Axiom Investors April 2025



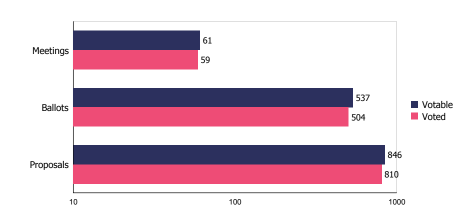
Meeting Overview

Category	Number	Percentage	
Number of votable meetings	61	_	
Number of meetings voted	59	96.72%	
Number of meetings with at least 1 vote Against, Withhold or Abstain	28	45.90%	

Ballot Overview

Category	Number	Percentage	
Number of votable ballots	537		
Number of ballots voted	504	93.85%	

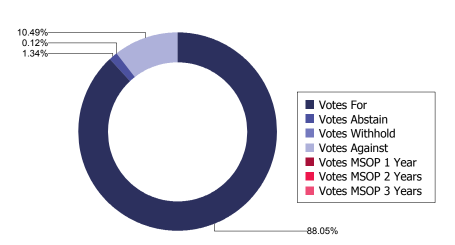
Voting Statistics



Proposal Overview

Category	Number	Percentage	
Number of votable items	846		
Number of items voted	810	95.74%	
Number of votes FOR	722	89.14%	
Number of votes AGAINST	86	10.62%	
Number of votes ABSTAIN	11	1.36%	
Number of votes WITHHOLD	1	0.12%	
Number of votes on MSOP Frequency 1 Year	0	0.00%	
Number of votes on MSOP Frequency 2 Years	0	0.00%	
Number of votes on MSOP Frequency 3 Years	0	0.00%	
Number of votes With Policy	805	99.38%	
Number of votes Against Policy	8	0.99%	
Number of votes With Mgmt	727	89.75%	
Number of votes Against Mgmt	90	11.11%	
Number of votes on MSOP (exclude frequency)	40	4.94%	
Number of votes on Shareholder Proposals	11	1.36%	

Vote Cast Statistics



Note: "MSOP" frequency = Management Say On Pay frequency proposal votes allow shareholders to determine whether, going forward, the "say-on-pay" vote to approve compensation should occur every one, two, or three years.

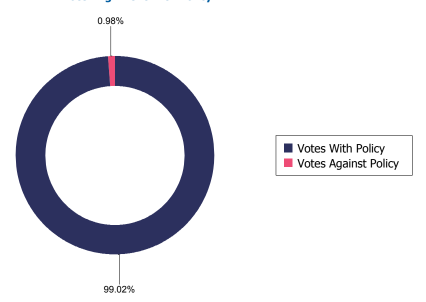
For all calculations in this report, only ballots in status Confirmed or Sent are considered voted. All other ballot statuses are considered unvoted. Do Not Vote instructions are not considered voted and re-registration events are not included.

Notwithstanding the above, each unique vote cast is counted within all calculations. In cases of different votes submitted for an individual agenda item, votes cast are discretely counted by vote cast (For, Against, etc.) per proposal.

This may result in voting totals exceeding the number of votable items.

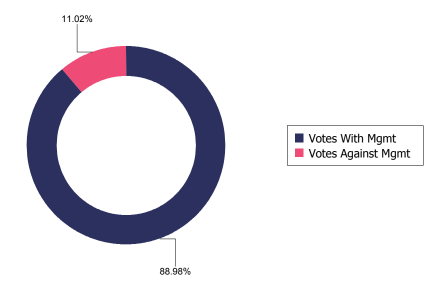
Withhold vote instructions, predominantly seen in the US market for companies using a plurality vote standard, denote a contrary vote opinion on director elections; for further information, please review ISS' policy guidelines: https://www.issgovernance.com/policy-gateway/voting-policies

Vote Alignment with Policy



Vote Alignment with Management

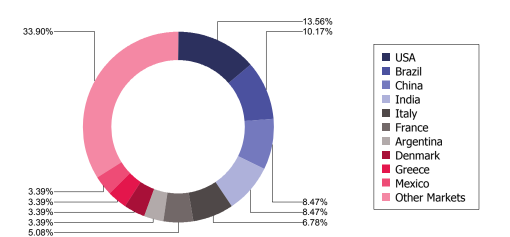




Market Breakdown

Market	Votable Meetings	Voted Meetings	Percentage
USA	8	8	100.00%
Brazil	6	6	100.00%
China	5	5	100.00%
India	5	5	100.00%
Italy	4	4	100.00%
France	3	3	100.00%
Switzerland	3	2	66.67%
Argentina	2	2	100.00%
Denmark	2	2	100.00%
Greece	2	2	100.00%
Mexico	2	2	100.00%
Netherlands	2	2	100.00%
Philippines	2	2	100.00%
Saudi Arabia	2	2	100.00%
United Kingdom	2	2	100.00%
Belgium	1	1	100.00%
Cayman Islands	1	1	100.00%
Hungary	1	1	100.00%
Ireland	1	0	0.00%
Israel	1	1	100.00%

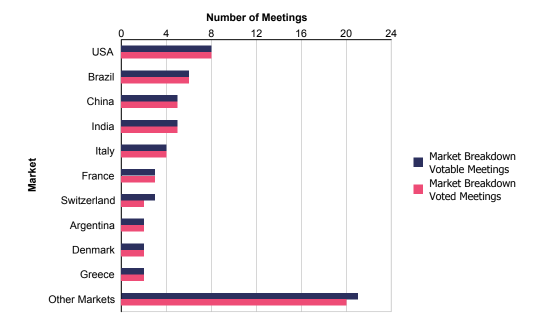
Meetings Voted by Market



Market	Votable Meetings	Voted Meetings	Percentage
Luxembourg	1	1	100.00%
Norway	1	1	100.00%
Sweden	1	1	100.00%
Turkey	1	1	100.00%
United Arab Emirates	1	1	100.00%
Virgin Isl (UK)	1	1	100.00%



