Members Of The Board Of Directors From Liability For The Affairs Of The Company For The Year 2020	For	Combined
TUPRAS-TURKIYE PETROL RAFINELERI AS	31-Mar-2021	9	Within The Framework Of The Company'S Dividend Policy Approval, Amendment Or Disapproval Of The Board Of Directors Proposal On Profit Distribution Of Year 2020 And The Date Of Dividend Distribution	For	Combined
TUPRAS-TURKIYE PETROL RAFINELERI AS	31-Mar-2021	10	Approval, Amendment And Approval Or Disapproval Of The Board Of Directors Proposal On The Amendment Of Articles 4 Titled Headquarters And Branches Of The Company, 6 Titled Capital And Article 14 Titled General Assembly Of The Company'S Articles Of Association, Provided That The Approvals Of The Capital Markets Board And The Ministry Of Trade Are Obtained	For	Combined
TUPRAS-TURKIYE PETROL RAFINELERI AS	31-Mar-2021	11	Determination Of The Number Of Board Members, Their Term Of Office, Election Of Members In Accordance With The Number Determined And Election Of Independent Board Members	For	Combined
TUPRAS-TURKIYE PETROL RAFINELERI AS	31-Mar-2021	12	In Accordance With The Corporate Governance Principles, Presentation To Shareholders And Approval By The General Assembly Of The Remuneration Policy For The Members Of The Board Of Directors And The Senior Executives And The Payments Made On That Basis	For	Combined
TUPRAS-TURKIYE PETROL RAFINELERI AS	31-Mar-2021	13	Resolution Of Annual Gross Salaries Of The Members Of The Board Of Directors	For	Combined
TUPRAS-TURKIYE PETROL RAFINELERI AS	31-Mar-2021	14	Approval Of The Independent Audit Firm As Selected By The Board Of Directors, In Accordance With The Provisions Of The Turkish Commercial Code And The Capital Markets Board Regulations	For	Combined
TUPRAS-TURKIYE PETROL RAFINELERI AS	31-Mar-2021	15	Approval Of Donation And Sponsorship Policy, Presentation To Shareholders Of The Donations Made By The Company In 2020 And Resolution Of An Upper Limit For Donations To Be Made For 2021	For	Combined
TUPRAS-TURKIYE PETROL RAFINELERI AS	31-Mar-2021	16	In Accordance With The Capital Markets Board Regulations, Presentation To Shareholders Of The Securities, Pledges And Mortgages Granted In Favour Of The Third Parties In The Year 2020 And Of Any Benefits Or Income Thereof	For	Combined
TUPRAS-TURKIYE PETROL RAFINELERI AS	31-Mar-2021	17	Authorization Of The Shareholders With Management Control, The Members Of The Board Of Directors, The Senior Executives And Their Spouses And Relatives Related By Blood Or Affinity Up To The Second Degree As Per The Provisions Of Articles 395 And 396 Of The Turkish Commercial Code And Presentation To Shareholders, Of The Transactions Carried Out Thereof In The Year 2020 Pursuant To The Corporate Governance Communique Of The Capital Markets Board	For	Combined
TUPRAS-TURKIYE PETROL RAFINELERI AS	31-Mar-2021	18	Wishes And Opinions	For	Combined
TURK HAVA YOLLARI AO	26-Mar-2021	1	Important Market Processing Requirement: Power Of Attorney (Poa) Requirements Vary By Custodian. Global Custodians May Have A Poa In Place Which Would Eliminate The Need For The Individual Beneficial Owner Poa. In The Absence Of This Arrangement, An Individual Beneficial Owner Poa May Be Required. If You Have Any Questions Please Contact Your Client Service Representative. Thank You.	Non-voting resolution	Combined
TURK HAVA YOLLARI AO	26-Mar-2021	2	To Attend A Meeting, The Attendee(S) Must Present A Poa Issued By The Beneficial Owner, Notarised By A Turkish Notary.	Non-voting resolution	Non-voting resolution
TURK HAVA YOLLARI AO	26-Mar-2021	3	Please Vote Either " For" Or "Against" On The Agenda Items. "Abstain" Is Not Recognized In The Turkish Market And Is Considered As "Against". Thank You.	Non-voting resolution	Non-voting resolution
TURK HAVA YOLLARI AO	26-Mar-2021	4	Opening Statement And Appointment Of The Board Of Assembly	For	Combined
TURK HAVA YOLLARI AO	26-Mar-2021	5	Review, Discussion And Approval Of The Board Of Directors Annual Report Relating To Fiscal Year 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TURK HAVA YOLLARI AO	26-Mar-2021	6	Review Of The Independent Audit And Group Auditor Report Of The Fiscal Year 2020	For	For
TURK HAVA YOLLARI AO	26-Mar-2021	7	Review, Discussion And Approval Of The Financial Results Relating To Fiscal Year 2020	For	For
TURK HAVA YOLLARI AO	26-Mar-2021	8	Release Of The Board Of Directors On Financial And Operational Activities Relating To Fiscal Year 2020	For	For
TURK HAVA YOLLARI AO	26-Mar-2021	9	Submitting The Board Of Directors Proposal For Profit Distribution For The Fiscal Year 2020 To The Approval Of The General Assembly	For	For
TURK HAVA YOLLARI AO	26-Mar-2021	10	Determining The Remuneration Of The Members Of The Board Of Directors	For	Combined
TURK HAVA YOLLARI AO	26-Mar-2021	11	Submitting The Appointment Of Mr. Melih Sukru Ecertas As Independent Board Member To The Approval Of The General Assembly, Due To The Resignation Of Ogun Sanlier From The Independent Member Of The Board	For	Combined
TURK HAVA YOLLARI AO	26-Mar-2021	12	Election Of The Board Of Directors	For	Combined
TURK HAVA YOLLARI AO	26-Mar-2021	13	Pursuant To The Article 399-400 Of The Turkish Commercial Code, Election Of The Auditor And Group Auditor	For	Combined
TURK HAVA YOLLARI AO	26-Mar-2021	14	Informing The Shareholders Regarding The Collateral, Pledge, Mortgage, Revenue And Benefits Given In Favor Of Third Parties As Per Article 12 Of Corporate Governance Communique (li-17.1) Of The Capital Markets Board	For	Combined
TURK HAVA YOLLARI AO	26-Mar-2021	15	Informing The Shareholders Regarding The Donations Made Within The Fiscal Year 2020 And Determination Of An Upper Limit For Donations To Be Made In 2021	For	Combined
TURK HAVA YOLLARI AO	26-Mar-2021	16	Recommendations And Closing Statements	For	Combined
TURKCELL ILETISIM HIZMETLERI A.S.	15-Apr-2021	1	Important Market Processing Requirement: Power Of Attorney (Poa) Requirements Vary By Custodian. Global Custodians May Have A Poa In Place Which Would Eliminate The Need For The Individual Beneficial Owner Poa. In The Absence Of This Arrangement, An Individual Beneficial Owner Poa May Be Required. If You Have Any Questions Please Contact Your Client Service Representative. Thank You.	Non-voting resolution	Combined
TURKCELL ILETISIM HIZMETLERI A.S.	15-Apr-2021	2	To Attend A Meeting, The Attendee(S) Must Present A Poa Issued By The Beneficial Owner, Notarised By A Turkish Notary.	Non-voting resolution	Non-voting resolution
TURKCELL ILETISIM HIZMETLERI A.S.	15-Apr-2021	3	Please Vote Either " For" Or "Against" On The Agenda Items. "Abstain" Is Not Recognized In The Turkish Market And Is Considered As "Against". Thank You.	Non-voting resolution	Non-voting resolution
TURKCELL ILETISIM HIZMETLERI A.S.	15-Apr-2021	4	Opening And Constitution Of The Presiding Committee	For	Combined
TURKCELL ILETISIM HIZMETLERI A.S.	15-Apr-2021	5	Authorizing The Presiding Committee To Sign The Minutes Of The Meeting	For	For
TURKCELL ILETISIM HIZMETLERI A.S.	15-Apr-2021	6	Reading And Discussion Of The Activity Report Of The Board Of Directors Relating To The Fiscal Year 2020	For	For
TURKCELL ILETISIM HIZMETLERI A.S.	15-Apr-2021	7	Reading The Summary Of The Independent Audit Report Relating To The Fiscal Year 2020	For	For
TURKCELL ILETISIM HIZMETLERI A.S.	15-Apr-2021	8	Reading, Discussion And Approval Of The Consolidated Balance Sheets And Profits/Loss Statements Prepared Pursuant To The Turkish Commercial Code And Capital Markets Board Legislation Relating To Fiscal Year 2020, Separately	For	For
TURKCELL ILETISIM HIZMETLERI A.S.	15-Apr-2021	9	Discussion Of And Decision On The Release Of The Board Members Individually From The Activities And Operations Of The Company Pertaining To The Fiscal Year 2020	For	For
TURKCELL ILETISIM HIZMETLERI A.S.	15-Apr-2021	10	Informing The General Assembly On The Donation And Contributions Made In The Fiscal Year 2020 Discussion Of And Decision On Board Of Directors' Proposal Concerning Determination Of The Limit On Donations That Shall Be Made By Our Company During The Period Commencing 1 January 2021 And Ending On The Date Of The Company'S General Assembly Meeting Relating To The 2021 Fiscal Year	For	For
TURKCELL ILETISIM HIZMETLERI A.S.	15-Apr-2021	11	Submission Of The Board Member, Who Was Elected As Per Article 363 Of The Turkish Commercial Code Due To The Vacancy In The Membership Of The Board Of Directors, To The Approval Of General Assembly Discussion Of And Decision On The Election For Board Memberships In Accordance With Related Legislation And Determination Of Term Of Office	For	Combined
TURKCELL ILETISIM HIZMETLERI A.S.	15-Apr-2021	12	Determination Of The Remuneration Of The Board Members	For	Against
TURKCELL ILETISIM HIZMETLERI A.S.	15-Apr-2021	13	Discussion Of And Approval Of The Election Of The Independent Audit Firm Suggested By The Board Of Directors Pursuant To Turkish Commercial Code And The Capital Markets Legislation For Auditing Of The Accounts And Transactions Of The Fiscal Year 2021	For	Combined
TURKCELL ILETISIM HIZMETLERI A.S.	15-Apr-2021	14	Discussion Of And Decision On The Distribution Of Dividend As Well As On The Dividend Distribution Date For The Fiscal Year 2020	For	For
TURKCELL ILETISIM HIZMETLERI A.S.	15-Apr-2021	15	Decision Permitting The Board Members To, Directly Or On Behalf Of Others, Be Active In Areas Falling Within Or Outside The Scope Of The Company'S Operations And To Participate In Companies Operating In The Same Business And To Perform Other Acts In Compliance With Articles 395 And 396 Of The Turkish Commercial Code	For	Combined
TURKCELL ILETISIM HIZMETLERI A.S.	15-Apr-2021	16	Informing The Shareholders Regarding The Guarantees, Pledges And Mortgages Provided By The Company In Favour Of Third Parties Or The Derived Income Thereof, In Accordance With The Capital Markets Board Regulations	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TURKCELL ILETISIM HIZMETLERI A.S.	15-Apr-2021	17	Closing	For	Combined
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021	4	Opening, Formation And Authorization Of The Board Of Presidency For Signing The Minutes Of The Ordinary General Meeting Of Shareholders	For	Combined
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021	5	Reading And Discussion Of The Board Of Directors Annual Activity Report	For	For
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021	6	Reading Of The Independent Auditors Reports	For	For
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021	7	Reading, Discussion And Ratification Of The Financial Statements	For	Combined
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021	8	Release Of The Board Members	For	Combined
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021	9	Determination Of Profit Usage And The Amount Of Profit To Be Distributed According To The Board Of Directors Proposal	For	Combined
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021	10	Determination Of The Number Of The Board Members, Election Of The Board Members Including The Independent Member Whose Terms Of Office Have Expired And Informing The Shareholders Regarding The External Duties Conducted By The Board Members And The Grounds Thereof In Accordance With The Corporate Governance Principle No. 4.4.7 Promulgated By The Capital Markets Board Of Turkey	For	Combined
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021	11	Election Of The Independent Auditor In Accordance With Article 399 Of Turkish Commercial Code	For	Combined
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021	12	Informing The Shareholders Regarding Remuneration Principles Of The Board Members And Directors Having The Administrative Responsibility In Accordance With The Corporate Governance Principle No. 4.6.2 Promulgated By The Capital Markets Board Of Turkey	For	Combined
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021	13	Determination Of The Remuneration Of The Board Members	For	Combined
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021	14	Informing The Shareholders With Regard To Charitable Donations Realized In 2020, And Determination Of An Upper Limit For The Charitable Donations To Be Made In 2021 In Accordance With The Banking Legislation And Capital Markets Board Regulations	For	Combined
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021	15	Authorization Of The Board Members To Conduct Business With The Bank In Accordance With Articles 395 And 396 Of The Turkish Commercial Code, Without Prejudice To The Provisions Of The Banking Law	For	For
TURKIYE GARANTI BANKASI A.S.	31-Mar-2021	16	Informing The Shareholders Regarding Significant Transactions Executed In 2020 Which May Cause Conflict Of Interest In Accordance With The Corporate Governance Principle No. 1.3.6 Promulgated By Capital Markets Board Of Turkey	For	Combined
TURKIYE IS BANKASI AS	31-Mar-2021	4	Opening Ceremony, Establishment Of The Council Of Chairmanship	For	Combined
TURKIYE IS BANKASI AS	31-Mar-2021	5	Discussion Of 2020 Annual Report Of The Board Of Directors, Financial Statements, The Independent Auditors Reports And Ratification Of The Annual Report Of The Board Of Directors And Financial Statements	For	For
TURKIYE IS BANKASI AS	31-Mar-2021	6	Discharge Of The Board Of Directors From Their Responsibilities For The Transactions And Accounts Of The Year 2020	For	For
TURKIYE IS BANKASI AS	31-Mar-2021	7	Determination Of The Dividend Distribution And The Method And Date Of Allotment Of Dividends	For	For
TURKIYE IS BANKASI AS	31-Mar-2021	8	Election Of The Board Of Directors	For	For
TURKIYE IS BANKASI AS	31-Mar-2021	9	Determination Of The Allowance For The Members Of The Board Of Directors	For	Combined
TURKIYE IS BANKASI AS	31-Mar-2021	10	Selection Of The Independent Audit Company	For	Combined
TURKIYE IS BANKASI AS	31-Mar-2021	11	Permitting The Members Of The Board Of Directors As Per Articles 395 And 396 Of The Turkish Commercial Code	For	For
TURKIYE IS BANKASI AS	31-Mar-2021	12	Amendment Of The Internal Directive On The Principles And Procedures Of Operation Of The General Assembly	For	For
TURKIYE IS BANKASI AS	31-Mar-2021	13	Amendment Of The Articles 25, 28 And 62 Of The Articles Of Incorporation	For	For
TURKIYE IS BANKASI AS	31-Mar-2021	14	Presenting Information To The Shareholders On The Subjects Held In Capital Markets Board Corporate Governance Communique Principle No. 1.3.6	For	Combined
TURKIYE IS BANKASI AS	31-Mar-2021	15	Presenting Information To The Shareholders About The Donations	For	Abstain
TWILIO INC.	16-Jun-2021	1	Director	For	Combined
TWILIO INC.	16-Jun-2021	2	Ratification Of The Appointment Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
TWILIO INC.	16-Jun-2021	3	Approval Of, On A Non-Binding Advisory Basis, The Compensation Of The Company'S Named Executive Officers.	For	For
TWITTER, INC.	24-Jun-2021	1	Election Of Director: Jesse Cohn	For	For
TWITTER, INC.	24-Jun-2021	2	Election Of Director: Martha Lane Fox	For	For
TWITTER, INC.	24-Jun-2021	3	Election Of Director: Fei-Fei Li	For	For
TWITTER, INC.	24-Jun-2021	4	Election Of Director: David Rosenblatt	For	For
TWITTER, INC.	24-Jun-2021	5	The Approval, On An Advisory Basis, Of The Compensation Of Our Named Executive Officers ("Say-On-Pay").	For	For
TWITTER, INC.	24-Jun-2021	6	The Approval, On An Advisory Basis, Of The Frequency Of Future Stockholder Advisory Votes On The Compensation Of Our Named Executive Officers.	One	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
TWITTER, INC.	24-Jun-2021	7	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For Our Fiscal Year Ending December 31, 2021.	For	Combined
TWITTER, INC.	24-Jun-2021	8	The Approval Of An Amendment To Our Amended And Restated Certificate Of Incorporation To Declassify Our Board Of Directors.	For	For
TWITTER, INC.	24-Jun-2021	9	Shareholder Proposal No. 6 Has Been Withdrawn	Against	Combined
TWITTER, INC.	24-Jun-2021	10	A Stockholder Proposal Regarding A Director Candidate With Human And/Or Civil Rights Expertise, If Properly Presented At The Annual Meeting.	Against	Combined
TYLER TECHNOLOGIES, INC.	11-May-2021	1	Election Of Director: Glenn A. Carter	For	Combined
TYLER TECHNOLOGIES, INC.	11-May-2021	2	Election Of Director: Brenda A. Cline	For	For
TYLER TECHNOLOGIES, INC.	11-May-2021	3	Election Of Director: Ronnie D. Hawkins, Jr.	For	For
TYLER TECHNOLOGIES, INC.	11-May-2021	4	Election Of Director: Mary L. Landrieu	For	For
TYLER TECHNOLOGIES, INC.	11-May-2021	5	Election Of Director: John S. Marr, Jr.	For	For
TYLER TECHNOLOGIES, INC.	11-May-2021	6	Election Of Director: H. Lynn Moore, Jr.	For	For
TYLER TECHNOLOGIES, INC.	11-May-2021	7	Election Of Director: Daniel M. Pope	For	For
TYLER TECHNOLOGIES, INC.	11-May-2021	8	Election Of Director: Dustin R. Womble	For	Combined
TYLER TECHNOLOGIES, INC.	11-May-2021	9	Ratification Of Ernst & Young Llp As Independent Auditors.	For	Combined
TYLER TECHNOLOGIES, INC.	11-May-2021	10	Approval Of An Advisory Resolution On Executive Compensation.	For	For
TYSON FOODS, INC.	11-Feb-2021	1	Election Of Director: John H. Tyson	For	For
TYSON FOODS, INC.	11-Feb-2021	2	Election Of Director: Les R. Baledge	For	For
TYSON FOODS, INC.	11-Feb-2021	3	Election Of Director: Gaurdie E. Banister Jr.	For	For
TYSON FOODS, INC.	11-Feb-2021	4	Election Of Director: Dean Banks	For	For
TYSON FOODS, INC.	11-Feb-2021	5	Election Of Director: Mike Beebe	For	For
TYSON FOODS, INC.	11-Feb-2021	6	Election Of Director: Maria Claudia Borrás	For	For
TYSON FOODS, INC.	11-Feb-2021	7	Election Of Director: David J. Bronczek	For	For
TYSON FOODS, INC.	11-Feb-2021	8	Election Of Director: Mikel A. Durham	For	For
TYSON FOODS, INC.	11-Feb-2021	9	Election Of Director: Jonathan D. Mariner	For	For
TYSON FOODS, INC.	11-Feb-2021	10	Election Of Director: Kevin M. Mcnamara	For	For
TYSON FOODS, INC.	11-Feb-2021	11	Election Of Director: Cheryl S. Miller	For	For
TYSON FOODS, INC.	11-Feb-2021	12	Election Of Director: Jeffrey K. Schomburger	For	For
TYSON FOODS, INC.	11-Feb-2021	13	Election Of Director: Robert Thurber	For	For
TYSON FOODS, INC.	11-Feb-2021	14	Election Of Director: Barbara A. Tyson	For	For
TYSON FOODS, INC.	11-Feb-2021	15	Election Of Director: Noel White	For	For
TYSON FOODS, INC.	11-Feb-2021	16	To Ratify The Selection Of Pricewaterhousecoopers Llp As The Independent Registered Public Accounting Firm For The Fiscal Year Ending October 2, 2021.	For	For
TYSON FOODS, INC.	11-Feb-2021	17	To Approve The Amendment And Restatement Of The Tyson Foods, Inc. 2000 Stock Incentive Plan.	For	For
TYSON FOODS, INC.	11-Feb-2021	18	Shareholder Proposal To Request A Report Regarding Human Rights Due Diligence.	Against	For
TYSON FOODS, INC.	11-Feb-2021	19	Shareholder Proposal Regarding Share Voting.	Against	For
TYSON FOODS, INC.	11-Feb-2021	20	Shareholder Proposal To Request A Report Disclosing The Policy And Procedures, Expenditures, And Other Activities Related To Lobbying And Grassroots Lobbying Communications.	Against	For
U.S. BANCORP	20-Apr-2021	1	Election Of Director: Warner L. Baxter	For	For
U.S. BANCORP	20-Apr-2021	2	Election Of Director: Dorothy J. Bridges	For	Combined
U.S. BANCORP	20-Apr-2021	3	Election Of Director: Elizabeth L. Buse	For	Combined
U.S. BANCORP	20-Apr-2021	4	Election Of Director: Andrew Cecere	For	For
U.S. BANCORP	20-Apr-2021	5	Election Of Director: Kimberly N. Ellison-Taylor	For	For
U.S. BANCORP	20-Apr-2021	6	Election Of Director: Kimberly J. Harris	For	For
U.S. BANCORP	20-Apr-2021	7	Election Of Director: Roland A. Hernandez	For	For
U.S. BANCORP	20-Apr-2021	8	Election Of Director: Olivia F. Kirtley	For	For
U.S. BANCORP	20-Apr-2021	9	Election Of Director: Karen S. Lynch	For	For
U.S. BANCORP	20-Apr-2021	10	Election Of Director: Richard P. Mckenney	For	For
U.S. BANCORP	20-Apr-2021	11	Election Of Director: Yusuf I. Mehdi	For	For
U.S. BANCORP	20-Apr-2021	12	Election Of Director: John P. Wiehoff	For	For
U.S. BANCORP	20-Apr-2021	13	Election Of Director: Scott W. Wine	For	For
U.S. BANCORP	20-Apr-2021	14	The Ratification Of The Selection Of Ernst & Young Llp As Our Independent Auditor For The 2021 Fiscal Year.	For	For
U.S. BANCORP	20-Apr-2021	15	An Advisory Vote To Approve The Compensation Of Our Executives Disclosed In The Proxy Statement.	For	For
UBER TECHNOLOGIES, INC.	10-May-2021	1	Election Of Director: Ronald Sugar	For	For
UBER TECHNOLOGIES, INC.	10-May-2021	2	Election Of Director: Revathi Advaiti	For	For
UBER TECHNOLOGIES, INC.	10-May-2021	3	Election Of Director: Ursula Burns	For	For
UBER TECHNOLOGIES, INC.	10-May-2021	4	Election Of Director: Robert Eckert	For	For
UBER TECHNOLOGIES, INC.	10-May-2021	5	Election Of Director: Amanda Ginsberg	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
UBER TECHNOLOGIES, INC.	10-May-2021	6	Election Of Director: Dara Khosrowshahi	For	For
UBER TECHNOLOGIES, INC.	10-May-2021	7	Election Of Director: Wan Ling Martello	For	For
UBER TECHNOLOGIES, INC.	10-May-2021	8	Election Of Director: Yasir Al-Rumayyan	For	For
UBER TECHNOLOGIES, INC.	10-May-2021	9	Election Of Director: John Thain	For	For
UBER TECHNOLOGIES, INC.	10-May-2021	10	Election Of Director: David Trujillo	For	For
UBER TECHNOLOGIES, INC.	10-May-2021	11	Election Of Director: Alexander Wynaendts	For	For
UBER TECHNOLOGIES, INC.	10-May-2021	12	Advisory Vote To Approve 2020 Named Executive Officer Compensation.	For	For
UBER TECHNOLOGIES, INC.	10-May-2021	13	Ratification Of The Appointment Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
UBER TECHNOLOGIES, INC.	10-May-2021	14	Approval Of Amendments To Certificate Of Incorporation And Bylaws To Remove Supermajority Voting Requirements.	For	For
UBER TECHNOLOGIES, INC.	10-May-2021	15	Stockholder Proposal To Prepare An Annual Report On Lobbying Activities.	Against	Combined
UBS GROUP AG	08-Apr-2021	1	Please Note That Beneficial Owner Details Are Required For This Meeting. If No Beneficial Owner Details Are Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
UBS GROUP AG	08-Apr-2021	2	Part 2 Of This Meeting Is For Voting On Agenda And Meeting Attendance Requests Only. Please Ensure That You Have First Voted In Favour Of The Registration Of Shares In Part 1 Of The Meeting. It Is A Market Requirement For Meetings Of This Type That The Shares Are Registered And Moved To A Registered Location At The Csd, And Specific Policies At The Individual Sub-Custodians May Vary. Upon Receipt Of The Vote Instruction, It Is Possible That A Marker May Be Placed On Your Shares To Allow For Reconciliation And Re-Registration Following A Trade. Therefore Whilst This Does Not Prevent The Trading Of Shares, Any That Are Registered Must Be First Deregistered If Required For Settlement. Deregistration Can Affect The Voting Rights Of Those Shares. If You Have Concerns Regarding Your Accounts, Please Contact Your Client Representative	Non-voting resolution	Unvoted
UBS GROUP AG	08-Apr-2021	3	Approval Of The Ubs Group Ag Management Report And Consolidated And Standalone Financial Statements For The 2020 Financial Year	For	Combined
UBS GROUP AG	08-Apr-2021	4	Advisory Vote On The Ubs Group Ag Compensation Report 2020	For	Combined
UBS GROUP AG	08-Apr-2021	5	Appropriation Of Total Profit And Distribution Of Ordinary Dividend Out Of Total Profit And Capital Contribution Reserve	For	Combined
UBS GROUP AG	08-Apr-2021	6	Discharge Of The Members Of The Board Of Directors And The Group Executive Board For The 2020 Financial Year	For	Combined
UBS GROUP AG	08-Apr-2021	7	Re-Election Of Member Of The Board Of Directors: Axel A. Weber, As Chairman Of The Board Of Directors	For	Combined
UBS GROUP AG	08-Apr-2021	8	Re-Election Of Member Of The Board Of Directors: Jeremy Anderson	For	Combined
UBS GROUP AG	08-Apr-2021	9	Re-Election Of Member Of The Board Of Directors: William C. Dudley	For	Combined
UBS GROUP AG	08-Apr-2021	10	Re-Election Of Member Of The Board Of Directors: Reto Francioni	For	Combined
UBS GROUP AG	08-Apr-2021	11	Re-Election Of Member Of The Board Of Directors: Fred Hu	For	Combined
UBS GROUP AG	08-Apr-2021	12	Re-Election Of Member Of The Board Of Directors: Mark Hughes	For	Combined
UBS GROUP AG	08-Apr-2021	13	Re-Election Of Member Of The Board Of Directors: Nathalie Rachou	For	Combined
UBS GROUP AG	08-Apr-2021	14	Re-Election Of Member Of The Board Of Directors: Julie G. Richardson	For	Combined
UBS GROUP AG	08-Apr-2021	15	Re-Election Of Member Of The Board Of Directors: Dieter Wemmer	For	Combined
UBS GROUP AG	08-Apr-2021	16	Re-Election Of Member Of The Board Of Directors: Jeanette Wong	For	Combined
UBS GROUP AG	08-Apr-2021	17	Election Of New Member To The Board Of Directors: Claudia Bockstiegel	For	Combined
UBS GROUP AG	08-Apr-2021	18	Election Of New Member To The Board Of Directors: Patrick Firmenich	For	Combined
UBS GROUP AG	08-Apr-2021	19	Election Of The Member Of The Compensation Committee: Julie G. Richardson	For	Combined
UBS GROUP AG	08-Apr-2021	20	Election Of The Member Of The Compensation Committee: Reto Francioni	For	Combined
UBS GROUP AG	08-Apr-2021	21	Election Of The Member Of The Compensation Committee: Dieter Wemmer	For	Combined
UBS GROUP AG	08-Apr-2021	22	Election Of The Member Of The Compensation Committee: Jeanette Wong	For	Combined
UBS GROUP AG	08-Apr-2021	23	Approval Of The Maximum Aggregate Amount Of Compensation For The Members Of The Board Of Directors From The 2021 Agm To The 2022 Agm	For	Combined
UBS GROUP AG	08-Apr-2021	24	Approval Of The Aggregate Amount Of Variable Compensation For The Members Of The Group Executive Board For The 2020 Financial Year	For	Combined
UBS GROUP AG	08-Apr-2021	25	Approval Of The Maximum Aggregate Amount Of Fixed Compensation For The Members Of The Group Executive Board For The 2022 Financial Year	For	Combined
UBS GROUP AG	08-Apr-2021	26	Re-Election Of The Independent Proxy, Adb Altorfer Duss & Beilstein Ag, Zurich	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
UBS GROUP AG	08-Apr-2021	27	Re-Election Of The Auditors, Ernst & Young Ltd, Basel	For	Combined
UBS GROUP AG	08-Apr-2021	28	Re-Election Of The Special Auditors, Bdo Ag, Zurich	For	Combined
UBS GROUP AG	08-Apr-2021	29	Amendments Of The Articles Of Association	For	Combined
UBS GROUP AG	08-Apr-2021	30	Reduction Of Share Capital By Way Of Cancellation Of Shares Repurchased Under The 2018 - 2021 Share Buyback Program	For	Combined
UBS GROUP AG	08-Apr-2021	31	Approval Of A New Share Buyback Program 2021 - 2024	For	Combined
UCB SA	29-Apr-2021	8	Approval Of The Annual Accounts And Appropriation Of The Results	For	Combined
UCB SA	29-Apr-2021	9	Approval Of The Remuneration Report	For	Combined
UCB SA	29-Apr-2021	10	Approval Of The Remuneration Policy For 2021	For	Combined
UCB SA	29-Apr-2021	11	Proposal To Grant Discharge To The Directors	For	Combined
UCB SA	29-Apr-2021	12	Proposal To Grant Discharge To The Statutory Auditor	For	Combined
UCB SA	29-Apr-2021	13	Proposal To Appoint Stefan Oschmann As Director	For	Combined
UCB SA	29-Apr-2021	14	Proposal To Acknowledge That, From The Information Made Available To The Company, Stefan Oschmann Qualifies As An Independent Director	For	Combined
UCB SA	29-Apr-2021	15	Proposal To Appoint Fiona Du Monceau As Director	For	Combined
UCB SA	29-Apr-2021	16	Proposal To Approve The Co-Optation Of Susan Gasser As Independent Director From 1 January 2021 Till 29 April 2021	For	Combined
UCB SA	29-Apr-2021	17	Proposal To Appoint Susan Gasser As Independent Director For A Term Of 4 Years	For	Combined
UCB SA	29-Apr-2021	18	Proposal To Acknowledge That, From The Information Made Available To The Company, Susan Gasser Qualifies As An Independent Director	For	Combined
UCB SA	29-Apr-2021	19	Proposal To Appoint Jonathan Peacock As Independent Director	For	Combined
UCB SA	29-Apr-2021	20	Proposal To Acknowledge That, From The Information Made Available To The Company, Jonathan Peacock Qualifies As An Independent Director	For	Combined
UCB SA	29-Apr-2021	21	Proposal To Appoint Albrecht De Graeve As Director	For	Combined
UCB SA	29-Apr-2021	22	Proposal To Acknowledge Taht, From The Information Made Available To The Company, Albrecht De Graeve Qualifies As An Independent Director	For	Combined
UCB SA	29-Apr-2021	23	Proposal To Appoint Viviane Monges As Director	For	Combined
UCB SA	29-Apr-2021	24	Proposal To Acknowledge That, From The Information Made Available To The Company, Viviane Monges Qualifies As An Independent Director	For	Combined
UCB SA	29-Apr-2021	25	Proposal To Appoint Mazars Reviseurs D'Entreprises Cvba As Statutory Auditor	For	Combined
UCB SA	29-Apr-2021	26	Proposal To Approve The Decision Of The Board Of Directors To Allocate An Estimate Of 940.000 Free Shares	For	Combined
UCB SA	29-Apr-2021	27	Approval To Renew, Pursuant To Article 7.151 Of The Belgian Code Of Companies And Associations, : (I) Of Condition 5 (E) (I) Of The Terms And Conditions Of The Emtn Program In Respect Of Any Series Of Notes To Which Such Condition Is Made Applicable Being Issued Under The Program From 30 April 2021 Until 28 April 2022, Under Which Any And All Of The Holders Of The Relevant Notes Can, In Certain Circumstances When A Change Of Control At The Level Of Ucb Sa/Nv Occurs, Require Ucb Sa/Nv To Redeem That Note On The Change Of Control Put Date At The Put Redemption Amount Together, If Appropriate, With Interest Accrued To Such Change Of Control Put Date, Following A Change Of Control Of Ucb Sa/Nv; And (II) Of Any Other Provision Of The Emtn Program Or Notes Issued Under The Emtn Program Granting Rights To Third Parties Which Could Affect An Obligation On Ucb Sa/Nv Where In Each Case The Exercise Of These Rights Is Dependent On The Occurrence Of A Change Of Control	For	Combined
UDR, INC.	27-May-2021	1	Election Of Director: Katherine A. Cattanach	For	Combined
UDR, INC.	27-May-2021	2	Election Of Director: Jon A. Grove	For	For
UDR, INC.	27-May-2021	3	Election Of Director: Mary Ann King	For	For
UDR, INC.	27-May-2021	4	Election Of Director: James D. Klingbeil	For	For
UDR, INC.	27-May-2021	5	Election Of Director: Clint D. McDonnough	For	For
UDR, INC.	27-May-2021	6	Election Of Director: Robert A. Mcnamara	For	For
UDR, INC.	27-May-2021	7	Election Of Director: Diane M. Morefield	For	For
UDR, INC.	27-May-2021	8	Election Of Director: Mark R. Patterson	For	For
UDR, INC.	27-May-2021	9	Election Of Director: Thomas W. Toomey	For	For
UDR, INC.	27-May-2021	10	To Ratify The Appointment Of Ernst & Young Llp To Serve As Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
UDR, INC.	27-May-2021	11	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
UDR, INC.	27-May-2021	12	To Approve The Amended And Restated 1999 Long-Term Incentive Plan.	For	For
UGI CORPORATION	29-Jan-2021	1	Election Of Director For A Term Expiring In 2022: Frank S. Hermance, Chair	For	For
UGI CORPORATION	29-Jan-2021	2	Election Of Director For A Term Expiring In 2022: M. Shawn Bort	For	For
UGI CORPORATION	29-Jan-2021	3	Election Of Director For A Term Expiring In 2022: Theodore A. Dosch	For	For
UGI CORPORATION	29-Jan-2021	4	Election Of Director For A Term Expiring In 2022: Alan N. Harris	For	For
UGI CORPORATION	29-Jan-2021	5	Election Of Director For A Term Expiring In 2022: Mario Longhi	For	For
UGI CORPORATION	29-Jan-2021	6	Election Of Director For A Term Expiring In 2022: William J. Marrazzo	For	For
UGI CORPORATION	29-Jan-2021	7	Election Of Director For A Term Expiring In 2022: Cindy J. Miller	For	For
UGI CORPORATION	29-Jan-2021	8	Election Of Director For A Term Expiring In 2022: Kelly A. Romano	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
UGI CORPORATION	29-Jan-2021	9	Election Of Director For A Term Expiring In 2022: James B. Stallings, Jr.	For	For
UGI CORPORATION	29-Jan-2021	10	Election Of Director For A Term Expiring In 2022: John L. Walsh	For	For
UGI CORPORATION	29-Jan-2021	11	Advisory Vote On Executive Compensation.	For	For
UGI CORPORATION	29-Jan-2021	12	Approval Of The Company'S 2021 Incentive Award Plan.	For	For
UGI CORPORATION	29-Jan-2021	13	Ratification Of Independent Registered Public Accounting Firm For 2021.	For	For
UK COMMERCIAL PROPERTY REIT LIMITED	18-Jun-2021	1	Accept Financial Statements And Statutory Reports	For	For
UK COMMERCIAL PROPERTY REIT LIMITED	18-Jun-2021	2	Approve Dividend Policy	For	For
UK COMMERCIAL PROPERTY REIT LIMITED	18-Jun-2021	3	Approve Remuneration Report	For	For
UK COMMERCIAL PROPERTY REIT LIMITED	18-Jun-2021	4	Ratify Deloitte Llp As Auditors	For	For
UK COMMERCIAL PROPERTY REIT LIMITED	18-Jun-2021	5	Authorise Board To Fix Remuneration Of Auditors	For	For
UK COMMERCIAL PROPERTY REIT LIMITED	18-Jun-2021	6	Re-Elect Michael Ayre As Director	For	For
UK COMMERCIAL PROPERTY REIT LIMITED	18-Jun-2021	7	Re-Elect Robert Fowlds As Director	For	For
UK COMMERCIAL PROPERTY REIT LIMITED	18-Jun-2021	8	Re-Elect Chris Fry As Director	For	For
UK COMMERCIAL PROPERTY REIT LIMITED	18-Jun-2021	9	Re-Elect Ken Mccullagh As Director	For	For
UK COMMERCIAL PROPERTY REIT LIMITED	18-Jun-2021	10	Re-Elect Sandra Platts As Director	For	For
UK COMMERCIAL PROPERTY REIT LIMITED	18-Jun-2021	11	Re-Elect Margaret Littlejohns As Director	For	For
UK COMMERCIAL PROPERTY REIT LIMITED	18-Jun-2021	12	Authorise Issue Of Equity Without Pre-Emptive Rights	For	For
UK COMMERCIAL PROPERTY REIT LIMITED	18-Jun-2021	13	Authorise Market Purchase Of Ordinary Shares	For	For
ULTA BEAUTY, INC.	02-Jun-2021	1	Director	For	For
ULTA BEAUTY, INC.	02-Jun-2021	2	To Ratify The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For Our Fiscal Year 2021, Ending January 29, 2022.	For	For
ULTA BEAUTY, INC.	02-Jun-2021	3	To Vote On An Advisory Resolution To Approve The Company'S Executive Compensation.	For	For
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	2	Analysis And Approval Of The Report And Accounts Of The Management, As Well As The Financial Statements For The Fiscal Year Ended On December 31, 2020, Together With The Report Of The Independent Auditors And The Opinion Of The Fiscal Council	For	Combined
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	3	Ratify The Alteration In The Number Of Common Shares Into Which The Company'S Capital Stock Is Divided Due To The Partial Exercise Of The Rights Conferred By The Subscription Warrants Issued By The Company As Of The Approval Of The Merger Of Shares Issued By Imifarma Produtos Farmaceuticos E Cosmeticos S.A. By The Company, Approved By The Extraordinary General Shareholders Meeting Held On January 31, 2014	For	Combined
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	3	Allocation Of The Net Income For The Fiscal Year Ending December 31, 2020	For	For
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	4	Setting Of The Number Of Members To Be Elected To The Board Of Directors	For	For
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	5	Election Of The Board Of Directors By Single Group Of Candidates. Appointment Of All The Names Comprising The Slate, Slate Indicated By The Management. Alexandre Teixeira De Assumpcao Saigh, Not Independent. Ana Paula Vitali Janes Vescovi, Independent. Flavia Buarque De Almeida, Independent. Jorge Marques De Toledo Camargo, Independent. Jose Gallo, Independent. Jose Luiz Alqueres, Independent. Jose Mauricio Pereira Coelho, Independent. Lucio De Castro Andrade Filho, Not Independent. Marcos Marinho Lutz, Not Independent. Otavio Lopes Castello Branco Neto, Not Independent. Pedro Wongtschowski, Not Independent	For	For
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	6	If A Candidate Comprising The Chosen Slate Is No Longer Part Of It, May The Votes Corresponding To Your Shares Be Conferred To The Chosen Slate	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	8	In The Event Of The Adoption Of The Cumulative Voting Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages Across The Members Of The Slate That You Have Chosen. If The Shareholder Chooses To Abstain And The Election Occurs Through The Cumulative Voting Process, His Vote Must Be Counted As Abstention In The Respective Resolution Of The Meeting	For	Combined
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	9	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Alexandre Teixeira De Assumpcao Saigh, Not Independent	For	Abstain
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	10	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Ana Paula Vitali Janes Vescovi, Independent	For	Abstain
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	11	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Flavia Buarque De Almeida, Independent	For	Abstain
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	12	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Jorge Marques De Toledo Camargo, Independent	For	Abstain
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	13	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Jose Gallo, Independent	For	Abstain
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	14	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Jose Luiz Alqueres, Independent	For	Abstain
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	15	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Jose Mauricio Pereira Coelho, Independent	For	Abstain
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	16	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Lucio De Castro Andrade Filho, Not Independent	For	Abstain
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	17	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Marcos Marinho Lutz, Not Independent	For	Abstain
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	18	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Otavio Lopes Castello Branco Neto, Not Independent	For	Abstain
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	19	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Pedro Wongschowski, Not Independent	For	Abstain
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	20	Establishment Of The Managements Global Compensation	For	Combined
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	21	Election Of The Fiscal Council By Candidate, Total Members To Be Elected, 3. Election Of The Members Of The Fiscal Council, The Shareholder May Nominate As Many Candidates As There Are Vacancies To Be Filled At The General Election. Flavio Cesar Maia Luz And Marcio Augustus Ribeiro	For	For
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	22	Election Of The Fiscal Council By Candidate, Total Members To Be Elected, 3. Election Of The Members Of The Fiscal Council, The Shareholder May Nominate As Many Candidates As There Are Vacancies To Be Filled At The General Election. Geraldo Toffanello And Pedro Ozires Predeus	For	For
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	23	Election Of The Fiscal Council By Candidate, Total Members To Be Elected, 3. Election Of The Members Of The Fiscal Council, The Shareholder May Nominate As Many Candidates As There Are Vacancies To Be Filled At The General Election. William Bezerra Cavalcanti Filho And Sandra Regina De Oliveira	For	For
ULTRAPAR PARTICIPACOES SA	14-Apr-2021	24	Establishment Of The Compensation Of The Fiscal Council For The Term Of Office Beginning In April 2021	For	For
ULTRAPAR PARTICIPACOES SA	25-Jun-2021	3	To Formalize To Holders Of Shares Issued By The Company The Offering Of Preemptive Right To Acquire Common, Nominative Shares With No Par Value Issued By Imifarma Produtos Farmaceuticos E Cosmeticos S.A. Extrafarma, Proportionally To Their Respective Participation In The Company'S Share Capital, For The Same Price And Conditions Provided For In The Share Purchase Agreement Signed On May 18, 2021, As Described In The Material Notice Disclosed On The Same Date	For	Combined
UMICORE SA	29-Apr-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Combined
UMICORE SA	29-Apr-2021	2	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
UMICORE SA	29-Apr-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
UMICORE SA	29-Apr-2021	4	Annual Report Of The Supervisory Board And Report Of The Statutory Auditor On The Statutory Annual Accounts For The Financial Year Ended On 31 December 2020	Non-voting resolution	Non-voting resolution
UMICORE SA	29-Apr-2021	5	Approval Of The Remuneration Report	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
UMICORE SA	29-Apr-2021	6	Approval Of The Statutory Annual Accounts For The Financial Year Ended On 31 December 2020 Including The Proposed Allocation Of The Result	For	Combined
UMICORE SA	29-Apr-2021	7	Approval Of The Grant Of An Identical Profit Premium To Umicore Employees In Belgium	For	Combined
UMICORE SA	29-Apr-2021	8	Communication Of The Consolidated Annual Accounts For The Financial Year Ended On 31 December 2020 As Well As The Annual Report Of The Supervisory Board And The Statutory Auditor'S Report On Those Consolidated Annual Accounts	Non-voting resolution	Combined
UMICORE SA	29-Apr-2021	9	Discharge To The Members Of The Supervisory Board	For	Combined
UMICORE SA	29-Apr-2021	10	Discharge To The Statutory Auditor	For	Combined
UMICORE SA	29-Apr-2021	11	Re-Electing Mr Thomas Laysen As Member Of The Supervisory Board For A Period Of Three Years Expiring At The End Of The 2024 Ordinary Shareholders' Meeting	For	Combined
UMICORE SA	29-Apr-2021	12	Re-Electing Mr Koenraad Debackere As Independent Member Of The Supervisory Board For A Period Of Three Years Expiring At The End Of The 2024 Ordinary Shareholders' Meeting	For	Combined
UMICORE SA	29-Apr-2021	13	Re-Electing Mr Mark Garrett As Independent Member Of The Supervisory Board For A Period Of Three Years Expiring At The End Of The 2024 Ordinary Shareholders' Meeting	For	Combined
UMICORE SA	29-Apr-2021	14	Re-Electing Mr Eric Meurice As Independent Member Of The Supervisory Board For A Period Of Three Years Expiring At The End Of The 2024 Ordinary Shareholders' Meeting	For	Combined
UMICORE SA	29-Apr-2021	15	Electing Mrs Birgit Behrendt As New, Independent Member Of The Supervisory Board For A Period Of Three Years Expiring At The End Of The 2024 Ordinary Shareholders Meeting	For	Combined
UMICORE SA	29-Apr-2021	16	Remuneration Of The Supervisory Board	For	Combined
UMICORE SA	29-Apr-2021	17	Election Of A New Statutory Auditor And Remuneration: On Motion By The Supervisory Board, Acting Upon Recommendation Of The Audit Committee And Upon Nomination By The Works' Council, The Shareholders' Meeting Resolves To Appoint A New Statutory Auditor, Ey Bedrijfsrevisoren Bv / Ey Reviseurs D'Entreprises Srl, With Registered Office At 1831 Diegem, De Kleetlaan 2, For A Duration Of Three Years, Up To And Including The Ordinary Shareholders' Meeting Of 2024. The Statutory Auditor Shall Be Entrusted With The Audit Of The Statutory And The Consolidated Annual Accounts. For The Information Of The Shareholders' Meeting, It Is Specified That Ey Bedrijfsrevisoren Bv / Ey Reviseurs D'Entreprises Srl Has Appointed Marnix Van Dooren & Cdecree Bv/Srl, Represented By Mr Marnix Van Dooren, And Eef Naessens Bv/Srl, Represented By Mrs Eef Naessens, As Its Permanent Representatives	For	Combined
UMICORE SA	29-Apr-2021	18	Election Of A New Statutory Auditor And Remuneration: The Shareholders' Meeting Resolves To Fix The Annual Remuneration Of The Statutory Auditor For The Financial Years 2021 Through 2023 At Eur 490,000. This Amount Will Be Annually Adjusted Based On The Evolution Of The Consumer Price Index (Health Index)	For	Combined
UMICORE SA	29-Apr-2021	19	Approval Of Change Of Control Provisions: Approving, In Accordance With Article 7:151 Of The Code Of Companies And Associations, Article 4.3.A(3) Of The Finance Contract Dated 10 June 2020 Between Umicore (As Borrower) And The European Investment Bank (As Lender), Which Entitles The Latter To Cancel The Undisbursed Portion Of The Credit And Demand Prepayment Of The Loan Outstanding, Together With Accrued Interest And All Other Amounts Accrued And Outstanding Under The Finance Contract, In The Event That A Change-Of-Control Event Occurs Or Is Likely To Occur In Respect Of Umicore	For	Combined
UMICORE SA	29-Apr-2021	20	Approval Of Change Of Control Provisions: Approving, In Accordance With Article 7:151 Of The Code Of Companies And Associations, Clause 7.2 Of The Revolving Facility Agreement Dated 11 June 2020 Between Umicore (As Borrower) And J.P. Morgan Ag (As Lender), Which Exempts The Lender From Further Funding (Except For A Rollover Loan) And Also, Under Certain Conditions, Entitles It To Cancel The Revolving Facility And To Declare All Outstanding Loans, Together With Accrued Interest And All Other Amounts Accrued, Under The Revolving Credit Facility Immediately Due And Payable, In The Event That Any Person Or Group Of Persons Acting In Concert Gains Control Over Umicore	For	Combined
UMICORE SA	29-Apr-2021	21	Approval Of Change Of Control Provisions: Approving, In Accordance With Article 7:151 Of The Code Of Companies And Associations, All Clauses In The Terms And Conditions (The "Conditions") Of The Convertible Bonds, Issued By The Company On 15 June 2020, Maturing On 23 June 2025 (Isin Be6322623669), Which Come Into Effect At The Moment A Change Of Control Over Umicore Occurs, Including, But Not Limited To, Conditions 5(B)(X) And 6(D) And Which Provide That, If A Change Of Control Over The Company Occurs, The Conversion Price Of The Convertible Bonds Will Be Adjusted In Proportion To The Already Elapsed Time Since The Closing Date (I.E. 23 June 2020) And The Bondholders May Request The Early Redemption Of Their Convertible Bonds At Their Principal Amount, Together With The Accrued And Unpaid Interests	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
UMICORE SA	29-Apr-2021	22	16 Apr 2021: Please Note That This Is A Revision Due To Change In Numbering Of All Resolutions And Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined
UMICORE SA	29-Apr-2021	23	16 Apr 2021: Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive li, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	2	Approval Of The Statutory Financial Statements For The Year Ended December 31, 2020	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	3	31 Mar 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You And Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	3	Approval Of The Consolidated Financial Statements For The Year Ended December 31, 2020	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	4	Allocation Of Net Income For The Year Ended December 31, 2020	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	5	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	5	Approval, In Accordance With Article L. 225-86 Of The French Commercial Code, Of The Settlement Agreement Entered Into Between The Company And Mr Christophe Cuvillier	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	6	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	6	Approval Of The Statutory Auditors' Special Report On Related Party Agreements Governed By Articles L. 225-86 Et Seq. Of The French Commercial Code	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	7	Allocation Of Income For The Financial Year Ended 31 December 2020 - Acknowledgement Of Dividends And/Or Distributions For The Previous Three Years	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	7	Approval Of The Total Remuneration And Benefits Of Any Kind Due Or Granted For The Year Ended December 31, 2020, To Mr Christophe Cuvillier, As Group Chief Executive Officer	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	8	Approval Of The Settlement Agreement Concluded Between The Company And Mr. Christophe Cuvillier Pursuant To Article L. 225-86 Of The French Commercial Code	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	8	Approval Of The Total Remuneration And Benefits Of Any Kind Due Or Granted For The Year Ended December 31, 2020, To Mr Jaap Tonckens, As Member Of The Management Board	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	9	Approval Of The Statutory Auditors' Special Report On Regulated Agreements Referred To In Articles L. 225-86 And Following Of The French Commercial Code	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	9	Approval Of The Total Remuneration And Benefits Of Any Kind Due Or Granted For The Year Ended December 31, 2020, To Mr Colin Dyer, As Chairman Of The Supervisory Board Until November 13, 2020	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	10	Approval Of The Elements Making Up The Total Compensation And Benefits Of Any Kind Paid Or Awarded For The Financial Year Ended 31 December 2020 To Mr. Christophe Cuvillier, In His Capacity As Chairman Of The Management Board	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	10	Approval Of The Total Remuneration And Benefits Of Any Kind Due Or Granted For The Year Ended December 31, 2020, To Mr Leon Bressler, As Chairman Of The Supervisory Board Since November 13, 2020	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	11	Approval Of The Elements Making Up The Total Compensation And Benefits Of Any Kind Paid Or Awarded For The Financial Year Ended 31 December 2020 To Mr. Jaap Tonckens, In His Capacity As Member Of The Management Board	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	11	Approval Of The Remuneration Report Of The Corporate Officers In Accordance With Article L. 22-10-34 Of The French Commercial Code	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	12	Approval Of The Elements Making Up The Total Compensation And Benefits Of Any Kind Paid Or Awarded For The Financial Year Ended 31 December 2020 To Mr. Colin Dyer, In His Capacity As Chairman Of The Supervisory Board Until 13 November 2020	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	12	Approval Of The Principles And Criteria For Determining, Allocating And Granting The Components Of The Total Remuneration And Benefits Of Any Kind That May Be Granted To The Chairman Of The Management Board	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	13	Approval Of The Elements Making Up The Total Compensation And Benefits Of Any Kind Paid Or Awarded For The Financial Year Ended 31 December 2020 To Mr. Leon Bressler, In His Capacity As Chairman Of The Supervisory Board As Of 13 November 2020	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	13	Approval Of The Principles And Criteria For Determining, Allocating And Granting The Components Of The Total Remuneration And Benefits Of Any Kind That May Be Granted To The Members Of The Management Board, Other Than The Chairman	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	14	Approval Of The Compensation Report For Corporate Officers Pursuant To Article L. 22-10-34 Of The French Commercial Code	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	14	Approval Of The Principles And Criteria For Determining, Allocating And Granting The Components Of The Total Remuneration And Benefits Of Any Kind That May Be Granted To The Members Of The Supervisory Board	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	15	Approval Of The Principles And Criteria For Determining, Distributing And Allocating The Elements Making Up The Total Compensation And Benefits Of Any Kind Attributable To The Chairman Of The Management Board	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	15	Ratification Of The Cooptation Of Ms Julie Avrane-Chopard As Member Of The Supervisory Board	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	16	Approval Of The Principles And Criteria For Determining, Distributing And Allocating The Elements Making Up The Total Compensation And Benefits Of Any Kind Attributable To Members Of The Management Board, Other Than The Chairman	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	16	Ratification Of The Cooptation Of Ms Cecile Cabanis As Member Of The Supervisory Board	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	17	Approval Of The Principles And Criteria For The Determination, Distribution And Allocation Of The Elements Making Up The Total Compensation And Benefits Of Any Kind Attributable To Members Of The Supervisory Board	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	17	Renewal Of The Term Of Office Of Mr John Mcfarlane As Member Of The Supervisory Board	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	18	Ratification Of The Co-Optation Of Mrs. Julie Avrane-Chopard As Member Of The Supervisory Board As A Replacement For Mr. Philippe Collombel	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	18	Appointment Of Ms Aline Sylla-Walbaum As Member Of The Supervisory Board	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	19	Ratification Of The Co-Optation Of Mrs. Cecile Cabanis As Member Of The Supervisory Board As A Replacement For Mr. Jacques Stern	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	19	Authorisation Granted To The Management Board To Enable The Company To Purchase Its Shares In Accordance With Article L. 22-10-62 Of The French Commercial Code	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	20	Renewal Of The Term Of Office Of Mr. John Mcfarlane As Member Of The Supervisory Board	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	20	Authorisation Granted To The Management Board To Reduce The Share Capital By The Cancelling Shares Bought Back By The Company In Accordance With Article L. 22-10-62 Of The French Commercial Code	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	21	Appointment Of Mrs. Aline Sylla-Walbaum As Member Of The Supervisory Board	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	21	Delegation Of Authority Granted To The Management Board To Issue Ordinary Shares And/Or Securities Giving Immediate Access And/Or In The Future To The Share Capital Of The Company Or One Of Its Subsidiaries With Pre-Emptive Subscription Rights	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	22	Authorisation Granted To The Management Board In Order For The Company To Buy Back Its Own Shares Under The Terms Of Article L.22-10-62 Of The French Commercial Code	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	22	Delegation Of Authority Granted To The Management Board To Issue Ordinary Shares And/Or Securities Giving Immediate Access And/Or In The Future To The Share Capital Of The Company Or One Of Its Subsidiaries Without Pre-Emptive Subscription Rights, Through A Public Offer Other Than Those Referred To In Article L. 411-2, 1Decree Of The French Monetary And Financial Code	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	23	Authorisation Granted To The Management Board In Order To Reduce The Capital By Cancelling Shares Purchased By The Company Under The Terms Of Article L.22-10-62 Of The French Commercial Code	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	23	Delegation Of Authority Granted To The Management Board To Increase The Number Of Securities To Be Issued In The Event Of A Share Capital Increase, With Or Without Pre-Emptive Subscription Rights, Pursuant To The Twenty And Twenty-First Resolutions	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	24	Delegation Of Authority Granted To The Management Board In Order To Issue Common Shares And/Or Transferable Securities Granting Immediate And/Or Future Access To The Capital Of The Company Or One Of Its Subsidiaries With Retention Of The Pre-Emptive Subscription Right	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	24	Delegation Of Powers Granted To The Management Board To Issue Ordinary Shares And/Or Securities Giving Access To The Share Capital Of The Company, Without Pre-Emptive Subscription Rights, In Payment For Assets Contributed To The Company	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	25	Delegation Of Authority Granted To The Management Board In Order To Issue Common Shares And/Or Transferable Securities Granting Access, Immediately And/Or In The Future, To The Capital Of The Company Or One Of Its Subsidiaries, With Cancellation Of The Pre-Emptive Subscription Right, By Way Of A Public Offering Other Than Those Referred To In Article L. 411-2, 1Decree Of The French Monetary And Financial Code	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	25	Delegation Of Authority Granted To The Management Board To Increase The Share Capital By Issuing Ordinary Shares And/Or Securities Giving Access To The Share Capital Of The Company Reserved For Participants In Company Savings Plan (Plan D'Epargne Entreprise), Without Preemptive Subscription Rights, In Accordance With Articles L. 3332-18 Et Seq. Of The French Labour Code	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	26	Delegation Of Authority To The Management Board In Order To Increase The Number Of Securities To Be Issued In The Event Of A Capital Increase With Or Without The Pre-Emptive Subscription Right Pursuant To The Twentieth And Twenty-First Resolutions	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	26	Authorisation To Be Granted To The Management Board To Grant Options To Purchase And/Or To Subscribe Shares In The Company And/ Or Stapled Shares, Without Pre-Emptive Subscription Rights, To The Benefit Of Employees And Corporate Officers Of The Company And Its Subsidiaries	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	27	Delegation Of Powers Granted To The Management Board In Order To Issue Common Shares And/Or Transferable Securities Granting Access To The Capital With Cancellation Of The Pre-Emptive Subscription Right, With A View To Compensate Contributions In Kind Granted To The Company	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	27	Authorisation To Be Granted To The Management Board To Grant Performance Shares In The Company And/Or Stapled Shares To The Benefit Of Employees And Corporate Officers Of The Company And/Or Its Subsidiaries	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	28	Delegation Of Authority Granted To The Management Board In Order To Proceed With A Capital Increase Through The Issue Of Common Shares And/Or Transferable Securities Granting Access To The Company'S Capital Reserved For Members Of Company Savings Plans, With Cancellation Of The Pre-Emptive Subscription Right In Their Favour, Pursuant To Articles L. 3332-18 And Following Of The French Labour Code	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	28	Various Amendments To The Articles Of Association, In Particular, To Harmonise The Articles Of Association With The Laws And Regulations In Force	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	29	Authorisation Granted To The Management Board In Order To Grant Options To Purchase And/Or Subscribe To Shares Of The Company And/Or To Twinned Shares, With Cancellation Of The Pre-Emptive Subscription Right, To The Benefit Of Employees And Corporate Officers Of The Company And/Or Its Subsidiaries	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	29	Amendment To The Articles Of Association In View Of Providing For The Written Consultation Of Supervisory Board Members	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	30	Authorisation To Be Granted To The Management Board In Order To Proceed With The Allocation Of Performance Shares Relating To Shares Of The Company And/Or Twinned Shares To Employees And Corporate Officers Of The Company And/Or Its Subsidiaries	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	30	Powers For Formalities	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	31	Miscellaneous Statutory Amendments, In Order Particularly To Align The By-Laws With The Legislative And Regulatory Provisions In Force	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	32	Statutory Amendments In Order To Allow The Supervisory Board To Take Certain Decisions By Means Of Written Consultation	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	33	Powers To Carry Out Formalities	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	34	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	12-May-2021	35	23 Apr 2021: Please Note That Important Additional Meeting Information Is Available By Clicking On The Material Url Link: https://www.journal-officiel.gouv.fr/Balo/Document/202104232101126-49 And Please Note That This Is A Revision Due To Addition Of Comment And Chnage In Numbering And Revision Due To Receipt Of Updated Balo Link. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	1	The Following Applies To Shareholders That Do Not Hold Shares Directly With A French Custodian: Proxy Cards: Voting Instructions Will Be Forwarded To The Global Custodians On The Vote Deadline Date. In Capacity As Registered Intermediary, The Global Custodians Will Sign The Proxy Cards And Forward Them To The Local Custodian. If You Request More Information, Please Contact Your Client Representative.	Non-voting resolution	Non-voting resolution
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	2	Following Changes In The Format Of Proxy Cards For French Meetings, Abstain Is Now A Valid Voting Option. For Any Additional Items Raised At The Meeting The Voting Option Will Default To 'Against', Or For Positions Where The Proxy Card Is Not Completed By Broadridge, To The Preference Of Your Custodian.	Non-voting resolution	Non-voting resolution
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	2	Implementation Of The Remuneration Policy During 2020	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	3	24 May 2021: Please Note That This Is A Revision Due To Modification Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You And Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You And Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	3	Adoption Of The 2020 Financial Statements	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	4	Please Note That Due To The Current Covid19 Crisis And In Accordance With The Provisions Adopted By The French Government Under Law No. 2020-1379 Of November 14, 2020, Extended And Modified By Law No 2020-1614 Of December 18, 2020 The General Meeting Will Take Place Behind Closed Doors Without The Physical Presence Of The Shareholders. To Comply With These Laws, Please Do Not Submit Any Requests To Attend The Meeting In Person. Should This Situation Change, The Company Encourages All Shareholders To Regularly Consult The Company Website	Non-voting resolution	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	4	Release Of The Members Of The Management Board From Liability For The Performance Of Their Duties During The Financial Year 2020	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	5	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	5	Release Of The Members Of The Supervisory Board From Liability For The Performance Of Their Duties During The Financial Year 2020	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	6	Discuss Annual Report	Non-voting resolution	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	6	Appointment Of Mr. Dominic Lowe As Member Of The Management Board	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	7	Approve Remuneration Report	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	7	Appointment Of Mr. Jean Marie Tritant As Member Of The Supervisory Board	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	8	Adopt Financial Statements And Statutory Reports	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	8	Appointment Of Mr. Fabrice Mouchel As Member Of The Supervisory Board	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	9	Receive Explanation On Dividend Policy	Non-voting resolution	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	9	Appointment Of Ms. Catherine Pourre As Member Of The Supervisory Board	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	10	Approve Discharge Of Management Board	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	10	Re-Appointment Of Ernst And Young Accountants Llp As External Auditor For The Financial Year 2021	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	11	Approve Discharge Of Supervisory Board	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	11	Approval Of The Management Board Remuneration Policy	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	12	Elect Dominic Lowe To Management Board	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	12	Approval Of The Supervisory Board Remuneration Policy	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	13	Elect Jean-Marie Tritant To Supervisory Board	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	13	Amendment To The Company'S Articles Of Association	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	14	Elect Fabrice Mouchel To Supervisory Board	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	14	Authorization For The Management Board To Purchase The Company'S Shares	For	Combined
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	15	Elect Catherine Pourre To Supervisory Board	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	15	Cancellation Of Shares In The Company'S Capital	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	16	Ratify Ernst & Young Accountants Llp As Auditors	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	17	Approve Remuneration Policy For Management Board Members	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	18	Approve Remuneration Policy For Supervisory Board Members	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	19	Amend Articles Of Association	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	20	Authorize Repurchase Of Shares	For	For
UNIBAIL-RODAMCO-WESTFIELD SE	29-Jun-2021	21	Approve Cancellation Of Repurchased Shares	For	For
UNICHARM CORPORATION	26-Mar-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
UNICHARM CORPORATION	26-Mar-2021	2	Appoint A Director Who Is Not Audit And Supervisory Committee Member Takahara, Takahisa	For	Combined
UNICHARM CORPORATION	26-Mar-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ishikawa, Eiji	For	For
UNICHARM CORPORATION	26-Mar-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Mori, Shinji	For	For
UNICHARM CORPORATION	26-Mar-2021	5	Appoint A Director Who Is Audit And Supervisory Committee Member Wada, Hiroko	For	For
UNICHARM CORPORATION	26-Mar-2021	6	Appoint A Director Who Is Audit And Supervisory Committee Member Sugita, Hiroaki	For	For
UNICHARM CORPORATION	26-Mar-2021	7	Appoint A Director Who Is Audit And Supervisory Committee Member Asada, Shigeru	For	For
UNICREDIT SPA	15-Apr-2021	5	Accept Financial Statements And Statutory Reports	For	For
UNICREDIT SPA	15-Apr-2021	6	Approve Allocation Of Income	For	For
UNICREDIT SPA	15-Apr-2021	7	Increase Legal Reserve	For	For
UNICREDIT SPA	15-Apr-2021	8	Approve Elimination Of Negative Reserves	For	For
UNICREDIT SPA	15-Apr-2021	9	Approve Dividend Distribution	For	For
UNICREDIT SPA	15-Apr-2021	10	Authorize Share Repurchase Program	For	For
UNICREDIT SPA	15-Apr-2021	11	Fix Number Of Directors	For	For
UNICREDIT SPA	15-Apr-2021	13	Slate 1 Submitted By Management: To Appoint Directors. List Presented By The Board Of Directors Of Unicredit S.P.A.: Pietro Carlo Padoan, Andrea Orcel, Lamberto Andreotti, Elena Carletti, Jayne-Anne Gadhia, Jeffrey Hedberg, Beatriz Lara Bartolome', Luca Molinari, Maria Pierdicchi, Renate Wagner, Alexander Wolffgring	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
UNICREDIT SPA	15-Apr-2021	14	Please Note That This Resolution Is A Shareholder Proposal: Slate 2 Submitted By Institutional Investors (Assogestioni): To Appoint Directors. List Presented By Amundi Asset Management Sgr S.P.A.; Anima Sgr S.P.A.; Arca Fondi Sgr S.P.A.; Bancoposta Fondi S.P.A. Sgr; Epsilon Sgr S.P.A.; Eurizon Capital S.A.; Eurizon Capital Sgr S.P.A.; Fidelity Funds - Sicav; Fideuram Asset Management Ireland; Fideuram Intesa Sanpaolo Private Banking Asset Management Sgr S.P.A.; Interfund Sicav - Interfund Equity Italy; Generali Investments Sicav; Kairos Partners Sgr S.P.A.; Legal & General Assurance (Pensions Management) Limited; Mediobanca Sicav; Mediolanum International Funds Limited - Challenge Funds - Challenge Italian Equity; Mediolanum Gestione Fondi Sgr S.P.A.; Pramerica Sicav Comparto Italian Equity, Representing Together 1.55006Pct Of The Company'S Share Capital: - Francesca Tondi - Vincenzo Cariello	Take No Action	Combined
UNICREDIT SPA	15-Apr-2021	15	Approve Remuneration Of Directors	For	For
UNICREDIT SPA	15-Apr-2021	16	Please Note That This Resolution Is A Shareholder Proposal: Shareholder Proposal Submitted By Institutional Investors (Assogestioni): Appoint Ciro Di Carluccio As Alternate Auditor	Against	For
UNICREDIT SPA	15-Apr-2021	17	Approve 2021 Group Incentive System	For	For
UNICREDIT SPA	15-Apr-2021	18	Approve Remuneration Policy	For	Combined
UNICREDIT SPA	15-Apr-2021	19	Approve Severance Payments Policy	For	Combined
UNICREDIT SPA	15-Apr-2021	20	Approve Second Section Of The Remuneration Report	For	For
UNICREDIT SPA	15-Apr-2021	21	Authorize Share Repurchase Program And Reissuance Of Repurchased Shares	For	For
UNICREDIT SPA	15-Apr-2021	22	Authorize Board To Increase Capital To Service 2021 Group Incentive System	For	For
UNICREDIT SPA	15-Apr-2021	23	Amend Company Bylaws Re: Clause 6	For	For
