

## Meeting Overview

Category	Number	Percentage
Number of votable meetings	82	
Number of meetings voted	82	100.00%
Number of meetings with at least 1 vote Against, Withhold or Abstain	39	47.56%

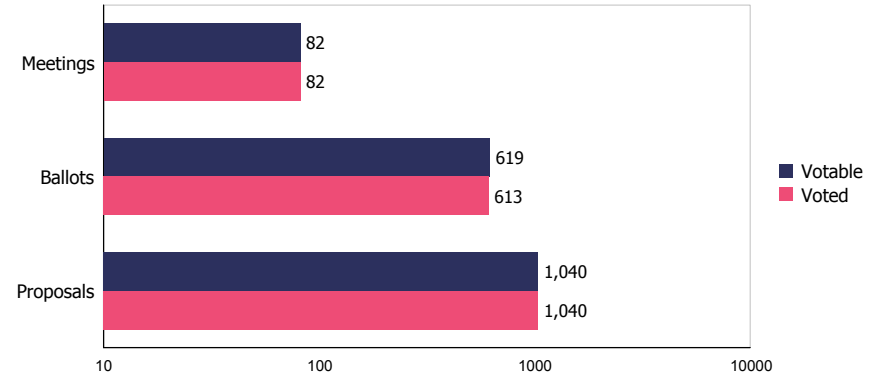
## Ballot Overview

Category	Number	Percentage
Number of votable ballots	619	
Number of ballots voted	613	99.03%

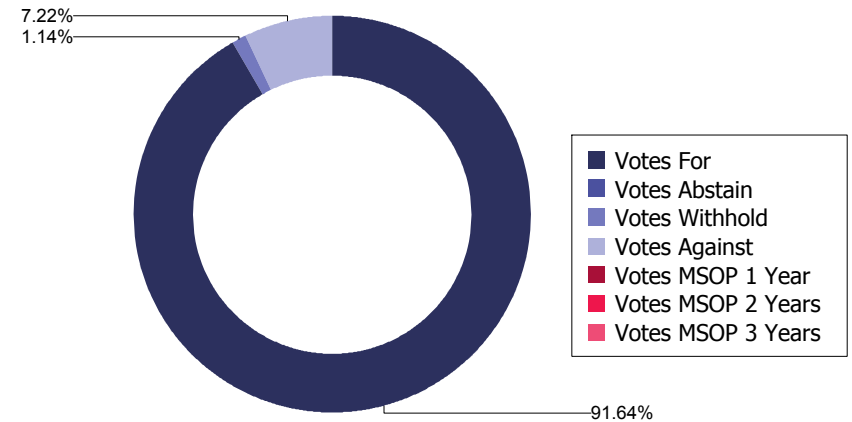
## Proposal Overview

Category	Number	Percentage
Number of votable items	1,040	
Number of items voted	1,040	100.00%
Number of votes FOR	965	92.79%
Number of votes AGAINST	76	7.31%
Number of votes ABSTAIN	0	0.00%
Number of votes WITHHOLD	12	1.15%
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	1,040	100.00%
Number of votes Against Policy	0	0.00%
Number of votes With Mgmt	962	92.50%
Number of votes Against Mgmt	90	8.65%
Number of votes on MSOP (exclude frequency)	61	5.87%
Number of votes on Shareholder Proposals	27	2.60%

## Voting Statistics



## Vote Cast Statistics

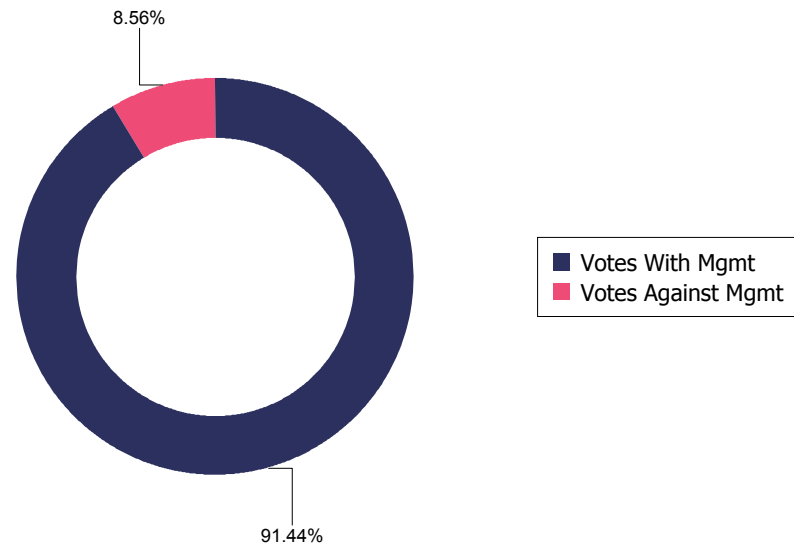


*Note: "MSOP" frequency = Management Say On Pay frequency proposal votes allow shareholders to determine whether, going forward, the "say-on-pay" vote to approve compensation should occur every one, two, or three years. For all calculations in this report, only ballots in status Confirmed or Sent are 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

No graphical representation provided.

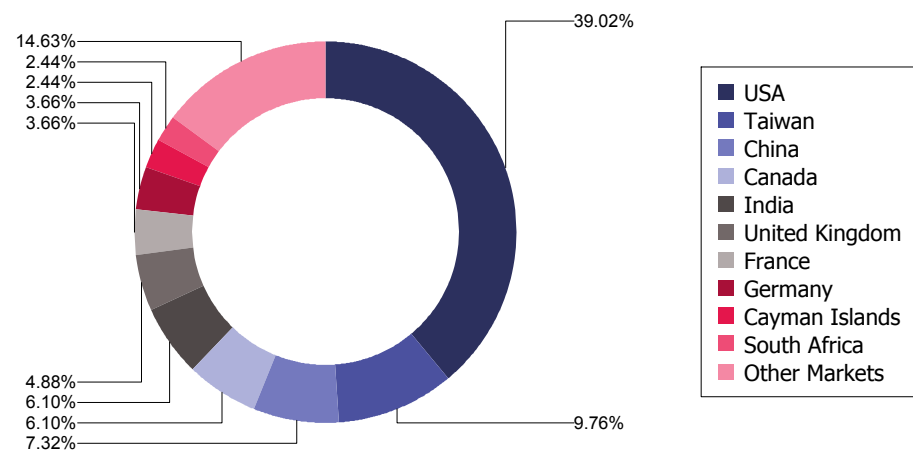
### Vote Alignment with Management



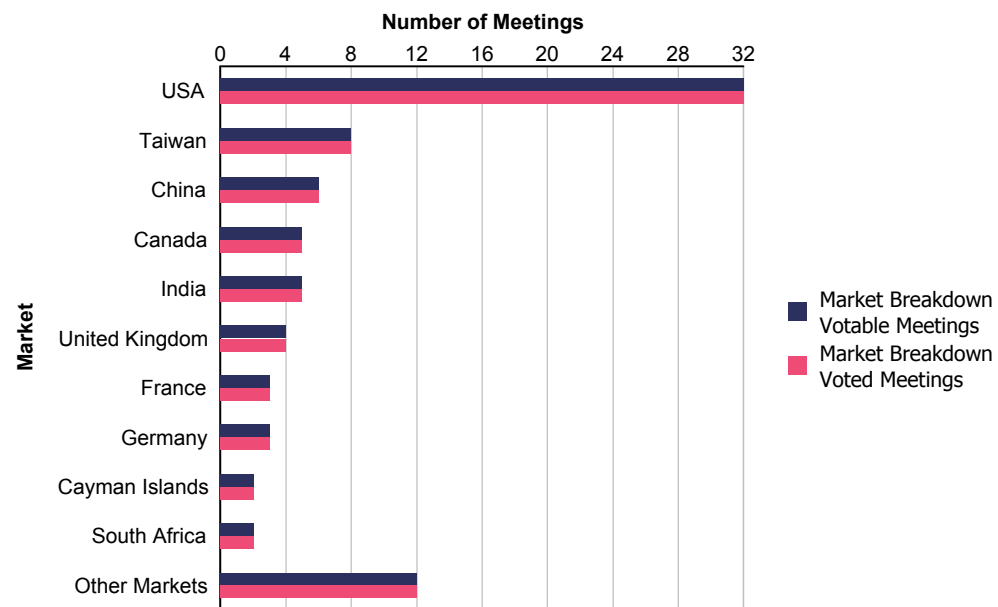
### Market Breakdown

Market	Votable Meetings	Voted Meetings	Percentage
USA	32	32	100.00%
Taiwan	8	8	100.00%
China	6	6	100.00%
Canada	5	5	100.00%
India	5	5	100.00%
United Kingdom	4	4	100.00%
France	3	3	100.00%
Germany	3	3	100.00%
Cayman Islands	2	2	100.00%
South Africa	2	2	100.00%
Sweden	2	2	100.00%
Turkey	2	2	100.00%
Hong Kong	1	1	100.00%
Israel	1	1	100.00%
Italy	1	1	100.00%
Luxembourg	1	1	100.00%
Malaysia	1	1	100.00%
Netherlands	1	1	100.00%
Saudi Arabia	1	1	100.00%
Switzerland	1	1	100.00%

### Meetings Voted by Market



### Market Voting Statistics



## Axiom Investors - May 2026

Company Name	Meeting Type	Meeting Date	Proposal Text	Vote Instruction	Voting Policy Rationale
BIM Birlesik Maqazalar AS	Annual	05-May-26	Ooen Meeting, Elect Presidino Council of Meeting and Authorize Presidino Council to Sian Minutes of Meeting	For	This item warrants a vote FOR because it is a routine formality
BIM Birlesik Maqazalar AS	Annual	05-May-26	Receive Board Report	For	Items 2 and 3 are non-voting items. Items 4 and 9 warrant a vote FOR because: * These are routine renew
BIM Birlesik Maqazalar AS	Annual	05-May-26	Receive Audit Report	For	Items 2 and 3 are non-voting items. Items 4 and 9 warrant a vote FOR because: * These are routine renew
BIM Birlesik Maqazalar AS	Annual	05-May-26	Accept Financial Statements	For	Items 2 and 3 are non-voting items. Items 4 and 9 warrant a vote FOR because: * These are routine renew
BIM Birlesik Maqazalar AS	Annual	05-May-26	Approve Discharge of Board	For	A vote FOR is warranted in the absence of any information about significant and compelling controversies.
BIM Birlesik Maqazalar AS	Annual	05-May-26	Elect Directors	Against	A vote AGAINST incumbent nominating committee chair Bekir Pakdemirli is warranted for lack of diversity
BIM Birlesik Maqazalar AS	Annual	05-May-26	Ratify External Auditors	For	A vote FOR is warranted because there are no concerns regarding this proposal.
BIM Birlesik Maqazalar AS	Annual	05-May-26	Approve Director Remuneration	For	This item warrants a vote FOR as the proposed director fees are unproblematic.
BIM Birlesik Maqazalar AS	Annual	05-May-26	Approve Allocation of Income	For	Items 2 and 3 are non-voting items. Items 4 and 9 warrant a vote FOR because: * These are routine renew
BIM Birlesik Maqazalar AS	Annual	05-May-26	Grant Permission for Board Members to Engage in Commercial Transactions with Company and Be Involved with Companies with Similar Co	For	A vote FOR this item is warranted as this is a routine request in Turkey given local market practices and a
BIM Birlesik Maqazalar AS	Annual	05-May-26	Receive Information on Donations Made in 2025	For	This is a non-voting item
BIM Birlesik Maqazalar AS	Annual	05-May-26	Receive Information on Guarantees, Pledges and Mortgages Provided to Third Parties	For	This is a non-voting item
BIM Birlesik Maqazalar AS	Annual	05-May-26	Receive Information on Share Repurchase Program	For	This is a non-voting item
BIM Birlesik Maqazalar AS	Annual	05-May-26	Wishes and Close Meeting	For	This is a non-voting item
Danaher Corporation	Annual	05-May-26	Elect Director Rainer M. Blair	For	A Vote AGAINST incumbent audit committee members Teri I ist A. Shane Sanders and Raymond Stever
Danaher Corporation	Annual	05-May-26	Elect Director Feroz Dewan	For	A Vote AGAINST incumbent audit committee members Teri I ist A. Shane Sanders and Raymond Stever
Danaher Corporation	Annual	05-May-26	Elect Director Linda Filler	For	A Vote AGAINST incumbent audit committee members Teri I ist A. Shane Sanders and Raymond Stever
Danaher Corporation	Annual	05-May-26	Elect Director Charles W. Lamanna	For	A Vote AGAINST incumbent audit committee members Teri I ist A. Shane Sanders and Raymond Stever
Danaher Corporation	Annual	05-May-26	Elect Director Teri L. List	Against	A Vote AGAINST incumbent audit committee members Teri I ist A. Shane Sanders and Raymond Stever
Danaher Corporation	Annual	05-May-26	Elect Director Mitchell P. Rales	For	A Vote AGAINST incumbent audit committee members Teri I ist A. Shane Sanders and Raymond Stever
Danaher Corporation	Annual	05-May-26	Elect Director Steven M. Rales	For	A Vote AGAINST incumbent audit committee members Teri I ist A. Shane Sanders and Raymond Stever
Danaher Corporation	Annual	05-May-26	Elect Director A. Shane Sanders	Against	A Vote AGAINST incumbent audit committee members Teri I ist A. Shane Sanders and Raymond Stever
Danaher Corporation	Annual	05-May-26	Elect Director Alan G. Spoon	For	A Vote AGAINST incumbent audit committee members Teri I ist A. Shane Sanders and Raymond Stever
Danaher Corporation	Annual	05-May-26	Elect Director Raymond C. Stevens	Against	A Vote AGAINST incumbent audit committee members Teri I ist A. Shane Sanders and Raymond Stever
Danaher Corporation	Annual	05-May-26	Elect Director Elias A. Zerhouni	For	A Vote AGAINST incumbent audit committee members Teri I ist A. Shane Sanders and Raymond Stever
Danaher Corporation	Annual	05-May-26	Ratify Ernst & Young LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted.
Danaher Corporation	Annual	05-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted. Annual incentives are primarily based on pre-set financial goals, a
Danaher Corporation	Annual	05-May-26	Amend Omnibus Stock Plan	For	Based on the Equity Plan Scorecard evaluation (FPSC), a vote FOR this proposal is warranted.
Danaher Corporation	Annual	05-May-26	Elect Director Rainer M. Blair	For	A Vote AGAINST incumbent audit committee members Teri I ist A. Shane Sanders and Raymond Stever
Danaher Corporation	Annual	05-May-26	Elect Director Feroz Dewan	For	A Vote AGAINST incumbent audit committee members Teri I ist A. Shane Sanders and Raymond Stever
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Danaher Corporation	Annual	05-May-26	Elect Director Teri L. List	Against	A Vote AGAINST incumbent audit committee members Teri I ist A. Shane Sanders and Raymond Stever
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Danaher Corporation	Annual	05-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted. Annual incentives are primarily based on pre-set financial goals, a
Danaher Corporation	Annual	05-May-26	Amend Omnibus Stock Plan	For	Based on the Equity Plan Scorecard evaluation (FPSC), a vote FOR this proposal is warranted.
Epiroc AB	Annual	05-May-26	Open Meeting; Elect Chair of Meeting	For	These are routine meeting formalities
Epiroc AB	Annual	05-May-26	Designate Inspector(s) of Minutes of Meeting	For	These are routine meeting formalities
Epiroc AB	Annual	05-May-26	Prepare and Approve List of Shareholders	For	These are routine meeting formalities
Epiroc AB	Annual	05-May-26	Approve Agenda of Meeting	For	These are routine meeting formalities
Epiroc AB	Annual	05-May-26	Acknowledge Proper Convening of Meeting	For	These are routine meeting formalities
Epiroc AB	Annual	05-May-26	Receive Financial Statements and Statutory Reports	For	These are routine non-voting items
Epiroc AB	Annual	05-May-26	Receive President's Report	For	These are routine non-voting items
Epiroc AB	Annual	05-May-26	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 acco
Epiroc AB	Annual	05-May-26	Approve Discharge of Anthea Bath	For	A vote FOR these proposals is warranted as there is no evidence that the board of directors or the CFO h
Epiroc AB	Annual	05-May-26	Approve Discharge of Johan Forssell	For	A vote FOR these proposals is warranted as there is no evidence that the board of directors or the CFO h
Epiroc AB	Annual	05-May-26	Approve Discharge of Helena Hedblom	For	A vote FOR these proposals is warranted as there is no evidence that the board of directors or the CFO h
Epiroc AB	Annual	05-May-26	Approve Discharge of Jeanne Hull	For	A vote FOR these proposals is warranted as there is no evidence that the board of directors or the CFO h
Epiroc AB	Annual	05-May-26	Approve Discharge of Ronnie Leten	For	A vote FOR these proposals is warranted as there is no evidence that the board of directors or the CFO h
Epiroc AB	Annual	05-May-26	Approve Discharge of Jennv Lindqvist	For	A vote FOR these proposals is warranted as there is no evidence that the board of directors or the CFO h
Epiroc AB	Annual	05-May-26	Approve Discharge of Ulla Litzen	For	A vote FOR these proposals is warranted as there is no evidence that the board of directors or the CFO h
Epiroc AB	Annual	05-May-26	Approve Discharge of Sigurd Mareels	For	A vote FOR these proposals is warranted as there is no evidence that the board of directors or the CFO h
Epiroc AB	Annual	05-May-26	Approve Discharge of Fredric Stahl	For	A vote FOR these proposals is warranted as there is no evidence that the board of directors or the CFO h
Epiroc AB	Annual	05-May-26	Approve Discharge of Kristina Kanestad	For	A vote FOR these proposals is warranted as there is no evidence that the board of directors or the CFO h
Epiroc AB	Annual	05-May-26	Approve Discharge of Niclas Berstrom	For	A vote FOR these proposals is warranted as there is no evidence that the board of directors or the CFO h
Epiroc AB	Annual	05-May-26	Approve Discharge of CEO Helena Hedblom	For	A vote FOR these proposals is warranted as there is no evidence that the board of directors or the CFO h
Epiroc AB	Annual	05-May-26	Approve Allocation of Income and Dividends of SEK 3.80 Per Share	For	A vote FOR this income allocation proposal is warranted due to a lack of controversy surrounding the nec
Epiroc AB	Annual	05-May-26	Approve Remuneration Report	For	A vote FOR this item is warranted because the proposed remuneration report is well described and does r
Epiroc AB	Annual	05-May-26	Determine Number of Members (10) and Deputy Members of Board (0)	For	A vote FOR this proposal is warranted because of a lack of controversy concerning the size of the board.
Epiroc AB	Annual	05-May-26	Determine Number of Auditors (1) and Deputy Auditors (0)	For	A vote FOR this proposal is warranted because of a lack of controversy concerning the number of auditors
Epiroc AB	Annual	05-May-26	Reelect Anthea Bath as Director	For	A vote AGAINST nominees Ronnie Leten and Fredric Stahl (Items 10a 4 and 10a9) is warranted due to th
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Epiroc AB	Annual	05-May-26	Reelect Sigurd Mareels as Director	For	A vote AGAINST nominees Ronnie Leten and Fredric Stahl (Items 10a 4 and 10a9) is warranted due to th
Epiroc AB	Annual	05-May-26	Elect Eeva Sipilä as New Director	For	A vote AGAINST nominees Ronnie Leten and Fredric Stahl (Items 10a 4 and 10a9) is warranted due to th
Epiroc AB	Annual	05-May-26	Reelect Fredric Stahl as Director	Against	A vote AGAINST nominees Ronnie Leten and Fredric Stahl (Items 10a 4 and 10a9) is warranted due to th
Epiroc AB	Annual	05-May-26	Elect Andrew Walker as New Director	For	A vote AGAINST nominees Ronnie Leten and Fredric Stahl (Items 10a 4 and 10a9) is warranted due to th
Epiroc AB	Annual	05-May-26	Reelect Ronnie Leten as Board Chair	Against	A vote AGAINST this item is warranted because the election of this individual to the board of directors is n
Epiroc AB	Annual	05-May-26	Ratify Ernst & Young as Auditors	For	A vote FOR is warranted because there are no concerns regarding this proposal.
Epiroc AB	Annual	05-May-26	Approve Remuneration of Directors in the Amount of SEK 3.23 Million for Chair and SEK 1.02 Million for Other Directors; Approve Partly Rerr	For	A vote FOR this remuneration proposal is warranted due to a lack of concern regarding the proposed fees
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Epiroc AB	Annual	05-May-26	Approve Repurchase of Shares to Pay 50 Percent of Director's Remuneration in Synthetic Shares	For	A vote FOR is warranted as the proposed decisions would fund an equity remuneration plan and board re
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Epiroc AB	Annual	05-May-26	Amend Articles Re: Annual General Meeting Announcements	For	A vote FOR this proposal is warranted because the proposed changes are neutral in terms of shareholder
Epiroc AB	Annual	05-May-26	Close Meeting	For	This is a non-voting formality
Epiroc AB	Annual	05-May-26	Open Meeting; Elect Chair of Meeting	For	These are routine meeting formalities
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Epiroc AB	Annual	05-May-26	Determine Number of Members (10) and Deputy Members of Board (0)	For		A vote FOR this proposal is warranted because of a lack of controversy concerning the size of the board
Epiroc AB	Annual	05-May-26	Determine Number of Auditors (1) and Deputy Auditors (0)	For		A vote FOR this proposal is warranted because of a lack of controversy concerning the number of auditors
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Epiroc AB	Annual	05-May-26	Elect Eeva Sipilä as New Director	For		A vote AGAINST nominees Ronnie Leten and Fredric Stahl (Items 10a 4 and 10a9) is warranted due to th
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Epiroc AB	Annual	05-May-26	Elect Andrew Walker as New Director	For		A vote AGAINST nominees Ronnie Leten and Fredric Stahl (Items 10a 4 and 10a9) is warranted due to th
Epiroc AB	Annual	05-May-26	Reelect Ronnie Leten as Board Chair	Against		A vote FOR this item is warranted because the election of this individual to the board of directors is n
Epiroc AB	Annual	05-May-26	Ratify Ernst & Young as Auditors	For		A vote FOR is warranted because there are no concerns regarding this proposal
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Epiroc AB	Annual	05-May-26	Approve Remuneration of Auditors	For		A vote FOR is warranted because there are no concerns regarding this proposal
Epiroc AB	Annual	05-May-26	Approve Stock Option Plan 2026 for Key Employees	For		A vote FOR this item is warranted as the proposed plan is largely aligned with Swedish executive compens
Epiroc AB	Annual	05-May-26	Approve Equity Plan Financing Through Repurchase of Class A Shares	For		A vote FOR is warranted as the proposed decisions would fund an equity remuneration plan and board re
Epiroc AB	Annual	05-May-26	Approve Repurchase of Shares to Pay 50 Percent of Director's Remuneration in Synthetic Shares	For		A vote FOR is warranted as the proposed decisions would fund an equity remuneration plan and board re
Epiroc AB	Annual	05-May-26	Approve Equity Plan Financing Through Transfer of Class A Shares to Participants	For		A vote FOR is warranted as the proposed decisions would fund an equity remuneration plan and board re
Epiroc AB	Annual	05-May-26	Approve Sale of Class A Shares to Finance Director Remuneration in Synthetic Shares	For		A vote FOR is warranted as the proposed decisions would fund an equity remuneration plan and board re
Epiroc AB	Annual	05-May-26	Approve Sale of Class A Shares to Finance Stock Option Plan 2019, 2020, 2021, 2022 and 2023	For		A vote FOR this proposal is warranted because the proposed decisions would fund an equity remuneration
Epiroc AB	Annual	05-May-26	Amend Articles Re: Annual General Meeting Announcements	For		A vote FOR this proposal is warranted because the proposed changes are neutral in terms of shareholder
Epiroc AB	Annual	05-May-26	Close Meeting			This is a non-voting formality
GE Aerospace	Annual	05-May-26	Elect Director Sebastien Bazin	For		A vote FOR the director nominees is warranted
GE Aerospace	Annual	05-May-26	Elect Director Margaret Billson	For		A vote FOR the director nominees is warranted
GE Aerospace	Annual	05-May-26	Elect Director Wesley Bush	For		A vote FOR the director nominees is warranted
GE Aerospace	Annual	05-May-26	Elect Director H. Lawrence Culp, Jr.	For		A vote FOR the director nominees is warranted
GE Aerospace	Annual	05-May-26	Elect Director Thomas Enders	For		A vote FOR the director nominees is warranted
GE Aerospace	Annual	05-May-26	Elect Director Isabella Goren	For		A vote FOR the director nominees is warranted
GE Aerospace	Annual	05-May-26	Elect Director Thomas Horton	For		A vote FOR the director nominees is warranted
GE Aerospace	Annual	05-May-26	Elect Director Catherine Lesiak	For		A vote FOR the director nominees is warranted
GE Aerospace	Annual	05-May-26	Elect Director Darren McDew	For		A vote FOR the director nominees is warranted
GE Aerospace	Annual	05-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For		A vote FOR this proposal is warranted. Although certain concerns are noted surrounding the lack of forwa
GE Aerospace	Annual	05-May-26	Amend Omnibus Stock Plan	For		Based on the Equity Plan Scorecard evaluation (EPSC) a vote FOR this proposal is warranted. Additional
GE Aerospace	Annual	05-May-26	Approve Nonqualified Employee Stock Purchase Plan	For		A vote FOR this proposal is warranted. The plan is sufficiently broad-based and provides a reasonable lim
GE Aerospace	Annual	05-May-26	Ratify Deloitte & Touche LLP as Auditors	For		A vote FOR this proposal to ratify the auditor is warranted
GE Aerospace	Annual	05-May-26	Provide Right to Act by Written Consent "Withdrawn Resolution"			
GE Aerospace	Annual	05-May-26	Commission Third Party Assessment and Report on Human Rights Due Diligence	For		A vote FOR the proposal is warranted as shareholders would benefit from an independent review of the cr
Plus500 Ltd.	Annual	05-May-26	Re-elect David Zruia as Director	For		A vote AGAINST incumbent nomination committee chair Steven (Steve) Baldwin is warranted for lack of d
Plus500 Ltd.	Annual	05-May-26	Re-elect Elad Even-Chen as Director	For		A vote AGAINST incumbent nomination committee chair Steven (Steve) Baldwin is warranted for lack of d
Plus500 Ltd.	Annual	05-May-26	Re-elect Steve Baldwin as Director	Against		A vote AGAINST incumbent nomination committee chair Steven (Steve) Baldwin is warranted for lack of d
Plus500 Ltd.	Annual	05-May-26	Re-elect Varda Liberman as Director	For		A vote AGAINST incumbent nomination committee chair Steven (Steve) Baldwin is warranted for lack of d
Plus500 Ltd.	Annual	05-May-26	Re-elect Jacob Frenkel as Director	For		A vote FOR this item is warranted as no significant concerns have been identified
Plus500 Ltd.	Annual	05-May-26	Reappoint Kesselman & Kesselman as Auditors and Authorise Board to Fix Their Remuneration	For		A vote FOR these resolutions is warranted because the proposed amounts and durations are within recom
Plus500 Ltd.	Annual	05-May-26	Authorise Issue of Equity without Pre-emptive Rights	For		A vote FOR these resolutions is warranted because the proposed amounts and durations are within recom
Plus500 Ltd.	Annual	05-May-26	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For		A vote FOR this resolution is warranted because the proposed amount and duration are within recomme
Plus500 Ltd.	Annual	05-May-26	Authorise Market Purchase of Ordinary Shares	For		A vote FOR this item is considered warranted. The remuneration policy is unchanged and its proposed o
Plus500 Ltd.	Annual	05-May-26	Vote FOR if You Are a Controlling Shareholder or Have a Personal Interest in the One-Year Extension to the Company's Current Remunerati	Against		A vote FOR this item is considered warranted. The remuneration policy is unchanged and its proposed o
Plus500 Ltd.	Annual	05-May-26	Vote FOR if You Are NOT a Controlling Shareholder and Do NOT Have a Personal Interest in the One-Year Extension to the Compoan's Curr	For		A vote FOR this item is considered warranted. The remuneration policy is unchanged and its proposed o
Technoqvm SpA	Annual/Special	05-May-26	Approve Remuneration Report	For		A vote FOR this item is warranted, but is not without concern for shareholders. * Remuneration reportin
Technoqvm SpA	Annual/Special	05-May-26	Accept Financial Statements and Statutory Reports	For		A vote FOR is warranted because the company's financial statements and the proposed income allocation
Technoqvm SpA	Annual/Special	05-May-26	Approve Allocation of Income and Dividend Distribution	For		A vote FOR is warranted because the company's financial statements and the proposed income allocation
Technoqvm SpA	Annual/Special	05-May-26	Approve Remuneration Policy	Against		This item warrants a vote AGAINST because: * The CFO/Chair fixed pay is high compared to peers. * Ros
Technoqvm SpA	Annual/Special	05-May-26	Approve Second Section of the Remuneration Report	Against		This item warrants a vote AGAINST due to: * The particularly high fixed remuneration of the CFO/Chair
Technoqvm SpA	Annual/Special	05-May-26	Adjustment of Remuneration of External Auditors for FY 2025-2026	For		This item warrants a vote FOR because the company has provided full disclosure on this proposal, and ne
Technoqvm SpA	Annual/Special	05-May-26	Approve 2026-2028 Performance Shares Plan	Against		A vote AGAINST this resolution is warranted because targets of the plan are not disclosed
Technoqvm SpA	Annual/Special	05-May-26	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For		This item warrants a vote FOR because the proposed authorization is unproblematic
Technoqvm SpA	Annual/Special	05-May-26	Authorize Board to Increase Capital to Service 2026-2028 Performance Shares Plan	Against		A vote AGAINST this resolution is warranted because targets of the plan are not disclosed
Technoqvm SpA	Annual/Special	05-May-26	Accept Financial Statements and Statutory Reports	For		A vote FOR is warranted because the company's financial statements and the proposed income allocation
Technoqvm SpA	Annual/Special	05-May-26	Approve Allocation of Income and Dividend Distribution	For		A vote FOR is warranted because the company's financial statements and the proposed income allocation
Technoqvm SpA	Annual/Special	05-May-26	Approve Remuneration Policy	Against		This item warrants a vote AGAINST because: * The CFO/Chair fixed pay is high compared to peers. * Ros
Technoqvm SpA	Annual/Special	05-May-26	Approve Second Section of the Remuneration Report	Against		This item warrants a vote AGAINST due to: * The particularly high fixed remuneration of the CFO/Chair
Technoqvm SpA	Annual/Special	05-May-26	Adjustment of Remuneration of External Auditors for FY 2025-2026	For		This item warrants a vote FOR because the company has provided full disclosure on this proposal, and ne
Technoqvm SpA	Annual/Special	05-May-26	Approve 2026-2028 Performance Shares Plan	For		A vote AGAINST this resolution is warranted because targets of the plan are not disclosed
Technoqvm SpA	Annual/Special	05-May-26	Authorize Share Repurchase Program and Reissuance of Repurchased Shares	For		A vote AGAINST this resolution is warranted because targets of the plan are not disclosed
Technoqvm SpA	Annual/Special	05-May-26	Authorize Board to Increase Capital to Service 2026-2028 Performance Shares Plan	Against		This item warrants a vote FOR because the proposed authorization is unproblematic
The Hershey Company	Annual	05-May-26	Elect Director Christopher W. Brandt	Against		A vote AGAINST incumbent Governance Committee members Huonon Maria Kraus, Timothy Curroe, Deirdr
The Hershey Company	Annual	05-May-26	Elect Director Timothy W. Curroe	Against		A vote AGAINST incumbent Governance Committee members Huonon Maria Kraus, Timothy Curroe, Deirdr
The Hershey Company	Annual	05-May-26	Elect Director Huonon Maria T. Kraus	Against		A vote AGAINST incumbent Governance Committee members Huonon Maria Kraus, Timothy Curroe, Deirdr
The Hershey Company	Annual	05-May-26	Elect Director Deirdre A. Mahlan	Against		A vote AGAINST incumbent Governance Committee members Huonon Maria Kraus, Timothy Curroe, Deirdr
The Hershey Company	Annual	05-May-26	Elect Director Barry J. Nalebuff	For		A vote AGAINST incumbent Governance Committee members Huonon Maria Kraus, Timothy Curroe, Deirdr
The Hershey Company	Annual	05-May-26	Elect Director Kevin M. Ozan	For		A vote AGAINST incumbent Governance Committee members Huonon Maria Kraus, Timothy Curroe, Deirdr