Market Voting Statistics



Axiom Investors - April 2025

Axiom Investors - April 2025					
Company Name	Meeting Type	Meeting Date	Proposal Text:	Vote Instruction	Voting Polioy Rationale
Vista Energy SAB de CV	Ordinary Shareholders	03-Mar-25	Approve Acquisition of Exploration, Exploitation Rights, Concessions and Licenses to Develop Unconventional Hydrocarbon Reserves and Resources (Potentia		A vote AGAINST these items is warranted because at this time, there is no available disclosure regarding the potential acquisitions, debt financing, and share
Vista Energy SAB de CV Vista Energy SAB de CV	Ordinary Shareholders Ordinary Shareholders	03-Mar-25 03-Mar-25	Approve Loan Agreement to Pay in Full or in Part for Potential Acquisition Authorize Increase in Variable Share Capital via Issuance of Series A Shares without Preemptive Rights	Against Against	A vote AGAINST these items is warranted because at this time, there is no available disclosure regarding the potential acquisitions, debt financing, and share A vote AGAINST these items is warranted because at this time, there is no available disclosure regarding the potential acquisitions, debt financing, and share
Vista Energy SAB de CV	Ordinary Shareholders	03-Mar-25	Authorize Board to Ratify and Execute Approved Resolutions	Against	A vote AGAINST this closine formality is warranted in light of the vote recommendation for the prior items.
Ringkjobing Landbobank A/S	Annual	05-Mar-25	Elect Chair of Meeting		This is a routine meeting formality.
Ringkjobing Landbobank A/S	Annual	05-Mar-25	Approve Report of Board	For	A vote FOR this item is warranted as this is a routine meeting formality.
Ringkjobing Landbobank A/S	Annual	05-Mar-25	Accept Financial Statements and Statutory Reports	For	A vote FOR the approval of the annual accounts is warranted due to a lack of concern regarding the accounts presented or audit procedures used.
Ringkjobing Landbobank A/S Ringkjobing Landbobank A/S	Annual Annual	05-Mar-25 05-Mar-25	Approve Allocation of Income Approve Remuneration Report (Advisory Vote)	For For	A vote FOR this income allocation proposal is warranted because the proposed dividend is in line with the company's dividend policy. A vote FOR this item is warranted because the proposed remuneration report is well described and does not contravene good European executive remuneration
Ringkjobing Landbobank A/S	Annual	05-Mar-25	Approve Remuneration of Directors Approve Remuneration of Directors	For	A vote FOR this remuneration proposal is warranted due to because of a lack of concern reserring the proposed feminination. A vote FOR this remuneration proposal is warranted due to because of a lack of concern researding the proposed fees.
Ringkiobing Landbobank A/S	Annual	05-Mar-25	Approve Remuneration Policy	For	A vote FOR this item is warranted because the proposed remuneration policy is well described and does not contravene good European executive remuneration
Ringkjobing Landbobank A/S	Annual	05-Mar-25	Reelect Mette Bundgaard as Member of Committee of Representatives	For	A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees.
Ringkjobing Landbobank A/S	Annual	05-Mar-25	Reelect Per Lykkegaard Christensen as Member of Committee of Representatives	For	A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees.
Ringkjobing Landbobank A/S Ringkjobing Landbobank A/S	Annual Annual	05-Mar-25 05-Mar-25	Reelect Ole Kirkegard Erlandsen as Member of Committee of Representatives Reelect Thomas Sindberg Hansen as Member of Committee of Representatives	For For	A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees. A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees.
Ringkjobing Landbobank A/S	Annual	05-Mar-25	needect. Tromy Hansen as Member of Committee of Representatives Reelect Tromy Hansen as Member of Committee of Representatives	For	A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees. A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees.
Ringkjobing Landbobank A/S	Annual	05-Mar-25	Reelect Kim Jacobsen as Member of Committee of Representatives	For	A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees.
Ringkiobing Landbobank A/S	Annual	05-Mar-25	Reelect Morten Jensen as Member of Committee of Representatives	For	A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees.
Ringkjobing Landbobank A/S	Annual	05-Mar-25	Reelect Kasper Lykke Kjeldsen as Member of Committee of Representatives	For	A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees.
Ringkiobing Landbobank A/S	Annual Annual	05-Mar-25 05-Mar-25	Reelect Lotte Littau Kiaerzaard as Member of Committee of Representatives Reelect Niels Erik Burgdorf Madsen as Member of Committee of Representatives	For For	A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees. A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees.
Ringkjobing Landbobank A/S Ringkjobing Landbobank A/S	Annual	05-Mar-25	Neelect Niets Erik Dutgoon waasen as wentende of Committee of nepresentatives Reelect Martin Krogh Pedersen as Member of Committee of Representatives	For	A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees. A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees.
Ringkjobing Landbobank A/S	Annual	05-Mar-25	Reelect Poul Kjaer Poulsgaard as Member of Committee of Representatives	For	A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees.
Ringkjobing Landbobank A/S	Annual	05-Mar-25	Reelect Kristian Skannerup as Member of Committee of Representatives	For	A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees.
Ringkjobing Landbobank A/S	Annual	05-Mar-25	Reelect Allan Ostergaard Sorensen as Member of Committee of Representatives	For	A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees.
Ringkjobing Landbobank A/S	Annual	05-Mar-25 05-Mar-25	Reelect Jorgen Kolle Sorensen as Member of Committee of Representatives	For	A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees.
Ringkjobing Landbobank A/S Ringkjobing Landbobank A/S	Annual Annual	05-Mar-25 05-Mar-25	Reelect Sten Uggerhoi as Member of Committee of Representatives Reelect Lasse Svoldgaard Vesterby as Member of Committee of Representatives	For For	A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees. A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees.
Ringkjobing Landbobank A/S	Annual	05-Mar-25	Reelect Christina Orskov as Member of Committee of Recresentatives Reelect Christina Orskov as Member of Committee of Recresentatives	For	A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees. A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees.
Ringkjobing Landbobank A/S	Annual	05-Mar-25	Elect Rasmus Alstrup as Member of Committee of Representatives	For	A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees.
Ringkjobing Landbobank A/S	Annual	05-Mar-25	Elect Rikke Ahnfeldt Kjaer as Member of Committee of Representatives	For	A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees.
Ringkjobing Landbobank A/S	Annual	05-Mar-25	Elect Pia Stevnhoj Sommer as Member of Committee of Representatives	For	A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees.
Ringkjobing Landbobank A/S Ringkjobing Landbobank A/S	Annual Annual	05-Mar-25 05-Mar-25	Ratify PricewaterhouseCoopers as Auditors Authorize Share Repurchase Program	For For	A vote FOR is warranted because there are no concerns regarding this proposal. A vote FOR this proposal to repurchase company shares is warranted, as the proposal includes acceptable volume and duration limits, the company plans to
Ringkjobing Landbobank A/S	Annual	05-Mar-25	Audionzeonale nepurchase rrugiam. Approve Creation of DKK 5.3 Million Pool of Capital with Preemptive Rights.	For	A vote FOR this proposal is warranted because the share issuances are not excessive. A vote FOR this proposal is warranted because the share issuances are not excessive.
Ringkiobing Landbobank A/S	Annual	05-Mar-25	Approve DKK1.3 Million Reduction in Share Capital via Share Cancellation	For	A vote FOR this item is warranted as the cancellation of shares may improve the efficiency of the balance sheet and as it allows payment to shareholders.
Ringkjobing Landbobank A/S	Annual	05-Mar-25	Authorize Editorial Changes to Adopted Resolutions in Connection with Registration with Danish Authorities	For	A vote FOR this formality is warranted as it will not have any impact on the material content of the adopted resolutions.
Ringkjobing Landbobank A/S	Annual	05-Mar-25	Approve Proposal Concerning the Composition of the Shareholders' Committee	Against	A vote AGAINST this proposal is warranted because it lacks a clear and compelling rationale on the needed change, whilst appearing to micromanage the
Divi's Laboratories Limited	Special	06-Mar-25	Approve Reappointment and Remuneration of Kiran S. Divi as Whole-time Director and Chief Executive Officer	For	A vote FOR this resolution is warranted although it is not without any concerns: *There is no absolute cap on the commission element or his overall pay. *There
Polycab India Limited Polycab India Limited	Special Special	06-Mar-25 06-Mar-25	Approve Appointment and Remuneration of Vijay Pandey as Whole-Time Director Designated as Executive Director Elect Sumit Malhotra as Director	For For	A vote FOR the nominee is warranted, although it is not without concerns: *There are no disclosures on the performance thresholds and targets that the executive A vote FOR the nominee is warranted given the absence of any known issues concerning the nominee and the company's board and committee dynamics.
Polycab India Limited Polycab India Limited	Special	06-Mar-25	Elect durint want but also intercut Approve Increase in Commission Payable to Independent Directors	For	A vote FOR this resolution is warranted given the absence of any known issues. A vote FOR this resolution is warranted given the absence of any known issues.