UNICREDIT SPA	15-Apr-2021	24	Authorize Cancellation Of Repurchased Shares	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	2	The Company'S Eligibility For Public Issuance Of Convertible Bonds	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	3	Plan For Public Issuance Of Convertible Bonds: Type Of Securities To Be Issued	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	4	Plan For Public Issuance Of Convertible Bonds: Issuing Scale	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	5	Plan For Public Issuance Of Convertible Bonds: Par Value And Issue Price	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	6	Plan For Public Issuance Of Convertible Bonds: Bond Duration	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	7	Plan For Public Issuance Of Convertible Bonds: Interest Rate	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	8	Plan For Public Issuance Of Convertible Bonds: Time Limit And Method For Repaying The Principal And Interest	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	9	Plan For Public Issuance Of Convertible Bonds: Conversion Period	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	10	Plan For Public Issuance Of Convertible Bonds: Determining Method For The Number Of Converted Shares	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	11	Plan For Public Issuance Of Convertible Bonds: Determination And Adjustment Of The Conversion Price	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	12	Plan For Public Issuance Of Convertible Bonds: Downward Adjustment Of Conversion Price	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	13	Plan For Public Issuance Of Convertible Bonds: Redemption Clauses	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	14	Plan For Public Issuance Of Convertible Bonds: Resale Clauses	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	15	Plan For Public Issuance Of Convertible Bonds: Attribution Of Dividends After The Conversion	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	16	Plan For Public Issuance Of Convertible Bonds: Issuing Targets And Method	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	17	Plan For Public Issuance Of Convertible Bonds: Arrangement For Placement To Existing Shareholders	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	18	Plan For Public Issuance Of Convertible Bonds: Matters Regarding Bondholders' Meetings	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	19	Plan For Public Issuance Of Convertible Bonds: Purpose Of The Raised Funds	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	20	Plan For Public Issuance Of Convertible Bonds: Guarantee Matters	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	21	Plan For Public Issuance Of Convertible Bonds: Management Of Raised Funds And Its Deposit Account	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	22	Plan For Public Issuance Of Convertible Bonds: The Valid Period Of The Plan For Convertible Bond Issuance	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	23	Preplan For Public Issuance Of Convertible Bonds	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	24	No Need To Prepare A Report On Use Of Previously Raised Funds	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	25	Feasibility Analysis Report On The Use Of Funds To Be Raised From The Public Issuance Of Convertible Bonds	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	26	Diluted Immediate Return After The Public Issuance Of Convertible Bonds And Filling Measures And Commitments Of Relevant Parties	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	27	Rules Governing The Meetings Of Bondholders' Of The Company'S Convertible Bonds (Revised)	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	28	Authorization To The Board To Handle Matters Regarding The Public Issuance Of Convertible Bonds	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	29	Amendments To The Raised Funds Management Measures	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	30	Provision Of Guarantee For Controlled Subsidiaries	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	01-Feb-2021	31	Provision Of Guarantee For The Bank Credit Line Applied For By Controlled Subsidiaries	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	13-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	13-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	13-May-2021	4	2020 Annual Accounts	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	13-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny1.35000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	13-May-2021	6	2020 Annual Report And Its Summary	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	13-May-2021	7	2021 Reappointment Of Audit Firm	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	13-May-2021	8	2021 Estimated Continuing Connected Transactions	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	13-May-2021	9	Amendments To The Company'S Articles Of Association	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	13-May-2021	10	Amendments To The Connected Transactions Management System	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	13-May-2021	11	Amendments To The Work Rules For Independent Directors	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	13-May-2021	12	Termination Of The Connected Guarantee For Joint Stock Subsidiaries	For	For
UNIGROUP GUOXIN MICROELECTRONICS CO., LTD.	13-May-2021	13	Connected Transactions On A Financial Service Agreement To Be Signed With A Company And Provision Of Guarantee For Credit Line Of Subsidiaries	For	For
UNILEVER PLC	05-May-2021	1	Accept Financial Statements And Statutory Reports	For	For
UNILEVER PLC	05-May-2021	2	Approve Remuneration Report	For	For
UNILEVER PLC	05-May-2021	3	Approve Remuneration Policy	For	For
UNILEVER PLC	05-May-2021	4	Approve Climate Transition Action Plan	For	For
UNILEVER PLC	05-May-2021	5	Re-Elect Nils Andersen As Director	For	For
UNILEVER PLC	05-May-2021	6	Re-Elect Laura Cha As Director	For	For
UNILEVER PLC	05-May-2021	7	Re-Elect Dr Judith Hartmann As Director	For	For
UNILEVER PLC	05-May-2021	8	Re-Elect Alan Jope As Director	For	For
UNILEVER PLC	05-May-2021	9	Re-Elect Andrea Jung As Director	For	For
UNILEVER PLC	05-May-2021	10	Re-Elect Susan Kilsby As Director	For	For
UNILEVER PLC	05-May-2021	11	Re-Elect Strive Masiyiwa As Director	For	For
UNILEVER PLC	05-May-2021	12	Re-Elect Youngme Moon As Director	For	For
UNILEVER PLC	05-May-2021	13	Re-Elect Graeme Pitkethly As Director	For	For
UNILEVER PLC	05-May-2021	14	Re-Elect John Rishton As Director	For	For
UNILEVER PLC	05-May-2021	15	Re-Elect Feike Sijbesma As Director	For	For
UNILEVER PLC	05-May-2021	16	Reappoint Kpmg Llp As Auditors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
UNILEVER PLC	05-May-2021	17	Authorise Board To Fix Remuneration Of Auditors	For	For
UNILEVER PLC	05-May-2021	18	Authorise Eu Political Donations And Expenditure	For	For
UNILEVER PLC	05-May-2021	19	Approve Shares Plan	For	For
UNILEVER PLC	05-May-2021	20	Authorise Issue Of Equity	For	For
UNILEVER PLC	05-May-2021	21	Authorise Issue Of Equity Without Pre-Emptive Rights	For	For
UNILEVER PLC	05-May-2021	22	Authorise Issue Of Equity Without Pre-Emptive Rights In Connection With An Acquisition Or Other Capital Investment	For	For
UNILEVER PLC	05-May-2021	23	Authorise Market Purchase Of Ordinary Shares	For	For
UNILEVER PLC	05-May-2021	24	Authorise The Company To Call General Meeting With Two Weeks' Notice	For	Combined
UNILEVER PLC	05-May-2021	25	Adopt New Articles Of Association	For	For
UNILEVER PLC	05-May-2021	26	Approve Reduction Of The Share Premium Account	For	For
UNILEVER PLC	05-May-2021	27	23 Apr 2021: Please Note That This Is A Revision Due To Due Change In Numbering For All Resolutions. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined
UNIMICRON TECHNOLOGY CORP	17-Jun-2021	1	The Companys 2020 Business Report And Financial Statements.	For	Combined
UNIMICRON TECHNOLOGY CORP	17-Jun-2021	2	The Companys 2020 Earnings Distribution. Proposed Cash Dividend: Twd 1.4 Per Share.	For	For
UNIMICRON TECHNOLOGY CORP	17-Jun-2021	3	To Amend The Companys Articles Of Incorporation.	For	For
UNIMICRON TECHNOLOGY CORP	17-Jun-2021	4	To Amend The Companys Acquisition Or Disposal Of Assets Procedure.	For	For
UNION PACIFIC CORPORATION	13-May-2021	1	Election Of Director: Andrew H. Card Jr.	For	For
UNION PACIFIC CORPORATION	13-May-2021	2	Election Of Director: William J. Delaney	For	For
UNION PACIFIC CORPORATION	13-May-2021	3	Election Of Director: David B. Dillon	For	For
UNION PACIFIC CORPORATION	13-May-2021	4	Election Of Director: Lance M. Fritz	For	For
UNION PACIFIC CORPORATION	13-May-2021	5	Election Of Director: Deborah C. Hopkins	For	For
UNION PACIFIC CORPORATION	13-May-2021	6	Election Of Director: Jane H. Lute	For	For
UNION PACIFIC CORPORATION	13-May-2021	7	Election Of Director: Michael R. Mccarthy	For	For
UNION PACIFIC CORPORATION	13-May-2021	8	Election Of Director: Thomas F. Mclarty Iii	For	For
UNION PACIFIC CORPORATION	13-May-2021	9	Election Of Director: Jose H. Villarreal	For	For
UNION PACIFIC CORPORATION	13-May-2021	10	Election Of Director: Christopher J. Williams	For	For
UNION PACIFIC CORPORATION	13-May-2021	11	Ratification Of The Appointment Of Deloitte & Touche Llp As The Independent Registered Public Accounting Firm Of The Company For 2021.	For	Combined
UNION PACIFIC CORPORATION	13-May-2021	12	An Advisory Vote To Approve Executive Compensation ("Say On Pay").	For	For
UNION PACIFIC CORPORATION	13-May-2021	13	Adoption Of The Union Pacific Corporation 2021 Stock Incentive Plan.	For	For
UNION PACIFIC CORPORATION	13-May-2021	14	Adoption Of The Union Pacific Corporation 2021 Employee Stock Purchase Plan.	For	For
UNION PACIFIC CORPORATION	13-May-2021	15	Shareholder Proposal Requesting An Eeo-1 Report Disclosure, If Properly Presented At The Annual Meeting.	Against	For
UNION PACIFIC CORPORATION	13-May-2021	16	Shareholder Proposal Requesting An Annual Diversity And Inclusion Efforts Report, If Properly Presented At The Annual Meeting.	Against	For
UNION PACIFIC CORPORATION	13-May-2021	17	Shareholder Proposal Requesting An Annual Emissions Reduction Plan & Annual Advisory Vote On Emissions Reduction Plan, If Properly Presented At The Annual Meeting.	Against	Combined
UNIPER SE	19-May-2021	10	Approve Allocation Of Income And Dividends Of Eur 1.37 Per Share	For	Combined
UNIPER SE	19-May-2021	11	Resolution On The Discharge Of The Members Of Uniper Se'S Management Board For Financial Year 2020	For	For
UNIPER SE	19-May-2021	12	Resolution On The Discharge Of The Members Of Uniper Se'S Supervisory Board For Financial Year 2020	For	Combined
UNIPER SE	19-May-2021	13	Ratify Pricewaterhousecoopers Gmbh As Auditors For Fiscal Year 2021	For	Combined
UNIPER SE	19-May-2021	14	Elect Judith Buss To The Supervisory Board	For	For
UNIPER SE	19-May-2021	15	Elect Esa Hyvaerinen To The Supervisory Board	For	For
UNIPER SE	19-May-2021	16	Approve Remuneration Of Supervisory Board	For	For
UNIPER SE	19-May-2021	17	Approve Remuneration Policy	For	For
UNIPER SE	19-May-2021	18	Approve Issuance Of Warrants/Bonds With Warrants Attached/Convertible Bonds Without Preemptive Rights Up To Aggregate Nominal Amount Of Eur 1 Billion Approve Creation Of Eur 145.1 Million Pool Of Capital To Guarantee Conversion Rights	For	For
UNIPER SE	19-May-2021	19	Approve Creation Of Eur 145.1 Million Pool Of Capital Without Preemptive Rights	For	For
UNIPER SE	19-May-2021	20	Authorize Share Repurchase Program And Reissuance Or Cancellation Of Repurchased Shares	For	For
UNIPER SE	19-May-2021	21	Amend Articles Re: Supervisory Board Term Of Office	For	For
UNIPER SE	19-May-2021	22	Amend Articles Re: Online Participation In The General Meeting	For	For
UNIPER SE	19-May-2021	23	Please Note That This Is A Shareholder Proposal Submitted By Fortum Deutschland Se : Elect Nora Steiner-Forsberg To The Supervisory Board	Against	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
UNI-PRESIDENT CHINA HOLDINGS LTD	21-May-2021	3	To Receive And Approve The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries And The Reports Of The Directors ("Directors") And The Auditors Of The Company For The Year Ended 31 December 2020	For	For
UNI-PRESIDENT CHINA HOLDINGS LTD	21-May-2021	4	To Approve And Declare A Final Dividend For The Year Ended 31 December 2020	For	For
UNI-PRESIDENT CHINA HOLDINGS LTD	21-May-2021	5	To Re-Elect Mr. Chen Kuo-Hui As A Non-Executive Director	For	For
UNI-PRESIDENT CHINA HOLDINGS LTD	21-May-2021	6	To Re-Elect Mr. Chen Sun-Te As An Independent Non-Executive Director	For	Combined
UNI-PRESIDENT CHINA HOLDINGS LTD	21-May-2021	7	To Re-Elect Mr. Chen Johnny As An Independent Non-Executive Director	For	Against
UNI-PRESIDENT CHINA HOLDINGS LTD	21-May-2021	8	To Authorise The Board Of Directors To Fix The Remuneration Of The Directors	For	Combined
UNI-PRESIDENT CHINA HOLDINGS LTD	21-May-2021	9	To Re-Appoint Pricewaterhousecoopers As The Auditors Of The Company And Authorise The Board Of Directors To Fix Their Remuneration	For	For
UNI-PRESIDENT CHINA HOLDINGS LTD	21-May-2021	10	To Grant A General Mandate To The Directors To Allot, Issue And Deal With The Unissued Shares Of Hkd 0.01 Each In The Share Capital Of The Company Not Exceeding 20% Of The Number Of The Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined
UNI-PRESIDENT CHINA HOLDINGS LTD	21-May-2021	11	To Grant A General Mandate To The Directors To Repurchase The Company'S Shares Not Exceeding 10% Of The Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined
UNI-PRESIDENT CHINA HOLDINGS LTD	21-May-2021	12	To Add The Number Of The Shares In The Company Repurchased By The Company To The General Mandate Granted To The Directors Under Resolution No. 6 Of The Notice	For	Combined
UNI-PRESIDENT ENTERPRISES CORP	23-Jun-2021	1	2020 Company'S Business Reports And Financial Statements.	For	Combined
UNI-PRESIDENT ENTERPRISES CORP	23-Jun-2021	2	Adoption Of The Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend: Twd 2.7 Per Share.	For	For
UNI-PRESIDENT ENTERPRISES CORP	23-Jun-2021	3	Amendment To The Company'S Rules Of Procedure For Shareholders Meeting.	For	For
UNI-PRESIDENT ENTERPRISES CORP	23-Jun-2021	4	Amendment To The Company'S Procedures For Election Of Directors.	For	For
UNI-PRESIDENT ENTERPRISES CORP	23-Jun-2021	5	Deletion Of The Non Competition Promise Ban Imposed Upon The Company'S Directors And Independent Directors According To The Article 209 Of Company Act.	For	For
UNISPLENDOUR CORPORATION LTD	06-Apr-2021	1	2021 Estimated Continuing Connected Transactions	For	For
UNISPLENDOUR CORPORATION LTD	17-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
UNISPLENDOUR CORPORATION LTD	17-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
UNISPLENDOUR CORPORATION LTD	17-May-2021	3	2020 Annual Accounts	For	For
UNISPLENDOUR CORPORATION LTD	17-May-2021	4	2020 Annual Report And Its Summary	For	For
UNISPLENDOUR CORPORATION LTD	17-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
UNISPLENDOUR CORPORATION LTD	17-May-2021	6	2021 Reappointment Of Financial And Internal Control Audit Firm: Zhongxinghua Certified Public Accountants Llp	For	For
UNISPLENDOUR CORPORATION LTD	17-May-2021	7	Provision Of Guarantee For The Comprehensive Credit Line Applied For To Banks By Subsidiaries	For	For
UNISPLENDOUR CORPORATION LTD	17-May-2021	8	Provision Of Guarantee For Suppliers On Behalf Of Subsidiaries	For	For
UNISPLENDOUR CORPORATION LTD	17-May-2021	9	Connected Transactions Regarding A Financial Service Agreement With A Company And The Credit Line Applied For By Subsidiaries	For	Combined
UNISPLENDOUR CORPORATION LTD	17-May-2021	10	Election Of Non-Independent Director: Yu Yingtao	For	Combined
UNISPLENDOUR CORPORATION LTD	17-May-2021	11	Election Of Non-Independent Director: Wang Hongtao	For	For
UNISPLENDOUR CORPORATION LTD	17-May-2021	12	Election Of Non-Independent Director: Wang Huixuan	For	For
UNISPLENDOUR CORPORATION LTD	17-May-2021	13	Election Of Non-Independent Director: Li Tianchi	For	For
UNISPLENDOUR CORPORATION LTD	17-May-2021	14	Election Of Independent Director: Wang Xinxin	For	For
UNISPLENDOUR CORPORATION LTD	17-May-2021	15	Election Of Independent Director: Xu Jingzhang	For	For
UNISPLENDOUR CORPORATION LTD	17-May-2021	16	Election Of Independent Director: Zhou Shaopeng	For	For
UNISPLENDOUR CORPORATION LTD	17-May-2021	17	Election Of Non-Employee Supervisor: Guo Jingrong	For	For
UNISPLENDOUR CORPORATION LTD	17-May-2021	18	Election Of Non-Employee Supervisor: Zhu Wuxiang	For	For
UNISPLENDOUR CORPORATION LTD	21-Jun-2021	1	Extension Of The Valid Period Of The Resolution On The Non-Public Share Offering	For	For
UNITE GROUP PLC	13-May-2021	1	To Receive The Audited Annual Accounts Of The Company For The Year Ended 31 December 2020 Together With The Directors' Report, The Strategic Report And The Auditor'S Report On Those Annual Accounts (The Annual Report And Accounts)	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
UNITE GROUP PLC	13-May-2021	2	To Approve The Directors' Remuneration Report Contained In The Annual Report And Accounts	For	For
UNITE GROUP PLC	13-May-2021	3	To Declare A Final Dividend For The Year Ended 31 December 2020 Of 12.75P Per Ordinary Share Payable On 21 May 2021 To Shareholders On The Register Of Members Of The Company At The Close Of Business On 16 April 2021	For	For
UNITE GROUP PLC	13-May-2021	4	That The Directors Be And Are Generally And Unconditionally Authorised To Exercise The Power Contained In Article 142 Of The Company'S Articles Of Association So That They May Offer To Any Holders Of Ordinary Shares Of The Company The Right To Elect To Receive Ordinary Shares Credited As Fully Paid, In Whole Or In Part Instead Of Cash In Respect Of The Whole Or Some Part Of Any Dividend Declared Or To Be Declared By The Company On Such Terms And Conditions As May Be Determined By The Directors, And That Such Authority Commence From The Date Of Approval Of This Resolution And Expire At The Beginning Of The Third Agm Of The Company After The Date On Which This Resolution Is Passed	For	For
UNITE GROUP PLC	13-May-2021	5	To Elect Mr Richard Huntingford As A Director Of The Company	For	For
UNITE GROUP PLC	13-May-2021	6	To Re-Elect Mr Richard Smith As A Director Of The Company	For	For
UNITE GROUP PLC	13-May-2021	7	To Re-Elect Mr Joe Lister As A Director Of The Company	For	For
UNITE GROUP PLC	13-May-2021	8	To Re-Elect Ms Elizabeth Mcmeikan As A Director Of The Company	For	For
UNITE GROUP PLC	13-May-2021	9	To Re-Elect Mr Ross Paterson As A Director Of The Company	For	For
UNITE GROUP PLC	13-May-2021	10	To Re-Elect Mr Richard Akers As A Director Of The Company	For	For
UNITE GROUP PLC	13-May-2021	11	To Re-Elect Mrs Ilaria Del Beato As A Director Of The Company	For	For
UNITE GROUP PLC	13-May-2021	12	To Re-Elect Dame Shirley Pearce As A Director Of The Company	For	For
UNITE GROUP PLC	13-May-2021	13	To Re-Elect Mr Thomas Jackson As A Director Of The Company	For	For
UNITE GROUP PLC	13-May-2021	14	To Re-Elect Professor Sir Steve Smith As A Director Of The Company	For	For
UNITE GROUP PLC	13-May-2021	15	To Reappoint Deloitte Llp As Auditor Of The Company To Hold Office Until The Conclusion Of The Next General Meeting At Which Accounts Are Laid Before The Company	For	For
UNITE GROUP PLC	13-May-2021	16	To Authorise The Audit Committee Of The Board To Determine The Remuneration Of The Auditor	For	For
UNITE GROUP PLC	13-May-2021	17	Authority To Allot Shares	For	For
UNITE GROUP PLC	13-May-2021	18	Authority To Disapply Pre-Emption Rights	For	For
UNITE GROUP PLC	13-May-2021	19	That If Resolution 17 (Authority To Allot Shares) Is Passed, The Board Be Authorised Pursuant To Section 570 And Section 573 Of The Companies Act 2006 In Addition To Any Authority Granted Under Resolution 18 To Allot Equity Securities (As Defined In The Companies Act 2006) For Cash Under The Authority Given By That Resolution And/Or To Sell Ordinary Shares Held By The Company As Treasury Shares For Cash As If Section 561(1) Of The Companies Act 2006 Did Not Apply To Any Such Allotment Or Sale, Such Authority To Be: (A) Limited To The Allotment Of Equity Securities Or Sale Of Treasury Shares Up To A Nominal Amount Of Gbp 4,977,607 (This Amount Representing Not More Than 5 Per Cent Of The Nominal Value Of The Issued Ordinary Share Capital Of The Company As At The Date Of This Notice); And (B) Used Only For The Purposes Of Financing (Or Refinancing, If The Authority Is To Be Used Within Six Months After The Original Transaction) A Transaction Which The Board Of The Company Determines To Be An Acquisition Or Other Capital Investment Of A Kind Contemplated By The Statement Of Principles On Disapplying Pre-Emption Rights Most Recently Published By The Pre-Emption Group Prior To The Date Of This Notice, Such Authority To Expire At The End Of The Next Agm Of The Company (Or, If Earlier, At The Close Of Business On 12 August 2022, This Being The Date Which Is 15 Months After The Date Of This Meeting) But, In Each Case, Prior To Its Expiry The Company May Make Offers, And Enter Into Agreements, Which Would, Or Might, Require Equity Securities To Be Allotted (And Treasury Shares To Be Sold) After The Authority Expires And The Board May Allot Equity Securities (And Sell Treasury Shares) Pursuant To Any Such Offer Or Agreement As If The Authority Had Not Expired	For	For
UNITE GROUP PLC	13-May-2021	20	That, A General Meeting Other Than An Agm, May Be Called On Not Less Than 14 Clear Days' Notice	For	For
UNITE GROUP PLC	13-May-2021	21	That, With Effect From The End Of The Agm, The Articles Of Association Produced To The Meeting And Signed By The Chairman For The Purpose Of Identification, Are Adopted As The Articles Of Association Of The Company In Substitution For, And To The Exclusion Of, The Company'S Existing Articles Of Association	For	For
UNITED INTERNET AG	27-May-2021	1	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
UNITED INTERNET AG	27-May-2021	2	From 10Th February, Broadridge Will Code All Agendas For German Meetings In English Only. If You Wish To See The Agenda In German, This Will Be Made Available As A Link Under The 'Material Uri' Dropdown At The Top Of The Ballot. The German Agendas For Any Existing Or Past Meetings Will Remain In Place. For Further Information, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
UNITED INTERNET AG	27-May-2021	3	Please Note That Following The Amendment To Paragraph 21 Of The Securities Trade Act On 9Th July 2015 And The Over-Ruling Of The District Court In Cologne Judgment From 6Th June 2012 The Voting Process Has Now Changed With Regard To The German Registered Shares. As A Result, It Is Now The Responsibility Of The End-Investor (I.E. Final Beneficiary) And Not The Intermediary To Disclose Respective Final Beneficiary Voting Rights Therefore The Custodian Bank / Agent In The Market Will Be Sending The Voting Directly To Market And It Is The End Investors Responsibility To Ensure The Registration Element Is Complete With The Issuer Directly, Should They Hold More Than 3 % Of The Total Share Capital	Non-voting resolution	Non-voting resolution
UNITED INTERNET AG	27-May-2021	4	The Vote/Registration Deadline As Displayed On Proxyedge Is Subject To Change And Will Be Updated As Soon As Broadridge Receives Confirmation From The Sub Custodians Regarding Their Instruction Deadline. For Any Queries Please Contact Your Client Services Representative	Non-voting resolution	Non-voting resolution
UNITED INTERNET AG	27-May-2021	5	According To German Law, In Case Of Specific Conflicts Of Interest In Connection With Specific Items Of The Agenda For The General Meeting You Are Not Entitled To Exercise Your Voting Rights. Further, Your Voting Right Might Be Excluded When Your Share In Voting Rights Has Reached Certain Thresholds And You Have Not Complied With Any Of Your Mandatory Voting Rights Notifications Pursuant To The German Securities Trading Act (Wphg). For Questions In This Regard Please Contact Your Client Service Representative For Clarification. If You Do Not Have Any Indication Regarding Such Conflict Of Interest, Or Another Exclusion From Voting, Please Submit Your Vote As Usual	Non-voting resolution	Non-voting resolution
UNITED INTERNET AG	27-May-2021	6	Further Information On Counter Proposals Can Be Found Directly On The Issuer'S Website (Please Refer To The Material Url Section Of The Application). If You Wish To Act On These Items, You Will Need To Request A Meeting Attend And Vote Your Shares Directly At The Company'S Meeting. Counter Proposals Cannot Be Reflected In The Ballot On Proxyedge	Non-voting resolution	Non-voting resolution
UNITED INTERNET AG	27-May-2021	7	Receive Financial Statements And Statutory Reports For Fiscal Year 2020	Non-voting resolution	Non-voting resolution
UNITED INTERNET AG	27-May-2021	8	Approve Allocation Of Income And Dividends Of Eur 0.50 Per Share	For	Combined
UNITED INTERNET AG	27-May-2021	9	Approve Discharge Of Management Board Member Ralph Dommermuth For Fiscal Year 2020	For	For
UNITED INTERNET AG	27-May-2021	10	Approve Discharge Of Management Board Member Frank Krause For Fiscal Year 2020	For	For
UNITED INTERNET AG	27-May-2021	11	Approve Discharge Of Management Board Member Martin Mildner For Fiscal Year 2020	For	For
UNITED INTERNET AG	27-May-2021	12	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
UNITED INTERNET AG	27-May-2021	13	Ratify Ernst Young Gmbh As Auditors For Fiscal Year 2021	For	For
UNITED INTERNET AG	27-May-2021	14	Elect Stefan Rasch To The Supervisory Board	For	For
UNITED INTERNET AG	27-May-2021	15	Elect Andreas Soeffing To The Supervisory Board	For	For
UNITED INTERNET AG	27-May-2021	16	Approve Remuneration Policy	For	Combined
UNITED INTERNET AG	27-May-2021	17	Approve Remuneration Of Supervisory Board	For	For
UNITED INTERNET AG	27-May-2021	18	20 Apr 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Combined
UNITED INTERNET AG	27-May-2021	19	20 Apr 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
UNITED MICROELECTRONICS CORP	08-Jun-2021	1	The Companys 2020 Business Report And Financial Statements.	For	Combined
UNITED MICROELECTRONICS CORP	08-Jun-2021	2	The Companys 2020 Earnings Distribution. Proposed Cash Dividend: Twd 1.6 Per Share.	For	For
UNITED MICROELECTRONICS CORP	08-Jun-2021	3	To Propose The Issuance Plan Of Private Placement For Common Shares, Drs, Or Euro/Domestic Convertible Bonds (Including Secured Or Unsecured Corporate Bonds). The Amount Of Shares Is Proposed To Be No More Than 10Pct Of Total Common Shares Issued Plus The Total Common Shares Represented By The Above Equity Type Securities Which Are Fully Is Sued.	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
UNITED MICROELECTRONICS CORP	08-Jun-2021	4	The Election Of The Independent Director:Wenyi Chu,Shareholder No.E221624Xxx	For	For
UNITED MICROELECTRONICS CORP	08-Jun-2021	5	The Election Of The Independent Director:Lih J. Chen,Shareholder No.J100240Xxx	For	For
UNITED MICROELECTRONICS CORP	08-Jun-2021	6	The Election Of The Independent Director:Jyuo Min Shyu,Shareholder No.F102333Xxx	For	For
UNITED MICROELECTRONICS CORP	08-Jun-2021	7	The Election Of The Independent Director:Kuang Si Shiu,Shareholder No.F102841Xxx	For	For
UNITED MICROELECTRONICS CORP	08-Jun-2021	8	The Election Of The Independent Director:Wen Hsin Hsu,Shareholder No.R222816Xxx	For	For
UNITED MICROELECTRONICS CORP	08-Jun-2021	9	The Election Of The Director:Ting Yu Lin,Shareholder No.5015	For	For
UNITED MICROELECTRONICS CORP	08-Jun-2021	10	The Election Of The Director:Stan Hung,Shareholder No.111699	For	For
UNITED MICROELECTRONICS CORP	08-Jun-2021	11	The Election Of The Director:Hsun Chieh Investment Co., Ltd. ,Shareholder No.195818,Sc Chien As Representative	For	For
UNITED MICROELECTRONICS CORP	08-Jun-2021	12	The Election Of The Director:Silicon Integrated Systems Corp. ,Shareholder No.1569628,Jason Wang As Representative	For	For
UNITED OVERSEAS BANK LTD	30-Apr-2021	1	Audited Financial Statements, Directors' Statement And Auditor'S Report	For	Combined
UNITED OVERSEAS BANK LTD	30-Apr-2021	2	Final Dividend: 39 Cents (2019: 55 Cents) Per Ordinary Share	For	Combined
UNITED OVERSEAS BANK LTD	30-Apr-2021	3	Directors' Fees	For	Combined
UNITED OVERSEAS BANK LTD	30-Apr-2021	4	Auditor And Its Remuneration: Ernst & Young Llp	For	Combined
UNITED OVERSEAS BANK LTD	30-Apr-2021	5	Re-Election (Mr Wong Kan Seng)	For	Combined
UNITED OVERSEAS BANK LTD	30-Apr-2021	6	Re-Election (Mr Alvin Yeo Khim Hai)	For	Combined
UNITED OVERSEAS BANK LTD	30-Apr-2021	7	Re-Election (Dr Chia Tai Tee)	For	Combined
UNITED OVERSEAS BANK LTD	30-Apr-2021	8	Authority To Issue Ordinary Shares	For	Combined
UNITED OVERSEAS BANK LTD	30-Apr-2021	9	Authority To Issue Ordinary Shares Pursuant To The Uob Scrip Dividend Scheme	For	Combined
UNITED OVERSEAS BANK LTD	30-Apr-2021	10	Renewal Of Share Purchase Mandate	For	Combined
UNITED PARCEL SERVICE, INC.	13-May-2021	1	Election Of Director To Serve Until The 2022 Annual Meeting: Carol B. Tomé	For	Combined
UNITED PARCEL SERVICE, INC.	13-May-2021	2	Election Of Director To Serve Until The 2022 Annual Meeting: Rodney C. Adkins	For	For
UNITED PARCEL SERVICE, INC.	13-May-2021	3	Election Of Director To Serve Until The 2022 Annual Meeting: Eva C. Boratto	For	For
UNITED PARCEL SERVICE, INC.	13-May-2021	4	Election Of Director To Serve Until The 2022 Annual Meeting: Michael J. Burns	For	For
UNITED PARCEL SERVICE, INC.	13-May-2021	5	Election Of Director To Serve Until The 2022 Annual Meeting: Wayne M. Hewett	For	For
UNITED PARCEL SERVICE, INC.	13-May-2021	6	Election Of Director To Serve Until The 2022 Annual Meeting: Angela Hwang	For	For
UNITED PARCEL SERVICE, INC.	13-May-2021	7	Election Of Director To Serve Until The 2022 Annual Meeting: Kate E. Johnson	For	For
UNITED PARCEL SERVICE, INC.	13-May-2021	8	Election Of Director To Serve Until The 2022 Annual Meeting: William R. Johnson	For	For
UNITED PARCEL SERVICE, INC.	13-May-2021	9	Election Of Director To Serve Until The 2022 Annual Meeting: Ann M. Livermore	For	For
UNITED PARCEL SERVICE, INC.	13-May-2021	10	Election Of Director To Serve Until The 2022 Annual Meeting: Franck J. Moison	For	For
UNITED PARCEL SERVICE, INC.	13-May-2021	11	Election Of Director To Serve Until The 2022 Annual Meeting: Christiana Smith Shi	For	For
UNITED PARCEL SERVICE, INC.	13-May-2021	12	Election Of Director To Serve Until The 2022 Annual Meeting: Russell Stokes	For	For
UNITED PARCEL SERVICE, INC.	13-May-2021	13	Election Of Director To Serve Until The 2022 Annual Meeting: Kevin Warsh	For	For
UNITED PARCEL SERVICE, INC.	13-May-2021	14	To Approve On An Advisory Basis A Resolution On Ups Executive Compensation.	For	For
UNITED PARCEL SERVICE, INC.	13-May-2021	15	To Approve The 2021 Ups Omnibus Incentive Compensation Plan.	For	For
UNITED PARCEL SERVICE, INC.	13-May-2021	16	To Ratify The Appointment Of Deloitte & Touche Llp As Ups'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	Combined
UNITED PARCEL SERVICE, INC.	13-May-2021	17	To Prepare An Annual Report On Ups'S Lobbying Activities.	Against	Combined
UNITED PARCEL SERVICE, INC.	13-May-2021	18	To Reduce The Voting Power Of Ups Class A Stock From 10 Votes Per Share To One Vote Per Share.	Against	Combined
UNITED PARCEL SERVICE, INC.	13-May-2021	19	To Prepare A Report On Reducing Ups'S Total Contribution To Climate Change.	Against	Combined
UNITED PARCEL SERVICE, INC.	13-May-2021	20	To Transition Ups To A Public Benefit Corporation.	Against	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
UNITED PARCEL SERVICE, INC.	13-May-2021	21	To Prepare A Report Assessing Ups'S Diversity And Inclusion Efforts.	Against	Combined
UNITED RENTALS, INC.	06-May-2021	1	Election Of Director: José B. Alvarez	For	For
UNITED RENTALS, INC.	06-May-2021	2	Election Of Director: Marc A. Bruno	For	For
UNITED RENTALS, INC.	06-May-2021	3	Election Of Director: Matthew J. Flannery	For	For
UNITED RENTALS, INC.	06-May-2021	4	Election Of Director: Bobby J. Griffin	For	For
UNITED RENTALS, INC.	06-May-2021	5	Election Of Director: Kim Harris Jones	For	For
UNITED RENTALS, INC.	06-May-2021	6	Election Of Director: Terri L. Kelly	For	For
UNITED RENTALS, INC.	06-May-2021	7	Election Of Director: Michael J. Kneeland	For	For
UNITED RENTALS, INC.	06-May-2021	8	Election Of Director: Gracia C. Martore	For	For
UNITED RENTALS, INC.	06-May-2021	9	Election Of Director: Filippo Passerini	For	For
UNITED RENTALS, INC.	06-May-2021	10	Election Of Director: Donald C. Roof	For	For
UNITED RENTALS, INC.	06-May-2021	11	Election Of Director: Shiv Singh	For	For
UNITED RENTALS, INC.	06-May-2021	12	Ratification Of Appointment Of Public Accounting Firm.	For	Combined
UNITED RENTALS, INC.	06-May-2021	13	Advisory Approval Of Executive Compensation.	For	For
UNITED RENTALS, INC.	06-May-2021	14	Stockholder Proposal To Improve Shareholder Written Consent.	Against	Combined
UNITEDHEALTH GROUP INCORPORATED	07-Jun-2021	1	Election Of Director: Richard T. Burke	For	Combined
UNITEDHEALTH GROUP INCORPORATED	07-Jun-2021	2	Election Of Director: Timothy P. Flynn	For	Combined
UNITEDHEALTH GROUP INCORPORATED	07-Jun-2021	3	Election Of Director: Stephen J. Hemsley	For	Combined
UNITEDHEALTH GROUP INCORPORATED	07-Jun-2021	4	Election Of Director: Michele J. Hooper	For	Combined
UNITEDHEALTH GROUP INCORPORATED	07-Jun-2021	5	Election Of Director: F. William Mcnabb Iii	For	Combined
UNITEDHEALTH GROUP INCORPORATED	07-Jun-2021	6	Election Of Director: Valerie C. Montgomery Rice, M.D.	For	Combined
UNITEDHEALTH GROUP INCORPORATED	07-Jun-2021	7	Election Of Director: John H. Noseworthy, M.D.	For	Combined
UNITEDHEALTH GROUP INCORPORATED	07-Jun-2021	8	Election Of Director: Gail R. Wilensky, Ph.D.	For	Combined
UNITEDHEALTH GROUP INCORPORATED	07-Jun-2021	9	Election Of Director: Andrew Witty	For	Combined
UNITEDHEALTH GROUP INCORPORATED	07-Jun-2021	10	Advisory Approval Of The Company'S Executive Compensation.	For	Combined
UNITEDHEALTH GROUP INCORPORATED	07-Jun-2021	11	Ratification Of The Appointment Of Deloitte & Touche Llp As The Independent Registered Public Accounting Firm For The Company For The Year Ending December 31, 2021.	For	Combined
UNITEDHEALTH GROUP INCORPORATED	07-Jun-2021	12	Approval Of An Amendment To The Unitedhealth Group 1993 Employee Stock Purchase Plan.	For	Combined
UNITEDHEALTH GROUP INCORPORATED	07-Jun-2021	13	If Properly Presented At The 2021 Annual Meeting Of Shareholders, The Shareholder Proposal Set Forth In The Proxy Statement Requesting A Reduction Of The Share Ownership Threshold For Calling A Special Meeting Of Shareholders.	Against	Combined
UNIVERSAL HEALTH REALTY INCOME TRUST	02-Jun-2021	1	Director	For	Combined
UNIVERSAL HEALTH REALTY INCOME TRUST	02-Jun-2021	2	Advisory (Nonbinding) Vote To Approve Named Executive Officer Compensation.	For	For
UNIVERSAL HEALTH REALTY INCOME TRUST	02-Jun-2021	3	To Ratify The Selection Of Kpmg, Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
UNIVERSAL HEALTH SERVICES, INC.	19-May-2021	1	Proposal To Ratify The Selection Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
UNIVERSAL ROBINA CORP	13-May-2021	2	Proof Of Notice Of The Meeting And Existence Of A Quorum	For	Combined
UNIVERSAL ROBINA CORP	13-May-2021	3	Reading And Approval Of The Minutes Of The Annual Meeting Of The Stockholders Held On May 14, 2020	For	Combined
UNIVERSAL ROBINA CORP	13-May-2021	4	Approval To Amend Article Second Of The Articles Of Incorporation Of The Corporation In Order To Include Additional Clauses In The Corporations Primary And Secondary Purposes	For	For
UNIVERSAL ROBINA CORP	13-May-2021	5	Presentation Of Annual Report And Approval Of The Financial Statements For The Preceding Year	For	For
UNIVERSAL ROBINA CORP	13-May-2021	6	Election Of Director: James L. Go	For	For
UNIVERSAL ROBINA CORP	13-May-2021	7	Election Of Director: Lance Y. Gokongwei	For	For
UNIVERSAL ROBINA CORP	13-May-2021	8	Election Of Director: Patrick Henry C. Go	For	For
UNIVERSAL ROBINA CORP	13-May-2021	9	Election Of Director: Johnson Robert G. Go, Jr	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
UNIVERSAL ROBINA CORP	13-May-2021	10	Election Of Director: Irwin C. Lee	For	For
UNIVERSAL ROBINA CORP	13-May-2021	11	Election Of Director: Cesar V. Purisima (Independent Director)	For	For
UNIVERSAL ROBINA CORP	13-May-2021	12	Election Of Director: Rizalina G. Mantaring (Independent Director)	For	For
UNIVERSAL ROBINA CORP	13-May-2021	13	Election Of Director: Christine Marie B. Angco (Independent Director)	For	For
UNIVERSAL ROBINA CORP	13-May-2021	14	Election Of Director: Antonio Jose U. Periquet, Jr. (Independent Director)	For	Combined
UNIVERSAL ROBINA CORP	13-May-2021	15	Appointment Of External Auditor: Sycip Gorres Velayo And Co	For	Combined
UNIVERSAL ROBINA CORP	13-May-2021	16	Ratification Of The Acts Of The Board Of Directors And Its Committees, Officers And Management	For	For
UNIVERSAL ROBINA CORP	13-May-2021	17	Consideration Of Such Other Matters As May Properly Come During The Meeting	Abstain	Combined
UNIVERSAL ROBINA CORP	13-May-2021	18	Adjournment	For	Combined
UOL GROUP LTD	23-Apr-2021	1	Adoption Of Directors' Statement, Audited Financial Statements And Auditor'S Report	For	Combined
UOL GROUP LTD	23-Apr-2021	2	Declaration Of A First And Final Dividend: To Declare A First And Final Tax Exempt (One-Tier) Dividend Of 15.0 Cents Per Ordinary Share For The Year Ended 31 December 2020	For	For
UOL GROUP LTD	23-Apr-2021	3	Approval Of Directors' Fees: To Approve Directors' Fees Of Sgd818,750 For 2020 (2019: Sgd816,750)	For	For
UOL GROUP LTD	23-Apr-2021	4	Re-Election Of Dr Wee Cho Yaw As Director	For	Combined
UOL GROUP LTD	23-Apr-2021	5	Re-Election Of Mr Wee Ee-Chao As Director	For	Combined
UOL GROUP LTD	23-Apr-2021	6	Re-Election Of Mr Sim Hwee Cher As Director	For	For
UOL GROUP LTD	23-Apr-2021	7	Re-Appointment Of Pricewaterhousecoopers Llp As Auditor	For	For
UOL GROUP LTD	23-Apr-2021	8	Appointment Of Mr Lau Cheng Soon As Director	For	For
UOL GROUP LTD	23-Apr-2021	9	Authority For Directors To Issue Shares (Uol 2012 Share Option Scheme)	For	Combined
UOL GROUP LTD	23-Apr-2021	10	Authority For Directors To Issue Shares (General Share Issue Mandate)	For	Against
UOL GROUP LTD	23-Apr-2021	11	Renewal Of Share Buyback Mandate	For	Combined
UPM-KYMMENE CORP	30-Mar-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Combined
UPM-KYMMENE CORP	30-Mar-2021	2	A Poa Is Needed To Appoint Own Representative But Is Not Needed If A Finnish Sub/Bank Is Appointed Except If The Shareholder Is Finnish Then A Poa Would Still Be Required.	Non-voting resolution	Non-voting resolution
UPM-KYMMENE CORP	30-Mar-2021	3	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
UPM-KYMMENE CORP	30-Mar-2021	4	Opening Of The Meeting	Non-voting resolution	Non-voting resolution
UPM-KYMMENE CORP	30-Mar-2021	5	Calling The Meeting To Order	Non-voting resolution	Non-voting resolution
UPM-KYMMENE CORP	30-Mar-2021	6	Election Of Person To Scrutinise The Minutes And To Supervise The Counting Of Votes	Non-voting resolution	Non-voting resolution
UPM-KYMMENE CORP	30-Mar-2021	7	Recording The Legality Of The Meeting	Non-voting resolution	Non-voting resolution
UPM-KYMMENE CORP	30-Mar-2021	8	Recording The Attendance At The Meeting And Adoption Of The List Of Votes	Non-voting resolution	Non-voting resolution
UPM-KYMMENE CORP	30-Mar-2021	9	Presentation Of The Financial Statements, The Report Of The Board Of Directors And The Auditor'S Report For The Year 2020	Non-voting resolution	Non-voting resolution
UPM-KYMMENE CORP	30-Mar-2021	10	Adoption Of The Financial Statements	For	Combined
UPM-KYMMENE CORP	30-Mar-2021	11	Resolution On The Use Of The Profit Shown On The Balance Sheet And The Payment Of Dividend: The Board Of Directors Proposes That A Dividend Of Eur 1.30 Per Share Be Paid Based On The Balance Sheet To Be Adopted For The Financial Year Ending 31 December 2020. The Dividend Will Be Paid To A Shareholder Who Is Registered In The Company'S Shareholders' Register Held By Euroclear Finland Oy On The Dividend Record Date 1 April 2021. The Board Of Directors Proposes That The Dividend Be Paid On 12 April 2021	For	For
UPM-KYMMENE CORP	30-Mar-2021	12	Resolution On The Discharge Of The Members Of The Board Of Directors And The President And Ceo From Liability	For	For
UPM-KYMMENE CORP	30-Mar-2021	13	Adoption Of The Remuneration Report: The Board Of Directors Proposes That The Annual General Meeting Adopts The Remuneration Report For The Year 2020	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
UPM-KYMMENE CORP	30-Mar-2021	14	Resolution On The Remuneration Of The Members Of The Board Of Directors: The Chair Of The Board Of Directors Be Paid An Annual Base Fee Of Eur 195,000 (Previously Eur 190,000), Deputy Chair Of The Board Eur 140,000 (Previously Eur 135,000) And Other Members Of The Board Eur 115,000 (Previously Eur 110,000). The Nomination And Governance Committee Further Proposes That The Annual Committee Fees Remain Unchanged And That The Members Of The Board Of Directors' Committees Be Paid Annual Fees As Follows: Audit Committee: Chair Eur 35,000 And Members Eur 15,000 Remuneration Committee: Chair Eur 20,000 And Members Eur 10,000 Nomination And Governance Committee: Chair Eur 20,000 And Members Eur 10,000. The Annual Base Fee Is Proposed To Be Paid In Company Shares And Cash So That Approximately 40 Percent Will Be Payable In The Company Shares To Be Purchased On The Board Members' Behalf, And The Rest In Cash	For	For
UPM-KYMMENE CORP	30-Mar-2021	15	Resolution On The Number Of Members Of The Board Of Directors: The Board Of Directors' Nomination And Governance Committee Proposes That The Number Of Members Of The Board Of Directors Be Resolved To Be Nine (9) Instead Of Current Ten (10)	For	For
UPM-KYMMENE CORP	30-Mar-2021	16	Election Of Members Of The Board Of Directors: The Board Of Directors' Nomination And Governance Committee Proposes That The Following Incumbent Directors Be Re-Elected To The Board: Berndt Brunow, Henrik Ehrnrooth, Emma Fitzgerald, Piia-Noora Kauppi, Marjan Oudeman, Martin A Porta, Kim Wahl And Bj Rn Wahlroos. The Nomination And Governance Committee Further Proposes That Jari Gustafsson Be Elected As A New Director To The Board. The Directors Will Be Elected For A One-Year Term And Their Term Of Office Will End Upon Closure Of The Next Annual General Meeting. All Director Nominees Have Given Their Consent To The Election. Ari Puheloinen And Veli-Matti Reinikkala Have Announced That They Are Not Available For Re-Election	For	Combined
UPM-KYMMENE CORP	30-Mar-2021	17	Resolution On The Remuneration Of The Auditor: Based On The Proposal Prepared By The Audit Committee, The Board Of Directors Proposes That The Remuneration Of The Company'S Auditor Be Paid Against Invoices Approved By The Board Of Directors' Audit Committee	For	Combined
UPM-KYMMENE CORP	30-Mar-2021	18	Election Of The Auditor: Based On The Proposal Prepared By The Audit Committee, The Board Of Directors Proposes That Pricewaterhousecoopers Oy, A Firm Of Authorised Public Accountants, Be Re-Elected As The Company'S Auditor For A Term That Will Continue Until The End Of The Next Annual General Meeting. Pricewaterhousecoopers Oy Has Notified The Company That Authorised Public Accountant (Kht) Mikko Nieminen Would Continue As The Lead Audit Partner. Mikko Nieminen Has Held This Position Since 4 April 2019	For	Combined
UPM-KYMMENE CORP	30-Mar-2021	19	Authorising The Board Of Directors To Decide On The Issuance Of Shares And Special Rights Entitling To Shares: The Board Of Directors Proposes That The Board Be Authorised To Decide On The Issuance Of New Shares, Transfer Of Treasury Shares And Issuance Of Special Rights Entitling To Shares As Follows: The Aggregate Maximum Number Of New Shares That May Be Issued And Treasury Shares That May Be Transferred Is 25,000,000 Including Also The Number Of Shares That Can Be Received On The Basis Of The Special Rights Referred To In Chapter 10, Section 1 Of The Finnish Limited Liability Companies Act. The Proposed Maximum Number Of Shares Corresponds To Approximately 4.7 Per Cent Of The Company'S Registered Number Of Shares At The Time Of The Proposal	For	For
UPM-KYMMENE CORP	30-Mar-2021	20	Authorising The Board Of Directors To Decide On The Repurchase Of The Company'S Own Shares: The Board Of Directors Proposes That The Board Be Authorised To Decide On The Repurchase Of The Company'S Own Shares As Follows: By Virtue Of The Authorisation, The Board May Decide To Repurchase A Maximum Of 50,000,000 Of The Company'S Own Shares. The Proposed Maximum Number Of Shares Corresponds To Approximately 9.4 Per Cent Of The Company'S Registered Number Of Shares At The Time Of The Proposal. The Authorisation Would Also Include The Right To Accept The Company'S Own Shares As A Pledge	For	For
UPM-KYMMENE CORP	30-Mar-2021	21	Authorising The Board Of Directors To Decide On Charitable Contributions: The Board Of Directors Proposes That The Board Be Authorised To Decide On Contributions Not Exceeding A Total Of Eur 500,000 For Charitable Or Corresponding Purposes And That The Board Be Authorised To Decide On The Recipients, Purposes And Other Terms And Conditions Of The Contributions. Contributions Would Be Primarily Granted Under The Company'S Biofore Share And Care Programme Whose Focus Areas Are Reading And Learning, Engaging With Communities, Responsible Water Use And Bioinnovations	For	For
UPM-KYMMENE CORP	30-Mar-2021	22	Closing Of The Meeting	Non-voting resolution	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
UPM-KYMMENE CORP	30-Mar-2021	23	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Non-voting resolution
URBAN EDGE PROPERTIES	05-May-2021	1	Election Of Trustees To Serve Until The 2022 Annual Meeting Of Shareholders: Jeffrey S. Olson	For	Combined
URBAN EDGE PROPERTIES	05-May-2021	2	Election Of Trustees To Serve Until The 2022 Annual Meeting Of Shareholders: Michael A. Gould	For	For
URBAN EDGE PROPERTIES	05-May-2021	3	Election Of Trustees To Serve Until The 2022 Annual Meeting Of Shareholders: Steven H. Grapstein	For	For
URBAN EDGE PROPERTIES	05-May-2021	4	Election Of Trustees To Serve Until The 2022 Annual Meeting Of Shareholders: Steven J. Guttman	For	For
URBAN EDGE PROPERTIES	05-May-2021	5	Election Of Trustees To Serve Until The 2022 Annual Meeting Of Shareholders: Amy B. Lane	For	For
URBAN EDGE PROPERTIES	05-May-2021	6	Election Of Trustees To Serve Until The 2022 Annual Meeting Of Shareholders: Kevin P. O'Shea	For	For
URBAN EDGE PROPERTIES	05-May-2021	7	Election Of Trustees To Serve Until The 2022 Annual Meeting Of Shareholders: Steven Roth	For	For
URBAN EDGE PROPERTIES	05-May-2021	8	Election Of Trustees To Serve Until The 2022 Annual Meeting Of Shareholders: Douglas W. Sesler	For	For
URBAN EDGE PROPERTIES	05-May-2021	9	The Ratification Of The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
URBAN EDGE PROPERTIES	05-May-2021	10	The Approval, On A Non-Binding Advisory Basis, Of A Resolution Approving The Compensation Of Our Named Executive Officers As Described In The Proxy Statement.	For	For
USS CO.,LTD.	15-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
USS CO.,LTD.	15-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
USS CO.,LTD.	15-Jun-2021	3	Appoint A Director Ando, Yukihiro	For	For
USS CO.,LTD.	15-Jun-2021	4	Appoint A Director Seta, Dai	For	For
USS CO.,LTD.	15-Jun-2021	5	Appoint A Director Yamanaka, Masafumi	For	For
USS CO.,LTD.	15-Jun-2021	6	Appoint A Director Akase, Masayuki	For	For
USS CO.,LTD.	15-Jun-2021	7	Appoint A Director Ikeda, Hiromitsu	For	For
USS CO.,LTD.	15-Jun-2021	8	Appoint A Director Tamura, Hitoshi	For	For
USS CO.,LTD.	15-Jun-2021	9	Appoint A Director Kato, Akihiko	For	For
USS CO.,LTD.	15-Jun-2021	10	Appoint A Director Takagi, Nobuko	For	For
USS CO.,LTD.	15-Jun-2021	11	Appoint A Corporate Auditor Goto, Kenichi	For	For
USS CO.,LTD.	15-Jun-2021	12	Appoint A Corporate Auditor Miyake, Keiji	For	For
USS CO.,LTD.	15-Jun-2021	13	Appoint A Corporate Auditor Ogawa, Jun	For	For
VALARIS PLC	01-Mar-2021	1	Vote On The Plan. (For = Accept, Against = Reject, Abstain Will Not Count)	Take No Action	For
VALARIS PLC	01-Mar-2021	2	Opt Out Of The Third-Party Releases. (For = Opt Out, Against Or Abstain = Do Not Opt Out)	Take No Action	Combined
VALE S.A.	12-Mar-2021	1	Amendments Of Wording: 1A. Amendment To The Wording In Article 1, Head Paragraph, To Include The Definition Of Vale As "Company" And Consequent Amendment In Subsequent Provisions (Article 2, Head Paragraph; Article 3; Article 4; Article 5, Paragraph 6; Article 6, Head Paragraph And Paragraph 3; Article 7, Iv To Vi; Article 8, Paragraph 2; Article 9, Head Paragraph; Article 10, Head Paragraph; Article 11, Paragraphs 2 And 12; Article 12, Sole Paragraph; Article 14, I, V To Ix,Xi, Xiii, ...)(Due To Space Limits, See Proxy Statement For Full Proposal).	For	Combined
VALE S.A.	12-Mar-2021	2	Change In The Positions Of Alternate Member And New Rule For Replacing Directors: 2A. Elimination Of The Position Of Alternate Member Of The Board Of Directors, Except For The Member And His Or Her Alternate Elected, In A Separate Vote, By The Employees, According To The Management Proposal (Article 9, Paragraph 1, Article 11, Paragraph 2, And New, Paragraphs 8, 9, And 12 Of Article 11). 2B. New Rule For Replacement Of Directors In The Event Of Impediment/Temporary Absence Or Vacancy, ...)(Due To Space Limits, See Proxy Statement For Full Proposal).	For	For
VALE S.A.	12-Mar-2021	3	Bringing Flexibility In Terms Of The Number Of Members Of The Board Of Directors, Which May Be Comprised Of At Least 11 And At Most 13 Members, According To The Management Proposal (Head Paragraph Of Article 11).	For	For
VALE S.A.	12-Mar-2021	4	Amendments Of Items Referring To The Independence Structure: 4A. Increasing The Minimum Number Of Independent Members Of The Board Of Directors, According To The Management Proposal (Article 11, Paragraph 3). 4B. According To The Management Proposal, Including A New Provision To Define The Concept Of Independent Directors, In Line With The Best International Practices In The Market (New Paragraph 4 Of Article 11).	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VALE S.A.	12-Mar-2021	5	Provisions For The Chairman And Vice-Chairman: 5A. Provision That The Chairman And Vice-Chairman Of The Board Of Directors Be Individually Elected By The Shareholders' Meeting. 5B. Consolidation Of Former Paragraphs 5 And 6 Of Article 11 Into The New Paragraph 8 Of Article 11 To Address Cases Of Vacancy Of The Positions Of Chairman And Vice-Chairman Of The Board. 5C. Provision That The Board Of Directors Shall Be Represented Externally By Its Chairman Or By A Director Appointed By The Latter (New Paragraph 7 Of Article 11).	For	For
VALE S.A.	12-Mar-2021	6	Inclusion Of The Appointment, By The Elected Independent Members, Of A Lead Independent Member, And Provision Of The Respective Duties, According To The Management Proposal (New Paragraph 6 Of Article 11).	For	For
VALE S.A.	12-Mar-2021	7	Inclusion Of The Procedure For Submission Of A Voting List, Individually, By Candidate, For The Election Of Members Of The Board Of Directors, According To The Management Proposal (New Paragraph 10, Items I, II, III, IV And VII, Of Article 11).	For	For
VALE S.A.	12-Mar-2021	8	Provision That, For The Election Of Members Of The Board Of Directors, Those Candidates Who Receive The Highest Number Of Votes In Favor Are Considered Elected, And Those Candidates Who Have More Votes Against Than In Favor Are Excluded, Subject To The Number Of Vacancies To Be Filled, According To The Management Proposal (New Paragraph 10, Items V And VI, Of Article 11).	For	Combined
VALE S.A.	12-Mar-2021	9	Renumbering And Adjustment To The Wording In New Paragraphs 11 And 12 Of Article 11, According To The Management Proposal.	For	Combined
VALE S.A.	12-Mar-2021	10	Amendment To The Head Paragraph Of Article 12 To Reduce The Number Of Ordinary Meetings And Amend The Minimum Number Of Members To Call A Meeting Of The Board Of Directors, According To The Management Proposal.	For	For
VALE S.A.	12-Mar-2021	11	Amendments On The Responsibilities Of The Board Of Directors And The Executive Board: 11A. Inclusion In Article 14, Item VI, Of The Safety Of People As A Factor To Be Considered When Establishing The Purpose, Guidelines And Strategic Plan Of The Company, According To The Management Proposal. 11B. Inclusion To Expressly State Practices Already Adopted By Management, For Approval Of The Company'S Purposes, According To The Management Proposal (Article 14, Item VII And Article 29, IV). ... (Due To Space Limits, See Proxy Statement For Full Proposal).	For	For
VALE S.A.	12-Mar-2021	12	Provisions About The Committees And The Committees' Coordinators: 12A. Amendment In Article 15, Head Paragraph, Of The Number Of Permanent Advisory Committees, Inclusion Of The Compensation Scope For The Personnel And Governance Committee And Inclusion Of The Nomination And Innovation Committees, According To The Management Proposal. 12B. According To The Management Proposal, Inclusion In Article 15, Paragraph 3, To Regulate How To Choose The Advisory Committees' Coordinators.	For	For
VALE S.A.	12-Mar-2021	13	Amendment Of Article 23, Paragraph 3, To Increase The Term Of Office Of The Members Of The Executive Board, According To The Management Proposal.	For	For
VALE S.A.	12-Mar-2021	14	Restatement Of The By-Laws To Reflect The Changes Approved At The Shareholders' Meeting.	For	For
VALE S.A.	30-Apr-2021	1	Resolution 1	For	For
VALE S.A.	30-Apr-2021	2	Resolution 2	For	For
VALE S.A.	30-Apr-2021	3	Resolution 3	For	For
VALE S.A.	30-Apr-2021	4	Resolution 4	Against	Combined
VALE S.A.	30-Apr-2021	5	Election Of Director: José Luciano Duarte Penido (Vale Nominee). (You May Only Vote "For" In Up To 12 Of The 16 Directors In Proposals 5A-5P. Your Vote Will Be Deemed Invalid For Proposal 5A-5P If You Vote In Favor Of More Than 12 Directors)	For	Combined
VALE S.A.	30-Apr-2021	6	Election Of Director: Fernando Jorge Buso Gomes (Vale Nominee). (You May Only Vote "For" In Up To 12 Of The 16 Directors In Proposals 5A-5P. Your Vote Will Be Deemed Invalid For Proposal 5A-5P If You Vote In Favor Of More Than 12 Directors)	For	For
VALE S.A.	30-Apr-2021	7	Election Of Director: Clinton James Dines (Vale Nominee). (You May Only Vote "For" In Up To 12 Of The 16 Directors In Proposals 5A-5P. Your Vote Will Be Deemed Invalid For Proposal 5A-5P If You Vote In Favor Of More Than 12 Directors)	For	For
VALE S.A.	30-Apr-2021	8	Election Of Director: Eduardo De Oliveira Rodrigues Filho (Vale Nominee). (You May Only Vote "For" In Up To 12 Of The 16 Directors In Proposals 5A-5P. Your Vote Will Be Deemed Invalid For Proposal 5A-5P If You Vote In Favor Of More Than 12 Directors)	For	For
VALE S.A.	30-Apr-2021	9	Election Of Director: Elaine Dorward-King (Vale Nominee). (You May Only Vote "For" In Up To 12 Of The 16 Directors In Proposals 5A-5P. Your Vote Will Be Deemed Invalid For Proposal 5A-5P If You Vote In Favor Of More Than 12 Directors)	For	For
VALE S.A.	30-Apr-2021	10	Election Of Director: José Mauricio Pereira Coelho (Vale Nominee). (You May Only Vote "For" In Up To 12 Of The 16 Directors In Proposals 5A-5P. Your Vote Will Be Deemed Invalid For Proposal 5A-5P If You Vote In Favor Of More Than 12 Directors)	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VALE S.A.	30-Apr-2021	11	Election Of Director: Ken Yasuhara (Vale Nominee). (You May Only Vote "For" In Up To 12 Of The 16 Directors In Proposals 5A-5P. Your Vote Will Be Deemed Invalid For Proposal 5A-5P If You Vote In Favor Of More Than 12 Directors)	For	Combined
VALE S.A.	30-Apr-2021	12	Election Of Director: Manuel Lino Silva De Sousa Oliveira (Ollie Oliveira) (Vale Nominee). (You May Only Vote "For" In Up To 12 Of The 16 Directors In Proposals 5A-5P. Your Vote Will Be Deemed Invalid For Proposal 5A-5P If You Vote In Favor Of More Than 12 Directors)	For	Combined
VALE S.A.	30-Apr-2021	13	Election Of Director: Maria Fernanda Dos Santos Teixeira (Vale Nominee). (You May Only Vote "For" In Up To 12 Of The 16 Directors In Proposals 5A-5P. Your Vote Will Be Deemed Invalid For Proposal 5A-5P If You Vote In Favor Of More Than 12 Directors)	For	For
VALE S.A.	30-Apr-2021	14	Election Of Director: Murilo Cesar Lemos Dos Santos Passos (Vale Nominee). (You May Only Vote "For" In Up To 12 Of The 16 Directors In Proposals 5A-5P. Your Vote Will Be Deemed Invalid For Proposal 5A-5P If You Vote In Favor Of More Than 12 Directors)	For	For
VALE S.A.	30-Apr-2021	15	Election Of Director: Roger Allan Downey (Vale Nominee). (You May Only Vote "For" In Up To 12 Of The 16 Directors In Proposals 5A-5P. Your Vote Will Be Deemed Invalid For Proposal 5A-5P If You Vote In Favor Of More Than 12 Directors)	For	For
VALE S.A.	30-Apr-2021	16	Election Of Director: Sandra Maria Guerra De Azevedo (Vale Nominee). (You May Only Vote "For" In Up To 12 Of The 16 Directors In Proposals 5A-5P. Your Vote Will Be Deemed Invalid For Proposal 5A-5P If You Vote In Favor Of More Than 12 Directors)	For	For
VALE S.A.	30-Apr-2021	17	Election Of Director: Marcelo Gasparino Da Silva (Other Nominee). (You May Only Vote "For" In Up To 12 Of The 16 Directors In Proposals 5A-5P. Your Vote Will Be Deemed Invalid For Proposal 5A-5P If You Vote In Favor Of More Than 12 Directors)	For	Combined
VALE S.A.	30-Apr-2021	18	Election Of Director: Mauro Gentile Rodrigues Cunha (Other Nominee). (You May Only Vote "For" In Up To 12 Of The 16 Directors In Proposals 5A-5P. Your Vote Will Be Deemed Invalid For Proposal 5A-5P If You Vote In Favor Of More Than 12 Directors)	For	Abstain
VALE S.A.	30-Apr-2021	19	Election Of Director: Rachel De Oliveira Maia (Other Nominee). (You May Only Vote "For" In Up To 12 Of The 16 Directors In Proposals 5A-5P. Your Vote Will Be Deemed Invalid For Proposal 5A-5P If You Vote In Favor Of More Than 12 Directors)	For	Combined
VALE S.A.	30-Apr-2021	20	Election Of Director: Roberto Da Cunha Castello Branco (Other Nominee). (You May Only Vote "For" In Up To 12 Of The 16 Directors In Proposals 5A-5P. Your Vote Will Be Deemed Invalid For Proposal 5A-5P If You Vote In Favor Of More Than 12 Directors)	For	Combined
VALE S.A.	30-Apr-2021	21	Resolution 6. (You May Only Vote "For" Proposal 6 Or You May Vote In 7A-7P. Your Vote For These Proposals Will Be Deemed Invalid If You Vote In Favor Of Both Groups)	For	Combined
VALE S.A.	30-Apr-2021	22	Election Of Director: José Luciano Duarte Penido (Vale Nominee). (You May Only Vote "For" Proposal 6 Or You May Vote In 7A-7P. Your Vote For These Proposals Will Be Deemed Invalid If You Vote In Favor Of Both Groups)	For	Combined
VALE S.A.	30-Apr-2021	23	Election Of Director: Fernando Jorge Buso Gomes (Vale Nominee). (You May Only Vote "For" Proposal 6 Or You May Vote In 7A-7P. Your Vote For These Proposals Will Be Deemed Invalid If You Vote In Favor Of Both Groups)	For	For
VALE S.A.	30-Apr-2021	24	Election Of Director: Clinton James Dines (Vale Nominee). (You May Only Vote "For" Proposal 6 Or You May Vote In 7A-7P. Your Vote For These Proposals Will Be Deemed Invalid If You Vote In Favor Of Both Groups)	For	For
VALE S.A.	30-Apr-2021	25	Election Of Director: Eduardo De Oliveira Rodrigues Filho (Vale Nominee). (You May Only Vote "For" Proposal 6 Or You May Vote In 7A-7P. Your Vote For These Proposals Will Be Deemed Invalid If You Vote In Favor Of Both Groups)	For	For
VALE S.A.	30-Apr-2021	26	Election Of Director: Elaine Dorward-King (Vale Nominee). (You May Only Vote "For" Proposal 6 Or You May Vote In 7A-7P. Your Vote For These Proposals Will Be Deemed Invalid If You Vote In Favor Of Both Groups)	For	For
VALE S.A.	30-Apr-2021	27	Election Of Director: José Mauricio Pereira Coelho (Vale Nominee). (You May Only Vote "For" Proposal 6 Or You May Vote In 7A-7P. Your Vote For These Proposals Will Be Deemed Invalid If You Vote In Favor Of Both Groups)	For	For
VALE S.A.	30-Apr-2021	28	Election Of Director: Ken Yasuhara (Vale Nominee). (You May Only Vote "For" Proposal 6 Or You May Vote In 7A-7P. Your Vote For These Proposals Will Be Deemed Invalid If You Vote In Favor Of Both Groups)	For	Combined
VALE S.A.	30-Apr-2021	29	Election Of Director: Manuel Lino Silva De Sousa Oliveira (Ollie Oliveira) (Vale Nominee). (You May Only Vote "For" Proposal 6 Or You May Vote In 7A-7P. Your Vote For These Proposals Will Be Deemed Invalid If You Vote In Favor Of Both Groups)	For	Combined
VALE S.A.	30-Apr-2021	30	Election Of Director: Maria Fernanda Dos Santos Teixeira (Vale Nominee). (You May Only Vote "For" Proposal 6 Or You May Vote In 7A-7P. Your Vote For These Proposals Will Be Deemed Invalid If You Vote In Favor Of Both Groups)	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VALE S.A.	30-Apr-2021	31	Election Of Director: Murilo Cesar Lemos Dos Santos Passos (Vale Nominee). (You May Only Vote "For" Proposal 6 Or You May Vote In 7A-7P. Your Vote For These Proposals Will Be Deemed Invalid If You Vote In Favor Of Both Groups)	For	For
VALE S.A.	30-Apr-2021	32	Election Of Director: Roger Allan Downey (Vale Nominee). (You May Only Vote "For" Proposal 6 Or You May Vote In 7A-7P. Your Vote For These Proposals Will Be Deemed Invalid If You Vote In Favor Of Both Groups)	For	For
VALE S.A.	30-Apr-2021	33	Election Of Director: Sandra Maria Guerra De Azevedo (Vale Nominee). (You May Only Vote "For" Proposal 6 Or You May Vote In 7A-7P. Your Vote For These Proposals Will Be Deemed Invalid If You Vote In Favor Of Both Groups)	For	For
VALE S.A.	30-Apr-2021	34	Election Of Director: Marcelo Gasparino Da Silva (Other Nominee). (You May Only Vote "For" Proposal 6 Or You May Vote In 7A-7P. Your Vote For These Proposals Will Be Deemed Invalid If You Vote In Favor Of Both Groups)	For	Combined
VALE S.A.	30-Apr-2021	35	Election Of Director: Mauro Gentile Rodrigues Cunha (Other Nominee). (You May Only Vote "For" Proposal 6 Or You May Vote In 7A-7P. Your Vote For These Proposals Will Be Deemed Invalid If You Vote In Favor Of Both Groups)	For	Take No Action
VALE S.A.	30-Apr-2021	36	Election Of Director: Rachel De Oliveira Maia (Other Nominee). (You May Only Vote "For" Proposal 6 Or You May Vote In 7A-7P. Your Vote For These Proposals Will Be Deemed Invalid If You Vote In Favor Of Both Groups)	For	Combined
VALE S.A.	30-Apr-2021	37	Election Of Director: Roberto Da Cunha Castello Branco (Other Nominee). (You May Only Vote "For" Proposal 6 Or You May Vote In 7A-7P. Your Vote For These Proposals Will Be Deemed Invalid If You Vote In Favor Of Both Groups)	For	Combined
VALE S.A.	30-Apr-2021	38	Election Of Chairman Of The Board Of Director: José Luciano Penido (An Ads Holder May Only Vote "For" In Resolution 8 Or Resolution 9)	For	For
VALE S.A.	30-Apr-2021	39	Election Of Chairman Of The Board Of Director: Roberto Castello Branco (An Ads Holder May Only Vote "For" In Resolution 8 Or Resolution 9)	Take No Action	Combined
VALE S.A.	30-Apr-2021	40	Election Of Vice-Chairman Of The Board: Fernando Jorge Buso Gomes (An Ads Holder May Only Vote "For" In Resolution 10 Or Resolution 11)	For	Combined
VALE S.A.	30-Apr-2021	41	Election Of Vice-Chairman Of The Board: Mauro Gentile Rodrigues Cunha (An Ads Holder May Only Vote "For" In Resolution 10 Or Resolution 11)	Take No Action	Combined
VALE S.A.	30-Apr-2021	42	Election Of The Fiscal Council By Candidate: Cristina Fontes Doherty / Nelson De Menezes Filho	Take No Action	Combined
VALE S.A.	30-Apr-2021	43	Election Of The Fiscal Council By Candidate: Marcus Vinicius Dias Severini / Vera Elias	Take No Action	For
VALE S.A.	30-Apr-2021	44	Election Of The Fiscal Council By Candidate: Marcelo Moraes/Vacant	Take No Action	For
VALE S.A.	30-Apr-2021	45	Election Of The Fiscal Council By Candidate: Raphael Manhães Martins / Adriana De Andrade Solé	Take No Action	For
VALE S.A.	30-Apr-2021	46	Resolution 13	For	Combined
VALE S.A.	30-Apr-2021	47	Resolution 1	For	Combined
VALE S.A.	30-Apr-2021	48	Resolution 2	For	For
VALE S.A.	30-Apr-2021	49	Resolution 3	For	For
VALE S.A.	30-Apr-2021	50	Resolution 4	For	For
VALE S.A.	30-Apr-2021	51	Resolution 5	For	For
VALE S.A.	30-Apr-2021	52	Resolution 6	For	For
VALE S.A.	30-Apr-2021	53	Resolution 7	For	For
VALE S.A.	30-Apr-2021	54	Resolution 8	For	For
VALE S.A.	30-Apr-2021	55	Resolution 9	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VALE SA	12-Mar-2021	3	Amendments Of Wording. 1.1 Amendment To The Wording In Article 1, Head Paragraph, To Include The Definition Of Vale As Company And Consequent Amendment In Subsequent Provisions, Article 2, Head Paragraph, Article 3, Article 4, Article 5, Paragraph 6, Article 6, Head Paragraph And Paragraph 3, Article 7, Iv To Vi, Article 8, Paragraph 2, Article 9, Head Paragraph, Article 10, Head Paragraph, Article 11, Paragraphs 2 And 12, Article 12, Sole Paragraph, Article 14, I, V To Ix, Xi, Xiii, Xvii To Xx, Xxii To Xxiv. Xxix, Xxx, Xxxiii And Xxxiv And Paragraph 1, Article 16, Article 19, Paragraph 1, Article 20, Ii, Iii, V, Article 21, I, Iii And V To Ix, Article 23, Head Paragraph, Article 28, Paragraphs 1 And 2, Article 29, Ii To Vi, Viii, Ix, Xi, Xii To Xvii, Xxi, Paragraphs 1 And 2, Article 30, Ii And Vii, Article 31, Ii And Iii, Article 32, Head Paragraph, Paragraphs 2 And 3, Title Of Chapter Vi, Article 37, Article 39, Sole Paragraph, Article 40, Ii, Article 43, Article 44, Article 45, Article 46, Head Paragraph, Paragraphs 1 To 3, 5, 8 To 10, Art. 47, Art. 48, Art. 49, And Art. 53,. 1.2 Adjustment In The Wording Of Art. 5, Paragraph 5, Taking Into Account The Existence Of Only One Preferred Shareholder, According To The Management Proposal. 1.3 Adjustment To Standardize The Wording For Director, Art. 9, Paragraph 1, Art. 11, Paragraph 3, Paragraph 7 And Paragraph 9,. 1.4 Adjustment To Standardize The Wording For Shareholders Meeting ,Art. 10, Paragraph 4, Art. 11, Head Paragraph, Paragraph 8, Paragraph 9, Art. 14, Ii, Xv, Xvi, Xxi, Art. 29, Xii, Art. 30, Ii, And Art. 52, Paragraph 2,. 1.5 Removal Of Old Paragraph 10 Of Art.11, Given The Nonexistence Of A Controlling Shareholder. 1.6 Updating The Mention To The Companys Code Of Ethics, To Its Current Name Of Code Of Conduct, Art. 14, Item Xxiii And Art. 29, Item Xiii,. 1.7 Adjustments In The Wording To Remove Defined Terms, Art. 44, Art. 48 And Art. 49,. 1.8 Removal Of Paragraph 7 Of Art. 46, Taking Into Account The End Of The Term Mentioned, And Consequent Renumbering Of The Following Paragraphs	For	For
VALE SA	12-Mar-2021	4	Change In The Positions Of Alternate Member And New Rule For Replacing Directors. 2.1 Elimination Of The Position Of Alternate Member Of The Board Of Directors, Except For The Member And His Or Her Alternate Elected, In A Separate Vote, By The Employees, According To The Management Proposal, Article 9, Paragraph 1, Article 11, Paragraph 2, And New, Paragraphs 8, 9, And 12 Of Article 11. 2.2 New Rule For Replacement Of Directors In The Event Of Impediment, Temporary Absence Or Vacancy, According To The Management Proposal, New Paragraph 9 Of Article 11	For	For
VALE SA	12-Mar-2021	5	Bringing Flexibility In Terms Of The Number Of Members Of The Board Of Directors, Which May Be Comprised Of At Least 11 And At Most 13 Members, According To The Management Proposal, Head Paragraph Of Article 11	For	For
VALE SA	12-Mar-2021	6	Amendments Of Items Referring To The Independence Structure. 4.1 Increasing The Minimum Number Of Independent Members Of The Board Of Directors, According To The Management Proposal, Article 11, Paragraph 3. 4.2 According To The Management Proposal, Including A New Provision To Define The Concept Of Independent Directors, In Line With The Best International Practices In The Market, New Paragraph 4 Of Article 11	For	For
VALE SA	12-Mar-2021	7	Provisions For The Chairman And Vice Charmain. 5.1 Provision That The Chairman And Vice Chairman Of The Board Of Directors Be Individually Elected By The Shareholders Meeting, New Paragraph 5 Of Article 11. 5.2 Consolidation Of Former Paragraphs 5 And 6 Of Article 11 Into The New Paragraph 8 Of Article 11 To Address Cases Of Vacancy Of The Positions Of Chairman And Vice Chairman Of The Board, As Per The Management Proposal. 5.3 Provision That The Board Of Directors Shall Be Represented Externally By Its Chairman Or By A Director Appointed By The Chairman, New Paragraph 7 Of Article 11, As Per The Management Proposal	For	For
VALE SA	12-Mar-2021	8	Inclusion Of The Appointment, By The Elected Independent Members, Of A Lead Independent Member, And Provision Of The Respective Duties, According To The Management Proposal, New Paragraph 6 Of Article 11	For	For
VALE SA	12-Mar-2021	9	Inclusion Of The Procedure For Submission Of A Voting List, Individually, By Candidate, For The Election Of Members Of The Board Of Directors, According To The Management Proposal, New Paragraph 10, Items I, Ii, Iii, Iv And Vii, Of Article 11	For	For
VALE SA	12-Mar-2021	10	Provision That, For The Election Of Members Of The Board Of Directors, Those Candidates Who Receive The Highest Number Of Votes In Favor Are Considered Elected, And Those Candidates Who Have More Votes Against Than In Favor Are Excluded, Subject To The Number Of Vacancies To Be Filled, According To The Management Proposal, New Paragraph 10, Items V And Vi, Of Article 11	For	Combined
VALE SA	12-Mar-2021	11	Renumbering And Adjustment To The Wording In New Paragraphs 11 And 12 Of Article 11, According To The Management Proposal	For	Combined
VALE SA	12-Mar-2021	12	Amendment To The Head Paragraph Of Article 12 To Reduce The Number Of Ordinary Meetings And Amend The Minimum Number Of Members To Call A Meeting Of The Board Of Directors, According To The Management Proposal	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VALE SA	12-Mar-2021	13	Amendments On The Responsibilities Of The Board Of Directors And The Executive Board. 11.1 Inclusion In Article 14, Item Vi, Of The Safety Of People As A Factor To Be Considered When Establishing The Purpose, Guidelines And Strategic Plan Of The Company, According To The Management Proposal. 11.2 Inclusion To Expressly State Practices Already Adopted By Management, For Approval Of The Companys Purposes, According To The Management Proposal, Article 14, Item Vii And Article 29, Iv. 11.3 Inclusion In Article 14, Item Xxii, That The Board Of Directors Shall Act As Guardian Of The Companys Culture, And Renumbering Of The Following Items, According To The Management Proposal. 11.4 Inclusion In Article 29, Item Iii, Of Practices Already Adopted By The Executive Board, In The Sense Of Protecting The Safety Of People And The Environment Where The Company Operates, According To The Management Proposal	For	For
VALE SA	12-Mar-2021	14	Provisions About The Committees And The Committees Coordinators. 12.1 Amendment In Article 15, Head Paragraph, Of The Number Of Permanent Advisory Committees, Inclusion Of The Compensation Scope For The Personnel And Governance Committee And Inclusion Of The Nomination And Innovation Committees, According To The Management Proposal. 12.2 According To The Management Proposal, Inclusion In Article 15, Paragraph 3, To Regulate How To Choose The Advisory Committees Coordinators	For	For
VALE SA	12-Mar-2021	15	Amendment Of Article 23, Paragraph 3, To Increase The Term Of Office Of The Members Of The Executive Board, According To The Management Proposal	For	For
VALE SA	12-Mar-2021	16	To Consolidate The Corporate Bylaws In Order To Reflect The Amendments Approved At The Shareholders Meeting	For	For
VALE SA	30-Apr-2021	3	Approve The Company'S Share Based Compensation Plan	For	For
VALE SA	30-Apr-2021	3	Appreciation Of The Report From Administration And Accounts, And Examination, Discussion And Voting Of The Financial Statements, For The Fiscal Year Ended On December 31, 2020	For	Combined
VALE SA	30-Apr-2021	4	Pursuant To Articles 224 And 225 Of Law 6,404.76, Approve The Protocols And Justifications For The Incorporation Of Companhia Paulista De Ferroligas Cpfl And Valesul Alumínio S.A. Valesul By Vale	For	Combined
VALE SA	30-Apr-2021	4	Resolve On The Allocation Of The Results For The Fiscal Year Ended On December 31, 2020, Under The Terms Of The Proposal For Allocation Of Results	For	For
VALE SA	30-Apr-2021	5	Ratify The Appointment Of Macso Legate Auditores Independentes Macso, A Specialized Company Contracted To Assess Cpfl And Valesul	For	For
VALE SA	30-Apr-2021	5	Define The Number Of Members Of The Board Of Directors, As Proposed By Management, In 13 Members And 1 Alternate Member	For	For
VALE SA	30-Apr-2021	6	Approve The Appraisal Reports, Prepared By Macso	For	For
VALE SA	30-Apr-2021	6	Do You Want To Request The Adoption Of The Multiple Voting Process For The Election Of The Board Of Directors, Pursuant To Article 141 Of Law No. 6.404, Of December 15, 1976, As Amended Law No. 6.404.1976	For	Combined
VALE SA	30-Apr-2021	7	Approve The Incorporations, Without Capital Increase And Without The Issuance Of New Shares, Of Cpfl And Valesul By Vale	For	Combined
VALE SA	30-Apr-2021	8	Pursuant To Articles 224 And 225 Of Law 6,404.76, Approve The Protocol And Justification For The Partial Spin Off Of Mineracoes Brasileiras Reunidas S.A. Mbr, Followed By The Incorporation Of The Spun Off Portion By Vale	For	For
VALE SA	30-Apr-2021	8	Election Of A Member Of The Board Of Directors, Positions Limit To Be Completed, 12 The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs. . Jose Luciano Duarte Penido, Independent	For	For
VALE SA	30-Apr-2021	9	Ratify The Appointment Of Macso, A Specialized Company, Hired To Assess The Net Assets To Be Spun Off, Formed By Certain Mbr Assets And Liabilities Mbr Spun Off Collection For Incorporation By Vale	For	For
VALE SA	30-Apr-2021	9	Election Of A Member Of The Board Of Directors, Positions Limit To Be Completed, 12 The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs. . Fernando Jorge Buso Gomes	For	For