The Hershey Company	Annual	05-May-26	Elect Director Guy Persaud	For	A vote AGAINST incumbent Governance Committee members Huonn Maria Kraus, Timothy Curro, Deirdr
The Hershey Company	Annual	05-May-26	Elect Director Marie Quintero-Johnson	For	A vote AGAINST incumbent Governance Committee members Huonn Maria Kraus, Timothy Curro, Deirdr
The Hershey Company	Annual	05-May-26	Elect Director Cordel Robbin-Coker	For	A vote AGAINST incumbent Governance Committee members Huonn Maria Kraus, Timothy Curro, Deirdr
The Hershey Company	Annual	05-May-26	Elect Director Harold Singleton, III	Against	A vote AGAINST incumbent Governance Committee members Huonn Maria Kraus, Timothy Curro, Deirdr
The Hershey Company	Annual	05-May-26	Elect Director Kirk Tanner	For	A vote AGAINST incumbent Governance Committee members Huonn Maria Kraus, Timothy Curro, Deirdr
The Hershey Company	Annual	05-May-26	Ratify Ernst & Young LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
The Hershey Company	Annual	05-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted with caution. Concerns are noted regarding one-time relation equi
Hammond Power Solutions Inc.	Annual/Special	06-May-26	Elect Director William G. Hammond	For	Vote WITHHOLD for incumbent nomination committee member Nathalie Pilon for lack of diversity on the b
Hammond Power Solutions Inc.	Annual/Special	06-May-26	Elect Director Fred M. Jacques	For	Vote WITHHOLD for incumbent nomination committee member Nathalie Pilon for lack of diversity on the b
Hammond Power Solutions Inc.	Annual/Special	06-May-26	Elect Director J. David M. Wood	For	Vote WITHHOLD for incumbent nomination committee member Nathalie Pilon for lack of diversity on the b
Hammond Power Solutions Inc.	Annual/Special	06-May-26	Elect Director Anne Marie Turnbull	For	Vote WITHHOLD for incumbent nomination committee member Nathalie Pilon for lack of diversity on the b
Hammond Power Solutions Inc.	Annual/Special	06-May-26	Elect Director Christopher R. Huether	For	Vote WITHHOLD for incumbent nomination committee member Nathalie Pilon for lack of diversity on the b
Hammond Power Solutions Inc.	Annual/Special	06-May-26	Elect Director Adrian Thomas	For	Vote WITHHOLD for incumbent nomination committee member Nathalie Pilon for lack of diversity on the b
Hammond Power Solutions Inc.	Annual/Special	06-May-26	Elect Director Nathalie Pilon	Withhold	Vote WITHHOLD for incumbent nomination committee member Nathalie Pilon for lack of diversity on the b
Hammond Power Solutions Inc.	Annual/Special	06-May-26	Elect Director Gregory Yull	For	Vote WITHHOLD for incumbent nomination committee member Nathalie Pilon for lack of diversity on the b
Hammond Power Solutions Inc.	Annual/Special	06-May-26	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Vote FOR the ratification of KPMG LLP as auditor as non-audit fees (24 percent) were reasonable relative
Hammond Power Solutions Inc.	Annual/Special	06-May-26	Adopt By-Law No. 3	Against	Vote AGAINST the proposed by-laws as: * The quorum for shareholders' meetings at 1 person eligible to v
Advanced Energy Industries, Inc.	Annual	07-May-26	Elect Director Grant H. Beard	For	A vote FOR the director nominees is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Elect Director Frederick A. Ball	For	A vote FOR the director nominees is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Elect Director Anne T. DelSanto	For	A vote FOR the director nominees is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Elect Director Tina M. Donikowski	For	A vote FOR the director nominees is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Elect Director Ronald C. Foster	For	A vote FOR the director nominees is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Elect Director Stephen D. Kelley	For	A vote FOR the director nominees is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Elect Director Lanesha T. Minnix	For	A vote FOR the director nominees is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Elect Director David W. Reed	For	A vote FOR the director nominees is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Elect Director John A. Roush	For	A vote FOR the director nominees is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Elect Director Brian M. Shirley	For	A vote FOR the director nominees is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Ratify Ernst & Young LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted as nav and performance are reasonably aligned and no significant
Advanced Energy Industries, Inc.	Annual	07-May-26	Increase Authorized Common Stock	For	A vote FOR this proposal is warranted. The proposed increase in the number of authorized shares of com
Advanced Energy Industries, Inc.	Annual	07-May-26	Amend Omnibus Stock Plan	Against	Based on an evaluation of the estimated cost plan features and grant practices using the Equity Plan Scr
Advanced Energy Industries, Inc.	Annual	07-May-26	Elect Director Grant H. Beard	For	A vote FOR the director nominees is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Elect Director Frederick A. Ball	For	A vote FOR the director nominees is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Elect Director Anne T. DelSanto	For	A vote FOR the director nominees is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Elect Director Tina M. Donikowski	For	A vote FOR the director nominees is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Elect Director Ronald C. Foster	For	A vote FOR the director nominees is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Elect Director Stephen D. Kelley	For	A vote FOR the director nominees is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Elect Director Lanesha T. Minnix	For	A vote FOR the director nominees is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Elect Director David W. Reed	For	A vote FOR the director nominees is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Elect Director John A. Roush	For	A vote FOR the director nominees is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Elect Director Brian M. Shirley	For	A vote FOR the director nominees is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Ratify Ernst & Young LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted.
Advanced Energy Industries, Inc.	Annual	07-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted as nav and performance are reasonably aligned and no significant
Advanced Energy Industries, Inc.	Annual	07-May-26	Increase Authorized Common Stock	For	A vote FOR this proposal is warranted. The proposed increase in the number of authorized shares of com
Advanced Energy Industries, Inc.	Annual	07-May-26	Amend Omnibus Stock Plan	Against	Based on an evaluation of the estimated cost plan features and grant practices using the Equity Plan Scr
Antofagasta Plc	Annual	07-May-26	Accept Financial Statements and Statutory Reports	For	A vote FOR the Company's routine submission of the directors' report and financial statements is warrant
Antofagasta Plc	Annual	07-May-26	Approve Remuneration Report	For	A vote FOR the remuneration report is considered warranted, as no material concerns have been identifi
Antofagasta Plc	Annual	07-May-26	Approve Remuneration Policy	For	VOTE RECOMMENDATION A vote FOR the remuneration policy is considered warranted, although it is n
Antofagasta Plc	Annual	07-May-26	Approve Final Dividend	For	A vote FOR this resolution is warranted because this is a routine item and no significant concerns have
Antofagasta Plc	Annual	07-May-26	Re-elect Jean-Paul Luksic as Director	Against	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Re-elect Francisca Castro as Director	For	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Re-elect Ramon Jara as Director	For	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Re-elect Juan Claro as Director	For	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Re-elect Michael Anclin as Director	For	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Re-elect Tony Jensen as Director	For	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Re-elect Eugenia Parot as Director	For	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Re-elect Heather Lawrence as Director	For	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Re-elect Tracey Kerr as Director	For	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Elect Ignacio Bustamante as Director	For	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Elect Andronico Luksic Lederer as Director	For	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Reappoint Deloitte LLP as Auditors	For	A vote FOR this item is warranted as no significant concerns have been identified.
Antofagasta Plc	Annual	07-May-26	Authorise the Audit and Risk Committee to Fix Remuneration of Auditors	For	A vote FOR this item is warranted because there are no concerns regarding this proposal.
Antofagasta Plc	Annual	07-May-26	Authorise Issue of Equity	For	A vote FOR these resolutions is warranted because the proposed amounts and durations are within recom
Antofagasta Plc	Annual	07-May-26	Authorise Issue of Equity without Pre-emptive Rights	For	A vote FOR these resolutions is warranted because the proposed amounts and durations are within recom
Antofagasta Plc	Annual	07-May-26	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	A vote FOR these resolutions is warranted because the proposed amounts and durations are within recom
Antofagasta Plc	Annual	07-May-26	Authorise Market Purchase of Ordinary Shares	For	A vote FOR these resolutions is warranted because the proposed amounts and durations are within recom
Antofagasta Plc	Annual	07-May-26	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	A vote FOR this resolution is warranted because the proposed amount and duration are within recommen
Antofagasta Plc	Annual	07-May-26	Accept Financial Statements and Statutory Reports	For	A vote FOR this resolution is warranted because the proposed amount and duration are within recommen
Antofagasta Plc	Annual	07-May-26	Approve Remuneration Report	For	A vote FOR the remuneration report is considered warranted, as no material concerns have been identifi
Antofagasta Plc	Annual	07-May-26	Approve Remuneration Policy	For	VOTE RECOMMENDATION A vote FOR the remuneration policy is considered warranted, although it is n
Antofagasta Plc	Annual	07-May-26	Approve Final Dividend	For	A vote FOR this resolution is warranted because this is a routine item and no significant concerns have
Antofagasta Plc	Annual	07-May-26	Re-elect Jean-Paul Luksic as Director	Against	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Re-elect Francisca Castro as Director	For	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Re-elect Ramon Jara as Director	For	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Re-elect Juan Claro as Director	For	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Re-elect Michael Anclin as Director	For	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Re-elect Tony Jensen as Director	For	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Re-elect Eugenia Parot as Director	For	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Re-elect Heather Lawrence as Director	For	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Re-elect Tracey Kerr as Director	For	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Elect Ignacio Bustamante as Director	For	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Elect Andronico Luksic Lederer as Director	For	A vote AGAINST incumbent nomination committee chair Jean-Paul I uksic Fonthona is warranted for lack
Antofagasta Plc	Annual	07-May-26	Reappoint Deloitte LLP as Auditors	For	A vote FOR this item is warranted as no significant concerns have been identified.
Antofagasta Plc	Annual	07-May-26	Authorise the Audit and Risk Committee to Fix Remuneration of Auditors	For	A vote FOR this item is warranted because there are no concerns regarding this proposal.
Antofagasta Plc	Annual	07-May-26	Authorise Issue of Equity	For	A vote FOR these resolutions is warranted because the proposed amounts and durations are within recom
Antofagasta Plc	Annual	07-May-26	Authorise Issue of Equity without Pre-emptive Rights	For	A vote FOR these resolutions is warranted because the proposed amounts and durations are within recom
Antofagasta Plc	Annual	07-May-26	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	A vote FOR these resolutions is warranted because the proposed amounts and durations are within recom
Antofagasta Plc	Annual	07-May-26	Authorise Market Purchase of Ordinary Shares	For	A vote FOR this resolution is warranted because the proposed amount and duration are within recommen
Antofagasta Plc	Annual	07-May-26	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	A vote FOR this resolution is warranted. No issues of concern have been identified.
Antofagasta Plc	Annual	07-May-26	Accept Financial Statements and Statutory Reports	For	A vote FOR the Company's routine submission of the directors' report and financial statements is warrant
Antofagasta Plc	Annual	07-May-26	Approve Remuneration Report	For	A vote FOR the remuneration report is considered warranted, as no material concerns have been identifi
Antofagasta Plc	Annual	07-May-26	Approve Remuneration Policy	For	VOTE RECOMMENDATION A vote FOR the remuneration policy is considered warranted, although it is n
Antofagasta Plc	Annual	07-May-26	Approve Final Dividend	For	A vote FOR this resolution is warranted because this is a routine item and no significant concerns have