Novartis AG	Annual	07-Mar-25	Accept Financial Statements and Statutory Reports	For	A vote FOR the annual accounts, annual report, and auditor's report for the fiscal year in review is warranted.
Novartis AG	Annual	07-Mar-25	Approve Non-Financial Report	For	A vote FOR the approval of the company's non-financial report is warranted due to a lack of significant concerns.
Novartis AG	Annual	07-Mar-25	Approve Discharge of Board and Senior Management	For	A vote FOR the formal discharge of the board of directors and senior management is warranted, as there is no evidence that the board and senior management
Novartis AG	Annual	07-Mar-25 07-Mar-25	Approve Allocation of Income and Dividends of CHF 3.50 per Share	For	A vote FOR the allocation of income resolution is warranted due to a lack of concerns.
Novartis AG Novartis AG	Annual Annual	07-Mar-25	Approve CHF 38 Million Reduction in Share Capital via Cancellation of Repurchased Shares Authorize Repurchase of up to CHF 10 Billion in Issued Share Capital	For For	A vote FOR the proposed share capital reduction is warranted due to a lack of concerns. A vote FOR the proposed share repurchase program is warranted.
Novartis AG	Annual	07-Mar-25	Autriorize regineriase du più cher in comminimissued share Capital Approve Virtual-Only Shareholder Meetings	For	A vote FOR this resolution is warranted because: Since approval of the virtual-only AGM authorization at the 2023 AGM, the company has only held in-person
Novartis AG	Annual	07-Mar-25	Approve Remuneration of Directors in the Amount of CHF 8.2 Million	For	A vote FOR this resolution is warranted because the proposed amount is broadly in line with market practice.
Novartis AG	Annual	07-Mar-25	Approve Remuneration of Executive Committee in the Amount of CHF 95 Million	For	A vote FOR this item is warranted because the proposal appears to be in line with market practice and does not raise significant concerns.
Novartis AG	Annual	07-Mar-25	Approve Remuneration Report	For	A vote FOR the remuneration report is warranted because the company's remuneration practices are in line with market practice and pay and performance
Novartis AG	Annual	07-Mar-25 07-Mar-25	Elect Giovanni Caforio as Director and Board Chair	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controversy surrounding the board of directors.
Novartis AG Novartis AG	Annual Annual	07-Mar-25	Reelect Nancy Andrews as Director Reelect Ton Buechner as Director	For For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controversy surrounding the board of directors. Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controversy surrounding the board of directors.
Novartis AG	Annual	07-Mar-25	Reelect Patrice Bula as Director	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controversy surrounding the board of directors.
Novartis AG	Annual	07-Mar-25	Reelect Elizabeth Doherty as Director	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controversy surrounding the board of directors.
Novartis AG	Annual	07-Mar-25	Reelect Bridgette Heller as Director	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controversy surrounding the board of directors.
Novartis AG	Annual Annual	07-Mar-25 07-Mar-25	Reelect Daniel Hochstrasser as Director	For For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controversy surrounding the board of directors.
Novartis AG Novartis AG	Annual	07-Mar-25	Reelect Frans van Houten as Director Reelect Simon Moronev as Director	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controversy surrounding the board of directors. Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controversy surrounding the board of directors.
Novartis AG	Annual	07-Mar-25	Reelect And de Pro Gonzalo as Director	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controversy surrounding the board of directors.
Novartis AG	Annual	07-Mar-25	Reelect John Young as Director	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controversy surrounding the board of directors.
Novartis AG	Annual	07-Mar-25	Elect Elizabeth McNally as Director	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controversy surrounding the board of directors.
Novartis AG	Annual	07-Mar-25 07-Mar-25	Reappoint Patrice Bula as Member of the Compensation Committee	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controversy surrounding the board of directors.
Novartis AG Novartis AG	Annual Annual	07-Mar-25	Reappoint Bridgette Heller as Member of the Compensation Committee Reappoint Simon Moroney as Member of the Compensation Committee	For For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controversy surrounding the board of directors. Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controversy surrounding the board of directors.
Novartis AG	Annual	07-Mar-25	Appoint John Young as Member of the Compensation Committee	For	Votes FOR the proposed nominees are warranted due to a lack of sovernance concerns and controversy surrounding the board of directors.
Novartis AG	Annual	07-Mar-25	Ratify KPMG AG as Auditors	For	A vote FOR is warranted because no concerns were identified that would impact the suitability of the proposed auditor.
Novartis AG	Annual	07-Mar-25	Designate Peter Zahn as Independent Proxv	For	A vote FOR this proposal is warranted due to a lack of concerns.
Novartis AG	Annual	07-Mar-25 07-Mar-25	Transact Other Business (Voting)	Against For	A vote AGAINST is warranted because: *This item concerns additional instructions from the shareholder to the proxy in case new voting items or
Voltamp Transformers Limited Voltamp Transformers Limited	Special Special	07-Mar-25	Approve Reappointment and Remuneration of Kanubhai S. Patel as Chairman and Managing Director Elect Mayur K. Swadia as Director	For	A vote FOR this resolution is warranted though it is not without concerns. *Kanubhai S. Patel, executive director is a member of audit committee. *He will be paid A vote FOR nominee is warranted given the absence of any known issues concerning the nominee and the company's board.
Voltamp Transformers Limited Voltamp Transformers Limited	Special	07-Mar-25	Approve Reappointment and Remuneration of Kanubhai S. Patel as Chairman and Managing Director	For	A vote POR this resolution is warranted though it is not without concerns: "A not expected in executive director is a member of audit committee." He will be paid A vote POR this resolution is warranted though it is not without concerns: "Kanubhai S. Patel, executive director is a member of audit committee." He will be paid
Voltamp Transformers Limited	Special	07-Mar-25	Elect Mayur K. Swadia as Director	For	A vote FOR nominee is warranted given the absence of any known issues concerning the nominee and the company's board.
PT Bank Central Asia Tbk	Annual	12-Mar-25	Approve Annual Report, Financial Statements, Statutory Reports and Discharge of Directors and Commissioners	For	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
PT Bank Central Asia Tbk	Annual	12-Mar-25	Approve Allocation of Income and Dividends	For	A vote FOR this resolution is warranted.
PT Bank Central Asia Tbk PT Bank Central Asia Tbk	Annual	12-Mar-25 12-Mar-25	Approve Changes in the Boards of the Company Approve Remuneration and Tantiem of Directors and Commissioners	For For	A vote FOR this resolution is warranted. A vote FOR this resolution is warranted.
PT Bank Central Asia Tbk PT Bank Central Asia Tbk	Annual Annual	12-Mar-25	Approve Hemuneration and 1 antiem or Unrecors and commissioners Approve KAP Rints, Jumadi, Rijanto & Rekan and Eddy Rintis as Auditors	For	A VOIDE FURTHS resolution is warranted. A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm, its remuneration, and the way the audit was conducted.
PT Bank Central Asia Tbk	Annual	12-Mar-25	Approve Payment of Interim Dividends	For	A vote FOR this resolution is warranted.
PT Bank Central Asia Tbk	Annual	12-Mar-25	Approve Revised Recovery Plan	For	A vote FOR this resolution is warranted.
TE Connectivity Plc	Annual	12-Mar-25	Elect Director Jean-Pierre Clamadieu	For	A vote FOR the director nominees is warranted.
TE Connectivity Plc	Annual	12-Mar-25	Elect Director Terrence R. Curtin	For	A vote FOR the director nominees is warranted.
TE Connectivity Plc TE Connectivity Plc	Annual Annual	12-Mar-25 12-Mar-25	Elect Director Carol A. (John) Davidson Elect Director Lynn A. Duele	For For	A vote FOR the director nominees is warranted. A vote FOR the director nominees is warranted.
TE Connectivity Plc TE Connectivity Plc	Annual Annual	12-Mar-25 12-Mar-25	Elect Director Lvnn A. Duzle Elect Director Sam Elekssoukv	For	A vote FUH the director nominees is warranted. A vote FOR the director nominees is warranted.
TE Connectivity Plc	Annual	12-Mar-25	Elect Director William A. Jeffrey	For	A vote FOR the director nominees is warranted.
TE Connectivity Plc	Annual	12-Mar-25	Elect Director Syaru Shirley Lin	For	A vote FOR the director nominees is warranted.
TE Connectivity Plc	Annual	12-Mar-25	Elect Director Heath A. Mitts	For	A vote FOR the director nominees is warranted.
TE Connectivity Plc	Annual	12-Mar-25 12-Mar-25	Elect Director Abhijit Y. Talwalkar Elect Director Mark C. Trudeau	For For	A vote FOR the director nominees is warranted. A vote FOR the director nominees is warranted.
TE Connectivity Plc TE Connectivity Plc	Annual Annual	12-Mar-25 12-Mar-25	Elect Director Mark C. I rudeau Elect Director Dawn C. Willoughby	For	A vote FOR the director nominees is warranted. A vote FOR the director nominees is warranted.
TE Connectivity Plc	Annual	12-Mar-25	Elect Director Laura H. Wright	For	A vote FOR the director nominees is warranted.
TE Connectivity Plc	Annual	12-Mar-25	Approve Auditors and Authorize Board to Fix Their Remuneration	For	A vote FOR this proposal to ratify the auditor is warranted.
TE Connectivity Plc	Annual	12-Mar-25	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted. Pay and performance are reasonably aligned for the year in review. In addition, while there are some concerns noted