VALE SA	30-Apr-2021	10	Approve The Appraisal Report, Prepared By Macso	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VALE SA	30-Apr-2021	10	Election Of A Member Of The Board Of Directors, Positions Limit To Be Completed, 12 The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs. . Clinton James Dines, Independent. If Elected, Will Take Office On August 1, 2021	For	For
VALE SA	30-Apr-2021	11	Approve The Incorporation, Without Capital Increase And Without The Issuance Of New Shares, Of The Mbr Spun Off Collection By Vale	For	For
VALE SA	30-Apr-2021	11	Election Of A Member Of The Board Of Directors, Positions Limit To Be Completed, 12 The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs. . Eduardo De Oliveira Rodrigues Filho	For	For
VALE SA	30-Apr-2021	12	Election Of A Member Of The Board Of Directors, Positions Limit To Be Completed, 12 The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs. . Elaine Dorward King, Independent	For	For
VALE SA	30-Apr-2021	13	Election Of A Member Of The Board Of Directors, Positions Limit To Be Completed, 12 The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs. . Jose Mauricio Pereira Coelho	For	For
VALE SA	30-Apr-2021	14	Election Of A Member Of The Board Of Directors, Positions Limit To Be Completed, 12 The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs. . Ken Yasuhara	For	For
VALE SA	30-Apr-2021	15	Election Of A Member Of The Board Of Directors, Positions Limit To Be Completed, 12 The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs. . Manuel Lino Silva De Sousa Oliveira, Ollie Oliveira, Independent. If Elected, Will Take Office On August 1, 2021	For	For
VALE SA	30-Apr-2021	16	Election Of A Member Of The Board Of Directors, Positions Limit To Be Completed, 12 The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs. . Maria Fernanda Dos Santos Teixeira, Independent	For	For
VALE SA	30-Apr-2021	17	Election Of A Member Of The Board Of Directors, Positions Limit To Be Completed, 12 The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs. . Murilo Cesar Lemos Dos Santos Passo, Independent	For	For
VALE SA	30-Apr-2021	18	Election Of A Member Of The Board Of Directors, Positions Limit To Be Completed, 12 The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs. . Roger Allan Downey, Independent	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VALE SA	30-Apr-2021	19	Election Of A Member Of The Board Of Directors, Positions Limit To Be Completed, 12 The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs. . Sandra Maria Guerra De Azevedo, Independent	For	For
VALE SA	30-Apr-2021	20	Election Of A Member Of The Board Of Directors, Positions Limit To Be Completed, 12 The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs. . Marcelo Gasparino Da Silva, Independent	For	Combined
VALE SA	30-Apr-2021	21	Election Of A Member Of The Board Of Directors, Positions Limit To Be Completed, 12 The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs. . Mauro Gentile Rodrigues Cunha, Independent	For	Non-voted Director
VALE SA	30-Apr-2021	22	Election Of A Member Of The Board Of Directors, Positions Limit To Be Completed, 12 The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs. . Roberto Da Cunha Castello Branco, Independent	For	Non-voted Director
VALE SA	30-Apr-2021	23	Election Of A Member Of The Board Of Directors, Positions Limit To Be Completed, 12 The Shareholder Can Indicate As Many Candidates As There Are Vacancies To Be Filled In The General Election. The Votes Indicated In This Field Will Be Disregarded In The Event The Shareholder Who Owns Shares With Voting Rights Also Fills Out The Fields Present In The Separate Election Of A Member Of The Board Of Directors And The Separate Election That Is Dealt With In These Fields Occurs. . Rachel De Oliveira Maia, Independent	For	Non-voted Director
VALE SA	30-Apr-2021	25	In The Event Of The Adoption Of The Cumulative Voting Process, Should The Votes Corresponding To Your Shares Be Distributed In Equal Percentages Across The Members Of The Slate That You Have Chosen. If The Shareholder Chooses To Abstain And The Election Occurs Through The Cumulative Voting Process, His Vote Must Be Counted As Abstention In The Respective Resolution Of The Meeting	For	Combined
VALE SA	30-Apr-2021	26	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. . Jose Luciano Duarte Perido, Independent	For	For
VALE SA	30-Apr-2021	27	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. . Fernando Jorge Buso Gomes	For	For
VALE SA	30-Apr-2021	28	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. . Clinton James Dines, Independent. If Elected, Will Take Office On August 1, 2021	For	For
VALE SA	30-Apr-2021	29	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. . Eduardo De Oliveira Rodrigues Filho	For	For
VALE SA	30-Apr-2021	30	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. . Elaine Dorward King, Independent	For	For
VALE SA	30-Apr-2021	31	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. . Jose Mauricio Pereira Coelho	For	For
VALE SA	30-Apr-2021	32	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. . Ken Yasuhara	For	For
VALE SA	30-Apr-2021	33	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. . Manuel Lino Silva De Sousa Oliveira, Ollie Oliveira, Independent. If Elected, Will Take Office On August 1, 2021	For	For
VALE SA	30-Apr-2021	34	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. . Maria Fernanda Dos Santos Teixeira, Independent	For	For
VALE SA	30-Apr-2021	35	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. . Murilo Cesar Lemos Dos Santos Passos, Independent	For	For
VALE SA	30-Apr-2021	36	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. . Roger Allan Downey, Independent	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VALE SA	30-Apr-2021	37	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. . Sandra Maria Guerra De Azevedo, Independent	For	For
VALE SA	30-Apr-2021	38	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. Marcelo Gasparino Da Silva, Independent	For	Combined
VALE SA	30-Apr-2021	39	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. . Mauro Gentile Rodrigues Cunha, Independent	For	Abstain
VALE SA	30-Apr-2021	40	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. . Roberto Da Cunha Castello Branco, Independent	For	Abstain
VALE SA	30-Apr-2021	41	Visualization Of All The Candidates That Compose The Slate To Indicate The Percentage Of The Votes To Be Attributed. . Rachel De Oliveira Maia, Independent	For	Abstain
VALE SA	30-Apr-2021	43	To Elect Mr Jose Luciano Duarte Penido Independent As Chairman Of The Board Of Directors If He Is Elected Member Of The Board Of Directors. If The Shareholder Chooses To Vote For, The Shareholder Must Disregard Item 9 And Move On To Item 10. If The Shareholder Votes For In Both Items 8 And 9, Both Votes Cannot Be Considered, Being Counted As Abstention In The Decision To Elect The Chairman Of The Board	For	Combined
VALE SA	30-Apr-2021	44	To Elect Mr. Roberto Da Cunha Castello Branco, Independent As Chairman Of The Board Of Directors, If Elected As A Member Of The Board Of Directors. If The Shareholder Chooses To Vote For, The Shareholder Must Disregard Item 8. If The Shareholder Votes For In Both Items 8 And 9, Both Votes Cannot Be Considered, Being Counted As Abstention In The Decision To Elect The Chairman Of The Board	For	Combined
VALE SA	30-Apr-2021	46	Elect Mr. Fernando Jorge Buso Gomes As Vice Chairman Of The Board Of Directors, If Elected Member Of The Board Of Directors. If The Shareholder Chooses To Vote For, The Shareholder Must Disregard Item 11 And Move On To Item 12. If The Shareholder Votes For In Both Items 11 And 12, Both Votes Cannot Be Considered, Being Counted As Abstention In The Decision To Elect The Chairman Of The Board	For	Combined
VALE SA	30-Apr-2021	47	To Elect Mr. Mauro Gentile Rodrigues Cunha As Vice Chairman Of The Board Of Directors, If Elected As A Member Of The Board Of Directors. If The Shareholder Chooses To Vote For, The Shareholder Must Disregard Item 11. If The Shareholder Votes For In Both Items 11 And 12, Both Votes Cannot Be Considered, Being Counted As Abstention In The Decision To Elect The Chairman Of The Board	For	Combined
VALE SA	30-Apr-2021	48	Appointment Of Candidates To The Fiscal Council, Positions Limit To Be Completed, 4 The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. . Cristina Fontes Doherty, Effective. Nelson De Menezes Filho, Substitute	For	Combined
VALE SA	30-Apr-2021	49	Appointment Of Candidates To The Fiscal Council, Positions Limit To Be Completed, 4 The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. . Marcus Vinicius Dias Severini, Effective. Vera Elias, Substitute	For	For
VALE SA	30-Apr-2021	50	Appointment Of Candidates To The Fiscal Council, Positions Limit To Be Completed, 4 The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. . Marcelo Moraes, Effective	For	For
VALE SA	30-Apr-2021	51	Appointment Of Candidates To The Fiscal Council, Positions Limit To Be Completed, 4 The Shareholder May Appoint As Many Candidates As The Number Of Vacancies To Be Filled At The General Election. . Raphael Manhaes Martins, Effective. Adriana De Andrade Sole, Substitute	For	For
VALE SA	30-Apr-2021	52	Establishment Of The Compensation For The Management And The Members Of The Fiscal Council For The Year 2021, Under The Terms Of The Management Proposal	For	For
VALEO SA	26-May-2021	6	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020	For	Combined
VALEO SA	26-May-2021	7	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	Unvoted
VALEO SA	26-May-2021	8	Allocation Of Income For The Financial Year Ended 31 December 2020 And Setting Of The Dividend	For	Unvoted
VALEO SA	26-May-2021	9	Approval Of The Agreements And Commitments Subject To The Provisions Of Articles L.225-38 And Following Of The French Commercial Code	For	Unvoted
VALEO SA	26-May-2021	10	Renewal Of The Term Of Office Of Caroline Maury Devine As Director	For	Unvoted
VALEO SA	26-May-2021	11	Renewal Of The Term Of Office Of Mari-Noelle Jego-Laveissiere As Director	For	Unvoted
VALEO SA	26-May-2021	12	Renewal Of The Term Of Office Of Veronique Weill As Director	For	Unvoted
VALEO SA	26-May-2021	13	Appointment Of Christophe Perillat As Director	For	Unvoted
VALEO SA	26-May-2021	14	Approval Of The Information Relating To The Compensation Paid During Or Awarded For The Financial Year Ended 31 December 2020 To The Corporate Officers	For	Unvoted
VALEO SA	26-May-2021	15	Approval Of The Compensation Elements Paid During Or Awarded For The Financial Year Ended 31 December 2020 To Jacques Aschenbroich, Chairman And Chief Executive Officer	For	Unvoted
VALEO SA	26-May-2021	16	Approval Of The Compensation Policy For Directors	For	Unvoted

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VALEO SA	26-May-2021	17	Approval Of The Compensation Policy Applicable To The Chairman And Chief Executive Officer	For	Unvoted
VALEO SA	26-May-2021	18	Approval Of The Compensation Policy Applicable To Christophe Perillat, Deputy Chief Executive Officer	For	Unvoted
VALEO SA	26-May-2021	19	Approval Of The Compensation Policy Applicable To The Chief Executive Officer In Anticipation Of The Separation Of Duties	For	Unvoted
VALEO SA	26-May-2021	20	Approval Of The Compensation Policy Applicable To The Chairman Of The Board Of Directors In Anticipation Of The Separation Of Duties	For	Unvoted
VALEO SA	26-May-2021	21	Authorisation To Be Granted To The Board Of Directors In Order To Trade In The Company'S Shares, Not To Be Used During A Public Offering Period	For	Unvoted
VALEO SA	26-May-2021	22	Delegation Of Authority To Be Granted To The Board Of Directors In Order To Decide On The Issue Of Shares And/Or Transferable Securities Granting Access, Immediately Or In The Future, To The Capital Of The Company Or Of A Subsidiary, With Retention Of The Shareholders' Pre-Emptive Subscription Right, Not Usable During A Public Offer	For	Unvoted
VALEO SA	26-May-2021	23	Delegation Of Authority To The Board Of Directors In Order To Decide On The Issue Of Shares And/Or Transferable Securities Granting Access, Immediately Or In The Future, To The Capital Of The Company Or Of A Subsidiary By Way Of Public Offering (Other Than Those Referred To In Article L.411-2 Of The French Monetary And Financial Code), With Cancellation Of The Shareholders' Pre-Emptive Subscription Right, With Possible Use In Order To Compensate Securities Contributed To The Company In The Context Of A Public Exchange Offer Initiated By The Company, Not Usable During A Public Offer Period	For	Unvoted
VALEO SA	26-May-2021	24	Delegation Of Authority To Be Granted To The Board Of Directors In Order To Decide On The Issue Of Shares And/Or Transferable Securities Granting Access, Immediately Or In The Future, To The Capital Of The Company Or Of A Subsidiary By Way Of A Public Offering As Referred To In Article L.411-2 1Decree Of The French Monetary And Financial Code, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right, Which May Not Be Used During A Public Offering	For	Unvoted
VALEO SA	26-May-2021	25	Authorisation Granted To The Board Of Directors, In The Event Of An Issue With Cancellation Of The Pre-Emptive Subscription Right, To Set The Issue Price In Accordance With The Terms And Conditions Determined By The General Meeting, Within The Limit Of 10% Of The Share Capital Per 12-Month Period, Which May Not Be Used During A Public Offering Period	For	Unvoted
VALEO SA	26-May-2021	26	Delegation Of Authority To Be Granted To The Board Of Directors In Order To Increase The Number Of Securities To Be Issued In The Event Of An Issue With Retention Or Cancellation Of The Shareholders' Pre-Emptive Subscription Rights In The Context Of Over-Allocation Options In The Event Of Demand Exceeding The Number Of Securities Offered, Which May Not Be Used During A Public Offer Period	For	Unvoted
VALEO SA	26-May-2021	27	Delegation Of Authority To Be Granted To The Board Of Directors In Order To Decide To Increase The Share Capital By Capitalisation Of Premiums, Reserves, Profits Or Other Amounts Whose Capitalisation Would Be Allowed, Not Usable During The Period Of A Public Offer	For	Unvoted
VALEO SA	26-May-2021	28	Delegation Of Powers To Be Granted To The Board Of Directors In Order To Proceed With The Issue Of Shares And/Or Transferable Securities Granting Access, Immediately Or In The Future, To The Company'S Capital With A View To Compensate For Contributions In Kind Granted To The Company, Without Pre-Emptive Subscription Rights, Which May Not Be Used During The Period Of A Public Offer	For	Unvoted
VALEO SA	26-May-2021	29	Delegation Of Authority To Be Granted To The Board Of Directors In Order To Decide On The Issue Of Shares And/Or Transferable Securities Granting Access, Immediately Or In The Future, To The Company'S Capital Reserved For Members Of Savings Plans, With Cancellation Of The Shareholders' Pre-Emptive Subscription Right, Not Usable During A Period Of Public Offering	For	Unvoted
VALEO SA	26-May-2021	30	Authorisation To Be Granted To The Board Of Directors In Order To Proceed With Free Allocations Of Existing Shares Or Shares To Be Issued In Favour Of Employees And Corporate Officers Of The Group Or Some Of Them, Entailing The Waiver By The Shareholders Of Their Pre-Emptive Subscription Rights	For	Unvoted
VALEO SA	26-May-2021	31	Authorisation To Be Granted To The Board Of Directors In Order To Reduce The Share Capital By Cancelling Treasury Shares	For	Unvoted
VALEO SA	26-May-2021	32	Powers To Carry Out Formalities	For	Unvoted
VALERO ENERGY CORPORATION	29-Apr-2021	1	Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: H. Paulett Eberhart	For	Combined
VALERO ENERGY CORPORATION	29-Apr-2021	2	Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Joseph W. Gorder	For	For
VALERO ENERGY CORPORATION	29-Apr-2021	3	Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Kimberly S. Greene	For	For
VALERO ENERGY CORPORATION	29-Apr-2021	4	Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Deborah P. Majoras	For	For
VALERO ENERGY CORPORATION	29-Apr-2021	5	Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Eric D. Mullins	For	For
VALERO ENERGY CORPORATION	29-Apr-2021	6	Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Donald L. Nickles	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VALERO ENERGY CORPORATION	29-Apr-2021	7	Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Philip J. Pfeiffer	For	For
VALERO ENERGY CORPORATION	29-Apr-2021	8	Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Robert A. Profusek	For	For
VALERO ENERGY CORPORATION	29-Apr-2021	9	Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Stephen M. Waters	For	For
VALERO ENERGY CORPORATION	29-Apr-2021	10	Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Randall J. Weisenburger	For	For
VALERO ENERGY CORPORATION	29-Apr-2021	11	Election Of Director To Serve Until The 2022 Annual Meeting Of Stockholders: Rayford Wilkins, Jr.	For	For
VALERO ENERGY CORPORATION	29-Apr-2021	12	Ratify The Appointment Of Kpmg Llp As Valero'S Independent Registered Public Accounting Firm For 2021.	For	For
VALERO ENERGY CORPORATION	29-Apr-2021	13	Approve, By Non-Binding Vote, The 2020 Compensation Of Our Named Executive Officers.	For	For
VANGUARD INTERNATIONAL SEMICONDUCTOR CORP	18-Jun-2021	1	Y2020 Business Report And Financial Statements	For	For
VANGUARD INTERNATIONAL SEMICONDUCTOR CORP	18-Jun-2021	2	Proposal For Distribution Of Y2020 Earnings Proposed Cash Dividend: Twd 3.5 Per Share	For	For
VANGUARD INTERNATIONAL SEMICONDUCTOR CORP	18-Jun-2021	3	Revision Of Rules Governing The Election Of Directors	For	For
VANGUARD INTERNATIONAL SEMICONDUCTOR CORP	18-Jun-2021	4	The Election Of The Director.:Taiwan Semiconductor Manufacturing Co. Ltd. Tsmc ,Shareholder No.2,Leuh Fang As Representative	For	For
VANGUARD INTERNATIONAL SEMICONDUCTOR CORP	18-Jun-2021	5	The Election Of The Director.:Taiwan Semiconductor Manufacturing Co. Ltd. Tsmc ,Shareholder No.2,F.C. Tseng As Representative	For	For
VANGUARD INTERNATIONAL SEMICONDUCTOR CORP	18-Jun-2021	6	The Election Of The Director.:National Development Fund Executive Yuan , Shareholder No.1629,Lai Shou Su As Representative	For	For
VANGUARD INTERNATIONAL SEMICONDUCTOR CORP	18-Jun-2021	7	The Election Of The Director.:Edward Y. Way,Shareholder No.A102143Xxx	For	For
VANGUARD INTERNATIONAL SEMICONDUCTOR CORP	18-Jun-2021	8	The Election Of The Independent Director.:Benson W.C. Liu,Shareholder No.P100215Xxx	For	For
VANGUARD INTERNATIONAL SEMICONDUCTOR CORP	18-Jun-2021	9	The Election Of The Independent Director.:Kenneth Kin,Shareholder No.F102831Xxx	For	For
VANGUARD INTERNATIONAL SEMICONDUCTOR CORP	18-Jun-2021	10	The Election Of The Independent Director.:Chintay Shih,Shareholder No.R101349Xxx	For	For
VANGUARD INTERNATIONAL SEMICONDUCTOR CORP	18-Jun-2021	11	To Approve The Removal Of Non-Competition Restrictions On Board Of Director Elected In The Shareholders Meeting	For	For
VASTNED RETAIL NV	15-Apr-2021	5	Remuneration Report For The 2020 Financial Year	For	For
VASTNED RETAIL NV	15-Apr-2021	6	Proposal To Adopt The Financial Statements For The 2020 Financial Year	For	For
VASTNED RETAIL NV	15-Apr-2021	8	Dividend Declaration Proposal For The 2020 Financial Year	For	For
VASTNED RETAIL NV	15-Apr-2021	9	Proposal To Grant Discharge To The Members Of The Executive Board For The 2020 Financial Year	For	For
VASTNED RETAIL NV	15-Apr-2021	10	Proposal To Grant Discharge To The Members Of The Supervisory Board For The 2020 Financial Year	For	For
VASTNED RETAIL NV	15-Apr-2021	11	Proposal To Reappoint Mr Reinier Walta As Sole Member Of The Executive Board (Managing Director)	For	For
VASTNED RETAIL NV	15-Apr-2021	12	Proposal To Appoint Ms Desiree Theyse As A Member Of The Supervisory Board	For	For
VASTNED RETAIL NV	15-Apr-2021	13	Proposal To Amend The Remuneration Policy For The Executive Board	For	For
VASTNED RETAIL NV	15-Apr-2021	14	Proposal To Adopt The Remuneration Policy For The Supervisory Board	For	For
VASTNED RETAIL NV	15-Apr-2021	15	Proposal To Use English As Official Language In The Annual Report As Per The 2021 Financial Year Report	For	For
VEEVA SYSTEMS INC.	13-Jan-2021	1	The Adoption And Approval Of The Amendments To Our Restated Certificate Of Incorporation To Become A Public Benefit Corporation.	For	For
VEEVA SYSTEMS INC.	13-Jan-2021	2	The Adoption And Approval Of The Amendments To Our Restated Certificate Of Incorporation To Eliminate The Classified Structure Of Our Board Of Directors.	For	For
VEEVA SYSTEMS INC.	23-Jun-2021	1	Election Of Director To Serve Until The 2022 Annual Meeting: Mark Carges	For	For
VEEVA SYSTEMS INC.	23-Jun-2021	2	Election Of Director To Serve Until The 2022 Annual Meeting: Paul E. Chamberlain	For	For
VEEVA SYSTEMS INC.	23-Jun-2021	3	Election Of Director To Serve Until The 2022 Annual Meeting: Ronald E.F. Codd	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VEEVA SYSTEMS INC.	23-Jun-2021	4	Election Of Director To Serve Until The 2022 Annual Meeting: Peter P. Gassner	For	For
VEEVA SYSTEMS INC.	23-Jun-2021	5	Election Of Director To Serve Until The 2022 Annual Meeting: Mary Lynne Hedley	For	For
VEEVA SYSTEMS INC.	23-Jun-2021	6	Election Of Director To Serve Until The 2022 Annual Meeting: Gordon Ritter	For	For
VEEVA SYSTEMS INC.	23-Jun-2021	7	Election Of Director To Serve Until The 2022 Annual Meeting: Paul Sekhri	For	Combined
VEEVA SYSTEMS INC.	23-Jun-2021	8	Election Of Director To Serve Until The 2022 Annual Meeting: Matthew J. Wallach	For	Combined
VEEVA SYSTEMS INC.	23-Jun-2021	9	To Ratify The Appointment Of Kpmg Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending January 31, 2022.	For	For
VEEVA SYSTEMS INC.	23-Jun-2021	10	To Hold An Advisory (Non-Binding) Vote To Approve Named Executive Officer Compensation.	For	For
VEEVA SYSTEMS INC.	23-Jun-2021	11	To Hold An Advisory (Non-Binding) Vote On The Frequency Of Future Shareholder Advisory Votes To Approve Named Executive Officer Compensation.	Three	Combined
VEEVA SYSTEMS INC.	23-Jun-2021	12	To Amend And Restate Our Restated Certificate Of Incorporation To Permit Shareholders To Call Special Meetings As Specified In Our Amended And Restated Bylaws, Which Would Allow Shareholders Holding 25% Or More Of The Voting Power Of Our Capital Stock For At Least One Year To Call Special Meetings.	For	Combined
VEEVA SYSTEMS INC.	23-Jun-2021	13	To Consider And Vote Upon A Shareholder Proposal, If Properly Presented, To Enable Shareholders Holding 15% Or More Of Our Common Stock To Call Special Meetings.	Against	Combined
VENTAS, INC.	25-May-2021	1	Election Of Director: Melody C. Barnes	For	Combined
VENTAS, INC.	25-May-2021	2	Election Of Director: Debra A. Cafaro	For	For
VENTAS, INC.	25-May-2021	3	Election Of Director: Jay M. Gellert	For	For
VENTAS, INC.	25-May-2021	4	Election Of Director: Matthew J. Lustig	For	For
VENTAS, INC.	25-May-2021	5	Election Of Director: Roxanne M. Martino	For	For
VENTAS, INC.	25-May-2021	6	Election Of Director: Marguerite M. Nader	For	For
VENTAS, INC.	25-May-2021	7	Election Of Director: Sean P. Nolan	For	For
VENTAS, INC.	25-May-2021	8	Election Of Director: Walter C. Rakowich	For	For
VENTAS, INC.	25-May-2021	9	Election Of Director: Robert D. Reed	For	For
VENTAS, INC.	25-May-2021	10	Election Of Director: James D. Shelton	For	For
VENTAS, INC.	25-May-2021	11	Election Of Director: Maurice S. Smith	For	For
VENTAS, INC.	25-May-2021	12	Approval, On An Advisory Basis, Of The Compensation Of Our Named Executive Officers.	For	For
VENTAS, INC.	25-May-2021	13	Ratification Of The Selection Of Kpmg Llp As Our Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	For
VENTURE CORPORATION LTD	29-Apr-2021	1	Director'S Statement And Audited Financial Statements For The Year Ended 31 December 2020 And The Auditor'S Report Thereon	For	Combined
VENTURE CORPORATION LTD	29-Apr-2021	2	Payment Of Proposed Final One-Tier Tax-Exempt Dividend	For	Combined
VENTURE CORPORATION LTD	29-Apr-2021	3	Re-Election Of Mr Goon Kok Loon As A Director	For	Combined
VENTURE CORPORATION LTD	29-Apr-2021	4	Re-Election Of Mr Wong Yew Meng As A Director	For	Combined
VENTURE CORPORATION LTD	29-Apr-2021	5	Re-Election Of Ms Kay Kuok Oon Kwong As A Director	For	Combined
VENTURE CORPORATION LTD	29-Apr-2021	6	Re-Election Of Mrs Wong-Yeo Siew Eng As A Director	For	Combined
VENTURE CORPORATION LTD	29-Apr-2021	7	Approval Of Directors' Fees Amounting To Sgd 863,143	For	Combined
VENTURE CORPORATION LTD	29-Apr-2021	8	Re-Appointment Of Deloitte & Touche Llp As Auditor	For	Combined
VENTURE CORPORATION LTD	29-Apr-2021	9	Authority To Allot And Issue Shares	For	Combined
VENTURE CORPORATION LTD	29-Apr-2021	10	Authority To Offer And Grant Options And To Allot And Issue Shares Pursuant To The Exercise Of Options Granted Not Exceeding 0.4% Of The Total Number Of Issued Shares	For	Combined
VENTURE CORPORATION LTD	29-Apr-2021	11	Renewal Of The Share Purchase Mandate	For	Combined
VENTURE CORPORATION LTD	29-Apr-2021	12	Proposed Adoption Of The Venture Corporation Restricted Share Plan 2021	For	Combined
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	9	Approval Of The Company'S Financial Statements: The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Company'S Financial Statements For The Fiscal Year That Ended In 2020, As Presented To The Meeting	For	Combined
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	10	Consolidated Financial Statements: The Shareholders' Meeting, After Having Reviewed The Reports Of The Board Of Directors And The Auditors, Approves The Consolidated Financial Statements For Said Fiscal Year As Presented To The Meeting	For	For
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	11	Approval Of The Expense And Charge: The Shareholders' Meeting Approves The Non-Deductible Expenses And Charges Amounting To Eur 1,048,908.00	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	12	Results Appropriation: The Shareholders' Meeting Approves The Financial Statements And Resolves To Allocate Earnings As Follows: Origin: - Earnings For The Financial Year: Eur 620,912,828.00 - Distributable Reserves: Eur 7,104,501,770.00 - Retained Earnings: Eur 1,307,827,016.00 - Distributable Income: Eur 9,033,241,614.00 Allocation: - Legal Reserve: Eur 289,305,682.00 - Dividends: Eur 396,040,182.00 (Divided Into 565,771,689 Shares) - Retained Earnings: Eur 1,532,699,662 - Capitalization: Eur 2,893,056,810.00 - Share Premium: Eur 7,104,501,770.00 The Shareholders Will Be Granted A Net Dividend Of Eur 0.70 Per Share, Which Will Be Eligible For The 40 Percent Deduction Provided By The French General Tax Code. This Dividend Will Be Paid On May 12Th 2021. As Required By Law, It Is Reminded That, For The Last Three Financial Years, The Dividends Were Paid Follows: Eur 0.50 Per Share For Fiscal Year 2019 Eur 0.92 Per Share For Fiscal Year 2018 Eur 0.84 Per Share For Fiscal Year 2017	For	For
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	13	Special Report: The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L. 225-38 And L.225-40 To L.225-42 Of The French Commercial Code, Approves This Report As Well As The New Agreement Approved By The Board Of Directors During This Fiscal Year, And Takes Note Of The Information Relating To The Agreements Concluded And The Commitments Made During Previous Fiscal Years	For	For
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	14	Renewal Of A Term Of Office: The Shareholders' Meeting Renews The Appointment Of La Caisse Des Depots Et Consignations Represented By Mr Olivier Mareuse As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	For
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	15	Renewal Of A Term Of Office: The Shareholders' Meeting Renews The Appointment Of Mrs Marion Guillou As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	16	Renewal Of A Term Of Office: The Shareholders' Meeting Decides To Appoint Of Mr Pierre-Andre De Chalendar As Director For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	Combined
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	17	Approval Of The Amendment Of The Internal Economic Performance Criterion: The Shareholders' Meeting Approves The Amendment Of The Internal Economic Performance Criterion (Net Current Income Group Share Per Share) Linked To The Acquisition Of Performance Shares Allocated To The Ceo, Under Plan 1 Granted By The Board Of Directors On May 2Nd 2018	For	Combined
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	18	Approval Of The Amendment Of The Internal Economic Performance Criterion: The Shareholders' Meeting Approves The Amendment Of The Internal Economic Performance Criterion (Net Current Income Group Share Per Share) Linked To The Acquisition Of Performance Shares Allocated To The Ceo, Under Plan 2 Granted By The Board Of Directors On April 31St 2019	For	Against
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	19	Approval Of The Amendment Of The Internal Economic Performance Criterion: The Shareholders' Meeting Approves The Amendment Of The Internal Economic Performance Criterion (Net Current Income Group Share Per Share) Linked To The Acquisition Of Performance Shares Allocated To The Ceo, Under Plan 3 Granted By The Board Of Directors On May 5Th 2020	For	Against
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	20	Compensation Of Executive Corporate Officers: The Shareholders' Meeting Approves The Information Mentioned In Article L. 22-10-9 I Of The French Commercial Code, And The Fixed, Variable And One-Off Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To The Mr Antoine Frerot As The Ceo For The Current Or Previous Fiscal Years	For	Against
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	21	Compensation Of Corporate Officers: The Shareholders' Meeting Approves The Information Mentioned In Article L. 22-10-9 I Of The French Commercial Code Regarding The Compensation Of The Corporate Officers (Excluding Executives) For The 2020 Fiscal Year	For	Combined
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	22	Approval Of The Compensation Policy: The Shareholders' Meeting Approves The Compensation Policy Applicable To The Ceo, For The 2021 Fiscal Year	For	For
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	23	Compensation Of Corporate Officers: The Shareholders' Meeting Approves The Information Mentioned In Article L. 22-10-9 I Of The French Commercial Code Regarding The Compensation Of The Corporate Officers (Excluding Executives) For The 2021 Fiscal Year	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	24	Authorization To Buy Back Shares: The Shareholders' Meeting Authorizes The Board Of Directors To Buy Back The Company'S Shares On The Open Market, Subject To The Conditions Described Below: Maximum Purchase Price: Eur 36.00, Maximum Number Of Shares To Be Acquired: 10 Percent Of The Shares Composing The Share Capital (I.E. 57,861,136 Shares), The Number Of Shares Acquired By The Company With A View To Retaining Or Delivering In Cash Or In An Exchange As Part Of A Merger, Divestment Or Capital Contribution Cannot Exceed 5 Percent Of Its Capital. Maximum Funds Invested In The Share Buybacks: Eur 1,000,000,000.00. This Authorization Is Given For An 18-Month Period. This Authorization Supersedes The Fraction Unused Of Any And All Earlier Delegations To The Same Effect	For	For
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	25	Capital Increase Through Issuance, With Preferred Subscription Rights Maintained, Of Shares And-Or Securities: The Shareholders' Meeting Delegates To The Board Of Directors The Necessary Powers To Increase The Capital, Up To Eur 868,000,000.00 (I.E. 30 Percent Of The Share Capital), By Issuance Of Shares (Excluding Preference Shares) And-Or Securities Giving Access To The Company'S Or A Related Company'S Share Capital (Including Equity Securities Giving Rights To Debt Securities), With Preferential Subscription Rights Maintained. The Shareholders' Meeting Sets The Maximum Overall Value Of The Capital Increase Carried Out By Resolutions 17 To 21 To Eur 868,000,000.00. This Authorization Is Granted For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Given By The Shareholders' Meeting On April 22Th 2020 In Resolution 15. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	26	Issue Of Securities In The Event Of A Public Exchange Offer: The Shareholders' Meeting Gives All Powers To The Board Of Directors To Issue, Up To Eur 868,000,000.00 (I.E. 30 Percent Of The Share Capital), Shares (Excluding Preference Shares) And-Or Securities Giving Access To The Company'S Or A Related Company'S Share Capital (Including Equity Securities Giving Rights To Debt Securities), In Consideration For Securities Tendered As A Part Of A Public Exchange Offer Initiated By The Company Concerning The Shares Of Another Company, With Cancellation Of Preferential Subscription Rights. This Authorization Is Granted For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Given By The Shareholders' Meeting On April 22Th 2020 In Resolution 16. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	27	Authorization To Increase The Number Of Securities To Be Issued (Oversubscription): The Shareholders' Meeting Authorizes The Board Of Directors To Increase The Number Of Securities In The Event Those Exceed The Initial Number Of Securities To Be Issued (Oversubscription), Up To 15 Percent, Within 30 Days Of The Subscription Closing. This Delegation Is Given For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Given By The Shareholders' Meeting On April 22Th 2020 In Resolution 19	For	For
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	28	Share Capital Increase Reserved For Employees: The Shareholders' Meeting Authorizes The Board Of Directors To Increase The Share Capital, In Favor Of Employees And Corporate Officers Of The Company Who Are Members Of A Company Savings Plan, With Cancellation Of Preferential Subscription Rights, By Issuance Of Shares (Excluding Preference Shares) And-Or Securities Giving Access To The Company'S Or A Related Company'S Share Capital (Including Equity Securities Giving Rights To Debt Securities). This Delegation Is Given For A 26-Month Period And For A Nominal Amount That Shall Not Exceed Eur 57,861,136.00 (I.E. 2 Percent Of The Share Capital). This Authorization Supersedes The Fraction Unused Of The Authorization Given By The Shareholders' Meeting On April 22Th 2020 In Resolution 21. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	29	Capital Increase By Issuing Shares Without Preferred Subscription Right By Offers: The Shareholders' Meeting To The Board Of Directors To Increase The Share Capital Up To Eur 17,358,340.00 (I.E. 0.6 Percent Of The Share Capital), By Issuance Of Shares (Excluding Preference Shares) And-Or Securities Giving Access To The Company'S Or A Related Company'S Share Capital (Including Equity Securities Giving Rights To Debt Securities), With Cancellation Of Preferential Subscription Rights In Favor Of: - Employees And Corporate Officers; - Ucits, Shareholding Invested In Company Securities Whose Shareholders Will Be Persons Mentioned Above; - Any Banking Establishment Intervening At The Request Of The Company To Set Up A Shareholding Scheme Or A Savings Scheme For The Benefit Of The Persons Mentioned Above; The Present Delegation Is Given For An 18-Month Period And Supersedes The Fraction Unused Of The Authorization Given By The Shareholders' Meeting On April 22Th 2020 In Resolution 22. The Shareholders' Meeting Delegates All Powers To The Board Of Directors	For	For
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	30	Allocation Of Shares Free Of Charge: The Shareholders' Meeting Authorizes The Board Of Directors To Grant For Free, Existing Or Future Shares, In Favor Of The Employees Or The Corporate Officers Of The Company And Related Companies, For An Amount Representing 0.5 Percent Of The Share Capital. The Total Number Of Shares Allocated To The Executive Corporate Officers Of The Company May Not Exceed 0.04 Percent Of The Share Capital. The Present Delegation Is Given For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Given By The Shareholders' Meeting On April 22Th 2020 In Resolution 23. The Shareholders' Meeting Delegates All Powers To The Board Of Directors To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	31	Amendment To Articles Of The Bylaws: The Shareholders' Meeting Decides To Add To Article 11 Of The Bylaws A 3Rd Paragraph Pertaining To The Appointment Of A Director Representing Employee Shareholders	For	For
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	32	New Articles Of The Bylaws: The Shareholders' Meeting Decides To Overhaul The Articles Of The Bylaws For Them To Comply With The Legal Provisions In Force. The Shareholders' Meeting Decides To Amend Article 11: ' Composition Of The Board Of Directors' Of The Bylaws	For	For
VEOLIA ENVIRONNEMENT SA	22-Apr-2021	33	Powers To Accomplish Formalities: The Shareholders' Meeting Grants Full Powers To The Bearer Of An Original, A Copy Or Extract Of The Minutes Of This Meeting To Carry Out All Filings, Publications And Other Formalities Prescribed By Law	For	For
VERBUND AG	20-Apr-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
VERBUND AG	20-Apr-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
VERBUND AG	20-Apr-2021	3	Presentation Of Annual Reports	Non-voting resolution	Non-voting resolution
VERBUND AG	20-Apr-2021	4	Approval Of Usage Of Earnings: Eur 0.75 Per Share	For	Combined
VERBUND AG	20-Apr-2021	5	Discharge Of Management Board	For	Combined
VERBUND AG	20-Apr-2021	6	Discharge Of Supervisory Board	For	Combined
VERBUND AG	20-Apr-2021	7	Election Of External Auditor: Deloitte	For	Combined
VERBUND AG	20-Apr-2021	8	Approval Of The Report On Remuneration For Management Board And Supervisory Board	For	Combined
VERBUND AG	20-Apr-2021	9	Approval Of Remuneration For Supervisory Board	For	Combined
VERBUND AG	20-Apr-2021	10	26 Mar 2021: Please Note That This Is A Revision Due To Modification Of Text In Resolutions 2 And 5. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined
VEREIT, INC.	03-Jun-2021	1	Election Of Director Nominees To Serve Until The 2022 Annual Meeting Of Stockholders And Until Their Respective Successors Are Duly Elected And Qualify: Glenn J. Rufrano	For	Combined
VEREIT, INC.	03-Jun-2021	2	Election Of Director Nominees To Serve Until The 2022 Annual Meeting Of Stockholders And Until Their Respective Successors Are Duly Elected And Qualify: Hugh R. Frater	For	Combined
VEREIT, INC.	03-Jun-2021	3	Election Of Director Nominees To Serve Until The 2022 Annual Meeting Of Stockholders And Until Their Respective Successors Are Duly Elected And Qualify: Priscilla Almodovar	For	Combined
VEREIT, INC.	03-Jun-2021	4	Election Of Director Nominees To Serve Until The 2022 Annual Meeting Of Stockholders And Until Their Respective Successors Are Duly Elected And Qualify: David B. Henry	For	Combined
VEREIT, INC.	03-Jun-2021	5	Election Of Director Nominees To Serve Until The 2022 Annual Meeting Of Stockholders And Until Their Respective Successors Are Duly Elected And Qualify: Mary Hogan Preusse	For	Combined
VEREIT, INC.	03-Jun-2021	6	Election Of Director Nominees To Serve Until The 2022 Annual Meeting Of Stockholders And Until Their Respective Successors Are Duly Elected And Qualify: Richard J. Lieb	For	Combined
VEREIT, INC.	03-Jun-2021	7	Election Of Director Nominees To Serve Until The 2022 Annual Meeting Of Stockholders And Until Their Respective Successors Are Duly Elected And Qualify: Eugene A. Pinover	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VEREIT, INC.	03-Jun-2021	8	Election Of Director Nominees To Serve Until The 2022 Annual Meeting Of Stockholders And Until Their Respective Successors Are Duly Elected And Qualify: Julie G. Richardson	For	Combined
VEREIT, INC.	03-Jun-2021	9	Election Of Director Nominees To Serve Until The 2022 Annual Meeting Of Stockholders And Until Their Respective Successors Are Duly Elected And Qualify: Susan E. Skeritt	For	Combined
VEREIT, INC.	03-Jun-2021	10	To Ratify The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Combined
VEREIT, INC.	03-Jun-2021	11	To Approve By A Non-Binding Advisory Resolution The Compensation Of The Company'S Named Executive Officers As Described In The Company'S Definitive Proxy Statement.	For	Combined
VEREIT, INC.	03-Jun-2021	12	To Approve The Vereit, Inc. 2021 Equity Incentive Plan.	For	Combined
VEREIT, INC.	03-Jun-2021	13	To Approve Amendments To The Company'S Articles Of Amendment And Restatement And Amended And Restated Bylaws ("Bylaws") To Allow The Bylaws To Be Amended By Our Stockholders.	For	Combined
VERISIGN, INC.	27-May-2021	1	Election Of Director: D. James Bidzos	For	For
VERISIGN, INC.	27-May-2021	2	Election Of Director: Yehuda Ari Buchalter	For	For
VERISIGN, INC.	27-May-2021	3	Election Of Director: Kathleen A. Cote	For	For
VERISIGN, INC.	27-May-2021	4	Election Of Director: Thomas F. Frist Iii	For	For
VERISIGN, INC.	27-May-2021	5	Election Of Director: Jamie S. Gorelick	For	For
VERISIGN, INC.	27-May-2021	6	Election Of Director: Roger H. Moore	For	Combined
VERISIGN, INC.	27-May-2021	7	Election Of Director: Louis A. Simpson	For	For
VERISIGN, INC.	27-May-2021	8	Election Of Director: Timothy Tomlinson	For	Combined
VERISIGN, INC.	27-May-2021	9	To Approve, On A Non-Binding, Advisory Basis, The Company'S Executive Compensation.	For	For
VERISIGN, INC.	27-May-2021	10	To Ratify The Selection Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	Combined
VERISIGN, INC.	27-May-2021	11	To Vote On A Stockholder Proposal, If Properly Presented At The Meeting, Requesting That The Board Take Steps To Permit Stockholder Action By Written Consent.	Against	Combined
VERISK ANALYTICS, INC.	19-May-2021	1	Election Of Director: Samuel G. Liss	For	Combined
VERISK ANALYTICS, INC.	19-May-2021	2	Election Of Director: Bruce E. Hansen	For	For
VERISK ANALYTICS, INC.	19-May-2021	3	Election Of Director: Therese M. Vaughan	For	For
VERISK ANALYTICS, INC.	19-May-2021	4	Election Of Director: Kathleen A. Hogenson	For	For
VERISK ANALYTICS, INC.	19-May-2021	5	To Approve Executive Compensation On An Advisory, Non-Binding Basis.	For	For
VERISK ANALYTICS, INC.	19-May-2021	6	To Approve The 2021 Equity Incentive Plan.	For	For
VERISK ANALYTICS, INC.	19-May-2021	7	To Ratify The Appointment Of Deloitte & Touche Llp As Our Independent Auditor For The 2021 Fiscal Year.	For	For
VERIZON COMMUNICATIONS INC.	13-May-2021	1	Election Of Director: Shellye L. Archambeau	For	For
VERIZON COMMUNICATIONS INC.	13-May-2021	2	Election Of Director: Roxanne S. Austin	For	For
VERIZON COMMUNICATIONS INC.	13-May-2021	3	Election Of Director: Mark T. Bertolini	For	For
VERIZON COMMUNICATIONS INC.	13-May-2021	4	Election Of Director: Melanie L. Healey	For	For
VERIZON COMMUNICATIONS INC.	13-May-2021	5	Election Of Director: Clarence Otis, Jr.	For	For
VERIZON COMMUNICATIONS INC.	13-May-2021	6	Election Of Director: Daniel H. Schulman	For	For
VERIZON COMMUNICATIONS INC.	13-May-2021	7	Election Of Director: Rodney E. Slater	For	For
VERIZON COMMUNICATIONS INC.	13-May-2021	8	Election Of Director: Hans E. Vestberg	For	For
VERIZON COMMUNICATIONS INC.	13-May-2021	9	Election Of Director: Gregory G. Weaver	For	For
VERIZON COMMUNICATIONS INC.	13-May-2021	10	Advisory Vote To Approve Executive Compensation	For	For
VERIZON COMMUNICATIONS INC.	13-May-2021	11	Ratification Of Appointment Of Independent Registered Public Accounting Firm	For	Combined
VERIZON COMMUNICATIONS INC.	13-May-2021	12	Shareholder Action By Written Consent	Against	Combined
VERIZON COMMUNICATIONS INC.	13-May-2021	13	Amend Clawback Policy	Against	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VERIZON COMMUNICATIONS INC.	13-May-2021	14	Shareholder Ratification Of Annual Equity Awards	Against	Combined
VERTEX PHARMACEUTICALS INCORPORATED	19-May-2021	1	Election Of Director: Sangeeta Bhatia	For	Combined
VERTEX PHARMACEUTICALS INCORPORATED	19-May-2021	2	Election Of Director: Lloyd Carney	For	For
VERTEX PHARMACEUTICALS INCORPORATED	19-May-2021	3	Election Of Director: Alan Garber	For	For
VERTEX PHARMACEUTICALS INCORPORATED	19-May-2021	4	Election Of Director: Terrence Kearney	For	For
VERTEX PHARMACEUTICALS INCORPORATED	19-May-2021	5	Election Of Director: Reshma Kewalramani	For	For
VERTEX PHARMACEUTICALS INCORPORATED	19-May-2021	6	Election Of Director: Yuchun Lee	For	For
VERTEX PHARMACEUTICALS INCORPORATED	19-May-2021	7	Election Of Director: Jeffrey Leiden	For	For
VERTEX PHARMACEUTICALS INCORPORATED	19-May-2021	8	Election Of Director: Margaret Mcglynn	For	For
VERTEX PHARMACEUTICALS INCORPORATED	19-May-2021	9	Election Of Director: Diana Mckenzie	For	For
VERTEX PHARMACEUTICALS INCORPORATED	19-May-2021	10	Election Of Director: Bruce Sachs	For	For
VERTEX PHARMACEUTICALS INCORPORATED	19-May-2021	11	Ratification Of Ernst & Young Llp As Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	Combined
VERTEX PHARMACEUTICALS INCORPORATED	19-May-2021	12	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
VERTEX PHARMACEUTICALS INCORPORATED	19-May-2021	13	Shareholder Proposal, If Properly Presented At The Meeting, Regarding A Report On Lobbying Activities.	Against	Combined
VERTEX PHARMACEUTICALS INCORPORATED	19-May-2021	14	Shareholder Proposal, If Properly Presented At The Meeting, Regarding A Report On Political Spending.	Against	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	1	In The Majority Of Meetings The Votes Are Cast With The Registrar Who Will Follow Client Instructions. In A Small Percentage Of Meetings There Is No Registrar And Clients Votes May Be Cast By The Chairman Of The Board Or A Board Member As Proxy. Clients Can Only Expect Them To Accept Pro-Management Votes. The Only Way To Guarantee That Abstain And/Or Against Votes Are Represented At The Meeting Is To Send Your Own Representative Or Attend The Meeting In Person. The Sub Custodian Banks Offer Representation Services For An Added Fee If Requested. Thank You	Non-voting resolution	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	2	Please Be Advised That Split And Partial Voting Is Not Authorised For A Beneficial Owner In The Danish Market. Please Contact Your Global Custodian For Further Information.	Non-voting resolution	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	5	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	6	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Abstain' Only For Resolution Numbers 6.A To 6.H And 7. Thank You	Non-voting resolution	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	7	The Board Of Directors' Report	Non-voting resolution	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	8	Presentation And Adoption Of The Annual Report	For	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	9	Resolution For The Allocation Of The Result Of The Year: Dkk 8.45 Per Share	For	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	10	Presentation And Advisory Vote On The Remuneration Report	For	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	11	Approval Of The Board Of Directors' Remuneration	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VESTAS WIND SYSTEMS A/S	08-Apr-2021	12	Re-Election Of Anders Runevad As A Member To The Board Of Directors	For	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	13	Re-Election Of Bert Nordberg As A Member To The Board Of Directors	For	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	14	Re-Election Of Bruce Grant As A Member To The Board Of Directors	For	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	15	Re-Election Of Eva Merete Sofelde Berneke As A Member To The Board Of Directors	For	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	16	Re-Election Of Helle Thorning-Schmidt As A Member To The Board Of Directors	For	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	17	Re-Election Of Karl-Henrik Sundstrom As A Member To The Board Of Directors	For	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	18	Re-Election Of Lars Josefsson As A Member To The Board Of Directors	For	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	19	Election Of Kentaro Hosomi As A Member To The Board Of Directors	For	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	20	Re-Appointment Of Pricewaterhousecoopers Statsautoriseret Revisionspartnerselskab As Auditor	For	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	21	Proposal From The Board Of Directors: Amendment Of The Company'S Remuneration Policy: Amendments To The Remuneration Policy Concerning The Variable Remuneration To The Executive Management, In Section 3.1 "Annual Fixed Salary" And Section 3.4 "Variable Components" To Simplify The Long-Term Incentive Programmes	For	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	22	Proposal From The Board Of Directors: Amendment Of The Denomination Of Shares: Amendment Of Articles 2(1), 3, And 6(1) Of The Articles Of Association. The Denomination Per Share Be Changed From Dkk 1.00 To Dkk 0.01 Or Multiples Thereof, Entailing That The Board Of Directors May At A Later Stage Undertake A Share Split	For	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	23	Proposal From The Board Of Directors: Renewal And Amendment Of The Authorisations To Increase The Share Capital: Amendment Of Article 3 Of The Articles Of Association. Authorisations To Increase The Company'S Share Capital Is Renewed So They Are Valid Until 1 April 2026 With A Maximum Issuance Of Dkk 20,197,345	For	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	24	Proposal From The Board Of Directors: Authorisation To Hold General Meetings Electronically: New Article 4(3) Of The Articles Of Association To Create The Greatest Possible Flexibility For The Company When Preparing And Holding General Meetings And In Accordance With Section 77(2) Of The Danish Companies Act	For	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	25	Proposal From The Board Of Directors: Resolution To Grant Authorisation To Adopt Electronic Communication: New Article 13 Of The Articles Of Association To Create The Greatest Possible Flexibility For The Company In The Future In Terms Of Communicating With Its Shareholders In Accordance With Section 92 Of The Danish Companies Act	For	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	26	Proposal From The Board Of Directors: Authorisation To The Board Of Directors To Distribute Extraordinary Dividend: To Create The Greatest Possible Flexibility For Paying Out Dividends By The Company	For	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	27	Proposal From The Board Of Directors: Renewal Of The Authorisation To Acquire Treasury Shares: Authorisation To Acquire Treasury Shares On An Ongoing Basis Until 31 December 2022	For	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	28	Authorisation Of The Chairman Of The General Meeting: The Board Of Directors Proposes That The General Meeting Authorises The Chairman Of The General Meeting (With A Right Of Substitution) To File And Register The Adopted Resolutions With The Danish Business Authority And To Make Such Amendments To The Documents Filed With The Danish Business Authority, As The Danish Business Authority May Request Or Find Appropriate In Connection With The Registration Of The Adopted Resolutions	For	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	29	Any Other Business	Non-voting resolution	Combined
VESTAS WIND SYSTEMS A/S	08-Apr-2021	30	22 Mar 2021: Please Note That This Is A Revision Due To Due Change In Numbering For Resolutions 6 And 3. If You Have Already Sent In Your Votes To Mid 529134, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
VIA VAREJO SA	27-Apr-2021	2	Re-Ratify The Managements Annual Compensation Approved At The Annual Shareholders Meeting Held On June 4, 2020	For	Combined
VIA VAREJO SA	27-Apr-2021	3	Analyze The Managements Annual Report, Examine The Management Accounts, Discuss And Approve The Company'S Financial Statements For The Fiscal Year Ended December 31, 2020, Along With The Independent Auditors Report	For	Combined
VIA VAREJO SA	27-Apr-2021	3	Resolve On The Absorption Of Accumulated Losses Balance By The Capital Reserve	For	Combined
VIA VAREJO SA	27-Apr-2021	4	Define The Annual Overall Compensation For 2021 Of The Company'S Management	For	For
VIA VAREJO SA	27-Apr-2021	4	Resolve On The Company'S Long Term Incentive Plans	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VIA VAREJO SA	27-Apr-2021	5	Although Not Included In The Asm Agenda, The Law Authorizes Shareholders Owning More Than 2 Percent Of The Total Share Capital Of The Company To Request The Installation Of A Fiscal Council, And Due To Legal Requirement, This Voting Form Includes The Simple Question No. 3, So That Shareholder Expresses Whether He Intends To Request The Installation Of The Fiscal Council. Management Informs That Did Not Receive Any Request To Include Candidates To The Fiscal Council In This Voting Form, As Authorized By lcvm 481.2009. Therefore, Shareholders Opting For The Remote Voting Shall Not Have The Condition To Know The Names, Curricula, And Other Relevant Information About Eventual Candidates To Be Subsequently Appointed, Even During The Asm, As Well As Participate In The Election, If Shareholders Owning More Than 2Percent Of The Total Share Capital Of The Company Favorably Vote To Request For Fiscal Council Installation, Considering The Sum Of On Site And Online Attendance. Thus, To Avoid The Risk Of Shareholders Opting For Remote Voting To Unknowingly Contribute To The Election Of Candidates, I. Appointed And Supported By Shareholders Owning A Minimum Percentage Of The Company'S Capital, And, Or, Ii. Whose Names And Curricula And Other Relevant Information For An Informed Decision Have Not Been Disclosed Upon Completion Hereof, Management Suggests Shareholders Opting For Remote Voting To Abstain When Answering The Question Below. Do You Wish To Request The Instatement Of The Fiscal Council, Under The Terms Of Article 161 Of Law 6,404 Of 1976	For	Combined
VIA VAREJO SA	27-Apr-2021	5	In The Eventuality Of A Second Call Of This Meeting, The Voting Instructions In This Voting List May Also Be Considered Valid For The Purposes Of Holding The Meeting On Second Call	For	For
VIA VAREJO SA	27-Apr-2021	6	In The Eventuality Of A Second Call Of This Meeting, The Voting Instructions In This Voting List May Also Be Considered Valid For The Purposes Of Holding The Meeting On Second Call	For	For
VIACOMCBS INC.	25-May-2021	1	The Enclosed Materials Have Been Sent To You For Informational Purposes Only	For	Combined
VICI PROPERTIES INC.	28-Apr-2021	1	Election Of Director: James R. Abrahamson	For	Combined
VICI PROPERTIES INC.	28-Apr-2021	2	Election Of Director: Diana F. Cantor	For	For
VICI PROPERTIES INC.	28-Apr-2021	3	Election Of Director: Monica H. Douglas	For	For
VICI PROPERTIES INC.	28-Apr-2021	4	Election Of Director: Elizabeth I. Holland	For	For
VICI PROPERTIES INC.	28-Apr-2021	5	Election Of Director: Craig Macnab	For	For
VICI PROPERTIES INC.	28-Apr-2021	6	Election Of Director: Edward B. Pitoniak	For	For
VICI PROPERTIES INC.	28-Apr-2021	7	Election Of Director: Michael D. Rumbolz	For	For
VICI PROPERTIES INC.	28-Apr-2021	8	To Ratify The Appointment Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
VICI PROPERTIES INC.	28-Apr-2021	9	To Approve (On A Non-Binding, Advisory Basis) The Compensation Of Our Named Executive Officers.	For	For
VIFOR PHARMA AG	06-May-2021	3	Accept Financial Statements And Statutory Reports	For	For
VIFOR PHARMA AG	06-May-2021	4	Approve Discharge Of Board And Senior Management	For	For
VIFOR PHARMA AG	06-May-2021	5	Approve Allocation Of Income And Dividends Of Chf 2.00 Per Share	For	For
VIFOR PHARMA AG	06-May-2021	6	Approve Remuneration Report	For	For
VIFOR PHARMA AG	06-May-2021	7	Approve Remuneration Of Directors In The Amount Of Chf 4 Million	For	For
VIFOR PHARMA AG	06-May-2021	8	Approve Remuneration Of Executive Committee In The Amount Of Chf 19.5 Million	For	For
VIFOR PHARMA AG	06-May-2021	9	Reelect Jacques Theurillat As Director And Board Chairman	For	For
VIFOR PHARMA AG	06-May-2021	10	Reelect Romeo Cerutti As Director	For	For
VIFOR PHARMA AG	06-May-2021	11	Reelect Michel Burnier As Director	For	For
VIFOR PHARMA AG	06-May-2021	12	Reelect Sue Mahony As Director	For	For
VIFOR PHARMA AG	06-May-2021	13	Reelect Kim Stratton As Director	For	For
VIFOR PHARMA AG	06-May-2021	14	Elect Alexandre Lebeaut As Director	For	For
VIFOR PHARMA AG	06-May-2021	15	Elect Asa Riisberg As Director	For	For
VIFOR PHARMA AG	06-May-2021	16	Reappoint Sue Mahony As Member Of The Compensation Committee	For	For
VIFOR PHARMA AG	06-May-2021	17	Reappoint Michel Burnier As Member Of The Compensation Committee	For	For
VIFOR PHARMA AG	06-May-2021	18	Reappoint Romeo Cerutti As Member Of The Compensation Committee	For	For
VIFOR PHARMA AG	06-May-2021	19	Designate Walder Wyss Ag As Independent Proxy	For	For
VIFOR PHARMA AG	06-May-2021	20	Ratify Ernst Young Ag As Auditors	For	For
VINCI SA	08-Apr-2021	6	Approval Of The Consolidated Financial Statements For The Financial Year Ended 31 December 2020	For	For
VINCI SA	08-Apr-2021	7	Approval Of The Corporate Financial Statements For The Financial Year Ended 31 December 2020 - Approval Of The Amount Of Non-Deductible Costs	For	For
VINCI SA	08-Apr-2021	8	Allocation Of Income For The Financial Year 2020 And Setting Of The Dividend	For	For
VINCI SA	08-Apr-2021	9	Renewal Of The Term Of Office Of Mrs. Yannick Assouad As Director	For	For
VINCI SA	08-Apr-2021	10	Renewal Of The Term Of Office Of Mrs. Graziella Gavezotti As Director	For	For
VINCI SA	08-Apr-2021	11	Renewal Of The Delegation Of Powers To The Board Of Directors For The Company To Purchase Its Own Shares	For	For
VINCI SA	08-Apr-2021	12	Approval Of The Compensation Policy For Members Of The Board Of Directors	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VINCI SA	08-Apr-2021	13	Approval Of The Compensation Policy For Executive Corporate Officers And In Particular The Compensation Policy Applicable To Mr. Xavier Huillard, Chairman And Chief Executive Officer	For	For
VINCI SA	08-Apr-2021	14	Approval Of The Compensations Report	For	For
VINCI SA	08-Apr-2021	15	Approval Of The Fixed, Variable And Exceptional Elements Making Up The Total Compensation And Benefits Of Any Kind Paid During The Financial Year 2020 Or Allocated In Respect Of The Same Financial Year To Mr. Xavier Huillard, Chairman And Chief Executive Officer	For	For
VINCI SA	08-Apr-2021	16	Opinion On The Company'S Environmental Transition Plan	For	For
VINCI SA	08-Apr-2021	17	Renewal Of The Authorization Granted To The Board Of Directors To Reduce The Share Capital By Cancelling Vinci Shares Held By The Company	For	For
VINCI SA	08-Apr-2021	18	Delegation Of Authority Granted To The Board Of Directors To Increase The Share Capital By Incorporation Of Reserves, Profits Or Share Premiums	For	For
VINCI SA	08-Apr-2021	19	Delegation Of Authority Granted To The Board Of Directors To Issue - With Retention Of Shareholders' Pre-Emptive Subscription Rights - Any Shares, Any Equity Securities Granting Access To Other Equity Securities Or Entitlement To The Allotment Of Debt Securities, And Any Transferable Securities Granting Access To Equity Securities To Be Issued By The Company And/Or Its Subsidiaries	For	For
VINCI SA	08-Apr-2021	20	Delegation Of Authority Granted To The Board Of Directors To Issue Any Debt Securities Granting Access To Equity Securities To Be Issued By The Company And/Or Its Subsidiaries Or To Existing Equity Securities Of A Company Holding, With Cancellation Of The Pre-Emptive Subscription Right And By A Public Offering Other Than Those Referred To In Article L. 411-2 1Decree Of The French Monetary And Financial Code	For	For
VINCI SA	08-Apr-2021	21	Delegation Of Authority Granted To The Board Of Directors To Issue Any Debt Securities Granting Access To The Equity Securities To Be Issued By The Company And/Or Its Subsidiaries Or To Existing Equity Securities Of A Company Holding, With Cancellation Of The Pre-Emptive Subscription Right And By Public Offering As Referred To In Article L. 411-2 1Decree Of The French Monetary And Financial Code	For	For
VINCI SA	08-Apr-2021	22	Authorization To Be Granted To The Board Of Directors To Increase The Number Of Shares To Be Issued In The Event Of Oversubscription	For	For
VINCI SA	08-Apr-2021	23	Delegation Granted To The Board Of Directors To Issue Any Shares, Any Equity Securities Granting Access To Other Equity Securities Or Granting Entitlement To The Allotment Of Debt Securities, And Any Transferable Securities Granting Access To Equity Securities To Be Issued By The Company, Within The Limit Of 10% Of The Share Capital, In Order To Remunerate Contributions In Kind Of Shares Or Transferable Securities Granted To The Company	For	For
VINCI SA	08-Apr-2021	24	Delegation Of Authority To The Board Of Directors To Proceed With Capital Increases Reserved For Employees Of The Company And Of Companies In The Vinci Group As Part Of Savings Plans With Cancellation Of The Pre-Emptive Subscription Right	For	For
VINCI SA	08-Apr-2021	25	Delegation Of Authority Granted To The Board Of Directors To Proceed With Capital Increases Reserved For A Category Of Beneficiaries In Order To Offer Employees Of Certain Foreign Subsidiaries Benefits Comparable To Those Offered To Employees Subscribing Directly Or Indirectly Through An (Fcpe) As Part Of A Savings Plan With Cancellation Of The Pre-Emptive Subscription Rights	For	For
VINCI SA	08-Apr-2021	26	Authorization Granted To The Board Of Directors To Proceed With Free Allocations Of Existing Performance Shares Acquired By The Company To Employees Of The Company And Certain Related Companies And Groups, In Accordance With The Provisions Of Articles L. 225-197-1 And Following Of The French Commercial Code	For	For
VINCI SA	08-Apr-2021	27	Powers To Carry Out Formalities	For	For
VINDA INTERNATIONAL HOLDINGS LTD	12-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/listedco/listconews/Sehk/2021/0412/2021041200439.pdf And https://www1.hkexnews.hk/listedco/listconews/Sehk/2021/0412/2021041200441.pdf	Non-voting resolution	Combined
VINDA INTERNATIONAL HOLDINGS LTD	12-May-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
VINDA INTERNATIONAL HOLDINGS LTD	12-May-2021	3	To Receive And Consider The Audited Financial Statements And The Reports Of The Directors And The Auditors Of The Company For The Year Ended 31 December 2020	For	Combined
VINDA INTERNATIONAL HOLDINGS LTD	12-May-2021	4	To Declare A Final Dividend For The Year Ended 31 December 2020	For	For
VINDA INTERNATIONAL HOLDINGS LTD	12-May-2021	5	To Re-Elect Mr. Li Chao Wang As An Executive Director	For	Combined
VINDA INTERNATIONAL HOLDINGS LTD	12-May-2021	6	To Re-Elect Ms. Li Jielin As An Executive Director	For	Combined
VINDA INTERNATIONAL HOLDINGS LTD	12-May-2021	7	To Re-Elect Mr. Jan Christer Johansson As A Non-Executive Director	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VINDA INTERNATIONAL HOLDINGS LTD	12-May-2021	8	To Re-Elect Ms. Lee Hsiao-Yun Ann As An Independent Non-Executive Director	For	Combined
VINDA INTERNATIONAL HOLDINGS LTD	12-May-2021	9	To Re-Elect Mr. Johann Christoph Michalski As A Non-Executive Director	For	Combined
VINDA INTERNATIONAL HOLDINGS LTD	12-May-2021	10	To Re-Elect Mr. Law Hong Ping, Lawrence As An Independent Non-Executive Director	For	Combined
VINDA INTERNATIONAL HOLDINGS LTD	12-May-2021	11	To Authorise The Board Of Directors To Fix The Remuneration Of The Directors	For	For
VINDA INTERNATIONAL HOLDINGS LTD	12-May-2021	12	To Re-Appoint Pricewaterhousecoopers As Auditors Of The Company And To Authorise The Board Of Directors To Fix Their Remuneration	For	For
VINDA INTERNATIONAL HOLDINGS LTD	12-May-2021	13	To Give A General Mandate To The Directors To Issue Shares Up To 20%	For	Combined
VINDA INTERNATIONAL HOLDINGS LTD	12-May-2021	14	To Give A General Mandate To The Directors To Repurchase Shares Up To 10%	For	Combined
VINDA INTERNATIONAL HOLDINGS LTD	12-May-2021	15	To Authorise The Directors To Issue And Allot The Shares Repurchased By The Company	For	Combined
VIRGIN MONEY UK PLC	25-Feb-2021	1	Please Note That If You Apply To Attend And Vote On This Meeting, The Request Could Be Rejected As Cdi Holders Can Only Attend And Vote In Shareholder Meetings Subject To Certain Criteria Outside Of Our Control. If You Have Any Questions Please Contact Your Client Service Representative	Non-voting resolution	Combined
VIRGIN MONEY UK PLC	25-Feb-2021	2	To Receive The Annual Report And Financial Statements For The Year Ended 30 September 2020	For	Combined
VIRGIN MONEY UK PLC	25-Feb-2021	3	To Approve The Directors' Annual Report On Remuneration For The Year Ended 30 September 2020	For	For
VIRGIN MONEY UK PLC	25-Feb-2021	4	To Re-Elect David Bennett As A Director Of The Company	For	For
VIRGIN MONEY UK PLC	25-Feb-2021	5	To Re-Elect Paul Coby As A Director Of The Company	For	For
VIRGIN MONEY UK PLC	25-Feb-2021	6	To Re-Elect David Duffy As A Director Of The Company	For	For
VIRGIN MONEY UK PLC	25-Feb-2021	7	To Re-Elect Geeta Gopalan As A Director Of The Company	For	For
VIRGIN MONEY UK PLC	25-Feb-2021	8	To Re-Elect Darren Pope As A Director Of The Company	For	For
VIRGIN MONEY UK PLC	25-Feb-2021	9	To Re-Elect Amy Stirling As A Director Of The Company	For	For
VIRGIN MONEY UK PLC	25-Feb-2021	10	To Re-Elect Tim Wade As A Director Of The Company	For	For
VIRGIN MONEY UK PLC	25-Feb-2021	11	To Re-Appoint Ernst & Young LLP As Auditors	For	For
VIRGIN MONEY UK PLC	25-Feb-2021	12	To Authorise The Audit Committee To Determine The Remuneration Of Auditors	For	For
VIRGIN MONEY UK PLC	25-Feb-2021	13	To Authorise The Directors To Allot Shares	For	For
VIRGIN MONEY UK PLC	25-Feb-2021	14	To Authorise The Directors To Disapply Statutory Pre-Emption Rights In Respect Of 5% Of The Company'S Issued Share Capital	For	For
VIRGIN MONEY UK PLC	25-Feb-2021	15	To Authorise The Directors To Disapply Statutory Pre-Emption Rights In Respect Of An Additional 5% Of The Company'S Issued Share Capital	For	For
VIRGIN MONEY UK PLC	25-Feb-2021	16	To Authorise The Directors To Allot Equity Securities In Connection With At1 Securities	For	For
VIRGIN MONEY UK PLC	25-Feb-2021	17	To Authorise The Directors To Disapply Statutory Pre-Emption Rights In Respect Of The Allotment Of Equity Securities In Connection With At1 Securities And Issue Further At1 Securities	For	For
VIRGIN MONEY UK PLC	25-Feb-2021	18	To Permit The Company To Purchase Its Own Shares	For	For
VIRGIN MONEY UK PLC	25-Feb-2021	19	To Permit The Company To Enter Into A Contingent Purchase Contract Between The Company And Citigroup Global Markets Australia Pty Limited For The Purchase By The Company Of Ordinary Shares Converted From Chess Depositary Interests (Cdis)	For	For
VIRGIN MONEY UK PLC	25-Feb-2021	20	To Authorise The Company To Make Political Donations And Incur Political Expenditure	For	For
VIRGIN MONEY UK PLC	25-Feb-2021	21	To Authorise The Directors To Allot Shares In Connection With The Conduct Indemnity Deed	For	For
VIRGIN MONEY UK PLC	25-Feb-2021	22	To Authorise The Directors To Disapply Statutory Pre-Emption Rights In Respect Of The Allotment Of Shares In Connection With The Conduct Indemnity Deed	For	For
VISA INC.	26-Jan-2021	1	Election Of Director: Lloyd A. Carney	For	For
VISA INC.	26-Jan-2021	2	Election Of Director: Mary B. Cranston	For	For
VISA INC.	26-Jan-2021	3	Election Of Director: Francisco Javier Fernández-Carbajal	For	For
VISA INC.	26-Jan-2021	4	Election Of Director: Alfred F. Kelly, Jr.	For	For
VISA INC.	26-Jan-2021	5	Election Of Director: Ramon Laguarta	For	For
VISA INC.	26-Jan-2021	6	Election Of Director: John F. Lundgren	For	For
VISA INC.	26-Jan-2021	7	Election Of Director: Robert W. Matschullat	For	For
VISA INC.	26-Jan-2021	8	Election Of Director: Denise M. Morrison	For	For
VISA INC.	26-Jan-2021	9	Election Of Director: Suzanne Nora Johnson	For	For
VISA INC.	26-Jan-2021	10	Election Of Director: Linda J. Rendle	For	For
VISA INC.	26-Jan-2021	11	Election Of Director: John A. C. Swainson	For	For
VISA INC.	26-Jan-2021	12	Election Of Director: Maynard G. Webb, Jr.	For	For
VISA INC.	26-Jan-2021	13	Approval, On An Advisory Basis, Of Compensation Paid To Our Named Executive Officers.	For	For
VISA INC.	26-Jan-2021	14	Ratification Of The Appointment Of Kpmg LLP As Our Independent Registered Public Accounting Firm For The 2021 Fiscal Year.	For	For
VISA INC.	26-Jan-2021	15	Approval Of The Visa Inc. 2007 Equity Incentive Compensation Plan, As Amended And Restated.	For	For
VISA INC.	26-Jan-2021	16	Approval Of An Amendment To Our Certificate Of Incorporation To Enable The Adoption Of A Special Meeting Right For Class A Common Stockholders.	For	For
VISA INC.	26-Jan-2021	17	To Vote On A Stockholder Proposal Requesting Stockholders' Right To Act By Written Consent, If Properly Presented.	Against	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VISA INC.	26-Jan-2021	18	To Vote On A Stockholder Proposal To Amend Our Principles Of Executive Compensation Program, If Properly Presented.	Against	Combined
VISTRA CORP.	28-Apr-2021	1	Election Of Director: Scott B. Helm	For	Combined
VISTRA CORP.	28-Apr-2021	2	Election Of Director: Hilary E. Ackermann	For	For
VISTRA CORP.	28-Apr-2021	3	Election Of Director: Arcilia C. Acosta	For	For
VISTRA CORP.	28-Apr-2021	4	Election Of Director: Gavin R. Baiera	For	For
VISTRA CORP.	28-Apr-2021	5	Election Of Director: Paul M. Barbas	For	For
VISTRA CORP.	28-Apr-2021	6	Election Of Director: Lisa Crutchfield	For	For
VISTRA CORP.	28-Apr-2021	7	Election Of Director: Brian K. Ferraioli	For	For
VISTRA CORP.	28-Apr-2021	8	Election Of Director: Jeff D. Hunter	For	For
VISTRA CORP.	28-Apr-2021	9	Election Of Director: Curtis A. Morgan	For	For
VISTRA CORP.	28-Apr-2021	10	Election Of Director: John R. Sult	For	For
VISTRA CORP.	28-Apr-2021	11	Approve, On An Advisory Basis, The 2020 Compensation Of The Company'S Named Executive Officers.	For	For
VISTRA CORP.	28-Apr-2021	12	Ratify The Selection Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For The Year Ending December 31, 2021.	For	For
VIVENDI SE	29-Mar-2021	6	Amendment To Article 20 Of The By-Laws - Allocation And Distribution Of Income	For	For
VIVENDI SE	29-Mar-2021	7	Powers To Carry Out Formalities	For	For
VIVENDI SE	22-Jun-2021	6	The Shareholders' Meeting, After Having Reviewed The Reports Of The Executive Committee And The Auditors, Approves The Company'S Financial Statements For The Fiscal Year That Ended In 2020, As Presented To The Meeting, Showing Net Earnings Amounting To Eur 3,009,370,168.18	For	For
VIVENDI SE	22-Jun-2021	7	The Shareholders' Meeting, After Having Reviewed The Reports Of The Executive Committee And The Auditors, Approves The Consolidated Financial Statements For Said Financial Year, As Presented To The Meeting	For	For
VIVENDI SE	22-Jun-2021	8	The Shareholders' Meeting, After Reviewing The Special Report Of The Auditors On Agreements Governed By Article L.225-88 Of The French Commercial Code, Approves Said Report And The Agreement Authorized Since The Closing Of The 2020 Fiscal Year As Referred To Therein, And Takes Notice That No New Agreement Has Been Authorized For Said Fiscal Year And That No Agreement Previously Entered Into Remained In Force During Said Fiscal Year	For	For