Cameco Corporation	Annual	07-May-26	Elect Director Dominique Miniere	For	Vote FOR all proposed nominees as no significant concerns have been identified at this time
Cameco Corporation	Annual	07-May-26	Elect Director Leontine van Leeuwen-Atkins	For	Vote FOR all proposed nominees as no significant concerns have been identified at this time
Cameco Corporation	Annual	07-May-26	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Vote FOR the ratification of KPMG LLP as auditor as non-audit fees (4 percent) were reasonable relative to
Cameco Corporation	Annual	07-May-26	Advisory Vote on Executive Compensation Approach	For	Vote FOR this non-binding advisory resolution as there are no significant issues at this time
Cameco Corporation	Annual	07-May-26	The Undersigned Hereby Certifies that the Shares Represented by this Proxy are Owned and Controlled by a Resident of Canada. Vote FOR	Against	No recommendation is provided for this "uniting" item as the response is dependent upon a shareholder's
Curtiss-Wright Corporation	Annual	07-May-26	Elect Director Lynn M. Barnford	For	A vote FOR the director nominees is warranted
Curtiss-Wright Corporation	Annual	07-May-26	Elect Director Bruce D. Hoeschner	For	A vote FOR the director nominees is warranted
Curtiss-Wright Corporation	Annual	07-May-26	Elect Director Jeffrey J. Lyash	For	A vote FOR the director nominees is warranted
Curtiss-Wright Corporation	Annual	07-May-26	Elect Director Glenda J. Minor	For	A vote FOR the director nominees is warranted
Curtiss-Wright Corporation	Annual	07-May-26	Elect Director Anthony J. Moraco	For	A vote FOR the director nominees is warranted
Curtiss-Wright Corporation	Annual	07-May-26	Elect Director William F. Moran	For	A vote FOR the director nominees is warranted
Curtiss-Wright Corporation	Annual	07-May-26	Elect Director Robert J. Rivet	For	A vote FOR the director nominees is warranted
Curtiss-Wright Corporation	Annual	07-May-26	Elect Director Peter C. Wallace	For	A vote FOR the director nominees is warranted
Curtiss-Wright Corporation	Annual	07-May-26	Elect Director Larry D. Wyche	For	A vote FOR the director nominees is warranted
Curtiss-Wright Corporation	Annual	07-May-26	Ratify Deloitte & Touche LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
Curtiss-Wright Corporation	Annual	07-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Although a concern is noted, a vote FOR this proposal is warranted as pay and performance are reasonable
Pason Systems Inc.	Annual	07-May-26	Fix Number of Directors at Six	For	Vote FOR this routine resolution
Pason Systems Inc.	Annual	07-May-26	Elect Director Marcel Kessler	For	WITHHOLD D votes for incumbent nomination committee chair Sophia I anolis are warranted for lack of div
Pason Systems Inc.	Annual	07-May-26	Elect Director James Bowzer	For	WITHHOLD D votes for incumbent nomination committee chair Sophia I anolis are warranted for lack of div
Pason Systems Inc.	Annual	07-May-26	Elect Director Jon Faber	For	WITHHOLD D votes for incumbent nomination committee chair Sophia I anolis are warranted for lack of div
Pason Systems Inc.	Annual	07-May-26	Elect Director Sophia Langlois	Withhold	WITHHOLD D votes for incumbent nomination committee chair Sophia I anolis are warranted for lack of div
Pason Systems Inc.	Annual	07-May-26	Elect Director Ken Mullen	For	WITHHOLD D votes for incumbent nomination committee chair Sophia I anolis are warranted for lack of div
Pason Systems Inc.	Annual	07-May-26	Elect Director Laura L. Schwinn	For	WITHHOLD D votes for incumbent nomination committee chair Sophia I anolis are warranted for lack of div
Pason Systems Inc.	Annual	07-May-26	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	For	Vote FOR the ratification of Deloitte LLP as auditor as non-audit fees (27 percent) were reasonable relative
Pason Systems Inc.	Annual	07-May-26	Advisory Vote on Executive Compensation Approach	For	Vote FOR this non-binding advisory resolution as there are no significant issues at this time
Pason Systems Inc.	Annual	07-May-26	Open Meeting	For	These are routine meeting formalities
RaySearch Laboratories AB	Annual	07-May-26	Elect Chair of Meeting	For	These are routine meeting formalities
RaySearch Laboratories AB	Annual	07-May-26	Prepare and Approve List of Shareholders	For	These are routine meeting formalities
RaySearch Laboratories AB	Annual	07-May-26	Designate Inspector(s) of Minutes of Meeting	For	These are routine meeting formalities
RaySearch Laboratories AB	Annual	07-May-26	Approve Agenda of Meeting	For	These are routine meeting formalities
RaySearch Laboratories AB	Annual	07-May-26	Acknowledge Proper Convening of Meeting	For	These are routine meeting formalities
RaySearch Laboratories AB	Annual	07-May-26	Receive President's Report	For	These are routine non-voting items
RaySearch Laboratories AB	Annual	07-May-26	Receive Financial Statements and Statutory Reports	For	These are routine non-voting items
RaySearch Laboratories AB	Annual	07-May-26	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 accou
RaySearch Laboratories AB	Annual	07-May-26	Approve Allocation of Income and Dividends of SEK 4.00 Per Share	For	A vote FOR this income allocation proposal is warranted due to a lack of controversy surrounding the prop
RaySearch Laboratories AB	Annual	07-May-26	Approve Discharge of Carl Filip Berendal	For	A vote FOR these proposals is warranted as there is no evidence that the board of directors or the CFO ha
RaySearch Laboratories AB	Annual	07-May-26	Approve Discharge of Johan Lof	For	A vote FOR these proposals is warranted as there is no evidence that the board of directors or the CFO ha
RaySearch Laboratories AB	Annual	07-May-26	Approve Discharge of Gunther Marder	For	A vote FOR these proposals is warranted as there is no evidence that the board of directors or the CFO ha
RaySearch Laboratories AB	Annual	07-May-26	Approve Discharge of Britta Wallgren	For	A vote FOR these proposals is warranted as there is no evidence that the board of directors or the CFO ha
RaySearch Laboratories AB	Annual	07-May-26	Approve Discharge of Hans Wiazell	For	A vote FOR these proposals is warranted as there is no evidence that the board of directors or the CFO ha
RaySearch Laboratories AB	Annual	07-May-26	Approve Discharge of CEO Johan Lof	For	A vote FOR these proposals is warranted as there is no evidence that the board of directors or the CFO ha
RaySearch Laboratories AB	Annual	07-May-26	Determine Number of Members (4) and Deputy Members (0) of Board	For	A vote FOR this proposal is warranted because of a lack of controversy concerning the size of the board
RaySearch Laboratories AB	Annual	07-May-26	Approve Remuneration of Directors in the Amount of SEK 840,000 for Chair and SEK 300,000 for Other Directors; Approve Remuneration for	For	A vote FOR this remuneration proposal is warranted due to a lack of concern regarding the proposed fees
RaySearch Laboratories AB	Annual	07-May-26	Approve Remuneration of Auditors	For	A vote FOR is warranted because there are no concerns regarding this proposal
RaySearch Laboratories AB	Annual	07-May-26	Reelect Carl Filip Berendal as Director	Against	A vote AGAINST incumbent board chair Hans Wiazell is warranted for lack of diversity on the board. A vot
RaySearch Laboratories AB	Annual	07-May-26	Reelect Johan Lof as Director	Against	A vote AGAINST incumbent board chair Hans Wiazell is warranted for lack of diversity on the board. A vot
RaySearch Laboratories AB	Annual	07-May-26	Reelect Britta Wallgren as Director	Against	A vote AGAINST incumbent board chair Hans Wiazell is warranted for lack of diversity on the board. A vot
RaySearch Laboratories AB	Annual	07-May-26	Reelect Hans Wiazell as Director	Against	A vote AGAINST this item is warranted because the election of this individual to the board of directors is n
RaySearch Laboratories AB	Annual	07-May-26	Reelect Hans Wiazell as Board Chair	Against	A vote AGAINST this proposal is warranted because of a lack of controversy concerning the number of auditors
RaySearch Laboratories AB	Annual	07-May-26	Determine Number of Auditors (1) and Deputy Auditors (0)	For	A vote FOR this proposal is warranted because there are no concerns regarding this proposal
RaySearch Laboratories AB	Annual	07-May-26	Ratify Deloitte AB as Auditors	For	A vote FOR this item is warranted because the proposed remuneration report is well described and does r
RaySearch Laboratories AB	Annual	07-May-26	Approve Remuneration Report	For	A vote FOR this item is warranted because the proposed remuneration notice is well described and does r
RaySearch Laboratories AB	Annual	07-May-26	Approve Remuneration Policy And Other Terms of Employment For Executive Management	For	A vote AGAINST is warranted as the proposed plan as the performance metric is only described on the fir
RaySearch Laboratories AB	Annual	07-May-26	Approve Long-Term Performance Incentive Plan (LTIP 2026)	Against	A vote AGAINST is warranted as the requested funding would be used to fund an incentive plan with an in
RaySearch Laboratories AB	Annual	07-May-26	Approve Equity Plan Financing Through Repurchase and Transfer of Class B Shares of LTIP 2026	Against	A vote AGAINST is warranted as the requested funding would be used to fund an incentive plan with an in
RaySearch Laboratories AB	Annual	07-May-26	Authorize Share Repurchase Program	Against	A vote FOR this proposal to repurchase company shares is warranted, despite the lack of a disclosed volu
RaySearch Laboratories AB	Annual	07-May-26	Close Meeting	For	This is a non-voting formality
Sterling Infrastructure, Inc.	Annual	07-May-26	Elect Director William T. Bosway	For	A vote FOR the director nominees is warranted
Sterling Infrastructure, Inc.	Annual	07-May-26	Elect Director Roger A. Creag	For	A vote FOR the director nominees is warranted
Sterling Infrastructure, Inc.	Annual	07-May-26	Elect Director Joseph A. Cutillo	For	A vote FOR the director nominees is warranted
Sterling Infrastructure, Inc.	Annual	07-May-26	Elect Director Julie A. Dill	For	A vote FOR the director nominees is warranted
Sterling Infrastructure, Inc.	Annual	07-May-26	Elect Director Dana C. O'Brien	For	A vote FOR the director nominees is warranted
Sterling Infrastructure, Inc.	Annual	07-May-26	Elect Director B. Andrew Rose	For	A vote FOR the director nominees is warranted
Sterling Infrastructure, Inc.	Annual	07-May-26	Elect Director David S. Schulz	For	A vote FOR the director nominees is warranted
Sterling Infrastructure, Inc.	Annual	07-May-26	Elect Director Dwayne A. Wilson	For	A vote FOR the director nominees is warranted
Sterling Infrastructure, Inc.	Annual	07-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Although a concern is noted, a vote FOR this proposal is warranted as pay and performance are reasonable
Sterling Infrastructure, Inc.	Annual	07-May-26	Ratify Grant Thornton LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
Sterling Infrastructure, Inc.	Annual	07-May-26	Elect Director William T. Bosway	For	A vote FOR the director nominees is warranted
Sterling Infrastructure, Inc.	Annual	07-May-26	Elect Director Roger A. Creag	For	A vote FOR the director nominees is warranted
Sterling Infrastructure, Inc.	Annual	07-May-26	Elect Director Joseph A. Cutillo	For	A vote FOR the director nominees is warranted
Sterling Infrastructure, Inc.	Annual	07-May-26	Elect Director Julie A. Dill	For	A vote FOR the director nominees is warranted
Sterling Infrastructure, Inc.	Annual	07-May-26	Elect Director Dana C. O'Brien	For	A vote FOR the director nominees is warranted
Sterling Infrastructure, Inc.	Annual	07-May-26	Elect Director B. Andrew Rose	For	A vote FOR the director nominees is warranted
Sterling Infrastructure, Inc.	Annual	07-May-26	Elect Director David S. Schulz	For	A vote FOR the director nominees is warranted
Sterling Infrastructure, Inc.	Annual	07-May-26	Elect Director Dwayne A. Wilson	For	A vote FOR the director nominees is warranted
Sterling Infrastructure, Inc.	Annual	07-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Although a concern is noted, a vote FOR this proposal is warranted as pay and performance are reasonable
Sterling Infrastructure, Inc.	Annual	07-May-26	Ratify Grant Thornton LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
VSE Corporation	Annual	07-May-26	Elect Director Anita D. Britt	For	A vote FOR the director nominees is warranted
VSE Corporation	Annual	07-May-26	Elect Director John A. Cuomo	For	A vote FOR the director nominees is warranted
VSE Corporation	Annual	07-May-26	Elect Director Edward P. Dolanski	For	A vote FOR the director nominees is warranted
VSE Corporation	Annual	07-May-26	Elect Director Ralph E. Eberhart	For	A vote FOR the director nominees is warranted
VSE Corporation	Annual	07-May-26	Elect Director Mark E. Ferguson, III	For	A vote FOR the director nominees is warranted
VSE Corporation	Annual	07-May-26	Elect Director Lloyd E. Johnson	For	A vote FOR the director nominees is warranted
VSE Corporation	Annual	07-May-26	Elect Director John E. Potter	For	A vote FOR the director nominees is warranted
VSE Corporation	Annual	07-May-26	Elect Director Bonnie K. Wachtel	For	A vote FOR the director nominees is warranted
VSE Corporation	Annual	07-May-26	Ratify Grant Thornton LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
VSE Corporation	Annual	07-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A cautious vote FOR this proposal is warranted given that the compensation committee demonstrated a
VSE Corporation	Annual	07-May-26	Amend Certificate of Incorporation to Authorize Blank Check Preferred Stock	For	A vote FOR this proposal is warranted, as the board has provided sufficient reasoning for the need to ame
VSE Corporation	Annual	07-May-26	Elect Director Anita D. Britt	For	A vote FOR the director nominees is warranted
VSE Corporation	Annual	07-May-26	Elect Director John A. Cuomo	For	A vote FOR the director nominees is warranted
VSE Corporation	Annual	07-May-26	Elect Director Edward P. Dolanski	For	A vote FOR the director nominees is warranted
VSE Corporation	Annual	07-May-26	Elect Director Ralph E. Eberhart	For	A vote FOR the director nominees is warranted

VSE Corporation	Annual	07-May-26	Elect Director Mark E. Ferguson, III	For	A vote FOR the director nominees is warranted
VSE Corporation	Annual	07-May-26	Elect Director Lloyd E. Johnson	For	A vote FOR the director nominees is warranted
VSE Corporation	Annual	07-May-26	Elect Director John E. Potter	For	A vote FOR the director nominees is warranted
VSE Corporation	Annual	07-May-26	Elect Director Bonnie K. Wachtel	For	A vote FOR the director nominees is warranted
VSE Corporation	Annual	07-May-26	Ratify Grant Thornton LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
VSE Corporation	Annual	07-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A cautionary vote FOR this proposal is warranted given that the compensation committee demonstrated a
VSE Corporation	Annual	07-May-26	Amend Certificate of Incorporation to Authorize Blank Check Preferred Stock	For	A vote FOR this proposal is warranted as the board has provided sufficient reasoning for the need to ame
HSBC Holdings Plc	Annual	08-May-26	Accept Financial Statements and Statutory Reports	For	A vote FOR the Company's routine submission of the directors' report and financial statements is warrant
HSBC Holdings Plc	Annual	08-May-26	Approve Remuneration Report	For	A vote FOR the remuneration report is considered warranted in absence of material concerns
HSBC Holdings Plc	Annual	08-May-26	Elect Wei Sun Christianson as Director	For	Votes AGAINST the incumbent board chair Brendan Nelson and the incumbent chair of Group Risk Comm
HSBC Holdings Plc	Annual	08-May-26	Re-elect Geraldine Buckingham as Director	For	Votes AGAINST the incumbent board chair Brendan Nelson and the incumbent chair of Group Risk Comm
HSBC Holdings Plc	Annual	08-May-26	Re-elect Rachel Duan as Director	For	Votes AGAINST the incumbent board chair Brendan Nelson and the incumbent chair of Group Risk Comm
HSBC Holdings Plc	Annual	08-May-26	Re-elect Georges Elhedery as Director	For	Votes AGAINST the incumbent board chair Brendan Nelson and the incumbent chair of Group Risk Comm
HSBC Holdings Plc	Annual	08-May-26	Re-elect Dame Carolyn Fairbairn as Director	For	Votes AGAINST the incumbent board chair Brendan Nelson and the incumbent chair of Group Risk Comm
HSBC Holdings Plc	Annual	08-May-26	Re-elect James Forese as Director	Against	Votes AGAINST the incumbent board chair Brendan Nelson and the incumbent chair of Group Risk Comm
HSBC Holdings Plc	Annual	08-May-26	Re-elect Steven Gugenheimer as Director	For	Votes AGAINST the incumbent board chair Brendan Nelson and the incumbent chair of Group Risk Comm
HSBC Holdings Plc	Annual	08-May-26	Re-elect Jose Antonio Meade Kuribrena as Director	For	Votes AGAINST the incumbent board chair Brendan Nelson and the incumbent chair of Group Risk Comm
HSBC Holdings Plc	Annual	08-May-26	Re-elect Kalpana Morparia as Director	For	Votes AGAINST the incumbent board chair Brendan Nelson and the incumbent chair of Group Risk Comm
HSBC Holdings Plc	Annual	08-May-26	Re-elect Eileen Murray as Director	For	Votes AGAINST the incumbent board chair Brendan Nelson and the incumbent chair of Group Risk Comm
HSBC Holdings Plc	Annual	08-May-26	Re-elect Brendan Nelson as Director	Against	Votes AGAINST the incumbent board chair Brendan Nelson and the incumbent chair of Group Risk Comm
HSBC Holdings Plc	Annual	08-May-26	Re-elect Swee Lian Teo as Director	For	Votes AGAINST the incumbent board chair Brendan Nelson and the incumbent chair of Group Risk Comm
HSBC Holdings Plc	Annual	08-May-26	Reappoint PricewaterhouseCoopers LLP as Auditors	For	A vote FOR this item is warranted as no significant concerns have been identified
HSBC Holdings Plc	Annual	08-May-26	Authorise the Group Audit Committee to Fix Remuneration of Auditors	For	A vote FOR this item is warranted because there are no concerns regarding this proposal
HSBC Holdings Plc	Annual	08-May-26	Authorise UK Political Donations and Expenditure	For	A vote FOR this resolution is warranted because the Company states that it does not intend to make over
HSBC Holdings Plc	Annual	08-May-26	Authorise Issue of Equity	For	Votes FOR these resolutions are warranted because the proposed amounts and durations are within reco
HSBC Holdings Plc	Annual	08-May-26	Authorise Issue of Equity without Pre-emptive Rights	For	Votes FOR these resolutions are warranted because the proposed amounts and durations are within reco
HSBC Holdings Plc	Annual	08-May-26	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	For	Votes FOR these resolutions are warranted because the proposed amounts and durations are within reco
HSBC Holdings Plc	Annual	08-May-26	Authorise Directors to Allot Any Repurchased Shares	For	A vote FOR this resolution is considered warranted and no specific concerns have been identified
HSBC Holdings Plc	Annual	08-May-26	Authorise Market Purchase of Ordinary Shares	For	A vote FOR this resolution is warranted because the proposed amount and duration are within recommen
HSBC Holdings Plc	Annual	08-May-26	Approve Share Repurchase Contract	For	A vote FOR this item is considered warranted in the absence of material concerns
HSBC Holdings Plc	Annual	08-May-26	Authorise Issue of Equity in Relation to Contingent Convertible Securities	For	Votes FOR these resolutions are warranted although this is not without concern for shareholders: * If the I
HSBC Holdings Plc	Annual	08-May-26	Authorise Issue of Equity without Pre-emptive Rights in Relation to Contingent Convertible Securities	For	Votes FOR these resolutions are warranted although this is not without concern for shareholders: * If the I
HSBC Holdings Plc	Annual	08-May-26	Authorise the Company to Call General Meeting with Two Weeks' Notice	For	A vote FOR this resolution is warranted. No issues of concern have been identified
HSBC Holdings Plc	Annual	08-May-26	To Instruct the HSBC Board of Directors to Ensure that the Occupational Pensions of Former Employees of Midland Bank plc. and their Depe	Against	A vote AGAINST this resolution is considered warranted: * As a special resolution (and therefore binding)
HSBC Holdings Plc	Annual	08-May-26	To Instruct the HSBC Board of Directors Establish and Publish an Annual Independent Review of the Practice Known as State Deduction	Against	A vote AGAINST this resolution is considered warranted: * As a special resolution (and therefore binding)
Laopu Gold Co., Ltd.	Annual	08-May-26	Approve Annual Report	For	In the absence of any known issues concerning the company's audited accounts, financial statements, an
Laopu Gold Co., Ltd.	Annual	08-May-26	Approve Report of the Board of Directors	For	In the absence of any known issues concerning the company's audited accounts, financial statements, an
Laopu Gold Co., Ltd.	Annual	08-May-26	Approve Report of the Independent Non-Executive Directors	For	In the absence of any known issues concerning the company's audited accounts, financial statements, an
Laopu Gold Co., Ltd.	Annual	08-May-26	Approve Report of the Supervisory Committee	For	In the absence of any known issues concerning the company's audited accounts, financial statements, an
Laopu Gold Co., Ltd.	Annual	08-May-26	Approve Remuneration of the Directors	For	Director remuneration at Hono Kono-listed companies are usually reasonable. In the absence of known or
Laopu Gold Co., Ltd.	Annual	08-May-26	Approve Profit Distribution Plan	For	A vote FOR this resolution is warranted given that this is a reasonable request that is made in line with an
Laopu Gold Co., Ltd.	Annual	08-May-26	Approve Ernst & Young as Auditor and Authorize Board to Fix Their Remuneration	For	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm. If
Laopu Gold Co., Ltd.	Annual	08-May-26	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	Against	A vote AGAINST this resolution is warranted for the following: * The share issuance limit (including the tra
Laopu Gold Co., Ltd.	Annual	08-May-26	Authorize Repurchase of Issued H Share Capital	For	A vote FOR this resolution is warranted given the absence of any known issues concerning the proposed i
Laopu Gold Co., Ltd.	Annual	08-May-26	Amend Articles of Association	For	A vote FOR this resolution is warranted given the proposed amendments would provide additional means
Laopu Gold Co., Ltd.	Annual	08-May-26	Approve Annual Report	For	In the absence of any known issues concerning the company's audited accounts, financial statements, an
Laopu Gold Co., Ltd.	Annual	08-May-26	Approve Report of the Board of Directors	For	In the absence of any known issues concerning the company's audited accounts, financial statements, an
Laopu Gold Co., Ltd.	Annual	08-May-26	Approve Report of the Independent Non-Executive Directors	For	In the absence of any known issues concerning the company's audited accounts, financial statements, an
Laopu Gold Co., Ltd.	Annual	08-May-26	Approve Report of the Supervisory Committee	For	In the absence of any known issues concerning the company's audited accounts, financial statements, an
Laopu Gold Co., Ltd.	Annual	08-May-26	Approve Remuneration of the Directors	For	Director remuneration at Hono Kono-listed companies are usually reasonable. In the absence of known or
Laopu Gold Co., Ltd.	Annual	08-May-26	Approve Profit Distribution Plan	For	A vote FOR this resolution is warranted given that this is a reasonable request that is made in line with an
Laopu Gold Co., Ltd.	Annual	08-May-26	Approve Ernst & Young as Auditor and Authorize Board to Fix Their Remuneration	For	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm. If
Laopu Gold Co., Ltd.	Annual	08-May-26	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	Against	A vote AGAINST this resolution is warranted for the following: * The share issuance limit (including the tra
Laopu Gold Co., Ltd.	Annual	08-May-26	Authorize Repurchase of Issued H Share Capital	For	A vote FOR this resolution is warranted given the absence of any known issues concerning the proposed i
Laopu Gold Co., Ltd.	Annual	08-May-26	Amend Articles of Association	For	A vote FOR this resolution is warranted given the proposed amendments would provide additional means
Teradyne, Inc.	Annual	08-May-26	Elect Director Andrew "Drew" C. Henry	For	A vote FOR the director nominees is warranted
Teradyne, Inc.	Annual	08-May-26	Elect Director Peter Herweck	For	A vote FOR the director nominees is warranted
Teradyne, Inc.	Annual	08-May-26	Elect Director Mercedes Johnson	For	A vote FOR the director nominees is warranted
Teradyne, Inc.	Annual	08-May-26	Elect Director Ernest E. Maddock	For	A vote FOR the director nominees is warranted
Teradyne, Inc.	Annual	08-May-26	Elect Director Marilyn Matz	For	A vote FOR the director nominees is warranted
Teradyne, Inc.	Annual	08-May-26	Elect Director Necip Saviner	For	A vote FOR the director nominees is warranted
Teradyne, Inc.	Annual	08-May-26	Elect Director Gregory S. Smith	For	A vote FOR the director nominees is warranted
Teradyne, Inc.	Annual	08-May-26	Elect Director Paul J. Tufano	For	A vote FOR the director nominees is warranted
Teradyne, Inc.	Annual	08-May-26	Elect Director Bridget van Kralingen	For	A vote FOR the director nominees is warranted
Teradyne, Inc.	Annual	08-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted. Despite concerns regarding the predominance of profit rate before
Teradyne, Inc.	Annual	08-May-26	Ratify PricewaterhouseCoopers LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
ASM International NV	Annual	11-May-26	Open Meeting	For	No vote is required for this item
ASM International NV	Annual	11-May-26	Receive Report of Management Board (Non-Voting)	For	No vote is required for this item
ASM International NV	Annual	11-May-26	Discussion Corporate Governance Structure and Compliance with Dutch Corporate Governance Code	For	This is a non-voting item
ASM International NV	Annual	11-May-26	Approve Remuneration Report	For	A vote FOR is warranted as the proposed remuneration report is in line with market practice regarding
ASM International NV	Annual	11-May-26	Adopt Financial Statements and Statutory Reports	For	A vote FOR is warranted because of the absence of concern with the company's audit procedures or its a
ASM International NV	Annual	11-May-26	Approve Dividends	For	A vote FOR the dividend proposal is warranted. Although the company proposes to grant less than 30 ne
ASM International NV	Annual	11-May-26	Approve Discharge of Management Board	For	A vote FOR is warranted because of the absence of any information about significant and compelling cont
ASM International NV	Annual	11-May-26	Approve Discharge of Supervisory Board	For	A vote FOR is warranted because of the absence of any information about significant and compelling cont
ASM International NV	Annual	11-May-26	Amend Remuneration Policy of Management Board	For	A vote FOR is warranted as the proposal aims to balance the challenging reality of diverging pay practices
ASM International NV	Annual	11-May-26	Amend Remuneration Policy of Supervisory Board	For	A vote FOR is warranted since there is no evidence of excessiveness on the part of the supervisory boar
ASM International NV	Annual	11-May-26	Amend Remuneration of Supervisory Board and its Committees	For	A vote FOR is warranted since there is no evidence of excessiveness on the part of the supervisory boar
ASM International NV	Annual	11-May-26	Elect M'Saad to Management Board	For	A vote FOR this election is warranted because: * The nominee is elected for a term not exceeding four ye
ASM International NV	Annual	11-May-26	Elect De Jong to Supervisory Board	Against	A vote AGAINST incumbent nominee Marc de Jong is warranted for lack of diversity on the board
ASM International NV	Annual	11-May-26	Ratify EY Accountants B.V. as Auditors	For	A vote FOR is warranted because there are no concerns regarding this proposal
ASM International NV	Annual	11-May-26	Appoint EY Accountants B.V. as Assurance Provider for Sustainability Reporting for the Financial Year 2027	For	A vote FOR this proposal is warranted because no concerns were identified
ASM International NV	Annual	11-May-26	Grant Board Authority to Issue Shares	For	A vote FOR this proposal is warranted because it is in line with commonly used safeguards regarding volu
ASM International NV	Annual	11-May-26	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	A vote FOR this proposal is warranted because it is in line with commonly used safeguards regarding volu
ASM International NV	Annual	11-May-26	Authorize Repurchase of Shares	For	A vote FOR is warranted because: * This proposal is in line with commonly used safeguards regarding vol
ASM International NV	Annual	11-May-26	Other Business (Non-Voting)	For	No vote is required for this item
ASM International NV	Annual	11-May-26	Close Meeting	For	No vote is required for this item
ASM International NV	Annual	11-May-26	Open Meeting	For	No vote is required for this item
ASM International NV	Annual	11-May-26	Receive Report of Management Board (Non-Voting)	For	No vote is required for this item
ASM International NV	Annual	11-May-26	Discussion Corporate Governance Structure and Compliance with Dutch Corporate Governance Code	For	This is a non-voting item
ASM International NV	Annual	11-May-26	Approve Remuneration Report	For	A vote FOR is warranted as the proposed remuneration report is in line with market practice regarding
ASM International NV	Annual	11-May-26	Adopt Financial Statements and Statutory Reports	For	A vote FOR is warranted because of the absence of concern with the company's audit procedures or its a
ASM International NV	Annual	11-May-26	Approve Dividends	For	A vote FOR the dividend proposal is warranted. Although the company proposes to grant less than 30 ne