TE Connectivity Plc	Annual	12-Mar-25	Authorize Share Repurchase Program	For
TE Connectivity Plc	Annual	12-Mar-25	Determine Price Range for Reissuance of Treasury Shares	For
ALK-Abello A/S	Annual	13-Mar-25	Receive Report of Board	F
ALK-Abello A/S ALK-Abello A/S	Annual Annual	13-Mar-25 13-Mar-25	Accept Financial Statements and Statutory Reports; Approve Discharge of Management and Board Approve Allocation of Income and Omission of Dividends	For
ALK-Abello A/S	Annual	13-Mar-25	Approve Remuneration Report (Advisory Vote) Approve Remuneration Report (Advisory Vote)	Against
ALK-Abello A/S	Annual	13-Mar-25	Approve Remuneration of Directors in the Amount of DKK 1.2 Million for Chair. DKK 800.000 for Vice Chair and DKK 400.000 for Other Directors: Approve Remu	
ALK-Abello A/S	Annual	13-Mar-25	Reelect Anders Hedegaard (Chair) as Director	Abstain
ALK-Abello A/S	Annual	13-Mar-25	Reelect Lene Skole (Vice Chair) as Director	For
ALK-Abello A/S	Annual	13-Mar-25	Reelect Gitte Aabo as Director	For
ALK-Abello A/S	Annual	13-Mar-25	Reelect Lars Holmovist as Director	For
ALK-Abello A/S ALK-Abello A/S	Annual Annual	13-Mar-25 13-Mar-25	Reelect Jesper Hoiland as Director Reelect Bertil Lindmark as Director	For For
ALK-Abello A/S	Annual	13-Mar-25	Reelect Ale Michael Sector	For
ALK-Abello A/S	Annual	13-Mar-25	Ratify PricewaterhouseCoopers as Auditors; Appoint PricewaterhouseCoopers as Auditors for Sustainability Reporting	For
ALK-Abello A/S	Annual	13-Mar-25	Other Business	
Brigade Enterprises Limited	Special	14-Mar-25	Elect Padmaja Chunduru as Director	For
Brigade Enterprises Limited	Special	14-Mar-25	Elect Padmaia Chunduru as Director	For
SAMSUNG BIOLOGICS Co., Ltd. SAMSUNG BIOLOGICS Co., Ltd.	Annual Annual	14-Mar-25 14-Mar-25	Approve Financial Statements and Allocation of Income Amend Articles of Incorporation	For For
SAMSUNG BIOLOGICS Co., Ltd.	Annual	14-Mar-25	America Autoes of incorporation Elect Yoo Seurie-ho as Inside Director	For
SAMSUNG BIOLOGICS Co., Ltd.	Annual	14-Mar-25	Elect Lee Ho-seung as Outside Director Elect Lee Ho-seung as Outside Director	For
SAMSUNG BIOLOGICS Co., Ltd.	Annual	14-Mar-25	Elect Lee Chang-woo as Outside Director to serve as an Audit Committee Member	Against
SAMSUNG BIOLOGICS Co., Ltd.	Annual	14-Mar-25	Elect Lee Ho-seung as a Member of Audit Committee	For
SAMSUNG BIOLOGICS Co., Ltd.	Annual	14-Mar-25	Approve Total Remuneration of Inside Directors and Outside Directors	Abstain
Bharti Airtel Limited	Special	16-Mar-25	Approve Material Related Party Transaction	For
PB Fintech Ltd. PB Fintech Ltd.	Special Special	16-Mar-25 16-Mar-25	Approve Alteration in the Objects of the Initial Public Offer Approve Extension of the Time Limit for the Utilization of Funds Raised in the Initial Public Offer	For For
Elm Co. (Saudi Arabia)	Ordinary Shareholders	17-Mar-25	Approve Extension of the Time Limitor in the United United and the United High Services Company Approve Extension of the Public Fund in Thigah Business Services Company	For
Aldar Properties PJSC	Annual	19-Mar-25	Authorize Chairman of the Meeting to Appoint a Secretary and Vote Collector to the Meeting	For
Aldar Properties PJSC	Annual	19-Mar-25	Approve Board Report on Company Operations and Financial position for FY 2024	For
Aldar Properties PJSC	Annual	19-Mar-25	Approve Auditors' Report on Company Financial Statements for FY 2024	For
Aldar Properties PJSC	Annual	19-Mar-25	Accept Financial Statements and Statutory Reports for FY 2024	For
Aldar Properties PJSC Aldar Properties PJSC	Annual	19-Mar-25 19-Mar-25	Approve Dividends of AED 0.185 per Share for FY 2024 Approve Discharge of Directors for FY 2024	For For
Aldar Properties PJSC	Annual Annual	19-Mar-25	Approve Discharge of Directions for FT 2024 Approve Discharge of Auditors for FY 2024 Approve Discharge of Auditors for FY 2024	For
Aldar Properties PJSC	Annual	19-Mar-25	Approve Bisclaid and Charlest of IT 2024 Approve Renuneration of Directors for FY 2024	Against
Aldar Properties PJSC	Annual	19-Mar-25	Appoint Auditors and Fix Their Remuneration for FY 2025	For
Aldar Properties PJSC	Annual	19-Mar-25	Elect Directors	Against
Aldar Properties PJSC	Annual	19-Mar-25	Approve Social Contribution for FY 2025 and Authorize the Board to Determine the Beneficiaries	For
Givaudan SA	Annual	20-Mar-25	Accept Financial Statements and Statutory Reports	For
Givaudan SA Givaudan SA	Annual Annual	20-Mar-25 20-Mar-25	Approve Non-Financial Report Approve Remuneration Report	For For
Givaudan SA Givaudan SA	Annual	20-Mar-25	ADDROVE HEMILLERIATION HEDOT. Approve HIGGERIATION HEDOT. Approve HIGGERIATION HEDOT.	For
Givaudan SA	Annual	20-Mar-25	Approve Discharge of Board of Directors	For
Givaudan SA	Annual	20-Mar-25	Reelect Victor Balli as Director	For
Givaudan SA	Annual	20-Mar-25	Reelect Ingrid Deltenre as Director	For
Givaudan SA	Annual	20-Mar-25	Reelect Sophie Gasperment as Director	For
Givaudan SA	Annual	20-Mar-25	Reelect Calvin Grieder as Director and Board Chair	Against
Givaudan SA Givaudan SA	Annual Annual	20-Mar-25 20-Mar-25	Reelect Roberto Guidetti as Director Reelect Tom Knutzen as Director	For For
Givaudan SA	Annual	20-Mar-25	Fleet Melanie Maas-Bruner as Director	For
Givaudan SA	Annual	20-Mar-25	Elect Louie D'Amico as Director	For
Givaudan SA	Annual	20-Mar-25	Reappoint Victor Balli as Member of the Compensation Committee	For
Givaudan SA	Annual	20-Mar-25	Reappoint Ingrid Deltenre as Member of the Compensation Committee	For
Givaudan SA	Annual	20-Mar-25	Appoint Tom Knutzen as Member of the Compensation Committee	For
Givaudan SA Givaudan SA	Annual Annual	20-Mar-25 20-Mar-25	Designate Manuel Isler as Independent Proxy Ratify KPMG AG as Auditors	For
Givaudan SA Givaudan SA	Annual	20-Mar-25	Hattry MPMIC ACL 88 AUDITORS Approve Remuneration of Directors in the Amount of CHF 3 Million	For
Givaudan SA	Annual	20-Mar-25	Approve Short-Term Variable Remuneration of Executive Committee in the Amount of CHF 7 Million	For
Givaudan SA	Annual	20-Mar-25	Approve Fixed and Long-Term Variable Remuneration of Executive Committee in the Amount of CHF 16.5 Million	For
Givaudan SA	Annual	20-Mar-25	Transact Other Business (Voting)	Against
TVS Motor Company Limited	Special	21-Mar-25	Approve Reappointment and Remuneration of Venu Srinivasan as Chairman Emeritus and Managing Director and	For
Bajaj Finance Limited Emaar Properties PJSC	Special Annual	22-Mar-25 25-Mar-25	Elect Ajay Kumar Choudhary as Director	For For
Emaar Properties PJSC Emaar Properties PJSC	Annual	25-Mar-25	Approve Board Report on Company Operations and Its Financial Position for FY 2024	For
Emaar Properties PJSC Emaar Properties PJSC	Annual	25-Mar-25	Approve Auditors' Report on Company Financial Statements for FY 2024 Accept Financial Statements and Statutory Reports for FY 2024	For
Emaar Properties PJSC	Annual	25-Mar-25	Accept manual obtainment and obtained to 12024 Approve Dividends of AED Lear Share	For
Emaar Properties PJSC	Annual	25-Mar-25	Approve Remuneration of Directors	Against
Emaar Properties PJSC	Annual	25-Mar-25	Approve Discharge of Directors for FY 2024	For
Emaar Properties PUSC	Annual	25-Mar-25 25-Mar-25	Approve Discharge of Auditors for FY 2024 Appoint Auditors and Fix Their Remuneration for FY 2025	For
Emaar Properties PJSC Emaar Properties PJSC	Annual Annual	2b-Mar-2b 25-Mar-25	Appoint Auditors and Fix 1 heir Remuneration for FY 2025 Allow Directors to Carry on Activities Included in the Objects of the Company	Against
HANWHA AEROSPACE Co., Ltd.	Annual	25-Mar-25	Allow Directors to Carry on Activities included in the Objects of the Company Approve Financial Statements and Allocation of Income	For
HANWHA AEROSPACE Co., Ltd.	Annual	25-Mar-25	Amend Articles of Incorporation (Number of Directors)	For
HANWHA AEROSPACE Co., Ltd.	Annual	25-Mar-25	Amend Articles of Incorporation (Addendum)	For
HANWHA AEROSPACE Co., Ltd.	Annual	25-Mar-25	Elect Kim Dong-gwan as Inside Director	For
HANWHA AEROSPACE Co., Ltd.	Annual	25-Mar-25	Elect Ahn Byeong-cheol as Inside Director	For
HANWHA AEROSPACE Co., Ltd.	Annual	25-Mar-25	Elect Michael Coulter as Inside Director	For
HANWHA AEROSPACE Co., Ltd. HANWHA AEROSPACE Co., Ltd.	Annual Annual	25-Mar-25 25-Mar-25	Elect Kim Hyeon-jin as Outside Director Elect Lee Jeong-geun as Outside Director	For For
HANWHA AEROSPACE Co., Ltd.	Annual	25-Mar-25	Elect Jeon Jin-gu as Outside Director to serve as an Audit Committee Member	For
HANWHA AEROSPACE Co., Ltd.	Annual	25-Mar-25	Approve Terms of Retirement Pay	For
HANWHA AEROSPACE Co., Ltd.	Annual	25-Mar-25	Approve Total Remuneration of Inside Directors and Outside Directors	Against
HD Hyundai Electric Co., Ltd.	Annual	25-Mar-25	Approve Financial Statements and Allocation of Income	For
HD Hvundai Electric Co., Ltd.	Annual	25-Mar-25 25-Mar-25	Elect Kim Young et als Inside Director	For
HD Hyundai Electric Co., Ltd. HD Hyundai Electric Co., Ltd.	Annual Annual	25-Mar-25 25-Mar-25	Elect Jeon Soon-ock as Outside Director Elect Jeon Soon-ock as a Member of Audit Committee	For For
HD Hyundai Electric Co., Ltd. HD Hyundai Electric Co., Ltd.	Annual	25-Mar-25	Elect Jeon Scot-Ook as a Member of Audit Committee Approve Total Remuneration of Inside Directors and Outside Directors	For
HD Hyundai Electric Co., Ltd.	Annual	25-Mar-25	Approve Total relimination in inside Directors and Catalog Directors Approve Total relimination of the Catalog Directors A	For
HD Hyundai Electric Co., Ltd.	Annual	25-Mar-25	Elect Kim Young-gi as Inside Director	For
HD Hyundai Electric Co., Ltd.	Annual	25-Mar-25	Elect Jeon Soon-ock as Outside Director	For
HD Hvundai Electric Co., Ltd.	Annual	25-Mar-25	Elect Jeon Soon-ock as a Member of Audit Committee	For
HD Hyundai Electric Co., Ltd. HD Hyundai Electric Co., Ltd.	Annual Annual	25-Mar-25 25-Mar-25	Approve Total Remuneration of Inside Directors and Outside Directors Approve Financial Statements and Allocation of Income	For For
HD Hyundai Electric Co., Ltd. HD Hyundai Electric Co., Ltd.	Annual	25-Mar-25	Approve Financial Statements and Allocation of Income Elect Kim Young-gi as Inside Director	For
HD Hyundai Electric Co., Ltd.	Annual	25-Mar-25	Elect. Alm 1 courge das insteu pri ector Elect Jeon Soon-ock as Outside Director	For
HD Hyundai Electric Co., Ltd.	Annual	25-Mar-25	Elect Jeon Soon-ook as a Member of Audit Committee	For
HD Hyundai Electric Co., Ltd.	Annual	25-Mar-25	Approve Total Remuneration of Inside Directors and Outside Directors	For