VIVENDI SE	22-Jun-2021	9	The Shareholders' Meeting Approves The Recommendations Of The Executive Committee And Resolves To Allocate The Earnings As Follows: Origin: Earnings: Eur 3,009,370,168.18 Retained Earnings: Eur 2,955,604,551.07 Distributable Income: Eur 5,964,974,719.25 Allocation: Dividends: Eur 651,333,876.60 Retained Earnings: Eur 5,313,640,842.65 The Shareholders Will Be Granted An Ordinary Dividend Of Eur 0.60 Per Share, That Will Be Eligible To The 40 Per Cent Deduction Provided By The French General Tax Code. This Dividend Will Be Paid From The 25Th Of June 2021. As Required By Law, It Is Reminded That, For The Last Three Financial Years, The Dividends Were Paid As Follows: Eur 0.45 Per Share For Fiscal Year 2017 Eur 0.50 Per Share For Fiscal Year 2018 Eur 0.60 Per Share For Fiscal Year 2019 Results Appropriation	For	For
VIVENDI SE	22-Jun-2021	10	The Shareholders' Meeting Issues A Favourable Opinion On The Proposed Exceptional Distribution Of Contributions In Kind Of A Majority Of The Share Capital Of The Universal Music Group N.V. Company To The Shareholders Of The Vivendi Se Company, As Referred To In Resolution 6	For	For
VIVENDI SE	22-Jun-2021	11	The Shareholders' Meeting Decides To Exceptionally Grant 1,086,266,883 Shares Of The Universal Music Group N.V. Company, At The Rate Of 1 Share Of The Universal Music Group N.V. Company For 1 Share Of The Vivendi Se Company, Corresponding To A Value Of Eur 19,800,000,000.00 That Will Be Charged On The Retained Earnings Account For The Amount Of Eur 5,313,640,842.65 (This Latter Amount Corresponding To The 2020 Earnings Amounting To Eur 3,009,370,168.18 Diminished By The Ordinary Dividend Amounting To Eur 651,333,876.60, I.E. Eur 2,358,036,291.58, Added With The Previous Retained Earnings Amounting To Eur 2,955,604,551.07) To Be Paid On The 29Th Of September 2021, To The Benefit Of The Shareholders Of The Vivendi Se Company Whose Shares Are Registered By The 28Th Of September 2021. The Amount Of The Down Payment Amounting To Eur 14,486,359,157.35 Will Be Charged On The Results Appropriation Of The 2021 Fiscal Year. All Powers To The Executive Committee To Accomplish All Necessary Formalities	For	For
VIVENDI SE	22-Jun-2021	12	The Shareholders' Meeting Approves The Information Mentioned In The Article L.22-10-9 I Of The French Commercial Code	For	Combined
VIVENDI SE	22-Jun-2021	13	The Shareholders' Meeting Approves The Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Yannick Bollere As Chairman Of The Supervisory Board For The 2020 Financial Year	For	Combined
VIVENDI SE	22-Jun-2021	14	The Shareholders' Meeting Approves The Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Arnaud De Puyfontaine As Chairman Of The Executive Committee For The 2020 Financial Year	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VIVENDI SE	22-Jun-2021	15	The Shareholders' Meeting Approves The Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Gilles Alix As Member Of The Executive Committee For The 2020 Financial Year	For	Combined
VIVENDI SE	22-Jun-2021	16	The Shareholders' Meeting Approves The Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Cedric De Baillencourt As Member Of The Executive Committee For The 2020 Financial Year	For	Combined
VIVENDI SE	22-Jun-2021	17	The Shareholders' Meeting Approves The Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Frederic Crepin As Member Of The Executive Committee For The 2020 Financial Year	For	Combined
VIVENDI SE	22-Jun-2021	18	The Shareholders' Meeting Approves The Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Simon Gillham As Member Of The Executive Committee For The 2020 Financial Year	For	Combined
VIVENDI SE	22-Jun-2021	19	The Shareholders' Meeting Approves The Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Herve Philippe As Member Of The Executive Committee For The 2020 Financial Year	For	Combined
VIVENDI SE	22-Jun-2021	20	The Shareholders' Meeting Approves The Components Of The Total Compensation As Well As The Benefits Or Perks Of Any Kind Paid And Awarded To Mr Stephane Roussel As Member Of The Executive Committee For The 2020 Financial Year	For	Combined
VIVENDI SE	22-Jun-2021	21	The Shareholders' Meeting Approves The Policy Of The Compensation Applicable To The Members Of The Supervisory Board And Its Chairman For The 2021 Fiscal Year	For	Combined
VIVENDI SE	22-Jun-2021	22	The Shareholders' Meeting Approves The Policy Of The Compensation Applicable To The Chairman Of The Executive Committee For The 2021 Fiscal Year	For	Combined
VIVENDI SE	22-Jun-2021	23	The Shareholders' Meeting Approves The Policy Of The Compensation Applicable To The Members Of The Executive Committee For The 2021 Fiscal Year	For	Combined
VIVENDI SE	22-Jun-2021	24	The Shareholders' Meeting Renews The Appointment Of Mrs Veronique Driot-Argentin As A Member Of The Supervisory Board For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	For
VIVENDI SE	22-Jun-2021	25	The Shareholders' Meeting Renews The Appointment Of Mrs Sandrine Le Bihan As A Member Of The Supervisory Board Representing The Employee Shareholders For A 4-Year Period, I.E. Until The Shareholders' Meeting Called To Rule On The Financial Statements For The 2024 Fiscal Year	For	For
VIVENDI SE	22-Jun-2021	26	The Shareholders' Meeting Authorizes The Executive Committee To Buy Back The Company'S Equities, Subject To The Conditions Described Below: Maximum Purchase Price: Eur 29.00, Maximum Number Of Equities To Be Acquired: 10 Per Cent Of The Share Capital. This Authorization Is Given For An 18-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of The 20Th Of April 2020 In Its Resolution Number 6. The Shareholders' Meeting Delegates All Powers To The Executive Committee To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
VIVENDI SE	22-Jun-2021	27	The Shareholders' Meeting Grants All Powers To The Executive Committee To Reduce The Share Capital, On One Or More Occasions And At Its Sole Discretion, By Cancelling All Or Part Of The Shares Held By The Company In Connection With The Stock Repurchase Plan, Up To A Maximum Of 10 Per Cent Of The Share Capital Over A 24-Month Period. This Authorization Is Given For An 18-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of The 20Th Of April 2020 In Its Resolution Number 7. The Shareholders' Meeting Delegates All Powers To The Executive Committee To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
VIVENDI SE	22-Jun-2021	28	The Shareholders' Meeting Authorizes The Executive Committee, Except During The Period Of A Public Offer On The Company'S Equities, To Repurchase A Maximum Number Of 592,997,810 Company'S Shares, Within The Limit Of 50 Per Cent Of The Share Capital, To Be Offered To All The Shareholders, With A View To Cancelling Them And Reducing The Share Capital By A Maximum Nominal Amount Of Eur 3,261,487,955.00. The Maximum Purchase Price Per Share In The Context Of This Public Share Buyback Offering Is Set At Eur 29.00, Corresponding To A Maximum Amount Of Eur 17,196,936,490.00. This Authorization Is Given For An 18-Month Period. The Shareholders' Meeting Delegates All Powers To The Executive Committee To Take All Necessary Measures And Accomplish All Necessary Formalities	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VIVENDI SE	22-Jun-2021	29	The Shareholders' Meeting Delegates To The Executive Committee The Necessary Powers To Increase The Capital, On One Or More Occasions, In France Or Abroad, By A Maximum Nominal Amount Of Eur 655,000,000.00, By Issuance Of Company'S Ordinary Shares And Any Securities Giving Access To Company'S Equity Securities, With Preferential Subscription Rights Maintained. This Authorization Is Given For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of The 15Th Of April 2019 In Its Resolution Number 30	For	Against
VIVENDI SE	22-Jun-2021	30	The Shareholders' Meeting Delegates To The Executive Committee All Powers In Order To Increase The Share Capital, In One Or More Occasions And At Its Sole Discretion, Up To A Maximum Nominal Amount Of Eur 327,500,000.00, By Way Of Capitalizing Reserves, Profits, Premiums Or Other Means, Provided That Such Capitalization Is Allowed By Law And Under The Bylaws, By Issuing Free Shares Or Raising The Par Value Of Existing Shares. This Amount Shall Count Against The Amount Set Forth In Resolution 24. This Authorization Is Given For A 26-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of The 15Th Of April 2019 In Its Resolution Number 31	For	Combined
VIVENDI SE	22-Jun-2021	31	The Shareholders' Meeting Delegates All Powers To The Executive Committee To Increase The Share Capital, Up To 5 Per Cent Of The Share Capital, In Consideration For The Contributions In Kind Granted To The Company And Composed Of Equity Securities Or Securities Giving Access To The Share Capital, With Cancellation Of Preferential Subscription Rights. This Amount Shall Count Against The Amount Set Forth In Resolution 24. This Authorization Is Given For A 26-Month Period. The Shareholders' Meeting Delegates All Powers To The Executive Committee To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
VIVENDI SE	22-Jun-2021	32	The Shareholders' Meeting Authorizes The Executive Committee To Grant, On One Or More Occasions, (I) Free Existing Or To Be Issued Company'S Shares, In Favour Of The Employees Of The Company Or Related Companies (Ii) Existing Or To Be Issued Company'S Performance Shares In Favour Of The Employees And The Corporate Officers Of The Company Or Related Companies, With Cancellation Of Preferential Subscription Rights. They May Not Represent More Than 1 Per Cent Of The Share Capital, Among Which The Performance Shares Granted Yearly To The Members Of The Executive Committee May Not Represent More Than 0.035 Per Cent Of The Share Capital. This Authorization Is Given For A 38-Month Period. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of The 19Th Of April 2018 In Its Resolution Number 27. The Shareholders' Meeting Delegates All Powers To The Executive Committee To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
VIVENDI SE	22-Jun-2021	33	The Shareholders' Meeting Authorizes The Executive Committee To Increase The Share Capital, On One Or More Occasions, At Its Sole Discretion, In Favour Of The Members Of A Company Savings Plan Of The Company And French Or Foreign Related Companies, By Issuance Of Shares And Any Other Securities Giving Access To The Company'S Share Capital, With Cancellation Of Preferential Subscription Rights. This Delegation Is Given For A 26-Month Period And For A Nominal Amount That Shall Not Exceed 1 Per Cent Of The Share Capital (Including The Share Capital Increase Mentioned In Resolution 27). This Amount Shall Count Against The Overall Value Set Forth At Eur 655,000,000.00 In Resolution Number 24. This Authorization Supersedes The Fraction Unused Of The Authorization Granted By The Shareholders' Meeting Of The 15Th Of April 2019 In Its Resolution Number 32. The Shareholders' Meeting Delegates All Powers To The Executive Committee To Take All Necessary Measures And Accomplish All Necessary Formalities	For	For
VIVENDI SE	22-Jun-2021	34	The Shareholders' Meeting Authorizes The Executive Committee To Increase The Share Capital Up To 1 Per Cent Of The Share Capital In Favour Of (A) Employees, Corporate Officers Of Related Companies Of The Vivendi Group With Their Head Office Abroad; (B) Ucits, Employee Shareholding Invested In Company'S Equities Whose Shareholders Are Composed Of The Persons In (A); (C) Any Financial Institution Setting Up A Structured Shareholding Scheme For Employees Of French Companies Of The Vivendi Group Within The Use Of Resolution 27, Or Offering The Subscription Of Shares To Persons In (A) Not Benefiting From The Shareholding Scheme Mentioned Above Or To The Extent That The Subscription Of Company'S Shares By That Financial Institution Would Allow Persons In (A) To Benefit From Shareholding Or Savings Schemes, By Issuance Of Shares Or Any Other Securities Giving Access To The Share Capital, With Cancellation Of Preferential Subscription Rights. 18 Months, Superseding The Authorization 33 Granted On April 15, 2019	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VIVENDI SE	22-Jun-2021	35	The Shareholders' Meeting Grants Full Powers To The Bearer Of An Original, A Copy Or Extract Of The Minutes Of This Meeting To Carry Out All Filings, Publications And Other Formalities Prescribed By Law	For	For
VOLTRONIC POWER TECHNOLOGY CORP	21-Jun-2021	1	The Proposal For The 2020 Business Report And Financial Statements Of The Company.	For	For
VOLTRONIC POWER TECHNOLOGY CORP	21-Jun-2021	2	The Proposal For The 2020 Earnings Distribution Of The Company. Proposed Cash Dividend: Twd 22.5 Per Share.	For	For
VOLTRONIC POWER TECHNOLOGY CORP	21-Jun-2021	3	Proposal For Distribution From Capital Reserves Of The Company. Proposed Cash Dividend: Twd 1 Per Share.	For	For
VOLTRONIC POWER TECHNOLOGY CORP	21-Jun-2021	4	Amendment Of The Procedure Of Director Election.	For	For
VOLTRONIC POWER TECHNOLOGY CORP	21-Jun-2021	5	The Election Of The Director.:Hsieh Chuo-Ming,Shareholder No.1	For	For
VOLTRONIC POWER TECHNOLOGY CORP	21-Jun-2021	6	The Election Of The Director.:Open Great International Investment Limited Company,Shareholder No.3,Chen Tsui-Fang As Representative	For	For
VOLTRONIC POWER TECHNOLOGY CORP	21-Jun-2021	7	The Election Of The Director.:Fsp Technology Inc,Shareholder No.7,Cheng Ya-Jen As Representative	For	For
VOLTRONIC POWER TECHNOLOGY CORP	21-Jun-2021	8	The Election Of The Director.:Passuello Fabio,Shareholder No.Ya4399Xxx	For	For
VOLTRONIC POWER TECHNOLOGY CORP	21-Jun-2021	9	The Election Of The Independent Director.:Li Chien-Jan,Shareholder No.F122404Xxx	For	For
VOLTRONIC POWER TECHNOLOGY CORP	21-Jun-2021	10	The Election Of The Independent Director.:Wang Hsiu-Chi,Shareholder No.N200364Xxx	For	For
VOLTRONIC POWER TECHNOLOGY CORP	21-Jun-2021	11	The Election Of The Independent Director.:Sam Ho,Shareholder No.F126520Xxx	For	For
VOLTRONIC POWER TECHNOLOGY CORP	21-Jun-2021	12	The Election Of The Independent Director.:Liao Kuei-Fang,Shareholder No.H220375Xxx	For	For
VOLTRONIC POWER TECHNOLOGY CORP	21-Jun-2021	13	To Discharge The Non-Competition Duties Of The New Directors.	For	For
VOLVO AB	31-Mar-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Combined
VOLVO AB	31-Mar-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution
VOLVO AB	31-Mar-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
VOLVO AB	31-Mar-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
VOLVO AB	31-Mar-2021	5	Election Of Chairman Of The Meeting: Attorney Sven Unger	Non-voting resolution	Non-voting resolution
VOLVO AB	31-Mar-2021	6	Election Of Persons To Approve The Minutes	Non-voting resolution	Non-voting resolution
VOLVO AB	31-Mar-2021	7	Preparation And Approval Of The Voting List	Non-voting resolution	Non-voting resolution
VOLVO AB	31-Mar-2021	8	Approval Of The Agenda	Non-voting resolution	Non-voting resolution
VOLVO AB	31-Mar-2021	9	Determination Of Whether The Meeting Has Been Duly Convened	Non-voting resolution	Non-voting resolution
VOLVO AB	31-Mar-2021	10	Presentation Of The Annual Report And The Auditor'S Report As Well As The Consolidated Accounts And The Auditor'S Report On The Consolidated Accounts	Non-voting resolution	Non-voting resolution
VOLVO AB	31-Mar-2021	11	Adoption Of The Income Statement And Balance Sheet And The Consolidated Income Statement And Consolidated Balance Sheet	For	Combined
VOLVO AB	31-Mar-2021	12	Resolution In Respect Of The Disposition To Be Made Of The Company'S Profits: The Board Proposes Payment Of An Ordinary Dividend Of Sek 6.00 Per Share And An Extra Dividend Of Sek 9.00 Per Share And That The Record Date To Receive The Dividend Shall Be April 6, 2021	For	For
VOLVO AB	31-Mar-2021	13	Resolution Regarding Discharge From Liability Of The Board Members And Of The President And Ceo: Matti Alahuhta	For	For
VOLVO AB	31-Mar-2021	14	Resolution Regarding Discharge From Liability Of The Board Members And Of The President And Ceo: Eckhard Cordes	For	For
VOLVO AB	31-Mar-2021	15	Resolution Regarding Discharge From Liability Of The Board Members And Of The President And Ceo: Eric Elzvik	For	For
VOLVO AB	31-Mar-2021	16	Resolution Regarding Discharge From Liability Of The Board Members And Of The President And Ceo: Kurt Jofs	For	For
VOLVO AB	31-Mar-2021	17	Resolution Regarding Discharge From Liability Of The Board Members And Of The President And Ceo: James W. Griffith	For	For
VOLVO AB	31-Mar-2021	18	Resolution Regarding Discharge From Liability Of The Board Members And Of The President And Ceo: Martin Lundstedt (As Board Member)	For	For
VOLVO AB	31-Mar-2021	19	Resolution Regarding Discharge From Liability Of The Board Members And Of The President And Ceo: Kathryn V. Marinello	For	For
VOLVO AB	31-Mar-2021	20	Resolution Regarding Discharge From Liability Of The Board Members And Of The President And Ceo: Martina Merz	For	For
VOLVO AB	31-Mar-2021	21	Resolution Regarding Discharge From Liability Of The Board Members And Of The President And Ceo: Hanne De Mora	For	For
VOLVO AB	31-Mar-2021	22	Resolution Regarding Discharge From Liability Of The Board Members And Of The President And Ceo: Helena Stjernholm	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VOLVO AB	31-Mar-2021	23	Resolution Regarding Discharge From Liability Of The Board Members And Of The President And Ceo: Carl-Henric Svanberg	For	For
VOLVO AB	31-Mar-2021	24	Resolution Regarding Discharge From Liability Of The Board Members And Of The President And Ceo: Lars Ask (Employee Representative)	For	For
VOLVO AB	31-Mar-2021	25	Resolution Regarding Discharge From Liability Of The Board Members And Of The President And Ceo: Mats Henning (Employee Representative)	For	For
VOLVO AB	31-Mar-2021	26	Resolution Regarding Discharge From Liability Of The Board Members And Of The President And Ceo: Mikael Sallstrom (Employee Representative)	For	For
VOLVO AB	31-Mar-2021	27	Resolution Regarding Discharge From Liability Of The Board Members And Of The President And Ceo: Camilla Johansson (Employee Representative, Deputy)	For	For
VOLVO AB	31-Mar-2021	28	Resolution Regarding Discharge From Liability Of The Board Members And Of The President And Ceo: Mari Larsson (Employee Representative, Deputy)	For	For
VOLVO AB	31-Mar-2021	29	Resolution Regarding Discharge From Liability Of The Board Members And Of The President And Ceo: Martin Lundstedt (As President And Ceo)	For	For
VOLVO AB	31-Mar-2021	30	Determination Of The Number Of Board Members And Deputy Board Members To Be Elected By The Meeting: Number Of Board Members: Eleven Members	For	For
VOLVO AB	31-Mar-2021	31	Determination Of The Number Of Board Members And Deputy Board Members To Be Elected By The Meeting: Number Of Deputy Board Members: No Deputy Members	For	For
VOLVO AB	31-Mar-2021	32	Determination Of The Remuneration To The Board Members	For	For
VOLVO AB	31-Mar-2021	33	Election Of Board Member: Matti Alahuhta (Re-Election)	For	For
VOLVO AB	31-Mar-2021	34	Election Of Board Member: Eckhard Cordes (Re-Election)	For	For
VOLVO AB	31-Mar-2021	35	Election Of Board Member: Eric Elzvik (Re-Election)	For	For
VOLVO AB	31-Mar-2021	36	Election Of Board Member: Martha Finn Brooks (New Election)	For	For
VOLVO AB	31-Mar-2021	37	Election Of Board Member: Kurt Jofs (Re-Election)	For	For
VOLVO AB	31-Mar-2021	38	Election Of Board Member: Martin Lundstedt (Re-Election)	For	For
VOLVO AB	31-Mar-2021	39	Election Of Board Member: Kathryn V. Marinello (Re-Election)	For	For
VOLVO AB	31-Mar-2021	40	Election Of Board Member: Martina Merz (Re-Election)	For	For
VOLVO AB	31-Mar-2021	41	Election Of Board Member: Hanne De Mora (Re-Election)	For	For
VOLVO AB	31-Mar-2021	42	Election Of Board Member: Helena Stjernholm (Re-Election)	For	For
VOLVO AB	31-Mar-2021	43	Election Of Board Member: Carl-Henric Svanberg (Re-Election)	For	For
VOLVO AB	31-Mar-2021	44	Election Of The Chairman Of The Board: The Election Committee Proposes Re-Election Of Carl-Henric Svanberg As Chairman Of The Board: Carl-Henric Svanberg (Re-Election)	For	For
VOLVO AB	31-Mar-2021	45	Election Of Member Of The Election Committee: Bengt Kjell (Ab Industrivarden)	For	For
VOLVO AB	31-Mar-2021	46	Election Of Member Of The Election Committee: Anders Oscarsson (Amf And Amf Funds)	For	For
VOLVO AB	31-Mar-2021	47	Election Of Member Of The Election Committee: Ramsay Brufer (Alecta)	For	For
VOLVO AB	31-Mar-2021	48	Election Of Member Of The Election Committee: Carine Smith Ihenacho (Norges Bank Investment Management)	For	For
VOLVO AB	31-Mar-2021	49	Election Of Member Of The Election Committee: Chairman Of The Board	For	For
VOLVO AB	31-Mar-2021	50	Presentation Of The Board'S Remuneration Report For Approval	For	For
VOLVO AB	31-Mar-2021	51	Resolution Regarding Remuneration Policy For Senior Executives	For	For
VOLVO AB	31-Mar-2021	52	Resolution Regarding Amendments To The Articles Of Association: The Board Proposes That The Annual General Meeting Resolves To Amend Section 6 Paragraph 1 Of The Articles Of Association	For	For
VOLVO AB	31-Mar-2021	53	Please Note That This Resolution Is A Shareholder Proposal: Proposal From The Shareholder Carl Axel Bruno Regarding Limitation Of The Company'S Contributions To Chalmers University Of Technology Foundation: The Shareholder Carl Axel Bruno Proposes That The Annual General Meeting Decides Upon Limitation Of The Company'S Contributions To Chalmers University Of Technology Foundation To A Maximum Of Sek 4 Million Per Year	Take No Action	Combined
VOLVO AB	31-Mar-2021	54	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance. Thank You	Non-voting resolution	Combined
VOLVO AB	29-Jun-2021	1	An Abstain Vote Can Have The Same Effect As An Against Vote If The Meeting Requires Approval From The Majority Of Participants To Pass A Resolution	Non-voting resolution	Non-voting resolution
VOLVO AB	29-Jun-2021	2	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Non-voting resolution

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VOLVO AB	29-Jun-2021	3	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) Is Required In Order To Lodge And Execute Your Voting Instructions In This Market. Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Non-voting resolution
VOLVO AB	29-Jun-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
VOLVO AB	29-Jun-2021	5	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
VOLVO AB	29-Jun-2021	6	Election Of Chairman Of The Meeting: Sven Unger	Non-voting resolution	Non-voting resolution
VOLVO AB	29-Jun-2021	7	Election Of Persons To Approve The Minutes	Non-voting resolution	Non-voting resolution
VOLVO AB	29-Jun-2021	8	Preparation And Approval Of The Voting List	Non-voting resolution	Non-voting resolution
VOLVO AB	29-Jun-2021	9	Approval Of The Agenda	Non-voting resolution	Non-voting resolution
VOLVO AB	29-Jun-2021	10	Determination Of Whether The Meeting Has Been Duly Convened	Non-voting resolution	Non-voting resolution
VOLVO AB	29-Jun-2021	10	Resolution On Extraordinary Dividend: Sek 9.50 Per Share	For	Combined
VOLVO AB	29-Jun-2021	11	Resolution On Extraordinary Dividend: Sek 9.50 Per Share	For	For
VOLVO AB	29-Jun-2021	12	Due To The Extraordinary Situation As A Result Of The Covid-19 Pandemic And To Reduce The Risk Of Spreading The Virus And Having Regard To The Authorities' Regulations And Advice On Restrictions Of Public Gatherings, Ab Volvo'S Extraordinary General Meeting Is Carried Out Only Through Advance Voting (Postal Voting) Pursuant To Temporary Legislation. No Meeting With The Possibility To Attend In Person Or To Be Represented By A Proxy Will Take Place	Non-voting resolution	Combined
VOLVO AB	29-Jun-2021	13	04 June 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You	Non-voting resolution	Non-voting resolution
VOLVO AB	29-Jun-2021	14	04 June 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Non-voting resolution
VONOVIA SE	16-Apr-2021	8	Approve Allocation Of Income And Dividends Of Eur 1.69 Per Share	For	Combined
VONOVIA SE	16-Apr-2021	9	Approve Discharge Of Management Board For Fiscal Year 2020	For	For
VONOVIA SE	16-Apr-2021	10	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	For
VONOVIA SE	16-Apr-2021	11	Ratify Kpmg Ag As Auditors For Fiscal Year 2021	For	For
VONOVIA SE	16-Apr-2021	12	Approve Remuneration Policy	For	For
VONOVIA SE	16-Apr-2021	13	Approve Remuneration Of Supervisory Board	For	For
VONOVIA SE	16-Apr-2021	14	Approve Creation Of Eur 283 Million Pool Of Capital With Partial Exclusion Of Preemptive Rights	For	For
VONOVIA SE	16-Apr-2021	15	Approve Issuance Of Warrants/Bonds With Warrants Attached/Convertible Bonds With Partial Exclusion Of Preemptive Rights Up To Aggregate Nominal Amount Of Eur 12 Billion; Approve Creation Of Eur 283 Million Pool Of Capital To Guarantee Conversion Rights	For	For
VORNADO REALTY TRUST	20-May-2021	1	Director	For	For
VORNADO REALTY TRUST	20-May-2021	2	Ratification Of The Appointment Of Deloitte & Touche Llp As The Company'S Independent Registered Public Accounting Firm For The Current Fiscal Year.	For	For
VORNADO REALTY TRUST	20-May-2021	3	Non-Binding, Advisory Resolution On Executive Compensation.	For	For
VOYA FINANCIAL, INC.	27-May-2021	1	Election Of Director: Yvette S. Butler	For	For
VOYA FINANCIAL, INC.	27-May-2021	2	Election Of Director: Jane P. Chwick	For	For
VOYA FINANCIAL, INC.	27-May-2021	3	Election Of Director: Kathleen Derose	For	For
VOYA FINANCIAL, INC.	27-May-2021	4	Election Of Director: Ruth Ann M. Gillis	For	For
VOYA FINANCIAL, INC.	27-May-2021	5	Election Of Director: Aylwin B. Lewis	For	For
VOYA FINANCIAL, INC.	27-May-2021	6	Election Of Director: Rodney O. Martin, Jr.	For	For
VOYA FINANCIAL, INC.	27-May-2021	7	Election Of Director: Byron H. Pollitt, Jr.	For	For
VOYA FINANCIAL, INC.	27-May-2021	8	Election Of Director: Joseph V. Tripodi	For	For
VOYA FINANCIAL, INC.	27-May-2021	9	Election Of Director: David Zwiener	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
VOYA FINANCIAL, INC.	27-May-2021	10	Approval, In A Non-Binding Advisory Vote, Of The Compensation Paid To The Named Executive Officers, As Disclosed And Discussed In The Proxy Statement.	For	For
VOYA FINANCIAL, INC.	27-May-2021	11	Ratification Of The Appointment Of Ernst & Young Llp As The Company'S Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	For
VULCAN MATERIALS COMPANY	14-May-2021	1	Election Of Director: Thomas A. Fanning	For	For
VULCAN MATERIALS COMPANY	14-May-2021	2	Election Of Director: J. Thomas Hill	For	For
VULCAN MATERIALS COMPANY	14-May-2021	3	Election Of Director: Cynthia L. Hostetler	For	For
VULCAN MATERIALS COMPANY	14-May-2021	4	Election Of Director: Richard T. O'Brien	For	For
VULCAN MATERIALS COMPANY	14-May-2021	5	Approval, On An Advisory Basis, Of The Compensation Of Our Named Executive Officers.	For	For
VULCAN MATERIALS COMPANY	14-May-2021	6	Ratification Of The Appointment Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
W. P. CAREY INC.	17-Jun-2021	1	Election Of Director To Serve Until The 2022 Annual Meeting: Mark A. Alexander	For	For
W. P. CAREY INC.	17-Jun-2021	2	Election Of Director To Serve Until The 2022 Annual Meeting: Tonit M. Calaway	For	For
W. P. CAREY INC.	17-Jun-2021	3	Election Of Director To Serve Until The 2022 Annual Meeting: Peter J. Farrell	For	For
W. P. CAREY INC.	17-Jun-2021	4	Election Of Director To Serve Until The 2022 Annual Meeting: Robert J. Flanagan	For	For
W. P. CAREY INC.	17-Jun-2021	5	Election Of Director To Serve Until The 2022 Annual Meeting: Jason E. Fox	For	For
W. P. CAREY INC.	17-Jun-2021	6	Election Of Director To Serve Until The 2022 Annual Meeting: Axel K.A. Hansing	For	For
W. P. CAREY INC.	17-Jun-2021	7	Election Of Director To Serve Until The 2022 Annual Meeting: Jean Hoysradt	For	For
W. P. CAREY INC.	17-Jun-2021	8	Election Of Director To Serve Until The 2022 Annual Meeting: Margaret G. Lewis	For	For
W. P. CAREY INC.	17-Jun-2021	9	Election Of Director To Serve Until The 2022 Annual Meeting: Christopher J. Niehaus	For	For
W. P. CAREY INC.	17-Jun-2021	10	Election Of Director To Serve Until The 2022 Annual Meeting: Nick J.M. Van Ommen	For	For
W. P. CAREY INC.	17-Jun-2021	11	To Approve The Advisory Resolution On Executive Compensation.	For	For
W. P. CAREY INC.	17-Jun-2021	12	Ratification Of Appointment Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
W. R. BERKLEY CORPORATION	15-Jun-2021	1	Election Of Director: William R. Berkley	For	For
W. R. BERKLEY CORPORATION	15-Jun-2021	2	Election Of Director: Christopher L. Augostini	For	For
W. R. BERKLEY CORPORATION	15-Jun-2021	3	Election Of Director: Mark E. Brockbank	For	For
W. R. BERKLEY CORPORATION	15-Jun-2021	4	Election Of Director: Mark L. Shapiro	For	For
W. R. BERKLEY CORPORATION	15-Jun-2021	5	Election Of Director: Jonathan Talisman	For	For
W. R. BERKLEY CORPORATION	15-Jun-2021	6	To Approve An Increase In The Number Of Shares Reserved Under The W. R. Berkley Corporation 2009 Directors Stock Plan As Amended And Restated.	For	For
W. R. BERKLEY CORPORATION	15-Jun-2021	7	Non-Binding Advisory Vote On A Resolution Approving The Compensation Of The Company'S Named Executive Officers Pursuant To The Compensation Disclosure Rules Of The U.S. Securities And Exchange Commission, Or "Say-On-Pay" Vote.	For	For
W. R. BERKLEY CORPORATION	15-Jun-2021	8	Ratification Of The Appointment Of Kpmg Llp As The Independent Registered Public Accounting Firm For The Company For The Fiscal Year Ending December 31, 2021.	For	For
W.W. GRAINGER, INC.	28-Apr-2021	1	Director	For	For
W.W. GRAINGER, INC.	28-Apr-2021	2	Proposal To Ratify The Appointment Of Ernst & Young Llp As Independent Auditor For The Year Ending December 31, 2021.	For	For
W.W. GRAINGER, INC.	28-Apr-2021	3	Say On Pay: To Approve On A Non-Binding Advisory Basis The Compensation Of The Company'S Named Executive Officers.	For	For
WAERTSILAE CORPORATION	04-Mar-2021	10	Adoption Of The Annual Accounts	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WAERTSILAE CORPORATION	04-Mar-2021	11	Resolution On The Use Of The Profit Shown On The Balance Sheet And The Payment Of Dividend: The Board Of Directors Proposes To The General Meeting That A Dividend Of Eur 0.20 Per Share Shall Be Paid For The Financial Year 2020. The Dividend Shall Be Paid In Two Instalments. The First Instalment Of Eur 0.10 Per Share Shall Be Paid To The Shareholders Who Are Registered In The List Of Shareholders Maintained By Euroclear Finland Oy On The Dividend Record Day Of 8 March 2021. The Payment Day Proposed By The Board For This Instalment Is 15 March 2021. The Second Instalment Of Eur 0.10 Per Share Shall Be Paid In September 2021. The Second Instalment Of The Dividend Shall Be Paid To Shareholders Who Are Registered In The List Of Shareholders Maintained By Euroclear Finland Oy On The Dividend Record Day, Which, Together With The Payment Day, Shall Be Decided By The Board Of Directors In Its Meeting Scheduled For 9 September 2021. The Dividend Record Day For The Second Instalment As Per The Current Rules Of The Finnish Book-Entry System Would Be 13 September 2021 And The Dividend Payment Day 20 September 2021	For	For
WAERTSILAE CORPORATION	04-Mar-2021	12	Resolution On The Discharge Of The Members Of The Board Of Directors And The Ceo From Liability	For	For
WAERTSILAE CORPORATION	04-Mar-2021	13	Advisory Handling Of The Revised Remuneration Policy For Governing Bodies	For	Combined
WAERTSILAE CORPORATION	04-Mar-2021	14	Advisory Handling Of The Remuneration Report 2020 For Governing Bodies	For	Against
WAERTSILAE CORPORATION	04-Mar-2021	16	Resolution On The Remuneration Of The Members Of The Board Of Directors	Take No Action	Combined
WAERTSILAE CORPORATION	04-Mar-2021	17	Resolution On The Number Of Members Of The Board Of Directors: The Shareholders' Nomination Board Proposes To The General Meeting That The Number Of The Board Members Be Eight	Take No Action	For
WAERTSILAE CORPORATION	04-Mar-2021	18	Election Of Members Of The Board Of Directors: Markus Rauramo Has Informed That He Is Not Available For The Re-Election To The Board Of Directors. The Shareholders' Nomination Board Proposes To The General Meeting That Maarit Aarni-Sirvio, Karen Bomba, Karin Falk, Johan Forssell, Tom Johnstone, Risto Murto And Mats Rahmstrom Be Re-Elected As Members Of The Board. The Shareholders' Nomination Board Proposes That Tiina Tuomela Be Elected As A New Member Of The Board. The Above-Mentioned Persons Have Given Their Consent To The Election. Also, The Above-Mentioned Persons Have Brought To The Attention Of The Company That, If They Become Selected, They Will Select Tom Johnstone As Chair And Risto Murto As Deputy Chair Of The Board	Take No Action	Combined
WAERTSILAE CORPORATION	04-Mar-2021	19	Resolution On The Remuneration Of The Auditor	For	Combined
WAERTSILAE CORPORATION	04-Mar-2021	20	Election Of Auditor: Pricewaterhousecoopers Oy	For	For
WAERTSILAE CORPORATION	04-Mar-2021	21	Authorisation To Repurchase The Company'S Own Shares	For	For
WAERTSILAE CORPORATION	04-Mar-2021	22	Authorisation To Issue Shares	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	1	Election Of Director: José E. Almeida	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	2	Election Of Director: Janice M. Babiak	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	3	Election Of Director: David J. Brailer	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	4	Election Of Director: William C. Foote	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	5	Election Of Director: Ginger L. Graham	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	6	Election Of Director: Valerie B. Jarrett	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	7	Election Of Director: John A. Lederer	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	8	Election Of Director: Dominic P. Murphy	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	9	Election Of Director: Stefano Pessina	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	10	Election Of Director: Nancy M. Schlichting	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	11	Election Of Director: James A. Skinner	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	12	Ratification Of The Appointment Of Deloitte & Touche Llp As The Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	13	Advisory Vote To Approve Named Executive Officer Compensation.	For	Combined
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	14	Approval Of The 2021 Walgreens Boots Alliance, Inc. Omnibus Incentive Plan.	For	For
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	15	Stockholder Proposal Requesting An Independent Board Chairman.	Against	Combined
WALGREENS BOOTS ALLIANCE, INC.	28-Jan-2021	16	Stockholder Proposal Requesting Report On How Health Risks From Covid-19 Impact The Company'S Tobacco Sales Decision-Making.	Against	Combined
WALLENSTAM AB	27-Apr-2021	13	Accept Financial Statements And Statutory Reports	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WALLENSTAM AB	27-Apr-2021	14	Approve Allocation Of Income And Dividends Of Sek 1.20 Per Share	For	For
WALLENSTAM AB	27-Apr-2021	15	Approve Discharge Of Lars-Ake Bokenberger	For	For
WALLENSTAM AB	27-Apr-2021	16	Approve Discharge Of Karin Mattson	For	For
WALLENSTAM AB	27-Apr-2021	17	Approve Discharge Of Anders Berntsson	For	For
WALLENSTAM AB	27-Apr-2021	18	Approve Discharge Of Agneta Wallenstam	For	For
WALLENSTAM AB	27-Apr-2021	19	Approve Discharge Of Mikael Soderlund	For	For
WALLENSTAM AB	27-Apr-2021	20	Approve Discharge Of Ulrika Jansson Messing (Former Board Member)	For	For
WALLENSTAM AB	27-Apr-2021	21	Approve Discharge Of Hans Wallenstam	For	For
WALLENSTAM AB	27-Apr-2021	22	Determine Number Of Members (5) And Deputy Members (0) Of Board	For	For
WALLENSTAM AB	27-Apr-2021	23	Determine Number Of Auditors (1) And Deputy Auditors (0)	For	For
WALLENSTAM AB	27-Apr-2021	24	Approve Remuneration Of Board Chairman In The Amount Of Sek 740,000	For	For
WALLENSTAM AB	27-Apr-2021	25	Approve Remuneration Of Board Deputy Chairman In The Amount Of Sek 260,000	For	For
WALLENSTAM AB	27-Apr-2021	26	Approve Remuneration Of Each Board Member In The Amount Of Sek 160,000	For	For
WALLENSTAM AB	27-Apr-2021	27	Approve Remuneration Of Auditors	For	For
WALLENSTAM AB	27-Apr-2021	28	Reelect Lars-Ake Bokenberger As Director	For	For
WALLENSTAM AB	27-Apr-2021	29	Reelect Karin Mattson As Director	For	For
WALLENSTAM AB	27-Apr-2021	30	Reelect Anders Berntsson As Director	For	For
WALLENSTAM AB	27-Apr-2021	31	Reelect Agneta Wallenstam As Director	For	For
WALLENSTAM AB	27-Apr-2021	32	Reelect Mikael Soderlund As Director	For	For
WALLENSTAM AB	27-Apr-2021	33	Reelect Lars-Ake Bokenberger As Board Chairman	For	For
WALLENSTAM AB	27-Apr-2021	34	Ratify Kpmg As Auditors	For	For
WALLENSTAM AB	27-Apr-2021	35	Elect Chairman Of Board, Hanswallenstam, Anders Oscarsson And Dick Brenner As Members Of Nominating Committee	For	For
WALLENSTAM AB	27-Apr-2021	36	Approve Remuneration Policy And Other Terms Of Employment For Executive Management	For	For
WALLENSTAM AB	27-Apr-2021	37	Approve Remuneration Report	For	For
WALLENSTAM AB	27-Apr-2021	38	Authorize Share Repurchase Program	For	For
WALLENSTAM AB	27-Apr-2021	39	Authorize Reissuance Of Repurchased Shares	For	For
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	1	Please Note That This Is An Amendment To Meeting Id 522006 Due To Splitting Of Resolution 6. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You	Non-voting resolution	Combined
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	2	Approve Report Of Audit And Corporate Practices Committees	For	Combined
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	3	Approve Ceos Report And Board Opinion On Ceos Report	For	Combined
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	4	Approve Board Of Directors Report	For	Combined
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	5	Approve Consolidated Financial Statements	For	Combined
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	6	Approve Allocation Of Income And Dividends Of Mxn 1.63 Per Share	For	For
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	7	Approve Report And Resolutions Re Employee Stock Purchase Plan	For	Combined
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	8	Approve Report On Share Repurchase Reserves	For	Combined
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	9	Elect Or Ratify Enrique Ostale As Director	For	Combined
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	10	Elect Or Ratify Richard Mayfield As Director	For	Combined
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	11	Elect Or Ratify Amanda Whalen As Director	For	Combined
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	12	Elect Or Ratify Tom Ward As Director	For	Combined
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	13	Elect Or Ratify Kirsten Evans As Director	For	Combined
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	14	Elect Or Ratify Guilherme Loureiro As Director	For	Combined
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	15	Elect Or Ratify Adolfo Cerezo As Director	For	For
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	16	Elect Or Ratify Blanca Trevino As Director	For	Combined
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	17	Elect Or Ratify Roberto Newell As Director	For	Combined
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	18	Elect Or Ratify Ernesto Cervera As Director	For	For
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	19	Elect Or Ratify Eric Perez Grovas As Director	For	For
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	20	Elect Or Ratify Adolfo Cerezo As Chairman Of Audit And Corporate Practices Committees	For	For
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	21	Approve Discharge Of Board Of Directors And Officers	For	Combined
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	22	Approve Directors And Officers Liability	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	23	Approve Remuneration Of Board Chairman	For	For
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	24	Approve Remuneration Of Director	For	For
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	25	Approve Remuneration Of Chairman Of Audit And Corporate Practices Committees	For	For
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	26	Approve Remuneration Of Member Of Audit And Corporate Practices Committees	For	For
WAL-MART DE MEXICO SAB DE CV	23-Mar-2021	27	Authorize Board To Ratify And Execute Approved Resolutions	For	For
WAL-MART DE MEXICO SAB DE CV	22-Jun-2021	1	Amendment Of Section 3 Of The Bylaws Of The Company, In Regard To The Corporate Purpose And Activities In Pursuit Of The Mentioned Purpose That The Company Can Carry Out	For	For
WAL-MART DE MEXICO SAB DE CV	22-Jun-2021	2	Report In Regard To The Stock Plan For Employees Of The Subsidiaries Of The Company And Resolutions In This Regard	For	Combined
WAL-MART DE MEXICO SAB DE CV	22-Jun-2021	3	Designation Of Special Delegates Who Will Carry Out The Resolutions That Are Passed	For	Combined
WALMART INC.	02-Jun-2021	1	Election Of Director: Cesar Conde	For	Combined
WALMART INC.	02-Jun-2021	2	Election Of Director: Timothy P. Flynn	For	Combined
WALMART INC.	02-Jun-2021	3	Election Of Director: Sarah J. Friar	For	Combined
WALMART INC.	02-Jun-2021	4	Election Of Director: Carla A. Harris	For	Combined
WALMART INC.	02-Jun-2021	5	Election Of Director: Thomas W. Horton	For	Combined
WALMART INC.	02-Jun-2021	6	Election Of Director: Marissa A. Mayer	For	Combined
WALMART INC.	02-Jun-2021	7	Election Of Director: C. Douglas Mcmillon	For	Combined
WALMART INC.	02-Jun-2021	8	Election Of Director: Gregory B. Penner	For	Combined
WALMART INC.	02-Jun-2021	9	Election Of Director: Steven S Reinemund	For	Combined
WALMART INC.	02-Jun-2021	10	Election Of Director: Randall L. Stephenson	For	Combined
WALMART INC.	02-Jun-2021	11	Election Of Director: S. Robson Walton	For	Combined
WALMART INC.	02-Jun-2021	12	Election Of Director: Steuart L. Walton	For	Combined
WALMART INC.	02-Jun-2021	13	Advisory Vote To Approve Named Executive Officer Compensation.	For	Combined
WALMART INC.	02-Jun-2021	14	Ratification Of Ernst & Young Llp As Independent Accountants.	For	Combined
WALMART INC.	02-Jun-2021	15	Report On Refrigerants Released From Operations.	Against	Combined
WALMART INC.	02-Jun-2021	16	Report On Lobbying Disclosures.	Against	Combined
WALMART INC.	02-Jun-2021	17	Report On Alignment Of Racial Justice Goals And Starting Wages.	Against	Combined
WALMART INC.	02-Jun-2021	18	Create A Pandemic Workforce Advisory Council.	Against	Combined
WALMART INC.	02-Jun-2021	19	Report On Statement Of The Purpose Of A Corporation.	Against	Combined
WALSIN TECHNOLOGY CORPORATION	25-Jun-2021	1	Approval Of 2020 Business Report And Financial Statements.	For	Combined
WALSIN TECHNOLOGY CORPORATION	25-Jun-2021	2	Approval Of 2020 Earnings Distribution.Proposed Cash Dividend :Twd 0 Per Share.	For	For
WALSIN TECHNOLOGY CORPORATION	25-Jun-2021	3	Discussion About The Proposal For Cash Distribution From Capital Surplus.Proposed Capital Distribution :Twd 6 Per Share.	For	For
WALSIN TECHNOLOGY CORPORATION	25-Jun-2021	4	Discussion About The Amendments To The Companys Rules Of Procedures For Shareholders Meetings.	For	For
WALSIN TECHNOLOGY CORPORATION	25-Jun-2021	5	Discussion On The Amendments To The Rule Of The Procedures Of Acquisition Or Disposal Of Assets.	For	For
WALSIN TECHNOLOGY CORPORATION	25-Jun-2021	6	Discussion On The Amendments To The Rule Of The Procedures Of Endorsement And Guarantee.	For	For
WALSIN TECHNOLOGY CORPORATION	25-Jun-2021	7	Discussion About The Release The Directors From Non-Competition Restrictions-Chairman Mr. Chaio Yu-Heng.	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	1	H-Share Offering And Listing On The Main Board Of The Stock Exchange Of Hong Kong And Conversion Into A Company Raising Funds Overseas Via Share Offering	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	2	Plan For H-Share Offering And Listing On The Main Board Of The Stock Exchange Of Hong Kong: Stock Type And Par Value	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	3	Plan For H-Share Offering And Listing On The Main Board Of The Stock Exchange Of Hong Kong: Issuing Date	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	4	Plan For H-Share Offering And Listing On The Main Board Of The Stock Exchange Of Hong Kong: Issuing Method	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	5	Plan For H-Share Offering And Listing On The Main Board Of The Stock Exchange Of Hong Kong: Issuing Scale	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	6	Plan For H-Share Offering And Listing On The Main Board Of The Stock Exchange Of Hong Kong: Pricing Method	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	7	Plan For H-Share Offering And Listing On The Main Board Of The Stock Exchange Of Hong Kong: Issuing Targets	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	8	Plan For H-Share Offering And Listing On The Main Board Of The Stock Exchange Of Hong Kong: Issuing Principles	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	9	Plan For H-Share Offering And Listing On The Main Board Of The Stock Exchange Of Hong Kong: Listing Place	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	10	Plan For H-Share Offering And Listing On The Main Board Of The Stock Exchange Of Hong Kong: Valid Period Of The Resolution	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	11	Plan For The Use Of Raised Funds From H-Share Offering	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	12	Report On The Use Of Previously Raised Funds	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	13	Purchase Of Prospectus And Liability Insurance For Directors, Supervisors And Senior Management	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	14	Full Authorization To The Board And Its Authorized Persons To Handle Matters Regarding H-Share Offering And Listing On The Main Board Of The Stock Exchange Of Hong Kong	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	15	Election Of Independent Directors	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	16	Plan For Accumulated Retained Profits Before The H-Share Offering	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	17	Amendments To The Articles Of Association Of The Company Applicable After The H-Share Listing (Revised Draft)	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	18	Amendments To The Company'S Rules Of Procedure Governing Shareholders' General Meetings Applicable After The H-Share Listing (Revised Draft)	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	19	Amendments To The Company'S Rules Of Procedure Governing The Board Meetings Applicable After The H-Share Listing (Revised Draft)	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	20	Amendments To The Company'S Rules Of Procedure Governing Meetings Of The Supervisory Committee Applicable After The H-Share Listing (Revised Draft)	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	21	Amendments To The Raised Funds Management System Applicable After The H-Share Listing (Revised Draft)	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	22	Amendments To The Independent Non-Executive Director Work System Applicable After The H-Share Offering (Revised Draft)	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	23	Amendments To The Connected Transactions Decision-Making System Applicable After The H-Share Offering (Revised Draft)	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	24	Amendments To The Procedure And Rules For Investment Decision-Making Applicable After The H-Share Offering (Revised Draft)	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	25	Amendments To The External Guarantee Management Measures Applicable After The H-Share Offering (Revised Draft)	For	For
WALVAX BIOTECHNOLOGY CO LTD	22-Jan-2021	26	Appointment Of Audit Firm: Ernst Young	For	For
WALVAX BIOTECHNOLOGY CO LTD	16-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
WALVAX BIOTECHNOLOGY CO LTD	16-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	For
WALVAX BIOTECHNOLOGY CO LTD	16-Apr-2021	3	2020 Audited Financial Report	For	For
WALVAX BIOTECHNOLOGY CO LTD	16-Apr-2021	4	2020 Annual Accounts	For	For
WALVAX BIOTECHNOLOGY CO LTD	16-Apr-2021	5	2020 Annual Report And Its Summary	For	For
WALVAX BIOTECHNOLOGY CO LTD	16-Apr-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
WALVAX BIOTECHNOLOGY CO LTD	16-Apr-2021	7	Adjustment Of A Project	For	For
WANHUA CHEMICAL GROUP CO LTD	14-Jan-2021	1	Transfer Of Equities And Projects Financed With Raised Funds In A Wholly-Owned Subsidiary	For	For
WANHUA CHEMICAL GROUP CO LTD	12-Apr-2021	1	2020 Annual Accounts	For	For
WANHUA CHEMICAL GROUP CO LTD	12-Apr-2021	2	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny13.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
WANHUA CHEMICAL GROUP CO LTD	12-Apr-2021	3	Implementing Results Of 2020 Investment Plan And 2021 Investment Plan Report	For	Combined
WANHUA CHEMICAL GROUP CO LTD	12-Apr-2021	4	2020 Annual Report And Its Summary	For	Combined
WANHUA CHEMICAL GROUP CO LTD	12-Apr-2021	5	2020 Work Report Of The Board Of Directors	For	For
WANHUA CHEMICAL GROUP CO LTD	12-Apr-2021	6	2020 Work Report Of The Supervisory Committee	For	For
WANHUA CHEMICAL GROUP CO LTD	12-Apr-2021	7	2020 Work Report Of Independent Directors	For	For
WANHUA CHEMICAL GROUP CO LTD	12-Apr-2021	8	Payment Of Audit Fees	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WANHUA CHEMICAL GROUP CO LTD	12-Apr-2021	9	Reappointment Of Audit Firm	For	For
WANHUA CHEMICAL GROUP CO LTD	12-Apr-2021	10	Performance Of Continuing Connected Transaction Agreements With Related Parties	For	For
WANHUA CHEMICAL GROUP CO LTD	12-Apr-2021	11	Guarantee For Subsidiaries And Mutual Guarantee Among Subsidiaries	For	Combined
WANHUA CHEMICAL GROUP CO LTD	12-Apr-2021	12	Guarantee For Associated Companies	For	For
WANHUA CHEMICAL GROUP CO LTD	12-Apr-2021	13	Change Of The Company'S Domicile And Amendments To The Company'S Articles Of Association	For	For
WANHUA CHEMICAL GROUP CO LTD	12-Apr-2021	14	Registration And Issuance Of Debt Financing Instruments As A Non-Financial Enterprise	For	For
WANHUA CHEMICAL GROUP CO LTD	12-Apr-2021	15	Increase Of The Forward Foreign Exchange Settlement And Sale Business Quota By The Company And Its Subsidiaries And Amendments To Relevant Systems	For	For
WANHUA CHEMICAL GROUP CO LTD	12-Apr-2021	16	Connected Transactions Regarding Provision Of Financing Support To Joint Ventures	For	For
WANHUA CHEMICAL GROUP CO LTD	12-Apr-2021	17	Merger And Acquisition Of A Wholly-Owned Subsidiary	For	For
WANHUA CHEMICAL GROUP CO LTD	12-Apr-2021	18	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
WAREHOUSES DE PAUW N.V.	28-Apr-2021	5	Renewal Mandate Of Authorized Capital: 50% Of The Capital Amount - Capital Increase In Cash With The Option For Shareholders To Exercise Their Preferential Right Or Irreducible Allocation Right	For	For
WAREHOUSES DE PAUW N.V.	28-Apr-2021	6	Renewal Mandate Of Authorized Capital: 50% Of The Capital Amount - Capital Increase Within The Context Of Payment Of An Optional Dividend	For	For
WAREHOUSES DE PAUW N.V.	28-Apr-2021	7	Renewal Mandate Of Authorized Capital: 10% Of The Capital Amount - (A) A Capital Increase In Kind Or (B) A Capital Increase By A Contribution In Cash Without The Option For Shareholders To Exercise Their Preferential Right Or Irreducible Allocation Right, Or (C) A Capital Increase In Any Other Form	For	For
WAREHOUSES DE PAUW N.V.	28-Apr-2021	7	Statutory Financial Statements	For	For
WAREHOUSES DE PAUW N.V.	28-Apr-2021	8	Powers In Order To Ensure Completion Of The Formalities	For	For
WAREHOUSES DE PAUW N.V.	28-Apr-2021	8	Discharge To The Directors Of The Company	For	For
WAREHOUSES DE PAUW N.V.	28-Apr-2021	9	Discharge To The Statutory Auditor Of The Company	For	For
WAREHOUSES DE PAUW N.V.	28-Apr-2021	10	Approval Of The Remuneration Report	For	For
WAREHOUSES DE PAUW N.V.	28-Apr-2021	11	Renewal Of The Mandate Of Frank Meysman As Non-Executive Director	For	For
WAREHOUSES DE PAUW N.V.	28-Apr-2021	12	Granting Rights To Third Parties - Credit Agreements 2020	For	For
WAREHOUSES DE PAUW N.V.	28-Apr-2021	13	Granting Rights To Third Parties - Every Clause Permitted Between The Date Of The Convocation To The General Meeting And The Effective Session Of The General Meeting (And Which, If Applicable, Shall Be Explained During The General Meeting), Insofar As Such Clauses Are In Line With The Clauses Which Until Today Were Already Approved By The General Meeting	For	For
WASHINGTON REAL ESTATE INVESTMENT TRUST	27-May-2021	1	Election Of Trustee: Benjamin S. Butcher	For	For
WASHINGTON REAL ESTATE INVESTMENT TRUST	27-May-2021	2	Election Of Trustee: William G. Byrnes	For	For
WASHINGTON REAL ESTATE INVESTMENT TRUST	27-May-2021	3	Election Of Trustee: Edward S. Civera	For	For
WASHINGTON REAL ESTATE INVESTMENT TRUST	27-May-2021	4	Election Of Trustee: Ellen M. Goitia	For	For
WASHINGTON REAL ESTATE INVESTMENT TRUST	27-May-2021	5	Election Of Trustee: Paul T. Mcdermott	For	For
WASHINGTON REAL ESTATE INVESTMENT TRUST	27-May-2021	6	Election Of Trustee: Thomas H. Nolan, Jr.	For	For
WASHINGTON REAL ESTATE INVESTMENT TRUST	27-May-2021	7	Election Of Trustee: Vice Adm. Anthony L. Winns (Ret.)	For	For
WASHINGTON REAL ESTATE INVESTMENT TRUST	27-May-2021	8	Non-Binding Advisory Vote On Compensation Of Named Executive Officers (Say-On-Pay).	For	For
WASHINGTON REAL ESTATE INVESTMENT TRUST	27-May-2021	9	Proposal To Ratify Appointment Of Ernst & Young Llp As Independent Registered Public Accounting Firm For 2021.	For	For
WASTE CONNECTIONS, INC.	14-May-2021	1	Election Of Director To Serve For A One Year Term: Edward E. "Ned" Guillet	For	For
WASTE CONNECTIONS, INC.	14-May-2021	2	Election Of Director To Serve For A One Year Term: Michael W. Harlan	For	For
WASTE CONNECTIONS, INC.	14-May-2021	3	Election Of Director To Serve For A One Year Term: Larry S. Hughes	For	For
WASTE CONNECTIONS, INC.	14-May-2021	4	Election Of Director To Serve For A One Year Term: Worthing F. Jackman	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WASTE CONNECTIONS, INC.	14-May-2021	5	Election Of Director To Serve For A One Year Term: Elise L. Jordan	For	For
WASTE CONNECTIONS, INC.	14-May-2021	6	Election Of Director To Serve For A One Year Term: Susan "Sue" Lee	For	For
WASTE CONNECTIONS, INC.	14-May-2021	7	Election Of Director To Serve For A One Year Term: Ronald J. Mittelstaedt	For	For
WASTE CONNECTIONS, INC.	14-May-2021	8	Election Of Director To Serve For A One Year Term: William J. Razzouk	For	For
WASTE CONNECTIONS, INC.	14-May-2021	9	Say On Pay - Approve, On A Non-Binding, Advisory Basis, The Compensation Of Our Named Executive Officers As Disclosed In The Proxy Statement.	For	For
WASTE CONNECTIONS, INC.	14-May-2021	10	Appoint Grant Thornton Llp As The Company'S Independent Registered Public Accounting Firm Until The Close Of The Company'S 2022 Annual Meeting Of Shareholders And Authorize The Company'S Board Of Directors To Fix The Remuneration Of The Independent Registered Public Accounting Firm.	For	For
WASTE MANAGEMENT, INC.	11-May-2021	1	Election Of Director: James C. Fish, Jr.	For	For
WASTE MANAGEMENT, INC.	11-May-2021	2	Election Of Director: Andrés R. Gluski	For	For
WASTE MANAGEMENT, INC.	11-May-2021	3	Election Of Director: Victoria M. Holt	For	For
WASTE MANAGEMENT, INC.	11-May-2021	4	Election Of Director: Kathleen M. Mazzarella	For	For
WASTE MANAGEMENT, INC.	11-May-2021	5	Election Of Director: Sean E. Menke	For	For
WASTE MANAGEMENT, INC.	11-May-2021	6	Election Of Director: William B. Plummer	For	For
WASTE MANAGEMENT, INC.	11-May-2021	7	Election Of Director: John C. Pope	For	For
WASTE MANAGEMENT, INC.	11-May-2021	8	Election Of Director: Maryrose T. Sylvester	For	For
WASTE MANAGEMENT, INC.	11-May-2021	9	Election Of Director: Thomas H. Weidemeyer	For	For
WASTE MANAGEMENT, INC.	11-May-2021	10	Ratification Of The Appointment Of Ernst & Young Llp As The Independent Registered Public Accounting Firm For 2021.	For	For
WASTE MANAGEMENT, INC.	11-May-2021	11	Non-Binding, Advisory Proposal To Approve Our Executive Compensation.	For	For
WATERS CORPORATION	11-May-2021	1	Election Of Director To Serve For A Term Of One Year: Udit Batra	For	For
WATERS CORPORATION	11-May-2021	2	Election Of Director To Serve For A Term Of One Year: Linda Baddour	For	For
WATERS CORPORATION	11-May-2021	3	Election Of Director To Serve For A Term Of One Year: Michael J. Berendt	For	For
WATERS CORPORATION	11-May-2021	4	Election Of Director To Serve For A Term Of One Year: Edward Conard	For	For
WATERS CORPORATION	11-May-2021	5	Election Of Director To Serve For A Term Of One Year: Gary E. Hendrickson	For	For
WATERS CORPORATION	11-May-2021	6	Election Of Director To Serve For A Term Of One Year: Pearl S. Huang	For	For
WATERS CORPORATION	11-May-2021	7	Election Of Director To Serve For A Term Of One Year: Christopher A. Kuebler	For	For
WATERS CORPORATION	11-May-2021	8	Election Of Director To Serve For A Term Of One Year: Flemming Ornskov	For	Combined
WATERS CORPORATION	11-May-2021	9	Election Of Director To Serve For A Term Of One Year: Thomas P. Salice	For	For
WATERS CORPORATION	11-May-2021	10	To Ratify The Selection Of Pricewaterhousecoopers Llp As The Company'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	Combined
WATERS CORPORATION	11-May-2021	11	To Approve, By Non-Binding Vote, Named Executive Officer Compensation.	For	For
WAYFAIR INC	11-May-2021	1	Election Of Director: Niraj Shah	For	For
WAYFAIR INC	11-May-2021	2	Election Of Director: Steven Conine	For	For
WAYFAIR INC	11-May-2021	3	Election Of Director: Michael Choe	For	For
WAYFAIR INC	11-May-2021	4	Election Of Director: Andrea Jung	For	For
WAYFAIR INC	11-May-2021	5	Election Of Director: Michael Kumin	For	For
WAYFAIR INC	11-May-2021	6	Election Of Director: Jeffrey Naylor	For	For
WAYFAIR INC	11-May-2021	7	Election Of Director: Anke Schäferkordt	For	For
WAYFAIR INC	11-May-2021	8	Election Of Director: Michael E. Sneed	For	For
WAYFAIR INC	11-May-2021	9	To Ratify The Appointment Of Ernst & Young Llp As The Corporation'S Independent Registered Public Accountants For The Fiscal Year Ending December 31, 2021.	For	For
WEC ENERGY GROUP, INC.	06-May-2021	1	Election Of Director: Curt S. Culver	For	For
WEC ENERGY GROUP, INC.	06-May-2021	2	Election Of Director: Danny L. Cunningham	For	For
WEC ENERGY GROUP, INC.	06-May-2021	3	Election Of Director: William M. Farrow Iii	For	For
WEC ENERGY GROUP, INC.	06-May-2021	4	Election Of Director: J. Kevin Fletcher	For	For
WEC ENERGY GROUP, INC.	06-May-2021	5	Election Of Director: Cristina A. Garcia-Thomas	For	For
WEC ENERGY GROUP, INC.	06-May-2021	6	Election Of Director: Maria C. Green	For	For
WEC ENERGY GROUP, INC.	06-May-2021	7	Election Of Director: Gale E. Klappa	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WEC ENERGY GROUP, INC.	06-May-2021	8	Election Of Director: Thomas K. Lane	For	For
WEC ENERGY GROUP, INC.	06-May-2021	9	Election Of Director: Ullice Payne, Jr.	For	For
WEC ENERGY GROUP, INC.	06-May-2021	10	Election Of Director: Mary Ellen Stanek	For	For
WEC ENERGY GROUP, INC.	06-May-2021	11	Ratification Of Deloitte & Touche Llp As Independent Auditors For 2021.	For	For
WEC ENERGY GROUP, INC.	06-May-2021	12	Approval Of The Amendment And Restatement Of The Wec Energy Group Omnibus Stock Incentive Plan.	For	For
WEC ENERGY GROUP, INC.	06-May-2021	13	Advisory Vote To Approve Executive Compensation Of The Named Executive Officers.	For	For
WEG SA	27-Apr-2021	1	Important Market Processing Requirement: A Beneficial Owner Signed Power Of Attorney (Poa) May Be Required In Order To Lodge And Execute Your Voting Instructions In This Market (Dependant Upon The Availability And Usage Of The Remote Voting Platform). Absence Of A Poa, May Cause Your Instructions To Be Rejected. If You Have Any Questions, Please Contact Your Client Service Representative	Non-voting resolution	Combined
WEG SA	27-Apr-2021	2	Please Note That Votes 'In Favor' And 'Against' In The Same Agenda Item Are Not Allowed. Only Votes In Favor And/Or Abstain Or Against And/ Or Abstain Are Allowed. Thank You	Non-voting resolution	Non-voting resolution
WEG SA	27-Apr-2021	3	Examine On The Proposal To Stock Split Of The Common Shares Issued By The Company, Passing Each 1 One Common Share Representing 2 Two Common Shares, Without Increasing The Capital Stock	For	Combined
WEG SA	27-Apr-2021	3	Examine, Discuss And Vote On The Management Report, Financial Statements, Independent Auditors Report, Fiscal Council Opinion And Other Documents Relating To The Fiscal Year Ended December 31, 2020	For	For
WEG SA	27-Apr-2021	3	Examine On The Proposal To Stock Split Of The Common Shares Issued By The Company, Passing Each 1 One Common Share Representing 2 Two Common Shares, Without Increasing The Capital Stock	For	For
WEG SA	27-Apr-2021	3	Examine, Discuss And Vote On The Management Report, Financial Statements, Independent Auditors Report, Fiscal Council Opinion And Other Documents Relating To The Fiscal Year Ended December 31, 2020	For	Combined
WEG SA	27-Apr-2021	4	Examine, Discuss And Vote On The Proposal Of The Board Of Directors Regarding Amendments To The Bylaws To Accommodate The Previous Topic Proposal, If Approved, As Well As To Incorporate The Purposes What Is Determined By The New Version Novo Mercado Listing Regulation By B3 And The Corporate Governance Report Approved By The Brazilian Securities And Exchange Commission Cvm	For	For
WEG SA	27-Apr-2021	4	Approval On The Destination Of The Net Earnings Of The Fiscal Year And The Capital Budget For 2021 As Proposed By The Board Of Directors, As Well As, Ratify The Dividend And Interest On Stockholders Equity, As Previously Announced By The Board Of Directors	For	For
WEG SA	27-Apr-2021	4	Examine, Discuss And Vote On The Proposal Of The Board Of Directors Regarding Amendments To The Bylaws To Accommodate The Previous Topic Proposal, If Approved, As Well As To Incorporate The Purposes What Is Determined By The New Version Novo Mercado Listing Regulation By B3 And The Corporate Governance Report Approved By The Brazilian Securities And Exchange Commission Cvm	For	For
WEG SA	27-Apr-2021	4	Approval On The Destination Of The Net Earnings Of The Fiscal Year And The Capital Budget For 2021 As Proposed By The Board Of Directors, As Well As, Ratify The Dividend And Interest On Stockholders Equity, As Previously Announced By The Board Of Directors	For	For
WEG SA	27-Apr-2021	5	Consolidation Of The Bylaws Aiming At Adjusting The Resolutions Approved By The General Shareholders Meeting In Relation To The Previous Item	For	For
WEG SA	27-Apr-2021	5	Decide Upon Managements Global Annual Pay	For	Combined
WEG SA	27-Apr-2021	5	Consolidation Of The Bylaws Aiming At Adjusting The Resolutions Approved By The General Shareholders Meeting In Relation To The Previous Item	For	Combined
WEG SA	27-Apr-2021	5	Decide Upon Managements Global Annual Pay	For	For
WEG SA	27-Apr-2021	6	Election Of The Fiscal Council By Single Slate. Indication Of Each Slate Of Candidates And Of All The Names That Are On It. Alidor Lueders And Ilario Bruch. Vanderlei Dominguez Da Rosa And Paulo Roberto Franceschi	For	Combined
WEG SA	27-Apr-2021	7	If One Of The Candidates Who Is Part Of The Slate Ceases To Be Part Of It In Order To Accommodate The Separate Election That Is Dealt With In Article 161, 4 And Article 240 Of Law 6,404 Of 1976, Can The Votes Corresponding To Your Shares Continue To Be Conferred On The Chosen Slate	For	Combined
WEG SA	27-Apr-2021	8	Separate Election Of The Fiscal Council, Common Shares. Separate Election Of A Member Of The Fiscal Council By Minority Shareholders Holding Voting Shares, The Shareholder Can Only Fill In This Field If He Has Left The General Election Field Blank. Lucia Maria Martins Casasanta And Patricia Valente Stierli	For	Combined
WEG SA	27-Apr-2021	9	Decide Upon Fiscal Councils Pay	For	For
WEG SA	27-Apr-2021	10	Approve The Newspapers Used For The Legal Announcements And Disclosures	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WEICHAI POWER CO LTD	29-Jan-2021	1	General Authorization To The Board Regarding Share Offering	For	Combined
WEICHAI POWER CO LTD	29-Jan-2021	2	The Company'S Eligibility For Non-Public A-Share Offering	For	Combined
WEICHAI POWER CO LTD	29-Jan-2021	2	To Consider And Approve The Grant Of The General Mandate To Issue Shares To The Board	For	For
WEICHAI POWER CO LTD	29-Jan-2021	3	Plan For Non-Public A-Share Offering: Stock Type And Par Value	For	Combined
WEICHAI POWER CO LTD	29-Jan-2021	3	To Consider And Approve The Resolution On The Company'S Compliance With The Conditions Of Non-Public Issuance Of A Shares	For	For
WEICHAI POWER CO LTD	29-Jan-2021	4	Plan For Non-Public A-Share Offering: Issuing Method And Date	For	Combined
WEICHAI POWER CO LTD	29-Jan-2021	4	To Consider And Approve The Issuance Proposal For The Proposed Non-Public Issuance Of A Shares:Class And Par Value Of Shares To Be Issued	For	For
WEICHAI POWER CO LTD	29-Jan-2021	5	Plan For Non-Public A-Share Offering: Issuing Targets And Subscription Method	For	Combined
WEICHAI POWER CO LTD	29-Jan-2021	5	To Consider And Approve The Issuance Proposal For The Proposed Non-Public Issuance Of A Shares:Method And Time Of Issuance	For	For
WEICHAI POWER CO LTD	29-Jan-2021	6	Plan For Non-Public A-Share Offering: Issue Price, Pricing Principles And Pricing Base Date	For	Combined
WEICHAI POWER CO LTD	29-Jan-2021	6	To Consider And Approve The Issuance Proposal For The Proposed Non-Public Issuance Of A Shares:Target Subscribers And Subscription Method	For	For
WEICHAI POWER CO LTD	29-Jan-2021	7	Plan For Non-Public A-Share Offering: Issuing Volume	For	Combined
WEICHAI POWER CO LTD	29-Jan-2021	7	To Consider And Approve The Issuance Proposal For The Proposed Non-Public Issuance Of A Shares:Pricing Benchmark Date, Issue Price And Pricing	For	For
WEICHAI POWER CO LTD	29-Jan-2021	8	Plan For Non-Public A-Share Offering: Lockup Period	For	Combined
WEICHAI POWER CO LTD	29-Jan-2021	8	To Consider And Approve The Issuance Proposal For The Proposed Non-Public Issuance Of A Shares:Number Of Shares To Be Issued	For	For
WEICHAI POWER CO LTD	29-Jan-2021	9	Plan For Non-Public A-Share Offering: Listing Place	For	Combined
WEICHAI POWER CO LTD	29-Jan-2021	9	To Consider And Approve The Issuance Proposal For The Proposed Non-Public Issuance Of A Shares:Lock-Up Period Arrangement	For	For
WEICHAI POWER CO LTD	29-Jan-2021	10	Plan For Non-Public A-Share Offering: Arrangement For The Accumulated Retained Profits Before The Non-Public Share Offering	For	Combined
WEICHAI POWER CO LTD	29-Jan-2021	10	To Consider And Approve The Issuance Proposal For The Proposed Non-Public Issuance Of A Shares:Place Of Listing Of The New A Shares To Be Issued	For	For
WEICHAI POWER CO LTD	29-Jan-2021	11	Plan For Non-Public A-Share Offering: The Valid Period Of The Resolution On The Non-Public Share Offering	For	Combined
WEICHAI POWER CO LTD	29-Jan-2021	11	To Consider And Approve The Issuance Proposal For The Proposed Non-Public Issuance Of A Shares:Arrangement Of Accumulated Undistributed Profits	For	For
WEICHAI POWER CO LTD	29-Jan-2021	12	Plan For Non-Public A-Share Offering: Purpose Of The Raised Funds	For	Combined
WEICHAI POWER CO LTD	29-Jan-2021	12	To Consider And Approve The Issuance Proposal For The Proposed Non-Public Issuance Of A Shares:Validity Of The Resolutions In Respect Of The Non-Public Issuance Of A Shares	For	For
WEICHAI POWER CO LTD	29-Jan-2021	13	Preplan For The Non-Public A-Share Offering	For	Combined
WEICHAI POWER CO LTD	29-Jan-2021	13	To Consider And Approve The Issuance Proposal For The Proposed Non-Public Issuance Of A Shares: Use Of Proceeds	For	For
WEICHAI POWER CO LTD	29-Jan-2021	14	Feasibility Analysis Report On The Use Of Funds To Be Raised From The Non-Public A-Share Offering	For	Combined
WEICHAI POWER CO LTD	29-Jan-2021	14	To Consider And Approve The Resolution On The Plan For The Non-Public Issuance Of A Shares	For	For
WEICHAI POWER CO LTD	29-Jan-2021	15	No Need To Prepare A Report On Use Of Previously Raised Funds	For	Combined
WEICHAI POWER CO LTD	29-Jan-2021	15	To Consider And Approve The Resolution On The Feasibility Analysis Report On The Use Of Proceeds From The Non-Public Issuance Of A Shares	For	For
WEICHAI POWER CO LTD	29-Jan-2021	16	Diluted Immediate Return After The Non-Public A-Share Offering, Filling Measures And Commitments Of Relevant Parties	For	Combined
WEICHAI POWER CO LTD	29-Jan-2021	16	To Consider And Approve The Resolution On The Absence Of Need To Prepare A Report On The Use Of Previously Raised Proceeds	For	For
WEICHAI POWER CO LTD	29-Jan-2021	17	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	Combined
WEICHAI POWER CO LTD	29-Jan-2021	17	To Consider And Approve The Resolution On The Remedial Measures For The Dilution Of Immediate Returns Upon The Non-Public Issuance Of A Shares And Undertakings By The Relevant Persons	For	For
WEICHAI POWER CO LTD	29-Jan-2021	18	Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The Non-Public A-Share Offering	For	Combined
WEICHAI POWER CO LTD	29-Jan-2021	18	To Consider And Approve The Resolution On The Company'S Plan On Shareholders' Return For The Upcoming Three Years (2021 - 2023)	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WEICHAI POWER CO LTD	29-Jan-2021	19	Amendments To The Management Measures For The Use Of Raised Funds	For	Combined
WEICHAI POWER CO LTD	29-Jan-2021	19	To Consider And Approve The Resolution On The Authorisation To The Board And Its Authorised Person(S) To Deal With Matters Relevant To The Non-Public Issuance Of A Shares	For	For
WEICHAI POWER CO LTD	29-Jan-2021	20	To Consider And Approve The Resolution On The Proposed Amendments To The Company'S Management Measures On The Use Of Raised Proceeds	For	For
WEICHAI POWER CO LTD	21-May-2021	1	The Spin-Off Listing Of A Subsidiary On The Chinext Board Is In Compliance With Relevant Laws And Regulations	For	For
WEICHAI POWER CO LTD	21-May-2021	2	To Consider And Approve The Resolution On The Spin-Off And Listing Of Weichai Torch Technology Co., Ltd. (As Specified), A Subsidiary Of The Company, On The Chinext Board Of The Shenzhen Stock Exchange In Compliance With The Relevant Laws And Regulations	For	For
WEICHAI POWER CO LTD	21-May-2021	2	Plan For Spin-Off Listing Of A Subsidiary On The Chinext Board	For	For
WEICHAI POWER CO LTD	21-May-2021	3	To Consider And Approve The Resolution On The Proposal In Relation To The Spin-Off And Listing Of Weichai Torch Technology Co., Ltd. (As Specified), A Subsidiary Of The Company, On The Chinext Board Of The Shenzhen Stock Exchange	For	For
WEICHAI POWER CO LTD	21-May-2021	3	Preplan For Spin-Off Listing Of A Subsidiary On The Chinext Board	For	For
WEICHAI POWER CO LTD	21-May-2021	4	To Consider And Approve The Resolution On The "Plan For The Spin-Off And Listing Of Weichai Torch Technology Co., Ltd., A Subsidiary Of Weichai Power Co., Ltd., On The Chinext Board Of The Shenzhen Stock Exchange" (As Specified)	For	For
WEICHAI POWER CO LTD	21-May-2021	4	Compliance Of The Spin-Off Listing Of A Subsidiary On The Chinext Board With The Notice On Several Issues Concerning The Regulation Of Domestic Listing Of Subordinate Companies Of Domestically Listed Companies	For	For