ASM International NV	Annual	11-May-26	Approve Discharge of Management Board	For	A vote FOR is warranted because of the absence of any information about significant and compelling cont
ASM International NV	Annual	11-May-26	Approve Discharge of Supervisory Board	For	A vote FOR is warranted because of the absence of any information about significant and compelling cont
ASM International NV	Annual	11-May-26	Amend Remuneration Policy of Management Board	For	A vote FOR is warranted as the proposal aims to balance the challenging reality of diverging nav practices
ASM International NV	Annual	11-May-26	Amend Remuneration Policy of Supervisory Board	For	A vote FOR is warranted, since there is no evidence of excessiveness on the part of the supervisory board
ASM International NV	Annual	11-May-26	Amend Remuneration of Supervisory Board and its Committees	For	A vote FOR is warranted, since there is no evidence of excessiveness on the part of the supervisory board
ASM International NV	Annual	11-May-26	Elect M'Saad to Management Board	For	A vote FOR this election is warranted because: * The nominee is elected for a term not exceeding four ye
ASM International NV	Annual	11-May-26	Elect De Jono to Supervisory Board	Against	A vote AGAINST incumbent nominee Marc de Jono is warranted for lack of diversity on the board
ASM International NV	Annual	11-May-26	Ratify EY Accountants B.V. as Auditors	For	A vote FOR is warranted because there are no concerns regarding this proposal
ASM International NV	Annual	11-May-26	Appoint EY Accountants B.V. as Assurance Provider for Sustainability Reporting for the Financial Year 2027	For	A vote FOR this proposal is warranted because no concerns were identified
ASM International NV	Annual	11-May-26	Grant Board Authority to Issue Shares	For	A vote FOR this proposal is warranted because it is in line with commonly used safeguards regarding volu
ASM International NV	Annual	11-May-26	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	A vote FOR this proposal is warranted because it is in line with commonly used safeguards regarding volu
ASM International NV	Annual	11-May-26	Authorize Repurchase of Shares	For	A vote FOR is warranted because: * This proposal is in line with commonly used safeguards regarding vol
ASM International NV	Annual	11-May-26	Other Business (Non-Voting)	For	No vote is required for this item
ASM International NV	Annual	11-May-26	Close Meeting	For	No vote is required for this item
ASM International NV	Annual	11-May-26	Open Meeting	For	No vote is required for this item
ASM International NV	Annual	11-May-26	Receive Report of Management Board (Non-Voting)	For	No vote is required for this item
ASM International NV	Annual	11-May-26	Discussion Corporate Governance Structure and Compliance with Dutch Corporate Governance Code	For	This is a non-voting item
ASM International NV	Annual	11-May-26	Approve Remuneration Report	For	A vote FOR is warranted as the proposed remuneration report is in line with market practice regarding
ASM International NV	Annual	11-May-26	Adopt Financial Statements and Statutory Reports	For	A vote FOR is warranted because of the absence of concern with the company's audit procedures or its a
ASM International NV	Annual	11-May-26	Approve Dividends	For	A vote FOR the dividend proposal is warranted. Although the company proposes to grant less than 30 per
ASM International NV	Annual	11-May-26	Approve Discharge of Management Board	For	A vote FOR is warranted because of the absence of any information about significant and compelling cont
ASM International NV	Annual	11-May-26	Approve Discharge of Supervisory Board	For	A vote FOR is warranted because of the absence of any information about significant and compelling cont
ASM International NV	Annual	11-May-26	Amend Remuneration Policy of Management Board	For	A vote FOR is warranted as the proposal aims to balance the challenging reality of diverging nav practices
ASM International NV	Annual	11-May-26	Amend Remuneration Policy of Supervisory Board	For	A vote FOR is warranted, since there is no evidence of excessiveness on the part of the supervisory board
ASM International NV	Annual	11-May-26	Amend Remuneration of Supervisory Board and its Committees	For	A vote FOR is warranted, since there is no evidence of excessiveness on the part of the supervisory board
ASM International NV	Annual	11-May-26	Elect M'Saad to Management Board	For	A vote FOR this election is warranted because: * The nominee is elected for a term not exceeding four ye
ASM International NV	Annual	11-May-26	Elect De Jono to Supervisory Board	Against	A vote AGAINST incumbent nominee Marc de Jono is warranted for lack of diversity on the board
ASM International NV	Annual	11-May-26	Ratify EY Accountants B.V. as Auditors	For	A vote FOR is warranted because there are no concerns regarding this proposal
ASM International NV	Annual	11-May-26	Appoint EY Accountants B.V. as Assurance Provider for Sustainability Reporting for the Financial Year 2027	For	A vote FOR this proposal is warranted because no concerns were identified
ASM International NV	Annual	11-May-26	Grant Board Authority to Issue Shares	For	A vote FOR this proposal is warranted because it is in line with commonly used safeguards regarding volu
ASM International NV	Annual	11-May-26	Authorize Board to Exclude Preemptive Rights from Share Issuances	For	A vote FOR this proposal is warranted because it is in line with commonly used safeguards regarding volu
ASM International NV	Annual	11-May-26	Authorize Repurchase of Shares	For	A vote FOR is warranted because: * This proposal is in line with commonly used safeguards regarding vol
ASM International NV	Annual	11-May-26	Other Business (Non-Voting)	For	No vote is required for this item
ASM International NV	Annual	11-May-26	Close Meeting	For	No vote is required for this item
Atmus Filtration Technologies Inc.	Annual	12-May-26	Elect Director Stephanie J. Dishar	For	A vote FOR the director nominees is warranted
Atmus Filtration Technologies Inc.	Annual	12-May-26	Elect Director Diego Donoso	For	A vote FOR the director nominees is warranted
Atmus Filtration Technologies Inc.	Annual	12-May-26	Elect Director Heath Shaw	For	A vote FOR the director nominees is warranted
Atmus Filtration Technologies Inc.	Annual	12-May-26	Elect Director Stuart A. Taylor, II	For	A vote FOR the director nominees is warranted
Atmus Filtration Technologies Inc.	Annual	12-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted as nav and performance are reasonably aligned and no significant
Atmus Filtration Technologies Inc.	Annual	12-May-26	Ratify PricewaterhouseCoopers LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
Han's Laser Technology Industry Group Co., Ltd.	Annual	12-May-26	Approve Report of the Board of Directors	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Han's Laser Technology Industry Group Co., Ltd.	Annual	12-May-26	Approve Annual Report and Summary	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Han's Laser Technology Industry Group Co., Ltd.	Annual	12-May-26	Approve Financial Statements	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Han's Laser Technology Industry Group Co., Ltd.	Annual	12-May-26	Approve Profit Distribution	For	A vote FOR is warranted because the proposed dividend payout is considered reasonable
Han's Laser Technology Industry Group Co., Ltd.	Annual	12-May-26	Approve Use of Idle Own Funds for Cash Management	Against	A vote AGAINST is warranted because the proposed investment could expose the company to unaccepta
Han's Laser Technology Industry Group Co., Ltd.	Annual	12-May-26	Approve Appointment of Auditor	For	A vote FOR is merited because no concerns have been identified
Han's Laser Technology Industry Group Co., Ltd.	Annual	12-May-26	Approve Formulation of Remuneration Management System for Directors and Senior Management Members	For	A vote FOR is merited because no concerns have been identified
Han's Laser Technology Industry Group Co., Ltd.	Annual	12-May-26	Approve Provision of Guarantee	For	A vote FOR is merited because no concerns have been identified
Han's Laser Technology Industry Group Co., Ltd.	Annual	12-May-26	Approve Report of the Board of Directors	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Han's Laser Technology Industry Group Co., Ltd.	Annual	12-May-26	Approve Annual Report and Summary	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Han's Laser Technology Industry Group Co., Ltd.	Annual	12-May-26	Approve Financial Statements	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Han's Laser Technology Industry Group Co., Ltd.	Annual	12-May-26	Approve Profit Distribution	For	A vote FOR is warranted because the proposed dividend payout is considered reasonable
Han's Laser Technology Industry Group Co., Ltd.	Annual	12-May-26	Approve Use of Idle Own Funds for Cash Management	Against	A vote AGAINST is warranted because the proposed investment could expose the company to unaccepta
Han's Laser Technology Industry Group Co., Ltd.	Annual	12-May-26	Approve Appointment of Auditor	For	A vote FOR is merited because no concerns have been identified
Han's Laser Technology Industry Group Co., Ltd.	Annual	12-May-26	Approve Formulation of Remuneration Management System for Directors and Senior Management Members	For	A vote FOR is merited because no concerns have been identified
Han's Laser Technology Industry Group Co., Ltd.	Annual	12-May-26	Approve Provision of Guarantee	For	A vote FOR is merited because no concerns have been identified
Rheinmetall AG	Annual	12-May-26	Receive Financial Statements and Statutory Reports for Fiscal Year 2025 (Non-Voting)	For	This is a non-voting item
Rheinmetall AG	Annual	12-May-26	Approve Allocation of Income and Dividends of EUR 11.50 per Share	For	A vote FOR the allocation of income resolution is warranted due to a lack of concerns
Rheinmetall AG	Annual	12-May-26	Approve Discharge of Management Board for Fiscal Year 2025	For	Votes FOR these proposals are warranted as there is no evidence that the boards have not fulfilled their fi
Rheinmetall AG	Annual	12-May-26	Approve Discharge of Supervisory Board for Fiscal Year 2025	For	Votes FOR these proposals are warranted as there is no evidence that the boards have not fulfilled their fi
Rheinmetall AG	Annual	12-May-26	Ratify Deloitte GmbH as Auditors for Fiscal Year 2026	For	A vote FOR is warranted because no concerns were identified that would impact the suitability of the prop
Rheinmetall AG	Annual	12-May-26	Appoint Deloitte GmbH as Auditor for Sustainability Reporting for Fiscal Year 2026	Against	A vote AGAINST incumbent director nominee Eva Louise Helen Overstrom is warranted for lack of divers
Rheinmetall AG	Annual	12-May-26	Elect Eva Oelverstroem to the Supervisory Board	For	A vote AGAINST incumbent director nominee Eva Louise Helen Overstrom is warranted for lack of divers
Rheinmetall AG	Annual	12-May-26	Elect Frederick Hodges to the Supervisory Board	For	A vote FOR this resolution is warranted because the company's remuneration practices are broadly in line
Rheinmetall AG	Annual	12-May-26	Approve Remuneration Report	For	A vote FOR this resolution is warranted because the proposed remuneration policy is broadly in line with r
Rheinmetall AG	Annual	12-May-26	Approve Management Board Remuneration Policy	For	A vote FOR the remuneration policy for supervisory board members is warranted because it is in line with
Rheinmetall AG	Annual	12-May-26	Approve Supervisory Board Remuneration Policy	For	Votes FOR these proposals are warranted due to lack of concerns
Rheinmetall AG	Annual	12-May-26	Approve Domination and Profit Transfer Agreement with Rheinmetall Vermoegensverwaltung 1 GmbH	For	Votes FOR these proposals are warranted due to lack of concerns
Rheinmetall AG	Annual	12-May-26	Approve Domination and Profit Transfer Agreement with Rheinmetall Vermoegensverwaltung 2 GmbH	For	Votes FOR these proposals are warranted due to lack of concerns
Rheinmetall AG	Annual	12-May-26	Receive Financial Statements and Statutory Reports for Fiscal Year 2025 (Non-Voting)	For	This is a non-voting item
Rheinmetall AG	Annual	12-May-26	Approve Allocation of Income and Dividends of EUR 11.50 per Share	For	A vote FOR the allocation of income resolution is warranted due to a lack of concerns
Rheinmetall AG	Annual	12-May-26	Approve Discharge of Management Board for Fiscal Year 2025	For	Votes FOR these proposals are warranted as there is no evidence that the boards have not fulfilled their fi
Rheinmetall AG	Annual	12-May-26	Approve Discharge of Supervisory Board for Fiscal Year 2025	For	Votes FOR these proposals are warranted as there is no evidence that the boards have not fulfilled their fi
Rheinmetall AG	Annual	12-May-26	Ratify Deloitte GmbH as Auditors for Fiscal Year 2026	For	A vote FOR is warranted because no concerns were identified that would impact the suitability of the prop
Rheinmetall AG	Annual	12-May-26	Appoint Deloitte GmbH as Auditor for Sustainability Reporting for Fiscal Year 2026	Against	A vote AGAINST incumbent director nominee Eva Louise Helen Overstrom is warranted for lack of divers
Rheinmetall AG	Annual	12-May-26	Elect Eva Oelverstroem to the Supervisory Board	For	A vote AGAINST incumbent director nominee Eva Louise Helen Overstrom is warranted for lack of divers
Rheinmetall AG	Annual	12-May-26	Elect Frederick Hodges to the Supervisory Board	For	A vote FOR this resolution is warranted because the company's remuneration practices are broadly in line
Rheinmetall AG	Annual	12-May-26	Approve Remuneration Report	For	A vote FOR this resolution is warranted because the proposed remuneration policy is broadly in line with r
Rheinmetall AG	Annual	12-May-26	Approve Management Board Remuneration Policy	For	A vote FOR the remuneration policy for supervisory board members is warranted because it is in line with
Rheinmetall AG	Annual	12-May-26	Approve Supervisory Board Remuneration Policy	For	Votes FOR these proposals are warranted due to lack of concerns
Rheinmetall AG	Annual	12-May-26	Approve Domination and Profit Transfer Agreement with Rheinmetall Vermoegensverwaltung 1 GmbH	For	Votes FOR these proposals are warranted due to lack of concerns
Rheinmetall AG	Annual	12-May-26	Approve Domination and Profit Transfer Agreement with Rheinmetall Vermoegensverwaltung 2 GmbH	For	Votes FOR these proposals are warranted due to lack of concerns
SPX Technologies, Inc.	Annual	12-May-26	Elect Director Ricky D. Puckett	For	A vote FOR the director nominees is warranted
SPX Technologies, Inc.	Annual	12-May-26	Elect Director Meenal A. Sethna	For	A vote FOR the director nominees is warranted
SPX Technologies, Inc.	Annual	12-May-26	Elect Director Tana L. Utley	For	A vote FOR the director nominees is warranted
SPX Technologies, Inc.	Annual	12-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted as nav and performance are reasonably aligned and no significant
SPX Technologies, Inc.	Annual	12-May-26	Ratify Deloitte & Touche LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
SPX Technologies, Inc.	Annual	12-May-26	Elect Director Ricky D. Puckett	For	A vote FOR the director nominees is warranted
SPX Technologies, Inc.	Annual	12-May-26	Elect Director Meenal A. Sethna	For	A vote FOR the director nominees is warranted
SPX Technologies, Inc.	Annual	12-May-26	Elect Director Tana L. Utley	For	A vote FOR the director nominees is warranted
SPX Technologies, Inc.	Annual	12-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted as nav and performance are reasonably aligned and no significant
SPX Technologies, Inc.	Annual	12-May-26	Ratify Deloitte & Touche LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
AIXTRON SE	Annual	13-May-26	Receive Financial Statements and Statutory Reports for Fiscal Year 2025 (Non-Voting)	For	This is a non-voting item