A vote FOR this proposal is warranted. It appears that all shareholders would have the opportunity to participate, and there are no company-specific concern A vote FOR this resolution is warranted. This is considered a routine item for companies incorporated in Ireland, and no significant concerns have been identified. This is a routine, non-voting item.

A vote FOR this proposal is warranted due to a lack of concern regarding the financial statements or the proposed allocation of income

A vote FOR the omission of dividend is warranted because it is in line with the current company strategy.

A vote AGAINST this item is warranted because the proposed remuneration report is below par in relation to market standards, particularly with regards to the A vote FOR this remuneration proposal is warranted due to because of a lack of concern regarding the proposed fees A vote ABSTAIN incumbent nominating committee chair Anders Hedegaard is warranted for lack of diversity on the board. A vote FOR the remaining director

A vote ABSTAIN incumbent nominating committee chair Anders Hedegaard is warranted for lack of diversity on the board. A vote FOR the remaining director A vote ABSTAIN incumbent nominating committee chair Anders Hedegaard is warranted for lack of diversity on the board. A vote FOR the remaining director A vote ABSTAIN incumbent nominating committee chair Anders Hedegaard is warranted for lack of diversity on the board. A vote FOR the remaining director A vote ABSTAIN incumbent nominating committee chair Anders Hedegaard is warranted for lack of diversity on the board. A vote FOR the remaining director A vote ABSTAIN incumbent nominating committee chair Anders Hedegaard is warranted for lack of diversity on the board. A vote FOR the remaining director A vote ABSTAIN incumbent nominating committee chair Anders Hedegaard is warranted for lack of diversity on the board. A vote FOR the remaining director A vote FOR is warranted because there are no concerns regarding this proposal.

This is a routine, non-voting item.

A vote FOR the nominee is warranted given the absence of any known issues concerning the nominee and the company's board and committee dynamics. A vote FOR the nominee is warranted given the absence of any known issues concerning the nominee and the company's board and committee dynamics. A vote FOR this resolution is warranted. This is a routine financial statements and dividend proposal that ments shareholder approval. The company did not A vote FOR this resolution is warranted as none of the proposed amendments is contentious or problematic in nature.

A vote AGAINST Changewood, so (Item 4) is warranted as his inaction to remove directors with serious governance failure is in itself-indicative of material failure A vote AGAINST Chang-woo Lee (Item 4) is warranted, as his inaction to remove directors with serious governance failure is in itself indicative of material failure A vote AGAINST Chang-woo Lee (Item 4) is warranted, as his inaction to remove directors with serious governance failure is in itself indicative of material failure A vote FOR this item is warranted given the absence of any known issues concerning the nominee and the company's audit committee

A vote AGAINST this item is warranted because: *The proposed remuneration limit is excessive compared to that of the market norm; and *The company is A vote FOR this resolution is warranted because.* The valuation of the proposed deal is in line with past transactions and companies involved in operating and A vote EOR this resolution is warranted in the absence of any known concerns

A vote FOR this resolution is warranted in the absence of any known concerns A vote FOR this proposal is warranted as the transaction is relatively minor in comparison to the company's market capitalization and strategically enables the

A vote FOR is warranted as this is a routine meeting formality. A vote FOR is warranted, although it is not without concern for shareholders: * The non-disclosure of the corporate governance report ahead of the general

 $A \, vote \, FOR \, the \, approval \, of \, the \, auditor's \, report \, is \, warranted \, because \, this \, is \, a \, routine \, meeting \, formality$ A vote FOR the approval of the annual accounts is warranted due to a lack of concern regarding the accounts presented or audit procedures used

A vote FOR is warranted because there are no known concerns regarding this crocosal or the company's past income allocation practices in the absence of concerns that the board and the auditor are not fulfilling its fiduciary duties, votes FOR are warranted.

In the absence of concerns that the board and the auditor are not fulfilling its fiduciary duties, votes FOR are warranted.

Due to the lack of disclosure concerning the proposed directors' remuneration for the fiscal year under review and the RSU program benefiting to non-executive A vote FOR this proposal is warranted in the absence of significant concerns.

A vote AGAINST is warranted due to lack of disclosure regarding this item. A vote FOR this proposal is warranted given: * The reasonable amount paid during the previous years; and * The lack of concerns over the use of previous grants

A vote FOR the annual accounts, annual report, and auditor's report for the fiscal year in review is warranted.

A vote FOR the approval of the company's non-financial report is warranted due to a lack of significant concerns.

A vote FOR the remuneration report is warranted because the company's remuneration practices are in line with market practice and pay and performance A vote FOR the allocation of income resolution is warranted due to a lack of concerns

A vote FOR the formal discharge of the board of directors and senior management is warranted, as there is no evidence that the board and senior management A vote AGAINST incumbent nominating committee chair Calvin Grieder is warranted for lack of diversity on the board. A vote FOR the remaining director

A vote AGAINST incumbent nominating committee chair Calvin Grieder is warranted for lack of diversity on the board. A vote FOR the remaining director A vote AGAINST incumbent nominating committee chair Calvin Grieder is warranted for lack of diversity on the board. A vote FOR the remaining director A vote AGAINST incumbent nominating committee chair Calvin Grieder is warranted for lack of diversity on the board. A vote FOR the remaining director A vote AGAINST incumbent nominating committee chair Calvin Grieder is warranted for lack of diversity on the board. A vote FOR the remaining director A vote AGAINST incumbent nominating committee chair Calvin Grieder is warranted for lack of diversity on the board. A vote FOR the remaining director A vote AGAINST incumbent nominating committee chair Calvin Grieder is warranted for lack of diversity on the board. A vote FOR the remaining director A vote AGAINST incumbent nominating committee chair Calvin Grieder is warranted for lack of diversity on the board. A vote FOR the remaining director A vote AGAINST incumbent nominating committee chair Calvin Grieder is warranted for lack of diversity on the board. A vote FOR the remaining director A vote AGAINST incumbent nominating committee chair Calvin Grieder is warranted for lack of diversity on the board. A vote FOR the remaining director A vote AGAINST incumbent nominating committee chair Calvin Grieder is warranted for lack of diversity on the board. A vote FOR the remaining director

A vote EOR this proposal is warranted due to a lack of concerns A vote FOR is warranted because no concerns were identified that would impact the suitability of the proposed auditor

A vote FOR this resolution is warranted because the proposed amount is in line with market practice

Votes FOR these items are warranted because the proposals appear to be in line with market practice and do not raise significant concerns.

Votes FOR these items are warranted because the proposals appear to be in line with market practice and do not raise significant concerns A vote AGAINST is warranted because: * This item concerns additional instructions from the shareholder to the proxy in case new voting items of A vote FOR this resolution is warranted although it is not without concerns: * Venu Srinivasan also serves as the Managing Director of Sundaram-Clayton Limited

A vote FOR the nominee is warranted given the absence of any known issues concerning the nominee and the company's board and committee dynamics. A vote FOR is warranted, although it is not without concern for shareholders: * The non-disclosure of the corporate governance report ahead of the general

A vote FOR the approval of the auditor's report is warranted because this is a routine meeting formality. A vote FOR the approval of the annual accounts is warranted due to a lack of concern regarding the accounts presented or audit procedures used

A vote FOR is warranted because there are no known concerns regarding this proposal or the company's past income allocation practices

Due to the lack of disclosure concerning the proposed directors' remuneration for the fiscal year in review, a vote AGAINST this item is warranted. In the absence of concerns that the board is not fulfilling its fiduciany duties a vote FOR is warranted

In the absence of concerns that the auditor is not fulfilling its fiduciary duties, a vote FOR is warranted.

A vote AGAINST this proposal is warranted as the company, contrary to previous years, has not published the report including information related to audit/non A vote FOR this item is warranted as this is a routine request in United Arab Emirates given local market practices and existing legal provisions. A vote FOR this resolution is warranted. This is a routine financial statements and dividend proposal that merits shareholder approval. The company did not

Votes FOR items 2.1 and 2.2 are warranted as none of the proposed amendments is contentious or problematic in nature.

Votes EQR items 21 and 2.2 are warranted as none of the proposed amendments is contentious or problematic in nature A vote FOR these resolutions is warranted given the absence of any known issues concerning the nominees and the company's board dynamics.

A vote FOR these resolutions is warranted given the absence of any known issues concerning the nominees and the company's board dynamics.

A vote FOR these resolutions is warranted given the absence of any known issues concerning the nominees and the company's board dynamics. A vote FOR these resolutions is warranted given the absence of any known issues concerning the nominees and the company's board dynamics

A vote FOR these resolutions is warranted given the absence of any known issues concerning the nominees and the company's board dynamics

A vote FOR these resolutions is warranted given the absence of any known issues concerning the nominees and the company's board dynamics. A vote FOR this proposal is warranted because the proposed terms of executives' severance pay are in line with the general market practice.

A vote AGAINST this item is warranted because: *The proposed remuneration limit is high relative to that of the market norm; and *The company is proposing an

A vote FOR this resolution is warranted. This is a routine financial statements and dividend proposal that merits shareholder approval. The company did not A vote FOR these resolutions is warranted given the absence of any known issues concerning the nominees and the company's board dynamics.

A vote FOR these resolutions is warranted given the absence of any known issues concerning the nominees and the company's board dynamics A vote FOR this item is warranted given the absence of any known issues concerning the nominee and the company's board dynamics.

A vote FOR this item is warranted because * The company is not proposing an increase in the directors' remuneration limit; and * The lavel of the directors' A vote FOR this resolution is warranted. This is a routine financial statements and dividend proposal that merits shareholder approval. The company did not

A vote FOR these resolutions is warranted given the absence of any known issues concerning the nominees and the company's board dynamics

A vote FOR these resolutions is warranted given the absence of any known issues concerning the nominees and the company's board dynamics

A vote FOR this item is warranted given the absence of any known issues concerning the nominee and the company's audit committee

vote FOR this item is warranted because: *The company is not proposing an increase in the directors' remuneration limit; and *The level of the directors'

A vote FOR this resolution is warranted. This is a routine financial statements and dividend proposal that merits shareholder approval. The company did not

A vote FOR these resolutions is warranted given the absence of any known issues concerning the nominees and the company's board dynamics. A vote FOR these resolutions is warranted given the absence of any known issues concerning the nominees and the company's board dynamics.