WEICHAI POWER CO LTD	21-May-2021	5	To Consider And Approve The Resolution On The Spin-Off And Listing Of Weichai Torch Technology Co., Ltd. (As Specified), A Subsidiary Of The Company, On The Chinext Board Of The Shenzhen Stock Exchange In Compliance With The "Certain Provisions On Pilot Domestic Listing Of Spin-Off Subsidiaries Of Listed Companies" (As Specified)	For	For
WEICHAI POWER CO LTD	21-May-2021	5	The Spin-Off Listing Of A Subsidiary On The Chinext Board Is For The Legitimate Rights And Interest Of Shareholders And Creditors	For	For
WEICHAI POWER CO LTD	21-May-2021	6	To Consider And Approve The Resolution On The Spin-Off And Listing Of Weichai Torch Technology Co., Ltd. (As Specified), A Subsidiary Of The Company, On The Chinext Board Of The Shenzhen Stock Exchange Which Benefits To Safeguard The Legal Rights And Interests Of The Shareholders And Creditors Of The Company	For	For
WEICHAI POWER CO LTD	21-May-2021	6	Statement On Maintaining Independence And Sustainable Profitability Of The Company	For	For
WEICHAI POWER CO LTD	21-May-2021	7	To Consider And Approve The Resolution On The Ability Of The Company To Maintain Its Independence And Sustainable Operation Ability	For	For
WEICHAI POWER CO LTD	21-May-2021	7	The Subsidiary Is Capable Of Conducting Law-Based Operation	For	For
WEICHAI POWER CO LTD	21-May-2021	8	To Consider And Approve The Resolution On The Capacity Of Weichai Torch Technology Co., Ltd. (As Specified), A Subsidiary Of The Company, To Operate In Accordance With The Corresponding Regulations	For	For
WEICHAI POWER CO LTD	21-May-2021	8	Statement On The Compliance And Completeness Of The Legal Procedure Of The Spin-Off Listing And The Validity Of The Legal Documents Submitted	For	For
WEICHAI POWER CO LTD	21-May-2021	9	To Consider And Approve The Resolution On The Explanation Regarding The Completeness And Compliance Of The Statutory Procedures Performed For The Spin-Off And The Validity Of The Legal Documents To Be Submitted In Relation Thereto	For	For
WEICHAI POWER CO LTD	21-May-2021	9	Purpose, Commercial Reasonability, Necessity And Feasibility Of The Spin-Off Listing	For	For
WEICHAI POWER CO LTD	21-May-2021	10	To Consider And Approve The Resolution On The Analysis In Relation To The Objectives, Commercial Reasonableness, Necessity And Feasibility Of The Spin-Off	For	For
WEICHAI POWER CO LTD	21-May-2021	10	Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The Spin-Off Listing	For	For
WEICHAI POWER CO LTD	21-May-2021	11	To Consider And Approve The Resolution On The Authorisation To The Board Of The Company And Its Authorised Persons To Deal With The Matters Relating To The Spin-Off	For	For
WEICHAI POWER CO LTD	21-May-2021	11	Change Of The Company'S Business Scope And Amendments To The Company'S Articles Of Association	For	For
WEICHAI POWER CO LTD	21-May-2021	12	To Consider And Approve The Amendments To The Articles Of Association Of The Company As Set Out In The Circular Dated 30 April 2021	For	For
WEICHAI POWER CO LTD	21-May-2021	12	Connected Transactions With A Company	For	For
WEICHAI POWER CO LTD	21-May-2021	13	To Consider And Approve The Continuing Connected Transaction Between The Company And Its Subsidiaries And As Specified (Shantui Construction Machinery Co., Ltd.)	For	For
WEICHAI POWER CO LTD	21-May-2021	13	Connected Transactions Regarding Purchase Of Automobile, Automobile Parts, Engines, Engine Parts And Related Products And Services From A Company And Its Subsidiaries By The Company And Its Subsidiaries	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WEICHAI POWER CO LTD	21-May-2021	14	To Consider And Approve The Cnhc Purchase Agreement Dated 25 February 2021 In Respect Of The Purchase Of Vehicles, Vehicle Parts And Components And Related Products, Engines, Engine Parts And Components And Related Products, And Relevant Services By The Company (And Its Subsidiaries) From Cnhc (And Its Associates) And The Relevant New Cap	For	For
WEICHAI POWER CO LTD	21-May-2021	14	Connected Transactions Regarding Provision Of Automobile, Automobile Parts, Engines, Engine Parts And Related Products And Services To A Company And Its Subsidiaries By The Company And Its Subsidiaries	For	For
WEICHAI POWER CO LTD	21-May-2021	15	To Consider And Approve The Cnhc Supply Agreement Dated 25 February 2021 In Respect Of The Sale Of Vehicles, Vehicle Parts And Components And Related Products, Engines, Engine Parts And Components And Related Products, And Relevant Services By The Company (And Its Subsidiaries) To Cnhc (And Its Associates) And The Relevant New Cap	For	For
WEICHAI POWER CO LTD	28-Jun-2021	2	2020 Annual Report And Its Summary	For	For
WEICHAI POWER CO LTD	28-Jun-2021	3	To Consider And Approve The Annual Reports Of The Company For The Year Ended 31 December 2020	For	For
WEICHAI POWER CO LTD	28-Jun-2021	3	2020 Work Report Of The Board Of Directors	For	For
WEICHAI POWER CO LTD	28-Jun-2021	4	To Consider And Approve The Report Of The Board Of Directors Of The Company For The Year Ended 31 December 2020	For	For
WEICHAI POWER CO LTD	28-Jun-2021	4	2020 Work Report Of The Supervisory Committee	For	For
WEICHAI POWER CO LTD	28-Jun-2021	5	To Consider And Approve The Report Of The Supervisory Committee Of The Company For The Year Ended 31 December 2020	For	For
WEICHAI POWER CO LTD	28-Jun-2021	5	2020 Financial Report And Audit Report	For	For
WEICHAI POWER CO LTD	28-Jun-2021	6	To Consider And Receive The Audited Financial Statements Of The Company And The Auditors' Report For The Year Ended 31 December 2020	For	For
WEICHAI POWER CO LTD	28-Jun-2021	6	2020 Annual Accounts	For	For
WEICHAI POWER CO LTD	28-Jun-2021	7	To Consider And Approve The (As Specified) (Final Financial Report) Of The Company For The Year Ended 31 December 2020	For	For
WEICHAI POWER CO LTD	28-Jun-2021	7	2021 Financial Budget Report	For	Combined
WEICHAI POWER CO LTD	28-Jun-2021	8	To Consider And Approve The (As Specified) (Financial Budget Report) Of The Company For The Year Ending 31 December 2021	For	Combined
WEICHAI POWER CO LTD	28-Jun-2021	8	2021 Reappointment Of Audit Firm And Authorization To The Board To Decide Its Remuneration: Deloitte Touche Tohmatsu Certified Public Accountants Llp	For	For
WEICHAI POWER CO LTD	28-Jun-2021	9	To Consider And Approve The Re-Appointment Of Deloitte Touche Tohmatsu Certified Public Accountants Llp (As Specified) As The Auditors Of The Company For The Year Ending 31 December 2021 And To Authorise The Directors To Determine Their Remuneration	For	For
WEICHAI POWER CO LTD	28-Jun-2021	9	2021 Reappointment Of Internal Control Audit Firm: Hexin Accountants Llp	For	For
WEICHAI POWER CO LTD	28-Jun-2021	10	To Consider And Approve The Re-Appointment Of (As Specified) (Hexin Accountants Llp) As The Internal Control Auditors Of The Company For The Year Ending 31 December 2021	For	For
WEICHAI POWER CO LTD	28-Jun-2021	10	Merger And Acquisition Of A Wholly-Owned Subsidiary	For	For
WEICHAI POWER CO LTD	28-Jun-2021	11	To Consider And Approve The Merger And Absorption Of (As Specified) (Weichai Power (Weifang) Intensive Logistics Co., Ltd.), By The Company	For	For
WEICHAI POWER CO LTD	28-Jun-2021	11	Merger And Acquisition Of Another Wholly-Owned Subsidiary	For	For
WEICHAI POWER CO LTD	28-Jun-2021	12	To Consider And Approve The Merger And Absorption Of (As Specified) (Weichai Power (Weifang) Reconstruction Co., Ltd.) By The Company	For	For
WEICHAI POWER CO LTD	28-Jun-2021	12	Adjusted 2020 Profit Distribution Plan: Cny 2.330000 Of Cash Dividend Per 10 Shares, Tax Included: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny2.33000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
WEICHAI POWER CO LTD	28-Jun-2021	13	To Consider And Approve The Adjusted Proposal For The Distribution Of Profit To The Shareholders Of The Company For The Year Ended 31 December 2020	For	For
WEICHAI POWER CO LTD	28-Jun-2021	13	Authorization To The Board To Distribute 2021 Interim Profits To Shareholders	For	For
WEICHAI POWER CO LTD	28-Jun-2021	14	To Consider And Approve The Granting Of A Mandate To The Board Of Directors For The Payment Of Interim Dividend (If Any) To The Shareholders Of The Company For The Year Ending 31 December 2021	For	For
WEICHAI POWER CO LTD	28-Jun-2021	14	Election Of Non-Independent Director: Tan Xuguang	For	For
WEICHAI POWER CO LTD	28-Jun-2021	15	Election Of Non-Independent Director: Zhang Liangfu	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WEICHAI POWER CO LTD	28-Jun-2021	16	To Consider And Approve The Re-Election Of Mr. Tan Xuguang As A Director Of The Company For A Term Of Three Years From The Date Of The Agm To The Conclusion Of The Annual General Meeting Of The Company For The Year Ending 31 December 2023 (Both Days Inclusive)	For	For
WEICHAI POWER CO LTD	28-Jun-2021	16	Election Of Non-Independent Director: Jiang Kui	For	For
WEICHAI POWER CO LTD	28-Jun-2021	17	To Consider And Approve The Re-Election Of Mr. Zhang Liangfu As A Director Of The Company For A Term Of Three Years From The Date Of The Agm To The Conclusion Of The Annual General Meeting Of The Company For The Year Ending 31 December 2023 (Both Days Inclusive)	For	For
WEICHAI POWER CO LTD	28-Jun-2021	17	Election Of Non-Independent Director: Zhang Quan	For	For
WEICHAI POWER CO LTD	28-Jun-2021	18	To Consider And Approve The Re-Election Of Mr. Jiang Kui As A Director Of The Company For A Term Of Three Years From The Date Of The Agm To The Conclusion Of The Annual General Meeting Of The Company For The Year Ending 31 December 2023 (Both Days Inclusive)	For	For
WEICHAI POWER CO LTD	28-Jun-2021	18	Election Of Non-Independent Director: Xu Xinyu	For	For
WEICHAI POWER CO LTD	28-Jun-2021	19	To Consider And Approve The Re-Election Of Mr. Zhang Quan As A Director Of The Company For A Term Of Three Years From The Date Of The Agm To The Conclusion Of The Annual General Meeting Of The Company For The Year Ending 31 December 2023 (Both Days Inclusive)	For	For
WEICHAI POWER CO LTD	28-Jun-2021	19	Election Of Non-Independent Director: Sun Shaojun	For	For
WEICHAI POWER CO LTD	28-Jun-2021	20	To Consider And Approve The Re-Election Of Mr. Xu Xinyu As A Director Of The Company For A Term Of Three Years From The Date Of The Agm To The Conclusion Of The Annual General Meeting Of The Company For The Year Ending 31 December 2023 (Both Days Inclusive)	For	For
WEICHAI POWER CO LTD	28-Jun-2021	20	Election Of Non-Independent Director: Yuan Hongming	For	For
WEICHAI POWER CO LTD	28-Jun-2021	21	To Consider And Approve The Re-Election Of Mr. Sun Shaojun As A Director Of The Company For A Term Of Three Years From The Date Of The Agm To The Conclusion Of The Annual General Meeting Of The Company For The Year Ending 31 December 2023 (Both Days Inclusive)	For	For
WEICHAI POWER CO LTD	28-Jun-2021	21	Election Of Non-Independent Director: Yan Jianbo	For	For
WEICHAI POWER CO LTD	28-Jun-2021	22	To Consider And Approve The Re-Election Of Mr. Yuan Hongming As A Director Of The Company For A Term Of Three Years From The Date Of The Agm To The Conclusion Of The Annual General Meeting Of The Company For The Year Ending 31 December 2023 (Both Days Inclusive)	For	For
WEICHAI POWER CO LTD	28-Jun-2021	22	Election Of Non-Independent Director: Gordon Riske	For	For
WEICHAI POWER CO LTD	28-Jun-2021	23	To Consider And Approve The Re-Election Of Mr. Yan Jianbo As A Director Of The Company For A Term Of Three Years From The Date Of The Agm To The Conclusion Of The Annual General Meeting Of The Company For The Year Ending 31 December 2023 (Both Days Inclusive)	For	For
WEICHAI POWER CO LTD	28-Jun-2021	23	Election Of Non-Independent Director: Michael Macht	For	For
WEICHAI POWER CO LTD	28-Jun-2021	24	To Consider And Approve The Re-Election Of Mr. Gordon Riske As A Director Of The Company For A Term Of Three Years From The Date Of The Agm To The Conclusion Of The Annual General Meeting Of The Company For The Year Ending 31 December 2023 (Both Days Inclusive)	For	For
WEICHAI POWER CO LTD	28-Jun-2021	24	Election Of Independent Director: Li Hongwu	For	Combined
WEICHAI POWER CO LTD	28-Jun-2021	25	To Consider And Approve The Re-Election Of Mr. Michael Martin Macht As A Director Of The Company For A Term Of Three Years From The Date Of The Agm To The Conclusion Of The Annual General Meeting Of The Company For The Year Ending 31 December 2023 (Both Days Inclusive)	For	Combined
WEICHAI POWER CO LTD	28-Jun-2021	25	Election Of Independent Director: Wen Daocai	For	Combined
WEICHAI POWER CO LTD	28-Jun-2021	26	Election Of Independent Director: Jiang Yan	For	Combined
WEICHAI POWER CO LTD	28-Jun-2021	27	To Consider And Approve The Re-Election Of Mr. Li Hongwu As An Independent Non-Executive Director Of The Company For A Term Of Three Years From The Date Of The Agm To 7 June 2023	For	Combined
WEICHAI POWER CO LTD	28-Jun-2021	27	Election Of Independent Director: Yu Zhuoping	For	Combined
WEICHAI POWER CO LTD	28-Jun-2021	28	To Consider And Approve The Re-Election Of Mr. Wen Daocai As An Independent Non-Executive Director Of The Company For A Term Of Three Years From The Date Of The Agm To The Conclusion Of The Annual General Meeting Of The Company For The Year Ending 31 December 2023 (Both Days Inclusive)	For	Combined
WEICHAI POWER CO LTD	28-Jun-2021	28	Election Of Independent Director: Zhao Huifang	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WEICHAIR POWER CO LTD	28-Jun-2021	29	To Consider And Approve The Re-Election Of Ms. Jiang Yan As An Independent Non-Executive Director Of The Company For A Term Of Three Years From The Date Of The Agm To The Conclusion Of The Annual General Meeting Of The Company For The Year Ending 31 December 2023 (Both Days Inclusive)	For	Combined
WEICHAIR POWER CO LTD	28-Jun-2021	29	Election Of Non-Employee Supervisor: Lu Wenwu	For	For
WEICHAIR POWER CO LTD	28-Jun-2021	30	To Consider And Approve The Re-Election Of Mr. Yu Zhuoping As An Independent Non-Executive Director Of The Company For A Term Of Three Years From The Date Of The Agm To The Conclusion Of The Annual General Meeting Of The Company For The Year Ending 31 December 2023 (Both Days Inclusive)	For	For
WEICHAIR POWER CO LTD	28-Jun-2021	30	Election Of Non-Employee Supervisor: Wu Hongwei	For	For
WEICHAIR POWER CO LTD	28-Jun-2021	31	To Consider And Approve The Re-Election Of Ms. Zhao Huifang As An Independent Non-Executive Director Of The Company For A Term Of Three Years From The Date Of The Agm To The Conclusion Of The Annual General Meeting Of The Company For The Year Ending 31 December 2023 (Both Days Inclusive)	For	For
WEICHAIR POWER CO LTD	28-Jun-2021	33	To Consider And Approve The Re-Election Of Mr. Lu Wenwu As A Supervisor Of The Company For A Term Of Three Years From The Date Of The Agm To The Conclusion Of The Annual General Meeting Of The Company For The Year Ending 31 December 2023 (Both Days Inclusive)	For	For
WEICHAIR POWER CO LTD	28-Jun-2021	34	To Consider And Approve The Re-Election Of Mr. Wu Hongwei As A Supervisor Of The Company For A Term Of Three Years From The Date Of The Agm To The Conclusion Of The Annual General Meeting Of The Company For The Year Ending 31 December 2023 (Both Days Inclusive)	For	For
WEIMOB INC.	29-Jun-2021	4	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries And The Reports Of The Directors And Auditor For The Year Ended December 31, 2020	For	For
WEIMOB INC.	29-Jun-2021	5	To Re-Elect The Following Director Of The Company (The "Directors"): To Re-Elect Mr. Sun Taoyong As An Executive Director Of The Company	For	For
WEIMOB INC.	29-Jun-2021	6	To Re-Elect The Following Director Of The Company (The "Directors"): To Re-Elect Dr. Sun Mingchun As An Independent Non-Executive Director Of The Company	For	For
WEIMOB INC.	29-Jun-2021	7	To Re-Elect The Following Director Of The Company (The "Directors"): To Re-Elect Dr. Li Xufu As An Independent Non-Executive Director Of The Company	For	For
WEIMOB INC.	29-Jun-2021	8	To Authorise The Board Of Directors To Fix The Remuneration Of The Directors	For	For
WEIMOB INC.	29-Jun-2021	9	To Re-Appoint Pricewaterhousecoopers As The Auditor Of The Company And To Authorise The Board Of Directors To Fix Its Remuneration	For	For
WEIMOB INC.	29-Jun-2021	10	To Grant A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares Not Exceeding 10% Of The Issued Shares Of The Company	For	For
WEIMOB INC.	29-Jun-2021	11	To Grant A General Mandate To The Directors To Purchase Shares Not Exceeding 10% Of The Issued Shares Of The Company	For	For
WEIMOB INC.	29-Jun-2021	12	To Extend The Authority Granted To The Directors Pursuant To Ordinary Resolution No. 4(A) To Issue Shares By Adding To The Issued Shares Of The Company The Number Of Shares Purchased Under Ordinary Resolution No. 4(B)	For	Combined
WEIMOB INC.	29-Jun-2021	13	To Grant The Rsu Scheme Annual Mandate.	For	Combined
WEINGARTEN REALTY INVESTORS	26-Apr-2021	1	Election Of Trust Manager: Andrew M. Alexander	For	For
WEINGARTEN REALTY INVESTORS	26-Apr-2021	2	Election Of Trust Manager: Stanford J. Alexander	For	For
WEINGARTEN REALTY INVESTORS	26-Apr-2021	3	Election Of Trust Manager: Shelaghmichael C. Brown	For	Combined
WEINGARTEN REALTY INVESTORS	26-Apr-2021	4	Election Of Trust Manager: Stephen A. Lasher	For	Combined
WEINGARTEN REALTY INVESTORS	26-Apr-2021	5	Election Of Trust Manager: Thomas L. Ryan	For	For
WEINGARTEN REALTY INVESTORS	26-Apr-2021	6	Election Of Trust Manager: Douglas W. Schnitzer	For	For
WEINGARTEN REALTY INVESTORS	26-Apr-2021	7	Election Of Trust Manager: C. Park Shaper	For	For
WEINGARTEN REALTY INVESTORS	26-Apr-2021	8	Election Of Trust Manager: Marc J. Shapiro	For	For
WEINGARTEN REALTY INVESTORS	26-Apr-2021	9	To Adopt The Second Amendment To The Weingarten Realty Investors Amended And Restated 2010 Long-Term Incentive Plan.	For	For
WEINGARTEN REALTY INVESTORS	26-Apr-2021	10	Ratification Of The Appointment Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
WEINGARTEN REALTY INVESTORS	26-Apr-2021	11	To Approve, By Non-Binding Vote, Executive Compensation.	For	For
WELCIA HOLDINGS CO.,LTD.	25-May-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
WELCIA HOLDINGS CO.,LTD.	25-May-2021	2	Appoint A Director Ikeno, Takamitsu	For	Combined
WELCIA HOLDINGS CO.,LTD.	25-May-2021	3	Appoint A Director Matsumoto, Tadahisa	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WELCIA HOLDINGS CO.,LTD.	25-May-2021	4	Appoint A Director Sato, Norimasa	For	For
WELCIA HOLDINGS CO.,LTD.	25-May-2021	5	Appoint A Director Nakamura, Juichi	For	For
WELCIA HOLDINGS CO.,LTD.	25-May-2021	6	Appoint A Director Okada, Motoya	For	For
WELCIA HOLDINGS CO.,LTD.	25-May-2021	7	Appoint A Director Narita, Yukari	For	For
WELCIA HOLDINGS CO.,LTD.	25-May-2021	8	Appoint A Director Nakai, Tomoko	For	For
WELCIA HOLDINGS CO.,LTD.	25-May-2021	9	Appoint A Director Ishizuka, Kunio	For	For
WELLS FARGO & COMPANY	27-Apr-2021	1	Election Of Director: Steven D. Black	For	For
WELLS FARGO & COMPANY	27-Apr-2021	2	Election Of Director: Mark A. Chancy	For	For
WELLS FARGO & COMPANY	27-Apr-2021	3	Election Of Director: Celeste A. Clark	For	For
WELLS FARGO & COMPANY	27-Apr-2021	4	Election Of Director: Theodore F. Craver, Jr.	For	For
WELLS FARGO & COMPANY	27-Apr-2021	5	Election Of Director: Wayne M. Hewett	For	For
WELLS FARGO & COMPANY	27-Apr-2021	6	Election Of Director: Maria R. Morris	For	For
WELLS FARGO & COMPANY	27-Apr-2021	7	Election Of Director: Charles H. Noski	For	For
WELLS FARGO & COMPANY	27-Apr-2021	8	Election Of Director: Richard B. Payne, Jr.	For	For
WELLS FARGO & COMPANY	27-Apr-2021	9	Election Of Director: Juan A. Pujadas	For	For
WELLS FARGO & COMPANY	27-Apr-2021	10	Election Of Director: Ronald L. Sargent	For	For
WELLS FARGO & COMPANY	27-Apr-2021	11	Election Of Director: Charles W. Scharf	For	For
WELLS FARGO & COMPANY	27-Apr-2021	12	Election Of Director: Suzanne M. Vautrinot	For	For
WELLS FARGO & COMPANY	27-Apr-2021	13	Advisory Resolution To Approve Executive Compensation.	For	For
WELLS FARGO & COMPANY	27-Apr-2021	14	Ratification Of The Appointment Of Kpmg Llp As The Company'S Independent Registered Public Accounting Firm For 2021.	For	For
WELLS FARGO & COMPANY	27-Apr-2021	15	Shareholder Proposal - Make Shareholder Proxy Access More Accessible.	Against	Combined
WELLS FARGO & COMPANY	27-Apr-2021	16	Shareholder Proposal - Amend Certificate Of Incorporation To Become A Delaware Public Benefit Corporation.	Against	Against
WELLS FARGO & COMPANY	27-Apr-2021	17	Shareholder Proposal - Report On Incentive-Based Compensation And Risks Of Material Losses.	Against	Against
WELLS FARGO & COMPANY	27-Apr-2021	18	Shareholder Proposal - Conduct A Racial Equity Audit.	Against	Against
WELLTOWER INC.	26-May-2021	1	Election Of Director: Kenneth J. Bacon	For	Combined
WELLTOWER INC.	26-May-2021	2	Election Of Director: Karen B. Desalvo	For	For
WELLTOWER INC.	26-May-2021	3	Election Of Director: Jeffrey H. Donahue	For	For
WELLTOWER INC.	26-May-2021	4	Election Of Director: Philip L. Hawkins	For	For
WELLTOWER INC.	26-May-2021	5	Election Of Director: Dennis G. Lopez	For	For
WELLTOWER INC.	26-May-2021	6	Election Of Director: Shankh Mitra	For	For
WELLTOWER INC.	26-May-2021	7	Election Of Director: Ade J. Patton	For	For
WELLTOWER INC.	26-May-2021	8	Election Of Director: Diana W. Reid	For	For
WELLTOWER INC.	26-May-2021	9	Election Of Director: Sergio D. Rivera	For	For
WELLTOWER INC.	26-May-2021	10	Election Of Director: Johnese M. Spisso	For	For
WELLTOWER INC.	26-May-2021	11	Election Of Director: Kathryn M. Sullivan	For	For
WELLTOWER INC.	26-May-2021	12	The Ratification Of The Appointment Of Ernst & Young Llp As Independent Registered Public Accounting Firm For The Fiscal Year 2021.	For	Combined
WELLTOWER INC.	26-May-2021	13	The Approval, On An Advisory Basis, Of The Compensation Of Our Named Executive Officers As Disclosed In The 2021 Proxy Statement.	For	For
WENS FOODSTUFF GROUP CO., LTD.	13-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
WENS FOODSTUFF GROUP CO., LTD.	13-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
WENS FOODSTUFF GROUP CO., LTD.	13-May-2021	3	2020 Annual Report And Its Summary	For	For
WENS FOODSTUFF GROUP CO., LTD.	13-May-2021	4	2020 Annual Accounts	For	For
WENS FOODSTUFF GROUP CO., LTD.	13-May-2021	5	Internal Control Self-Evaluation Report	For	For
WENS FOODSTUFF GROUP CO., LTD.	13-May-2021	6	Special Report On The Deposit And Use Of Raised Funds In 2020	For	For
WENS FOODSTUFF GROUP CO., LTD.	13-May-2021	7	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
WENS FOODSTUFF GROUP CO., LTD.	13-May-2021	8	2021 Estimated Continuing Connected Transactions	For	For
WENS FOODSTUFF GROUP CO., LTD.	13-May-2021	9	Transfer Of Employee Affordable Housing Properties To Related Parties	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WENS FOODSTUFF GROUP CO., LTD.	13-May-2021	10	Provision Of Guarantee For Payment For Raw Materials Purchased By Wholly-Owned And Controlled Subsidiaries	For	For
WENS FOODSTUFF GROUP CO., LTD.	13-May-2021	11	Provision Of Guarantee For Bank Credit Application By Controlled Subsidiaries For Its Wholly-Owned Subsidiaries	For	For
WENS FOODSTUFF GROUP CO., LTD.	13-May-2021	12	Determination Of Remuneration Or Allowance For Directors And Supervisors	For	For
WENS FOODSTUFF GROUP CO., LTD.	13-May-2021	13	Reappointment Of Audit Firm	For	For
WENS FOODSTUFF GROUP CO., LTD.	13-May-2021	14	Application For Registration And Issuance Of Super And Short-Term Commercial Papers	For	For
WENS FOODSTUFF GROUP CO., LTD.	13-May-2021	15	Cash Management With Temporarily Idle Raised Funds	For	For
WENS FOODSTUFF GROUP CO., LTD.	13-May-2021	16	The Third Phase Restricted Stock Incentive Plan (Revised Draft) And Its Summary	For	Combined
WENS FOODSTUFF GROUP CO., LTD.	13-May-2021	17	Appraisal Management Measures For The Implementation Of The Third Phase Restricted Stock Incentive Plan	For	Against
WENS FOODSTUFF GROUP CO., LTD.	13-May-2021	18	Authorization To The Board To Handle Matters Regarding The Third Phase Restricted Stock Incentive Plan	For	Against
WENS FOODSTUFF GROUP CO., LTD.	17-Jun-2021	1	Repurchase And Cancellation Of The Remaining Locked Restricted Stocks Under The First Phase Restricted Stock Incentive Plan	For	Combined
WENS FOODSTUFF GROUP CO., LTD.	17-Jun-2021	2	Change Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
WENS FOODSTUFF GROUP CO., LTD.	17-Jun-2021	3	A Company'S Provision Of Guarantee For The Bank Credit Line Applied For By Its Wholly-Owned Subsidiaries	For	For
WENS FOODSTUFF GROUP CO., LTD.	17-Jun-2021	4	Provision Of Guarantee For Loans For Raw Materials Purchased By Wholly-Owned And Controlled Subsidiaries	For	For
WERELDHAVE NV	26-Apr-2021	4	Report Of The Board Of Management And Annual Accounts: Execution Remuneration Policy 2020	For	For
WERELDHAVE NV	26-Apr-2021	6	Report Of The Board Of Management And Annual Accounts: Proposal To Adopt The Annual Accounts 2020	For	For
WERELDHAVE NV	26-Apr-2021	7	Report Of The Board Of Management And Annual Accounts: Dividend- And Reserves Policy Proposal Of A Dividend For 2020 Of Eur 0.50 Per Ordinary Share In Cash	For	For
WERELDHAVE NV	26-Apr-2021	8	Report Of The Board Of Management And Annual Accounts: Proposal To Discharge The Members Of The Board Of Management	For	For
WERELDHAVE NV	26-Apr-2021	9	Report Of The Board Of Management And Annual Accounts: Proposal To Discharge The Members Of The Supervisory Board	For	For
WERELDHAVE NV	26-Apr-2021	10	Proposal To Reappoint Mr. H. Brand As Member Of The Supervisory Board	For	For
WERELDHAVE NV	26-Apr-2021	11	Proposal To Reappoint Mr. A. Nuhn As Member Of The Supervisory Board	For	For
WERELDHAVE NV	26-Apr-2021	12	Proposal To Reappoint Kpmg Accountants N.V	For	For
WERELDHAVE NV	26-Apr-2021	13	Authority To Issue Shares: Proposal To Grant The Authority To The Board Of Management To Issue Shares And/Or Grant Rights To Subscribe For Shares	For	For
WERELDHAVE NV	26-Apr-2021	14	Authority To Issue Shares: Proposal To Grant The Authority To The Board Of Management To Restrict Or Exclude Pre-Emptive Rights	For	For
WERELDHAVE NV	26-Apr-2021	15	Proposal To Authorize The Board Of Management To Repurchase Own Shares	For	For
WEST FRASER TIMBER CO. LTD.	20-Apr-2021	1	Director	For	For
WEST FRASER TIMBER CO. LTD.	20-Apr-2021	2	On The Resolution To Appoint Pricewaterhousecoopers Llp, Chartered Professional Accountants, As Auditor Of The Company For The Ensuing Year At The Remuneration To Be Fixed By The Board Of Directors Of The Company.	For	For
WEST FRASER TIMBER CO. LTD.	20-Apr-2021	3	The Resolution To Accept The Company'S Approach To Executive Compensation, As More Particularly Described In The Information Circular For The Meeting.	For	For
WEST JAPAN RAILWAY COMPANY	23-Jun-2021	2	Approve Appropriation Of Surplus	For	For
WEST JAPAN RAILWAY COMPANY	23-Jun-2021	3	Appoint A Director Hasegawa, Kazuaki	For	For
WEST JAPAN RAILWAY COMPANY	23-Jun-2021	4	Appoint A Director Saito, Norihiko	For	For
WEST JAPAN RAILWAY COMPANY	23-Jun-2021	5	Appoint A Director Miyahara, Hideo	For	For
WEST JAPAN RAILWAY COMPANY	23-Jun-2021	6	Appoint A Director Takagi, Hikaru	For	For
WEST JAPAN RAILWAY COMPANY	23-Jun-2021	7	Appoint A Director Tsutsui, Yoshinobu	For	For
WEST JAPAN RAILWAY COMPANY	23-Jun-2021	8	Appoint A Director Nozaki, Haruko	For	For
WEST JAPAN RAILWAY COMPANY	23-Jun-2021	9	Appoint A Director Ogata, Fumito	For	For
WEST JAPAN RAILWAY COMPANY	23-Jun-2021	10	Appoint A Director Sugioka, Atsushi	For	For
WEST JAPAN RAILWAY COMPANY	23-Jun-2021	11	Appoint A Director Kurasaka, Shoji	For	For
WEST JAPAN RAILWAY COMPANY	23-Jun-2021	12	Appoint A Director Nakamura, Keijiro	For	For
WEST JAPAN RAILWAY COMPANY	23-Jun-2021	13	Appoint A Director Kawai, Tadashi	For	For
WEST JAPAN RAILWAY COMPANY	23-Jun-2021	14	Appoint A Director Nakanishi, Yutaka	For	For
WEST JAPAN RAILWAY COMPANY	23-Jun-2021	15	Appoint A Director Tsubone, Eiji	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WEST PHARMACEUTICAL SERVICES, INC.	04-May-2021	1	Election Of Director: Mark A. Buthman	For	For
WEST PHARMACEUTICAL SERVICES, INC.	04-May-2021	2	Election Of Director: William F. Feehery	For	For
WEST PHARMACEUTICAL SERVICES, INC.	04-May-2021	3	Election Of Director: Robert Friel	For	For
WEST PHARMACEUTICAL SERVICES, INC.	04-May-2021	4	Election Of Director: Eric M. Green	For	For
WEST PHARMACEUTICAL SERVICES, INC.	04-May-2021	5	Election Of Director: Thomas W. Hofmann	For	For
WEST PHARMACEUTICAL SERVICES, INC.	04-May-2021	6	Election Of Director: Deborah L. V. Keller	For	For
WEST PHARMACEUTICAL SERVICES, INC.	04-May-2021	7	Election Of Director: Myla P. Lai-Goldman	For	For
WEST PHARMACEUTICAL SERVICES, INC.	04-May-2021	8	Election Of Director: Douglas A. Michels	For	For
WEST PHARMACEUTICAL SERVICES, INC.	04-May-2021	9	Election Of Director: Paolo Pucci	For	For
WEST PHARMACEUTICAL SERVICES, INC.	04-May-2021	10	Election Of Director: Patrick J. Zenner	For	For
WEST PHARMACEUTICAL SERVICES, INC.	04-May-2021	11	Advisory Vote To Approve Named Executive Officer Compensation.	For	For
WEST PHARMACEUTICAL SERVICES, INC.	04-May-2021	12	To Ratify The Appointment Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For 2021.	For	Combined
WESTINGHOUSE AIR BRAKE TECHNOLOGIES CORP	19-May-2021	1	Director	For	For
WESTINGHOUSE AIR BRAKE TECHNOLOGIES CORP	19-May-2021	2	Approve An Advisory (Non-Binding) Resolution Relating To The Approval Of 2020 Named Executive Officer Compensation.	For	For
WESTINGHOUSE AIR BRAKE TECHNOLOGIES CORP	19-May-2021	3	Ratify The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For The 2021 Fiscal Year.	For	For
WESTPORTS HOLDINGS BERHAD	27-Apr-2021	1	To Approve The Aggregate Directors' Fees And Benefits Payable To The Non-Executive Directors Of The Company And Its Subsidiary, Westports Malaysia Sdn Bhd Of An Amount Not Exceeding Rm3,350,000.00 From This Annual General Meeting Until The Next Annual General Meeting Of The Company, To Be Paid Monthly In Arrears After Each Month Of Completed Service Of The Directors	For	For
WESTPORTS HOLDINGS BERHAD	27-Apr-2021	2	To Re-Elect The Following Director Who Is Retiring Pursuant To Clause 115 Of The Constitution Of The Company: Datuk Ruben Emir Gnanalingam Bin Abdullah	For	Combined
WESTPORTS HOLDINGS BERHAD	27-Apr-2021	3	To Re-Elect The Following Director Who Is Retiring Pursuant To Clause 115 Of The Constitution Of The Company: Dato' Yusli Bin Mohamed Yusoff	For	For
WESTPORTS HOLDINGS BERHAD	27-Apr-2021	4	To Re-Elect The Following Director Who Is Retiring Pursuant To Clause 115 Of The Constitution Of The Company: Ms. Ruth Sin Ling Tsim	For	Combined
WESTPORTS HOLDINGS BERHAD	27-Apr-2021	5	To Re-Elect The Following Director Who Is Retiring Pursuant To Clause 115 Of The Constitution Of The Company: Ms. Chan Chu Wei	For	Combined
WESTPORTS HOLDINGS BERHAD	27-Apr-2021	6	To Re-Appoint Deloitte Pll As Auditors Of The Company And To Authorise The Directors To Fix Their Remuneration	For	Combined
WESTPORTS HOLDINGS BERHAD	27-Apr-2021	7	Proposed Authority To Allot And Issue Shares Pursuant To Section 76 Of The Companies Act 2016	For	For
WESTROCK COMPANY	29-Jan-2021	1	Election Of Director: Colleen F. Arnold	For	For
WESTROCK COMPANY	29-Jan-2021	2	Election Of Director: Timothy J. Bernlohr	For	For
WESTROCK COMPANY	29-Jan-2021	3	Election Of Director: J. Powell Brown	For	For
WESTROCK COMPANY	29-Jan-2021	4	Election Of Director: Terrell K. Crews	For	For
WESTROCK COMPANY	29-Jan-2021	5	Election Of Director: Russell M. Currey	For	For
WESTROCK COMPANY	29-Jan-2021	6	Election Of Director: Suzan F. Harrison	For	For
WESTROCK COMPANY	29-Jan-2021	7	Election Of Director: John A. Luke, Jr.	For	For
WESTROCK COMPANY	29-Jan-2021	8	Election Of Director: Gracia C. Martore	For	For
WESTROCK COMPANY	29-Jan-2021	9	Election Of Director: James E. Nevels	For	For
WESTROCK COMPANY	29-Jan-2021	10	Election Of Director: Steven C. Voorhees	For	For
WESTROCK COMPANY	29-Jan-2021	11	Election Of Director: Bettina M. Whyte	For	For
WESTROCK COMPANY	29-Jan-2021	12	Election Of Director: Alan D. Wilson	For	For
WESTROCK COMPANY	29-Jan-2021	13	Advisory Vote To Approve Executive Compensation.	For	For
WESTROCK COMPANY	29-Jan-2021	14	Approval Of Westrock Company 2020 Incentive Stock Plan.	For	For
WESTROCK COMPANY	29-Jan-2021	15	Ratification Of Appointment Of Ernst & Young Llp.	For	For
WEYERHAEUSER COMPANY	14-May-2021	1	Election Of Director: Mark A. Emmert	For	For
WEYERHAEUSER COMPANY	14-May-2021	2	Election Of Director: Rick R. Holley	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WEYERHAEUSER COMPANY	14-May-2021	3	Election Of Director: Sara Grootwassink Lewis	For	For
WEYERHAEUSER COMPANY	14-May-2021	4	Election Of Director: Deidra C. Merriwether	For	For
WEYERHAEUSER COMPANY	14-May-2021	5	Election Of Director: Al Monaco	For	For
WEYERHAEUSER COMPANY	14-May-2021	6	Election Of Director: Nicole W. Piasecki	For	For
WEYERHAEUSER COMPANY	14-May-2021	7	Election Of Director: Lawrence A. Selzer	For	For
WEYERHAEUSER COMPANY	14-May-2021	8	Election Of Director: Devin W. Stockfish	For	For
WEYERHAEUSER COMPANY	14-May-2021	9	Election Of Director: Kim Williams	For	For
WEYERHAEUSER COMPANY	14-May-2021	10	Approval, On An Advisory Basis, Of The Compensation Of The Named Executive Officers.	For	For
WEYERHAEUSER COMPANY	14-May-2021	11	Ratification Of Selection Of Independent Registered Public Accounting Firm For 2021.	For	For
WH GROUP LTD	01-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0422/2021042200601.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0422/2021042200585.Pdf	Non-voting resolution	Combined
WH GROUP LTD	01-Jun-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
WH GROUP LTD	01-Jun-2021	3	To Receive, Consider And Adopt The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries And The Reports Of The Directors And Auditor For The Year Ended December 31, 2020	For	Combined
WH GROUP LTD	01-Jun-2021	4	To Re-Elect Mr. Wan Long As An Executive Director Of The Company	For	Combined
WH GROUP LTD	01-Jun-2021	5	To Re-Elect Mr. Wan Hongjian As An Executive Director Of The Company	For	Combined
WH GROUP LTD	01-Jun-2021	6	To Re-Elect Mr. Ma Xiangjie As An Executive Director Of The Company	For	Combined
WH GROUP LTD	01-Jun-2021	7	To Re-Elect Mr. Dennis Pat Rick Organ As An Executive Director Of The Company	For	Combined
WH GROUP LTD	01-Jun-2021	8	To Authorize The Board Of Directors Of The Company To Fix The Remuneration Of All Directors Of The Company	For	For
WH GROUP LTD	01-Jun-2021	9	To Re-Appoint Ernst & Young As The Auditor Of The Company, To Hold Office Until The Conclusion Of The Next Annual General Meeting Of The Company, And To Authorize The Board Of Directors Of The Company To Fix Their Remuneration	For	For
WH GROUP LTD	01-Jun-2021	10	To Declare A Final Dividend Of Hkd 0.125 Per Share Of The Company For The Year Ended December 31, 2020	For	For
WH GROUP LTD	01-Jun-2021	11	To Give A General Mandate To The Board Of Directors Of The Company To Repurchase Shares Of The Company Not Exceeding 10% Of The Total Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	For
WH GROUP LTD	01-Jun-2021	12	To Give A General Mandate To The Board Of Directors Of The Company To Issue, Allot And Deal With Additional Shares Of The Company Not Exceeding 10% Of The Total Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined
WH GROUP LTD	01-Jun-2021	13	To Extend The General Mandate Granted To The Board Of Directors Of The Company To Issue, Allot And Deal With Additional Shares Of The Company By The Total Number Of Shares Repurchased By The Company	For	Against
WHARF REAL ESTATE INVESTMENT COMPANY LIMITED	06-May-2021	3	To Adopt The Financial Statements And The Reports Of The Directors And Independent Auditor For The Financial Year Ended 31 December 2020	For	Combined
WHARF REAL ESTATE INVESTMENT COMPANY LIMITED	06-May-2021	4	To Re-Elect Mr. Paul Yiu Cheung Tsui, A Retiring Director, As A Director	For	For
WHARF REAL ESTATE INVESTMENT COMPANY LIMITED	06-May-2021	5	To Re-Elect Mr. Tak Hay Chau, A Retiring Director, As A Director	For	For
WHARF REAL ESTATE INVESTMENT COMPANY LIMITED	06-May-2021	6	To Re-Elect Hon. Andrew Kwan Yuen Leung, A Retiring Director, As A Director	For	For
WHARF REAL ESTATE INVESTMENT COMPANY LIMITED	06-May-2021	7	To Re-Elect Dr. Glenn Sekkern Yee, A Retiring Director, As A Director	For	For
WHARF REAL ESTATE INVESTMENT COMPANY LIMITED	06-May-2021	8	To Re-Appoint Kpmg As Auditors Of The Company And To Authorise The Directors To Fix Their Remuneration	For	For
WHARF REAL ESTATE INVESTMENT COMPANY LIMITED	06-May-2021	9	To Give A General Mandate To The Directors For Buy-Back Of Shares By The Company	For	For
WHARF REAL ESTATE INVESTMENT COMPANY LIMITED	06-May-2021	10	To Give A General Mandate To The Directors For Issue Of Shares	For	Combined
WHARF REAL ESTATE INVESTMENT COMPANY LIMITED	06-May-2021	11	To Approve The Addition Of Bought Back Shares To The Share Issue General Mandate Stated Under Resolution No. 5	For	Combined
WHARF REAL ESTATE INVESTMENT COMPANY LIMITED	06-May-2021	12	To Approve The Adoption Of The New Articles Of Association Of The Company	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WHEATON PRECIOUS METALS CORP.	14-May-2021	1	Director	For	For
WHEATON PRECIOUS METALS CORP.	14-May-2021	2	The Appointment Of Deloitte Llp, Independent Registered Public Accounting Firm, As Auditors For 2021 And To Authorize The Directors To Fix The Auditors' Remuneration	For	For
WHEATON PRECIOUS METALS CORP.	14-May-2021	3	A Non-Binding Advisory Resolution On The Company'S Approach To Executive Compensation	For	For
WHIRLPOOL CORPORATION	20-Apr-2021	1	Election Of Director: Samuel R. Allen	For	For
WHIRLPOOL CORPORATION	20-Apr-2021	2	Election Of Director: Marc R. Bitzer	For	For
WHIRLPOOL CORPORATION	20-Apr-2021	3	Election Of Director: Greg Creed	For	For
WHIRLPOOL CORPORATION	20-Apr-2021	4	Election Of Director: Gary T. Dicamillo	For	For
WHIRLPOOL CORPORATION	20-Apr-2021	5	Election Of Director: Diane M. Dietz	For	For
WHIRLPOOL CORPORATION	20-Apr-2021	6	Election Of Director: Gerri T. Elliott	For	For
WHIRLPOOL CORPORATION	20-Apr-2021	7	Election Of Director: Jennifer A. Laclair	For	For
WHIRLPOOL CORPORATION	20-Apr-2021	8	Election Of Director: John D. Liu	For	For
WHIRLPOOL CORPORATION	20-Apr-2021	9	Election Of Director: James M. Loree	For	For
WHIRLPOOL CORPORATION	20-Apr-2021	10	Election Of Director: Harish Manwani	For	For
WHIRLPOOL CORPORATION	20-Apr-2021	11	Election Of Director: Patricia K. Poppe	For	For
WHIRLPOOL CORPORATION	20-Apr-2021	12	Election Of Director: Larry O. Spencer	For	For
WHIRLPOOL CORPORATION	20-Apr-2021	13	Election Of Director: Michael D. White	For	For
WHIRLPOOL CORPORATION	20-Apr-2021	14	Advisory Vote To Approve Whirlpool Corporation'S Executive Compensation.	For	For
WHIRLPOOL CORPORATION	20-Apr-2021	15	Ratification Of The Appointment Of Ernst & Young Llp As Whirlpool Corporation'S Independent Registered Public Accounting Firm For 2021.	For	Combined
WIHLBORGS FASTIGHETER AB	27-Apr-2021	12	Resolution On The Adoption Of The Income Statement And Balance Sheet, And The Consolidated Income Statement And The Consolidated Balance Sheet	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	13	Resolution On The Appropriation Of The Company'S Profit In Accordance With The Adopted Balance Sheet	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	14	Resolution On The Discharge Of The Chairman Of The Board Member From Personal Liability: Anders Jarl	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	15	Resolution On The Discharge Of The Board Member From Personal Liability: Tina Andersson	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	16	Resolution On The Discharge Of The Board Member From Personal Liability: Sara Karlsson	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	17	Resolution On The Discharge Of The Board Member From Personal Liability: Jan Litborn	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	18	Resolution On The Discharge Of The Board Member From Personal Liability: Helen Olausson	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	19	Resolution On The Discharge Of The Board Member From Personal Liability: Per-Ingemar Persson	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	20	Resolution On The Discharge Of The Board Member From Personal Liability: Johan Qviberg	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	21	Resolution On The Discharge Of The Member Of The Chief Executive Officer From Personal Liability: Ulrika Hallengren	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	22	Resolution On The Record Day, In The Event The Annual General Meeting Decides On A Dividend	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	23	Resolution On The Number Of Members Of The Board And Auditors: Seven	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	24	Establishment Of Fees For Board Members And Auditors	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	25	Re-Election Of Chairman Of The Board: Anders Jarl	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	26	Re-Election Of Board Member: Tina Andersson	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	27	Re-Election Of Board Member: Helen Olausson	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	28	Re-Election Of Board Member: Jan Litborn	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	29	Re-Election Of Board Member: Johan Qviberg	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	30	Election Of Board Member: Amela Hodzic	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	31	Election Of Board Member: Lennart Mauritzson	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	32	Election Of Auditors: Deloitte Ab Be Re-Elected As Auditors, With Richard Peters As Auditor-In-Charge	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	33	Election Of Member Of The Nomination Committee: Goran Hellstrom	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	34	Re-Election Of Member Of The Nomination Committee: Elisabet Jamal Bergstrom	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	35	Re-Election Of Member Of The Nomination Committee: Eva Gottfridsdotter-Nilsson	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	36	Re-Election Of Member Of The Nomination Committee: Krister Euren	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WIHLBORGS FASTIGHETER AB	27-Apr-2021	37	Resolution On Approval Of Remuneration Report For 2020	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	38	Resolution Concerning Authorisation Of The Board To Acquire And Sell Own Shares	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	39	Resolution Concerning Authorisation Of The Board To Decide On New Share Issues Equivalent To At Most A Total Of 10 Percent Of Registered Share Capital	For	For
WIHLBORGS FASTIGHETER AB	27-Apr-2021	40	Resolution On The Amendment To The Articles Of Association	For	For
WILL SEMICONDUCTOR CO LTD SHANGHAI	10-Jun-2021	2	2020 Work Report Of The Board Of Directors	For	For
WILL SEMICONDUCTOR CO LTD SHANGHAI	10-Jun-2021	3	2020 Work Report Of The Supervisory Committee	For	For
WILL SEMICONDUCTOR CO LTD SHANGHAI	10-Jun-2021	4	2020 Work Report Of Independent Directors	For	For
WILL SEMICONDUCTOR CO LTD SHANGHAI	10-Jun-2021	5	2020 Annual Accounts	For	For
WILL SEMICONDUCTOR CO LTD SHANGHAI	10-Jun-2021	6	2020 Annual Report And Its Summary	For	For
WILL SEMICONDUCTOR CO LTD SHANGHAI	10-Jun-2021	7	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.15000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
WILL SEMICONDUCTOR CO LTD SHANGHAI	10-Jun-2021	8	Reappointment Of 2021 Audit Firm And Internal Control Audit Firm	For	For
WILL SEMICONDUCTOR CO LTD SHANGHAI	10-Jun-2021	9	2020 Connected Transactions And 2021 Estimated Continuing Connected Transactions	For	For
WILL SEMICONDUCTOR CO LTD SHANGHAI	10-Jun-2021	10	2021 Bank Comprehensive Credit Line And Authorization To Sign Relevant External Bank Loans Contracts	For	For
WILL SEMICONDUCTOR CO LTD SHANGHAI	10-Jun-2021	11	2021 Provision Of Guarantee Quota For Controlled Subsidiaries	For	For
WILL SEMICONDUCTOR CO LTD SHANGHAI	10-Jun-2021	12	Implementation Result Of The 2020 Remuneration For Directors, Supervisors And Senior Management And 2021 Remuneration Plan	For	For
WILL SEMICONDUCTOR CO LTD SHANGHAI	10-Jun-2021	13	Increase Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
WILL SEMICONDUCTOR CO LTD SHANGHAI	10-Jun-2021	14	Election Of Independent Director: Hu Renyu	For	For
WILL SEMICONDUCTOR CO LTD SHANGHAI	10-Jun-2021	15	Election Of Independent Director: Wu Xingjun	For	For
WILLIS TOWERS WATSON PLC	11-May-2021	1	Election Of Director: Anna C. Catalano	For	For
WILLIS TOWERS WATSON PLC	11-May-2021	2	Election Of Director: Victor F. Ganzi	For	For
WILLIS TOWERS WATSON PLC	11-May-2021	3	Election Of Director: John J. Haley	For	For
WILLIS TOWERS WATSON PLC	11-May-2021	4	Election Of Director: Wendy E. Lane	For	For
WILLIS TOWERS WATSON PLC	11-May-2021	5	Election Of Director: Brendan R. O'Neill	For	For
WILLIS TOWERS WATSON PLC	11-May-2021	6	Election Of Director: Jaymin B. Patel	For	For
WILLIS TOWERS WATSON PLC	11-May-2021	7	Election Of Director: Linda D. Rabbitt	For	For
WILLIS TOWERS WATSON PLC	11-May-2021	8	Election Of Director: Paul D. Thomas	For	For
WILLIS TOWERS WATSON PLC	11-May-2021	9	Election Of Director: Wilhelm Zeller	For	For
WILLIS TOWERS WATSON PLC	11-May-2021	10	Ratify, On An Advisory Basis, The Appointment Of (I) Deloitte & Touche Llp To Audit Our Financial Statements And (Ii) Deloitte Ireland Llp To Audit Our Irish Statutory Accounts, And Authorize, In A Binding Vote, The Board, Acting Through The Audit Committee, To Fix The Independent Auditors' Remuneration.	For	For
WILLIS TOWERS WATSON PLC	11-May-2021	11	Approve, On An Advisory Basis, The Named Executive Officer Compensation.	For	For
WILLIS TOWERS WATSON PLC	11-May-2021	12	Renew The Board'S Existing Authority To Issue Shares Under Irish Law.	For	For
WILLIS TOWERS WATSON PLC	11-May-2021	13	Renew The Board'S Existing Authority To Opt Out Of Statutory Pre-Emption Rights Under Irish Law.	For	For
WILMAR INTERNATIONAL LTD	15-Apr-2021	1	To Receive And Adopt The Directors' Statement, Audited Financial Statements And The Auditor'S Report For The Year Ended 31 December 2020	For	For
WILMAR INTERNATIONAL LTD	15-Apr-2021	2	To Declare Final And Special Dividends	For	For
WILMAR INTERNATIONAL LTD	15-Apr-2021	3	To Approve The Payment Of Directors' Fees	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WILMAR INTERNATIONAL LTD	15-Apr-2021	4	To Re-Elect Mr Lim Siong Guan As A Director	For	Combined
WILMAR INTERNATIONAL LTD	15-Apr-2021	5	To Re-Elect Mr Kuok Khoon Hong As A Director	For	Combined
WILMAR INTERNATIONAL LTD	15-Apr-2021	6	To Re-Elect Mr Pua Seck Guan As A Director	For	Combined
WILMAR INTERNATIONAL LTD	15-Apr-2021	7	To Re-Elect Mr Kishore Mahbubani As A Director	For	For
WILMAR INTERNATIONAL LTD	15-Apr-2021	8	To Re-Appoint Ernst & Young Lip As Auditor And To Authorise The Directors To Fix Their Remuneration	For	For
WILMAR INTERNATIONAL LTD	15-Apr-2021	9	To Authorise Directors To Issue Shares And To Make Or Grant Instruments Convertible Into Shares Pursuant To Section 161 Of The Companies Act, Chapter 50 Of Singapore	For	Combined
WILMAR INTERNATIONAL LTD	15-Apr-2021	10	To Authorise Directors To Offer And Grant Share Options And To Issue And Allot Shares Pursuant To The Wilmar Executives Share Option Scheme 2019	For	Against
WILMAR INTERNATIONAL LTD	15-Apr-2021	11	To Approve The Renewal Of Interested Person Transactions Mandate	For	Combined
WILMAR INTERNATIONAL LTD	15-Apr-2021	12	To Approve The Renewal Of Share Purchase Mandate	For	For
WIN SEMICONDUCTORS CORP	10-Jun-2021	1	Adoption Of The 2020 Business Report And Financial Statements And Profit Allocation Proposal. Proposed Cash Dividend Twd 10 Per Share.	For	For
WIN SEMICONDUCTORS CORP	10-Jun-2021	2	Amendment To The Company'S 'Articles Of Incorporation'.	For	For
WIN SEMICONDUCTORS CORP	10-Jun-2021	3	Amendment To The Company'S 'Rules And Procedures Of Shareholders' Meeting'.	For	For
WIN SEMICONDUCTORS CORP	10-Jun-2021	4	Amendment To The Company'S 'Rules For Election Of Directors'.	For	For
WIN SEMICONDUCTORS CORP	10-Jun-2021	5	Proposal For Release Of Directors From Non-Competition Restrictions.	For	For
WINBOND ELECTRONICS CORPORATION	22-Jun-2021	1	To Recognize Business Report And Financial Statements Of Fiscal Year 2020.	For	For
WINBOND ELECTRONICS CORPORATION	22-Jun-2021	2	To Recognize The Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend Twd 0.2 Per Share.	For	For
WINBOND ELECTRONICS CORPORATION	22-Jun-2021	3	To Discuss The Amendment To The Articles Of Incorporation Of The Company.	For	For
WINBOND ELECTRONICS CORPORATION	22-Jun-2021	4	To Discuss The Amendment Of The Rules Of The Company.(1) Rules Governing The Conduct Of Shareholders Meeting.(2) Rules Governing Election Of Directors.(3) Procedures For Endorsements And Guarantees.	For	For
WINBOND ELECTRONICS CORPORATION	22-Jun-2021	5	To Discuss The Release Of Directors From The Non-Competition Restriction(Chairman, Arthur Yu Cheng Chiao).	For	For
WINBOND ELECTRONICS CORPORATION	22-Jun-2021	6	To Discuss The Release Of Directors From The Non-Competition Restriction(Vice Chairman, Tung Yi Chan).	For	For
WINBOND ELECTRONICS CORPORATION	22-Jun-2021	7	To Discuss The Release Of Directors From The Non-Competition Restriction(Independent Director, Jerry Hsu).	For	For
WINBOND ELECTRONICS CORPORATION	22-Jun-2021	8	To Discuss The Release Of Directors From The Non-Competition Restriction(Corporate Director Representative, Yuan Mou Su).	For	For
WINBOND ELECTRONICS CORPORATION	22-Jun-2021	9	To Discuss The Release Of Directors From The Non-Competition Restriction(Director, Wei Hsin Ma).	For	For
WINGTECH TECHNOLOGY CO., LTD.	20-Jan-2021	1	Change Of The Company'S Business Scope And Amendments To The Company'S Articles Of Association	For	For
WINGTECH TECHNOLOGY CO., LTD.	02-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
WINGTECH TECHNOLOGY CO., LTD.	02-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
WINGTECH TECHNOLOGY CO., LTD.	02-Jun-2021	3	2020 Annual Accounts	For	For
WINGTECH TECHNOLOGY CO., LTD.	02-Jun-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.65000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
WINGTECH TECHNOLOGY CO., LTD.	02-Jun-2021	5	2020 Annual Report And Its Summary	For	For
WINGTECH TECHNOLOGY CO., LTD.	02-Jun-2021	6	2020 Work Report Of Independent Directors	For	For
WINGTECH TECHNOLOGY CO., LTD.	02-Jun-2021	7	Reappointment Of Audit Firm	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WINGTECH TECHNOLOGY CO., LTD.	02-Jun-2021	8	Verification Of 2020 Remuneration For Directors And Supervisors	For	Combined
WINGTECH TECHNOLOGY CO., LTD.	02-Jun-2021	9	2021 Guarantee Plan	For	For
WIPRO LIMITED	06-Jun-2021	1	Re-Appointment Of Dr. Patrick J. Ennis (Din: 07463299) As An Independent Director Of The Company (Special Resolution).	For	For
WIPRO LIMITED	06-Jun-2021	2	Re-Appointment Of Mr. Patrick Dupuis (Din: 07480046) As An Independent Director Of The Company (Special Resolution).	For	For
WIPRO LTD	04-Jun-2021	2	Re-Appointment Of Dr. Patrick J. Ennis (Din: 07463299) As An Independent Director Of The Company	For	For
WIPRO LTD	04-Jun-2021	3	Re-Appointment Of Mr. Patrick Dupuis (Din: 07480046) As An Independent Director Of The Company	For	For
WISTRON CORP	17-Jun-2021	1	Ratification Of The Business Report And Financial Statements Of 2020.	For	For
WISTRON CORP	17-Jun-2021	2	Ratification Of The Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend: Twd 2.2 Per Share.	For	For
WISTRON CORP	17-Jun-2021	3	Discussion Of The Issuance Of New Common Shares For Cash To Sponsor The Issuance Of Gdr And (Or) The Issuance Of New Common Shares For Cash Through Public Offering And (Or) The Issuance Of New Common Shares For Cash Through Private Placement And/Or The Issuance Of New Common Shares For Cash To Sponsor The Issuance Of Gdr Through Private Placement.	For	For
WISTRON CORP	17-Jun-2021	4	Discussion Of Amendments To The Articles Of Incorporation.	For	For
WISTRON CORP	17-Jun-2021	5	Discussion Of Amendments To The Rules And Procedures Of Shareholders' Meeting.	For	For
WISTRON CORP	17-Jun-2021	6	Discussion Of Amendments To The Election Regulations Of Directors.	For	For
WISTRON CORP	17-Jun-2021	7	The Election Of The Director.:Simon Lin,Shareholder No.2	For	Combined
WISTRON CORP	17-Jun-2021	8	The Election Of The Director.:Robert Huang,Shareholder No.642	For	For
WISTRON CORP	17-Jun-2021	9	The Election Of The Director.:Wistron Neweb Corporation ,Shareholder No.377529,Haydn Hsieh As Representative	For	For
WISTRON CORP	17-Jun-2021	10	The Election Of The Director.:Philip Peng,Shareholder No.5	For	For
WISTRON CORP	17-Jun-2021	11	The Election Of The Independent Director.:Jack Chen,Shareholder No.R102686Xxx	For	For
WISTRON CORP	17-Jun-2021	12	The Election Of The Independent Director.:S. J. Paul Chien,Shareholder No.A120799Xxx	For	For
WISTRON CORP	17-Jun-2021	13	The Election Of The Independent Director.:Christopher Chang,Shareholder No.Q100154Xxx	For	For
WISTRON CORP	17-Jun-2021	14	The Election Of The Independent Director.:Sam Lee,Shareholder No.K121025Xxx	For	Combined
WISTRON CORP	17-Jun-2021	15	The Election Of The Independent Director.:Peipei Yu,Shareholder No.F220938Xxx	For	Combined
WISTRON CORP	17-Jun-2021	16	Discussion Of The Release Of The Prohibition On Newly Elected Directors And Their Corporate Representatives From Participation In Competitive Business.	For	For
WIWYNN CORPORATION	16-Jun-2021	1	To Ratify The Business Report And Financial Statements Of 2020.	For	For
WIWYNN CORPORATION	16-Jun-2021	2	To Ratify The Proposal For Distribution Of 2020 Profits. Proposed Cash Dividend: Twd 32 Per Share	For	For
WIWYNN CORPORATION	16-Jun-2021	3	To Discuss Amendments To The Rules And Procedures Of Shareholders' Meeting	For	For
WIWYNN CORPORATION	16-Jun-2021	4	To Discuss Amendments To The The Election Regulations Of Directors.	For	For
WIWYNN CORPORATION	16-Jun-2021	5	To Discuss The Removal Of The Noncompete Restrictions On Directors And Their Corporate Representatives.	For	Combined
WM MORRISON SUPERMARKETS PLC	10-Jun-2021	1	Accept Financial Statements And Statutory Reports	For	For
WM MORRISON SUPERMARKETS PLC	10-Jun-2021	2	Approve Remuneration Report	For	Combined
WM MORRISON SUPERMARKETS PLC	10-Jun-2021	3	Approve Final Dividend	For	For
WM MORRISON SUPERMARKETS PLC	10-Jun-2021	4	Re-Elect Andrew Higginson As Director	For	Combined
WM MORRISON SUPERMARKETS PLC	10-Jun-2021	5	Re-Elect David Potts As Director	For	For
WM MORRISON SUPERMARKETS PLC	10-Jun-2021	6	Re-Elect Trevor Strain As Director	For	For
WM MORRISON SUPERMARKETS PLC	10-Jun-2021	7	Re-Elect Michael Gleeson As Director	For	For
WM MORRISON SUPERMARKETS PLC	10-Jun-2021	8	Re-Elect Rooney Anand As Director	For	Combined
WM MORRISON SUPERMARKETS PLC	10-Jun-2021	9	Elect Susanne Given As Director	For	For
WM MORRISON SUPERMARKETS PLC	10-Jun-2021	10	Re-Elect Kevin Havelock As Director	For	Combined
WM MORRISON SUPERMARKETS PLC	10-Jun-2021	11	Elect Lyssa McGowan As Director	For	For
WM MORRISON SUPERMARKETS PLC	10-Jun-2021	12	Elect Jeremy Townsend As Director	For	For
WM MORRISON SUPERMARKETS PLC	10-Jun-2021	13	Reappoint Pricewaterhousecoopers Llp As Auditors	For	For
WM MORRISON SUPERMARKETS PLC	10-Jun-2021	14	Authorise Board To Fix Remuneration Of Auditors	For	For
WM MORRISON SUPERMARKETS PLC	10-Jun-2021	15	Authorise Uk Political Donations And Expenditure	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WM MORRISON SUPERMARKETS PLC	10-Jun-2021	16	Authorise Issue Of Equity	For	For
WM MORRISON SUPERMARKETS PLC	10-Jun-2021	17	Authorise Issue Of Equity Without Pre-Emptive Rights	For	For
WM MORRISON SUPERMARKETS PLC	10-Jun-2021	18	Authorise Market Purchase Of Ordinary Shares	For	For
WM MORRISON SUPERMARKETS PLC	10-Jun-2021	19	Authorise The Company To Call General Meeting With Two Weeks' Notice	For	For
WM MORRISON SUPERMARKETS PLC	10-Jun-2021	20	Adopt New Articles Of Association	For	For
WOLTERS KLUWER N.V.	22-Apr-2021	1	Please Note That Beneficial Owner Details Is Required For This Meeting. If No Beneficial Owner Details Is Provided, Your Instruction May Be Rejected. Thank You.	Non-voting resolution	Combined
WOLTERS KLUWER N.V.	22-Apr-2021	2	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Non-voting resolution
WOLTERS KLUWER N.V.	22-Apr-2021	3	Please Note That This Is An Amendment To Meeting Id 528968 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded And You Will Need To Reinstruct On This Meeting Notice. Thank You	Non-voting resolution	Non-voting resolution
WOLTERS KLUWER N.V.	22-Apr-2021	4	Opening	Non-voting resolution	Non-voting resolution
WOLTERS KLUWER N.V.	22-Apr-2021	5	2020 Annual Report	Non-voting resolution	Non-voting resolution
WOLTERS KLUWER N.V.	22-Apr-2021	6	Report Of The Executive Board For 2020	Non-voting resolution	Non-voting resolution
WOLTERS KLUWER N.V.	22-Apr-2021	7	Report Of The Supervisory Board For 2020	Non-voting resolution	Non-voting resolution
WOLTERS KLUWER N.V.	22-Apr-2021	8	Advisory Vote On The Remuneration Report As Included In The 2020 Annual Report	For	Combined
WOLTERS KLUWER N.V.	22-Apr-2021	9	2020 Financial Statements And Dividend	Non-voting resolution	Combined
WOLTERS KLUWER N.V.	22-Apr-2021	10	Proposal To Adopt The Financial Statements For 2020 As Included In The 2020 Annual Report	For	Combined
WOLTERS KLUWER N.V.	22-Apr-2021	11	Explanation Of Dividend Policy	Non-voting resolution	Combined
WOLTERS KLUWER N.V.	22-Apr-2021	12	Proposal To Distribute A Total Dividend Of 1.36 Per Ordinary Share, Resulting In A Final Dividend Of 0.89 Per Ordinary Share	For	Combined
WOLTERS KLUWER N.V.	22-Apr-2021	13	Release Of The Members Of The Executive Board And The Supervisory Board From Liability For The Exercise Of Their Respective Duties	Non-voting resolution	Combined
WOLTERS KLUWER N.V.	22-Apr-2021	14	Proposal To Release The Members Of The Executive Board For The Exercise Of Their Duties	For	Combined
WOLTERS KLUWER N.V.	22-Apr-2021	15	Proposal To Release The Members Of The Supervisory Board For The Exercise Of Their Duties	For	Combined
WOLTERS KLUWER N.V.	22-Apr-2021	16	Composition Supervisory Board	Non-voting resolution	Combined
WOLTERS KLUWER N.V.	22-Apr-2021	17	Proposal To Reappoint Mr. Frans Cremers As Member Of The Supervisory Board	For	Combined
WOLTERS KLUWER N.V.	22-Apr-2021	18	Proposal To Reappoint Ms. Ann Ziegler As Member Of The Supervisory Board	For	Combined
WOLTERS KLUWER N.V.	22-Apr-2021	19	Proposal To Reappoint Mr. Kevin Entricken As Member Of The Executive Board	For	Combined
WOLTERS KLUWER N.V.	22-Apr-2021	20	Proposal To Adopt The Remuneration Policy For The Members Of The Executive Board	For	Combined
WOLTERS KLUWER N.V.	22-Apr-2021	21	Proposal To Extend The Authority Of The Executive Board	Non-voting resolution	Combined
WOLTERS KLUWER N.V.	22-Apr-2021	22	To Issue Shares And/Or Grant Rights To Subscribe For Shares	For	Combined
WOLTERS KLUWER N.V.	22-Apr-2021	23	To Restrict Or Exclude Statutory Pre-Emption Rights	For	Combined
WOLTERS KLUWER N.V.	22-Apr-2021	24	Proposal To Authorize The Executive Board To Acquire Shares In The Company	For	Combined
WOLTERS KLUWER N.V.	22-Apr-2021	25	Proposal To Cancel Shares	For	Combined
WOLTERS KLUWER N.V.	22-Apr-2021	26	Any Other Business	Non-voting resolution	Combined
WOLTERS KLUWER N.V.	22-Apr-2021	27	Closing	Non-voting resolution	Non-voting resolution
WOLTERS KLUWER N.V.	22-Apr-2021	28	Intermediary Clients Only - Please Note That If You Are Classified As An Intermediary Client Under The Shareholder Rights Directive Ii, You Should Be Providing The Underlying Shareholder Information At The Vote Instruction Level. If You Are Unsure On How To Provide This Level Of Data To Broadridge Outside Of Proxyedge, Please Speak To Your Dedicated Client Service Representative For Assistance	Non-voting resolution	Non-voting resolution
WOORI FINANCIAL GROUP INC.	26-Mar-2021	1	Approval Of Financial Statements	For	Combined
WOORI FINANCIAL GROUP INC.	26-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
WOORI FINANCIAL GROUP INC.	26-Mar-2021	3	Capital Reserve Reduction	For	For
WOORI FINANCIAL GROUP INC.	26-Mar-2021	4	Election Of Inside Director: I Won Deok	For	For
WOORI FINANCIAL GROUP INC.	26-Mar-2021	5	Election Of Outside Director: No Seong Tae	For	For
WOORI FINANCIAL GROUP INC.	26-Mar-2021	6	Election Of Outside Director: Bak Sang Yong	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WOORI FINANCIAL GROUP INC.	26-Mar-2021	7	Election Of Outside Director: Jeon Ji Pyeong	For	For
WOORI FINANCIAL GROUP INC.	26-Mar-2021	8	Election Of Outside Director: Jang Dong U	For	For
WOORI FINANCIAL GROUP INC.	26-Mar-2021	9	Election Of Outside Director Who Is An Audit Committee Member: Jeong Chan Hyeong	For	For
WOORI FINANCIAL GROUP INC.	26-Mar-2021	10	Election Of Audit Committee Member Who Is An Outside Director: No Seong Tae	For	For
WOORI FINANCIAL GROUP INC.	26-Mar-2021	11	Election Of Audit Committee Member Who Is An Outside Director: Jang Dong U	For	For
WOORI FINANCIAL GROUP INC.	26-Mar-2021	12	Approval Of Remuneration For Director	For	For
WORKDAY, INC.	08-Jun-2021	1	Director	For	For
WORKDAY, INC.	08-Jun-2021	2	To Ratify The Appointment Of Ernst & Young Llp As Workday'S Independent Registered Public Accounting Firm For The Fiscal Year Ending January 31, 2022.	For	For
WORKDAY, INC.	08-Jun-2021	3	To Approve, On An Advisory Basis, The Compensation Of Our Named Executive Officers As Disclosed In The Proxy Statement.	For	For
WORKDAY, INC.	08-Jun-2021	4	To Approve, On An Advisory Basis, The Frequency Of Future Advisory Votes Concerning The Compensation Of Our Named Executive Officers.	One	Combined
WORLDLINE SA	20-May-2021	6	Approval Of The Company Financial Statements For The Financial Year Ending December 31, 2020	For	Combined
WORLDLINE SA	20-May-2021	7	Approval Of The Consolidated Financial Statements For The Financial Year Ending December 31, 2020	For	For
WORLDLINE SA	20-May-2021	8	Allocation Of The Net Income For The Financial Year Ending December 31, 2020	For	For
WORLDLINE SA	20-May-2021	9	Approval Of The Agreements Entered Into Between Worldline And Six Group Ag - Second Settlement Agreement And Lock-Up Agreement - As Referred To In Article L.225-38 Of The French Commercial Code	For	For
WORLDLINE SA	20-May-2021	10	Approval Of The Amendment To The Business Combination Agreement Entered Into Between Worldline And Deutscher Sparkassen Verlag Gmbh (Dsv) As Referred To In Article L.225-38 Of The French Commercial Code	For	For
WORLDLINE SA	20-May-2021	11	Renewal Of Ms. Agnes Audier As Director	For	For
WORLDLINE SA	20-May-2021	12	Renewal Of Ms. Nazan Somer Ozelgin As Director	For	For
WORLDLINE SA	20-May-2021	13	Renewal Of Ms. Danielle Lagarde As Director	For	Combined
WORLDLINE SA	20-May-2021	14	Renewal Of Mr. Lorenz Von Habsburg Lothringen As Director	For	Against
WORLDLINE SA	20-May-2021	15	Renewal Of Mr. Daniel Schmucki As Director	For	Combined
WORLDLINE SA	20-May-2021	16	Renewal Of Mr. Johannes Dijsselhof As Censor	For	For
WORLDLINE SA	20-May-2021	17	Approval Of The Information On Corporate Officers' Compensation Referred To In I Of Article L.22-10-9 Of The French Commercial Code Related To The Compensation Paid During The Financial Year Ending December 31, 2020 Or Awarded For The Same To The Corporate Officers	For	For
WORLDLINE SA	20-May-2021	18	Approval Of The Elements Of Compensation And Benefits Paid For The Financial Year Ending December 31, 2020 Or Awarded For The Same To Mr. Gilles Grapinet, Chief Executive Officer	For	Combined
WORLDLINE SA	20-May-2021	19	Approval Of The Elements Of Compensation And Benefits Paid For The Financial Year Ending December 31, 2019 Or Awarded For The Same To Mr. Marc-Henri Desportes, Deputy Chief Executive Officer	For	Against
WORLDLINE SA	20-May-2021	20	Approval Of The 2021 Compensation Policy Applicable To The Chairman And Chief Executive Officer	For	Combined
WORLDLINE SA	20-May-2021	21	Approval Of The 2021 Compensation Policy Applicable To The Deputy Chief Executive Officer	For	For
WORLDLINE SA	20-May-2021	22	Approval Of The 2021 Compensation Policy Applicable To The Chairman Of The Board Of Directors	For	For
WORLDLINE SA	20-May-2021	23	Approval Of The 2021 Compensation Policy Applicable To Non-Executive Directors	For	For
WORLDLINE SA	20-May-2021	24	Authorization To The Board Of Directors For The Purpose Of Purchasing, Holding Or Transferring Shares Of The Company	For	For
WORLDLINE SA	20-May-2021	25	Delegation To The Board Of Directors Of Authority To Decide The Issue Of Shares And/Or Securities Giving Access To Share Capital And/Or Securities Carrying A Right To The Allocation Of Debt Instruments - While Maintaining Preferential Subscription Rights	For	For
WORLDLINE SA	20-May-2021	26	Delegation To The Board Of Directors Of Authority To Decide The Issue Of Shares And/Or Securities Giving Access To Share Capital And/Or Securities Carrying A Right To The Allocation Of Debt Instrument Through Public Offerings, Without Preferential Subscription Rights, Conferring On The Shareholders A Priority Subscription	For	For
WORLDLINE SA	20-May-2021	27	Delegation To The Board Of Directors Of Authority To Decide The Issue Of Shares And/Or Securities Giving Access To Share Capital And/Or Securities Carrying A Right To The Allocation Of Debt Securities Through Public Offerings Mentioned In Article L.411-2 li Of The French Monetary And Financial Code, Without Preferential Subscription Rights	For	For
WORLDLINE SA	20-May-2021	28	Delegation To The Board Of Directors Of Authority To Increase The Number Of Securities To Be Issued In Connection With A Share Capital Increase With Or Without Preferential Subscription Rights	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WORLDLINE SA	20-May-2021	29	Delegation To The Board Of Directors Of Authority To Decide The Issue Of Shares Or Securities Giving Access To The Share Capital In Consideration For Contributions In Kind Relating To Equity Securities Or Securities Giving Access To The Capital (Other Than Public Exchange Offerings)	For	For
WORLDLINE SA	20-May-2021	30	Delegation To The Board Of Directors Of Authority To Decide The Issue Of Shares, Without Preferential Subscription Rights, Reserved For People With Certain Characteristics	For	For
WORLDLINE SA	20-May-2021	31	Delegation To The Board Of Directors Of Authority To Increase The Share Capital Of The Company With Cancellation Of The Shareholder'S Preferential Subscription Rights To The Benefit Of Members Of A Company Or Group Savings Plan As Employees And/Or Executive Officers Of The Company And Its Affiliated Companies	For	For
WORLDLINE SA	20-May-2021	32	Delegation Of Power To The Board Of Directors To Increase The Company'S Share Capital, With Cancellation Of The Preferential Subscription Right For The Benefit Of A Category Of Beneficiaries Consisting Of Employees And/Or Corporate Officers Of The Company'S Foreign Subsidiaries, Within The Meaning Of Article L. 233-15 Of The French Commercial Code, In The Context Of An Employee Shareholding Plan	For	For
WORLDLINE SA	20-May-2021	33	Authorization To The Board Of Directors To Grant Options To Subscribe For Or To Purchase Shares To The Employees And/Or Corporate Officers Of The Company And/Or Its Affiliated Companies	For	For
WORLDLINE SA	20-May-2021	34	Authorization To The Board Of Directors To Grant Free Performance Shares To The Employees And Corporate Officers Of The Company And/Or Its Affiliated Companies	For	For
WORLDLINE SA	20-May-2021	35	Approval Of The Draft Contribution Agreement Subject To The Regime Governing Spin-Offs By The Company Of Its Operational And Commercial Activities, And The Related Support Functions, For The Benefit Of Worldline France Sas, A Wholly Owned Subsidiary Of The Company; Approval Of The Contribution, Its Valuation, And Its Consideration	For	For
WORLDLINE SA	20-May-2021	36	Powers	For	For
WPG HOLDING CO LTD	23-Jun-2021	1	To Accept 2020 Business Report And Financial Statements	For	For
WPG HOLDING CO LTD	23-Jun-2021	2	To Approve 2020 Profits Distribution Proposal. Proposed Cash Dividend: Twd 3.1 Per Share And Cash Dividend: Twd 2 Per Share For Preferred Share A	For	For
WPG HOLDING CO LTD	23-Jun-2021	3	To Discuss Amendment Of The Rules For Election Of Directors	For	For
WPG HOLDING CO LTD	23-Jun-2021	4	To Discuss Amendment Of The Rules Of Procedures For Shareholders' Meetings	For	For
WPG HOLDING CO LTD	23-Jun-2021	5	The Election Of The Independent Director:Kathy Yang,Shareholder No.45	For	For
WPG HOLDING CO LTD	23-Jun-2021	6	To Discuss To Release Directors Of The Company From Non-Compete Restriction	For	For
WPP PLC	09-Jun-2021	1	Accept Financial Statements And Statutory Reports	For	Combined
WPP PLC	09-Jun-2021	2	Approve Final Dividend	For	Combined
WPP PLC	09-Jun-2021	3	Approve Compensation Committee Report	For	Combined
WPP PLC	09-Jun-2021	4	Elect Angela Ahrendts As Director	For	Combined
WPP PLC	09-Jun-2021	5	Elect Tom Ilube As Director	For	Combined
WPP PLC	09-Jun-2021	6	Elect Ya-Qin Zhang As Director	For	Combined
WPP PLC	09-Jun-2021	7	Re-Elect Jacques Aigrain As Director	For	Combined
WPP PLC	09-Jun-2021	8	Re-Elect Sandrine Dufour As Director	For	Combined
WPP PLC	09-Jun-2021	9	Re-Elect Tarek Farahat As Director	For	Combined
WPP PLC	09-Jun-2021	10	Re-Elect Roberto Quarta As Director	For	Combined
WPP PLC	09-Jun-2021	11	Re-Elect Mark Read As Director	For	Combined
WPP PLC	09-Jun-2021	12	Re-Elect John Rogers As Director	For	Combined
WPP PLC	09-Jun-2021	13	Re-Elect Cindy Rose As Director	For	Combined
WPP PLC	09-Jun-2021	14	Re-Elect Nicole Seligman As Director	For	Combined
WPP PLC	09-Jun-2021	15	Re-Elect Sally Susman As A Director	For	Combined
WPP PLC	09-Jun-2021	16	Re-Elect Keith Weed As A Director	For	Combined
WPP PLC	09-Jun-2021	17	Re-Elect Jasmine Whitbread As A Director	For	Combined
WPP PLC	09-Jun-2021	18	Reappoint Deloitte Llp As Auditors	For	Combined
WPP PLC	09-Jun-2021	19	Authorise The Audit Committee To Fix Remuneration Of Auditors	For	Combined
WPP PLC	09-Jun-2021	20	Authorise Issue Of Equity	For	Combined
WPP PLC	09-Jun-2021	21	Authorise Market Purchase Of Ordinary Shares	For	Combined
WPP PLC	09-Jun-2021	22	Authorise Issue Of Equity Without Pre-Emptive Rights	For	Combined
WPP PLC	09-Jun-2021	23	Authorise Issue Of Equity Without Pre-Emptive Rights In Connection With An Acquisition Or Other Capital Investment	For	Combined
WPP PLC	09-Jun-2021	24	Adopt New Articles Of Association	For	Combined
WPP PLC	09-Jun-2021	25	28 May 2021: Please Note That This Is A Revision Due To Modification Text Of Resolution 3. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Unvoted
WPT INDUSTRIAL REAL ESTATE INV. TRUST	28-Jun-2021	1	Director	For	Combined
WPT INDUSTRIAL REAL ESTATE INV. TRUST	28-Jun-2021	2	Appointment Of Kpmg Llp, Chartered Accountants, As Auditors Of Wpt Industrial Real Estate Investment Trust And To Authorize The Board Of Trustees To Fix The Auditor'S Remuneration.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WPT INDUSTRIAL REAL ESTATE INV. TRUST	28-Jun-2021	3	Resolution Approving Certain Housekeeping Amendments To The Amended And Restated Declaration Of Trust Of Wpt Industrial Real Estate Investment Trust Dated April 26, 2013 (The "Declaration Of Trust"), As Set Forth In Appendix B To The Management Information Circular Relating To The Meeting (The "Circular").	For	For