AIXTRON SE	Annual	13-May-26	Approve Allocation of Income and Dividends of EUR 0.15 per Share	For	A vote FOR the allocation of income resolution is warranted due to a lack of concerns.
AIXTRON SE	Annual	13-May-26	Approve Discharge of Management Board for Fiscal Year 2025	For	Votes FOR these proposals are warranted as there is no evidence that the boards have not fulfilled their fi
AIXTRON SE	Annual	13-May-26	Approve Discharge of Supervisory Board for Fiscal Year 2025	For	Votes FOR these proposals are warranted as there is no evidence that the boards have not fulfilled their fi
AIXTRON SE	Annual	13-May-26	Approve Remuneration Report	For	A vote FOR this resolution is warranted because the company's remuneration report is broadly in line with
AIXTRON SE	Annual	13-May-26	Ratify KPMG AG as Auditors for Fiscal Year 2026	For	A vote FOR is warranted because no concerns were identified that would impact the suitability of the propo
AIXTRON SE	Annual	13-May-26	Appoint KPMG AG as Auditor for Sustainability Reporting for Fiscal Year 2026	For	A vote FOR this proposal is warranted because no concerns were identified
AIXTRON SE	Annual	13-May-26	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	For	A vote FOR the proposed share repurchase program is warranted because this is a standard request in G
AIXTRON SE	Annual	13-May-26	Approve Creation of EUR 41.5 Million Pool of Authorized Capital with or without Exclusion of Preemptive Rights	For	A vote FOR the proposed authorization is warranted due to a lack of concerns
AIXTRON SE	Annual	13-May-26	Receive Financial Statements and Statutory Reports for Fiscal Year 2025 (Non-Voting)	For	This is a non-voting item
AIXTRON SE	Annual	13-May-26	Approve Allocation of Income and Dividends of EUR 0.15 per Share	For	A vote FOR the allocation of income resolution is warranted due to a lack of concerns
AIXTRON SE	Annual	13-May-26	Approve Discharge of Management Board for Fiscal Year 2025	For	Votes FOR these proposals are warranted as there is no evidence that the boards have not fulfilled their fi
AIXTRON SE	Annual	13-May-26	Approve Discharge of Supervisory Board for Fiscal Year 2025	For	Votes FOR these proposals are warranted as there is no evidence that the boards have not fulfilled their fi
AIXTRON SE	Annual	13-May-26	Approve Remuneration Report	For	A vote FOR this resolution is warranted because the company's remuneration report is broadly in line with
AIXTRON SE	Annual	13-May-26	Ratify KPMG AG as Auditors for Fiscal Year 2026	For	A vote FOR is warranted because no concerns were identified that would impact the suitability of the propo
AIXTRON SE	Annual	13-May-26	Appoint KPMG AG as Auditor for Sustainability Reporting for Fiscal Year 2026	For	A vote FOR this proposal is warranted because no concerns were identified
AIXTRON SE	Annual	13-May-26	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	For	A vote FOR the proposed share repurchase program is warranted because this is a standard request in G
AIXTRON SE	Annual	13-May-26	Approve Creation of EUR 41.5 Million Pool of Authorized Capital with or without Exclusion of Preemptive Rights	For	A vote FOR the proposed authorization is warranted due to a lack of concerns
AIXTRON SE	Annual	13-May-26	Receive Financial Statements and Statutory Reports for Fiscal Year 2025 (Non-Voting)	For	This is a non-voting item
AIXTRON SE	Annual	13-May-26	Approve Allocation of Income and Dividends of EUR 0.15 per Share	For	A vote FOR the allocation of income resolution is warranted due to a lack of concerns
AIXTRON SE	Annual	13-May-26	Approve Discharge of Management Board for Fiscal Year 2025	For	Votes FOR these proposals are warranted as there is no evidence that the boards have not fulfilled their fi
AIXTRON SE	Annual	13-May-26	Approve Discharge of Supervisory Board for Fiscal Year 2025	For	Votes FOR these proposals are warranted as there is no evidence that the boards have not fulfilled their fi
AIXTRON SE	Annual	13-May-26	Approve Remuneration Report	For	A vote FOR this resolution is warranted because the company's remuneration report is broadly in line with
AIXTRON SE	Annual	13-May-26	Ratify KPMG AG as Auditors for Fiscal Year 2026	For	A vote FOR is warranted because no concerns were identified that would impact the suitability of the propo
AIXTRON SE	Annual	13-May-26	Appoint KPMG AG as Auditor for Sustainability Reporting for Fiscal Year 2026	For	A vote FOR this proposal is warranted because no concerns were identified
AIXTRON SE	Annual	13-May-26	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	For	A vote FOR the proposed share repurchase program is warranted because this is a standard request in G
AIXTRON SE	Annual	13-May-26	Approve Creation of EUR 41.5 Million Pool of Authorized Capital with or without Exclusion of Preemptive Rights	For	A vote FOR the proposed authorization is warranted due to a lack of concerns
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Open Meeting and Elect Presiding Council of Meeting	For	This item warrants a vote FOR because it is a routine formality
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Receive Board Report	For	Items 2 and 3 are non-voting Items 4 and 7 warrant a vote FOR because: * These are routine requests in
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Receive Audit Report	For	Items 2 and 3 are non-voting Items 4 and 7 warrant a vote FOR because: * These are routine requests in
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Accept Financial Statements	For	Items 2 and 3 are non-voting Items 4 and 7 warrant a vote FOR because: * These are routine requests in
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Accept Sustainability Report for 2024	For	A vote FOR this proposal is warranted as no concerns have been identified
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Approve Discharge of Board	For	A vote FOR is warranted in the absence of any information about significant and compelling controversies
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Approve Allocation of Income	For	Items 2 and 3 are non-voting Items 4 and 7 warrant a vote FOR because: * These are routine requests in
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Elect Directors	Against	A vote AGAINST this item is warranted as the company has not disclosed the names of the director nomi
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Approve Director Remuneration	Against	A vote AGAINST is warranted as the company did not disclose the proposed board fees, which prevents s
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Ratify External Auditors	Against	A vote AGAINST is warranted because the name of the proposed auditor is not disclosed
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Receive Information on Guarantees, Pledges and Mortgages Provided to Third Parties	Against	This is a non-voting item
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Receive Information on the Report Regarding the Conditions of the Transactions Made in 2024 with the Presidency of Defense Industries	Against	These items warrant a vote AGAINST due to a lack of disclosure on the resolutions
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Approve Upper Limit of Donations for 2026	Against	These items warrant a vote AGAINST due to a lack of disclosure on the resolutions
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Approve Upper Limit of Sponsorships for 2026	Against	These items warrant a vote AGAINST due to a lack of disclosure on the resolutions
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Receive Information in Accordance with Article 1.3.6 of Capital Market Board Corporate Governance Principles	Against	This is a non-voting item
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Wishes	Against	This is a non-voting item
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Open Meeting and Elect Presiding Council of Meeting	For	This item warrants a vote FOR because it is a routine formality
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Receive Board Report	For	Items 2 and 3 are non-voting Items 4 and 7 warrant a vote FOR because: * These are routine requests in
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Receive Audit Report	For	Items 2 and 3 are non-voting Items 4 and 7 warrant a vote FOR because: * These are routine requests in
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Accept Financial Statements	For	Items 2 and 3 are non-voting Items 4 and 7 warrant a vote FOR because: * These are routine requests in
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Accept Sustainability Report for 2024	For	A vote FOR this proposal is warranted as no concerns have been identified
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Approve Discharge of Board	For	A vote FOR is warranted in the absence of any information about significant and compelling controversies
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Approve Allocation of Income	For	Items 2 and 3 are non-voting Items 4 and 7 warrant a vote FOR because: * These are routine requests in
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Elect Directors	Against	A vote AGAINST this item is warranted as the company has not disclosed the names of the director nomi
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Approve Director Remuneration	Against	A vote AGAINST is warranted as the company did not disclose the proposed board fees, which prevents s
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Ratify External Auditors	Against	A vote AGAINST is warranted because the name of the proposed auditor is not disclosed
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Receive Information on Guarantees, Pledges and Mortgages Provided to Third Parties	Against	This is a non-voting item
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Receive Information on the Report Regarding the Conditions of the Transactions Made in 2024 with the Presidency of Defense Industries	Against	This is a non-voting item
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Approve Upper Limit of Donations for 2026	Against	These items warrant a vote AGAINST due to a lack of disclosure on the resolutions
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Approve Upper Limit of Sponsorships for 2026	Against	These items warrant a vote AGAINST due to a lack of disclosure on the resolutions
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Receive Information in Accordance with Article 1.3.6 of Capital Market Board Corporate Governance Principles	Against	This is a non-voting item
Aselsan Elektronik Sanayi ve Ticaret AS	Annual	13-May-26	Wishes	Against	This is a non-voting item
DEUTZ AG	Annual	13-May-26	Receive Financial Statements and Statutory Reports for Fiscal Year 2025 (Non-Voting)	For	A vote FOR the allocation of income resolution is warranted due to a lack of concerns
DEUTZ AG	Annual	13-May-26	Approve Allocation of Income and Dividends of EUR 0.18 per Share	For	Votes FOR these proposals are warranted as there is no evidence that the boards have not fulfilled their fi
DEUTZ AG	Annual	13-May-26	Approve Discharge of Management Board for Fiscal Year 2025	For	Votes FOR these proposals are warranted as there is no evidence that the boards have not fulfilled their fi
DEUTZ AG	Annual	13-May-26	Approve Discharge of Supervisory Board for Fiscal Year 2025	For	Votes FOR these proposals are warranted as there is no evidence that the boards have not fulfilled their fi
DEUTZ AG	Annual	13-May-26	Reelect Patricia Geibel-Conrad to the Supervisory Board	For	A vote AGAINST incumbent nominating committee chair Dietmar Vonnereiter is warranted for lack of div
DEUTZ AG	Annual	13-May-26	Reelect Dietmar Vonnereiter to the Supervisory Board	Against	A vote AGAINST incumbent nominating committee chair Dietmar Vonnereiter is warranted for lack of div
DEUTZ AG	Annual	13-May-26	Ratify BDO AG as Auditors for Fiscal Year 2026	For	A vote FOR is warranted because no concerns were identified that would impact the suitability of the propo
DEUTZ AG	Annual	13-May-26	Appoint BDO AG as Auditor for Sustainability Reporting for Fiscal Year 2026	For	A vote FOR this proposal is warranted because no concerns were identified
DEUTZ AG	Annual	13-May-26	Approve Remuneration Report	Against	A vote AGAINST the remuneration report is warranted because: The ex-post disclosure provided to exteri
DEUTZ AG	Annual	13-May-26	Amend Articles Re: Electronic Communication	For	Votes FOR the proposed article amendments are warranted due to lack of concerns
DEUTZ AG	Annual	13-May-26	Amend Articles Re: Absentee Voting	For	Votes FOR the proposed article amendments are warranted due to lack of concerns
DEUTZ AG	Annual	13-May-26	Amend Articles Re: Video and Audio Transmission of the General Meeting	For	Votes FOR the proposed article amendments are warranted due to lack of concerns
DEUTZ AG	Annual	13-May-26	Approve Domination and Profit Transfer Agreement with SOBEK Group GmbH	For	Votes FOR these proposals are warranted due to lack of concerns
DEUTZ AG	Annual	13-May-26	Approve Domination and Profit Transfer Agreement with Deutz Power Systems GmbH	For	Votes FOR these proposals are warranted due to lack of concerns
DEUTZ AG	Annual	13-May-26	Approve Domination and Profit Transfer Agreement with DEUTZ Defense Systems GmbH	For	Votes FOR these proposals are warranted due to lack of concerns
DEUTZ AG	Annual	13-May-26	Approve Creation of EUR 78.2 Million Pool of Authorized Capital 2026// with Preemptive Rights	For	Votes FOR the proposed authorizations are warranted because the exclusion of preemptive rights across
DEUTZ AG	Annual	13-May-26	Approve Creation of EUR 78.2 Million Pool of Authorized Capital 2026// with or without Exclusion of Preemptive Rights	For	Votes FOR the proposed authorizations are warranted because the exclusion of preemptive rights across
DEUTZ AG	Annual	13-May-26	Approve Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds without Preemptive Rights up to Aggregate Nominal Amount	For	Votes FOR the proposed authorizations are warranted because the exclusion of preemptive rights across
DEUTZ AG	Annual	13-May-26	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	For	A vote FOR the proposed share repurchase program is warranted because this is a standard request in G
DEUTZ AG	Annual	13-May-26	Approve Remuneration Policy	For	A vote FOR this resolution is warranted because the proposed remuneration policy is broadly in line with
Holcim Ltd.	Annual	13-May-26	Accept Financial Statements and Statutory Reports	For	A vote FOR this proposal is warranted due to a lack of concerns
Holcim Ltd.	Annual	13-May-26	Approve Remuneration Report (Non-Bindina)	For	A vote FOR the remuneration report is warranted because the company's remuneration practices are in li
Holcim Ltd.	Annual	13-May-26	Approve Sustainability Report	For	A vote FOR the approval of the company's non-financial report is warranted due to a lack of significant con
Holcim Ltd.	Annual	13-May-26	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 i
Holcim Ltd.	Annual	13-May-26	Approve Allocation of Income	For	A vote FOR the allocation of income resolution is warranted due to a lack of concerns
Holcim Ltd.	Annual	13-May-26	Approve Dividends of CHF 1.70 per Share from Capital Contribution Reserves	For	A vote FOR the allocation of income resolution is warranted due to a lack of concerns
Holcim Ltd.	Annual	13-May-26	Reelect Kim Fausing as Director and Board Chair	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controvers
Holcim Ltd.	Annual	13-May-26	Reelect Philippe Block as Director	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controvers
Holcim Ltd.	Annual	13-May-26	Reelect Loame Gele as Director	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controvers
Holcim Ltd.	Annual	13-May-26	Reelect Catrin Hinkel as Director	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controvers
Holcim Ltd.	Annual	13-May-26	Reelect Naina Lal Kidwai as Director	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controvers
Holcim Ltd.	Annual	13-May-26	Reelect Ilias Laeber as Director	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controvers
Holcim Ltd.	Annual	13-May-26	Reelect Michael McGarry as Director	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controvers
Holcim Ltd.	Annual	13-May-26	Reelect Adolfo Orive as Director	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controvers
Holcim Ltd.	Annual	13-May-26	Reelect Claudia Ramirez as Director	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controvers

Holcim Ltd.	Annual	13-May-26	Reelect Sven Schneider as Director	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controversy
Holcim Ltd.	Annual	13-May-26	Reappoint Leanne Geale as Member of the Nomination, Compensation and Governance Committee	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controversy
Holcim Ltd.	Annual	13-May-26	Reappoint Ilias Laeber as Member of the Nomination, Compensation and Governance Committee	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controversy
Holcim Ltd.	Annual	13-May-26	Reappoint Michael McGarry as Member of the Nomination, Compensation and Governance Committee	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controversy
Holcim Ltd.	Annual	13-May-26	Reappoint Claudia Ramirez as Member of the Nomination, Compensation and Governance Committee	For	Votes FOR the proposed nominees are warranted due to a lack of governance concerns and controversy
Holcim Ltd.	Annual	13-May-26	Ratify Ernst & Young AG as Auditors	For	A vote FOR is warranted because no concerns were identified that would impact the suitability of the firm
Holcim Ltd.	Annual	13-May-26	Designate Sabine Burkhalter as Independent Proxy	For	A vote FOR this proposal is warranted due to a lack of concerns
Holcim Ltd.	Annual	13-May-26	Approve Remuneration of Directors in the Amount of CHF 4.5 Million	For	A vote FOR this resolution is warranted because the proposed amount is in line with market practice
Holcim Ltd.	Annual	13-May-26	Approve Remuneration of Executive Committee in the Amount of CHF 35 Million	For	A vote FOR this item is warranted because the proposal appears to be in line with market practice and due
Holcim Ltd.	Annual	13-May-26	Transact Other Business (Voting)	Against	A vote AGAINST is warranted because: * This item concerns additional instructions from the shareholder t
Insmed Incorporated	Annual	13-May-26	Elect Director Elizabeth McKee Anderson	For	A vote FOR the director nominees is warranted
Insmed Incorporated	Annual	13-May-26	Elect Director Clarissa Desiardins	For	A vote FOR the director nominees is warranted
Insmed Incorporated	Annual	13-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Although a concern is noted, a vote FOR this proposal is warranted as nav and performance are reasonab
Insmed Incorporated	Annual	13-May-26	Ratify Ernst & Young LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
Insmed Incorporated	Annual	13-May-26	Elect Director Elizabeth McKee Anderson	For	A vote FOR the director nominees is warranted
Insmed Incorporated	Annual	13-May-26	Elect Director Clarissa Desiardins	For	A vote FOR the director nominees is warranted
Insmed Incorporated	Annual	13-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Although a concern is noted, a vote FOR this proposal is warranted as nav and performance are reasonab
Insmed Incorporated	Annual	13-May-26	Ratify Ernst & Young LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
Insmed Incorporated	Annual	13-May-26	Elect Director Elizabeth McKee Anderson	For	A vote FOR the director nominees is warranted
Insmed Incorporated	Annual	13-May-26	Elect Director Clarissa Desiardins	For	A vote FOR the director nominees is warranted
Insmed Incorporated	Annual	13-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Although a concern is noted, a vote FOR this proposal is warranted as nav and performance are reasonab
Insmed Incorporated	Annual	13-May-26	Ratify Ernst & Young LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
Leader Harmonious Drive Systems Co., Ltd.	Annual	13-May-26	Approve Report of the Board of Directors	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Leader Harmonious Drive Systems Co., Ltd.	Annual	13-May-26	Approve Profit Distribution	For	A vote FOR is warranted because the proposed dividend payout is considered reasonable
Leader Harmonious Drive Systems Co., Ltd.	Annual	13-May-26	Approve to Apoint Auditor	For	A vote FOR is merited because no concerns have been identified
Leader Harmonious Drive Systems Co., Ltd.	Annual	13-May-26	Approve to Formulate Governance Systems	Against	A vote AGAINST is warranted given the company has not specified the details and the provisions covered
Leader Harmonious Drive Systems Co., Ltd.	Annual	13-May-26	Approve 2026 Remuneration of Directors, Senior Management Members	For	A vote FOR is merited because no concerns have been identified
Leader Harmonious Drive Systems Co., Ltd.	Annual	13-May-26	Approve Annual Report and Summary	For	A vote FOR the director nominees is warranted
Leader Harmonious Drive Systems Co., Ltd.	Annual	13-May-26	Approve Credit Line Application and Provision of Guarantee	Against	A vote AGAINST is warranted because there is lack of disclosure on the pertinent details of this guarante
Leader Harmonious Drive Systems Co., Ltd.	Annual	13-May-26	Approve Report of the Board of Directors	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Leader Harmonious Drive Systems Co., Ltd.	Annual	13-May-26	Approve Profit Distribution	For	A vote FOR is warranted because the proposed dividend payout is considered reasonable
Leader Harmonious Drive Systems Co., Ltd.	Annual	13-May-26	Approve to Apoint Auditor	For	A vote FOR is merited because no concerns have been identified
Leader Harmonious Drive Systems Co., Ltd.	Annual	13-May-26	Approve to Formulate Governance Systems	Against	A vote AGAINST is warranted given the company has not specified the details and the provisions covered
Leader Harmonious Drive Systems Co., Ltd.	Annual	13-May-26	Approve 2026 Remuneration of Directors, Senior Management Members	For	A vote FOR is merited because no concerns have been identified
Leader Harmonious Drive Systems Co., Ltd.	Annual	13-May-26	Approve Annual Report and Summary	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Leader Harmonious Drive Systems Co., Ltd.	Annual	13-May-26	Approve Credit Line Application and Provision of Guarantee	Against	A vote AGAINST is warranted because there is lack of disclosure on the pertinent details of this guarante
Merit Medical Systems, Inc.	Annual	13-May-26	Elect Director Martin G. Aronson	For	A vote FOR the director nominees is warranted
Merit Medical Systems, Inc.	Annual	13-May-26	Elect Director Lonny J. Carpenter	For	A vote FOR the director nominees is warranted
Merit Medical Systems, Inc.	Annual	13-May-26	Elect Director Lynne N. Ward	For	A vote FOR the director nominees is warranted
Merit Medical Systems, Inc.	Annual	13-May-26	Elect Director Scott R. Ward	For	A vote FOR the director nominees is warranted
Merit Medical Systems, Inc.	Annual	13-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Although a concern is noted, a vote FOR this proposal is warranted as nav and performance are reasonab
Merit Medical Systems, Inc.	Annual	13-May-26	Approve Omnibus Stock Plan	For	Based on the Equity Plan Scorecard evaluation (FPSC), a vote FOR this proposal is warranted
Merit Medical Systems, Inc.	Annual	13-May-26	Approve Qualified Employee Stock Purchase Plan	For	A vote FOR this proposal is warranted given that: * The purchase price is reasonable: * The number of sh
Merit Medical Systems, Inc.	Annual	13-May-26	Ratify Deloitte & Touche LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
Mirion Technologies, Inc.	Annual	13-May-26	Elect Director Thomas D. Loan	For	A vote FOR the director nominees is warranted
Mirion Technologies, Inc.	Annual	13-May-26	Elect Director Kenneth C. Bockhorst	For	A vote FOR the director nominees is warranted
Mirion Technologies, Inc.	Annual	13-May-26	Elect Director Robert A. Cascoella	For	A vote FOR the director nominees is warranted
Mirion Technologies, Inc.	Annual	13-May-26	Elect Director Steven W. Etzel	For	A vote FOR the director nominees is warranted
Mirion Technologies, Inc.	Annual	13-May-26	Elect Director Lawrence D. Kingsley	For	A vote FOR the director nominees is warranted
Mirion Technologies, Inc.	Annual	13-May-26	Elect Director John W. Kuo	For	A vote FOR the director nominees is warranted
Mirion Technologies, Inc.	Annual	13-May-26	Elect Director Jody A. Markopoulos	For	A vote FOR the director nominees is warranted
Mirion Technologies, Inc.	Annual	13-May-26	Elect Director Sheila Reade	For	A vote FOR the director nominees is warranted
Mirion Technologies, Inc.	Annual	13-May-26	Ratify Deloitte & Touche, LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
Mirion Technologies, Inc.	Annual	13-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted as nav and performance are reasonably aligned and no significan
Tencent Holdings Limited	Annual	13-May-26	Accept Financial Statements and Statutory Reports	For	In the absence of any known issues concerning the company's audited accounts, financial statements, an
Tencent Holdings Limited	Annual	13-May-26	Approve Final Dividend	For	A vote FOR this resolution is warranted because this is a routine dividend proposal
Tencent Holdings Limited	Annual	13-May-26	Elect Jacobus Petrus (Koo) Bekker as Director	For	A vote FOR both nominees is warranted
Tencent Holdings Limited	Annual	13-May-26	Elect Ian Charles Stone as Director	For	A vote FOR both nominees is warranted
Tencent Holdings Limited	Annual	13-May-26	Authorize Board to Fix Remuneration of Directors	For	Director fees at Hong Kong-listed companies are usually reasonable. In the absence of known concerns o
Tencent Holdings Limited	Annual	13-May-26	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	Against	A vote AGAINST this proposal is warranted due to significant concerns raised by regulatory authorities re
Tencent Holdings Limited	Annual	13-May-26	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	Against	A vote AGAINST this resolution is warranted given that the company has not specified the discount limit fr
Tencent Holdings Limited	Annual	13-May-26	Authorize Repurchase of Issued Share Capital	For	A vote FOR this resolution is warranted given the absence of any known issues concerning the proposed:
Tencent Holdings Limited	Annual	13-May-26	Accept Financial Statements and Statutory Reports	For	In the absence of any known issues concerning the company's audited accounts, financial statements, an
Tencent Holdings Limited	Annual	13-May-26	Approve Final Dividend	For	A vote FOR this resolution is warranted because this is a routine dividend proposal
Tencent Holdings Limited	Annual	13-May-26	Elect Jacobus Petrus (Koo) Bekker as Director	For	A vote FOR both nominees is warranted
Tencent Holdings Limited	Annual	13-May-26	Elect Ian Charles Stone as Director	For	A vote FOR both nominees is warranted
Tencent Holdings Limited	Annual	13-May-26	Authorize Board to Fix Remuneration of Directors	For	Director fees at Hong Kong-listed companies are usually reasonable. In the absence of known concerns o
Tencent Holdings Limited	Annual	13-May-26	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	Against	A vote AGAINST this proposal is warranted due to significant concerns raised by regulatory authorities re
Tencent Holdings Limited	Annual	13-May-26	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	Against	A vote AGAINST this resolution is warranted given that the company has not specified the discount limit fr
Tencent Holdings Limited	Annual	13-May-26	Authorize Repurchase of Issued Share Capital	For	A vote FOR this resolution is warranted given the absence of any known issues concerning the proposed:
Tencent Holdings Limited	Annual	13-May-26	Accept Financial Statements and Statutory Reports	For	In the absence of any known issues concerning the company's audited accounts, financial statements, an
Tencent Holdings Limited	Annual	13-May-26	Approve Final Dividend	For	A vote FOR this resolution is warranted because this is a routine dividend proposal
Tencent Holdings Limited	Annual	13-May-26	Elect Jacobus Petrus (Koo) Bekker as Director	For	A vote FOR both nominees is warranted
Tencent Holdings Limited	Annual	13-May-26	Elect Ian Charles Stone as Director	For	A vote FOR both nominees is warranted
Tencent Holdings Limited	Annual	13-May-26	Authorize Board to Fix Remuneration of Directors	For	Director fees at Hong Kong-listed companies are usually reasonable. In the absence of known concerns o
Tencent Holdings Limited	Annual	13-May-26	Approve PricewaterhouseCoopers as Auditors and Authorize Board to Fix Their Remuneration	Against	A vote AGAINST this proposal is warranted due to significant concerns raised by regulatory authorities re
Tencent Holdings Limited	Annual	13-May-26	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	Against	A vote AGAINST this resolution is warranted given that the company has not specified the discount limit fr
Tencent Holdings Limited	Annual	13-May-26	Authorize Repurchase of Issued Share Capital	For	A vote FOR this resolution is warranted given the absence of any known issues concerning the proposed:
The Ensign Group, Inc.	Annual	13-May-26	Elect Director Barry M. Smith	For	A vote FOR the director nominees is warranted
The Ensign Group, Inc.	Annual	13-May-26	Elect Director Swati B. Abbott	For	A vote FOR the director nominees is warranted
The Ensign Group, Inc.	Annual	13-May-26	Elect Director Suzanne D. Snapper	For	A vote FOR the director nominees is warranted
The Ensign Group, Inc.	Annual	13-May-26	Elect Director Marivic Uychiat Pison	For	A vote FOR the director nominees is warranted
The Ensign Group, Inc.	Annual	13-May-26	Ratify Deloitte & Touche LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
The Ensign Group, Inc.	Annual	13-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted as nav and performance are reasonably aligned and no significan
The Ensign Group, Inc.	Annual	13-May-26	Elect Director Barry M. Smith	For	A vote FOR the director nominees is warranted
The Ensign Group, Inc.	Annual	13-May-26	Elect Director Swati B. Abbott	For	A vote FOR the director nominees is warranted
The Ensign Group, Inc.	Annual	13-May-26	Elect Director Suzanne D. Snapper	For	A vote FOR the director nominees is warranted
The Ensign Group, Inc.	Annual	13-May-26	Elect Director Marivic Uychiat Pison	For	A vote FOR the director nominees is warranted
The Ensign Group, Inc.	Annual	13-May-26	Ratify Deloitte & Touche LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
The Ensign Group, Inc.	Annual	13-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted as nav and performance are reasonably aligned and no significan
ICHOR HOLDINGS, LTD.	Annual	14-May-26	Elect Director Iain MacKenzie	For	A vote FOR the director nominees is warranted
ICHOR HOLDINGS, LTD.	Annual	14-May-26	Elect Director Philip Barros	For	A vote FOR the director nominees is warranted
ICHOR HOLDINGS, LTD.	Annual	14-May-26	Elect Director Laura Black	For	A vote FOR the director nominees is warranted