A vote FOR this item is warranted given the absence of any known issues concerning the nominee and the company's audit committee.

A vote FOR this item is warranted because: *The company is not proposing an increase in the directors' remuneration limit and *The level of the directors'

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March Marc	Jvske Bank A/S	Annual	25-Mar-25	Approve Creation of DKK 120 Million Pool of Capital with Preemptive Rights: Approve Creation of DKK 60 Million Pool of Capital without Preemptive Rights: Approve Creation of DKK 60 Million Pool of Capital without Preemptive Rights: Approve Creation of DKK 60 Million Pool of Capital without Preemptive Rights: Approve Creation of DKK 60 Million Pool of Capital without Preemptive Rights: Approve Creation of DKK 60 Million Pool of Capital without Preemptive Rights: Approve Creation of DKK 60 Million Pool of Capital without Preemptive Rights: Approve Creation of DKK 60 Million Pool of Capital without Preemptive Rights: Approve Creation of DKK 60 Million Pool of Capital without Preemptive Rights: Approve Creation of DKK 60 Million Pool of Capital without Preemptive Rights: Approve Creation of DKK 60 Million Pool of Capital without Preemptive Rights: Approve Creation of DKK 60 Million Pool of Capital without Preemptive Rights: Approve Creation Preemptive Rights Approve Rights Ap	oro For
June 1964				Elect Members of Committee of Representatives (Vote for All Candidates)	
April 1968 A	Jvske Bank A/S			Elect Anker Laden-Andersen as Member of Committee of Representatives	
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April April Annu Sh. Mar. 50 Clark					
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John Sinch A 19	Jyske Bank A/S	Annual	25-Mar-25	Elect Diana Ostergaard as Member of Committee of Representatives	For
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PF Bank Mardin (Persero) This	Jvske Bank A/S Jyske Bank A/S	Annual Annual	25-Mar-25 25-Mar-25	Ratify Ernst & Young as Authorized Sustainability Auditor Other Business	For
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PT Bark Marcif (Persero) Tbk Annual 25 May 26	Jvske Bank A/S Jvske Bank A/S PT Bank Mandiri (Persero) Tbk PT Bank Mandiri (Persero) Tbk PT Bank Mandiri (Persero) Tbk	Annual Annual Annual Annual Annual	25-Mar-25 25-Mar-25 25-Mar-25 25-Mar-25 25-Mar-25	Ratify Emst & Youne as Authorized Sustainability Auditor Other Business Accrove Annual Report. Consolidated Financial Statements. Statutory Reports. Financial Statements of the Micro and Small Business Funding Program (PUMK Accrove Allocation of Income Accrove Allocation of Income Accrove Allocation of Income	For). aı For For For
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Intra-Cellular Therapies, Inc. Special 27 Mar-26 Advisory Vote on Golden Parachutes Against Intra-Cellular Therapies, Inc. Special 27 Mar-26 Adjourn Meeting For Konecranes Oyi Annual 27 Mar-25 Open Meeting to Order Konecranes Oyi Annual 27 Mar-26 Call the Meeting to Order Conceranes Oyi Annual 27 Mar-26 Designate Inspector or Shareholder Representative(s) of Minutes of Meeting	Johke Bank A/S Johke Bank A/S Johke Bank Mandri (Penaro) Tbk PT Bank Mandri (Penaro) Tbk HD Hundri Heavy ridustries Co., Ltd HD Hundri Alexy ridustries Co., Ltd HD Hundri Group HOSHIZAKI Corn HOSHIZAK	Annual	25-Mar-25 26-Mar-25 27-Mar-25 27-Mar-25 27-Mar-25 27-Mar-25	Raiffy Ermst & Youne as Authorized Sustainability Auditor Other Business Approve Annual Report. Consolidated Financial Statements, Statutory Reports, Financial Statements of the Micro and Small Business Funding Program (PUMK Approve Allocation of Income Approve Annual Report. Consolidated Financial Statements, Statutory Reports, Financial Statements of the Micro and Small Business Funding Program (PUMK) Approve Remuneration and Tartiem of Directors and Commissioners Apported Company's Recovery Plan Update Amend Articles of Association Approve Company's Recovery Plan Update Amend Articles of Association Approve Share Repurchase Program and the Transfer of Buyback Shares Held as Treasury Stock Approve Share Repurchase Program and the Transfer of Buyback Shares Held as Treasury Stock Approve Financial Statements and Allocation of Income Eace Park Heven-income Subtisible Director to serve as a Member of Audit Committee Approve Financial Statements and Allocation of Income Eace Park Heven-income Subtisible Director to State Sta	For N. au For For For For For For For For
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This is a routine, non-voting item.

A vote FOR this proposal is warranted due to a lack of concern regarding the financial statements or the proposed allocation of income.

A vote FOR this item is warranted because the proposed remuneration report is well described and does not contravene good European executive remuneration.

A vote FOR this remuneration proposal is warranted due to because of a lack of concern regarding the proposed fees

A vote FOR this remuneration proposal is warranted due to because of a lack of concern regarding the proposed fe

A vote FOR this proposal to repurchase company shares is warranted, even though there is no disclosed holding limit, as the proposal includes acceptable volume A vote FOR this item is warranted as the cancellation of shares may improve the efficiency of the balance sheet, which may also enhance returns over the long-

A vote FOR this proposal is warranted because the proposed changes are neutral in terms of shareholder value and rights

A vote FOR this proposal is warranted because the potential share capital increase is not excessi

A vote FOR these proposals is warranted due to a lack of concern regarding the composition of the board or its committees.

A vote FOR these proposals is warranted due to a lack of concern regarding the composition of the board or its committees

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A vote FOR these proposals is warranted due to a lack of concern regarding the composition of the board or its committees $A \ vote FOR \ candidates \ Lisbeth \ Holm \ and \ Glenn \ Soderholm \ (Items \ g. 2.1 \ and \ g. 2.2) \ is \ warranted \ due to \ a \ lack \ of \ concern \ regarding \ the \ suitability \ of \ these \ for \ concern \ regarding \ the \ suitability \ of \ these \ for \ concern \ regarding \ the \ suitability \ of \ these \ for \ concern \ regarding \ the \ suitability \ of \ these \ for \ concern \ regarding \ the \ suitability \ of \ these \ for \ concern \ regarding \ the \ suitability \ of \ these \ for \ concern \ regarding \ the \ suitability \ of \ these \ for \ concern \ regarding \ the \ suitability \ of \ these \ for \ concern \ regarding \ the \ suitability \ of \ these \ for \ concern \ regarding \ the \ suitability \ of \ these \ for \ concern \ regarding \ the \ suitability \ of \ these \ for \ concern \ regarding \ the \ suitability \ of \ these \ for \ concern \ regarding \ the \ suitability \ of \ the \ for \ concern \ regarding \ the \ suitability \ of \ the \ for \ concern \ regarding \ the \ for \ concern \ regarding \ the \ suitability \ of \ the \ for \ concern \ regarding \ the \ for \ re$

A vote FOR candidates Lisbeth Holm and Glenn Soderholm (Items g.21 and g.22) is warranted due to a lack of concern regarding the suitability of these

A vote FOR is warranted because there are no concerns regarding this proposal

A vote FOR this proposal is warranted because no concerns were identified. This is a routine, non-voting item.

A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.

A vote FOR this resolution is warranted

A vote FOR this resolution is warranted. A vote FOR this proposal is warranted given the absence of any known issues concerning the proposed new audit firm. A vote FOR this resolution is warranted.

A vote AGAINST this resolution is warranted given the lack of information to make an informed voting decision

A vote AGAINST this resolution is warranted given the lack of information regarding the employee share ownership programs to assess the potential impact on

A vote AGAINST this resolution is warranted given the lack of information to make an informed voting decision

vote FOR this resolution is warranted. This is a routine financial statements and dividend proposal that merits shareholder approval. The company did not

A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and the company's board dynamics.

A vote FOR this item is warranted because: *The company is not proposing an increase in the directors' remuneration limit, and *The level of the directors' A vote FOR this nominee is warranted because: *There are no particular concerns about the nominee.

A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee

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A vote FOR this nominee is warranted because: *There are no particular concerns about the nominee. A vote FOR this nominee is warranted because: *There are no particular concerns about the nominee.

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A vote FOR this nominee is warranted because: * There are no particular concerns about the nomine A vote FOR this resolution is warranted. This is a routine financial statements and dividend proposal that merits shareholder approval

A vote FOR this resolution is warranted as none of the proposed amendments is contentious or problematic in nature.

A vote FOR these resolutions is warranted given the absence of any known issues concerning the nominees and the company's board dynamics.

A vote FOR these resolutions is warranted given the absence of any known issues concerning the nominees and the company's board dynamics.

A vote FOR these resolutions is warranted given the absence of any known issues concerning the nominees and the company's board dynamics A vote FOR these resolutions is warranted given the absence of any known issues concerning the nominees and the company's board dynamics.