WPT INDUSTRIAL REAL ESTATE INV. TRUST	28-Jun-2021	4	Resolution Approving Certain Amendments To The Declaration Of Trust To Increase The Applicable Threshold For Achieving A Quorum At A Meeting Of Unitholders As Set Forth In Appendix C To The Circular.	For	For
WPT INDUSTRIAL REAL ESTATE INV. TRUST	28-Jun-2021	5	Resolution Approving Certain Amendments To The Declaration Of Trust To Extend To Deadline For Holding An Annual Meeting Of Unitholders, Subject To Compliance With Applicable Securities Laws And Stock Exchange Rules, As Set Forth In Appendix D To The Circular.	For	For
WPT INDUSTRIAL REAL ESTATE INV. TRUST	28-Jun-2021	6	Resolution Approving Certain Amendments To The Declaration Of Trust To Revise The Advance Notice Provisions Concerning Nominations For Election To The Board Of Trustees As Set Forth In Appendix E To The Circular.	For	For
WPT INDUSTRIAL REAL ESTATE INV. TRUST	28-Jun-2021	7	Resolution Approving Certain Amendments To The Declaration Of Trust To Revise The Definition Of "Gross Book Value", As Set Forth In Appendix F To The Circular.	For	For
WPT INDUSTRIAL REAL ESTATE INV. TRUST	28-Jun-2021	8	Resolution Approving Certain Amendments To The Declaration Of Trust To Revise Wpt Industrial Real Estate Investment Trust'S Operating Policy Concerning Obtaining Phase I Environmental Site Assessments, As Set Forth In Appendix G To The Circular.	For	For
WPT INDUSTRIAL REAL ESTATE INV. TRUST	28-Jun-2021	9	Vote On The Advisory Resolution To Accept The Approach To Executive Compensation Disclosed In The Circular.	For	For
WSP GLOBAL INC. (THE "CORPORATION")	13-May-2021	1	Director	For	Combined
WSP GLOBAL INC. (THE "CORPORATION")	13-May-2021	2	To Appoint Pricewaterhousecoopers Lip As Auditors Of The Corporation	For	For
WSP GLOBAL INC. (THE "CORPORATION")	13-May-2021	3	Consideration And Approval In A Non-Binding, Advisory Capacity Of The Approach To Executive Compensation Policies	For	For
WUHU SANQI INTERACTIVE ENTERTAINMENT NETWORK TECHN	29-Mar-2021	1	Increase Of The Registered Capital And Amendments To The Company'S Articles Of Association	For	For
WUHU SANQI INTERACTIVE ENTERTAINMENT NETWORK TECHN	29-Mar-2021	2	Authorization To The Board To Handle Matters Regarding The Non-Public Share Offering	For	For
WUHU SANQI INTERACTIVE ENTERTAINMENT NETWORK TECHN	22-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
WUHU SANQI INTERACTIVE ENTERTAINMENT NETWORK TECHN	22-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
WUHU SANQI INTERACTIVE ENTERTAINMENT NETWORK TECHN	22-Jun-2021	3	2020 Annual Report (In Chinese) And Its Summary (In Chinese And English)	For	For
WUHU SANQI INTERACTIVE ENTERTAINMENT NETWORK TECHN	22-Jun-2021	4	2020 Annual Accounts	For	For
WUHU SANQI INTERACTIVE ENTERTAINMENT NETWORK TECHN	22-Jun-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
WUHU SANQI INTERACTIVE ENTERTAINMENT NETWORK TECHN	22-Jun-2021	6	Appointment Of 2021 Financial Audit Firm	For	Combined
WUHU SANQI INTERACTIVE ENTERTAINMENT NETWORK TECHN	22-Jun-2021	7	2021 Estimated Guarantee Quota For Subsidiaries	For	Combined
WUHU SANQI INTERACTIVE ENTERTAINMENT NETWORK TECHN	22-Jun-2021	8	Adjustment Of Remuneration Plan For Non-Independent Directors	For	For
WUHU SANQI INTERACTIVE ENTERTAINMENT NETWORK TECHN	22-Jun-2021	9	Securities Investment With Idle Proprietary Funds	For	Combined
WUHU SANQI INTERACTIVE ENTERTAINMENT NETWORK TECHN	22-Jun-2021	10	Entrusted Wealth Management With Idle Proprietary Funds	For	Against
WULIANGYE YIBIN CO LTD	18-Jun-2021	1	2020 Annual Report	For	Combined
WULIANGYE YIBIN CO LTD	18-Jun-2021	2	2020 Work Report Of The Board Of Directors	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WULIANGYE YIBIN CO LTD	18-Jun-2021	3	2020 Work Report Of The Supervisory Committee	For	For
WULIANGYE YIBIN CO LTD	18-Jun-2021	4	2020 Annual Accounts	For	For
WULIANGYE YIBIN CO LTD	18-Jun-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny25.80000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
WULIANGYE YIBIN CO LTD	18-Jun-2021	6	Confirmation Of 2020 Continuing Connected Transactions And 2021 Estimated Continuing Connected Transactions	For	Combined
WULIANGYE YIBIN CO LTD	18-Jun-2021	7	Reappointment Of 2021 Audit Firm	For	Combined
WULIANGYE YIBIN CO LTD	18-Jun-2021	8	Amendments To The Company'S Articles Of Association	For	Combined
WULIANGYE YIBIN CO LTD	18-Jun-2021	9	2021 Overall Budget Plan	For	For
WULIANGYE YIBIN CO LTD	18-Jun-2021	10	By-Election Of Supervisors	For	Combined
WULIANGYE YIBIN CO LTD	18-Jun-2021	11	By-Election Of Director: Jiang Lin	For	Combined
WULIANGYE YIBIN CO LTD	18-Jun-2021	12	By-Election Of Director: Xu Bo	For	Combined
WULIANGYE YIBIN CO LTD	18-Jun-2021	13	By-Election Of Independent Director: Xie Zhihua	For	For
WULIANGYE YIBIN CO LTD	18-Jun-2021	14	By-Election Of Independent Director: Wu Yue	For	For
WULIANGYE YIBIN CO LTD	18-Jun-2021	15	By-Election Of Independent Director: Lang Dingchang	For	For
WULIANGYE YIBIN CO LTD	18-Jun-2021	16	Please Note That This Is An Amendment To Meeting Id 568130 Due To Receipt Of Updated Agenda. All Votes Received On The Previous Meeting Will Be Disregarded If Vote Deadline Extensions Are Granted. Therefore Please Reinstruct On This Meeting Notice On The New Job. If However Vote Deadline Extensions Are Not Granted In The Market, This Meeting Will Be Closed And Your Vote Intentions On The Original Meeting Will Be Applicable. Please Ensure Voting Is Submitted Prior To Cutoff On The Original Meeting, And As Soon As Possible On This New Amended Meeting. Thank You	Non-voting resolution	Combined
WUXI APPTEC CO., LTD.	13-May-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
WUXI APPTEC CO., LTD.	13-May-2021	1	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny3.63000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): 2.000000	For	For
WUXI APPTEC CO., LTD.	13-May-2021	2	To Consider And Approve The Report Of The Board Of Directors For The Year 2020	For	For
WUXI APPTEC CO., LTD.	13-May-2021	2	Subject To The Passing Of Resolution No. 3 Below, To Consider And Approve The Proposed 2020 Profit Distribution Plan	For	For
WUXI APPTEC CO., LTD.	13-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
WUXI APPTEC CO., LTD.	13-May-2021	2	General Authorization To The Board Regarding The Repurchase Of H-Shares And (Or) A-Shares	For	For
WUXI APPTEC CO., LTD.	13-May-2021	3	To Consider And Approve The Report Of The Supervisory Committee For The Year 2020	For	For
WUXI APPTEC CO., LTD.	13-May-2021	3	To Consider And Approve The Proposed Granting Of General Mandates To Repurchase A Shares And/Or H Shares	For	For
WUXI APPTEC CO., LTD.	13-May-2021	3	2020 Annual Accounts	For	For
WUXI APPTEC CO., LTD.	13-May-2021	3	Special Authorization To The Board Regarding The H-Share Additional Offering Based On The Conversion And Issuance Of H-Share Convertible Bonds	For	For
WUXI APPTEC CO., LTD.	13-May-2021	4	To Consider And Approve The Financial Report For The Year 2020	For	For
WUXI APPTEC CO., LTD.	13-May-2021	4	Subject To The Passing Of Resolution No. 1 Above, To Consider And Approve The Proposed Issuance Of The Additional Conversion Shares Under The Convertible Bonds-Related Specific Mandate; And To Authorize Dr. Ge Li (As Specified), Mr. Edward Hu (As Specified) And/Or Mr. Ellis Bih-Hsin Chu To Handle Matters Relating To The Conversion Of The Bonds Into H Shares	For	For
WUXI APPTEC CO., LTD.	13-May-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.63000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):2.000000	For	For
WUXI APPTEC CO., LTD.	13-May-2021	5	To Consider And Approve The Proposed Provision Of External Guarantees For Subsidiaries Of The Company	For	For
WUXI APPTEC CO., LTD.	13-May-2021	5	2021 External Guarantee Quota	For	For
WUXI APPTEC CO., LTD.	13-May-2021	6	To Consider And Approve The Proposed Authorization To The Investment Department Of The Company To Dispose Of Listed And Trading Shares Of Listed Companies Held By The Company	For	For
WUXI APPTEC CO., LTD.	13-May-2021	6	Reappointment Of 2021 Domestic And Overseas Audit Firm	For	For
WUXI APPTEC CO., LTD.	13-May-2021	7	To Consider And Approve The Proposed Amendments To The Work Policies Of The Independent Directors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WUXI APPTEC CO., LTD.	13-May-2021	7	Verification Of 2021 Foreign Exchange Hedging Business Quota	For	For
WUXI APPTEC CO., LTD.	13-May-2021	8	To Approve The Proposed Re-Appointment Of Deloitte Touche Tohmatsu (A Special General Partnership) (As Specified)) And Deloitte Touche Tohmatsu (As Specified), Respectively, As Prc Financial Report And Internal Control Report Auditors Of The Company And As Offshore Financial Report Auditors Of The Company For The Year 2021 And To Authorize The Board To Fix Their Remuneration	For	For
WUXI APPTEC CO., LTD.	13-May-2021	8	Connected Transaction Regarding Setting Up A Joint Venture With Related Parties	For	For
WUXI APPTEC CO., LTD.	13-May-2021	9	To Consider And Approve The Proposed Foreign Exchange Hedging Limit	For	For
WUXI APPTEC CO., LTD.	13-May-2021	9	Authorization To The Investment Department To Dispose The Tradable Shares Held By The Company	For	For
WUXI APPTEC CO., LTD.	13-May-2021	10	To Consider And Approve The Adjustment To The Independent Directors' Annual Allowance	For	For
WUXI APPTEC CO., LTD.	13-May-2021	10	Change Of The Company'S Registered Capital	For	For
WUXI APPTEC CO., LTD.	13-May-2021	11	To Consider And Approve The Application For Shares, The Amended And Restated Wuxi Xdc Articles, The Asset Transfer Agreement And The Transactions Contemplated Thereunder, As Well As The Potential Continuing Related Parties Transactions	For	For
WUXI APPTEC CO., LTD.	13-May-2021	11	Amendments To The Company'S Articles Of Association And Handling Of The Industrial And Commercial Registration Amendment	For	For
WUXI APPTEC CO., LTD.	13-May-2021	12	Subject To The Passing Of Resolution No. 16 Below, To Consider And Approve The Proposed 2020 Profit Distribution Plan	For	For
WUXI APPTEC CO., LTD.	13-May-2021	12	Amendments To The Work System For Independent Directors	For	For
WUXI APPTEC CO., LTD.	13-May-2021	13	To Consider And Approve The Proposed Increase Of Registered Capital	For	For
WUXI APPTEC CO., LTD.	13-May-2021	13	Adjustment Of Allowance For Independent Directors	For	For
WUXI APPTEC CO., LTD.	13-May-2021	14	To Consider And Approve The Proposed Amendments To The Articles Of Association	For	For
WUXI APPTEC CO., LTD.	13-May-2021	14	General Authorization To The Board Regarding H-Share And (Or) A-Share Additional Offering	For	For
WUXI APPTEC CO., LTD.	13-May-2021	15	To Consider And Approve The Proposed Granting Of General Mandate To Issue A Shares And/Or H Shares	For	For
WUXI APPTEC CO., LTD.	13-May-2021	15	General Authorization To The Board Regarding The Repurchase Of H-Shares And (Or) A-Shares	For	For
WUXI APPTEC CO., LTD.	13-May-2021	16	To Consider And Approve The Proposed Granting Of General Mandates To Repurchase A Shares And/Or H Shares	For	For
WUXI APPTEC CO., LTD.	13-May-2021	16	Special Authorization To The Board Regarding The H-Share Additional Offering Based On The Conversion And Issuance Of H-Share Convertible Bonds	For	For
WUXI APPTEC CO., LTD.	13-May-2021	17	Subject To The Passing Of Resolution No. 11 Above, To Consider And Approve The Proposed Issuance Of The Additional Conversion Shares Under The Convertible Bonds-Related Specific Mandate; And To Authorize Dr. Ge Li (As Specified), Mr. Edward Hu (As Specified) And/Or Mr. Ellis Bih-Hsin Chu (As Specified) To Handle Matters Relating To The Conversion Of The Bonds Into H Shares	For	For
WUXI BIOLOGICS (CAYMAN) INC.	16-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0514/2021051401759.Pdf And https://www1.hkexnews.hk/ Listedco/Listconews/Sehk/2021/0514/2021051401763.Pdf	Non-voting resolution	Combined
WUXI BIOLOGICS (CAYMAN) INC.	16-Jun-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
WUXI BIOLOGICS (CAYMAN) INC.	16-Jun-2021	3	To Receive The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries And The Reports Of The Directors And Of The Independent Auditor Of The Company For The Year Ended December 31, 2020	For	Combined
WUXI BIOLOGICS (CAYMAN) INC.	16-Jun-2021	4	To Re-Elect Mr. William Robert Keller As Independent Non-Executive Director	For	For
WUXI BIOLOGICS (CAYMAN) INC.	16-Jun-2021	5	To Re-Elect Mr. Teh-Ming Walter Kwauk As Independent Non-Executive Director	For	For
WUXI BIOLOGICS (CAYMAN) INC.	16-Jun-2021	6	To Elect Dr. Ning Zhao As Non-Executive Director	For	Combined
WUXI BIOLOGICS (CAYMAN) INC.	16-Jun-2021	7	To Authorise The Board Of Directors Or Any Duly Authorised Board Committee To Fix The Directors' Remuneration For The Year Ending December 31, 2021	For	Combined
WUXI BIOLOGICS (CAYMAN) INC.	16-Jun-2021	8	To Re-Appoint Messrs. Deloitte Touche Tohmatsu As Auditors And To Authorise The Board Of Directors Or Any Duly Authorised Board Committee To Fix Their Remuneration	For	For
WUXI BIOLOGICS (CAYMAN) INC.	16-Jun-2021	9	To Grant A General Mandate To The Directors To Issue, Allot And Deal With The Shares Of The Company	For	For
WUXI BIOLOGICS (CAYMAN) INC.	16-Jun-2021	10	To Grant A General Mandate To The Directors To Repurchase The Shares Of The Company	For	For
WUXI BIOLOGICS (CAYMAN) INC.	16-Jun-2021	11	To Extend The General Mandate Granted To The Directors To Issue, Allot And Deal With The Shares Of The Company By Adding Thereto The Shares To Be Repurchased By The Company	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WUXI BIOLOGICS (CAYMAN) INC.	16-Jun-2021	12	To Grant A Specific Mandate To The Directors Of The Company To Issue And Allot The Connected Restricted Shares (As Defined In The Notice Convening The Agm)	For	Combined
WUXI BIOLOGICS (CAYMAN) INC.	16-Jun-2021	13	To Grant 945,200 Connected Restricted Shares Pursuant To The Scheme (As Defined In The Notice Convening The Agm) To Dr. Zhisheng Chen	For	Combined
WUXI BIOLOGICS (CAYMAN) INC.	16-Jun-2021	14	To Grant 263,679 Connected Restricted Shares Pursuant To The Scheme To Dr. Weichang Zhou	For	Combined
WUXI BIOLOGICS (CAYMAN) INC.	16-Jun-2021	15	To Grant 2,467 Connected Restricted Shares Pursuant To The Scheme To Mr. William Robert Keller	For	Combined
WUXI BIOLOGICS (CAYMAN) INC.	16-Jun-2021	16	To Grant 4,934 Connected Restricted Shares Pursuant To The Scheme To Mr. Teh-Ming Walter Kwauk	For	Combined
WUXI BIOLOGICS (CAYMAN) INC.	16-Jun-2021	17	To Grant 4,934 Connected Restricted Shares Pursuant To The Scheme To Mr. Kenneth Walton Hitchner Iii	For	Combined
WUXI BIOLOGICS (CAYMAN) INC.	16-Jun-2021	18	To Grant 156,202 Connected Restricted Shares Pursuant To The Scheme To Mr. Jian Dong	For	Combined
WUXI BIOLOGICS (CAYMAN) INC.	16-Jun-2021	19	To Grant 98,305 Connected Restricted Shares Pursuant To The Scheme To Mr. Angus Scott Marshall Turner	For	Combined
WUXI BIOLOGICS (CAYMAN) INC.	16-Jun-2021	20	To Grant 17,420 Connected Restricted Shares Pursuant To The Scheme To Mr. Brendan McGrath	For	Combined
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	1	2021 Estimated Continuing Operational Connected Transactions	For	Combined
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	2	Application For Comprehensive Credit Line To Banks	For	Unvoted
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	3	Provision Of Guarantee For The Bank Credit Line Applied For By Wholly-Owned Subsidiaries	For	Unvoted
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	4	Change Of The Company'S Registered Capital	For	Unvoted
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	5	Amendments To The Company'S Articles Of Association	For	Unvoted
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	6	Amendments To The Company'S Rules Of Procedure Governing Shareholders' General Meetings	For	Unvoted
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	7	Amendments To The Rules Of Procedure Governing The Board Meetings	For	Unvoted
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	8	Amendments To The Work System For Independent Directors	For	Unvoted
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	9	Amendments To The Connected Transactions Decision-Making System	For	Unvoted
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	10	Amendments To The External Guarantee Management System	For	Unvoted
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	11	Amendments To The External Investment Management System	For	Unvoted
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	12	Amendments To The Raised Funds Management System	For	Unvoted
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	13	Election Of Non-Independent Director: Wang Yanqing	For	Unvoted
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	14	Election Of Non-Independent Director: Wang Jianxin	For	Unvoted
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	15	Election Of Non-Independent Director: You Zhiliang	For	Unvoted
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	16	Election Of Non-Independent Director: Wang Lei	For	Unvoted
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	17	Election Of Independent Director: Zhang Mingyan	For	Unvoted
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	18	Election Of Independent Director: Sun Qinglong	For	Unvoted
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	19	Election Of Independent Director: Zhao Kanglian	For	Unvoted
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	20	Election Of Non-Employee Supervisor: Cai Jianbo	For	Unvoted
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	22-Feb-2021	21	Election Of Non-Employee Supervisor: Wang Qingyan	For	Unvoted
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	13-May-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	13-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	13-May-2021	3	2020 Annual Accounts	For	For
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	13-May-2021	4	2020 Annual Report And Its Summary	For	For
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	13-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):6.000000	For	For
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	13-May-2021	6	2020 Report On Fund Occupation By Controlling Shareholders And Other Related Parties And External Guarantee	For	For
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	13-May-2021	7	2021 Remuneration For Directors And Senior Management	For	For
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	13-May-2021	8	2021 Reappointment Of External Audit Firm	For	For
WUXI LEAD INTELLIGENT EQUIPMENT CO LTD	13-May-2021	9	Authorization To The Board To Conduct Speedy Financing In Small Volume	For	Combined
WYNN RESORTS, LIMITED	05-May-2021	1	Director	For	Combined
WYNN RESORTS, LIMITED	05-May-2021	2	To Ratify The Appointment Of Ernst & Young Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
WYNN RESORTS, LIMITED	05-May-2021	3	To Approve, On A Non-Binding Advisory Basis, The Compensation Of Our Named Executive Officers As Described In The Proxy Statement.	For	For
X5 RETAIL GROUP N.V.	12-May-2021	3	Financial Statements, Result And Dividend For The Financial Year 2020: Remuneration Report	For	Combined
X5 RETAIL GROUP N.V.	12-May-2021	5	Financial Statements, Result And Dividend For The Financial Year 2020: Proposal To Adopt The 2020 Financial Statements	For	Combined
X5 RETAIL GROUP N.V.	12-May-2021	6	Financial Statements, Result And Dividend For The Financial Year 2020: Proposal To Determine The Dividend Over The Financial Year 2020	For	For
X5 RETAIL GROUP N.V.	12-May-2021	7	Discharge: Proposal For Discharge From Liability Of The Members Of The Management Board	For	For
X5 RETAIL GROUP N.V.	12-May-2021	8	Discharge: Proposal For Discharge From Liability Of The Members Of The Supervisory Board	For	Combined
X5 RETAIL GROUP N.V.	12-May-2021	9	Composition Of The Management Board: Re-Appointment Of Igor Shekhterman As Member Of The Management Board	For	For
X5 RETAIL GROUP N.V.	12-May-2021	10	Remuneration Of The Management Board: Amendment Of The Remuneration Policy For Members Of The Management Board (New Long-Term Incentive Programme)	For	Combined
X5 RETAIL GROUP N.V.	12-May-2021	11	Composition Of The Supervisory Board: Re-Appointment Of Stephan Ducharme As Member Of The Supervisory Board	For	Combined
X5 RETAIL GROUP N.V.	12-May-2021	12	Composition Of The Supervisory Board: Re-Appointment Of Mikhail Fridman As Member Of The Supervisory Board	For	For
X5 RETAIL GROUP N.V.	12-May-2021	13	Composition Of The Supervisory Board: Appointment Of Richard Brasher As Member Of The Supervisory Board	For	For
X5 RETAIL GROUP N.V.	12-May-2021	14	Composition Of The Supervisory Board: Appointment Of Alexander Tynkovan As Member Of The Supervisory Board	For	For
X5 RETAIL GROUP N.V.	12-May-2021	15	Shares: Authorisation Of The Management Board To Issue New Shares Or Grant Rights To Subscribe For Shares, Subject To The Approval Of The Supervisory Board	For	For
X5 RETAIL GROUP N.V.	12-May-2021	16	Shares: Authorisation Of The Management Board To Restrict Or Exclude The Pre-Emptive Rights Upon Issue Of New Shares Or Granting Of Rights To Subscribe For Shares, Subject To The Approval Of The Supervisory Board	For	For
X5 RETAIL GROUP N.V.	12-May-2021	17	Shares: Authorisation Of The Management Board To Resolve That The Company May Acquire Its Own Shares Or Gdrs	For	For
X5 RETAIL GROUP N.V.	12-May-2021	18	Appointment Of The External Auditor For The Financial Year 2021: Ernst Young Accountants Llp	For	For
XCEL ENERGY INC.	19-May-2021	1	Election Of Director: Lynn Casey	For	For
XCEL ENERGY INC.	19-May-2021	2	Election Of Director: Ben Fowke	For	For
XCEL ENERGY INC.	19-May-2021	3	Election Of Director: Robert Frenzel	For	For
XCEL ENERGY INC.	19-May-2021	4	Election Of Director: Netha Johnson	For	For
XCEL ENERGY INC.	19-May-2021	5	Election Of Director: Patricia Kampling	For	For
XCEL ENERGY INC.	19-May-2021	6	Election Of Director: George Kehl	For	For
XCEL ENERGY INC.	19-May-2021	7	Election Of Director: Richard O'Brien	For	For
XCEL ENERGY INC.	19-May-2021	8	Election Of Director: Charles Pardee	For	For
XCEL ENERGY INC.	19-May-2021	9	Election Of Director: Christopher Policinski	For	For
XCEL ENERGY INC.	19-May-2021	10	Election Of Director: James Prokopanko	For	For
XCEL ENERGY INC.	19-May-2021	11	Election Of Director: David Westerlund	For	For
XCEL ENERGY INC.	19-May-2021	12	Election Of Director: Kim Williams	For	For
XCEL ENERGY INC.	19-May-2021	13	Election Of Director: Timothy Wolf	For	For
XCEL ENERGY INC.	19-May-2021	14	Election Of Director: Daniel Yohannes	For	For
XCEL ENERGY INC.	19-May-2021	15	Company Proposal To Approve, On An Advisory Basis, Executive Compensation.	For	For
XCEL ENERGY INC.	19-May-2021	16	Company Proposal To Ratify The Appointment Of Deloitte & Touche Llp As Xcel Energy Inc.'S Independent Registered Public Accounting Firm For 2021.	For	For
XCEL ENERGY INC.	19-May-2021	17	Shareholder Proposal Regarding A Report On The Costs And Benefits Of Xcel Energy'S Voluntary Climate-Related Activities.	Against	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
XENIA HOTELS & RESORTS, INC.	18-May-2021	1	Election Of Director: Marcel Verbaas	For	Combined
XENIA HOTELS & RESORTS, INC.	18-May-2021	2	Election Of Director: Jeffrey H. Donahue	For	For
XENIA HOTELS & RESORTS, INC.	18-May-2021	3	Election Of Director: John H. Alschuler	For	For
XENIA HOTELS & RESORTS, INC.	18-May-2021	4	Election Of Director: Keith E. Bass	For	For
XENIA HOTELS & RESORTS, INC.	18-May-2021	5	Election Of Director: Thomas M. Gartland	For	For
XENIA HOTELS & RESORTS, INC.	18-May-2021	6	Election Of Director: Beverly K. Goulet	For	For
XENIA HOTELS & RESORTS, INC.	18-May-2021	7	Election Of Director: Mary E. McCormick	For	For
XENIA HOTELS & RESORTS, INC.	18-May-2021	8	Election Of Director: Dennis D. Oklak	For	For
XENIA HOTELS & RESORTS, INC.	18-May-2021	9	To Approve, On An Advisory And Non-Binding Basis, The Compensation Of The Named Executive Officers As Disclosed In The Proxy Statement.	For	Combined
XENIA HOTELS & RESORTS, INC.	18-May-2021	10	Ratification Of The Appointment Of Kpmg Llp As Xenia Hotels & Resorts, Inc.'S Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	Combined
XIAOMI CORPORATION	10-Jun-2021	3	To Receive The Audited Consolidated Financial Statements Of The Company And The Reports Of The Directors (The "Director(S)") And The Auditor Of The Company For The Year Ended December 31, 2020	For	For
XIAOMI CORPORATION	10-Jun-2021	4	To Re-Elect Liu De As An Executive Director	For	For
XIAOMI CORPORATION	10-Jun-2021	5	To Re-Elect Liu Qin As A Non-Executive Director	For	For
XIAOMI CORPORATION	10-Jun-2021	6	To Re-Elect Chen Dongsheng As An Independent Non-Executive Director	For	For
XIAOMI CORPORATION	10-Jun-2021	7	To Re-Elect Wong Shun Tak As An Independent Non-Executive Director	For	Combined
XIAOMI CORPORATION	10-Jun-2021	8	To Authorize The Board Of Directors To Fix The Directors' Remuneration	For	Combined
XIAOMI CORPORATION	10-Jun-2021	9	To Re-Appoint Pricewaterhousecoopers As Auditor Of The Company And To Authorize The Board Of Directors To Fix Its Remuneration	For	For
XIAOMI CORPORATION	10-Jun-2021	10	To Give A General Mandate To The Directors To Repurchase The Company'S Shares Not Exceeding 10% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing This Resolution (The "Share Repurchase Mandate")	For	For
XIAOMI CORPORATION	10-Jun-2021	11	To Give A General Mandate To The Directors To Issue, Allot And Deal With New Class B Ordinary Shares Of The Company Not Exceeding 20% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing This Resolution (The "Share Issue Mandate")	For	Combined
XIAOMI CORPORATION	10-Jun-2021	12	Conditional Upon The Passing Of Resolutions Nos. 8 And 9, To Extend The Share Issue Mandate Granted To The Directors Of The Company To Issue, Allot And Deal With Additional Shares In The Capital Of The Company By The Total Number Of Shares Repurchased By The Company Under The Share Repurchase Mandate	For	Against
XILINX, INC.	07-Apr-2021	1	Proposal To Adopt The Agreement And Plan Of Merger, Dated October 26, 2020, As It May Be Amended From Time To Time, Which Is Referred To As The "Merger Agreement," Among Advanced Micro Devices, Inc., Which Is Referred To As "Amd," Thrones Merger Sub, Inc., A Wholly Owned Subsidiary Of Amd, Which Is Referred To As "Merger Sub," And Xilinx, Which Proposal Is Referred To As The "Xilinx Merger Proposal".	For	Combined
XILINX, INC.	07-Apr-2021	2	Proposal To Approve, On A Non-Binding Advisory Basis, The Compensation That May Be Paid Or Become Payable To Xilinx'S Named Executive Officers That Is Based On Or Otherwise Relates To The Transactions Contemplated By The Merger Agreement, Which Proposal Is Referred To As The "Xilinx Compensation Proposal".	For	For
XILINX, INC.	07-Apr-2021	3	Proposal To Approve The Adjournment Of The Xilinx Special Meeting, If Necessary Or Appropriate, To Solicit Additional Proxies If There Are Insufficient Votes At The Time Of The Xilinx Special Meeting To Approve The Xilinx Merger Proposal Or To Ensure That Any Supplement Or Amendment To The Accompanying Joint Proxy Statement/Prospectus Is Timely Provided To Xilinx Stockholders, Which Proposal Is Referred To As The "Xilinx Adjournment Proposal".	For	For
XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO LTD	28-Jun-2021	2	To Consider And Approve The Issue Of Bonds And Asset-Backed Securities Inside Or Outside The Prc	For	For
XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO LTD	28-Jun-2021	3	To Consider And Approve The Report Of The Board Of Directors Of The Company The ("Board") For The Year Of 2020	For	For
XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO LTD	28-Jun-2021	4	To Consider And Approve The Report Of The Supervisory Committee Of The Company For The Year Of 2020	For	For
XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO LTD	28-Jun-2021	5	To Consider And Approve The Report Of The Auditors And Audited Consolidated Financial Statements Of The Company For The Year Ended 31 December 2020	For	For
XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO LTD	28-Jun-2021	6	To Consider And Approve The Final Dividend Distribution For The Year Ended 31 December 2020	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO LTD	28-Jun-2021	7	To Consider And Approve The Annual Report Of The Company For The Year Of 2020	For	For
XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO LTD	28-Jun-2021	8	To Consider And Approve The Provision Of Letter Of Guarantee By The Company On Behalf Of Its Subsidiaries With A Total Amount Of Not More Than Rmb8 Billion During The Period From The Date Of Passing Of This Resolution Until The Day Of The Annual General Meeting Of The Company To Be Held In The Year Of 2022	For	For
XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO LTD	28-Jun-2021	9	To Consider And Approve The Proposed Provision Of New Guarantees By The Company For Its Subsidiaries With A Total Amount Of Not More Than Rmb6 Billion During The Period From The Date Of Passing Of This Resolution Until The Day Of Annual General Meeting Of The Company To Be Held In The Year Of 2022, And Authorise The Chairman Of The Board, Mr. Wu Gang, To Sign Any Agreements And/Or Documents On Behalf Of The Company Necessary In Relation Thereto	For	For
XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO LTD	28-Jun-2021	10	To Consider And Approve The Proposed Operation Of Exchange Rate Hedging Business With A Total Amount Of Not More Than Usd2.5 Billion And The Interest Rate Hedging Business With A Total Amount Of Not More Than Usd2 Billion During The Period From The Date Of Passing Of This Resolution Until The Day Of Annual General Meeting Of The Company To Be Held In The Year Of 2022	For	For
XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO LTD	28-Jun-2021	11	To Consider And Approve The Proposal On Shareholders' Return Plan For The Next Three Years (2021-2023) Of The Company	For	For
XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO LTD	28-Jun-2021	12	To Consider And Approve The Appointment Of Deloitte Touche Tohmatsu Certified Public Accountants Llp As The Prc Auditors Of The Company And Deloitte Touche Tohmatsu As The International Auditors Of The Company To Hold Office From The Date Of Passing Of This Resolution Until The Date Of The End Of The Company'S 2021 Agm, And Authorise The Board To Determine Their Remuneration, Respectively	For	For
XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO LTD	28-Jun-2021	13	To Consider And Approve The Motion On Revision Of Annual Cap (A Share) For 2021 For Continuing Connected Transactions With Related Parties	For	For
XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO LTD	28-Jun-2021	14	To Consider And Approve The Motion On Revision Of Annual Cap (H Share) For 2021 For Continuing Connected Transactions Under The Product Sales Framework Agreement (2019-2021)	For	For
XINJIANG GOLDWIND SCIENCE & TECHNOLOGY CO LTD	28-Jun-2021	15	To Consider And Approve The Recommendation Of Mr. Wang Kaiguo (As Specified) As A Non-Executive Director Of The Company	For	For
XINYI SOLAR HOLDINGS LTD	28-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0422/ 2021042200743. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0422/ 2021042200795. Pdf	Non-voting resolution	Combined
XINYI SOLAR HOLDINGS LTD	28-May-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
XINYI SOLAR HOLDINGS LTD	28-May-2021	3	To Receive And Consider The Audited Financial Statements And Reports Of The Directors Of The Company (The "Directors") And The Auditor Of The Company (The "Auditor") For The Financial Year Ended 31 December 2020	For	Combined
XINYI SOLAR HOLDINGS LTD	28-May-2021	4	To Declare A Final Dividend Of 17.0 Hk Cents Per Share (With Scrip Option) For The Year Ended 31 December 2020	For	For
XINYI SOLAR HOLDINGS LTD	28-May-2021	5	To Re-Elect Mr. Chen Xi As An Executive Director	For	Combined
XINYI SOLAR HOLDINGS LTD	28-May-2021	6	To Re-Elect Mr. Lee Shing Put, B.B.S. As A Non-Executive Director	For	Combined
XINYI SOLAR HOLDINGS LTD	28-May-2021	7	To Re-Elect Mr. Cheng Kwok Kin, Paul As An Independent Non-Executive Director	For	Combined
XINYI SOLAR HOLDINGS LTD	28-May-2021	8	To Authorise The Board Of Directors (The "Board") To Determine The Remuneration Of The Directors	For	For
XINYI SOLAR HOLDINGS LTD	28-May-2021	9	To Re-Appoint The Auditor And To Authorise The Board To Fix Its Remuneration	For	For
XINYI SOLAR HOLDINGS LTD	28-May-2021	10	To Grant An Unconditional General Mandate To The Directors To Repurchase Shares	For	For
XINYI SOLAR HOLDINGS LTD	28-May-2021	11	To Grant An Unconditional General Mandate To The Directors To Allot And Issue Shares	For	Combined
XINYI SOLAR HOLDINGS LTD	28-May-2021	12	To Extend The General Mandate Granted To The Directors To Issue Shares By The Shares Repurchased	For	Against
XINYI SOLAR HOLDINGS LTD	28-May-2021	13	23 Apr 2021: Please Note That This Is A Revision Due To Due Change In Numbering For Resolutions 5.A To 5.C. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You.	Non-voting resolution	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
XIOR STUDENT HOUSING N.V.	20-May-2021	7	Proposal For Resolution To Renew The Authorisation Granted To The Board Of Directors By The Extraordinary General Meeting Of 6 November 2019, For A Period Of Five Years From The Publication Of The Resolution Of This Extraordinary General Meeting In The Annexes To The Belgian Official Gazette, To Increase, Renew And Extend The Capital On One Or More Occasions Under The Conditions Set Out In The Aforementioned Report: Proposal For Resolution To Grant An Authorisation To The Board Of Directors In Respect Of: i. Capital Increases By Way Of Contribution In Cash Which Provide For The Possibility For The Shareholders Of Xior Student Housing To Exercise Their Statutory Preferential Subscription Right Or Irreducible Allocation Right, To Increase The Capital During Five Years With A Maximum Amount Of 50% Of The Amount Of The Capital On The Date Of The Extraordinary General Meeting, Being Two Hundred Twenty-Seven Million Three Hundred One Thousand Five Hundred Sixty-One Euros (Eur 227,301,561.00); ii. Capital Increases In The Framework Of The Distribution Of An Optional Dividend, To Increase The Capital During Five Years With A Maximum Of 50% Of The Amount Of The Capital On The Date Of The Extraordinary General Meeting, Being Two Hundred And Twenty-Seven Million Three Hundred And One Thousand Five Hundred And Sixty-One Euro (Eur 227,301,561.00); iii. Capital Increases By Way Of Contribution In Cash, Which Do Not Provide For The Possibility For Xior Student Housing'S Shareholders To Exercise Their Statutory Preferential Subscription Right Or Irreducible Allocation Right, To Increase The Capital During Five Years By A Maximum Amount Of 10% Of The Amount Of The Capital On The Date Of The Extraordinary General Meeting, Being Forty-Five Million Four Hundred And Sixty Thousand Three Hundred And Twelve Euro And Twenty Eurocents (Eur 45,460,312.20); iv. Capital Increases By Contribution In Kind, And Any Capital Increases Other Than Those Mentioned Above, To Increase The Capital During Five Years With A Maximum Of 10% Of The Amount Of The Capital On The Date Of The Extraordinary	For	Combined
XIOR STUDENT HOUSING N.V.	20-May-2021	7	The General Meeting Approves The Statutory Financial Statements Of The Company As At 31 December 2020, Including The Appropriation Of The Result. Consequently, A Dividend Of Eur 1.36 Gross Or Eur 0.952 Net Per Share Will Be Paid For 2020 (Taking Into Account The Dividend Entitlement Of The Shares (Or Coupons Detached From The Shares) Represented By Coupon Ndecree14 (Which Has Already Been Detached From The Xior Share - Amounting To Eur 1.0404 Gross), Coupon Ndecree15 (Which Has Already Been Detached From The Xior Share - Amounting To Eur 0.1821 Gross) And Coupon Ndecree16 (Which Has Already Been Detached From The Xior Share - At Eur 0.1375 Gross)	For	For
XIOR STUDENT HOUSING N.V.	20-May-2021	8	Proposal For Resolution To Renew The Authorisation Granted To The Board Of Directors By The Extraordinary General Meeting Of 6 November 2019, For A Period Of Five Years From The Publication Of The Resolution Of This Extraordinary General Meeting In The Annexes To The Belgian Official Gazette, To Increase, Renew And Extend The Capital On One Or More Occasions Under The Conditions Set Out In The Aforementioned Report: If The Proposal Under 1.2(A) Is Not Approved, Proposal To Grant An Authorisation To The Board Of Directors In Respect Of: i. Capital Increases By Way Of Contribution In Cash Which Provide For The Possibility Of The Shareholders Of Xior Student Housing To Exercise Their Statutory Preferential Subscription Right Or Irreducible Allocation Right, To Increase The Capital For A Period Of Five Years By A Maximum Amount Of 50% Of The Amount Of The Capital On The Date Of The Extraordinary General Meeting, Being Two Hundred Twenty-Seven Million Three Hundred One Thousand Five Hundred Sixty-One Euros (Eur 227,301,561.00); ii. Capital Increases In The Framework Of The Distribution Of An Optional Dividend, To Increase The Capital For A Period Of Five Years By A Maximum Amount Of 50% Of The Amount Of The Capital On The Date Of The Extraordinary General Meeting, Being Two Hundred Twenty-Seven Million Three Hundred One Thousand Five Hundred Sixty-One Euro (Eur 227,301,561.00); iii. (A) Capital Increases By Way Of Contribution In Cash Which Do Not Provide For The Possibility Of The Shareholders Of Xior Student Housing To Exercise Their Statutory Preferential Subscription Right Or Irreducible Allocation Right, (B) Capital Increases By Way Of Contribution In Kind, And (C) Any Capital Increases Other Than Those Mentioned Above, To Increase The Capital During A Period Of Five Years With A Maximum Amount Of 10% Of The Amount Of The Capital On The Date Of The Extraordinary General Meeting, Being Forty-Five Million Four Hundred And Sixty Thousand Three Hundred And Twelve Euro And Twenty Eurocents (Eur 45. 460.312,20); It Being Understood That, In Any Event, The Board Of Directors Will Never	For	For
XIOR STUDENT HOUSING N.V.	20-May-2021	8	The General Meeting Approves The Remuneration Report, Which Is A Specific Part Of The Corporate Governance Statement	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
XIOR STUDENT HOUSING N.V.	20-May-2021	9	Proposal For Resolution To Bring The Articles Of Association Into Line With The Belgian Code Of Companies And Associations And Other Recent Changes In Law, Taking Into Account The Existing Characteristics Of The Company, Without Changing Its Legal Form Or Object: - Whose Registered Office Will Be Located In The Flemish Region; - Whose Address, Which Will Not Be Stated In The Articles Of Association, Will Be At Mechelsesteenweg 34 Box 108, 2018 Antwerp, In The Jurisdiction Of The Antwerp Business Court, Antwerp Division; - Whose Website Is Www.Xior.Be And Which, For Its Relations With The Shareholders, The Directors And The Statutory Auditor, Uses The E-Mail Address Ir@Xior.Be, Which Shall Be Mentioned In The Articles Of Association, And On The Understanding That The Company May At Any Time Create, Change And Announce Another Website And/Or E-Mail Address, Which May Or May Not Be Mentioned In The Articles Of Association - Whose Capital Is Fixed At Four Hundred And Fifty-Four Million Six Hundred And Three Thousand One Hundred And Twenty-Two Euro Zero Cent (Eur 454,603,122.00) And Is Represented By Twenty-Five Million Two Hundred And Fifty-Five Thousand Seven Hundred And Twenty-Nine (25,255,729) Shares Without Designation Of Nominal Value, Each Representing One/25,255,729Th Of The Capital, And Which Are Of The Same Class And Enjoy The Same Rights And Benefits; - Of Which The Shares Are Freely Transferable; - Which Shall Be Managed According To The One-Tier Board System, Whereby The Board Of Directors Shall Consist Of At Least Five (5) Directors; - Of Which The Effective Management Shall Be Entrusted To At Least Two Natural Persons Who Satisfy The Requirements Of Reliability And Expertise As Set Out In The Applicable Regulations On Regulated Real Estate Companies And Who Do Not Fall Within The Scope Of The Prohibitions Set Out In The Applicable Regulations On Regulated Real Estate Companies; - Of Which The Daily Management Can Be Assigned To One Or More Persons, Whether Or Not They Are Directors, Who Can Also Represent The	For	For
XIOR STUDENT HOUSING N.V.	20-May-2021	9	The General Meeting Decides To Adjust The Remuneration Of The Non-Executive Directors With Effect From 1 January 2021 As Follows: - The Fixed Annual Fee Is Increased By Eur 10,000 To Bring It Up To Eur 27,500 Per Year; And - The Attendance Fee Per Board Of Directors Meeting Attended In Person Is Increased By Eur 250 To Bring It To Eur 1,000 Per Meeting (There Are No Attendance Fees For Meetings Of The Audit Committee Or The Nomination And Remuneration Committee). The Existing Flat-Rate Expense Allowance Of Eur 2,500 Per Year Remains Unchanged. In Addition, The General Meeting Decided To Increase The Attendance Fee Of The Non-Executive Directors Who Are Members Of The Investment Committee (Currently Mr Joost Uwents) By Eur 250 To Bring It To Eur 1,000 Per Meeting Of That Committee Attended In Person. The Fixed Remuneration That The Non-Executive Directors Who Are Members Of The Investment Committee Receive For Their Membership Of The Investment Committee Remains Unchanged At Eur 10,000 Per Year	For	For
XIOR STUDENT HOUSING N.V.	20-May-2021	10	Proposal For Resolution To Grant To The Members Of The Board Of Directors, Each Of Them Acting Individually And With The Right Of Substitution, Power Of Attorney To Perform All Acts Necessary Or Useful For The Execution Of The Resolutions Taken	For	For
XIOR STUDENT HOUSING N.V.	20-May-2021	10	The General Meeting Decides, Subject To Approval By The Fsma, To Appoint With Immediate Effect Ms Marieke Bax As Non-Executive Independent Director For A Period Of 4 Years. Mrs. Marieke Bax Meets The Requirements Set Forth In Provision 3.5 Of The Corporate Governance Code 2020 (Available On https://www.corporategovernancecommittee.be/). Ms. Marieke Bax Will Be Remunerated In The Same Way As The Other Non-Executive Directors	For	For
XIOR STUDENT HOUSING N.V.	20-May-2021	11	Proposal For Resolution To Authorise Pieter Bogaert, Julie Vuylsteke, Veronique Bal, Andries De Smet And Sofie Robberechts, Each Of Them Acting Individually And With The Right Of Substitution, To Carry Out All Acts Necessary Or Useful For The Completion Of The Formalities (Including, But Not Limited To The Drafting And Signing Of All Necessary Documents And Forms) With A View To (I) The Filing Of These Minutes With The Clerk'S Office Of The Competent Corporate Court, (Ii) The Publication Thereof In The Annexes To The Belgian Official Gazette, And (Iii) If Necessary, The Registration/Amendment/Deletion Of The Data In The Crossroads Bank For Enterprises	For	For
XIOR STUDENT HOUSING N.V.	20-May-2021	11	The General Meeting Grants Discharge To The Directors Of The Company For Their Mandate For The Financial Year Ended 31 December 2020	For	For
XIOR STUDENT HOUSING N.V.	20-May-2021	12	Proposal For Resolution To Authorise The Notary And All His Associates, Each Of Them Acting Individually, To Carry Out The Formalities Of Publication And To Ensure The Filing Of The New Text Of The Articles Of Association	For	For
XIOR STUDENT HOUSING N.V.	20-May-2021	12	The General Meeting Grants Discharge To The Company'S Statutory Auditor For Its Mandate For The Financial Year Ended 31 December 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
XIOR STUDENT HOUSING N.V.	20-May-2021	13	The General Meeting Approves, With Application Of Article 7:151 Of The Companies And Associations Code, The Fact That The Company Is Party To The Financing Agreements And That Certain Provisions Of The Financing Agreements Grant Rights To Third Parties That Affect The Assets Of The Company Or Create A Debt Or An Obligation To Be Borne By The Company, The Exercise Of Which Is Subject To A Change Of Control (As Defined In The Respective Financing Agreements) Over (Or A Public Takeover Bid For) The Company	For	For
XIOR STUDENT HOUSING N.V.	24-Jun-2021	4	Proposal For Resolution: To Reappoint As Statutory Auditor Of The Company, The Private Limited Company Pricewaterhousecoopers Bedrijfsrevisoren (Pwc Bedrijfsrevisoren), Having Its Registered Office At 1932 Zaventem, Woluwedal 18, Registered In The Register Of Legal Entities Of Brussels Under The Number 0429.501.944, Represented By Mr. Jeroen Bockaert, Auditor, For A Period Of 3 Years Ending At The Annual Meeting Of The Company To Be Held In 2024, As Well As To Approve His Remuneration Amounting To 47.753,73 Eur (Excl. Vat / Expenses And To Be Indexed Annually). Mr. Jeroen Bockaert Replaces As Representative Mr. Damien Walgrave Who Was The Representative Of Pwc Bedrijfsrevisoren Bv For The Past 2 Terms Of Office. The Board Of Directors Invites You To Approve The Reappointment Of The Statutory Auditor And His Remuneration. Reappointment Of Pwc Bedrijfsrevisoren Bv As Statutory Auditor Of The Company And Approval Of The Remuneration Of The Mandate As Statutory Auditor	For	For
XIOR STUDENT HOUSING N.V.	24-Jun-2021	6	Proposal For Resolution To Grant To The Members Of The Board Of Directors, Each Of Them Acting Individually And With The Right Of Substitution, Power Of Attorney To Perform All Acts Necessary Or Useful For The Execution Of The Resolutions Taken	For	For
XIOR STUDENT HOUSING N.V.	24-Jun-2021	7	Proposal For Resolution To Authorise Pieter Bogaert, Julie Vuylsteke, V Ronique Bal, Andries De Smet And Sofie Robberechts, Each Of Them Acting Individually And With The Right Of Substitution, To Carry Out All Acts Necessary Or Useful For The Completion Of The Formalities (In... For Full Agenda See The Cbp Portal Or The Convocation Document)	For	For
XIOR STUDENT HOUSING N.V.	24-Jun-2021	9	Proposal For Resolution To Grant An Authorisation To The Board Of Directors In Respect Of: I. Capital Increases By Way Of Contribution In Cash Which Provide For The Possibility For The Shareholders Of Xior Student Housing To Exercise Their Statutory Preferential Subscriptio... For Full Agenda See The Cbp Portal Or The Convocation Document	For	For
XIOR STUDENT HOUSING N.V.	24-Jun-2021	10	If The Proposal Under 1.2(A) Is Not Approved, Proposal To Grant An Authorisation To The Board Of Directors In Respect Of: I. Capital Increases By Way Of Contribution In Cash Which Provide For The Possibility Of The Shareholders Of Xior Student Housing To Exercise Their Stat... For Full Agenda See The Cbp Portal Or The Convocation Document	For	For
XIOR STUDENT HOUSING N.V.	24-Jun-2021	11	Whose Seat Will Be In The Flemish Region; - Whose Address, Which Shall Not Be Reproduced In The Articles Of Association, Is At Mechelsesteenweg 34 Box 108, 2018 Antwerp, In The Jurisdiction Of The Antwerp Business Court, Antwerp Section; - Whose Website Is Www.Xior.Be And Which Uses The E-Mail Address Ir@Xior.Be For Its Relations With The Shareholders, The Directors And The Statutory Auditor, Which Shall Be Stated In The Articles Of Association, And It Being Understood That The Company May At Any Time Create, Change And Announce Another Website And/Or E-Mail Address, Which May Or May Not Be Stated In The Articles Of Association; - Whose Capital Is Fixed At Four Hundred And Fifty-Four Million Six Hundred And Three Thousand One Hundred And Twenty-Two Euro Zero Cent (454,603,122.00) And Is Represented By Twenty-Five Million Two Hundred And Fifty-Five Thousand Seven Hundred And Twenty-N... For Full Agenda See The Cbp Portal Or The Convocation Document	For	For
XIOR STUDENT HOUSING N.V.	24-Jun-2021	13	Proposal For Resolution To Grant Power Of Attorney To The Members Of The Board Of Directors, Each Of Them Acting Alone And With The Right Of Substitution, To Perform All Acts Necessary Or Useful For The Implementation Of The Resolutions Passed. The Board Of Direct... For Full Agenda See The Cbp Portal Or The Convocation Document	For	For
XIOR STUDENT HOUSING N.V.	24-Jun-2021	14	Proposal For Resolution To Authorise Pieter Bogaert, Julie Vuylsteke, V Ronique Bal, Andries De Smet And Sofie Robberechts, Each Of Them Acting Individually And With The Right Of Substitution, To Carry Out All Acts Necessary Or Useful For The Completion Of The Formalities (In... For Full Agenda See The Cbp Portal Or The Convocation Document)	For	For
XIOR STUDENT HOUSING N.V.	24-Jun-2021	15	Proposal To Authorise The Civil-Law Notary And All His Associates, Each Of Them Acting Individually, To Carry Out The Formalities Of Publication And To Ensure The Filing Of The New Text Of The Articles Of Association. The Board Of Directors Invites You To Approve And Grant This Special Power Of Attorney	For	For
XPO LOGISTICS, INC.	11-May-2021	1	Election Of Director: Brad Jacobs	For	For
XPO LOGISTICS, INC.	11-May-2021	2	Election Of Director: Gena Ashe	For	For
XPO LOGISTICS, INC.	11-May-2021	3	Election Of Director: Marlene Colucci	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
XPO LOGISTICS, INC.	11-May-2021	4	Election Of Director: Annamaria Desalva	For	Against
XPO LOGISTICS, INC.	11-May-2021	5	Election Of Director: Michael Jesselson	For	Against
XPO LOGISTICS, INC.	11-May-2021	6	Election Of Director: Adrian Kingshott	For	Combined
XPO LOGISTICS, INC.	11-May-2021	7	Election Of Director: Jason Papastavrou	For	Combined
XPO LOGISTICS, INC.	11-May-2021	8	Election Of Director: Oren Shaffer	For	Combined
XPO LOGISTICS, INC.	11-May-2021	9	Ratification Of Independent Auditors For Fiscal Year 2021.	For	For
XPO LOGISTICS, INC.	11-May-2021	10	Advisory Vote To Approve Executive Compensation.	For	Combined
XPO LOGISTICS, INC.	11-May-2021	11	Stockholder Proposal Regarding Additional Disclosure Of The Company'S Political Activities.	Against	Combined
XPO LOGISTICS, INC.	11-May-2021	12	Stockholder Proposal Regarding Appointment Of Independent Chairman Of The Board.	Against	Combined
XPO LOGISTICS, INC.	11-May-2021	13	Stockholder Proposal Regarding Acceleration Of Executive Equity Awards In The Case Of A Change Of Control.	Against	Against
XYLEM INC.	12-May-2021	1	Election Of Director: Jeanne Beliveau-Dunn	For	Combined
XYLEM INC.	12-May-2021	2	Election Of Director: Patrick K. Decker	For	For
XYLEM INC.	12-May-2021	3	Election Of Director: Robert F. Friel	For	For
XYLEM INC.	12-May-2021	4	Election Of Director: Jorge M. Gomez	For	For
XYLEM INC.	12-May-2021	5	Election Of Director: Victoria D. Harker	For	For
XYLEM INC.	12-May-2021	6	Election Of Director: Steven R. Loranger	For	For
XYLEM INC.	12-May-2021	7	Election Of Director: Surya N. Mohapatra, Ph.D.	For	For
XYLEM INC.	12-May-2021	8	Election Of Director: Jerome A. Peribere	For	For
XYLEM INC.	12-May-2021	9	Election Of Director: Markos I. Tambakeras	For	For
XYLEM INC.	12-May-2021	10	Election Of Director: Lila Tretikov	For	For
XYLEM INC.	12-May-2021	11	Election Of Director: Uday Yadav	For	For
XYLEM INC.	12-May-2021	12	Ratification Of The Appointment Of Deloitte & Touche Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
XYLEM INC.	12-May-2021	13	Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	For	For
XYLEM INC.	12-May-2021	14	Shareholder Proposal Requesting Amendments To Our Proxy Access By-Law, If Properly Presented At The Meeting.	Against	Combined
YADEA GROUP HOLDINGS LTD	18-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0427/ 2021042701095. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0427/ 2021042701085. Pdf	Non-voting resolution	Combined
YADEA GROUP HOLDINGS LTD	18-Jun-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
YADEA GROUP HOLDINGS LTD	18-Jun-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company And The Reports Of The Directors And Auditors Of The Company For The Year Ended 31 December 2020	For	Combined
YADEA GROUP HOLDINGS LTD	18-Jun-2021	4	To Declare A Final Dividend Of 19.0 Hk Cents Per Share Of The Company For The Year Ended 31December 2020	For	For
YADEA GROUP HOLDINGS LTD	18-Jun-2021	5	To Re-Elect The Following Retiring Director Of The Company (The "Directors") Who Is Standing For Re-Election At The Annual General Meeting: Mr. Li Zongwei As An Independent Non-Executive Director	For	For
YADEA GROUP HOLDINGS LTD	18-Jun-2021	6	To Re-Elect The Following Retiring Director Of The Company (The "Directors") Who Is Standing For Re-Election At The Annual General Meeting: Mr. Wu Biguang As An Independent Non-Executive Director	For	For
YADEA GROUP HOLDINGS LTD	18-Jun-2021	7	To Re-Elect The Following Retiring Director Of The Company (The "Directors") Who Is Standing For Re-Election At The Annual General Meeting: Mr. Yao Naisheng As An Independent Non-Executive Director	For	For
YADEA GROUP HOLDINGS LTD	18-Jun-2021	8	To Authorise The Board Of Directors (The "Board") To Fix The Remuneration Of The Directors	For	For
YADEA GROUP HOLDINGS LTD	18-Jun-2021	9	To Re-Appoint Pricewaterhousecoopers As Auditor Of The Company And Authorise The Board To Fix Their Remuneration	For	For
YADEA GROUP HOLDINGS LTD	18-Jun-2021	10	To Give A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares Not Exceeding 20% Of The Number Of The Issued Shares Of The Company (The "Issue Mandate")	For	Combined
YADEA GROUP HOLDINGS LTD	18-Jun-2021	11	To Give A General Mandate To The Directors To Repurchase Shares Not Exceeding 10% Of The Number Of The Issued Shares Of The Company	For	Combined
YADEA GROUP HOLDINGS LTD	18-Jun-2021	12	To Extend The Issue Mandate By The Number Of Shares Repurchased By The Company	For	Combined
YADEA GROUP HOLDINGS LTD	18-Jun-2021	13	29 Apr 2021: Please Note That This Is A Revision Due To Modification Of The Text Of Resolution 4: If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Combined
YAGEO CORPORATION	03-Jun-2021	1	Adoption Of The 2020 Closing Accounts	For	Combined
YAGEO CORPORATION	03-Jun-2021	2	Adoption Of Change The Fund Usage Plan Of 2020 Gdr And 5Th Ecb	For	For
YAGEO CORPORATION	03-Jun-2021	3	Proposal For Cash Distribution From Capital Surplus, Approximately Twd 8 Per Share For Cash Dividend And Twd 2 Per Share For Cash Distribution From Capital Surplus	For	For
YAGEO CORPORATION	03-Jun-2021	4	The Election Of The Director:Tie-Min Chen,Shareholder No.00000002	For	For
YAGEO CORPORATION	03-Jun-2021	5	The Election Of The Director:Hsu Chang Investment Ltd ,Shareholder No.00099108,Deng-Rue Wang As Representative	For	For
YAGEO CORPORATION	03-Jun-2021	6	The Election Of The Director:Hsu Chang Investment Ltd ,Shareholder No.00099108,Chin-San Wang As Representative	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
YAGEO CORPORATION	03-Jun-2021	7	The Election Of The Director:Hsu Chang Investment Ltd ,Shareholder No.00099108,Tzone-Yeong Lin As Representative	For	Combined
YAGEO CORPORATION	03-Jun-2021	8	The Election Of The Director:Hsu Chang Investment Ltd ,Shareholder No.00099108,Shih-Chien Yang As Representative	For	Combined
YAGEO CORPORATION	03-Jun-2021	9	The Election Of The Director:Hsu Chang Investment Ltd ,Shareholder No.00099108,Ching-Chang Yen As Representative	For	Combined
YAGEO CORPORATION	03-Jun-2021	10	The Election Of The Independent Director:Cheng-Ling Lee,Shareholder No.A110406Xxx	For	Combined
YAGEO CORPORATION	03-Jun-2021	11	The Election Of The Independent Director:Lin Hsu Tun Son,Shareholder No.Ac00636Xxx	For	Combined
YAGEO CORPORATION	03-Jun-2021	12	The Election Of The Independent Director:Hong-So Chen,Shareholder No.F120677Xxx	For	Combined
YAGEO CORPORATION	03-Jun-2021	13	Proposal Of Release The Prohibition On Directors From Participation In Competitive Business.	For	Combined
YAKULT HONSHA CO.,LTD.	23-Jun-2021	2	Appoint A Director Narita, Hiroshi	For	For
YAKULT HONSHA CO.,LTD.	23-Jun-2021	3	Appoint A Director Wakabayashi, Hiroshi	For	For
YAKULT HONSHA CO.,LTD.	23-Jun-2021	4	Appoint A Director Ishikawa, Fumiyasu	For	For
YAKULT HONSHA CO.,LTD.	23-Jun-2021	5	Appoint A Director Ito, Masanori	For	For
YAKULT HONSHA CO.,LTD.	23-Jun-2021	6	Appoint A Director Doi, Akifumi	For	For
YAKULT HONSHA CO.,LTD.	23-Jun-2021	7	Appoint A Director Hayashida, Tetsuya	For	For
YAKULT HONSHA CO.,LTD.	23-Jun-2021	8	Appoint A Director Hirano, Susumu	For	For
YAKULT HONSHA CO.,LTD.	23-Jun-2021	9	Appoint A Director Imada, Masao	For	For
YAKULT HONSHA CO.,LTD.	23-Jun-2021	10	Appoint A Director Yasuda, Ryuji	For	For
YAKULT HONSHA CO.,LTD.	23-Jun-2021	11	Appoint A Director Fukuoka, Masayuki	For	For
YAKULT HONSHA CO.,LTD.	23-Jun-2021	12	Appoint A Director Maeda, Norihito	For	Combined
YAKULT HONSHA CO.,LTD.	23-Jun-2021	13	Appoint A Director Tobe, Naoko	For	For
YAKULT HONSHA CO.,LTD.	23-Jun-2021	14	Appoint A Director Hirano, Koichi	For	For
YAKULT HONSHA CO.,LTD.	23-Jun-2021	15	Appoint A Director Shimbo, Katsuyoshi	For	For
YAKULT HONSHA CO.,LTD.	23-Jun-2021	16	Appoint A Director Nagasawa, Yumiko	For	For
YAMADA HOLDINGS CO.,LTD.	29-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
YAMADA HOLDINGS CO.,LTD.	29-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
YAMADA HOLDINGS CO.,LTD.	29-Jun-2021	3	Amend Articles To: Amend Business Lines	For	For
YAMADA HOLDINGS CO.,LTD.	29-Jun-2021	4	Approve Provision Of Special Payment For Retiring Directors	For	Combined
YAMAHA CORPORATION	24-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
YAMAHA CORPORATION	24-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
YAMAHA CORPORATION	24-Jun-2021	3	Appoint A Director Nakata, Takuya	For	Combined
YAMAHA CORPORATION	24-Jun-2021	4	Appoint A Director Yamahata, Satoshi	For	Combined
YAMAHA CORPORATION	24-Jun-2021	5	Appoint A Director Fukui, Taku	For	Combined
YAMAHA CORPORATION	24-Jun-2021	6	Appoint A Director Hidaka, Yoshihiro	For	Combined
YAMAHA CORPORATION	24-Jun-2021	7	Appoint A Director Fujitsuka, Mikio	For	Combined
YAMAHA CORPORATION	24-Jun-2021	8	Appoint A Director Paul Candland	For	Combined
YAMAHA CORPORATION	24-Jun-2021	9	Appoint A Director Shinohara, Hiromichi	For	Combined
YAMAHA CORPORATION	24-Jun-2021	10	Appoint A Director Yoshizawa, Naoko	For	Combined
YAMAHA MOTOR CO.,LTD.	24-Mar-2021	2	Approve Appropriation Of Surplus	For	For
YAMAHA MOTOR CO.,LTD.	24-Mar-2021	3	Appoint A Director Yanagi, Hiroyuki	For	For
YAMAHA MOTOR CO.,LTD.	24-Mar-2021	4	Appoint A Director Hidaka, Yoshihiro	For	For
YAMAHA MOTOR CO.,LTD.	24-Mar-2021	5	Appoint A Director Watanabe, Katsuaki	For	For
YAMAHA MOTOR CO.,LTD.	24-Mar-2021	6	Appoint A Director Yamaji, Katsuhito	For	For
YAMAHA MOTOR CO.,LTD.	24-Mar-2021	7	Appoint A Director Okawa, Tatsumi	For	For
YAMAHA MOTOR CO.,LTD.	24-Mar-2021	8	Appoint A Director Maruyama, Heiji	For	For
YAMAHA MOTOR CO.,LTD.	24-Mar-2021	9	Appoint A Director Nakata, Takuya	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
YAMAHA MOTOR CO.,LTD.	24-Mar-2021	10	Appoint A Director Kamigama, Takehiro	For	For
YAMAHA MOTOR CO.,LTD.	24-Mar-2021	11	Appoint A Director Tashiro, Yuko	For	For
YAMAHA MOTOR CO.,LTD.	24-Mar-2021	12	Appoint A Director Ohashi, Tetsuji	For	For
YAMAHA MOTOR CO.,LTD.	24-Mar-2021	13	Appoint A Corporate Auditor Kawai, Eriko	For	For
YAMAHA MOTOR CO.,LTD.	24-Mar-2021	14	Appoint A Substitute Corporate Auditor Fujita, Ko	For	For
YAMANA GOLD INC.	29-Apr-2021	1	Director	For	For
YAMANA GOLD INC.	29-Apr-2021	2	Appointment Of Deloitte Llp As Auditors Of The Corporation For The Ensuing Year And Authorizing The Directors To Fix Their Remuneration.	For	Combined
YAMANA GOLD INC.	29-Apr-2021	3	On An Advisory Basis, And Not To Diminish The Role And Responsibilities Of Our Board, You Accept The Approach To Executive Compensation Disclosed In Our 2021 Management Information Circular.	For	For
YAMATO HOLDINGS CO.,LTD.	24-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
YAMATO HOLDINGS CO.,LTD.	24-Jun-2021	2	Appoint A Director Yamauchi, Masaki	For	Combined
YAMATO HOLDINGS CO.,LTD.	24-Jun-2021	3	Appoint A Director Nagao, Yutaka	For	For
YAMATO HOLDINGS CO.,LTD.	24-Jun-2021	4	Appoint A Director Shibasaki, Kenichi	For	For
YAMATO HOLDINGS CO.,LTD.	24-Jun-2021	5	Appoint A Director Kanda, Haruo	For	For
YAMATO HOLDINGS CO.,LTD.	24-Jun-2021	6	Appoint A Director Mori, Masakatsu	For	For
YAMATO HOLDINGS CO.,LTD.	24-Jun-2021	7	Appoint A Director Tokuno, Mariko	For	For
YAMATO HOLDINGS CO.,LTD.	24-Jun-2021	8	Appoint A Director Kobayashi, Yoichi	For	For
YAMATO HOLDINGS CO.,LTD.	24-Jun-2021	9	Appoint A Director Sugata, Shiro	For	For
YAMATO HOLDINGS CO.,LTD.	24-Jun-2021	10	Appoint A Director Kuga, Noriyuki	For	For
YAMATO HOLDINGS CO.,LTD.	24-Jun-2021	11	Appoint A Corporate Auditor Yamashita, Takashi	For	For
YAMAZAKI BAKING CO.,LTD.	30-Mar-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
YAMAZAKI BAKING CO.,LTD.	30-Mar-2021	2	Approve Appropriation Of Surplus	For	Combined
YANBU NATIONAL PETROCHEMICAL COMPANY (YANSAB), YAN	30-Mar-2021	1	Voting On The Company'S External Auditors Report For The Financial Year Ended 31/12/2020	For	For
YANBU NATIONAL PETROCHEMICAL COMPANY (YANSAB), YAN	30-Mar-2021	2	Voting On The Company Financial Statements For The Financial Year Ended 31/12/2020	For	For
YANBU NATIONAL PETROCHEMICAL COMPANY (YANSAB), YAN	30-Mar-2021	3	Voting On The Board Of Director'S Report For The Financial Year Ended 31/12/2020	For	For
YANBU NATIONAL PETROCHEMICAL COMPANY (YANSAB), YAN	30-Mar-2021	4	Voting On Appointing An External Auditor For The Company Among Those Nominees Based On The Recommendation Of The Audit Committee To Examine, Review And Audit The Financial Statement For The First, Second, Third And Fourth Quarters And Audit Annual Financial Year 2021 And Determine Their Fees	For	Combined
YANBU NATIONAL PETROCHEMICAL COMPANY (YANSAB), YAN	30-Mar-2021	5	Voting On The Discharge Of The Members Of The Board Of Directors From Liability For The Financial Year Ended 31/12/2020	For	Combined
YANBU NATIONAL PETROCHEMICAL COMPANY (YANSAB), YAN	30-Mar-2021	6	Voting On The Payment An Amount Of Sar (1,400,000) As Remuneration To The Board Members For The Financial Year Ended On 31/12/2020	For	For
YANBU NATIONAL PETROCHEMICAL COMPANY (YANSAB), YAN	30-Mar-2021	7	Voting On The Resolution Of The Board Of Directors Regarding Cash Dividends Distributed For The First Half Of The Year 2020, At An Amount Of Sar (703,125,000) At Sar 1.25 Per Share, Which Represents 12.5% Of The Nominal Value Per Share	For	For
YANBU NATIONAL PETROCHEMICAL COMPANY (YANSAB), YAN	30-Mar-2021	8	Voting On The Recommendation Of The Board Of Directors To Distribute Cash Dividends To Shareholders For The Second Half Of The Year 2020 With Total Amount Of Sar (703,125,000) At Sar (1.25) Per Share, Representing 12.5% Of The Nominal Value Per Share. Eligibility For The Second Half Dividends Of The Year Will Be To The Shareholders Registered In The Company'S Share Registry At The Depository Center At The End Of The Second Trading Day Following Ordinary General Meeting Date, The Date Of The Distribution Will Be Announced Later	For	For
YANBU NATIONAL PETROCHEMICAL COMPANY (YANSAB), YAN	30-Mar-2021	9	Voting On Authorizing The Board Of Directors To Distribute Interim Dividends To The Shareholders On Biannual Or Quarterly Basis For The Year 2021	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
YANDEX N.V.	28-Jun-2021	1	Prior Approval Of The Proposed Resolution Of The Board Of Directors To Resolve Upon The Legal Merger Of The Company (Acquiring Company) With Yandex.Market B.V. (Disappearing Company).	For	For
YANDEX N.V.	28-Jun-2021	2	Approval Of The 2020 Annual Statutory Accounts Of The Company.	For	For
YANDEX N.V.	28-Jun-2021	3	Adopt Financial Statements And Statutory Reports	For	For
YANDEX N.V.	28-Jun-2021	3	Proposal To Discharge The Directors From Their Liability Towards The Company For Their Management During The 2020 Financial Year.	For	For
YANDEX N.V.	28-Jun-2021	4	Approve Discharge Of Directors	For	For
YANDEX N.V.	28-Jun-2021	4	Proposal To Re-Appoint John Boynton As A Non-Executive Member Of The Board Of Directors For A Four-Year Term.	For	Combined
YANDEX N.V.	28-Jun-2021	5	Reelect John Boynton As Non Executive Director	For	Against
YANDEX N.V.	28-Jun-2021	5	Approve Legal Merger Of Yandex B.V. With Yandex.Market B.V	For	Combined
YANDEX N.V.	28-Jun-2021	5	Proposal To Re-Appoint Esther Dyson As A Non-Executive Member Of The Board Of Directors For A Four-Year Term.	For	Combined
YANDEX N.V.	28-Jun-2021	6	Reelect Esther Dyson As Non Executive Director	For	Against
YANDEX N.V.	28-Jun-2021	6	Proposal To Re-Appoint Ilya Strebulaev As A Nonexecutive Member Of The Board Of Directors For A Four-Year Term.	For	Combined
YANDEX N.V.	28-Jun-2021	7	Reelect Ilya Strebulaev As Non Executive Director	For	For
YANDEX N.V.	28-Jun-2021	7	Proposal To Appoint Alexander Moldovan As A Nonexecutive Member Of The Board Of Directors For A Four-Year Term.	For	For
YANDEX N.V.	28-Jun-2021	8	Elect Alexander Moldovan As Non Executive Director	For	For
YANDEX N.V.	28-Jun-2021	8	Appointment Of The External Auditor Of The Company'S Consolidated Financial Statements And Statutory Accounts For The 2021 Financial Year.	For	For
YANDEX N.V.	28-Jun-2021	9	Ratify Auditors: To Appoint Ao Pricewaterhousecoopers Audit, An Independent Registered Public Accounting Firm And The Russian Member Firm Of Pricewaterhousecoopers International Limited, As Auditors Of The Company'S Consolidated Financial Statements For The 2021 Financial Year (To Be Prepared Under U.S. Gaap), And Pricewaterhousecoopers Accountants N.V, Its Dutch Affiliate, As External Auditors Of The Company'S Statutory Annual Accounts For The 2021 Financial Year (To Be Prepared Under Ifrs)	For	For
YANDEX N.V.	28-Jun-2021	9	Authorization To Designate The Board Of Directors To Issue Class A Shares.	For	Combined
YANDEX N.V.	28-Jun-2021	10	Grant Board Authority To Issue Class A Shares	For	Against
YANDEX N.V.	28-Jun-2021	10	Authorization To Designate The Board Of Directors To Exclude Pre-Emptive Rights.	For	Against
YANDEX N.V.	28-Jun-2021	11	Authorize Board To Exclude Preemptive Rights From Share Issuances	For	Against
YANDEX N.V.	28-Jun-2021	11	Authorization Of The Board Of Directors To Acquire Shares In The Company.	For	Combined
YANDEX N.V.	28-Jun-2021	12	Authorize Repurchase Of Up To 20 Percent Of Issued Share Capital	For	Combined
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	30-Apr-2021	1	To Receive And Adopt The Audited Financial Statements For The Financial Year Ended 31 December 2020 Together With The Directors' Statement And Auditors' Report Thereon	For	Combined
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	30-Apr-2021	2	To Declare A Tax Exempt (One-Tier) Final Dividend Of Sgd 0.045 Per Ordinary Shares In Respect Of The Financial Year Ended 31 December 2020	For	For
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	30-Apr-2021	3	To Approve The Payment Of Directors' Fees Of Sgd 182,000 For The Financial Year Ended 31 December 2020	For	For
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	30-Apr-2021	4	To Re-Elect Mr Ren Letian As Director	For	Combined
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	30-Apr-2021	5	To Re-Elect Mr Song Shuming As Director	For	Against
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	30-Apr-2021	6	To Re-Elect Mr Toe Teow Heng As Director	For	Combined
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	30-Apr-2021	7	To Re-Elect Mr Chen Timothy Teck-Leng @ Chen Teck Leng As Director	For	For
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	30-Apr-2021	8	To Approve The Continued Appointment Of Mr Teo Yi-Dar (Zhang Yida) As An Independent Director, For Purposes Of Rule 210(5)(D)(iii)(A) Of The Sgx-St (Which Will Take Effect From 1 January 2022)	For	For
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	30-Apr-2021	9	To Approve The Continued Appointment Of Mr Teo Yi-Dar (Zhang Yida) As An Independent Director, For Purposes Of Rule 210(5)(D)(iii)(B) Of The Listing Manual Of The Sgx-St (Which Will Take Effect From 1 January 2022)	For	For
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	30-Apr-2021	10	To Re-Appoint Messrs Pricewaterhousecoopers Llp As Auditors And To Authorise The Directors To Fix Their Remuneration	For	For
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	30-Apr-2021	11	To Authorise Directors To Allot And Issue Shares	For	For
YANGZIJANG SHIPBUILDING (HOLDINGS) LTD	30-Apr-2021	12	To Renew The Share Purchase Mandate	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
YANZHOU COAL MINING CO LTD	05-Feb-2021	2	That, To Consider And Approve The Following Proposed Yankuang Continuing Connected Transaction Agreements And Their Respective Annual Caps: Approve The Entering Into Of The Proposed Provision Of Materials Supply Agreement By The Company With Yankuang Group For A Term Of Three Years, The Continuing Connected Transactions Contemplated Thereunder And The Relevant Annual Caps	For	For
YANZHOU COAL MINING CO LTD	05-Feb-2021	3	That, To Consider And Approve The Following Proposed Yankuang Continuing Connected Transaction Agreements And Their Respective Annual Caps: Approve The Entering Into Of The Proposed Mutual Provision Of Labour And Services Agreement By The Company With Yankuang Group For A Term Of Three Years, The Continuing Connected Transactions Contemplated Thereunder And The Relevant Annual Caps	For	For
YANZHOU COAL MINING CO LTD	05-Feb-2021	4	That, To Consider And Approve The Following Proposed Yankuang Continuing Connected Transaction Agreements And Their Respective Annual Caps: Approve The Entering Into Of The Proposed Provision Of Insurance Fund Administrative Services Agreement By The Company With Yankuang Group For A Term Of Three Years, The Continuing Connected Transactions Contemplated Thereunder And The Relevant Annual Caps	For	For
YANZHOU COAL MINING CO LTD	05-Feb-2021	5	That, To Consider And Approve The Following Proposed Yankuang Continuing Connected Transaction Agreements And Their Respective Annual Caps: Approve The Entering Into Of The Proposed Provision Of Products, Materials And Assets Leasing Agreement By The Company With Yankuang Group For A Term Of Three Years, The Continuing Connected Transactions Contemplated Thereunder And The Relevant Annual Caps	For	For
YANZHOU COAL MINING CO LTD	05-Feb-2021	6	That, To Consider And Approve The Following Proposed Yankuang Continuing Connected Transaction Agreements And Their Respective Annual Caps: Approve The Entering Into Of The Proposed Bulk Commodities Sale And Purchase Agreement By The Company With Yankuang Group For A Term Of Three Years, The Continuing Connected Transactions Contemplated Thereunder And The Relevant Annual Caps	For	For
YANZHOU COAL MINING CO LTD	05-Feb-2021	7	That, To Consider And Approve The Following Proposed Yankuang Continuing Connected Transaction Agreements And Their Respective Annual Caps: Approve The Entering Into Of The Proposed Entrusted Management Agreement By The Company With Yankuang Group For A Term Of Three Years, The Continuing Connected Transactions Contemplated Thereunder And The Relevant Annual Caps	For	For
YANZHOU COAL MINING CO LTD	05-Feb-2021	8	That, To Consider And Approve The Following Proposed Yankuang Continuing Connected Transaction Agreements And Their Respective Annual Caps: Approve The Entering Into Of The Proposed Finance Lease Agreement By The Company With Yankuang Group For A Term Of Three Years, The Continuing Connected Transactions Contemplated Thereunder And The Relevant Annual Caps	For	For