ICHOR HOLDINGS, LTD.	Annual	14-May-26	Elect Director John Kispert	For	A vote FOR the director nominees is warranted
ICHOR HOLDINGS, LTD.	Annual	14-May-26	Elect Director Jorge Tittiger	For	A vote FOR the director nominees is warranted
ICHOR HOLDINGS, LTD.	Annual	14-May-26	Elect Director Yuval Wasserman	For	A vote FOR the director nominees is warranted
ICHOR HOLDINGS, LTD.	Annual	14-May-26	Elect Director Wendy Arzeno	For	A vote FOR the director nominees is warranted
ICHOR HOLDINGS, LTD.	Annual	14-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted as nav and performance are reasonably aligned and no significant
ICHOR HOLDINGS, LTD.	Annual	14-May-26	Ratify KPMG LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
JBT Marel Corporation	Annual	14-May-26	Elect Director Barbara L. Brasier	For	A vote FOR the director nominees is warranted
JBT Marel Corporation	Annual	14-May-26	Elect Director Brian A. Deck	For	A vote FOR the director nominees is warranted
JBT Marel Corporation	Annual	14-May-26	Elect Director Alan D. Feldman	For	A vote FOR the director nominees is warranted
JBT Marel Corporation	Annual	14-May-26	Elect Director Svafa Gronfeldt	For	A vote FOR the director nominees is warranted
JBT Marel Corporation	Annual	14-May-26	Elect Director Olafur S. Gudmundsson	For	A vote FOR the director nominees is warranted
JBT Marel Corporation	Annual	14-May-26	Elect Director Charles L. Harrington	For	A vote FOR the director nominees is warranted
JBT Marel Corporation	Annual	14-May-26	Elect Director Lawrence V. Jackson	For	A vote FOR the director nominees is warranted
JBT Marel Corporation	Annual	14-May-26	Elect Director Polly B. Kawalek	For	A vote FOR the director nominees is warranted
JBT Marel Corporation	Annual	14-May-26	Elect Director Amar Thor Masson	For	A vote FOR the director nominees is warranted
JBT Marel Corporation	Annual	14-May-26	Elect Director Ann E. Savage	For	A vote FOR this proposal is warranted as nav and performance are reasonably aligned and no significant
JBT Marel Corporation	Annual	14-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal to ratify the auditor is warranted
JBT Marel Corporation	Annual	14-May-26	Ratify PricewaterhouseCoopers LLP as Auditors	For	A vote FOR the director nominees is warranted
JBT Marel Corporation	Annual	14-May-26	Elect Director Barbara L. Brasier	For	A vote FOR the director nominees is warranted
JBT Marel Corporation	Annual	14-May-26	Elect Director Brian A. Deck	For	A vote FOR the director nominees is warranted
JBT Marel Corporation	Annual	14-May-26	Elect Director Alan D. Feldman	For	A vote FOR the director nominees is warranted
JBT Marel Corporation	Annual	14-May-26	Elect Director Svafa Gronfeldt	For	A vote FOR the director nominees is warranted
JBT Marel Corporation	Annual	14-May-26	Elect Director Olafur S. Gudmundsson	For	A vote FOR the director nominees is warranted
JBT Marel Corporation	Annual	14-May-26	Elect Director Charles L. Harrington	For	A vote FOR the director nominees is warranted
JBT Marel Corporation	Annual	14-May-26	Elect Director Lawrence V. Jackson	For	A vote FOR the director nominees is warranted
JBT Marel Corporation	Annual	14-May-26	Elect Director Polly B. Kawalek	For	A vote FOR the director nominees is warranted
JBT Marel Corporation	Annual	14-May-26	Elect Director Amar Thor Masson	For	A vote FOR the director nominees is warranted
JBT Marel Corporation	Annual	14-May-26	Elect Director Ann E. Savage	For	A vote FOR this proposal is warranted as nav and performance are reasonably aligned and no significant
JBT Marel Corporation	Annual	14-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal to ratify the auditor is warranted
JBT Marel Corporation	Annual	14-May-26	Ratify PricewaterhouseCoopers LLP as Auditors	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Megan Butler	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Thomas H. Glocer	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Lynn J. Good	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Robert H. Herz	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Yasushi Itaaki	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Erika H. James	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Hironori Kamezawa	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Shelley B. Leibowitz	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Jami Miscik	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Dennis M. Nally	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Douglas L. Peterson	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Edward Pick	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Mary L. Schapiro	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Perry M. Traquina	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Rayford Wilkins, Jr.	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Ratify Deloitte & Touche LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
Moraan Stanley	Annual	14-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted. Although some concerns remain regarding the discretionary frame
Moraan Stanley	Annual	14-May-26	Require Independent Board Chair	For	A vote FOR this proposal is warranted given the importance of having an independent board chair
Moraan Stanley	Annual	14-May-26	Elect Director Megan Butler	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Thomas H. Glocer	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Lynn J. Good	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Robert H. Herz	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Yasushi Itaaki	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Erika H. James	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Hironori Kamezawa	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Shelley B. Leibowitz	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Jami Miscik	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Dennis M. Nally	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Douglas L. Peterson	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Edward Pick	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Mary L. Schapiro	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Perry M. Traquina	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Elect Director Rayford Wilkins, Jr.	For	A vote FOR the director nominees is warranted
Moraan Stanley	Annual	14-May-26	Ratify Deloitte & Touche LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
Moraan Stanley	Annual	14-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted. Although some concerns remain regarding the discretionary frame
Moraan Stanley	Annual	14-May-26	Require Independent Board Chair	For	A vote FOR this proposal is warranted given the importance of having an independent board chair
Mutuhool Finance Limited	Special	15-May-26	Amend Object Clause of Memorandum of Association	For	A vote FOR this resolution is warranted given that the proposed new business activities can be carried on
Solaris Energy Infrastructure, Inc.	Annual	15-May-26	Elect Director William A. Zartler	For	WITHHOLD D votes are warranted for Governance Committee member Edqar (Bud) Giesinger, Jr. given the
Solaris Energy Infrastructure, Inc.	Annual	15-May-26	Elect Director Edqar R. Giesinger	Withhold	WITHHOLD D votes are warranted for Governance Committee member Edqar (Bud) Giesinger, Jr. given the
Solaris Energy Infrastructure, Inc.	Annual	15-May-26	Elect Director A. James Teague	For	WITHHOLD D votes are warranted for Governance Committee member Edqar (Bud) Giesinger, Jr. given the
Solaris Energy Infrastructure, Inc.	Annual	15-May-26	Ratify BDO USA, P.C. as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
Solaris Energy Infrastructure, Inc.	Annual	15-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Although some concerns are noted, a vote FOR this proposal is warranted as nav and performance are re
Solaris Energy Infrastructure, Inc.	Annual	15-May-26	Elect Director William A. Zartler	For	WITHHOLD D votes are warranted for Governance Committee member Edqar (Bud) Giesinger, Jr. given the
Solaris Energy Infrastructure, Inc.	Annual	15-May-26	Elect Director Edqar R. Giesinger	Withhold	WITHHOLD D votes are warranted for Governance Committee member Edqar (Bud) Giesinger, Jr. given the
Solaris Energy Infrastructure, Inc.	Annual	15-May-26	Elect Director A. James Teague	For	A vote FOR this proposal to ratify the auditor is warranted
Solaris Energy Infrastructure, Inc.	Annual	15-May-26	Ratify BDO USA, P.C. as Auditors	For	Although some concerns are noted, a vote FOR this proposal is warranted as nav and performance are re
Solaris Energy Infrastructure, Inc.	Annual	15-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR the appointment of Anun Ananth Kamath (Item 1 1), K R Ashok (Item 1 2), Khurshed Rustom f
State Bank of India	Special	15-May-26	Elect Arun Ananth Kamath as Director	For	A vote FOR the appointment of Anun Ananth Kamath (Item 1 1), K R Ashok (Item 1 2), Khurshed Rustom f
State Bank of India	Special	15-May-26	Elect K.R. Ashok as Director	For	A vote FOR the appointment of Anun Ananth Kamath (Item 1 1), K R Ashok (Item 1 2), Khurshed Rustom f
State Bank of India	Special	15-May-26	Elect Dharmendra Singh Shekhawat as Director	Against	A vote FOR the appointment of Anun Ananth Kamath (Item 1 1), K R Ashok (Item 1 2), Khurshed Rustom f
State Bank of India	Special	15-May-26	Elect Khurshed Rustom Dordi as Director	For	A vote FOR the appointment of Anun Ananth Kamath (Item 1 1), K R Ashok (Item 1 2), Khurshed Rustom f
State Bank of India	Special	15-May-26	Elect Deepak Arora as Director	Against	A vote FOR the appointment of Anun Ananth Kamath (Item 1 1), K R Ashok (Item 1 2), Khurshed Rustom f
State Bank of India	Special	15-May-26	Elect Sandeep Natwarlal Shah as Director	Against	A vote FOR the appointment of Anun Ananth Kamath (Item 1 1), K R Ashok (Item 1 2), Khurshed Rustom f
State Bank of India	Special	15-May-26	Elect Sandhya Shekhar as Director	Against	A vote FOR the appointment of Anun Ananth Kamath (Item 1 1), K R Ashok (Item 1 2), Khurshed Rustom f
State Bank of India	Special	15-May-26	Elect Sanjiv Kapoor as Director	Against	A vote FOR the appointment of Anun Ananth Kamath (Item 1 1), K R Ashok (Item 1 2), Khurshed Rustom f
GE Vernova T&D India Limited	Special	16-May-26	Approve Material Related Party Transactions with GE Grid Solutions LLC	For	A vote FOR this resolution is warranted given that the proposed transactions are within the ordinary cours
Piotech, Inc.	Annual	18-May-26	Approve Annual Report and Summary	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Piotech, Inc.	Annual	18-May-26	Approve Report of the Board of Directors	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Piotech, Inc.	Annual	18-May-26	Approve Profit Distribution	For	A vote FOR is warranted because the proposed dividend payout is considered reasonable.
Piotech, Inc.	Annual	18-May-26	Approve to Appoint Auditor	For	A vote FOR is merited because no concerns have been identified
Piotech, Inc.	Annual	18-May-26	Amend Remuneration Management System for Directors	For	A vote FOR is merited because no concerns have been identified
Piotech, Inc.	Annual	18-May-26	Approve 2026 Remuneration of Directors	Against	A vote AGAINST is warranted due to lack of sufficient disclosure
Piotech, Inc.	Annual	18-May-26	Approve Purchase of Liability Insurance for Directors and Senior Management Members	For	A vote FOR is merited because no concerns have been identified

Piotech, Inc.	Annual	18-May-26	Approve Annual Report and Summary	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Piotech, Inc.	Annual	18-May-26	Approve Report of the Board of Directors	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Piotech, Inc.	Annual	18-May-26	Approve Profit Distribution	For	A vote FOR is warranted because the proposed dividend payout is considered reasonable
Piotech, Inc.	Annual	18-May-26	Approve to Appoint Auditor	For	A vote FOR is merited because no concerns have been identified
Piotech, Inc.	Annual	18-May-26	Amend Remuneration Management System for Directors	For	A vote FOR is merited because no concerns have been identified
Piotech, Inc.	Annual	18-May-26	Approve 2026 Remuneration of Directors	Against	A vote AGAINST is warranted due to lack of sufficient disclosure
Piotech, Inc.	Annual	18-May-26	Approve Purchase of Liability Insurance for Directors and Senior Management Members	For	A vote FOR is merited because no concerns have been identified
Valley National Bancorp	Annual	18-May-26	Elect Director Eyal Efrat	For	A vote FOR the director nominees is warranted
Valley National Bancorp	Annual	18-May-26	Elect Director Peter V. Maio	For	A vote FOR the director nominees is warranted
Valley National Bancorp	Annual	18-May-26	Elect Director Kathleen C. Perrott	For	A vote FOR the director nominees is warranted
Valley National Bancorp	Annual	18-May-26	Elect Director Ira Robbins	For	A vote FOR the director nominees is warranted
Valley National Bancorp	Annual	18-May-26	Elect Director Nitzan Sandor	For	A vote FOR the director nominees is warranted
Valley National Bancorp	Annual	18-May-26	Elect Director Suresh L. Sani	For	A vote FOR the director nominees is warranted
Valley National Bancorp	Annual	18-May-26	Elect Director Lisa J. Schultz	For	A vote FOR the director nominees is warranted
Valley National Bancorp	Annual	18-May-26	Elect Director Jennifer W. Steans	For	A vote FOR the director nominees is warranted
Valley National Bancorp	Annual	18-May-26	Elect Director Carlos J. Vazquez	For	A vote FOR the director nominees is warranted
Valley National Bancorp	Annual	18-May-26	Elect Director Jeffrey S. Wilks	For	A vote FOR the director nominees is warranted
Valley National Bancorp	Annual	18-May-26	Elect Director Sidney S. Williams, Jr.	For	A vote FOR the director nominees is warranted
Valley National Bancorp	Annual	18-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted as pay and performance are reasonably aligned and no significant
Valley National Bancorp	Annual	18-May-26	Ratify KPMG LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
Celestica Inc.	Annual	19-May-26	Elect Director Kulvinder (Kelly) Ahuja	For	A vote FOR the director nominees is warranted
Celestica Inc.	Annual	19-May-26	Elect Director Robert A. Cascella	For	A vote FOR the director nominees is warranted
Celestica Inc.	Annual	19-May-26	Elect Director Christopher W. Colpitts	For	A vote FOR the director nominees is warranted
Celestica Inc.	Annual	19-May-26	Elect Director Francoise Colpron	For	A vote FOR the director nominees is warranted
Celestica Inc.	Annual	19-May-26	Elect Director Jill Kale	For	A vote FOR the director nominees is warranted
Celestica Inc.	Annual	19-May-26	Elect Director Laurette T. Koelner	For	A vote FOR the director nominees is warranted
Celestica Inc.	Annual	19-May-26	Elect Director Amar Malaitra	For	A vote FOR the director nominees is warranted
Celestica Inc.	Annual	19-May-26	Elect Director Robert A. Mionis	For	A vote FOR the director nominees is warranted
Celestica Inc.	Annual	19-May-26	Elect Director David Reeder	For	A vote FOR the director nominees is warranted
Celestica Inc.	Annual	19-May-26	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	A vote FOR this proposal to ratify the auditor is warranted
Celestica Inc.	Annual	19-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted as pay and performance are reasonably aligned at this time
Celestica Inc.	Annual	19-May-26	Elect Director Kulvinder (Kelly) Ahuja	For	A vote FOR the director nominees is warranted
Celestica Inc.	Annual	19-May-26	Elect Director Robert A. Cascella	For	A vote FOR the director nominees is warranted
Celestica Inc.	Annual	19-May-26	Elect Director Christopher W. Colpitts	For	A vote FOR the director nominees is warranted
Celestica Inc.	Annual	19-May-26	Elect Director Francoise Colpron	For	A vote FOR the director nominees is warranted
Celestica Inc.	Annual	19-May-26	Elect Director Jill Kale	For	A vote FOR the director nominees is warranted
Celestica Inc.	Annual	19-May-26	Elect Director Laurette T. Koelner	For	A vote FOR the director nominees is warranted
Celestica Inc.	Annual	19-May-26	Elect Director Amar Malaitra	For	A vote FOR the director nominees is warranted
Celestica Inc.	Annual	19-May-26	Elect Director Robert A. Mionis	For	A vote FOR the director nominees is warranted
Celestica Inc.	Annual	19-May-26	Elect Director David Reeder	For	A vote FOR the director nominees is warranted
Celestica Inc.	Annual	19-May-26	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	A vote FOR this proposal to ratify the auditor is warranted
Celestica Inc.	Annual	19-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted as pay and performance are reasonably aligned at this time
Howmet Aerospace Inc.	Annual	19-May-26	Elect Director James F. Albaugh	For	A vote FOR the director nominees is warranted
Howmet Aerospace Inc.	Annual	19-May-26	Elect Director Amy E. Alvino	For	A vote FOR the director nominees is warranted
Howmet Aerospace Inc.	Annual	19-May-26	Elect Director Sharon R. Barner	For	A vote FOR the director nominees is warranted
Howmet Aerospace Inc.	Annual	19-May-26	Elect Director Joseph S. Cantie	For	A vote FOR the director nominees is warranted
Howmet Aerospace Inc.	Annual	19-May-26	Elect Director Robert F. Leduc	For	A vote FOR the director nominees is warranted
Howmet Aerospace Inc.	Annual	19-May-26	Elect Director Jody G. Miller	For	A vote FOR the director nominees is warranted
Howmet Aerospace Inc.	Annual	19-May-26	Elect Director John C. Plant	For	A vote FOR the director nominees is warranted
Howmet Aerospace Inc.	Annual	19-May-26	Elect Director Ulrich R. Schmidt	For	A vote FOR the director nominees is warranted
Howmet Aerospace Inc.	Annual	19-May-26	Elect Director Gunner S. Smith	For	A vote FOR the director nominees is warranted
Howmet Aerospace Inc.	Annual	19-May-26	Ratify PricewaterhouseCoopers LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
Howmet Aerospace Inc.	Annual	19-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	Against	A vote AGAINST this proposal is warranted. Although the annual incentive program was primarily based o
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director Linda B. Bammann	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director Michele G. Buck	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director Stephen B. Burke	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director Alicia Boler Davis	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director James Dimon	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director Alex Gorsky	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director Melody Hobson	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director Phebe N. Novakovic	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director Virginia M. Rometty	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director Brad D. Smith	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director Mark A. Weinberger	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted. Although some concerns remain regarding the discretionary frame
JPMorgan Chase & Co.	Annual	19-May-26	Ratify PricewaterhouseCoopers LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
JPMorgan Chase & Co.	Annual	19-May-26	Report on Alignment of Security and Resiliency Initiative with Climate-Related Commitments	Against	A vote AGAINST this resolution is warranted. The company's public disclosure appears to be sufficient fo
JPMorgan Chase & Co.	Annual	19-May-26	Require Independent Board Chair	For	A vote FOR this proposal is warranted given the importance of having an independent board chair
JPMorgan Chase & Co.	Annual	19-May-26	Report on Alignment of Lobbying Activities with Stated Public Policy Positions	For	A vote FOR this proposal is warranted as a report on the company's alignment of lobbying activities with t
JPMorgan Chase & Co.	Annual	19-May-26	Report on Expected Return on Investment of Company's Sustainability Investments	Against	A vote AGAINST this resolution is warranted. The company appears to provide sufficient disclosure aroun
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director Linda B. Bammann	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director Michele G. Buck	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director Stephen B. Burke	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director Alicia Boler Davis	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director James Dimon	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director Alex Gorsky	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director Melody Hobson	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director Phebe N. Novakovic	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director Virginia M. Rometty	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director Brad D. Smith	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Elect Director Mark A. Weinberger	For	Votes FOR the director nominees are warranted
JPMorgan Chase & Co.	Annual	19-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted. Although some concerns remain regarding the discretionary frame
JPMorgan Chase & Co.	Annual	19-May-26	Ratify PricewaterhouseCoopers LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
JPMorgan Chase & Co.	Annual	19-May-26	Report on Alignment of Security and Resiliency Initiative with Climate-Related Commitments	Against	A vote AGAINST this resolution is warranted. The company's public disclosure appears to be sufficient fo
JPMorgan Chase & Co.	Annual	19-May-26	Require Independent Board Chair	For	A vote FOR this proposal is warranted given the importance of having an independent board chair
JPMorgan Chase & Co.	Annual	19-May-26	Report on Alignment of Lobbying Activities with Stated Public Policy Positions	For	A vote FOR this proposal is warranted as a report on the company's alignment of lobbying activities with t
JPMorgan Chase & Co.	Annual	19-May-26	Report on Expected Return on Investment of Company's Sustainability Investments	Against	A vote AGAINST this resolution is warranted. The company appears to provide sufficient disclosure aroun
Amazon.com, Inc.	Annual	20-May-26	Elect Director Jeffrey P. Bezos	Against	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Elect Director Andrew R. Jassy	Against	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Elect Director Edith W. Cooper	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Elect Director Jamie S. Gorelick	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Elect Director Daniel P. Huttenlocher	Against	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Elect Director Andrew Y. Ng	Against	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con