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A vote FOR these resolutions is warranted given the absence of any known issues concerning the nominees and the company's board dynamics

A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees and the company's audit committee

A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees and the company's audit committee

A vote FOR this item is warranted because: *The company is not proposing an increase in the directors' remuneration limit; and *The level of the directors' A vote FOR this resolution is warranted. This is a routine financial statements and dividend proposal that merits shareholder approval. The company did not

Descite concerns raised around director accountability, a vote FOR Dong-chan Kim (Item 2) is warranted at this time, as removing the company's CEOs may be A vote AGAINST this item is warranted because: *The proposed remuneration limit is excessive compared to that of the market norm; and *The company is A vote FOR this resolution is warranted. This is a routine financial statements and dividend proposal that ments shareholder approval. The company did not Despite concerns raised around director accountability, a vote FOR Dong-chan Kim (Item 2) is warranted at this time, as removing the company's CEOs may be

A vote AGAINST this item is warranted becauser * The proposed remuneration limit is expessive compared to that of the market norm; and * The company is

These are non-voting items These are non-voting items

A vote FOR this item is warranted because: * There are no known concerns over the company's relationship with its external auditor; and * The company's most A vote FOR the proposed transaction is warranted in light of the premium, the cash form of consideration, which provides liquidity and certainty of value, and the A vote AGAINST this proposal is warranted. While the cash severance basis is reasonable and no excise tax gross-ups are payable in connection with the merger, A vote FOR this item is warranted given support for the underlying transaction.

These are routine meeting formalities These are routine meeting formalities.