YANZHOU COAL MINING CO LTD	05-Feb-2021	9	That, To Consider And Approve The Following Existing Glencore Continuing Connected Transaction Agreements And Their Respective Annual Caps (As The Case Maybe): Approve The Renewal Of The Existing Glencore Framework Coal Sales Agreement For A Term Of Three Years From 1 January 2021, The Continuing Connected Transactions Contemplated Thereunder And The Relevant Annual Caps	For	For
YANZHOU COAL MINING CO LTD	05-Feb-2021	10	That, To Consider And Approve The Following Existing Glencore Continuing Connected Transaction Agreements And Their Respective Annual Caps (As The Case Maybe): Approve The Renewal Of The Existing Glencore Framework Coal Purchase Agreement For A Term Of Three Years From 1 January 2021, The Continuing Connected Transactions Contemplated Thereunder And The Relevant Annual Caps	For	For
YANZHOU COAL MINING CO LTD	05-Feb-2021	11	That, To Consider And Approve The Following Existing Glencore Continuing Connected Transaction Agreements And Their Respective Annual Caps (As The Case Maybe): Approve The Relevant Annual Caps Of The Existing Hvo Services Contract	For	For
YANZHOU COAL MINING CO LTD	05-Feb-2021	12	That, To Consider And Approve The Following Existing Glencore Continuing Connected Transaction Agreements And Their Respective Annual Caps (As The Case Maybe): Approve The Relevant Annual Caps Of The Existing Hvo Sales Contract	For	For
YANZHOU COAL MINING CO LTD	05-Feb-2021	13	That, To Consider And Approve The Proposal In Relation To The Provision Of Financial Guarantee To The Company'S Controlled Subsidiaries And Invested Companies	For	Combined
YANZHOU COAL MINING CO LTD	18-Jun-2021	2	Ordinary Resolution: "That, To Consider And Approve The Working Report Of The Board For The Year Ended 31 December 2020"	For	Combined
YANZHOU COAL MINING CO LTD	18-Jun-2021	2	Special Resolution: "That, To Consider And Approve The Proposal Regarding The General Mandate Authorizing The Board To Repurchase H Shares"	For	For
YANZHOU COAL MINING CO LTD	18-Jun-2021	3	Ordinary Resolution: "That, To Consider And Approve The Working Report Of The Supervisory Committee For The Year Ended 31 December 2020"	For	For
YANZHOU COAL MINING CO LTD	18-Jun-2021	4	Ordinary Resolution: "That, To Consider And Approve The Audited Financial Statements Of The Company And Its Subsidiaries For The Year Ended 31 December 2020"	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
YANZHOU COAL MINING CO LTD	18-Jun-2021	5	Ordinary Resolution: "That, To Consider And Approve The Proposed Profit Distribution Plan Of The Company For The Year Ended 31 December 2020 And To Authorize The Board To Distribute A Cash Dividend Of Rmb0.60 (Tax Inclusive) Per Share For The Year 2020 And A Special Cash Dividend Of Rmb0.40 (Tax Inclusive) Per Share To The Shareholders Based On The Number Of Shares On The Dividend Distribution Record Date"	For	For
YANZHOU COAL MINING CO LTD	18-Jun-2021	6	Ordinary Resolution: "That, To Consider And Approve The Remuneration Of The Directors And Supervisors Of The Company For The Year Ending 31 December 2021 "	For	For
YANZHOU COAL MINING CO LTD	18-Jun-2021	7	Ordinary Resolution: "That, To Consider And Approve The Renewal Of The Liability Insurance Of The Directors, Supervisors And Senior Officers Of The Company"	For	For
YANZHOU COAL MINING CO LTD	18-Jun-2021	8	Ordinary Resolution: "That, To Consider And Approve The Appointment And Remuneration Of External Auditing Firm For The Year 2021"	For	For
YANZHOU COAL MINING CO LTD	18-Jun-2021	9	Special Resolution: "That, To Consider And Approve The Proposal In Respect Of The Provision Of Financial Guarantee(S) To The Company'S Controlled Subsidiaries And Invested Companies And The Granting Of Authorization To Yancoal Australia Limited And Its Subsidiaries To Provide Guarantee(S) In Relation To Daily Operations To The Subsidiaries Of The Company In Australia"	For	For
YANZHOU COAL MINING CO LTD	18-Jun-2021	10	Special Resolution: "That, To Consider And Approve The Proposal To Authorize The Company To Carry Out Domestic And Overseas Financing Businesses"	For	For
YANZHOU COAL MINING CO LTD	18-Jun-2021	11	Special Resolution: "That, To Consider And Approve The Amendments To The Articles Of Association Of Yanzhou Coal Mining Company Limited "	For	For
YANZHOU COAL MINING CO LTD	18-Jun-2021	12	Special Resolution: "That, To Consider And Approve The Proposal Regarding The General Mandate Authorizing The Board To Issue Additional H Shares"	For	Combined
YANZHOU COAL MINING CO LTD	18-Jun-2021	13	Special Resolution: "That, To Consider And Approve The Proposal Regarding The General Mandate Authorizing The Board To Repurchase H Shares"	For	Combined
YAPI VE KREDİ BANKASI A.Ş.	25-Mar-2021	4	Opening And Election Of The Chairman Of The Meeting	For	For
YAPI VE KREDİ BANKASI A.Ş.	25-Mar-2021	5	Presentation Of The Annual Activity Report Of The Board Of Directors, Financial Statements And Summary Of Report Of External Auditors Related To 2020 And Consideration And Approval Of Annual Activity Report And Financial Statements For 2020	For	For
YAPI VE KREDİ BANKASI A.Ş.	25-Mar-2021	6	Clearing Of Members Of The Board Of Directors Of Liability Related To Activities Of The Bank During 2020	For	For
YAPI VE KREDİ BANKASI A.Ş.	25-Mar-2021	7	Approval Of Transactions Regarding Liquidation By Sale Of Some Bank Receivables That Are Being Followed Up On Non-Performing Loan Accounts And To Clear Board Members Regarding These Transactions	For	For
YAPI VE KREDİ BANKASI A.Ş.	25-Mar-2021	8	Determining The Number And The Term Of Office Of Board Members, Electing Members Of The Board Of Directors And Independent Member Of The Board Of Directors	For	Combined
YAPI VE KREDİ BANKASI A.Ş.	25-Mar-2021	9	Submitting According To Corporate Governance Principles The Remuneration Policy For The Members Of Board Of Directors And Senior Managers, And The Payments Made Within The Scope Of The Policy To The Shareholders Knowledge And Approval Of The Same	For	Combined
YAPI VE KREDİ BANKASI A.Ş.	25-Mar-2021	10	Determining The Gross Attendance Fees For The Members Of The Board Of Directors	For	Combined
YAPI VE KREDİ BANKASI A.Ş.	25-Mar-2021	11	Approval, Approval With Amendments Or Rejection Of The Proposal Of The Board Of Directors Regarding The Profit Distribution Date And Profit Distribution For 2020 Created As Per The Bank'S Dividend Distribution Policy	For	Combined
YAPI VE KREDİ BANKASI A.Ş.	25-Mar-2021	12	Approval Of The Independent Audit Institution Selected By The Board Of Directors With The Requirement Of The Regulation Issued By The Banking Regulation And Supervision Agency And The Turkish Commercial Code	For	For
YAPI VE KREDİ BANKASI A.Ş.	25-Mar-2021	13	The Donations And Charities Made By The Bank In 2020 With The Aim Of Social Relief To The Shareholders Knowledge And The Approval Of The Donation And Sponsorship Policy And Determining A Ceiling Amount For The Donations To Be Made In 2021 In Line With The Banking Legislation And The Regulations Of The Capital Markets Board	For	For
YAPI VE KREDİ BANKASI A.Ş.	25-Mar-2021	14	Granting Permission To The Shareholders Holding The Management Control, The Members Of The Board Of Directors, The Senior Managers And Their Spouses And Blood Relatives And Relatives By Virtue Of Marriage Up To Second Degree In Accordance With Articles 395 And 396 Of The Turkish Commercial Code And Submitting The Transactions Carried Out In This Context During 2020 To The Shareholders Knowledge In Line With The Capital Markets Board Corporate Governance Communique	For	For
YAPI VE KREDİ BANKASI A.Ş.	25-Mar-2021	15	Wishes And Comments	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
YARA INTERNATIONAL ASA	06-May-2021	1	Market Rules Require Disclosure Of Beneficial Owner Information For All Voted Accounts. If An Account Has Multiple Beneficial Owners, You Will Need To Provide The Breakdown Of Each Beneficial Owner Name, Address And Share Position To Your Client Service Representative. This Information Is Required In Order For Your Vote To Be Lodged	Non-voting resolution	Combined
YARA INTERNATIONAL ASA	06-May-2021	2	Important Market Processing Requirement: Power Of Attorney (Poa) Requirements Vary By Custodian. Global Custodians May Have A Poa In Place Which Would Eliminate The Need For The Individual Beneficial Owner Poa. In The Absence Of This Arrangement, An Individual Beneficial Owner Poa May Be Required. If You Have Any Questions Please Contact Your Client Service Representative. Thank You	Non-voting resolution	Unvoted
YARA INTERNATIONAL ASA	06-May-2021	3	Shares Held In An Omnibus/Nominee Account Need To Be Re-Registered In The Beneficial Owners Name To Be Allowed To Vote At Meetings. Shares Will Be Temporarily Transferred To A Separate Account In The Beneficial Owner'S Name On The Proxy Deadline And Transferred Back To The Omnibus/Nominee Account The Day After The Meeting	Non-voting resolution	Unvoted
YARA INTERNATIONAL ASA	06-May-2021	4	Please Note That Shareholder Details Are Required To Vote At This Meeting. If No Shareholder Details Are Provided, Your Instruction May Carry A Heightened Risk Of Being Rejected. Thank You	Non-voting resolution	Unvoted
YARA INTERNATIONAL ASA	06-May-2021	5	Open Meeting Approve Notice Of Meeting And Agenda	For	Unvoted
YARA INTERNATIONAL ASA	06-May-2021	6	Elect Chairman Of Meeting Designate Inspector(S) Of Minutes Of Meeting	For	Unvoted
YARA INTERNATIONAL ASA	06-May-2021	7	Accept Financial Statements And Statutory Reports Approve Allocation Of Income And Dividends Of Nok 20.00 Per Share	For	Unvoted
YARA INTERNATIONAL ASA	06-May-2021	8	Approve Remuneration Policy And Other Terms Of Employment For Executive Management	For	Unvoted
YARA INTERNATIONAL ASA	06-May-2021	9	Approve Company'S Corporate Governance Statement	For	Unvoted
YARA INTERNATIONAL ASA	06-May-2021	10	Approve Remuneration Of Auditors	For	Unvoted
YARA INTERNATIONAL ASA	06-May-2021	11	Approve Remuneration Of Directors In The Amount Of Nok 690 ,000 For The Chairman, Nok 412,000 For The Vice Chairman, And Nok 363 ,000 For The Other Directors Approve Committee Fees	For	Unvoted
YARA INTERNATIONAL ASA	06-May-2021	12	Approve Remuneration Of Nominating Committee	For	Unvoted
YARA INTERNATIONAL ASA	06-May-2021	13	Approve Nok 22.8 Million Reduction In Share Capital Via Share Cancellation And Redemption	For	Unvoted
YARA INTERNATIONAL ASA	06-May-2021	14	Authorize Share Repurchase Program	For	Unvoted
YARA INTERNATIONAL ASA	06-May-2021	15	Amend Articles Re: Electronic General Meetings	For	Unvoted
YARA INTERNATIONAL ASA	06-May-2021	16	13 Apr 2021: Please Note That If You Hold Crest Depository Interests (Cdis) And Participate At This Meeting, You (Or Your Crest Sponsored Member/Custodian) Will Be Required To Instruct A Transfer Of The Relevant Cdis To The Escrow Account Specified In The Associated Corporate Event In The Crest System. This Transfer Will Need To Be Completed By The Specified Crest System Deadline. Once This Transfer Has Settled, The Cdis Will Be Blocked In The Crest System. The Cdis Will Be Released From Escrow As Soon As Practicable On The Business Day Prior To Meeting Date Unless Otherwise Specified. In Order For A Vote To Be Accepted, The Voted Position Must Be Blocked In The Required Escrow Account In The Crest System. By Voting On This Meeting, Your Crest Sponsored Member/Custodian May Use Your Vote Instruction As The Authorization To Take The Necessary Action Which Will Include Transferring Your Instructed Position To Escrow. Please Contact Your Crest Sponsored Member/Custodian Directly For Further Information On The Custody Process And Whether Or Not They Require Separate Instructions From You.	Non-voting resolution	Unvoted
YARA INTERNATIONAL ASA	06-May-2021	17	13 Apr 2021: Please Note That This Is A Revision Due To Addition Of Comment. If You Have Already Sent In Your Votes, Please Do Not Vote Again Unless You Decide To Amend Your Original Instructions. Thank You	Non-voting resolution	Unvoted
YASKAWA ELECTRIC CORPORATION	26-May-2021	2	Appoint A Director Who Is Not Audit And Supervisory Committee Member Tsuda, Junji	For	Combined
YASKAWA ELECTRIC CORPORATION	26-May-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ogasawara, Hiroshi	For	For
YASKAWA ELECTRIC CORPORATION	26-May-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Murakami, Shuji	For	For
YASKAWA ELECTRIC CORPORATION	26-May-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Minami, Yoshikatsu	For	For
YASKAWA ELECTRIC CORPORATION	26-May-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ogawa, Masahiro	For	For
YASKAWA ELECTRIC CORPORATION	26-May-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Morikawa, Yasuhiko	For	For
YASKAWA ELECTRIC CORPORATION	26-May-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kato, Yuichiro	For	For
YASKAWA ELECTRIC CORPORATION	26-May-2021	9	Appoint A Director Who Is Audit And Supervisory Committee Member Nakayama, Yuji	For	For
YASKAWA ELECTRIC CORPORATION	26-May-2021	10	Appoint A Director Who Is Audit And Supervisory Committee Member Tsukahata, Koichi	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
YASKAWA ELECTRIC CORPORATION	26-May-2021	11	Appoint A Director Who Is Audit And Supervisory Committee Member Akita, Yoshiki	For	For
YASKAWA ELECTRIC CORPORATION	26-May-2021	12	Appoint A Director Who Is Audit And Supervisory Committee Member Tsukamoto, Hideo	For	For
YASKAWA ELECTRIC CORPORATION	26-May-2021	13	Appoint A Director Who Is Audit And Supervisory Committee Member Koike, Toshikazu	For	For
YASKAWA ELECTRIC CORPORATION	26-May-2021	14	Approve Details Of The Stock Compensation To Be Received By Directors (Excluding Directors Who Are Audit And Supervisory Committee Members)	For	For
YASKAWA ELECTRIC CORPORATION	26-May-2021	15	Approve Details Of The Stock Compensation To Be Received By Directors Who Are Audit And Supervisory Committee Members	For	For
YDUQS PARTICIPACOE SA	28-Apr-2021	2	The Financial Statements Accompanied By The Independent Auditors Report, The Legal Opinion Of The Fiscal Council And The Legal Opinion Of The Audit And Finance Committee, For The Fiscal Year Ended December 31, 2020	For	For
YDUQS PARTICIPACOE SA	28-Apr-2021	3	The Management Report And The Management Accounts For The Fiscal Year Ended December 31, 2020	For	For
YDUQS PARTICIPACOE SA	28-Apr-2021	3	Amend Chapter Ii Of The Bylaws, With Adjustments To Articles 6 And 7	For	For
YDUQS PARTICIPACOE SA	28-Apr-2021	4	Management Proposal For The Allocation Of The Company'S Net Income For The Year Ended On December 31, 2020	For	For
YDUQS PARTICIPACOE SA	28-Apr-2021	4	Amend Chapters Iii Of The Bylaws, With Adjustments To Articles 8 And 12	For	For
YDUQS PARTICIPACOE SA	28-Apr-2021	5	Management Proposal To Install The Company'S Fiscal Council, With Term Of Office Until The Company'S Next Annual Shareholders Meeting	For	For
YDUQS PARTICIPACOE SA	28-Apr-2021	5	Amend Chapter V Of The Bylaws, With Adjustments To Articles 15, 16 And 18	For	For
YDUQS PARTICIPACOE SA	28-Apr-2021	6	Management Proposal To Establish The Number Of Three 3 Members To The Fiscal Council	For	For
YDUQS PARTICIPACOE SA	28-Apr-2021	6	Amend Chapter Vi Of The Bylaws, With Adjustments To Articles 21 And 22	For	For
YDUQS PARTICIPACOE SA	28-Apr-2021	7	Election Of Members Of The Fiscal Council By Slate. Indication Of Each Slate Of Candidates And Of All The Names That Are On It. Jorge Roberto Manoel. Cinthia Maria Peres Pedro Wagner Pereira Coelho. Evany Aparecida Leitao De Oliveira Pace Regina Longo Sanchez. Saulo De Tarso Alves Lara	For	For
YDUQS PARTICIPACOE SA	28-Apr-2021	7	Amend Chapter Vii Of The Bylaws, With Adjustments To Articles 26 And 27	For	For
YDUQS PARTICIPACOE SA	28-Apr-2021	8	If One Of The Candidates Who Make Up The Chosen Plate No Longer Integrates It To Accommodate The Separate Election Of Which The Arts Are Treated. 161, 4, And 240 Of The Law Of The S.A., The Votes Corresponding To Your Shares Can Continue To Be Conferred On The Chosen Plate	For	Combined
YDUQS PARTICIPACOE SA	28-Apr-2021	8	Amend Chapter Xi Of The Bylaws, With Adjustments To Article 38	For	Combined
YDUQS PARTICIPACOE SA	28-Apr-2021	9	Do You Wish To Request The Separate Election Of A Member Of The Supervisory Board, Pursuant To Article 161, 4, A, Of The Law Of The S.A	For	Combined
YDUQS PARTICIPACOE SA	28-Apr-2021	9	Consolidate The Bylaws	For	Combined
YDUQS PARTICIPACOE SA	28-Apr-2021	10	Management Proposal For The Setting Of The Annual Overall Remuneration Of Directors And Members Of The Fiscal Council For The Fiscal Year 2021	For	For
YDUQS PARTICIPACOE SA	28-Apr-2021	11	Do You Wish To Request The Installation Of The Supervisory Board Pursuant To Article 161 Of The S.A. Law	For	For
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	3	2020 Annual Report And Its Summary	For	For
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	4	2020 Annual Accounts	For	For
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	5	2020 Special Report On The Deposit And Use Of Raised Funds	For	For
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny6.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	7	2021 Reappointment Of Audit Firm	For	For
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	8	Election And Nomination Of Non-Independent Director: Chen Zhisong	For	For
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	9	Election And Nomination Of Non-Independent Director: Wu Zhongyi	For	For
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	10	Election And Nomination Of Non-Independent Director: Lu Rongfu	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	11	Election And Nomination Of Non-Independent Director: Zhou Jiwei	For	Combined
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	12	Election And Nomination Of Non-Independent Director: Zhang Lianchang	For	Combined
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	13	Election And Nomination Of Independent Director: Wei Zhihua	For	For
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	14	Election And Nomination Of Independent Director: Zhang Junli	For	For
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	15	Election And Nomination Of Independent Director: Ye Lirong	For	For
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	16	Election And Nomination Of Independent Director: Yang Huai	For	For
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	17	Election And Nomination Of Non-Employee Supervisor: Ai Zhimin	For	For
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	18	Election And Nomination Of Non-Employee Supervisor: Lai Zhihao	For	For
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	19	Cash Management With Idle Raised Funds	For	For
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	20	Cash Management With Idle Proprietary Funds	For	Combined
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	21	Application For Comprehensive Credit Line To Banks	For	Combined
YEALINK NETWORK TECHNOLOGY CORP LTD	14-May-2021	22	A Wholly-Owned Subsidiary'S Construction Of A Smart Manufacturing Industrial Park	For	For
YES BANK LTD	01-Mar-2021	2	To Authorize Raising Of Capital Through The Issuance Of Equity Shares Or Other Securities	For	For
YIHAI INTERNATIONAL HOLDINGS LTD	21-May-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries, The Reports Of The Directors And The Independent Auditor Of The Company For The Year Ended 31 December 2020	For	For
YIHAI INTERNATIONAL HOLDINGS LTD	21-May-2021	4	To Re-Elect Mr. Guo Qiang As A Director And Authorise The Board Of Directors Of The Company (The "Board") To Fix His Remuneration	For	For
YIHAI INTERNATIONAL HOLDINGS LTD	21-May-2021	5	To Re-Elect Ms. Shu Ping As A Director And Authorise The Board To Fix Her Remuneration	For	For
YIHAI INTERNATIONAL HOLDINGS LTD	21-May-2021	6	To Re-Elect Mr. Yau Ka Chi As A Director And Authorise The Board To Fix His Remuneration	For	For
YIHAI INTERNATIONAL HOLDINGS LTD	21-May-2021	7	To Re-Appoint Pricewaterhousecoopers As The Auditor Of The Company To Hold Office Until The Conclusion Of The Next Annual General Meeting And Authorise The Board To Fix Its Remuneration	For	For
YIHAI INTERNATIONAL HOLDINGS LTD	21-May-2021	8	To Declare A Final Dividend Of Hkd 30.291 Cents Per Share For The Year Ended 31 December 2020	For	For
YIHAI INTERNATIONAL HOLDINGS LTD	21-May-2021	9	To Grant A General Mandate To The Directors (The "Directors") To Allot, Issue And Deal With Additional Shares Not Exceeding 20% Of The Issued Share Capital Of The Company	For	Combined
YIHAI INTERNATIONAL HOLDINGS LTD	21-May-2021	10	To Grant A General Mandate To The Directors To Buy Back Shares Not Exceeding 10% Of The Issued Share Capital Of The Company	For	Combined
YIHAI INTERNATIONAL HOLDINGS LTD	21-May-2021	11	To Extend The Authority Grant To The Directors Pursuant To Ordinary Resolution No. 8 To Issue Shares By Adding To The Issued Share Capital Of The Company The Number Of Shares Bought Back Under Ordinary Resolution No. 9	For	Combined
YIHAI KERRY ARAWANA HOLDINGS CO., LTD.	16-Apr-2021	1	2020 Annual Report And Its Summary	For	Combined
YIHAI KERRY ARAWANA HOLDINGS CO., LTD.	16-Apr-2021	2	2020 Work Report Of The Board Of Directors	For	For
YIHAI KERRY ARAWANA HOLDINGS CO., LTD.	16-Apr-2021	3	2020 Work Report Of The Supervisory Committee	For	For
YIHAI KERRY ARAWANA HOLDINGS CO., LTD.	16-Apr-2021	4	2020 Annual Accounts	For	For
YIHAI KERRY ARAWANA HOLDINGS CO., LTD.	16-Apr-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.11000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
YIHAI KERRY ARAWANA HOLDINGS CO., LTD.	16-Apr-2021	6	Confirmation Of 2020 Remuneration For Directors	For	For
YIHAI KERRY ARAWANA HOLDINGS CO., LTD.	16-Apr-2021	7	Confirmation Of 2020 Remuneration For Supervisors	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
YIHAI KERRY ARAWANA HOLDINGS CO., LTD.	16-Apr-2021	8	Reappointment Of 2021 Audit Firm	For	For
YIHAI KERRY ARAWANA HOLDINGS CO., LTD.	16-Apr-2021	9	Registration And Issuance Of Super And Short-Term Commercial Papers And Medium-Term Notes	For	For
YIHAI KERRY ARAWANA HOLDINGS CO., LTD.	16-Apr-2021	10	Connected Transactions Regarding Provision Of Guarantee For Joint Stock Companies	For	For
YIHAI KERRY ARAWANA HOLDINGS CO., LTD.	16-Apr-2021	11	Change Of Implementing Contents Of Some Projects Financed With Raised Funds	For	For
YINTAI GOLD CO., LTD.	21-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
YINTAI GOLD CO., LTD.	21-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	For
YINTAI GOLD CO., LTD.	21-Apr-2021	3	2020 Annual Accounts	For	For
YINTAI GOLD CO., LTD.	21-Apr-2021	4	2020 Annual Report And Its Summary	For	For
YINTAI GOLD CO., LTD.	21-Apr-2021	5	2020 Work Report Of Independent Directors	For	For
YINTAI GOLD CO., LTD.	21-Apr-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
YINTAI GOLD CO., LTD.	21-Apr-2021	7	Entrusted Wealth Management And Investment With Idle Proprietary Funds By The Company And Controlled Subsidiaries	For	Combined
YINTAI GOLD CO., LTD.	21-Apr-2021	8	Provision Of Guarantee For A Controlled Subsidiary	For	Combined
YOKOGAWA ELECTRIC CORPORATION	23-Jun-2021	2	Approve Appropriation Of Surplus	For	For
YOKOGAWA ELECTRIC CORPORATION	23-Jun-2021	3	Amend Business Lines, Approve Minor Revisions	For	For
YOKOGAWA ELECTRIC CORPORATION	23-Jun-2021	4	Appoint A Director Nishijima, Takashi	For	For
YOKOGAWA ELECTRIC CORPORATION	23-Jun-2021	5	Appoint A Director Nara, Hitoshi	For	For
YOKOGAWA ELECTRIC CORPORATION	23-Jun-2021	6	Appoint A Director Anabuki, Junichi	For	For
YOKOGAWA ELECTRIC CORPORATION	23-Jun-2021	7	Appoint A Director Yu Dai	For	For
YOKOGAWA ELECTRIC CORPORATION	23-Jun-2021	8	Appoint A Director Uji, Noritaka	For	For
YOKOGAWA ELECTRIC CORPORATION	23-Jun-2021	9	Appoint A Director Seki, Nobuo	For	For
YOKOGAWA ELECTRIC CORPORATION	23-Jun-2021	10	Appoint A Director Sugata, Shiro	For	For
YOKOGAWA ELECTRIC CORPORATION	23-Jun-2021	11	Appoint A Director Uchida, Akira	For	For
YOKOGAWA ELECTRIC CORPORATION	23-Jun-2021	12	Appoint A Director Urano, Kuniko	For	For
YOKOGAWA ELECTRIC CORPORATION	23-Jun-2021	13	Appoint A Corporate Auditor Maemura, Koji	For	For
YOKOGAWA ELECTRIC CORPORATION	23-Jun-2021	14	Appoint A Corporate Auditor Takayama, Yasuko	For	For
YONGHUI SUPERSTORES CO LTD	20-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
YONGHUI SUPERSTORES CO LTD	20-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
YONGHUI SUPERSTORES CO LTD	20-May-2021	3	2020 Annual Report And Its Summary	For	For
YONGHUI SUPERSTORES CO LTD	20-May-2021	4	2020 Annual Accounts And 2021 Financial Budget	For	For
YONGHUI SUPERSTORES CO LTD	20-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.20000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
YONGHUI SUPERSTORES CO LTD	20-May-2021	6	Implementing Results Of 2020 Connected Transactions, And 2021 Connected Transactions Plan	For	For
YONGHUI SUPERSTORES CO LTD	20-May-2021	7	Implementing Results Of 2020 Credit And Loans, And 2021 Credit Plan	For	For
YONGHUI SUPERSTORES CO LTD	20-May-2021	8	Extension Of The Authorization To Purchase Wealth Management Products	For	Combined
YONGHUI SUPERSTORES CO LTD	20-May-2021	9	Reappointment Of 2021 Audit Firm	For	Against
YONGHUI SUPERSTORES CO LTD	20-May-2021	10	2020 Internal Control Audit Report	For	Combined
YONGHUI SUPERSTORES CO LTD	20-May-2021	11	2020 Internal Control Evaluation Report	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
YONGHUI SUPERSTORES CO LTD	20-May-2021	12	Implementing Results Of 2020 Remuneration For Directors And Supervisors, And 2021 Remuneration Plan	For	For
YONGHUI SUPERSTORES CO LTD	20-May-2021	13	Provision For Goodwill Impairment	For	For
YONGHUI SUPERSTORES CO LTD	20-May-2021	14	Implementation Of New Leasing Standards And Change Of Relevant Accounting Policies	For	For
YONGHUI SUPERSTORES CO LTD	20-May-2021	15	Plan For Launching The Assets Securitization Project Of Accounts Receivable By A Wholly-Owned Sub-Subsidiaries	For	For
YONGHUI SUPERSTORES CO LTD	20-May-2021	16	Additional Nomination Of Independent Directors	For	For
YONGHUI SUPERSTORES CO LTD	20-May-2021	17	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	3	2020 Annual Accounts	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	5	2020 Annual Report And Its Summary	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	6	Appointment Of Financial Audit Firm	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	7	Appointment Of Internal Control Audit Firm	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	8	2020 Remuneration For Directors And 2021 Remuneration Plan	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	9	2020 Remuneration For Supervisors And 2021 Remuneration Plan	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	10	Change Of The Company'S Registered Capital	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	11	The 32Nd Amendment To The Company'S Articles Of Association And The Amended Articles Of Association	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	12	Spin-Off Listing Of A Subsidiary On The Star Market Of Sse Is In Compliance With Relevant Laws And Regulations	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	13	Plan For The Spin-Off Listing Of The Above Subsidiary On The Star Market Of Sse	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	14	Preplan For The Spin-Off Listing Of The Above Subsidiary On The Star Market Of Sse (Revised)	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	15	The Spin-Off Listing Of The Above Subsidiary On The Star Market Of Sse Is In Compliance With The Regulation On Domestic Spin-Off Listing Of Subsidiaries Of Domestically Listed Companies	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	16	The Spin-Off Listing Of The Above Subsidiary On The Star Market Of Sse Is For The Legitimate Rights And Interests Of Shareholders And Creditors	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	17	Statement On Maintaining Independence And Sustainable Profitability	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	18	The Subsidiary Is Capable Of Conducting Law-Based Operation	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	19	Purpose, Commercial Rationality, Necessity And Feasibility Analysis Of The Spin-Off Listing	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	20	Statement On The Compliance And Completeness Of The Legal Procedure Of The Spin-Off Listing And The Validity Of The Legal Documents Submitted	For	For
YONYOU NETWORK TECHNOLOGY CO LTD	16-Apr-2021	21	Full Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The Spin-Off Listing	For	For
YPF SOCIEDAD ANONIMA	30-Apr-2021	1	Remote Holding Of The Shareholders' Meeting In Accordance With The Provisions Of General Resolution No. 830/2020 Of The National Securities Commission.	For	For
YPF SOCIEDAD ANONIMA	30-Apr-2021	2	Appointment Of Two Shareholders To Sign The Minutes Of The Meeting.	Take No Action	For
YPF SOCIEDAD ANONIMA	30-Apr-2021	3	Consideration Of The Annual Report, Informative Overview, ..Due To Space Limits, See Proxy Material For Full Proposal	For	Combined
YPF SOCIEDAD ANONIMA	30-Apr-2021	4	Consideration Of Accumulated Results As Of December 31, 2020. Absorption Of Losses.	For	Combined
YPF SOCIEDAD ANONIMA	30-Apr-2021	5	Determination Of Remuneration For The Independent Auditor For The Fiscal Year Ended As Of December 31, 2020.	For	For
YPF SOCIEDAD ANONIMA	30-Apr-2021	6	Appointment Of The Independent Auditor Who Will Report On The ..Due To Space Limits, See Proxy Material For Full Proposal	For	For
YPF SOCIEDAD ANONIMA	30-Apr-2021	7	Consideration Of The Performance Of The Board Of Directors And The Supervisory Committee During The Fiscal Year Ended December 31, 2020.	Take No Action	For
YPF SOCIEDAD ANONIMA	30-Apr-2021	8	Consideration Of The Remuneration Of The Board Of Directors ..Due To Space Limits, See Proxy Material For Full Proposal	For	For
YPF SOCIEDAD ANONIMA	30-Apr-2021	9	Remuneration Of The Supervisory Committee For The Fiscal Year Ended December 31, 2020.	For	For
YPF SOCIEDAD ANONIMA	30-Apr-2021	10	Determination Of The Number Of Regular And Alternate Members Of The Supervisory Committee.	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
YPF SOCIEDAD ANONIMA	30-Apr-2021	11	Appointment Of The Regular And Alternate Members Of The Supervisory Committee For The Class D Shares.	Take No Action	For
YPF SOCIEDAD ANONIMA	30-Apr-2021	12	Determination Of The Number Of Regular And Alternate Members Of The Board Of Directors.	For	For
YPF SOCIEDAD ANONIMA	30-Apr-2021	13	Appointment Of Regular And Alternate Directors For Class D Shares And Determination Of Their Tenure.	For	Combined
YPF SOCIEDAD ANONIMA	30-Apr-2021	14	Determination Of Advance Compensation To Be Received By The ..Due To Space Limits, See Proxy Material For Full Proposal	For	Combined
YPF SOCIEDAD ANONIMA	30-Apr-2021	15	Reform Of Sections 20 And 24 Of The Company'S Bylaws.	For	For
YPF SOCIEDAD ANONIMA	30-Apr-2021	16	Consideration Of The Merger By Absorption By Ypf S.A, Acting As ..Due To Space Limits, See Proxy Material For Full Proposal	For	For
YPF SOCIEDAD ANONIMA	30-Apr-2021	17	Consideration Of The Special Merger Balance Sheets Of Ypf S.A. ..Due To Space Limits, See Proxy Material For Full Proposal	For	For
YPF SOCIEDAD ANONIMA	30-Apr-2021	18	Consideration Of The Preliminary Merger Agreement And The Merger Prospectus.	For	For
YPF SOCIEDAD ANONIMA	30-Apr-2021	19	Authorization To Sign The Definitive Merger Agreement On Behalf And In Representation Of The Company.	For	For
YPF SOCIEDAD ANONIMA	30-Apr-2021	20	Compliance With The Order Of The National Commercial Court Of ..Due To Space Limits, See Proxy Material For Full Proposal	For	For
YPF SOCIEDAD ANONIMA	30-Apr-2021	21	Consideration Of The Proposed Formula Adjustment For Endowment Of Funds To The Ypf Foundation.	For	For
YUANTA FINANCIAL HOLDING CO LTD	07-Jun-2021	1	Acceptance Of The 2020 Business Report And Financial Statements	For	For
YUANTA FINANCIAL HOLDING CO LTD	07-Jun-2021	2	Acceptance Of The Distribution Of 2020 Earnings. Proposed Cash Dividend :Twd 1.2 Per Share.	For	For
YUANTA FINANCIAL HOLDING CO LTD	07-Jun-2021	3	Amendments To The Companys Articles Of Incorporation	For	For
YUANTA FINANCIAL HOLDING CO LTD	07-Jun-2021	4	Amendments To The Procedures Of Director Election	For	For
YUANTA FINANCIAL HOLDING CO LTD	07-Jun-2021	5	Amendments To The Rules And Procedures Of Shareholders Meeting	For	For
YUEXIU PROPERTY CO LTD	01-Jun-2021	3	To Adopt The Audited Consolidated Financial Statements, The Reports Of The Directors And Independent Auditor For The Year Ended 31 December 2020	For	For
YUEXIU PROPERTY CO LTD	01-Jun-2021	4	To Declare A Final Dividend	For	For
YUEXIU PROPERTY CO LTD	01-Jun-2021	5	To Re-Elect Mr Lin Zhaoyuan As A Director	For	Combined
YUEXIU PROPERTY CO LTD	01-Jun-2021	6	To Re-Elect Ms Liu Yan As A Director	For	Combined
YUEXIU PROPERTY CO LTD	01-Jun-2021	7	To Re-Elect Mr Lee Ka Lun As A Director	For	Combined
YUEXIU PROPERTY CO LTD	01-Jun-2021	8	To Authorise The Board Of Directors ("Board") To Fix Their Remuneration	For	Combined
YUEXIU PROPERTY CO LTD	01-Jun-2021	9	To Re-Appoint Pricewaterhousecoopers As The Auditor Of The Company And To Authorise The Board To Fix Their Remuneration	For	For
YUEXIU PROPERTY CO LTD	01-Jun-2021	10	To Give A General Mandate To The Directors To Buy Back Shares Of The Company (Ordinary Resolution No. 5A Of The Notice Of The Meeting)	For	For
YUEXIU PROPERTY CO LTD	01-Jun-2021	11	To Give A General Mandate To The Directors To Allot, Issue And Deal With Additional Shares In The Company (Ordinary Resolution No. 5B Of The Notice Of The Meeting)	For	Combined
YUEXIU PROPERTY CO LTD	01-Jun-2021	12	To Include The Total Number Of Shares Bought Back By The Company To The General Mandate Granted To The Directors Under Ordinary Resolution No. 5B Of The Notice Of The Meeting (Ordinary Resolution No. 5C Of The Notice Of The Meeting)	For	Against
YUEXIU PROPERTY CO LTD	01-Jun-2021	13	To Approve The Share Consolidation On The Basis That Every Five (5) Issued Shares Of The Company Be Consolidated Into One (1) Share Of The Company ("Consolidated Share") And The Number Of The Consolidated Shares Be Rounded Down To The Nearest Whole Number By Disregarding Each And Every Fractional Consolidated Share Which Would Otherwise Arise Therefrom (The "Share Consolidation") And Other Matters In Relation To The Share Consolidation (Ordinary Resolution No. 5D Of The Notice Of The Meeting)	For	Combined
YUHAN CORP	19-Mar-2021	1	Approval Of Financial Statements	For	For
YUHAN CORP	19-Mar-2021	2	Amendment Of Articles Of Incorporation	For	For
YUHAN CORP	19-Mar-2021	3	Election Of Inside Director: Jo Uk Je	For	For
YUHAN CORP	19-Mar-2021	4	Election Of Inside Director: I Byeong Man	For	For
YUHAN CORP	19-Mar-2021	5	Election Of A Non-Permanent Director: I Jeong Hui	For	For
YUHAN CORP	19-Mar-2021	6	Election Of Outside Director: Sin Yeong Jae	For	For
YUHAN CORP	19-Mar-2021	7	Election Of Outside Director Who Is An Audit Committee Member: Gim Jun Cheol	For	For
YUHAN CORP	19-Mar-2021	8	Election Of Audit Committee Member: Bak Dong Jin	For	For
YUHAN CORP	19-Mar-2021	9	Election Of Audit Committee Member: Sin Yeong Jae	For	For
YUHAN CORP	19-Mar-2021	10	Approval Of Remuneration For Director	For	For
YUHAN CORP	19-Mar-2021	11	Approval Of Remuneration For Auditor	For	For
YUM CHINA HOLDINGS, INC.	27-May-2021	1	Election Of Director: Fred Hu	For	For
YUM CHINA HOLDINGS, INC.	27-May-2021	2	Election Of Director: Joey Wat	For	For
YUM CHINA HOLDINGS, INC.	27-May-2021	3	Election Of Director: Peter A. Bassi	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
YUM CHINA HOLDINGS, INC.	27-May-2021	4	Election Of Director: Edouard Ettegui	For	For
YUM CHINA HOLDINGS, INC.	27-May-2021	5	Election Of Director: Cyril Han	For	For
YUM CHINA HOLDINGS, INC.	27-May-2021	6	Election Of Director: Louis T. Hsieh	For	For
YUM CHINA HOLDINGS, INC.	27-May-2021	7	Election Of Director: Ruby Lu	For	For
YUM CHINA HOLDINGS, INC.	27-May-2021	8	Election Of Director: Zili Shao	For	For
YUM CHINA HOLDINGS, INC.	27-May-2021	9	Election Of Director: William Wang	For	For
YUM CHINA HOLDINGS, INC.	27-May-2021	10	Election Of Director: Min (Jenny) Zhang	For	For
YUM CHINA HOLDINGS, INC.	27-May-2021	11	Ratification Of The Appointment Of Kpmg Huazhen Llp As The Company'S Independent Auditor.	For	For
YUM CHINA HOLDINGS, INC.	27-May-2021	12	Advisory Vote To Approve Executive Compensation.	For	For
YUM CHINA HOLDINGS, INC.	27-May-2021	13	Approval Of An Amendment To The Company'S Amended And Restated Certificate Of Incorporation To Allow Stockholders Holding 25% Of The Company'S Outstanding Shares The Right To Call Special Meetings.	For	For
YUM! BRANDS, INC.	11-May-2021	1	Election Of Director: Paget L. Alves	For	For
YUM! BRANDS, INC.	11-May-2021	2	Election Of Director: Keith Barr	For	For
YUM! BRANDS, INC.	11-May-2021	3	Election Of Director: Christopher M. Connor	For	For
YUM! BRANDS, INC.	11-May-2021	4	Election Of Director: Brian C. Cornell	For	For
YUM! BRANDS, INC.	11-May-2021	5	Election Of Director: Tanya L. Domier	For	For
YUM! BRANDS, INC.	11-May-2021	6	Election Of Director: David W. Gibbs	For	For
YUM! BRANDS, INC.	11-May-2021	7	Election Of Director: Miriam M. Graddick-Weir	For	For
YUM! BRANDS, INC.	11-May-2021	8	Election Of Director: Lauren R. Hobart	For	For
YUM! BRANDS, INC.	11-May-2021	9	Election Of Director: Thomas C. Nelson	For	For
YUM! BRANDS, INC.	11-May-2021	10	Election Of Director: P. Justin Skala	For	For
YUM! BRANDS, INC.	11-May-2021	11	Election Of Director: Elane B. Stock	For	For
YUM! BRANDS, INC.	11-May-2021	12	Election Of Director: Annie Young-Scrivner	For	For
YUM! BRANDS, INC.	11-May-2021	13	Ratification Of Independent Auditors.	For	Combined
YUM! BRANDS, INC.	11-May-2021	14	Advisory Vote On Executive Compensation.	For	Combined
YUNDA HOLDING CO LTD	15-Apr-2021	1	The 4Th Phase Restricted Stock Incentive Plan (Draft) And Its Summary	For	For
YUNDA HOLDING CO LTD	15-Apr-2021	2	Appraisal Management Measures For The 4Th Phase Restricted Stock Incentive Plan	For	For
YUNDA HOLDING CO LTD	15-Apr-2021	3	Authorization To The Board To Handle Matters Regarding The 4Th Phase Restricted Stock Incentive Plan	For	For
YUNDA HOLDING CO LTD	15-Apr-2021	4	Adjustment Of The Performance Indexes For The Company For The Third Phase Restricted Stock Incentive Plan	For	For
YUNDA HOLDING CO LTD	21-May-2021	1	2020 Annual Report And Its Summary	For	For
YUNDA HOLDING CO LTD	21-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
YUNDA HOLDING CO LTD	21-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
YUNDA HOLDING CO LTD	21-May-2021	4	2020 Annual Accounts	For	For
YUNDA HOLDING CO LTD	21-May-2021	5	Estimated Guarantee Quota For Wholly-Owned Subsidiaries	For	For
YUNDA HOLDING CO LTD	21-May-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.49000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
YUNDA HOLDING CO LTD	21-May-2021	7	Entrusted Wealth Management With Proprietary Funds	For	Combined
YUNDA HOLDING CO LTD	21-May-2021	8	Amendments To The Rules Of Procedure Governing The General Meeting Of Shareholders	For	Combined
YUNDA HOLDING CO LTD	21-May-2021	9	Amendments To The Rules Of Procedure Governing The Board Of Directors	For	For
YUNDA HOLDING CO LTD	21-May-2021	10	Provision Of External Financial Aid With Proprietary Funds	For	For
YUNDA HOLDING CO LTD	21-May-2021	11	Repurchase And Cancellation Of The 3Rd Phase Locked Restricted Stocks Granted To Plan Participants	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	1	The Company'S Eligibility For Public Issuance Of Convertible Corporate Bonds	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	2	Plan For Public Issuance Of Convertible Corporate Bonds: Type Of Securities To Be Issued	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	3	Plan For Public Issuance Of Convertible Corporate Bonds: Issuing Scale	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	4	Plan For Public Issuance Of Convertible Corporate Bonds: Bond Duration	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	5	Plan For Public Issuance Of Convertible Corporate Bonds: Par Value And Issue Price	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	6	Plan For Public Issuance Of Convertible Corporate Bonds: Interest Rate	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	7	Plan For Public Issuance Of Convertible Corporate Bonds: Time And Method For Paying The Principal And Interest	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	8	Plan For Public Issuance Of Convertible Corporate Bonds: Conversion Period	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	9	Plan For Public Issuance Of Convertible Corporate Bonds: Guarantee	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
YUNDA HOLDING CO LTD	08-Jun-2021	10	Plan For Public Issuance Of Convertible Corporate Bonds: Determining The Conversion Price	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	11	Plan For Public Issuance Of Convertible Corporate Bonds: Adjustment And Calculation Of The Conversion Price	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	12	Plan For Public Issuance Of Convertible Corporate Bonds: Downward Adjustment Of The Conversion Price	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	13	Plan For Public Issuance Of Convertible Corporate Bonds: Determining Method For The Number Of Converted Shares	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	14	Plan For Public Issuance Of Convertible Corporate Bonds: Redemption Clauses	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	15	Plan For Public Issuance Of Convertible Corporate Bonds: Resale Clauses	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	16	Plan For Public Issuance Of Convertible Corporate Bonds: Attribution Of Related Dividends For Conversion Years	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	17	Plan For Public Issuance Of Convertible Corporate Bonds: Issuing Targets And Method	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	18	Plan For Public Issuance Of Convertible Corporate Bonds: Arrangement For Placing To Original Shareholders	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	19	Plan For Public Issuance Of Convertible Corporate Bonds: Matters Regarding The Meetings Of Bondholders	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	20	Plan For Public Issuance Of Convertible Corporate Bonds: Purpose Of The Raised Funds	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	21	Plan For Public Issuance Of Convertible Corporate Bonds: Management And Deposit Of Raised Funds	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	22	Plan For Public Issuance Of Convertible Corporate Bonds: Rating	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	23	Plan For Public Issuance Of Convertible Corporate Bonds: The Valid Period Of The Resolution	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	24	Preplan For Public Issuance Of Convertible Corporate Bonds	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	25	Feasibility Analysis Report On The Use Of Funds To Be Raised From The Public Issuance Of Convertible Corporate Bonds	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	26	Statement On The Use Of Previously Raised Funds	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	27	Diluted Immediate Return After The Public Issuance Of Convertible Corporate Bonds And Filling Measures And Commitments Of Relevant Parties	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	28	Rules Governing The Meetings Of Bondholders' Of The Company'S Convertible Bonds	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	29	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	30	Full Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The Public Issuance Of Convertible Corporate Bonds	For	For
YUNDA HOLDING CO LTD	08-Jun-2021	31	Application For Industrial And Commercial Registration Amendment And Amendments To The Company'S Articles Of Association	For	For
YUNNAN BAIYAO GROUP CO LTD	25-May-2021	1	2020 Work Report Of The Board Of Directors	For	For
YUNNAN BAIYAO GROUP CO LTD	25-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
YUNNAN BAIYAO GROUP CO LTD	25-May-2021	3	2020 Annual Accounts	For	For
YUNNAN BAIYAO GROUP CO LTD	25-May-2021	4	2020 Annual Report And Its Summary	For	For
YUNNAN BAIYAO GROUP CO LTD	25-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny39.000000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
YUNNAN BAIYAO GROUP CO LTD	25-May-2021	6	2021 Financial Budget Report	For	For
YUNNAN BAIYAO GROUP CO LTD	25-May-2021	7	Appointment Of 2021 Audit Firm (Including Internal Control Audit)	For	Combined
YUNNAN BAIYAO GROUP CO LTD	25-May-2021	8	2021 Employee Stock Ownership Plan (Draft) And Its Summary	For	Against
YUNNAN BAIYAO GROUP CO LTD	25-May-2021	9	Authorization To The Board To Handle Matters Regarding The 2021 Employee Stock Ownership Plan	For	Against
YUNNAN BAIYAO GROUP CO LTD	25-May-2021	10	Management Measures For The 2021 Employee Stock Ownership Plan	For	Against
YUNNAN BAIYAO GROUP CO LTD	25-May-2021	11	Purchase Of Liability Insurance For Directors, Supervisors And Senior Management	For	Combined
YUNNAN BAIYAO GROUP CO LTD	25-May-2021	12	Election Of Independent Directors	For	For
YUNNAN BAIYAO GROUP CO LTD	29-Jun-2021	1	The Company'S Eligibility For The Connected Transaction On Major Assets Purchase	For	For
YUNNAN BAIYAO GROUP CO LTD	29-Jun-2021	2	The Major Assets Purchase Constitutes A Connected Transaction	For	For
YUNNAN BAIYAO GROUP CO LTD	29-Jun-2021	3	Plan For The Connected Transaction Regarding Major Assets Purchase: Overview Of The Transaction Plan	For	For
YUNNAN BAIYAO GROUP CO LTD	29-Jun-2021	4	Plan For The Connected Transaction Regarding Major Assets Purchase: Transaction Counterparties And Underlying Assets	For	For
YUNNAN BAIYAO GROUP CO LTD	29-Jun-2021	5	Plan For The Connected Transaction Regarding Major Assets Purchase: Transaction Price And Pricing Basis	For	For
YUNNAN BAIYAO GROUP CO LTD	29-Jun-2021	6	Plan For The Connected Transaction Regarding Major Assets Purchase: Payment Method And Time Limit	For	For
YUNNAN BAIYAO GROUP CO LTD	29-Jun-2021	7	Plan For The Connected Transaction Regarding Major Assets Purchase: Source Of Funds	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
YUNNAN BAIYAO GROUP CO LTD	29-Jun-2021	8	Report (Draft) On The Connected Transaction Regarding Major Assets Purchase And Its Summary	For	For
YUNNAN BAIYAO GROUP CO LTD	29-Jun-2021	9	The Connected Transaction Regarding Major Assets Purchase Is In Compliance With Article 11 Of The Management Measures On Major Assets Restructuring Of Listed Companies	For	For
YUNNAN BAIYAO GROUP CO LTD	29-Jun-2021	10	The Transaction Does Not Constitute A Listing By Restructuring As Defined By Article 13 In The Management Measures On Major Assets Restructuring Of Listed Companies	For	For
YUNNAN BAIYAO GROUP CO LTD	29-Jun-2021	11	The Connected Transaction Regarding Major Assets Purchase Is In Compliance With Article 4 Of The Provisions On Several Issues Concerning The Regulation Of Major Assets Restructuring Of Listed Companies	For	For
YUNNAN BAIYAO GROUP CO LTD	29-Jun-2021	12	The Connected Transaction On Major Assets Restructuring Constitutes A Major Assets Restructuring	For	For
YUNNAN BAIYAO GROUP CO LTD	29-Jun-2021	13	Completeness And Compliance Of The Legal Procedure Of The Connected Transaction On Major Assets Purchase, And Validity Of The Legal Documents Submitted	For	For
YUNNAN BAIYAO GROUP CO LTD	29-Jun-2021	14	The Relevant Parties Under The Connected Transaction On Major Assets Purchase Are Qualified To Participate In The Major Assets Restructuring According To Article 13 Of The Temporary Regulations On Enhancing Supervision On Unusual Stock Trading Related To Major Assets Restructuring Of Listed Companies	For	For
YUNNAN BAIYAO GROUP CO LTD	29-Jun-2021	15	Diluted Immediate Return After The Major Assets Purchase And Filling Measures	For	For
YUNNAN BAIYAO GROUP CO LTD	29-Jun-2021	16	Independence Of The Evaluation Institution, Rationality Of The Evaluation Hypothesis, Correlation Between The Evaluation Method And Evaluation Purpose, And Fairness Of The Evaluated Price	For	For
YUNNAN BAIYAO GROUP CO LTD	29-Jun-2021	17	Pro Forma Review Report, And The Evaluation Report Related To The Connected Transaction On Major Assets Purchase	For	For
YUNNAN BAIYAO GROUP CO LTD	29-Jun-2021	18	Full Authorization To The Board To Handle Matters Regarding The Major Assets Purchase	For	For
YUNNAN BAIYAO GROUP CO LTD	29-Jun-2021	19	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
YUNNAN ENERGY NEW MATERIAL CO., LTD.	11-Jan-2021	1	Provision Of Guarantee For A Company	For	For
YUNNAN ENERGY NEW MATERIAL CO., LTD.	25-Jan-2021	1	Shanghai Energy To Sign Project Investment Agreement Of The Changshou Economic And Technological Development Zone With The Management Committee Of The Changshou Economic And Technological Development Zone	For	For
YUNNAN ENERGY NEW MATERIAL CO., LTD.	08-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
YUNNAN ENERGY NEW MATERIAL CO., LTD.	08-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	For
YUNNAN ENERGY NEW MATERIAL CO., LTD.	08-Apr-2021	3	2020 Annual Accounts	For	For
YUNNAN ENERGY NEW MATERIAL CO., LTD.	08-Apr-2021	4	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.70000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
YUNNAN ENERGY NEW MATERIAL CO., LTD.	08-Apr-2021	5	2020 Annual Report And Its Summary	For	For
YUNNAN ENERGY NEW MATERIAL CO., LTD.	08-Apr-2021	6	Reappointment Of 2021 Financial Audit Firm And Internal Control Audit Firm	For	For
YUNNAN ENERGY NEW MATERIAL CO., LTD.	08-Apr-2021	7	2021 Estimated Continuing Connected Transactions	For	For
YUNNAN ENERGY NEW MATERIAL CO., LTD.	08-Apr-2021	8	2020 Remuneration For Directors	For	For
YUNNAN ENERGY NEW MATERIAL CO., LTD.	08-Apr-2021	9	2020 Remuneration For Supervisors	For	For
YUNNAN ENERGY NEW MATERIAL CO., LTD.	08-Apr-2021	10	Application For Comprehensive Credit Line To Banks In 2021	For	For
YUNNAN ENERGY NEW MATERIAL CO., LTD.	08-Apr-2021	11	2021 Guarantee Quota Within The Scope Of Consolidated Financial Statements	For	For
YUNNAN ENERGY NEW MATERIAL CO., LTD.	08-Apr-2021	12	2021 Estimated Of Deposits In And Loans And Guarantee Business In Related Banks	For	For
YUNNAN ENERGY NEW MATERIAL CO., LTD.	08-Apr-2021	13	2020 Special Statement On Fulfillment Of Performance Commitments Of Connected Transaction Regarding Assets Purchase Via Share Offering And Matching Fund Raising	For	For
YUNNAN ENERGY NEW MATERIAL CO., LTD.	08-Apr-2021	14	Financial Aid To Controlled Subsidiaries And Their Subsidiaries	For	For
YUNNAN ENERGY NEW MATERIAL CO., LTD.	08-Apr-2021	15	Adjustment Of Remuneration For Directors And Senior Management	For	For
YUNNAN ENERGY NEW MATERIAL CO., LTD.	15-Apr-2021	1	Implementation Of Project Investment In An Economic And Technological Development Zone By A Wholly-Owned Subsidiary	For	For
Z HOLDINGS CORPORATION	18-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
Z HOLDINGS CORPORATION	18-Jun-2021	2	Amend Articles To: Establish The Articles Related To Shareholders Meeting Held Without Specifying A Venue	For	Combined
Z HOLDINGS CORPORATION	18-Jun-2021	3	Appoint A Director Who Is Not Audit And Supervisory Committee Member Kawabe, Kentaro	For	Combined
Z HOLDINGS CORPORATION	18-Jun-2021	4	Appoint A Director Who Is Not Audit And Supervisory Committee Member Idezawa, Takeshi	For	Combined
Z HOLDINGS CORPORATION	18-Jun-2021	5	Appoint A Director Who Is Not Audit And Supervisory Committee Member Junggho Shin	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
Z HOLDINGS CORPORATION	18-Jun-2021	6	Appoint A Director Who Is Not Audit And Supervisory Committee Member Ozawa, Takao	For	Combined
Z HOLDINGS CORPORATION	18-Jun-2021	7	Appoint A Director Who Is Not Audit And Supervisory Committee Member Masuda, Jun	For	Combined
Z HOLDINGS CORPORATION	18-Jun-2021	8	Appoint A Director Who Is Not Audit And Supervisory Committee Member Oketani, Taku	For	Combined
Z HOLDINGS CORPORATION	18-Jun-2021	9	Appoint A Director Who Is Audit And Supervisory Committee Member Usumi, Yoshio	For	Combined
ZAI LAB LTD	24-Jun-2021	1	A Special Resolution To Consider And Approve Amending And Restating The Fourth Amended And Restated Articles Of Association Of Zai Lab Limited, Or The Current Articles, To Provide For The Annual Election Of Each Of The Company'S Directors.	For	For
ZAI LAB LTD	24-Jun-2021	2	A Special Resolution To Consider And Approve Amending And Restating The Current Articles To Reflect Changes Required Or Recommended By The Stock Exchange Of Hong Kong Limited.	For	For
ZAI LAB LTD	24-Jun-2021	3	A Special Resolution To Consider And Approve That, Conditional Upon The Approval Of Special Resolutions 1 And 2, The Current Articles Be Amended, Restated And Replaced In Their Entirety By The Fifth Amended And Restated Articles Of Association In The Form Attached To The Proxy Statement As Exhibit A.	For	For
ZAI LAB LTD	24-Jun-2021	4	An Ordinary Resolution To Ratify The Selection Of Deloitte Touche Tohmatsu Certified Public Accountants Llp And Deloitte Touche Tohmatsu As The Company'S Independent Auditors For The Fiscal Year Ending December 31, 2021.	For	For
ZALANDO SE	19-May-2021	6	Approve Allocation Of Income And Omission Of Dividends	For	Combined
ZALANDO SE	19-May-2021	7	Approve Discharge Of Management Board For Fiscal Year 2020	For	Combined
ZALANDO SE	19-May-2021	8	Approve Discharge Of Supervisory Board For Fiscal Year 2020	For	Combined
ZALANDO SE	19-May-2021	9	Ratify Ernst & Young Gmbh As Auditors For Fiscal Year 2021	For	Combined
ZALANDO SE	19-May-2021	10	Ratify Ernst & Young Gmbh As Auditors Until The 2022 Agm	For	Combined
ZALANDO SE	19-May-2021	11	Elect Kelly Bennett To The Supervisory Board As Shareholder Representative	For	Combined
ZALANDO SE	19-May-2021	12	Elect Jennifer Hyman To The Supervisory Board As Shareholder Representative	For	Combined
ZALANDO SE	19-May-2021	13	Elect Niklas Oestberg To The Supervisory Board As Shareholder Representative	For	Combined
ZALANDO SE	19-May-2021	14	Elect Anders Holch Povlsen To The Supervisory Board As Shareholder Representative	For	Combined
ZALANDO SE	19-May-2021	15	Elect Mariella Roehm-Kottmann To The Supervisory Board As Shareholder Representative	For	Combined
ZALANDO SE	19-May-2021	16	Elect Cristina Stenbeck To The Supervisory Board As Shareholder Representative	For	Combined
ZALANDO SE	19-May-2021	17	Approve Remuneration Policy	For	Combined
ZALANDO SE	19-May-2021	18	Approve Remuneration Of Supervisory Board	For	Combined
ZEBRA TECHNOLOGIES CORPORATION	14-May-2021	1	Director	For	Combined
ZEBRA TECHNOLOGIES CORPORATION	14-May-2021	2	Proposal To Approve, By Non-Binding Vote, Compensation Of Named Executive Officers.	For	For
ZEBRA TECHNOLOGIES CORPORATION	14-May-2021	3	Ratify The Appointment Of Ernst & Young Llp As Our Independent Auditors For 2021.	For	For
ZENDESK, INC.	18-May-2021	1	Election Of Class I Director: Archana Agrawal	For	For
ZENDESK, INC.	18-May-2021	2	Election Of Class I Director: Hilarie Koplow-Mcadams	For	For
ZENDESK, INC.	18-May-2021	3	Election Of Class I Director: Michelle Wilson	For	For
ZENDESK, INC.	18-May-2021	4	To Ratify The Appointment Of Ernst & Young Llp As Zendesk'S Independent Registered Public Accounting Firm For The Fiscal Year Ending December 31, 2021.	For	For
ZENDESK, INC.	18-May-2021	5	Non-Binding Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	For	For
ZHANGZHOU PIENZHEHUANG PHARMACEUTICAL CO LTD	07-Apr-2021	1	By-Election Of Directors	For	For
ZHANGZHOU PIENZHEHUANG PHARMACEUTICAL CO LTD	09-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
ZHANGZHOU PIENZHEHUANG PHARMACEUTICAL CO LTD	09-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
ZHANGZHOU PIENZHEHUANG PHARMACEUTICAL CO LTD	09-Jun-2021	3	2020 Work Report Of Independent Directors	For	For
ZHANGZHOU PIENZHEHUANG PHARMACEUTICAL CO LTD	09-Jun-2021	4	Appointment Of Audit Firm And Determination Of Its Audit Fees	For	For
ZHANGZHOU PIENZHEHUANG PHARMACEUTICAL CO LTD	09-Jun-2021	5	2020 Continuing Connected Transactions And 2021 Estimated Continuing Connected Transactions	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ZHANGZHOU PIENZEHUANG PHARMACEUTICAL CO LTD	09-Jun-2021	6	2020 Annual Report And Its Summary	For	For
ZHANGZHOU PIENZEHUANG PHARMACEUTICAL CO LTD	09-Jun-2021	7	2020 Annual Accounts And 2021 Financial Budget Report	For	For
ZHANGZHOU PIENZEHUANG PHARMACEUTICAL CO LTD	09-Jun-2021	8	Amendments To The External Guarantee System	For	For
ZHANGZHOU PIENZEHUANG PHARMACEUTICAL CO LTD	09-Jun-2021	9	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny9.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
ZHANGZHOU PIENZEHUANG PHARMACEUTICAL CO LTD	09-Jun-2021	10	Amendments To The Company'S Articles Of Association	For	For
ZHAOJIN MINING INDUSTRY COMPANY LTD	19-Jan-2021	3	To Consider And Approve The Following As Ordinary Resolution: To Consider And Approve The Provision Of Deposit And Bills Discounting Services And The Relevant Proposed Annual Caps Under The 2020 Group Financial Services Agreement Entered Into Between The Company And Finance Company On 31 December 2020	For	Combined
ZHAOJIN MINING INDUSTRY COMPANY LTD	19-Jan-2021	4	To Consider And Approve The Following As Ordinary Resolution: To Consider And Approve The Provision Of Deposit, Loan And Bills Discounting Services And The Relevant Proposed Annual Caps Under The 2020 Parent Group Financial Services Agreement Entered Into Between Shandong Zhaojin And Finance Company On 31 December 2020	For	Against
ZHAOJIN MINING INDUSTRY COMPANY LTD	19-Jan-2021	5	To Consider And Approve The Following As A Special Resolution: The Proposed Amendments To The Articles Of Association: (A) The Proposed Amendments To The Articles Of Association As Set Out In The Circular Of The Company Dated 31 December 2020 Be Approved; And (B) Any Director Or The Secretary To The Board Be Authorised To Do All Such Acts Or Things And To Take All Such Steps And To Execute Any Documents As He Or She Considers Necessary, Appropriate Or Expedient To Give Effect To The Proposed Amendments To The Articles Of Association, Including But Not Limited To Seeking The Approval Of The Same And Arranging For Its Registration And Filing With The Relevant Government Authorities In The Prc And Hong Kong	For	Combined
ZHAOJIN MINING INDUSTRY COMPANY LTD	29-Jan-2021	4	To Consider And Approve The Provision Of Deposit And Bills Discounting Services And The Relevant Proposed Annual Caps Under The 2020 Group Financial Services Agreement Entered Into Between The Company And Finance Company On 31 December 2020	For	Combined
ZHAOJIN MINING INDUSTRY COMPANY LTD	29-Jan-2021	5	To Consider And Approve The Provision Of Deposit, Loan And Bills Discounting Services And The Relevant Proposed Annual Caps Under The 2020 Parent Group Financial Services Agreement Entered Into Between Shandong Zhaojin And Finance Company On 31 December 2020	For	Against
ZHAOJIN MINING INDUSTRY COMPANY LTD	29-Jan-2021	6	To Consider And Approve The Following As A Special Resolution: The Proposed Amendments To The Articles Of Association: (A) The Proposed Amendments To The Articles Of Association As Set Out In The Circular Of The Company Dated 31 December 2020 Be Approved; And (B) Any Director Or The Secretary To The Board Be Authorised To Do All Such Acts Or Things And To Take All Such Steps And To Execute Any Documents As He Or She Considers Necessary, Appropriate Or Expedient To Give Effect To The Proposed Amendments To The Articles Of Association, Including But Not Limited To Seeking The Approval Of The Same And Arranging For Its Registration And Filing With The Relevant Government Authorities In The Prc And Hong Kong	For	Combined
ZHAOJIN MINING INDUSTRY COMPANY LTD	07-Jun-2021	2	To Consider And Approve The Following As Special Resolution: To Grant A General Mandate To The Board To Exercise The Power Of The Company To Repurchase H Shares Of Up To A Maximum Of 10% Of The Total Number Of H Shares In Issue As At The Date Of Passing This Resolution, Details Of Which Are Set Out In Special Resolution Numbered 1 In The Notice Convening The H Share Class Meeting Of The Company Dated 23 April 2021	For	For
ZHAOJIN MINING INDUSTRY COMPANY LTD	07-Jun-2021	2	To Consider And Approve The Following As Ordinary Resolution: The Report Of The Board Of Directors (The "Board") Of The Company For The Year Ended 31 December 2020	For	For
ZHAOJIN MINING INDUSTRY COMPANY LTD	07-Jun-2021	3	To Consider And Approve The Following As Ordinary Resolution: The Report Of The Supervisory Committee Of The Company For The Year Ended 31 December 2020	For	For
ZHAOJIN MINING INDUSTRY COMPANY LTD	07-Jun-2021	4	To Consider And Approve The Following As Ordinary Resolution: The Audited Financial Report Of The Company For The Year Ended 31 December 2020	For	For
ZHAOJIN MINING INDUSTRY COMPANY LTD	07-Jun-2021	5	To Consider And Approve The Following As Ordinary Resolution: The Proposal For The Declaration And Payment Of Final Dividends For The Year Ended 31 December 2020	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ZHAOJIN MINING INDUSTRY COMPANY LTD	07-Jun-2021	6	To Consider And Approve The Following As Ordinary Resolution: The Proposal For The Re-Appointment Of Ernst & Young And Ernst & Young Hua Ming Lip As The International Auditor And The Prc Auditor Of The Company, Respectively, For The Year Ending 31 December 2021, And To Authorize The Board To Fix Their Remuneration	For	For
ZHAOJIN MINING INDUSTRY COMPANY LTD	07-Jun-2021	7	To Consider And Approve The Following As Special Resolution: To Grant A General Mandate To The Board To Exercise The Power Of The Company To Allot, Issue Or Deal With The Domestic Shares And H Shares Of Up To A Maximum Of 20% Of The Respective Total Number Of Domestic Shares And H Shares In Issue As At The Date Of Passing This Resolution, Details Of Which Are Set Out In Special Resolution Numbered 1 In The Notice Convening The Agm Of The Company Dated 23 April 2021	For	Combined
ZHAOJIN MINING INDUSTRY COMPANY LTD	07-Jun-2021	8	To Consider And Approve The Following As Special Resolution: To Grant A General Mandate To The Board To Exercise The Power Of The Company To Repurchase H Shares Of Up To A Maximum Of 10% Of The Total Number Of H Shares In Issue As At The Date Of Passing This Resolution, Details Of Which Are Set Out In Special Resolution Numbered 2 In The Notice Convening The Agm Of The Company Dated 23 April 2021	For	Combined
ZHEJIANG CENTURY HUATONG GROUP CO LTD	04-Jan-2021	1	Additional External Investment By Wholly-Owned Subsidiaries	For	For
ZHEJIANG CENTURY HUATONG GROUP CO LTD	02-Apr-2021	2	Exemption Of The Controlling Shareholder, De Facto Controller And The Concert Party Wang Yifeng, Wang Juanzhen And A Company From Some Relevant Commitments	For	For
ZHEJIANG CENTURY HUATONG GROUP CO LTD	02-Apr-2021	3	Disposal Of The Controlling Right Of A Sub-Subsidiary By A Wholly-Owned Subsidiary	For	Combined
ZHEJIANG CENTURY HUATONG GROUP CO LTD	20-May-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
ZHEJIANG CENTURY HUATONG GROUP CO LTD	20-May-2021	2	2020 Work Report Of The Supervisory Committee	For	For
ZHEJIANG CENTURY HUATONG GROUP CO LTD	20-May-2021	3	2020 Annual Report And Its Summary	For	For
ZHEJIANG CENTURY HUATONG GROUP CO LTD	20-May-2021	4	2020 Annual Accounts	For	For
ZHEJIANG CENTURY HUATONG GROUP CO LTD	20-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
ZHEJIANG CENTURY HUATONG GROUP CO LTD	20-May-2021	6	Entrusted Wealth Management With Idle Proprietary Funds	For	Combined
ZHEJIANG CENTURY HUATONG GROUP CO LTD	20-May-2021	7	Application For Comprehensive Credit Line To Financial And Non-Financial Institutions	For	Combined
ZHEJIANG CENTURY HUATONG GROUP CO LTD	20-May-2021	8	Confirmation Of 2020 Remuneration For Directors, Supervisors And Senior Management	For	For
ZHEJIANG CENTURY HUATONG GROUP CO LTD	20-May-2021	9	Remuneration For Non-Independent Directors	For	Combined
ZHEJIANG CENTURY HUATONG GROUP CO LTD	20-May-2021	10	Remuneration For Independent Directors	For	Against
ZHEJIANG CENTURY HUATONG GROUP CO LTD	20-May-2021	11	Remuneration For Supervisors	For	Against
ZHEJIANG CENTURY HUATONG GROUP CO LTD	20-May-2021	12	2021 Estimated Continuing Connected Transactions	For	Combined
ZHEJIANG CHINT ELECTRICS CO LTD	07-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	For
ZHEJIANG CHINT ELECTRICS CO LTD	07-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
ZHEJIANG CHINT ELECTRICS CO LTD	07-Jun-2021	3	2020 Annual Report And Its Summary	For	For
ZHEJIANG CHINT ELECTRICS CO LTD	07-Jun-2021	4	2020 Annual Accounts	For	For
ZHEJIANG CHINT ELECTRICS CO LTD	07-Jun-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny5.00000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
ZHEJIANG CHINT ELECTRICS CO LTD	07-Jun-2021	6	2021 Estimated Continuing Connected Transactions	For	For
ZHEJIANG CHINT ELECTRICS CO LTD	07-Jun-2021	7	Reappointment Of Audit Firm	For	For
ZHEJIANG CHINT ELECTRICS CO LTD	07-Jun-2021	8	Additional External Guarantee Quota	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ZHEJIANG CHINT ELECTRICS CO LTD	07-Jun-2021	9	External Guarantee By Controlled Subsidiaries	For	For
ZHEJIANG DAHUA TECHNOLOGY CO LTD	22-Jan-2021	2	Management Measures For Core Employees' Followed Investment In Innovative Business	For	Combined
ZHEJIANG DAHUA TECHNOLOGY CO LTD	22-Jan-2021	3	Connected Transaction Regarding Waiver Of The Right For Capital Increase In A Joint Stock Company In Proportion To The Shareholding In It	For	Combined
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	2	2020 Annual Report And Its Summary	For	For
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	3	2020 Work Report Of The Board Of Directors	For	For
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	4	2020 Work Report Of The Supervisory Committee	For	For
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	5	2020 Annual Accounts	For	For
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Is As Follows: 1) Cash Dividend/10 Shares (Tax Included): Cny2.68000000 2) Bonus Issue From Profit (Share/10 Shares): None 3) Bonus Issue From Capital Reserve (Share/10 Shares): None	For	For
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	7	Determination Of 2020 Remuneration For Directors And Supervisors	For	For
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	8	Reappointment Of 2021 Audit Firm	For	For
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	9	Launching Foreign Exchange Hedging Business	For	For
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	10	Application For Credit Financing Business Line To Banks	For	For
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	11	Launching The Bill Pool Business	For	For
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	12	Provision Of Guarantee For A Subsidiary	For	Combined
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	13	Amendments To The Connected Transactions Management System	For	Against
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	14	Formulation Of The Securities Investment And Derivatives Transaction Management System	For	Combined
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	15	The Company'S Eligibility For Non-Public Share Offering	For	Combined
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	16	2021 Plan For Non-Public Share Offering: Stock Type And Par Value	For	Against
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	17	2021 Plan For Non-Public Share Offering: Issuing Method And Date	For	Against
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	18	2021 Plan For Non-Public Share Offering: Issuing Targets And Subscription Method	For	Against
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	19	2021 Plan For Non-Public Share Offering: Issue Price And Pricing Principles	For	Against
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	20	2021 Plan For Non-Public Share Offering: Issuing Volume	For	Against
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	21	2021 Plan For Non-Public Share Offering: Lockup Period	For	Against
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	22	2021 Plan For Non-Public Share Offering: Purpose Of The Raised Funds	For	Against
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	23	2021 Plan For Non-Public Share Offering: Arrangement For The Accumulated Retained Profits Before The Non-Public Share Offering	For	Against
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	24	2021 Plan For Non-Public Share Offering: Listing Place	For	Against
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	25	2021 Plan For Non-Public Share Offering: Valid Period Of The Resolution	For	Against
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	26	2021 Preplan For Non-Public Share Offering	For	Against
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	27	Feasibility Analysis Report On The Use Of Funds To Be Raised From The 2021 Non-Public Share Offering	For	Against
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	28	No Need To Prepare A Report On Use Of Previously Raised Funds	For	Against
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	29	Conditional Subscription Agreement On The Non-Public Offered Shares To Be Signed With Issuance Targets	For	Against
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	30	Introduction Of Strategic Investors And The Conditional Strategic Cooperation Agreement	For	Against
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	31	Diluted Immediate Return After The Non-Public Share Offering, Filling Measures And Commitments Of Relevant Parties	For	Against
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	32	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	Against
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	33	The Non-Public Share Offering Constitutes A Connected Transaction	For	Against
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	34	Full Authorization To The Board To Handle Matters Regarding The Non-Public Share Offering	For	Against
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	35	Repurchase And Cancellation Of Some Locked Restricted Stocks Granted To Plan Participants	For	Combined
ZHEJIANG DAHUA TECHNOLOGY CO LTD	23-Apr-2021	36	Decrease Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
ZHEJIANG DAHUA TECHNOLOGY CO LTD	11-Jun-2021	1	2021 Estimated Additional Continuing Connected Transactions	For	Combined
ZHEJIANG DINGLI MACHINERY CO LTD	20-May-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