These are routine meeting formalities

Konecranes Oyi	Annual	27-Mar-25	Prepare and Approve List of Shareholders		These are routine meeting formalities.
Konecranes Ovi	Annual	27-Mar-25	Receive Financial Statements and Statutory Reports	_	This is a routine. non-voting item.
Konecranes Oyi	Annual	27-Mar-25	Accept Financial Statements and Statutory Reports	For	A vote FOR the approval of the annual accounts is warranted due to a lack of concern regarding the accounts presented or audit procedures used.
Konecranes Oyi	Annual Annual	27-Mar-25 27-Mar-25	Approve Allocation of Income and Dividends of EUR 1.65 Per Share		A vote FOR this income allocation proposal is warranted due to a lack of controversy surrounding the proposed dividend.
Konecranes Oyi Konecranes Oyi	Annual	27-Mar-25 27-Mar-25	Approve Discharge of Board and President Approve Remuneration Report (Advisory Vote)	For For	A vote FOR this proposal is warranted as there is no evidence that the board or management have not fulfilled their fiduciary duties. A vote FOR this item is warranted because the proposed remuneration report is well described and does not contravene good European executive remuneration
Konecranes Ovi	Annual	27-Mar-25	Approve Remuneration of Directors in the Amount of EUR 160,000 for Chair, EUR 100,000 for Vice Chair and EUR 72,000 for Other Directors; Approve Meeting		A vote FOR this remuneration proposal is warranted due to because of a lock of concern resarding the proposed fees.
Konecranes Ovi	Annual	27-Mar-25	Approve mentineration to intercons in the Amount of Edward Management of Chair, Edward Modern of Directors at Fight	For	A vote FOR this proposal is warranted because of a lack of controversy concerning around the phard. A vote FOR this proposal is warranted because of a lack of controversy concerning the proposed rees.
Konecranes Ovi	Annual	27-Mar-25	Reelect Pauli Anttila. Pasi Laine (Chair). Ulf Liliedahl. Gun Nilsson. Sami Piittisiarvi. Paivi Rekonen. Thomas Schulz and Birgit Seeger as Directors	For	A vote FOR this proposal is warranted due to a lack of concern resarding the composition of the board or its committees.
Konecranes Ovi	Annual	27-Mar-25	Needed Paul Attoria Pasi Laine Chair. Oil Eiliedani, Guir Niissori, Sain Piliusiarvi, Paiv Nekoneri, Triorias Schulz and Birert Seezer as Directors Amend Articles	For	A vote FOR this proposal is warranted because the proposed changes are neutral in terms of shareholder value and rights
Konecranes Ovi	Annual	27-Mar-25	Approve Remuneration of Auditors for the Terms of Office 2025 and 2026	For	A vote FOR is warranted because the proposed straights proposed straights and results in state industry value and rights. A vote FOR is warranted because the proposed straights proposed straights proposed.
Konecranes Oyj	Annual	27-Mar-25	Ratify Ernst & Young as Auditor for the Term of Office 2025	For	A vote FOR is warranted because there are no concerns regarding this proposal. A vote FOR is warranted because there are no concerns regarding this proposal.
Konecranes Oyj	Annual	27-Mar-25	Ratify Deloitte as Auditor for the Term of Office 2026	For	A vote FOR this proposal is warranted because the company is changing the auditor due to auditor rotation rules.
Konecranes Ovi	Annual	27-Mar-25	Approve Remuneration of Auditor for Sustainability Reporting for the Terms of Office 2025 and 2026	For	A yote FOR this proposal is warranted because no concerns were identified.
Konecranes Ovi	Annual	27-Mar-25	Appoint First & Young as Auditor for Sustainability Reporting for the Term of Office 2025	For	A vote FOR this proposal is warranted because no concerns were identified
Konecranes Oyj	Annual	27-Mar-25	Appoint Deloitte as Auditor for Sustainability Reporting for the Term of Office 2026	For	A vote FOR this proposal is warranted because no concerns were identified.
Konecranes Ovi	Annual	27-Mar-25	Amend Charter of the Shareholders Nomination Board	For	A vote FOR the approval of the procedure for the appointment of a shareholders' nomination board is warranted due to the local market practice of including non-
Konecranes Ovi	Annual	27-Mar-25	Authorize Share Repurchase Program	For	A vote FOR this proposal to repurchase and transfer company shares is warranted as the proposal includes acceptable holding volume, and duration limits
Konecranes Ovi	Annual	27-Mar-25	Approve Issuance of up to 7.5 Million Shares without Preemptive Rights	For	A vote FOR this issuance authorization is warranted because the potential share capital increase is not excessive.
Konecranes Oyj	Annual	27-Mar-25	Authorize Reissuance of Repurchased Shares	For	A vote FOR this proposal to repurchase and transfer company shares is warranted, as the proposal includes acceptable holding, volume, and duration limits.
Konecranes Oyj	Annual	27-Mar-25	Approve Equity Plan Financing	For	A vote FOR is warranted as the proposed decision would fund an equity remuneration plan that does not raise concerns.
Konecranes Oyj	Annual	27-Mar-25	Approve Charitable Donations of up to EUR 400,000	For	A vote FOR this proposal is warranted, as donations of this size are best left at the discretion of the board or management.
Konecranes Oyj	Annual	27-Mar-25	Close Meeting		This is a non-voting formality.
Konecranes Oyi	Annual	27-Mar-25	Open Meeting		These are routine meeting formalities.
Konecranes Ovi	Annual	27-Mar-25	Call the Meeting to Order		These are routine meeting formalities.
Konecranes Oyi	Annual	27-Mar-25	Designate Inspector or Shareholder Representative(s) of Minutes of Meeting		These are routine meeting formalities.
Konecranes Ovi	Annual	27-Mar-25	Acknowledge Proper Convening of Meeting		These are routine meeting formalities.
Konecranes Oyi	Annual	27-Mar-25	Prepare and Approve List of Shareholders		These are routine meeting formalities.
Konecranes Oyi	Annual	27-Mar-25	Receive Financial Statements and Statutory Reports		This is a routine, non-voting item.
Konecranes Oyi	Annual	27-Mar-25	Accept Financial Statements and Statutory Reports	For	A vote FOR the approval of the annual accounts is warranted due to a lack of concern regarding the accounts presented or audit procedures used.
Konecranes Oyi	Annual	27-Mar-25	Approve Allocation of Income and Dividends of EUR 1.65 Per Share	For	A vote FOR this income allocation proposal is warranted due to a lack of controversy surrounding the proposed dividend.
Konecranes Oyi	Annual	27-Mar-25	Approve Discharge of Board and President	For	A vote FOR this proposal is warranted as there is no evidence that the board or management have not fulfilled their fiduciary duties.
Konecranes Oyi	Annual	27-Mar-25	Approve Remuneration Report (Advisory Vote)	For	A vote FOR this item is warranted because the proposed remuneration report is well described and does not contravene good European executive remuneration
Konecranes Ovi	Annual	27-Mar-25	Approve Remuneration of Directors in the Amount of EUR 160.000 for Chair. EUR 100.000 for Vice Chair and EUR 72.000 for Other Directors: Approve Meeting	F For	A vote FOR this remuneration proposal is warranted due to because of a lack of concern regarding the proposed fees.
Konecranes Oyi	Annual	27-Mar-25	Fix Number of Directors at Eight	For	A vote FOR this proposal is warranted because of a lack of controversy concerning the size of the board.
Konecranes Ovi	Annual	27-Mar-25	Reelect Pauli Anttila. Pasi Laine (Chair). Ulf Liliedahl. Gun Nilsson. Sami Piittisiarvi. Paivi Rekonen. Thomas Schulz and Birgit Seeger as Directors	For	A vote FOR this proposal is warranted due to a lack of concern regarding the composition of the board or its committees.
Konecranes Oyi	Annual	27-Mar-25	Amend Articles	For	A vote FOR this proposal is warranted because the proposed changes are neutral in terms of shareholder value and rights
Konecranes Oyi	Annual	27-Mar-25	Approve Remuneration of Auditors for the Terms of Office 2025 and 2026	For	A vote FOR is warranted because there are no concerns regarding this proposal.
Konecranes Oyi	Annual	27-Mar-25	Ratify Ernst & Young as Auditor for the Term of Office 2025	For	A vote FOR is warranted because there are no concerns regarding this proposal.
Konecranes Oyi	Annual	27-Mar-25	Ratify Deloitte as Auditor for the Term of Office 2026	For	A vote FOR this proposal is warranted because the company is changing the auditor due to auditor rotation rules.
Konecranes Oyi	Annual	27-Mar-25	Approve Remuneration of Auditor for Sustainability Reporting for the Terms of Office 2025 and 2026	For	A vote FOR this proposal is warranted because no concerns were identified.
Konecranes Oyi	Annual	27-Mar-25	Appoint Ernst & Young as Auditor for Sustainability Reporting for the Term of Office 2025	For	A vote FOR this proposal is warranted because no concerns were identified.
Konecranes Ovi	Annual	27-Mar-25	Appoint Deloitte as Auditor for Sustainability Reporting for the Term of Office 2026	For	A vote FOR this proposal is warranted because no concerns were identified.
Konecranes Oyi	Annual	27-Mar-25	Amend Charter of the Shareholders Nomination Board	For	A vote FOR the approval of the procedure for the appointment of a shareholders' nomination board is warranted due to the local market practice of including non-
Konecranes Oyi	Annual	27-Mar-25	Authorize Share Repurchase Program	For	A vote FOR this proposal to repurchase and transfer company shares is warranted, as the proposal includes acceptable holding, volume, and duration limits.
Konecranes Oyi	Annual	27-Mar-25	Approve Issuance of up to 7.5 Million Shares without Preemptive Rights	For	A vote FOR this issuance authorization is warranted because the potential share capital increase is not excessive.
Konecranes Oyi	Annual	27-Mar-25	Authorize Reissuance of Repurchased Shares	For	A vote FOR this proposal to repurchase and transfer company shares is warranted, as the proposal includes acceptable holding, volume, and duration limits.
Konecranes Oyi	Annual	27-Mar-25	Approve Equity Plan Financing	For	A vote FOR is warranted as the proposed decision would fund an equity remuneration plan that does not raise concerns.
Konecranes Oyi	Annual	27-Mar-25	Approve Charitable Donations of up to EUR 400,000	For	A vote FOR this proposal is warranted, as donations of this size are best left at the discretion of the board or management.
Konecranes Ovi	Annual	27-Mar-25	Close Meeting		This is a non-voting formality.
SK hynix, Inc.	Annual	27-Mar-25	Approve Financial Statements and Allocation of Income	For	A vote FOR this resolution is warranted. This is a routine financial statements and dividend proposal that merits shareholder approval.
SK hvnix. Inc.	Annual	27-Mar-25	Elect Gwak Noh-ieong as Inside Director	For	A vote FOR these resolutions is warranted given the absence of any known issues concerning the nominees and the company's board dynamics.
SK hynix, Inc.	Annual	27-Mar-25	Elect Han Myeong-jin as Outside Director to Serve as an Audit Committee Member	For	A vote FOR these resolutions is warranted given the absence of any known issues concerning the nominees and the company's board dynamics.
SK hynix, Inc.	Annual	27-Mar-25	Approve Total Remuneration of Inside Directors and Outside Directors	For	A vote FOR this item is warranted. Although the level of the directors' remuneration cap is high relative to the market norm, the company is proposing a decrease in
ASICS Corp.	Annual	28-Mar-25	Approve Allocation of Income, with a Final Dividend of JPY 10	For	A vote FOR this proposal is warranted because: * There are no particular concerns with the level of the proposed dividend.
ASICS Corp.	Annual	28-Mar-25	Amend Articles to Amend Business Lines	For	$A \ vote FOR \ this proposal is warranted because: {\tt *There} \ are no particular concerns resulting from the change to the articles.$
ASICS Corp.	Annual	28-Mar-25	Elect Director Hirota, Yasuhito	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
ASICS Corp.	Annual	28-Mar-25	Elect Director Tominaga, Mitsuyuki	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
ASICS Corp. ASICS Corp.	Annual	28-Mar-25 28-Mar-25	Elect Director Murai. Mitsuru Elect Director Suto. Miwa	For For	A vote FOR this nominee is warranted because: *There are no particular concerns about the nominee.
	Annual	28-Mar-25 28-Mar-25		For	A vote FOR this nominee is warranted because: *There are no particular concerns about the nominee. A vote FOR this nominee is warranted because: *There are no particular concerns about the nominee.
ASICS Corp. ASICS Corp.	Annual Annual	28-Mar-25 28-Mar-25	Elect Director Kumanomido. Tomoko Approve Compensation Ceiling for Directors Who Are Not Audit Committee Members	For	
ASICS Corp.	Annual	28-Mar-25	Approve Compensation Ceiling for Directors who Are Audit Committee Wentbers Aprove Compensation Ceiling for Directors Who Are Audit Committee Members	For	A vote FOR this proposal is warranted because: *Financial performance does not imply that the company has failed to conduct business in the interests of A vote FOR this proposal is warranted because: *The size of the proposed ceiling cannot be regarded as excessively high.
ASICS Corp.	Annual	28-Mar-25	Approve Compensation Centing for Directors who Are Adult Committee Wernbers Approve Restricted Stock Plan	For	A vote FOR this proposal is warranted because: This plan is likely to help sharper recipients' focus on share price performance and align their interests more
ASICS Corp.	Annual	28-Mar-25	Approve Popation of Treasury Shares to ASICS Foundation	Against	A vote CQC his proposal is warranted occases. This plants likely to help is take perifeciplents occasions and all price perior make a roll align trien interess more. A vote AGAINST this proposal is warranted because: *ASICS fails to provide a compelling rationale for the donation of treasure shares to the ASICS Foundation.
ASICS Corp.	Annual	28-Mar-25	Approve Blocation of Incame, with a Final Dividend of JPY 10	For	A vote AGAIN this proposal is warnated because." AGICO raise to provide a competing rationate or understood understood used to the AGICO Foundation. A vote AGAIN this proposal is warnated because. "There are no particular concerns with the level of the proposed dividend.
ASICS Corp.	Annual	28-Mar-25	Approve Allocation or income, with a minia binderic of SPT 10 Amend Articles to Amend Business Lines	For	A vote FOR this proposal is warranted because: There are no particular concerns resulting from the change to the articles. A vote FOR this proposal is warranted because: There are no particular concerns resulting from the change to the articles.
ASIGS Corp.	Annual	28-Mar-25	Fleet Director Hirota Yasuhito	For	A vote FOR this nominee is warranted because: *There are no particular concerns about the nominee
ASICS Corp.	Annual	28-Mar-25	Elect Director Tominaea. Mitsuvuki	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
ASICS Corp.	Annual	28-Mar-25	Elect Director Murai, Mitsuru	For	A vote FOR this nominee is warranted because: *There are no particular concerns about the nominee.
ASICS Corp.	Annual	28-Mar-25	Elect Director Suto, Miwa	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
ASICS Corp.	Annual	28-Mar-25	Elect Director Kumanomido, Tomoko	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
ASICS Corp.	Annual	28-Mar-25	Approve Compensation Ceiling for Directors Who Are Not Audit Committee Members	For	A vote FOR this proposal is warranted because: *Financial performance does not imply that the company has failed to conduct business in the interests of
ASICS Corp.	Annual	28-Mar-25	Approve Compensation Ceiling for Directors Who Are Audit Committee Members	For	A vote FOR this proposal is warranted because: * The size of the proposed ceiling cannot be regarded as excessively high.
ASICS Corp.	Annual	28-Mar-25	Approve Restricted Stock Plan	For	A vote FOR this proposal is warranted because * This plan is likely to help sharpen recipients' focus on share price performance and alien their interests more
ASICS Corp.	Annual	28-Mar-25	Approve Donation of Treasury Shares to ASICS Foundation	Against	A vote AGAINST this proposal is warranted because: * ASICS fails to provide a compelling rationale for the donation of treasury shares to the ASICS Foundation.
Sumitomo Forestry Co., Ltd.	Annual	28-Mar-25	Approve Allocation of Income, with a Final Dividend of JPY 80	For	A vote FOR this proposal is warranted because: * There are no particular concerns with the level of the proposed dividend.
Sumitomo Forestry Co., Ltd.	Annual	28-Mar-25	Elect Director Ichikawa, Akira	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
Sumitomo Forestry Co., Ltd.	Annual	28-Mar-25	Elect Director Mitsuyoshi, Toshiro	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
Sumitomo Forestry Co., Ltd.	Annual	28-Mar-25	Elect Director Kawata, Tatsumi	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
Sumitomo Forestry Co., Ltd.	Annual	28-Mar-25	Elect Director Kawamura, Atsushi	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
Sumitomo Forestry Co., Ltd.	Annual	28-Mar-25	Elect Director Takahashi, Ikuro	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
Sumitomo Forestry Co., Ltd.	Annual	28-Mar-25	Elect Director Otani, Nobuyuki	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
Sumitomo Forestry Co., Ltd.	Annual	28-Mar-25	Elect Director Kurihara. Mitsue	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
Sumitomo Forestry Co., Ltd.	Annual	28-Mar-25	Elect Director Toyoda, Yuko	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
Sumitomo Forestry Co., Ltd.	Annual	28-Mar-25	Elect Director Iwamoto. Toshio	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
Sumitomo Forestry Co., Ltd.	Annual	28-Mar-25	Elect Director Sukeno, Kenji	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.