ZHEJIANG DINGLI MACHINERY CO LTD	20-May-2021	2	2020 Work Report Of The Board Of Supervisors	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	20-May-2021	3	2020 Annual Report And Its Summary Of The Company	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ZHEJIANG DINGLI MACHINERY CO LTD	20-May-2021	4	2020 Final Accounts Report Of The Company	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	20-May-2021	5	2020 Annual Profit Distribution Plan Of The Company: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.60000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	20-May-2021	6	Reappoint The Accounting Firm	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	20-May-2021	7	Confirmation Of The Remuneration Of Directors And Senior Executives For 2020	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	20-May-2021	8	To Consider And Approve The Confirm The Remuneration Of Supervisors For 2020	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	20-May-2021	9	The Company And Wholly-Owned Subsidiaries To Provide Guarantees For Customers	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	20-May-2021	10	The Company To Provide Guarantees For Its Wholly-Owned Subsidiaries	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	20-May-2021	11	The Company And Wholly-Owned Subsidiary To Apply To Financial Institutions For Credit Line	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	20-May-2021	12	Revise The Articles Of Association Of The Company	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	16-Jun-2021	1	The Company'S Eligibility For Non-Public Share Offering	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	16-Jun-2021	2	Plan For 2021 Non-Public A-Share Offering: Stock Type And Par Value	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	16-Jun-2021	3	Plan For 2021 Non-Public A-Share Offering: Issuing Method And Date	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	16-Jun-2021	4	Plan For 2021 Non-Public A-Share Offering: Issuing Targets And Subscription Method	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	16-Jun-2021	5	Plan For 2021 Non-Public A-Share Offering: Pricing Base Date And Pricing Principles	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	16-Jun-2021	6	Plan For 2021 Non-Public A-Share Offering: Issuing Volume	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	16-Jun-2021	7	Plan For 2021 Non-Public A-Share Offering: Lockup Period	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	16-Jun-2021	8	Plan For 2021 Non-Public A-Share Offering: Purpose Of The Raised Funds	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	16-Jun-2021	9	Plan For 2021 Non-Public A-Share Offering: Listing Place	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	16-Jun-2021	10	Plan For 2021 Non-Public A-Share Offering: Accumulated Retained Profits Before The Non-Public Share Offering	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	16-Jun-2021	11	Plan For 2021 Non-Public A-Share Offering: The Valid Period Of The Resolution On The Non-Public Share Offering	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	16-Jun-2021	12	Preplan For 2021 Non-Public A-Share Offering	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	16-Jun-2021	13	Feasibility Analysis Report On The Use Of Funds To Be Raised From The 2021 Non-Public A-Share Offering	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	16-Jun-2021	14	Special Report On The Use Of Previously Raised Funds	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	16-Jun-2021	15	Diluted Immediate Return After The 2021 Non-Public A-Share Offering, Filling Measures And Commitments Of Relevant Parties	For	For
ZHEJIANG DINGLI MACHINERY CO LTD	16-Jun-2021	16	Full Authorization To The Board To Handle Matters Regarding The 2021 Non-Public A-Share Offering	For	For
ZHEJIANG EXPRESSWAY CO LTD	20-Jan-2021	3	To Consider And Approve The Following Resolutions As Special Resolutions: (I) The Issue Of The Unsecured Senior Notes By The Company Of Not More Than Usd 600,000,000 Or Its Equivalent (The "Senior Notes"), On The Conditions Set Forth Below Be And Is Hereby Approved: Issue Size: No More Than Usd 600,000,000 Or Its Equivalent Term: More Than One Year But No More Than Ten Years From The Date Of Issue Manner Of Issue: One-Time Registration With The Relevant Authorities. The Senior Notes Will Be Issued In One Tranche Or Tranches Interest Rate: Fixed Interest To Be Determined With Reference To The Prevailing Market Rate As At The Issue Of The Senior Notes Use Of Proceeds: Debt Refinancing, Investment In New Projects And Future Strategic Development (Ii) The General Manager Of The Company Be And Hereby Authorized From The Date When The Special Resolutions Relating The Issue Of The Senior Notes (The "Senior Notes Issue") Are Approved By The Shareholders, To Determine In Her Absolute Discretion And Deal With Matters In Relation To The Senior Notes Issue, Including But Not Limited To The Following: (A) To Determine, To The Extent Permitted By Laws And Regulations And According To The Company'S Specific Circumstances And The Prevailing Market Conditions, The Specific Terms And Arrangements Of The Senior Notes Issue And Make Any Changes And Adjustments To Such Types And Terms Of The Senior Notes Issue, Including But Not Limited To, The Types Of Issue, Time Of Issue, Manner Of Issue, Size Of Issue, Issue Price, Term Of Maturity, Interest Rates, Tranches And Any Other Matters In Relation To The Senior Notes Issue; (B) To Appoint The Relevant Intermediaries In Connection With The Senior Notes Issue And To Deal With Filing And Submission Matters; (C) To Enter Into Agreements, Contracts And Other Legal Documents Relating To The Senior Notes Issue, And To Disclose Relevant Information In Accordance With The Applicable Laws And Regulations; And (D) To Deal With Any Other Matters In Relation To The Senior Notes Issue	For	For
ZHEJIANG EXPRESSWAY CO LTD	21-Apr-2021	3	To Consider And Approve The Report Of The Directors Of The Company For The Year 2020	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ZHEJIANG EXPRESSWAY CO LTD	21-Apr-2021	4	To Consider And Approve The Report Of The Supervisory Committee Of The Company For The Year 2020	For	For
ZHEJIANG EXPRESSWAY CO LTD	21-Apr-2021	5	To Consider And Approve The Audited Financial Statements Of The Company For The Year 2020	For	For
ZHEJIANG EXPRESSWAY CO LTD	21-Apr-2021	6	To Consider And Approve Dividend Of Rmb35.5 Cents Per Share In Respect Of The Year Ended December 31, 2020	For	For
ZHEJIANG EXPRESSWAY CO LTD	21-Apr-2021	7	To Consider And Approve The Final Accounts Of The Company For The Year 2020 And The Financial Budget Of The Company For The Year 2021	For	Combined
ZHEJIANG EXPRESSWAY CO LTD	21-Apr-2021	8	To Consider And Approve The Re-Appointment Of Deloitte Touche Tohmatsu Certified Public Accountants Hong Kong As The Hong Kong Auditor Of The Company, And To Authorize The Board Of Directors Of The Company (The "Board") To Fix Their Remuneration	For	Combined
ZHEJIANG EXPRESSWAY CO LTD	21-Apr-2021	9	To Consider And Approve The Re-Appointment Of Pan China Certified Public Accountants As The Prc Auditor Of The Company, And To Authorize The Board To Fix Their Remuneration	For	For
ZHEJIANG EXPRESSWAY CO LTD	21-Apr-2021	10	To Consider And Approve The Grant Of A General Mandate To The Board To Issue, Allot And Deal With Additional H Shares Not Exceeding 20% Of The H Shares Of The Company In Issue; Authorize The Board To Make Corresponding Amendments To The Articles Of Association Of The Company As It Thinks Fit So As To Reflect The New Capital Structure Upon The Allotment Or Issuance Of H Shares; And Authorize The Board To Grant The General Mandate To The Chairman And General Manager To Individually Or Jointly Issue H Shares At Their Absolute Discretion	For	Combined
ZHEJIANG EXPRESSWAY CO LTD	28-Jun-2021	3	To Elect Mr. Yu Zhihong As A Non-Executive Director Of The Company	For	Combined
ZHEJIANG EXPRESSWAY CO LTD	28-Jun-2021	4	To Elect Mr. Chen Ninghui As An Executive Director Of The Company	For	For
ZHEJIANG EXPRESSWAY CO LTD	28-Jun-2021	5	To Elect Mr. Yuan Yingjie As An Executive Director Of The Company	For	For
ZHEJIANG EXPRESSWAY CO LTD	28-Jun-2021	6	To Elect Mr. Jin Chaoyang As A Non-Executive Director Of The Company	For	For
ZHEJIANG EXPRESSWAY CO LTD	28-Jun-2021	7	To Elect Mr. Fan Ye As A Non-Executive Director Of The Company	For	For
ZHEJIANG EXPRESSWAY CO LTD	28-Jun-2021	8	To Elect Mr. Huang Jianzhang As A Non-Executive Director Of The Company	For	For
ZHEJIANG EXPRESSWAY CO LTD	28-Jun-2021	9	To Elect Mr. Pei Ker-Wei, Who Has Served As An Independent Non-Executive Director Of The Company For More Than Nine Years, As An Independent Non-Executive Director Of The Company	For	For
ZHEJIANG EXPRESSWAY CO LTD	28-Jun-2021	10	To Elect Ms. Lee Wai Tsang, Rosa As An Independent Non-Executive Director Of The Company	For	For
ZHEJIANG EXPRESSWAY CO LTD	28-Jun-2021	11	To Elect Mr. Chen Bin As An Independent Non-Executive Director Of The Company	For	For
ZHEJIANG EXPRESSWAY CO LTD	28-Jun-2021	12	To Consider And Approve Remuneration And Allowance Package Of The Proposed Directors Of The Company	For	For
ZHEJIANG EXPRESSWAY CO LTD	28-Jun-2021	13	To Elect Supervisors Of The Company, And Consider And Approve Their Allowance Package: Supervisor Representing Shareholders: Mr. Zheng Ruchun	For	For
ZHEJIANG EXPRESSWAY CO LTD	28-Jun-2021	14	To Elect Supervisors Of The Company, And Consider And Approve Their Allowance Package: Independent Supervisors: Ms. He Meiyun	For	For
ZHEJIANG EXPRESSWAY CO LTD	28-Jun-2021	15	To Elect Supervisors Of The Company, And Consider And Approve Their Allowance Package: Independent Supervisors: Mr. Wu Qingwang	For	For
ZHEJIANG EXPRESSWAY CO LTD	28-Jun-2021	16	To Authorise The Board To Approve The Proposed Directors' Service Contracts, The Proposed Supervisors' Service Contracts And All Other Relevant Documents And To Authorise Any One Executive Director Of The Company To Sign Such Contracts And Other Relevant Documents For And On Behalf Of The Company And To Take All Necessary Actions In Connection Therewith	For	For
ZHEJIANG HUAYOU COBALT CO LTD	19-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
ZHEJIANG HUAYOU COBALT CO LTD	19-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	For
ZHEJIANG HUAYOU COBALT CO LTD	19-Apr-2021	3	2020 Annual Report And Its Summary	For	For
ZHEJIANG HUAYOU COBALT CO LTD	19-Apr-2021	4	2020 Annual Accounts	For	For
ZHEJIANG HUAYOU COBALT CO LTD	19-Apr-2021	5	2020 Audit Connected Transactions	For	For
ZHEJIANG HUAYOU COBALT CO LTD	19-Apr-2021	6	2021 Estimated Continuing Connected Transactions	For	For
ZHEJIANG HUAYOU COBALT CO LTD	19-Apr-2021	7	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
ZHEJIANG HUAYOU COBALT CO LTD	19-Apr-2021	8	2020 Remuneration For Directors, Supervisors And Senior Management	For	For
ZHEJIANG HUAYOU COBALT CO LTD	19-Apr-2021	9	Reappointment Of 2021 Audit Firm	For	For
ZHEJIANG HUAYOU COBALT CO LTD	19-Apr-2021	10	Authorization Of 2021 Financing Credit Line To The Company And Its Subsidiaries	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ZHEJIANG HUAYOU COBALT CO LTD	19-Apr-2021	11	Authorization For 2021 Guarantee Quota Between The Company And Its Subsidiaries And Among Subsidiaries	For	Combined
ZHEJIANG HUAYOU COBALT CO LTD	19-Apr-2021	12	2021 Issuance Of Non-Financial Enterprise Debt Financing Instruments By The Company And Subsidiaries	For	Combined
ZHEJIANG HUAYOU COBALT CO LTD	19-Apr-2021	13	Quota For 2021 Forward Foreign Exchange Settlement And Sale Business And Currency Swap Business And Foreign Exchange Options Of The Company And Its Subsidiaries	For	For
ZHEJIANG HUAYOU COBALT CO LTD	19-Apr-2021	14	2020 Work Report Of Independent Directors	For	For
ZHEJIANG HUAYOU COBALT CO LTD	19-Apr-2021	15	Amendments To The Company'S Articles Of Association	For	For
ZHEJIANG HUAYOU COBALT CO LTD	19-Apr-2021	16	Amendments To The Company'S Rules Of Procedure Governing Shareholders' General Meetings And Other Systems: Work Rules For The General Manager	For	For
ZHEJIANG HUAYOU COBALT CO LTD	19-Apr-2021	17	Amendments To The Company'S Rules Of Procedure Governing Shareholders' General Meetings And Other Systems: Work System For The Board Secretary	For	For
ZHEJIANG HUAYOU COBALT CO LTD	19-Apr-2021	18	Amendments To The Company'S Rules Of Procedure Governing Shareholders' General Meetings And Other Systems: Registration And Management System For Persons With Insider Information	For	For
ZHEJIANG HUAYOU COBALT CO LTD	19-Apr-2021	19	Amendments To The Company'S Rules Of Procedure Governing Shareholders' General Meetings And Other Systems: Investor Relations Management Measures	For	For
ZHEJIANG HUAYOU COBALT CO LTD	17-May-2021	1	2021 Restricted Stock Incentive Plan (Draft) And Its Summary	For	For
ZHEJIANG HUAYOU COBALT CO LTD	17-May-2021	2	Appraisal Management Measures For The Implementation Of 2021 Restricted Stock Incentive Plan	For	For
ZHEJIANG HUAYOU COBALT CO LTD	17-May-2021	3	Authorization To The Board To Handle Matters Regarding The Equity Incentive	For	For
ZHEJIANG HUAYOU COBALT CO LTD	08-Jun-2021	1	Connected Transactions Regarding The Assets Purchase Via Cash Payment	For	For
ZHEJIANG HUAYOU COBALT CO LTD	08-Jun-2021	2	Conditional Equity Transfer Contract To Be Signed With Transaction Counterparties	For	For
ZHEJIANG HUAYOU COBALT CO LTD	08-Jun-2021	3	Conditional Voting Right Proxy Agreement To Be Signed With A Company	For	For
ZHEJIANG HUAYOU COBALT CO LTD	08-Jun-2021	4	External Investment In Setting Up A Joint Venture And Provision Of Guarantee	For	For
ZHEJIANG HUAYOU COBALT CO LTD	08-Jun-2021	5	Full Authorization To The Board To Handle Matters Regarding The Transaction	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	1	The Company'S Eligibility For Public Issuance Of Convertible Corporate Bonds	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	2	Plan For Public Issuance Of Convertible Corporate Bonds: Type Of Securities To Be Issued	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	3	Plan For Public Issuance Of Convertible Corporate Bonds: Issuing Scale	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	4	Plan For Public Issuance Of Convertible Corporate Bonds: Par Value And Issue Price	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	5	Plan For Public Issuance Of Convertible Corporate Bonds: Bond Duration	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	6	Plan For Public Issuance Of Convertible Corporate Bonds: Interest Rate Of The Bond	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	7	Plan For Public Issuance Of Convertible Corporate Bonds: Time Limit And Method For Repaying The Principal And Interest	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	8	Plan For Public Issuance Of Convertible Corporate Bonds: Conversion Period	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	9	Plan For Public Issuance Of Convertible Corporate Bonds: Determination And Adjustment To The Conversion Price	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	10	Plan For Public Issuance Of Convertible Corporate Bonds: Provisions On Downward Adjustment Of Conversion Price	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	11	Plan For Public Issuance Of Convertible Corporate Bonds: Determining Method For The Number Of Converted Shares	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	12	Plan For Public Issuance Of Convertible Corporate Bonds: Redemption Clauses	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	13	Plan For Public Issuance Of Convertible Corporate Bonds: Resale Clauses	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	14	Plan For Public Issuance Of Convertible Corporate Bonds: Attribution Of Related Dividends For Conversion Years	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	15	Plan For Public Issuance Of Convertible Corporate Bonds: Issuing Targets And Method	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	16	Plan For Public Issuance Of Convertible Corporate Bonds: Arrangement For Placing To Original Shareholders	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	17	Plan For Public Issuance Of Convertible Corporate Bonds: Matters Regarding The Meetings Of Bondholders	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	18	Plan For Public Issuance Of Convertible Corporate Bonds: Purpose Of The Raised Funds	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	19	Plan For Public Issuance Of Convertible Corporate Bonds: Guarantee Matters	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	20	Plan For Public Issuance Of Convertible Corporate Bonds: Rating Matters	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	21	Plan For Public Issuance Of Convertible Corporate Bonds: Management And Deposit Of Raised Funds	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	22	Plan For Public Issuance Of Convertible Corporate Bonds: The Valid Period Of The Issuing Plan	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	23	Preplan For Public Issuance Of Convertible Corporate Bonds	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	24	Feasibility Analysis Report On The Use Of Funds To Be Raised From The Public Issuance Of Convertible Corporate Bonds	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	25	Report On The Use Of Previously Raised Funds	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	26	Diluted Immediate Return After The Public Issuance Of Convertible Corporate Bonds, Filling Measures And Relevant Commitments	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	27	Shareholder Return Plan For The Next Three Years From 2021 To 2023	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	28	Rules Governing The Meetings Of Bondholders' Of The Company'S Convertible Bonds	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	29	Full Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The Public Issuance Of Convertible Corporate Bonds	For	For
ZHEJIANG HUAYOU COBALT CO LTD	28-Jun-2021	30	Investment In Construction Of A Project	For	For
ZHEJIANG NHU CO LTD	21-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
ZHEJIANG NHU CO LTD	21-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	For
ZHEJIANG NHU CO LTD	21-Apr-2021	3	2020 Annual Report And Its Summary	For	For
ZHEJIANG NHU CO LTD	21-Apr-2021	4	2020 Annual Accounts	For	For
ZHEJIANG NHU CO LTD	21-Apr-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny7.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):2.000000	For	For
ZHEJIANG NHU CO LTD	21-Apr-2021	6	Cash Management With Some Idle Raised Funds	For	For
ZHEJIANG NHU CO LTD	21-Apr-2021	7	Launching The Bill Pool Business	For	For
ZHEJIANG NHU CO LTD	21-Apr-2021	8	2021 Estimated Guarantee Quota For Subsidiaries	For	For
ZHEJIANG NHU CO LTD	21-Apr-2021	9	Reappointment Of Audit Firm	For	For
ZHEJIANG NHU CO LTD	21-Apr-2021	10	Change Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
ZHEJIANG SANHUA INTELLIGENT CONTROLS CO LTD	25-Feb-2021	1	By-Election Of Independent Directors	For	For
ZHEJIANG SANHUA INTELLIGENT CONTROLS CO LTD	16-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
ZHEJIANG SANHUA INTELLIGENT CONTROLS CO LTD	16-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	For
ZHEJIANG SANHUA INTELLIGENT CONTROLS CO LTD	16-Apr-2021	3	2020 Annual Accounts	For	For
ZHEJIANG SANHUA INTELLIGENT CONTROLS CO LTD	16-Apr-2021	4	2020 Annual Report And Its Summary	For	For
ZHEJIANG SANHUA INTELLIGENT CONTROLS CO LTD	16-Apr-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.50000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
ZHEJIANG SANHUA INTELLIGENT CONTROLS CO LTD	16-Apr-2021	6	Report On The Use Of Previously Raised Funds	For	For
ZHEJIANG SANHUA INTELLIGENT CONTROLS CO LTD	16-Apr-2021	7	2021 Application For Comprehensive Credit Line To Banks	For	For
ZHEJIANG SANHUA INTELLIGENT CONTROLS CO LTD	16-Apr-2021	8	Launching The Bill Pool Business	For	For
ZHEJIANG SANHUA INTELLIGENT CONTROLS CO LTD	16-Apr-2021	9	Provision Of Guarantee For Controlled Subsidiaries	For	For
ZHEJIANG SANHUA INTELLIGENT CONTROLS CO LTD	16-Apr-2021	10	2021 Reappointment Of Audit Firm	For	Combined
ZHEJIANG SANHUA INTELLIGENT CONTROLS CO LTD	16-Apr-2021	11	Purchase Of Liability Insurance For Directors, Supervisors And Senior Management	For	Combined
ZHEJIANG SANHUA INTELLIGENT CONTROLS CO LTD	16-Apr-2021	12	Permanently Supplementing The Working Capital With Surplus Raised Funds	For	For
ZHEJIANG SANHUA INTELLIGENT CONTROLS CO LTD	24-Jun-2021	1	Repurchase And Cancellation Of Some Restricted Stocks	For	For
ZHEJIANG SANHUA INTELLIGENT CONTROLS CO LTD	24-Jun-2021	2	Amendments To The Articles Of Associations Of The Company	For	For
ZHEJIANG SANHUA INTELLIGENT CONTROLS CO LTD	24-Jun-2021	3	Amendments To The Raised Funds Management System	For	For
ZHEJIANG SUPOR CO LTD	22-Apr-2021	1	2020 Work Report Of The Board Of Directors	For	For
ZHEJIANG SUPOR CO LTD	22-Apr-2021	2	2020 Work Report Of The Supervisory Committee	For	For
ZHEJIANG SUPOR CO LTD	22-Apr-2021	3	2020 Annual Report And Its Summary	For	For
ZHEJIANG SUPOR CO LTD	22-Apr-2021	4	2020 Annual Accounts	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ZHEJIANG SUPOR CO LTD	22-Apr-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny12.90000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
ZHEJIANG SUPOR CO LTD	22-Apr-2021	6	2021 Appointment Of Audit Firm	For	For
ZHEJIANG SUPOR CO LTD	22-Apr-2021	7	Agreement On Continuing Connected Transactions With A Company In 2021	For	For
ZHEJIANG SUPOR CO LTD	22-Apr-2021	8	Purchase Of Short-Term Wealth Management Products With Idle Proprietary Working Capital	For	For
ZHEJIANG SUPOR CO LTD	22-Apr-2021	9	Provision Of Guarantee For And Between Wholly-Owned Subsidiaries	For	For
ZHEJIANG SUPOR CO LTD	22-Apr-2021	10	Repurchase And Cancellation Of Some Granted Restricted Stocks	For	For
ZHEJIANG SUPOR CO LTD	22-Apr-2021	11	Election Of Directors	For	For
ZHEJIANG SUPOR CO LTD	22-Apr-2021	12	Amendments To The Company'S Articles Of Association	For	For
ZHEJIANG SUPOR CO LTD	12-May-2021	1	Plan For Repurchase Of Public Shares: Objective And Purpose Of The Share Repurchase	For	For
ZHEJIANG SUPOR CO LTD	12-May-2021	2	Plan For Repurchase Of Public Shares: Method Of The Share Repurchase	For	For
ZHEJIANG SUPOR CO LTD	12-May-2021	3	Plan For Repurchase Of Public Shares: Price And Pricing Principles Of Share Repurchase	For	For
ZHEJIANG SUPOR CO LTD	12-May-2021	4	Plan For Repurchase Of Public Shares: Type, Number And Percentage To The Total Capital Of Shares To Be Repurchased	For	For
ZHEJIANG SUPOR CO LTD	12-May-2021	5	Plan For Repurchase Of Public Shares: Total Amount And Source Of The Funds To Be Used For The Repurchase	For	For
ZHEJIANG SUPOR CO LTD	12-May-2021	6	Plan For Repurchase Of Public Shares: Source Of The Funds For The Repurchase	For	For
ZHEJIANG SUPOR CO LTD	12-May-2021	7	Plan For Repurchase Of Public Shares: Time Limit Of The Share Repurchase	For	For
ZHEJIANG SUPOR CO LTD	12-May-2021	8	Plan For Repurchase Of Public Shares: The Valid Period Of The Resolution	For	For
ZHEJIANG SUPOR CO LTD	12-May-2021	9	Amendments To The Company'S Articles Of Association	For	For
ZHEJIANG WOLWO BIO-PHARMACEUTICAL CO LTD	19-May-2021	1	2020 Annual Report And Its Summary	For	For
ZHEJIANG WOLWO BIO-PHARMACEUTICAL CO LTD	19-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
ZHEJIANG WOLWO BIO-PHARMACEUTICAL CO LTD	19-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
ZHEJIANG WOLWO BIO-PHARMACEUTICAL CO LTD	19-May-2021	4	2020 Annual Accounts	For	For
ZHEJIANG WOLWO BIO-PHARMACEUTICAL CO LTD	19-May-2021	5	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.60000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
ZHEJIANG WOLWO BIO-PHARMACEUTICAL CO LTD	19-May-2021	6	Purchase Of Wealth Management Products With Idle Proprietary Funds	For	Combined
ZHEJIANG WOLWO BIO-PHARMACEUTICAL CO LTD	19-May-2021	7	2021 Remuneration Plan For Directors Concurrently Holding The Post Of Senior Management:2021 Remuneration Plan For The Chairman Of The Board Concurrently Holding The Post Of General Manager Hu Gengxi	For	Combined
ZHEJIANG WOLWO BIO-PHARMACEUTICAL CO LTD	19-May-2021	8	2021 Remuneration Plan For Directors Concurrently Holding The Post Of Senior Management:2021 Remuneration Plan For Director Concurrently Holding The Post Of Vice-General Manager Wang Lihong	For	For
ZHEJIANG WOLWO BIO-PHARMACEUTICAL CO LTD	19-May-2021	9	2021 Remuneration Plan For Directors Concurrently Holding The Post Of Senior Management:2021 Remuneration Plan For Director Concurrently Holding The Post Of Vice-General Manager Zhang Lu	For	For
ZHEJIANG WOLWO BIO-PHARMACEUTICAL CO LTD	19-May-2021	10	2021 Remuneration Plan For Independent Director:2021 Remuneration For Independent Director Xu Guoliang	For	For
ZHEJIANG WOLWO BIO-PHARMACEUTICAL CO LTD	19-May-2021	11	2021 Remuneration Plan For Independent Director:2021 Remuneration For Independent Director Zhang Qifeng	For	For
ZHEJIANG WOLWO BIO-PHARMACEUTICAL CO LTD	19-May-2021	12	2021 Remuneration Plan For Supervisor:2021 Remuneration Plan For Supervisor Jin Tao	For	For
ZHEJIANG WOLWO BIO-PHARMACEUTICAL CO LTD	19-May-2021	13	2021 Remuneration Plan For Supervisor:2021 Remuneration Plan For Supervisor Ji Long	For	For
ZHEJIANG WOLWO BIO-PHARMACEUTICAL CO LTD	19-May-2021	14	2021 Remuneration Plan For Supervisor:2021 Remuneration Plan For Supervisor Yang Huifeng	For	For
ZHEJIANG WOLWO BIO-PHARMACEUTICAL CO LTD	19-May-2021	15	Amendments To The Raised Funds Management Measures	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ZHEN DING TECHNOLOGY HOLDING LIMITED	18-Jun-2021	1	Ratification Of 2020 Business Report And Consolidated Financial Statements	For	Combined
ZHEN DING TECHNOLOGY HOLDING LIMITED	18-Jun-2021	2	Ratification Of 2020 Earnings Distribution. Proposed Cash Dividend: Twd 4.5 Per Share.	For	For
ZHEN DING TECHNOLOGY HOLDING LIMITED	18-Jun-2021	3	Amendments To The Rules And Procedures Of Shareholders Meeting.	For	For
ZHENRO PROPERTIES GROUP LIMITED	18-Jun-2021	3	To Receive And Adopt The Audited Consolidated Financial Statements Of The Company And The Reports Of The Directors And Auditors Of The Company For The Year Ended 31 December 2020	For	For
ZHENRO PROPERTIES GROUP LIMITED	18-Jun-2021	4	To Declare A Final Dividend Of Hkd 0.15 Per Share	For	For
ZHENRO PROPERTIES GROUP LIMITED	18-Jun-2021	5	To Re-Elect Mr. Huang Xianzhi As An Executive Director	For	For
ZHENRO PROPERTIES GROUP LIMITED	18-Jun-2021	6	To Re-Elect Mr. Li Yang As An Executive Director	For	For
ZHENRO PROPERTIES GROUP LIMITED	18-Jun-2021	7	To Re-Elect Dr. Loke Yu (Alias Loke Hoi Lam) As An Independent Non-Executive Director	For	Combined
ZHENRO PROPERTIES GROUP LIMITED	18-Jun-2021	8	To Re-Elect Mr. Wang Chuanxu As An Independent Non-Executive Director	For	Combined
ZHENRO PROPERTIES GROUP LIMITED	18-Jun-2021	9	To Authorise The Board Of The Directors To Fix The Remuneration Of The Directors	For	For
ZHENRO PROPERTIES GROUP LIMITED	18-Jun-2021	10	To Re-Appoint Ernst & Young As Auditors Of The Company And Authorise The Directors To Fix Their Remuneration	For	For
ZHENRO PROPERTIES GROUP LIMITED	18-Jun-2021	11	To Grant A General Mandate To The Directors To Allot, Issue And Deal With Shares Of The Company Not Exceeding 20% Of The Total Number Of Shares Of The Company In Issue As At The Date Of Passing This Resolution	For	Combined
ZHENRO PROPERTIES GROUP LIMITED	18-Jun-2021	12	To Grant A General Mandate To The Directors To Buy Back Shares Of The Company Not Exceeding 10% Of The Total Number Of Shares Of The Company In Issue As At The Date Of Passing This Resolution	For	Combined
ZHENRO PROPERTIES GROUP LIMITED	18-Jun-2021	13	To Extend The General Mandate Granted Under Resolution No. 9 By Adding The Shares Bought Back Pursuant To The General Mandate Granted By Resolution No. 10	For	Combined
ZHESHANG SECURITIES CO LTD	29-Jun-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
ZHESHANG SECURITIES CO LTD	29-Jun-2021	2	2020 Work Report Of The Supervisory Committee	For	For
ZHESHANG SECURITIES CO LTD	29-Jun-2021	3	2020 Annual Report	For	For
ZHESHANG SECURITIES CO LTD	29-Jun-2021	4	2021 Estimated Continuing Connected Transactions: Transactions With A Controlling Shareholder And Its Related Parties	For	For
ZHESHANG SECURITIES CO LTD	29-Jun-2021	5	2021 Estimated Continuing Connected Transactions: Transactions With Other Related Companies	For	For
ZHESHANG SECURITIES CO LTD	29-Jun-2021	6	2021 Estimated Continuing Connected Transactions: Transactions With Related Natural Persons	For	For
ZHESHANG SECURITIES CO LTD	29-Jun-2021	7	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny0.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
ZHESHANG SECURITIES CO LTD	29-Jun-2021	8	Reappointment Of 2021 Audit Firm	For	For
ZHESHANG SECURITIES CO LTD	29-Jun-2021	9	Report On The Use Of Previously Raised Funds	For	For
ZHESHANG SECURITIES CO LTD	29-Jun-2021	10	2021 Upper Limit Of The Financial Investment Scale	For	For
ZHESHANG SECURITIES CO LTD	29-Jun-2021	11	Diluted Immediate Return After The Non-Public A-Share Offering And Filling Measures (Revised)	For	For
ZHESHANG SECURITIES CO LTD	29-Jun-2021	12	Increase Of The Company'S Registered Capital And Amendments To The Company'S Articles Of Association	For	For
ZHESHANG SECURITIES CO LTD	29-Jun-2021	13	Extension Of Time Limit For Performing Commitments On Avoidance Of Horizontal Competition By De Facto Controller	For	For
ZHESHANG SECURITIES CO LTD	29-Jun-2021	14	Election Of Independent Director: Jin Xuejun	For	For
ZHONGAN ONLINE P&C INSURANCE CO., LTD. (DOING BUSI	30-Apr-2021	2	To Consider And Approve The Report Of The Board Of Directors Of The Company For The Year Ended December 31, 2020	For	For
ZHONGAN ONLINE P&C INSURANCE CO., LTD. (DOING BUSI	30-Apr-2021	3	To Consider And Approve The Report Of The Supervisory Committee Of The Company For The Year Ended December 31, 2020	For	For
ZHONGAN ONLINE P&C INSURANCE CO., LTD. (DOING BUSI	30-Apr-2021	4	To Consider And Approve The Report Of The Auditors And Audited Financial Statements Of The Company For The Year Ended December 31, 2020	For	For
ZHONGAN ONLINE P&C INSURANCE CO., LTD. (DOING BUSI	30-Apr-2021	5	To Consider And Approve The Re-Appointment Of Auditors For The Year Ending December 31, 2021: Pricewaterhousecoopers As International Auditors And Pricewaterhousecoopers Zhong Tian Llp As Prc Auditors	For	For
ZHONGAN ONLINE P&C INSURANCE CO., LTD. (DOING BUSI	30-Apr-2021	6	To Consider And Approve The Election Of Mr. Xing Jiang As An Executive Director Of The Third Session Of The Board Of Directors Of The Company To Hold Office Until The Expiry Of The Term Of The Third Session Of The Board Of Directors	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ZHONGAN ONLINE P&C INSURANCE CO., LTD. (DOING BUSI	30-Apr-2021	7	To Consider And Approve The Performance Evaluation Of The Directors Of The Company For The Year 2020	For	For
ZHONGAN ONLINE P&C INSURANCE CO., LTD. (DOING BUSI	30-Apr-2021	8	To Consider And Approve The Grant Of A General Mandate To The Board Of Directors Of The Company To Issue Shares	For	Combined
ZHONGAN ONLINE P&C INSURANCE CO., LTD. (DOING BUSI	30-Apr-2021	9	To Consider And Approve The Amendments To The Articles Of Association Of The Company	For	Combined
ZHONGSHENG GROUP HOLDINGS LTD	18-Jun-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0422/ 2021042200979. Pdf And https://www1.hkexnews.hk/ Listedco/ Listconews/ Sehk/ 2021/ 0422/ 2021042200949. Pdf	Non-voting resolution	Combined
ZHONGSHENG GROUP HOLDINGS LTD	18-Jun-2021	2	Please Note That Shareholders Are Allowed To Vote 'In Favor' Or 'Against' For All Resolutions, Abstain Is Not A Voting Option On This Meeting	Non-voting resolution	Non-voting resolution
ZHONGSHENG GROUP HOLDINGS LTD	18-Jun-2021	3	To Consider And Receive The Audited Consolidated Financial Statements Of The Company And The Reports Of The Directors And The Auditors For The Year Ended 31 December 2020	For	Combined
ZHONGSHENG GROUP HOLDINGS LTD	18-Jun-2021	4	To Declare A Final Dividend Of Hkd 0.58 Per Share For The Year Ended 31 December 2020	For	For
ZHONGSHENG GROUP HOLDINGS LTD	18-Jun-2021	5	To Re-Elect Mr. Li Guoqiang As An Executive Director Of The Company	For	Combined
ZHONGSHENG GROUP HOLDINGS LTD	18-Jun-2021	6	To Re-Elect Mr. Du Qingshan As An Executive Director Of The Company	For	Combined
ZHONGSHENG GROUP HOLDINGS LTD	18-Jun-2021	7	To Re-Elect Mr. Shen Jinjun As An Independent Non-Executive Director Of The Company	For	Combined
ZHONGSHENG GROUP HOLDINGS LTD	18-Jun-2021	8	To Re-Elect Mr. Chin Siu Wa Alfred As An Independent Non-Executive Director Of The Company	For	For
ZHONGSHENG GROUP HOLDINGS LTD	18-Jun-2021	9	To Authorize The Board Of Directors Of The Company To Fix The Respective Directors' Remuneration	For	For
ZHONGSHENG GROUP HOLDINGS LTD	18-Jun-2021	10	To Re-Appoint Messrs. Ernst & Young As Auditors Of The Company And To Authorize The Board Of Directors Of The Company To Fix Their Remuneration	For	For
ZHONGSHENG GROUP HOLDINGS LTD	18-Jun-2021	11	To Give A General Mandate To The Directors Of The Company To Buy Back Shares Of The Company Not Exceeding 10% Of The Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	For
ZHONGSHENG GROUP HOLDINGS LTD	18-Jun-2021	12	To Give A General Mandate To The Directors Of The Company To Issue, Allot And Deal With Additional Shares Of The Company Not Exceeding 20% Of The Total Number Of Issued Shares Of The Company As At The Date Of Passing Of This Resolution	For	Combined
ZHONGSHENG GROUP HOLDINGS LTD	18-Jun-2021	13	To Extend The General Mandate Granted To The Directors Of The Company To Issue, Allot And Deal With Additional Shares In The Capital Of The Company By The Aggregate Number Of The Shares Bought Back By The Company	For	Against
ZHUZHOU CRRC TIMES ELECTRIC CO LTD	08-Jun-2021	2	Approve The Report Of The Board Of The Company For The Year Ended 31 December 2020	For	Combined
ZHUZHOU CRRC TIMES ELECTRIC CO LTD	08-Jun-2021	3	Approve The Report Of The Supervisory Committee Of The Company For The Year Ended 31 December 2020	For	For
ZHUZHOU CRRC TIMES ELECTRIC CO LTD	08-Jun-2021	4	Approve The Audited Consolidated Financial Statements Of The Company And Its Subsidiaries For The Year Ended 31 December 2020 And The Auditors' Reports Thereon	For	For
ZHUZHOU CRRC TIMES ELECTRIC CO LTD	08-Jun-2021	5	Approve The Profit Distribution Plan Of The Company For The Year Ended 31 December 2020, Including The Board'S Decision Of Not Making Any Profit Distribution For Year 2020	For	For
ZHUZHOU CRRC TIMES ELECTRIC CO LTD	08-Jun-2021	6	Approve The Re-Appointment Of Deloitte Touche Tohmatsu Certified Public Accountants Llp, As The Auditors Of The Company Until The Conclusion Of The Next Annual General Meeting Of The Company And To Authorise The Board To Fix The Auditor'S Remuneration	For	For
ZHUZHOU CRRC TIMES ELECTRIC CO LTD	08-Jun-2021	7	Approve The Bank Credit Line Applications Of The Company For Year 2021, And Authorise The Chairman Of The Board To Approve And/Or Sign Relevant Bank Facility Agreements, Bank Loan Contracts, Agreements Relating To Bank Acceptance Bills, Letters Of Guarantee, Factoring And Trade Finance Business And The Respective Ancillary Documents Thereof	For	For
ZHUZHOU CRRC TIMES ELECTRIC CO LTD	08-Jun-2021	8	Approve The Annual Report Of The Company For The Year Ended 31 December 2020	For	For
ZHUZHOU CRRC TIMES ELECTRIC CO LTD	08-Jun-2021	9	Approve The Grant To The Board A General Mandate To Issue, Allot And Deal With Additional Domestic Shares And/Or H Shares Not Exceeding 20% Of Each Of The Total Number Of Domestic Shares And/Or H Shares Respectively In Issue As At The Date Of Passing Of This Special Resolution	For	Combined
ZIJIN MINING GROUP CO LTD	11-Jan-2021	2	To Consider And Approve The Proposal In Relation To The Restricted A Share Incentive Scheme For 2020 (Revised Draft) And Its Summary Of The Company	For	Combined
ZIJIN MINING GROUP CO LTD	11-Jan-2021	3	To Consider And Approve The Proposal In Relation To The Administrative Measures For Implementation Of Appraisal For The Restricted A Share Incentive Scheme For 2020 Of The Company	For	For
ZIJIN MINING GROUP CO LTD	11-Jan-2021	4	To Consider And Approve The Proposal In Relation To Authorisation To The Board Of Directors To Handle All The Matters Relating To The Restricted A Share Incentive Scheme For 2020 Of The Company	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ZIJIN MINING GROUP CO LTD	28-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0428/2021042801465.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0428/2021042801523.Pdf	Non-voting resolution	Combined
ZIJIN MINING GROUP CO LTD	28-May-2021	1	2020 Work Report Of The Board Of Directors	For	Combined
ZIJIN MINING GROUP CO LTD	28-May-2021	2	To Consider And Approve The Proposal In Relation To Amendments To The Articles Of Association Of The Company (Details Set Out In Appendix A)	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	2	2020 Work Report Of Independent Directors	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	2	To Consider And Approve The Proposal In Relation To Amendments To The Articles Of Association Of The Company (Details Set Out In Appendix A)	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	3	To Consider And Approve The Proposal In Relation To A General Mandate To Issue Debt Financing Instruments (Details Set Out In Appendix B)	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	3	To Consider And Approve The Proposal In Relation To A General Mandate To Issue Debt Financing Instruments (Details Set Out In Appendix B)	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	4	To Consider And Approve The Proposal To The Shareholders' General Meeting In Relation To Grant Of A General Mandate To The Board Of Directors To Issue A Shares And/Or H Shares Of The Company (Details Set Out In Appendix C)	For	Combined
ZIJIN MINING GROUP CO LTD	28-May-2021	4	2020 Annual Report And Its Summary	For	Combined
ZIJIN MINING GROUP CO LTD	28-May-2021	4	To Consider And Approve The Proposal To The Shareholders' General Meeting In Relation To Grant Of A General Mandate To The Board Of Directors To Issue A Shares And/Or H Shares Of The Company (Details Set Out In Appendix C)	For	Combined
ZIJIN MINING GROUP CO LTD	28-May-2021	5	To Consider And Approve The Proposal In Relation To The Arrangement Of Guarantees To The Company'S Subsidiaries, Associates And Other Party For The Year 2021 (Details Set Out In Appendix D)	For	Combined
ZIJIN MINING GROUP CO LTD	28-May-2021	5	2020 Annual Accounts	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	5	To Consider And Approve The Proposal In Relation To The Arrangement Of Guarantees To The Company'S Subsidiaries, Associates And Other Party For The Year 2021 (Details Set Out In Appendix D)	For	Combined
ZIJIN MINING GROUP CO LTD	28-May-2021	6	To Consider And Approve The Report Of The Board Of Directors Of The Company For 2020	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny1.20000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	6	To Consider And Approve The Report Of The Board Of Directors Of The Company For 2020	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	7	To Consider And Approve The Report Of The Independent Directors Of The Company For 2020	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	7	2020 Remuneration Plan For Executive Directors And The Chairman Of The Supervisory Committee	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	7	To Consider And Approve The Report Of The Independent Directors Of The Company For 2020	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	8	To Consider And Approve The Report Of The Supervisory Committee Of The Company For 2020	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	8	Amendments To The Articles Of Associations Of The Company	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	8	To Consider And Approve The Report Of The Supervisory Committee Of The Company For 2020	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	9	To Consider And Approve The Company'S Financial Report For The Year Ended 31 December 2020	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	9	General Authorization For The Issuance Of Debt Financing Instruments	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	9	To Consider And Approve The Company'S Financial Report For The Year Ended 31 December 2020	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	10	To Consider And Approve The Company'S 2020 Annual Report And Its Summary Report	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	10	General Authorization To The Board Regarding A-Share And (Or) H-Share Additional Offering	For	Combined
ZIJIN MINING GROUP CO LTD	28-May-2021	10	To Consider And Approve The Company'S 2020 Annual Report And Its Summary Report	For	Combined
ZIJIN MINING GROUP CO LTD	28-May-2021	11	To Consider And Approve The Profit Distribution Proposal Of The Company For The Year Ended 31 December 2020 (Details Set Out In Appendix E)	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	11	2021 External Guarantee Arrangement	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	11	To Consider And Approve The Profit Distribution Proposal Of The Company For The Year Ended 31 December 2020 (Details Set Out In Appendix E)	For	For

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ZIJIN MINING GROUP CO LTD	28-May-2021	12	To Consider And Approve The Calculation And Distribution Proposal For The Remuneration Of The Executive Directors And Chairman Of The Supervisory Committee Of The Seventh Term Of The Company For The Year Ended 31 December 2020 (Details Set Out In Appendix F)	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	12	Purchase Of Liability Insurance For The Company, Directors, Supervisors And Senior Management	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	12	To Consider And Approve The Calculation And Distribution Proposal For The Remuneration Of The Executive Directors And Chairman Of The Supervisory Committee Of The Seventh Term Of The Company For The Year Ended 31 December 2020 (Details Set Out In Appendix F)	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	13	To Consider And Approve The Reappointment Of Ernst & Young Hua Ming Llp As The Company'S Auditor For The Year Ended 31 December 2021, And To Authorise The Chairman Of The Board Of Directors, President And Financial Controller To Determine The Remuneration	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	13	Reappointment Of 2021 Audit Firm	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	13	To Consider And Approve The Reappointment Of Ernst & Young Hua Ming Llp As The Company'S Auditor For The Year Ended 31 December 2021, And To Authorise The Chairman Of The Board Of Directors, President And Financial Controller To Determine The Remuneration	For	For
ZIJIN MINING GROUP CO LTD	28-May-2021	14	To Consider And Approve The Proposal In Relation To Purchase Of Liability Insurance For The Company And Its Directors, Supervisors And Senior Management (Details Set Out In Appendix G)	For	For
ZILLOW GROUP, INC.	08-Jun-2021	1	Director	For	For
ZILLOW GROUP, INC.	08-Jun-2021	2	Ratify The Appointment Of Deloitte & Touche Llp As Independent Registered Public Accounting Firm For The Fiscal Year Ended December 31, 2021.	For	For
ZILLOW GROUP, INC.	08-Jun-2021	3	Advisory Vote To Approve The Compensation Of Our Named Executive Officers.	For	For
ZILLOW GROUP, INC.	08-Jun-2021	4	Advisory Vote On The Frequency Of Future Advisory Votes On The Compensation Of Our Named Executive Officers.	Three	Combined
ZIMMER BIOMET HOLDINGS, INC.	14-May-2021	1	Election Of Director: Christopher B. Begley	For	Combined
ZIMMER BIOMET HOLDINGS, INC.	14-May-2021	2	Election Of Director: Betsy J. Bernard	For	For
ZIMMER BIOMET HOLDINGS, INC.	14-May-2021	3	Election Of Director: Michael J. Farrell	For	For
ZIMMER BIOMET HOLDINGS, INC.	14-May-2021	4	Election Of Director: Robert A. Hagemann	For	For
ZIMMER BIOMET HOLDINGS, INC.	14-May-2021	5	Election Of Director: Bryan C. Hanson	For	For
ZIMMER BIOMET HOLDINGS, INC.	14-May-2021	6	Election Of Director: Arthur J. Higgins	For	For
ZIMMER BIOMET HOLDINGS, INC.	14-May-2021	7	Election Of Director: Maria Teresa Hilado	For	For
ZIMMER BIOMET HOLDINGS, INC.	14-May-2021	8	Election Of Director: Syed Jafry	For	For
ZIMMER BIOMET HOLDINGS, INC.	14-May-2021	9	Election Of Director: Sreelakshmi Kolli	For	For
ZIMMER BIOMET HOLDINGS, INC.	14-May-2021	10	Election Of Director: Michael W. Michelson	For	For
ZIMMER BIOMET HOLDINGS, INC.	14-May-2021	11	Ratify The Appointment Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
ZIMMER BIOMET HOLDINGS, INC.	14-May-2021	12	Approve, On A Non-Binding Advisory Basis, Named Executive Officer Compensation ("Say On Pay").	For	For
ZIMMER BIOMET HOLDINGS, INC.	14-May-2021	13	Approve The Amended 2009 Stock Incentive Plan.	For	For
ZIMMER BIOMET HOLDINGS, INC.	14-May-2021	14	Approve The Amended Stock Plan For Non-Employee Directors.	For	For
ZIMMER BIOMET HOLDINGS, INC.	14-May-2021	15	Approve The Amended Deferred Compensation Plan For Non-Employee Directors.	For	For
ZIMMER BIOMET HOLDINGS, INC.	14-May-2021	16	Approve Amendments To Our Restated Certificate Of Incorporation To Permit Shareholders To Call A Special Meeting.	For	For
ZOETIS INC.	20-May-2021	1	Election Of Director: Sanjay Khosla	For	For
ZOETIS INC.	20-May-2021	2	Election Of Director: Antoinette R. Leatherberry	For	For
ZOETIS INC.	20-May-2021	3	Election Of Director: Willie M. Reed	For	For
ZOETIS INC.	20-May-2021	4	Election Of Director: Linda Rhodes	For	For
ZOETIS INC.	20-May-2021	5	Advisory Vote To Approve Our Executive Compensation (Say On Pay).	For	For
ZOETIS INC.	20-May-2021	6	Ratification Of Appointment Of Kpmg Llp As Our Independent Registered Public Accounting Firm For 2021.	For	For
ZOETIS INC.	20-May-2021	7	Shareholder Proposal Regarding Simple Majority Vote.	Against	For
ZOOM VIDEO COMMUNICATIONS, INC.	17-Jun-2021	1	Director	For	Combined
ZOOM VIDEO COMMUNICATIONS, INC.	17-Jun-2021	2	Ratify The Appointment Of Kpmg Llp As Our Independent Registered Public Accounting Firm For Our Fiscal Year Ending January 31, 2022.	For	Combined
ZOOM VIDEO COMMUNICATIONS, INC.	17-Jun-2021	3	To Approve, On An Advisory Non-Binding Basis, The Compensation Of Our Named Executive Officers As Disclosed In Our Proxy Statement.	For	Combined

NOTE: In some specific circumstances, STC mandates its managers to vote its stock. Where these managers vote differently from each other, this is indicated as 'Combined'.

Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ZOOM VIDEO COMMUNICATIONS, INC.	17-Jun-2021	4	To Approve, On An Advisory Non-Binding Basis, The Frequency Of Future Advisory Non-Binding Votes On The Compensation Of Our Named Executive Officers.	One	Combined
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0423/2021042300571.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0423/2021042300747.Pdf	Non-voting resolution	Combined
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	1	Please Note That The Company Notice And Proxy Form Are Available By Clicking On The Url Links: https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0423/2021042300791.Pdf And https://www1.hkexnews.hk/Listedco/Listconews/Sehk/2021/0423/2021042300661.Pdf	Non-voting resolution	Non-voting resolution
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	1	Amendments To The Company'S Articles Of Association	For	Combined
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	2	To Consider And Approve The Report Of The Board Of Directors (The "Board") For The Year 2020	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	2	To Consider And Approve Amendments To The Company'S Articles Of Association Set Out In The Company'S Circular Dated 23 April 2021	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	2	To Consider And Approve The Report Of The Board Of Directors (The "Board") For The Year 2020	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	2	To Consider And Approve Amendments To The Company'S Articles Of Association Set Out In The Company'S Circular Dated 23 April 2021	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	2	2020 Work Report Of The Board Of Directors	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	3	To Consider And Approve The Report Of The Company'S Supervisory Board For The Year 2020	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	3	2020 Work Report Of The Supervisory Committee	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	4	To Consider And Approve The Report Of The Company'S Settlement Accounts For The Year 2020	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	4	2020 Annual Accounts	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	5	To Consider And Approve The Full Text And The Summary Of The Annual Report Of The Company'S A Shares For The Year 2020	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	5	2020 A-Share Annual Report And Its Summary	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	6	To Consider And Approve The Annual Report Of The Company'S H Shares For The Year 2020	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	6	2020 H-Share Annual Report	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	7	To Consider And Approve The Company'S Profit Distribution Plan For The Year 2020, And To Approve The Declaration And Distribution Of A Final Dividend In The Amount Of Rmb0.32 Per Share (Inclusive Of Tax)	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	7	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny3.20000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	8	To Consider And Approve The Making Of Provisions For Asset Impairment In The Aggregate Amount Of Rmb1,775 Million For The Year Of 2020	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	8	2020 Provision For Assets Impairment	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	9	To Consider And Approve The Re-Appointment Of The Company'S Auditor For The Year 2021: To Consider And Approve The Re-Appointment Of Baker Tilly China Certified Public Accountants Co., Ltd. As The Company'S Domestic Auditor And Internal Control Auditor For The Year Ending 31 December 2021	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	9	2021 Appointment Of Domestic Financial Audit Firm And Internal Control Audit Firm: Baker Tilly China Certified Public Accountants	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	10	To Consider And Approve The Re-Appointment Of The Company'S Auditor For The Year 2021: To Consider And Approve The Re-Appointment Of Kpmg As The Company'S International Auditor For The Year Ending 31 December 2021	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	10	2021 Appointment Of International Audit Firm: Kpmg Certified Public Accountants	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	11	To Consider And Approve The Re-Appointment Of The Company'S Auditor For The Year 2021: To Authorise The Audit Committee Of The Board To Determine The Principles Of Fixing The Remuneration Of The Company'S Domestic And International Auditors, And To Authorise The Company'S Management To Determine Their Actual Remuneration Based On The Agreed Principles	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	11	Authorization To The Audit Committee Of The Board To Decide The Remuneration Principles And Authorization To The Management Team To Determine The Remuneration According To The Principles Confirmed	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	12	To Consider And Approve The Application By The Company To Financial Institutions For General Credit Facilities And Financing With A Total Credit Limit Not Exceeding Rmb150 Billion And To Authorise The Chairman Of The Board To Execute On Behalf Of The Company The Facility Contracts And Other Relevant Finance Documents With Financial Institutions, And To Allocate The Credit Limit Available To The Company To Its Branches Or Subsidiaries For Their Respective Uses Within The Effective Term	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	12	Application For Comprehensive Credit Line To Financial Institutions And Authorization To The Chairman Of The Board To Sign Relevant Financing Documents	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	13	To Consider And Approve The Authorisation To Zoomlion Heavy Industry Science And Technology Anhui Industrial Vehicles Co. Ltd. ("Zoomlion Industrial Vehicles"), A Subsidiary Of The Company, To Engage In Business With Its Distributors Supported By Financial Institutions Through Banker'S Acceptance Secured By Goods, And To Authorise The Management Of Zoomlion Industrial Vehicles To Execute On Behalf Of Zoomlion Industrial Vehicles The Relevant Cooperation Agreements In Respect Of The Such Business Within The Effective Term	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	13	Approval Of And Authorization To A Company To Conduct Confirming Warehouse Business	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	14	To Consider And Approve The Authorisation To Zoomlion Agricultural Machinery Co., Ltd. ("Zoomlion Agricultural Machinery"), A Subsidiary Of The Company, To Engage In Financial Business With Relevant Financial Institutions And Downstream Customers And Provide External Guarantees, And To Authorise Zoomlion Agricultural Machinery'S Management To Execute On Behalf Of Zoomlion Agricultural Machinery The Relevant Cooperation Agreements In Respect Of Such Business Within The Effective Term	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	14	Approval Of And Authorization To A Company To Conduct Financing Business With Downstream Clients And To Provide External Guarantee	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	15	To Consider And Approve The Provision Of Guarantees Up To A Maximum Aggregate Amount Of Rmb18.425 Billion By The Company In Favour Of 46 Subsidiaries, And To Authorise The Board Or Any Person Authorised By The Board To Adjust The Available Guarantee Amount Between The Guaranteed Parties	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	15	Provision Of Guarantee For Controlled Companies	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	16	To Consider And Approve The Carrying Out Of Low Risk Investments And Financial Management By The Company Up To A Maximum Amount Of Rmb12 Billion, And To Authorise The Chairman Of The Board To Make All Investment Decisions (Subject To The Aforesaid Limit) And To Execute Relevant Contracts And Agreements Within The Effective Term	For	Combined
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	16	Authorization To Conduct Low-Risk Investment And Wealth Management	For	Against
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	17	To Consider And Approve The Company'S Investment In Financial Derivatives With A Principal Amount Of Not More Than Rmb6 Billion, And To Authorise The Chairman Of The Board And His Authorised Persons To Make All Investment Decisions (Subject To The Aforesaid Limit) And To Execute Relevant Contracts And Agreements Within The Effective Term	For	Combined
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	17	Authorization To Conduct Financial Derivatives Business	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	18	To Consider And Approve The Authorisation To Hunan Zhicheng Financing And Guarantee Co., Ltd. To Engage In The Financing Guarantee Business Up To A Maximum Outstanding Balance Of Rmb2 Billion Within The Effective Term	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	18	Authorization To A Company To Conduct Financing Guarantee	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	19	To Consider And Approve (I) The Registration Of Asset-Backed Securities Products In The Amount Of Rmb5 Billion By Zoomlion Finance And Leasing (China) Co., Ltd. ("Zoomlion Finance And Leasing (China)"); (II) The Undertaking Of Obligations To Top Up The Shortfall In Relation To Such Products In The Amount Of Rmb 5 Billion By Zoomlion Finance And Leasing (China); And (III) The Provision Of Guarantee By The Company In Favour Of Zoomlion Finance And Leasing (China) Up To A Maximum Amount Of Rmb5.5 Billion, And To Authorise The Board Or Its Authorised Persons To Determine And Deal With Matters In Connection With The Issue Of Such Products	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	19	Registration And Issuance Of Assets Securitization Products By A Company	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	20	To Consider And Approve (I) The Registration Of Supply Chain Asset-Backed Securities Products In The Amount Of Rmb6 Billion By Zoomlion Business Factoring (China) Co., Ltd. ("Zoomlion Business Factoring (China)") And (II) The Issue Of Necessary Documents By The Company As Joint Debtor, And To Authorise The Board Or Its Authorised Persons To Determine And Deal With Matters In Connection With The Issue Of Such Products	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	20	Registration And Issuance Of Supply Chain Assets Securitization Products By A Company	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	21	To Consider And Approve The Disposal By The Company Of 81% Equity Interest In Zoomlion Finance And Leasing (Beijing) Co., Ltd. (The "Target Company"), A Wholly-Owned Subsidiary Of The Company, Which Is A Related Party Transaction Of The Company: To Consider And Approve The Disposal By The Company Of 81% Equity Interest In The Target Company, Which Is A Related Party Transaction Of The Company	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	21	Connected Transactions Regarding Sale Of Equities In A Subsidiary	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	22	To Consider And Approve The Disposal By The Company Of 81% Equity Interest In Zoomlion Finance And Leasing (Beijing) Co., Ltd. (The "Target Company"), A Wholly-Owned Subsidiary Of The Company, Which Is A Related Party Transaction Of The Company: To Consider And Approve The Continuing Provision Of Guarantees By The Company In Favour Of The Target Company After Completion Of The Transaction	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	22	Continuing To Provide Guarantee For A Company	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	23	To Consider And Approve The Continuing Development By The Company Of Its Mortgagefunded Sales Business And Finance Leasing And Sales Business, Establish Buyer'S Credit And Sales Business And Provide Buy-Back Guarantees Up To A Maximum Amount Of Rmb47 Billion In Respect Of Such Businesses Within The Effective Term	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	23	Provision Of Guarantee Quota For The Mortgage Loans, Financial Leasing And Buyer'S Credit Business	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	24	To Consider And Approve The Registration Of Debt Financing Instruments, And To Authorise The Board Or Its Authorised Persons To Determine All Matters In Connection With Such Registration And The Related Issue Of Bonds Within The Limited Approved By The National Association Of Financial Market Institutional Investors	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	24	Registration Of Debt Financing Instruments	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	25	To Consider And Approve The Issue Of Medium-Term Notes By The Company With A Principal Amount Of Not More Than Rmb5 Billion, And To Authorise The Chairman Of The Board Or His Authorised Persons To Determine And Deal With All Matters In Connection With Such Issue	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	25	Issuance Of Medium-Term Notes	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	26	To Consider, Approve And Confirm Compliance By The Company With The Conditions For The Issue Of Bonds	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	26	The Company'S Eligibility For Corporate Bond Issuance	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	27	To Consider And Approve The Issue Of Bonds By The Company To Professional Investors By Way Of Public Offering With A Principal Amount Of Not More Than Rmb5 Billion (The "Bond Issue")	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	27	Public Issuance Of Corporate Bonds To Qualified Investors	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	28	To Authorise The Board And Its Authorised Persons To Deal With All Matters In Connection With The Bond Issue	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	28	Full Authorization To The Board And Its Authorized Persons To Handle Matters Regarding The Issuance Of Corporate Bonds	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	29	To Consider And Approve Amendments To The Company'S Articles Of Association Set Out In The Company'S Circular Dated 23 April 2021	For	For
ZOOMLION HEAVY INDUSTRY SCIENCE AND TECHNOLOGY CO	28-May-2021	29	Amendments To The Company'S Articles Of Association	For	For
ZOZO,INC.	25-Jun-2021	1	Please Reference Meeting Materials.	Non-voting resolution	Combined
ZOZO,INC.	25-Jun-2021	2	Approve Appropriation Of Surplus	For	Combined
ZOZO,INC.	25-Jun-2021	3	Appoint A Director Sawada, Kotaro	For	Combined
ZOZO,INC.	25-Jun-2021	4	Appoint A Director Yanagisawa, Koji	For	For
ZOZO,INC.	25-Jun-2021	5	Appoint A Director Hirose, Fuminori	For	Combined
ZOZO,INC.	25-Jun-2021	6	Appoint A Director Kawabe, Kentaro	For	For
ZOZO,INC.	25-Jun-2021	7	Appoint A Director Ozawa, Takao	For	For
ZOZO,INC.	25-Jun-2021	8	Appoint A Director Ono, Koji	For	For
ZOZO,INC.	25-Jun-2021	9	Appoint A Director Hotta, Kazunori	For	For
ZOZO,INC.	25-Jun-2021	10	Appoint A Director Saito, Taro	For	For
ZOZO,INC.	25-Jun-2021	11	Approve Details Of The Restricted Performance-Based Stock Compensation To Be Received By Directors	For	Combined
ZSCALER, INC.	06-Jan-2021	1	Director	For	For
ZSCALER, INC.	06-Jan-2021	2	To Ratify The Selection Of Pricewaterhousecoopers Llp As Our Independent Registered Public Accounting Firm For Fiscal Year 2021.	For	For
ZSCALER, INC.	06-Jan-2021	3	To Approve On A Non-Binding, Advisory Basis, The Compensation Of Our Named Executive Officers.	For	For
ZTE CORPORATION	25-Jun-2021	1	2020 Annual Report And 2020 Financial Report Audited By Overseas Auditors	For	For
ZTE CORPORATION	25-Jun-2021	2	2020 Work Report Of The Board Of Directors	For	For
ZTE CORPORATION	25-Jun-2021	2	2020 Annual Report (Including 2020 Financial Report Audited By The Prc And Hong Kong Auditors)	For	For
ZTE CORPORATION	25-Jun-2021	3	2020 Work Report Of The Supervisory Committee	For	For
ZTE CORPORATION	25-Jun-2021	3	2020 Report Of The Board Of Directors	For	For
ZTE CORPORATION	25-Jun-2021	4	2020 Work Report Of The President	For	For
ZTE CORPORATION	25-Jun-2021	4	2020 Report Of The Supervisory Committee	For	For
ZTE CORPORATION	25-Jun-2021	5	2020 Annual Accounts	For	For
ZTE CORPORATION	25-Jun-2021	5	2020 Report Of The President	For	For
ZTE CORPORATION	25-Jun-2021	6	2020 Profit Distribution Plan: The Detailed Profit Distribution Plan Are As Follows: 1) Cash Dividend/10 Shares (Tax Included):Cny2.00000000 2) Bonus Issue From Profit (Share/10 Shares):None 3) Bonus Issue From Capital Reserve (Share/10 Shares):None	For	For
ZTE CORPORATION	25-Jun-2021	6	Final Financial Accounts For 2020	For	For
ZTE CORPORATION	25-Jun-2021	7	Feasibility Analysis On Launching Derivatives Investment Business In 2021 And Application For Investment Quota	For	For
ZTE CORPORATION	25-Jun-2021	7	Proposal For Profit Distribution For 2020	For	For
ZTE CORPORATION	25-Jun-2021	8	Provision Of Guarantee For Performance Of A Subsidiary	For	For
ZTE CORPORATION	25-Jun-2021	8	Resolution On The Feasibility Analysis Of Derivative Investment And The Application For Derivative Investment Limits For 2021	For	For
ZTE CORPORATION	25-Jun-2021	9	Performance Guarantee Quota For Overseas Subsidiaries In 2021	For	For
ZTE CORPORATION	25-Jun-2021	9	Resolution On The Provision Of Performance Guarantee For Pt. Zte Indonesia, A Subsidiary	For	For
ZTE CORPORATION	25-Jun-2021	10	Application For Unified Registration And Issuance Of Debt Financing Instruments Of Different Types In 2021	For	For
ZTE CORPORATION	25-Jun-2021	10	Resolution On The Provision Of Performance Guarantee Limits For Overseas Subsidiaries For 2021	For	For
ZTE CORPORATION	25-Jun-2021	11	2020 Application For Comprehensive Credit Line	For	For
ZTE CORPORATION	25-Jun-2021	11	Resolution On The Proposed Application For Consolidated Registration For Issuance Of Multiple Types Of Debt Financing Instruments For 2021	For	For
ZTE CORPORATION	25-Jun-2021	12	Financial Reports Prepared In Accordance With The Accounting Standards In Mainland China And Termination Of The Appointment Of Overseas Financial Report Audit Firm	For	For
ZTE CORPORATION	25-Jun-2021	12	Resolution On The Proposed Application For Composite Credit Facilities For 2021	For	For
ZTE CORPORATION	25-Jun-2021	13	Reappointment Of 2021 Financial Report Audit Firm And Determination Of The Audit Fee	For	For
ZTE CORPORATION	25-Jun-2021	13	Resolution On The Alignment In Preparation Of Financial Statements In Accordance With Prc Asbes And Cessation To Re-Appoint Overseas Financial Report Auditor	For	For
ZTE CORPORATION	25-Jun-2021	14	Reappointment Of 2021 Internal Control Audit Firm And Determination Of The Audit Fee	For	For
ZTE CORPORATION	25-Jun-2021	14	Re-Appointment Of Ernst & Young Hua Ming Llp As The Auditor Of The Company'S Financial Report For 2021 And The Financial Report Audit Fees Be In The Amount Of Rmb7.90 Million (Including Relevant Tax Expenses But Excluding Meal Expenses)	For	For
ZTE CORPORATION	25-Jun-2021	15	Application For 2021 General Authorization	For	Combined
ZTE CORPORATION	25-Jun-2021	15	Re-Appointment Of Ernst & Young Hua Ming Llp As The Internal Control Auditor Of The Company For 2021 And The Internal Control Audit Fees Be In The Amount Of Rmb1.20 Million (Including Relevant Tax Expenses But Excluding Meal Expenses)	For	Combined
ZTE CORPORATION	25-Jun-2021	16	Shareholder Return Plan From 2021 To 2023	For	For

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ZTE CORPORATION	25-Jun-2021	16	Resolution Of The Company On The Application For General Mandate For 2021	For	Combined
ZTE CORPORATION	25-Jun-2021	17	Amendments To The Company'S Articles Of Association, Rules Of Procedure Governing Shareholders' General Meetings And Rules Of Procedure Governing The Board Meetings	For	Combined
ZTE CORPORATION	25-Jun-2021	17	Resolution On The Shareholders' Dividend And Return Plan (2021-2023)	For	For
ZTE CORPORATION	25-Jun-2021	18	Expansion Of The Company'S Business Scope And Amendments To The Company'S Articles Of Association	For	For
ZTE CORPORATION	25-Jun-2021	18	Resolution On The Amendment Of Relevant Clauses In The Articles Of Association, The Rules Of Procedure For General Meetings Of Shareholders And The Rules Of Procedure For Board Of Directors Meetings	For	For
ZTE CORPORATION	25-Jun-2021	19	Amendments To The Rules Of Procedure Governing The Supervisory Committee	For	For
ZTE CORPORATION	25-Jun-2021	19	Resolution On Expansion Of The Business Scope And Corresponding Amendment Of Relevant Clause In The Articles Of Association	For	For
ZTE CORPORATION	25-Jun-2021	20	Resolution On The Amendment Of The Rules Of Procedure For Supervisory Committee Meetings	For	For
ZTO EXPRESS CAYMAN INC	02-Jun-2021	1	As A Special Resolution, That Subject To The Dual Foreign Name "Please Refer To The Material For Full Resolution" Being Entered In The Register Of Companies By The Registrar Of Companies In The Cayman Islands, The Chinese Name "Please Refer To The Material For Full Resolution" Be Adopted As The Dual Foreign Name Of The Company.	For	For
ZTO EXPRESS CAYMAN INC	02-Jun-2021	2	As A Special Resolution, That The Company'S Second Amended And Restated Memorandum Of Association And Articles Of Association (The "Current M&A") Be Amended And Restated By Their Deletion In Their Entirety And By The Substitution In Their Place Of The Third Amended And Restated Memorandum Of Association And Articles Of Association In The Form As Attached As Exhibit B Of The Notice Of The Annual General Meeting (The "Amended M&A").	For	For
ZURICH INSURANCE GROUP AG	07-Apr-2021	3	Reporting On The Financial Year 2020: Approval Of The Management Report, The Annual Financial Statements And The Consolidated Financial Statements 2020	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	4	Reporting On The Financial Year 2020: Advisory Vote On The Remuneration Report 2020	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	5	Appropriation Of Available Earnings For 2020: Chf 20 Per Share	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	6	Discharge Of Members Of The Board Of Directors And Of The Executive Committee	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	7	Re-Election Of Michel M. Lies As Member And Chairman Of The Board Of Directors	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	8	Re-Election Of Joan Amble As A Member Of The Board Of Directors	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	9	Re-Election Of Catherine Bessant As A Member Of The Board Of Directors	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	10	Re-Election Of Dame Alison Carnwath As A Member Of The Board Of Directors	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	11	Re-Election Of Christoph Franz As A Member Of The Board Of Directors	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	12	Re-Election Of Michael Halbherr As A Member Of The Board Of Directors	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	13	Re-Election Of Jeffrey Hayman As A Member Of The Board Of Directors	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	14	Re-Election Of Monica Machler As A Member Of The Board Of Directors	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	15	Re-Election Of Kishore Mahbubani As A Member Of The Board Of Directors	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	16	Re-Election Of Jasmin Staiblin As A Member Of The Board Of Directors	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	17	Re-Election Of Barry Stowe As A Member Of The Board Of Directors	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	18	Election Of Sabine Keller-Busse As A Member Of The Board Of Directors	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	19	Re-Election Of Michel M. Lies As A Member Of The Remuneration Committee	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	20	Re-Election Of Catherine Bessant As A Member Of The Remuneration Committee	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	21	Re-Election Of Christoph Franz As A Member Of The Remuneration Committee	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	22	Re-Election Of Kishore Mahbubani As A Member Of The Remuneration Committee	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	23	Re-Election Of Jasmin Staiblin As A Member Of The Remuneration Committee	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	24	New-Election Of Sabine Keller-Busse As A Member Of The Remuneration Committee	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	25	Re-Election Of The Independent Voting Rights Representative: The Board Of Directors Proposes To Re-Elect The Law Office Keller Partnership, Zurich, As Independent Voting Rights Representative For A Term Of Office Ending With The Conclusion Of The Next Annual General Meeting	For	Combined

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Company Name	Meeting Date	Proposal Number	Proposal Description	Management Recommendation	STC Vote
ZURICH INSURANCE GROUP AG	07-Apr-2021	26	Election Of The Auditors: The Company Ran A Thorough Tender Process Based On Which The Board Of Directors Decided To Rotate The Auditors And Propose Ernst & Young Ltd To The General Meeting As New Auditors. The Board Of Directors Proposes To Elect Ernst & Young Ltd, Zurich, As Auditors For The Financial Year 2021	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	27	Approval Of The Remuneration For The Board Of Directors	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	28	Approval Of The Remuneration For The Executive Committee	For	Combined
ZURICH INSURANCE GROUP AG	07-Apr-2021	29	Extension Of Authorized Share Capital And Respective Changes To The Articles Of Association (Art. 5Bis And Art. 5Ter)	For	Combined

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