Amazon.com, Inc.	Annual	20-May-26	Elect Director Indra K. Nooyi	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Elect Director Jonathan J. Rubinstein	Against	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Elect Director Brad D. Smith	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Elect Director Patricia Q. Stonesifer	Against	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Elect Director Wendell P. Weeks	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Ratify Ernst & Young LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
Amazon.com, Inc.	Annual	20-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted. CFO Jassav's total compensation remains nonalignable as he has not
Amazon.com, Inc.	Annual	20-May-26	Report on Risks of Using Diagnostic Tools Created by Politicized Corporate Partners	Against	A vote AGAINST this proposal is warranted. The company provides sufficient disclosure of its philanthrop
Amazon.com, Inc.	Annual	20-May-26	Report on Impact of Data Centers on Climate Commitments	For	A vote FOR this proposal is warranted as additional information on how the company is meeting climate c
Amazon.com, Inc.	Annual	20-May-26	Report on Financial Impact of Renewable Energy and Climate Commitments	Against	A vote AGAINST this proposal is warranted. The company discloses information about its board oversigh
Amazon.com, Inc.	Annual	20-May-26	Require Independent Board Chair	For	A vote FOR this proposal is warranted given the importance of having an independent board chair
Amazon.com, Inc.	Annual	20-May-26	Elect Director Jeffrey P. Bezos	Against	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Elect Director Andrew R. Jassy	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Elect Director Edith W. Cooper	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Elect Director Jamie S. Gorelick	Against	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Elect Director Daniel P. Huttenlocher	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Elect Director Andrew Y. Ng	Against	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Elect Director Indra K. Nooyi	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Elect Director Jonathan J. Rubinstein	Against	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Elect Director Brad D. Smith	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Elect Director Patricia Q. Stonesifer	Against	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Elect Director Wendell P. Weeks	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Amazon.com, Inc.	Annual	20-May-26	Ratify Ernst & Young LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
Amazon.com, Inc.	Annual	20-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted. CFO Jassav's total compensation remains nonalignable as he has not
Amazon.com, Inc.	Annual	20-May-26	Report on Risks of Using Diagnostic Tools Created by Politicized Corporate Partners	Against	A vote AGAINST this proposal is warranted. The company provides sufficient disclosure of its philanthrop
Amazon.com, Inc.	Annual	20-May-26	Report on Impact of Data Centers on Climate Commitments	For	A vote FOR this proposal is warranted as additional information on how the company is meeting climate c
Amazon.com, Inc.	Annual	20-May-26	Report on Financial Impact of Renewable Energy and Climate Commitments	Against	A vote AGAINST this proposal is warranted. The company discloses information about its board oversigh
Amazon.com, Inc.	Annual	20-May-26	Require Independent Board Chair	For	A vote FOR this proposal is warranted given the importance of having an independent board chair
GE Vernova Inc.	Annual	20-May-26	Elect Director Matthew Harris	For	A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight. Paula Revuc
GE Vernova Inc.	Annual	20-May-26	Elect Director Martina Hund-Melean	For	A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight. Paula Revuc
GE Vernova Inc.	Annual	20-May-26	Elect Director Paula Rosput Reynolds	Against	A vote AGAINST the incumbent chair of the committee responsible for climate risk oversight. Paula Revuc
GE Vernova Inc.	Annual	20-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted as pay and performance were reasonably aligned for the year in re
GE Vernova Inc.	Annual	20-May-26	Ratify Deloitte & Touche LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
GE Vernova Inc.	Annual	20-May-26	Report on Expected Return on Investment of Company's Sustainability Goals	Against	A vote AGAINST this proposal is warranted. GE Vernova provides public disclosures regarding its commit
HDFC Bank Limited	Special	20-May-26	Amend Employee Stock Incentive Plan 2022	Against	A vote AGAINST this resolution is warranted because: * The company has not disclosed the performance
HDFC Bank Limited	Special	20-May-26	Amend Employee Stock Incentive Plan 2022	Against	A vote AGAINST this resolution is warranted because: * The company has not disclosed the performance
Millicom International Cellular SA	Annual	20-May-26	Appoint Maxime Lombardini as Chairman of Meeting and Empower Chairman to Appoint Other Members of Bureau	For	A vote FOR this proposal is warranted as this is a routine proposal
Millicom International Cellular SA	Annual	20-May-26	Receive and Approve Board's and Auditor's Reports	For	A vote FOR this proposal is warranted as submission of this report is routine
Millicom International Cellular SA	Annual	20-May-26	Approve Consolidated Financial Statements and Statutory Reports	For	A vote FOR this item is warranted due to a lack of concern regarding the accounts presented or audit proc
Millicom International Cellular SA	Annual	20-May-26	Approve Allocation of Income	For	A vote FOR this income allocation proposal is warranted as no concerns are noted
Millicom International Cellular SA	Annual	20-May-26	Approve Dividends	For	A vote FOR this income allocation proposal is warranted as no concerns are noted
Millicom International Cellular SA	Annual	20-May-26	Approve Discharge of Directors	For	A vote FOR this item is warranted given the lack of any specific concern with the board's actions over the
Millicom International Cellular SA	Annual	20-May-26	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
Millicom International Cellular SA	Annual	20-May-26	Reelect Pierre Alain Allemand as Director	For	A vote AGAINST incumbent nominating committee chair Maria Teresa Altafracia (Mariate) Amal Machadr
Millicom International Cellular SA	Annual	20-May-26	Reelect Maria Teresa Arnal as Director	Against	A vote AGAINST incumbent nominating committee chair Maria Teresa Altafracia (Mariate) Amal Machadr
Millicom International Cellular SA	Annual	20-May-26	Reelect Bruce Churchill as Director	For	A vote AGAINST incumbent nominating committee chair Maria Teresa Altafracia (Mariate) Amal Machadr
Millicom International Cellular SA	Annual	20-May-26	Reelect Justine Dimovic as Director	For	A vote AGAINST incumbent nominating committee chair Maria Teresa Altafracia (Mariate) Amal Machadr
Millicom International Cellular SA	Annual	20-May-26	Reelect Pierre-Emanuel Durand as Director	For	A vote AGAINST incumbent nominating committee chair Maria Teresa Altafracia (Mariate) Amal Machadr
Millicom International Cellular SA	Annual	20-May-26	Reelect Pierre-Emanuel Durand as Director	For	A vote AGAINST incumbent nominating committee chair Maria Teresa Altafracia (Mariate) Amal Machadr
Millicom International Cellular SA	Annual	20-May-26	Reelect Maxime Lombardini as Director	For	A vote AGAINST incumbent nominating committee chair Maria Teresa Altafracia (Mariate) Amal Machadr
Millicom International Cellular SA	Annual	20-May-26	Reelect Jules Niel as Director	For	A vote AGAINST incumbent nominating committee chair Maria Teresa Altafracia (Mariate) Amal Machadr
Millicom International Cellular SA	Annual	20-May-26	Reelect Blanca Trevino De Vega as Director	For	A vote AGAINST incumbent nominating committee chair Maria Teresa Altafracia (Mariate) Amal Machadr
Millicom International Cellular SA	Annual	20-May-26	Reelect Maxime Lombardini as Chair of the Board	For	A vote AGAINST incumbent nominating committee chair Maria Teresa Altafracia (Mariate) Amal Machadr
Millicom International Cellular SA	Annual	20-May-26	Approve Remuneration of Directors	For	A vote FOR this item is warranted because there is no sign of excessiveness concerning the board remun
Millicom International Cellular SA	Annual	20-May-26	Approve KPMG Audit SARM and KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	A vote FOR is warranted because there are no concerns regarding this proposal
Millicom International Cellular SA	Annual	20-May-26	Approve Share Repurchase Plan	For	A vote FOR this resolution is warranted because the proposed volume of the authorization is within comm
Millicom International Cellular SA	Annual	20-May-26	Approve Share Repurchase Plan	For	A vote FOR is warranted as this is a routine proposal
Millicom International Cellular SA	Annual	20-May-26	Appoint Maxime Lombardini as Chairman of Meeting and Empower Chairman to Appoint Other Members of Bureau	For	A vote FOR this proposal is warranted as submission of this report is routine
Millicom International Cellular SA	Annual	20-May-26	Receive and Approve Board's and Auditor's Reports	For	A vote FOR this item is warranted due to a lack of concern regarding the accounts presented or audit proc
Millicom International Cellular SA	Annual	20-May-26	Approve Consolidated Financial Statements and Statutory Reports	For	A vote FOR this income allocation proposal is warranted as no concerns are noted
Millicom International Cellular SA	Annual	20-May-26	Approve Allocation of Income	For	A vote FOR this income allocation proposal is warranted as no concerns are noted
Millicom International Cellular SA	Annual	20-May-26	Approve Dividends	For	A vote FOR this income allocation proposal is warranted as no concerns are noted
Millicom International Cellular SA	Annual	20-May-26	Approve Discharge of Directors	For	A vote FOR this item is warranted given the lack of any specific concern with the board's actions over the
Millicom International Cellular SA	Annual	20-May-26	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
Millicom International Cellular SA	Annual	20-May-26	Reelect Pierre Alain Allemand as Director	For	A vote AGAINST incumbent nominating committee chair Maria Teresa Altafracia (Mariate) Amal Machadr
Millicom International Cellular SA	Annual	20-May-26	Reelect Maria Teresa Arnal as Director	Against	A vote AGAINST incumbent nominating committee chair Maria Teresa Altafracia (Mariate) Amal Machadr
Millicom International Cellular SA	Annual	20-May-26	Reelect Bruce Churchill as Director	For	A vote AGAINST incumbent nominating committee chair Maria Teresa Altafracia (Mariate) Amal Machadr
Millicom International Cellular SA	Annual	20-May-26	Reelect Justine Dimovic as Director	For	A vote AGAINST incumbent nominating committee chair Maria Teresa Altafracia (Mariate) Amal Machadr
Millicom International Cellular SA	Annual	20-May-26	Reelect Pierre-Emanuel Durand as Director	For	A vote AGAINST incumbent nominating committee chair Maria Teresa Altafracia (Mariate) Amal Machadr
Millicom International Cellular SA	Annual	20-May-26	Reelect Pierre-Emanuel Durand as Director	For	A vote AGAINST incumbent nominating committee chair Maria Teresa Altafracia (Mariate) Amal Machadr
Millicom International Cellular SA	Annual	20-May-26	Reelect Maxime Lombardini as Director	For	A vote AGAINST incumbent nominating committee chair Maria Teresa Altafracia (Mariate) Amal Machadr
Millicom International Cellular SA	Annual	20-May-26	Reelect Jules Niel as Director	For	A vote AGAINST incumbent nominating committee chair Maria Teresa Altafracia (Mariate) Amal Machadr
Millicom International Cellular SA	Annual	20-May-26	Reelect Blanca Trevino De Vega as Director	For	A vote AGAINST incumbent nominating committee chair Maria Teresa Altafracia (Mariate) Amal Machadr
Millicom International Cellular SA	Annual	20-May-26	Reelect Maxime Lombardini as Chair of the Board	For	A vote AGAINST incumbent nominating committee chair Maria Teresa Altafracia (Mariate) Amal Machadr
Millicom International Cellular SA	Annual	20-May-26	Approve Remuneration of Directors	For	A vote FOR this item is warranted because there is no sign of excessiveness concerning the board remun
Millicom International Cellular SA	Annual	20-May-26	Approve KPMG Audit SARM and KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	For	A vote FOR is warranted because there are no concerns regarding this proposal
Millicom International Cellular SA	Annual	20-May-26	Approve Share Repurchase Plan	For	A vote FOR this resolution is warranted because the proposed volume of the authorization is within comm
Millicom International Cellular SA	Annual	20-May-26	Approve Share Repurchase Plan	For	A vote FOR this resolution is warranted because the proposed volume of the authorization is within comm

NPK International Inc.	Annual	20-May-26	Elect Director Joseph A. Cutlilo	For	A vote FOR the director nominees is warranted
NPK International Inc.	Annual	20-May-26	Elect Director Matthew S. Lanigan	For	A vote FOR the director nominees is warranted
NPK International Inc.	Annual	20-May-26	Elect Director Roderick A. Larson	For	A vote FOR the director nominees is warranted
NPK International Inc.	Annual	20-May-26	Elect Director Michael A. Lewis	For	A vote FOR the director nominees is warranted
NPK International Inc.	Annual	20-May-26	Elect Director Claudia M. Meer	For	A vote FOR the director nominees is warranted
NPK International Inc.	Annual	20-May-26	Elect Director John C. Minge	For	A vote FOR the director nominees is warranted
NPK International Inc.	Annual	20-May-26	Elect Director Rose M. Robeson	For	A vote FOR this proposal is warranted with caution. Concerns exist given that the CFO's total target I TI a
NPK International Inc.	Annual	20-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal to ratify the auditor is warranted
NPK International Inc.	Annual	20-May-26	Ratify Deloitte & Touche LLP as Auditors	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Elect Director Chad R. Abraham	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Elect Director Jonathan J. Doyle	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Elect Director Stuart M. Essiq	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Elect Director Ann C. Gallo	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Elect Director Victoria M. Holt	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Elect Director Robbin Mitchell	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Elect Director Thomas S. Schreier	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Elect Director Phillip E. Soran	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Elect Director Brian R. Sterling	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Elect Director Scott C. Taylor	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Ratify Ernst & Young LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
Piper Sandler Companies	Annual	20-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted as nav and performance are reasonably aligned and no significant
Piper Sandler Companies	Annual	20-May-26	Elect Director Chad R. Abraham	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Elect Director Jonathan J. Doyle	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Elect Director Stuart M. Essiq	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Elect Director Ann C. Gallo	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Elect Director Victoria M. Holt	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Elect Director Robbin Mitchell	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Elect Director Thomas S. Schreier	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Elect Director Phillip E. Soran	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Elect Director Brian R. Sterling	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Elect Director Scott C. Taylor	For	A vote FOR the director nominees is warranted
Piper Sandler Companies	Annual	20-May-26	Ratify Ernst & Young LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
Piper Sandler Companies	Annual	20-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted as nav and performance are reasonably aligned and no significant
Amphenol Corporation	Annual	21-May-26	Elect Director Nancy A. Altobello	For	A vote FOR the director nominees is warranted
Amphenol Corporation	Annual	21-May-26	Elect Director David P. Falck	For	A vote FOR the director nominees is warranted
Amphenol Corporation	Annual	21-May-26	Elect Director Saniiv Lamba	For	A vote FOR the director nominees is warranted
Amphenol Corporation	Annual	21-May-26	Elect Director Rita S. Lane	For	A vote FOR the director nominees is warranted
Amphenol Corporation	Annual	21-May-26	Elect Director Robert A. Livingston	For	A vote FOR the director nominees is warranted
Amphenol Corporation	Annual	21-May-26	Elect Director R. Adam Norwitz	For	A vote FOR the director nominees is warranted
Amphenol Corporation	Annual	21-May-26	Elect Director Prahlad Singh	For	A vote FOR the director nominees is warranted
Amphenol Corporation	Annual	21-May-26	Elect Director Anne Clarke Wolff	For	A vote FOR the director nominees is warranted
Amphenol Corporation	Annual	21-May-26	Ratify Deloitte & Touche LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
Amphenol Corporation	Annual	21-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted. Though concerns were identified regarding annual incentive goal r
Bloom Energy Corporation	Annual	21-May-26	Elect Director Barbara Burger	Withhold	WITHHOLD D votes are warranted for Governance Committee members Barbara Burner and Eddy Zervion
Bloom Energy Corporation	Annual	21-May-26	Elect Director Jeffrey Immelt	For	WITHHOLD D votes are warranted for Governance Committee members Barbara Burner and Eddy Zervion
Bloom Energy Corporation	Annual	21-May-26	Elect Director Jim Snabe	For	WITHHOLD D votes are warranted for Governance Committee members Barbara Burner and Eddy Zervion
Bloom Energy Corporation	Annual	21-May-26	Elect Director Eddy Zervion	Withhold	WITHHOLD D votes are warranted for Governance Committee members Barbara Burner and Eddy Zervion
Bloom Energy Corporation	Annual	21-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted. The compensation committee demonstrated sufficient responsiveness
Bloom Energy Corporation	Annual	21-May-26	Ratify Deloitte & Touche LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
Bloom Energy Corporation	Annual	21-May-26	Amend Certificate of Incorporation to Provide for the Exculpation of Officers	For	A vote FOR this proposal is warranted as the exculpation provision permitted by Delaware law is consider
Bloom Energy Corporation	Annual	21-May-26	Amend Certificate of Incorporation to Remove Outdated References to Class B Common Stock	For	A vote FOR this proposal is warranted. Given that the Class B common stock is no longer outstanding, the
Bloom Energy Corporation	Annual	21-May-26	Elect Director Barbara Burger	Withhold	WITHHOLD D votes are warranted for Governance Committee members Barbara Burner and Eddy Zervion
Bloom Energy Corporation	Annual	21-May-26	Elect Director Jeffrey Immelt	For	WITHHOLD D votes are warranted for Governance Committee members Barbara Burner and Eddy Zervion
Bloom Energy Corporation	Annual	21-May-26	Elect Director Jim Snabe	For	WITHHOLD D votes are warranted for Governance Committee members Barbara Burner and Eddy Zervion
Bloom Energy Corporation	Annual	21-May-26	Elect Director Eddy Zervion	Withhold	WITHHOLD D votes are warranted for Governance Committee members Barbara Burner and Eddy Zervion
Bloom Energy Corporation	Annual	21-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted. The compensation committee demonstrated sufficient responsiveness
Bloom Energy Corporation	Annual	21-May-26	Ratify Deloitte & Touche LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted
Bloom Energy Corporation	Annual	21-May-26	Amend Certificate of Incorporation to Provide for the Exculpation of Officers	For	A vote FOR this proposal is warranted as the exculpation provision permitted by Delaware law is consider
Bloom Energy Corporation	Annual	21-May-26	Amend Certificate of Incorporation to Remove Outdated References to Class B Common Stock	For	A vote FOR this proposal is warranted. Given that the Class B common stock is no longer outstanding, the
Ethad Etsalat Co.	Annual	21-May-26	Review and Discuss Financial Statements and Statutory Reports for FY 2025	For	A vote FOR the annual accounts is warranted due to a lack of concern regarding the accounts presented r
Ethad Etsalat Co.	Annual	21-May-26	Review and Discuss Board Report on Company Operations for FY 2025	For	A vote FOR the board report is warranted given the timely disclosure of the report and the absence of any
Ethad Etsalat Co.	Annual	21-May-26	Approve Auditors' Report on Company Financial Statements for FY 2025	For	A vote FOR the approval of the auditor's report is warranted because this is a routine meeting formality
Ethad Etsalat Co.	Annual	21-May-26	Approve Discharge of Directors for FY 2025	For	In the absence of concerns that the board is not fulfilling its fiduciary duties, a vote FOR is warranted.
Ethad Etsalat Co.	Annual	21-May-26	Authorize Board to Distribute Interim Dividends Semi Annually or Quarterly for FY 2026	For	A vote FOR is warranted because there are no known concerns regarding this proposal or the company's
Ethad Etsalat Co.	Annual	21-May-26	Approve Authorization of the Board Regarding Future Related Party Transactions According to Paragraph 1 of Article 27 of Companies Law	For	A vote FOR is warranted given the level of disclosure provided by the company on its related party transac
Ethad Etsalat Co.	Annual	21-May-26	Approve Remuneration of Directors of SAR 8,623,342 for FY 2025	For	A vote FOR the remuneration at Ethad Etsalat Co. is warranted, although it is not without concerns for sh
Ethad Etsalat Co.	Annual	21-May-26	Ratify Auditors and Fix Their Remuneration of Q2, Q3, and Annual Statement of FY 2026, Q1, Q2, Q3, and Annual Statement of FY 2027, Q1	For	WITHHOLD D votes are warranted as the proposal is warranted as the exculpation provision permitted by Delaware law is consider
Ethad Etsalat Co.	Annual	21-May-26	Approve Related Party Transactions with Emirates Telecommunications Group Company Re: Interconnection and Roaming Services	For	These types of RPTs and relevant amounts are not unusual in this market. Given the level of disclosure n
Ethad Etsalat Co.	Annual	21-May-26	Approve Related Party Transactions with Emirates Telecommunications Group Company Re: Interconnection and Roaming Services as well i	For	These types of RPTs and relevant amounts are not unusual in this market. Given the level of disclosure n
Ethad Etsalat Co.	Annual	21-May-26	Approve Related Party Transactions with Elm Information Security Company Re: Set of Exclusive Services for e-government Solutions	For	These types of RPTs and relevant amounts are not unusual in this market. Given the level of disclosure n
Ethad Etsalat Co.	Annual	21-May-26	Approve Related Party Transactions with the Company for Cooperative Insurance Tawuniya Re: Sales and Services Provided to Tawuniya	For	These types of RPTs and relevant amounts are not unusual in this market. Given the level of disclosure n
Ethad Etsalat Co.	Annual	21-May-26	Approve Related Party Transactions with Almoammar Company Re: Set of Technical Solutions and Information System	For	These types of RPTs and relevant amounts are not unusual in this market. Given the level of disclosure n
Gold Fields Ltd.	Annual	21-May-26	Reappoint PricewaterhouseCoopers Inc as Auditors of the Company with S Masondo as the Lead Independent Audit Partner	For	A vote FOR this item is warranted as no significant concerns have been identified.
Gold Fields Ltd.	Annual	21-May-26	Elect John MacKenzie as Director	For	Votes FOR these items are warranted as no issues have been identified in relation to the election or re-el
Gold Fields Ltd.	Annual	21-May-26	Elect Michael Rawlinson as Director	For	Votes FOR these items are warranted as no issues have been identified in relation to the election or re-el
Gold Fields Ltd.	Annual	21-May-26	Re-elect Terence Goodlace as Director	For	Votes FOR these items are warranted as no issues have been identified in relation to the election or re-el
Gold Fields Ltd.	Annual	21-May-26	Re-elect Philisive Sibiva as Director	For	Votes FOR these items are warranted as all of the members of the Audit Committee are independent
Gold Fields Ltd.	Annual	21-May-26	Re-elect Philisive Sibiva as Chairperson of the Audit Committee	For	Votes FOR these items are warranted as all of the members of the Audit Committee are independent
Gold Fields Ltd.	Annual	21-May-26	Elect Michael Rawlinson as Member of the Audit Committee	For	Votes FOR these items are warranted as all of the members of the Audit Committee are independent
Gold Fields Ltd.	Annual	21-May-26	Re-elect Zarina Bassa as Member of the Audit Committee	For	Votes FOR these items are warranted as all of the members of the Audit Committee are independent
Gold Fields Ltd.	Annual	21-May-26	Re-elect Carel Smit as Member of the Audit Committee	For	Votes FOR these items are warranted as all of the members of the Audit Committee are independent
Gold Fields Ltd.	Annual	21-May-26	Re-elect Cristina Bitar as Chairperson of the Social, Ethics and Transformation Committee	For	Votes FOR these items are considered warranted because no issues have been identified in relation to th
Gold Fields Ltd.	Annual	21-May-26	Re-elect Alhassan Andani as Member of the Social, Ethics and Transformation Committee	For	Votes FOR these items are considered warranted because no issues have been identified in relation to th
Gold Fields Ltd.	Annual	21-May-26	Re-elect Mike Fraser as Member of the Social, Ethics and Transformation Committee	For	Votes FOR these items are considered warranted because no issues have been identified in relation to th
Gold Fields Ltd.	Annual	21-May-26	Re-elect Shannon McCrae as Member of the Social, Ethics and Transformation Committee	For	Votes FOR these items are considered warranted because no issues have been identified in relation to th
Gold Fields Ltd.	Annual	21-May-26	Re-elect Carel Smit as Member of the Social, Ethics and Transformation Committee	For	A vote FOR this item is warranted, although it is not without concern. * The maximum bonus and I TIP awa
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration Policy	For	A vote FOR this item is warranted. * The CFO received a significant salary increase during the year, and th
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration Implementation Report	For	A vote FOR this item is warranted as the potential dilution that shareholders would face if this authority is
Gold Fields Ltd.	Annual	21-May-26	Authorise Board to Issue Shares for Cash	For	A vote FOR this item is warranted. This is a routine legal formality in South Africa
Gold Fields Ltd.	Annual	21-May-26	Authorise Ratification of Approved Resolutions	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration of Chairperson of the Board	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration of Lead Independent Director of the Board	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration of Members of the Board	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout

Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration of Chairperson of the Audit Committee	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration of Chairpersons of the Nomination and Governance Committee, Remuneration Committee, Risk Committee, SET Cor	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration of Members of the Audit Committee	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration of Members of the Nomination and Governance Committee, Remuneration Committee, Risk Committee, SET Commil	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Authorise Repurchase of Issued Share Capital	For	A vote FOR this item is warranted. General share buyback authorities are common agenda items at South
Gold Fields Ltd.	Annual	21-May-26	Adopt New Memorandum of Incorporation	For	A vote FOR this item is warranted. although it is not without concern because: * The amended MOI remov
Gold Fields Ltd.	Annual	21-May-26	Approve Financial Assistance in Terms of Sections 44 and 45 of the Companies Act	For	A vote FOR this item is warranted. This is a routine request proposed as a result of the implementation of
Gold Fields Ltd.	Annual	21-May-26	Reappoint PricewaterhouseCoopers Inc as Auditors of the Company with S Masondo as the Lead Independent Audit Partner	For	Votes FOR these items are warranted. as no significant concerns have been identified.
Gold Fields Ltd.	Annual	21-May-26	Elect John MacKenzie as Director	For	Votes FOR these items are warranted. as no issues have been identified in relation to the election or re-el
Gold Fields Ltd.	Annual	21-May-26	Elect Michael Rawlinson as Director	For	Votes FOR these items are warranted. as no issues have been identified in relation to the election or re-el
Gold Fields Ltd.	Annual	21-May-26	Re-elect Terence Goodlace as Director	For	Votes FOR these items are warranted. as no issues have been identified in relation to the election or re-el
Gold Fields Ltd.	Annual	21-May-26	Re-elect Philisiwe Sibiya as Director	For	Votes FOR these items are warranted. as no issues have been identified in relation to the election or re-el
Gold Fields Ltd.	Annual	21-May-26	Re-elect Philisiwe Sibiya as Chairperson of the Audit Committee	For	Votes FOR these items are warranted. as all of the members of the Audit Committee are independent
Gold Fields Ltd.	Annual	21-May-26	Elect Michael Rawlinson as Member of the Audit Committee	For	Votes FOR these items are warranted. as all of the members of the Audit Committee are independent
Gold Fields Ltd.	Annual	21-May-26	Re-elect Zarina Bassa as Member of the Audit Committee	For	Votes FOR these items are warranted. as all of the members of the Audit Committee are independent
Gold Fields Ltd.	Annual	21-May-26	Re-elect Carel Smit as Member of the Audit Committee	For	Votes FOR these items are considered warranted because no issues have been identified in relation to th
Gold Fields Ltd.	Annual	21-May-26	Re-elect Cristina Bitar as Chairperson of the Social, Ethics and Transformation Committee	For	Votes FOR these items are considered warranted because no issues have been identified in relation to th
Gold Fields Ltd.	Annual	21-May-26	Re-elect Alhassan Andani as Member of the Social, Ethics and Transformation Committee	For	Votes FOR these items are considered warranted because no issues have been identified in relation to th
Gold Fields Ltd.	Annual	21-May-26	Re-elect Mike Fraser as Member of the Social, Ethics and Transformation Committee	For	Votes FOR these items are considered warranted because no issues have been identified in relation to th
Gold Fields Ltd.	Annual	21-May-26	Re-elect Shannon McCrae as Member of the Social, Ethics and Transformation Committee	For	Votes FOR these items are considered warranted because no issues have been identified in relation to th
Gold Fields Ltd.	Annual	21-May-26	Re-elect Carel Smit as Member of the Social, Ethics and Transformation Committee	For	Votes FOR these items are considered warranted because no issues have been identified in relation to th
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration Policy	For	A vote FOR this item is warranted. although it is not without concern: * The maximum bonus and L TIP aw
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration Implementation Report	For	A vote FOR this item is warranted: * The CFO received a significant salary increase during the year. and f
Gold Fields Ltd.	Annual	21-May-26	Authorise Board to Issue Shares for Cash	For	A vote FOR this item is warranted. as the potential dilution that shareholders would face if this authority is
Gold Fields Ltd.	Annual	21-May-26	Authorise Ratification of Approved Resolutions	For	A vote FOR this item is warranted. This is a routine formalty in South Africa
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration of Chairperson of the Board	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration of Members of the Board	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration of Lead Independent Director of the Board	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration of Members of the Board	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration of Chairperson of the Audit Committee	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration of Chairpersons of the Nomination and Governance Committee, Remuneration Committee, Risk Committee, SET Cor	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration of Members of the Audit Committee	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration of Members of the Nomination and Governance Committee, Remuneration Committee, Risk Committee, SET Commil	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Authorise Repurchase of Issued Share Capital	For	A vote FOR this item is warranted. General share buyback authorities are common agenda items at South
Gold Fields Ltd.	Annual	21-May-26	Adopt New Memorandum of Incorporation	For	A vote FOR this item is warranted. although it is not without concern because: * The amended MOI remov
Gold Fields Ltd.	Annual	21-May-26	Approve Financial Assistance in Terms of Sections 44 and 45 of the Companies Act	For	A vote FOR this item is warranted. This is a routine request proposed as a result of the implementation of
Gold Fields Ltd.	Annual	21-May-26	Reappoint PricewaterhouseCoopers Inc as Auditors of the Company with S Masondo as the Lead Independent Audit Partner	For	Votes FOR these items are warranted. as no significant concerns have been identified.
Gold Fields Ltd.	Annual	21-May-26	Elect John MacKenzie as Director	For	Votes FOR these items are warranted. as no issues have been identified in relation to the election or re-el
Gold Fields Ltd.	Annual	21-May-26	Elect Michael Rawlinson as Director	For	Votes FOR these items are warranted. as no issues have been identified in relation to the election or re-el
Gold Fields Ltd.	Annual	21-May-26	Re-elect Terence Goodlace as Director	For	Votes FOR these items are warranted. as no issues have been identified in relation to the election or re-el
Gold Fields Ltd.	Annual	21-May-26	Re-elect Philisiwe Sibiya as Director	For	Votes FOR these items are warranted. as no issues have been identified in relation to the election or re-el
Gold Fields Ltd.	Annual	21-May-26	Re-elect Philisiwe Sibiya as Chairperson of the Audit Committee	For	Votes FOR these items are warranted. as all of the members of the Audit Committee are independent
Gold Fields Ltd.	Annual	21-May-26	Elect Michael Rawlinson as Member of the Audit Committee	For	Votes FOR these items are warranted. as all of the members of the Audit Committee are independent
Gold Fields Ltd.	Annual	21-May-26	Re-elect Zarina Bassa as Member of the Audit Committee	For	Votes FOR these items are warranted. as all of the members of the Audit Committee are independent
Gold Fields Ltd.	Annual	21-May-26	Re-elect Cristina Bitar as Chairperson of the Social, Ethics and Transformation Committee	For	Votes FOR these items are considered warranted because no issues have been identified in relation to th
Gold Fields Ltd.	Annual	21-May-26	Re-elect Alhassan Andani as Member of the Social, Ethics and Transformation Committee	For	Votes FOR these items are considered warranted because no issues have been identified in relation to th
Gold Fields Ltd.	Annual	21-May-26	Re-elect Mike Fraser as Member of the Social, Ethics and Transformation Committee	For	Votes FOR these items are considered warranted because no issues have been identified in relation to th
Gold Fields Ltd.	Annual	21-May-26	Re-elect Shannon McCrae as Member of the Social, Ethics and Transformation Committee	For	Votes FOR these items are considered warranted because no issues have been identified in relation to th
Gold Fields Ltd.	Annual	21-May-26	Re-elect Carel Smit as Member of the Social, Ethics and Transformation Committee	For	Votes FOR these items are considered warranted because no issues have been identified in relation to th
Gold Fields Ltd.	Annual	21-May-26	Aoorove Remuneration Polvcy	For	A vote FOR this item is warranted. although it is not without concern: * The maximum bonus and L TIP aw
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration Implementation Report	For	A vote FOR this item is warranted: * The CFO received a significant salary increase during the year. and f
Gold Fields Ltd.	Annual	21-May-26	Authorise Board to Issue Shares for Cash	For	A vote FOR this item is warranted. as the potential dilution that shareholders would face if this authority is
Gold Fields Ltd.	Annual	21-May-26	Authorise Ratification of Approved Resolutions	For	A vote FOR this item is warranted. This is a routine legal formalty in South Africa
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration of Chairperson of the Board	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Aoorove Remuneration of Lead Independent Director of the Board	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration of Members of the Board	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration of Chairperson of the Audit Committee	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration of Chairpersons of the Nomination and Governance Committee, Remuneration Committee, Risk Committee, SET Cor	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Approve Remuneration of Members of the Nomination and Governance Committee, Remuneration Committee, Risk Committee, SET Commil	For	Votes FOR these items are warranted. The proposed fees appear to be in line with what comparable Sout
Gold Fields Ltd.	Annual	21-May-26	Authorise Repurchase of Issued Share Capital	For	A vote FOR this item is warranted. General share buyback authorities are common agenda items at South
Gold Fields Ltd.	Annual	21-May-26	Adopt New Memorandum of Incorporation	For	A vote FOR this item is warranted. although it is not without concern because: * The amended MOI remov
Gold Fields Ltd.	Annual	21-May-26	Approve Financial Assistance in Terms of Sections 44 and 45 of the Companies Act	For	A vote FOR this item is warranted. This is a routine request proposed as a result of the implementation of
Safran SA	Annual	21-May-26	Approve Financial Statements and Statutory Reports	For	Votes FOR the approval of the annual accounts are warranted due to the unqualified auditors' opinion and
Safran SA	Annual	21-May-26	Aoorove Consolidated Financial Statements and Statutory Reports	For	A vote FOR this income allocation proposal is warranted: despite the low navunit ratio, because the dividen
Safran SA	Annual	21-May-26	Approve Allocation of Income and Dividends of EUR 3.35 per Share	For	A vote FOR this proposal is warranted because the information disclosed in the auditors' special report do
Safran SA	Annual	21-May-26	Approve Auditors' Special Report on Related-Party Transactions	For	Votes FOR the (re)elections of these independent nominees (Anne Bouvier and Robert Peugeot) are war
Safran SA	Annual	21-May-26	Elect Anne Bouvier as Director	For	A vote FOR this remuneration report is warranted because it does not raise any significant concern
Safran SA	Annual	21-May-26	Reelect Robert Peugeot as Director	For	A vote FOR this remuneration report is warranted because it does not raise any significant concern
Safran SA	Annual	21-May-26	Aoorove Compensation of Ross McInnes, Chairman of the Board	For	A vote FOR this remuneration report is warranted because it does not raise any significant concern
Safran SA	Annual	21-May-26	Approve Compensation of Olivier Andriès, CEO	For	A vote FOR this remuneration report is warranted but not without concerns as: * The quantum of the base
Safran SA	Annual	21-May-26	Approve Compensation Report of Corporate Officers	For	A vote FOR this remuneration policy is warranted but not without concerns as: * The quantum of the base
Safran SA	Annual	21-May-26	Approve Remuneration Policy of Chairman of the Board	For	A vote FOR this remuneration policy is warranted but not without concerns as: * The quantum of the base
Safran SA	Annual	21-May-26	Approve Remuneration Policy of CEO	For	A vote FOR this remuneration policy is warranted but not without concerns as: * The quantum of the base
Safran SA	Annual	21-May-26	Aoorove Remuneration Policy of Directors	For	A vote FOR this remuneration policy is warranted but not without concerns as: * The quantum of the base
Safran SA	Annual	21-May-26	Authorise Repurchase of Up to 10 Percent of Issued Share Capital	For	Such share buyback programs merit a vote FOR
Safran SA	Annual	21-May-26	Authorise Filing of Resolutions/ Documents/Other Formalities	For	A vote FOR this routine item is warranted.
AIA Group Limited	Annual	22-May-26	Accept Financial Statements and Statutory Reports	For	In the absence of any known issues concerning the company's audited accounts, financial statements, an
AIA Group Limited	Annual	22-May-26	Approve Final Dividend	For	A vote FOR this resolution is warranted because this is a routine dividend proposal.
AIA Group Limited	Annual	22-May-26	Elect Mark Edward Tucker as Director	For	A vote FOR the election of all nominees is warranted.
AIA Group Limited	Annual	22-May-26	Elect Shulamite N K Khoo as Director	For	A vote FOR the election of all nominees is warranted.
AIA Group Limited	Annual	22-May-26	Elect Ku Man as Director	For	A vote FOR the election of all nominees is warranted.
AIA Group Limited	Annual	22-May-26	Elect Mari Elka Panagiotu as Director	For	A vote FOR the election of all nominees is warranted.
AIA Group Limited	Annual	22-May-26	Elect Ong Chong Tee as Director	For	A vote FOR the election of all nominees is warranted.
AIA Group Limited	Annual	22-May-26	Elect Nor Shamsiah Mohd Yunus as Director	For	A vote FOR the election of all nominees is warranted.
AIA Group Limited	Annual	22-May-26	Approve KPMG as Auditors and Authorize Board to Fix Their Remuneration	For	A vote FOR this proposal is warranted given that the proposed change of auditor does not raise any extrar
AIA Group Limited	Annual	22-May-26	Approve Issuance of Equity-Linked Securities without Preemptive Rights	For	A vote FOR this resolution is warranted for the following: * The share issuance limit (including the transfer
AIA Group Limited	Annual	22-May-26	Authorise Repurchase of Issued Share Capital	For	A vote FOR this resolution is warranted given the absence of any known issues concerning the proposed.
AIA Group Limited	Annual	22-May-26	Adopt New Articles of Association	For	A vote FOR this resolution is warranted given the proposed amendments would provide additional means
AIA Group Limited	Annual	22-May-26	Accept Financial Statements and Statutory Reports	For	In the absence of any known issues concerning the company's audited accounts, financial statements, an
AIA Group Limited	Annual	22-May-26	Approve Final Dividend	For	A vote FOR this resolution is warranted because this is a routine dividend proposal.
AIA Group Limited	Annual	22-May-26	Elect Mark Edward Tucker as Director	For	A vote FOR the election of all nominees is warranted.
AIA Group Limited	Annual	22-May-26	Elect Shulamite N K Khoo as Director	For	A vote FOR the election of all nominees is warranted.

AIA Group Limited	Annual	22-May-26	Elect Ku Man as Director	For	A vote FOR the election of all nominees is warranted
AIA Group Limited	Annual	22-May-26	Elect Mari Elka Pangestu as Director	For	A vote FOR the election of all nominees is warranted
AIA Group Limited	Annual	22-May-26	Elect Ong Chong Tee as Director	For	A vote FOR the election of all nominees is warranted
AIA Group Limited	Annual	22-May-26	Elect Nor Shamsiah Mohd Yunus as Director	For	A vote FOR the election of all nominees is warranted
AIA Group Limited	Annual	22-May-26	Aoorove KPMG as Auditors and Authorize Board to Fix Their Remuneration	For	A vote FOR this proposal is warranted given that the proposed change of auditor does not raise any over
AIA Group Limited	Annual	22-May-26	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	A vote FOR this resolution is warranted for the following: * The share issuance limit (including the transfer
AIA Group Limited	Annual	22-May-26	Authorize Repurchase of Issued Share Capital	For	A vote FOR this resolution is warranted given the absence of any known issues concerning the proposed
AIA Group Limited	Annual	22-May-26	Adopt New Articles of Association	For	A vote FOR this resolution is warranted given the proposed amendments would provide additional means
Exosens SA	Annual/Special	22-May-26	Approve Financial Statements and Statutory Reports	For	Votes FOR the approval of the annual accounts are warranted due to the unqualified auditors' opinion and
Exosens SA	Annual/Special	22-May-26	Aoorove Consolidated Financial Statements and Statutory Reports	For	Votes FOR the approval of the annual accounts are warranted due to the unqualified auditors' opinion and
Exosens SA	Annual/Special	22-May-26	Approve Allocation of Income and Dividends of EUR 0.30 per Share	For	A vote FOR this income allocation proposal is warranted because the proposed payout ratio is adequate w
Exosens SA	Annual/Special	22-May-26	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	A vote FOR this proposal is warranted because the information disclosed in the auditors' special report do
Exosens SA	Annual/Special	22-May-26	Reelect Michel Mariton as Director	Against	A vote AGAINST incumbent nominating committee chair Michel Mariton is warranted for lack of diversity o
Exosens SA	Annual/Special	22-May-26	Reelect Brigitte Genvy as Director	For	A vote AGAINST incumbent nominating committee chair Michel Mariton is warranted for lack of diversity o
Exosens SA	Annual/Special	22-May-26	Aoorove Remuneration Policy of Directors	For	A vote FOR this remuneration policy is warranted although the following concern is raised: * The board is
Exosens SA	Annual/Special	22-May-26	Approve Remuneration Policy of Jérôme Cerisier, CEO	For	A vote FOR this remuneration policy is warranted despite: * The limited level of disclosure on 1 TIP * The
Exosens SA	Annual/Special	22-May-26	Approve Compensation Report	For	A vote FOR this remuneration report is warranted but is not without concerns as: * The limited disclosure c
Exosens SA	Annual/Special	22-May-26	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	A vote FOR this resolution is warranted because it does not raise any significant concern
Exosens SA	Annual/Special	22-May-26	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	Such share buyback programs merit a vote FOR
Exosens SA	Annual/Special	22-May-26	Authorize up to 1.15 Percent of Issued Capital for Use in Restricted Stock Plans	For	A vote FOR this item is warranted as such share capital reductions are favorable to shareholders
Exosens SA	Annual/Special	22-May-26	Approve Issuance of Warrants (BSA) for Specific Beneficiaries up to Aggregate Nominal Amount of EUR 25,000	Against	A vote AGAINST this resolution is warranted despite the limited level of disclosure on the performance period a
Exosens SA	Annual/Special	22-May-26	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	A vote AGAINST this resolution is warranted because: * The exercise price could show a discount to the a
Exosens SA	Annual/Special	22-May-26	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees and Corporate Officers of International Sub	For	Votes FOR these employees stock purchase plans are warranted as its proposed volume respects the rec
Exosens SA	Annual/Special	22-May-26	Authorize Filing of Required Documents/Other Formalities	For	Votes FOR these employees stock purchase plans are warranted as its proposed volume respects the rec
Exosens SA	Annual/Special	22-May-26	Approve Financial Statements and Statutory Reports	For	A vote FOR this routine item is warranted
Exosens SA	Annual/Special	22-May-26	Approve Consolidated Financial Statements and Statutory Reports	For	Votes FOR the approval of the annual accounts are warranted due to the unqualified auditors' opinion and
Exosens SA	Annual/Special	22-May-26	Approve Allocation of Income and Dividends of EUR 0.30 per Share	For	Votes FOR the approval of the annual accounts are warranted due to the unqualified auditors' opinion and
Exosens SA	Annual/Special	22-May-26	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	A vote FOR this proposal is warranted because the information disclosed in the auditors' special report do
Exosens SA	Annual/Special	22-May-26	Reelect Michel Mariton as Director	Against	A vote AGAINST incumbent nominating committee chair Michel Mariton is warranted for lack of diversity o
Exosens SA	Annual/Special	22-May-26	Reelect Brigitte Genvy as Director	For	A vote AGAINST incumbent nominating committee chair Michel Mariton is warranted for lack of diversity o
Exosens SA	Annual/Special	22-May-26	Approve Remuneration Policy of Directors	For	A vote FOR this remuneration policy is warranted although the following concern is raised: * The board is
Exosens SA	Annual/Special	22-May-26	Approve Remuneration Policy of Jérôme Cerisier, CEO	For	A vote FOR this remuneration policy is warranted despite: * The limited level of disclosure on 1 TIP * The
Exosens SA	Annual/Special	22-May-26	Approve Compensation of Jérôme Cerisier, CEO	For	A vote FOR this remuneration report is warranted but is not without concerns as: * The limited disclosure c
Exosens SA	Annual/Special	22-May-26	Approve Compensation Report	For	A vote FOR this remuneration report is warranted because it does not raise any significant concern
Exosens SA	Annual/Special	22-May-26	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Such share buyback programs merit a vote FOR
Exosens SA	Annual/Special	22-May-26	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	A vote FOR this item is warranted as such share capital reductions are favorable to shareholders
Exosens SA	Annual/Special	22-May-26	Authorize up to 1.15 Percent of Issued Capital for Use in Restricted Stock Plans	For	A vote FOR this resolution is warranted despite the limited level of disclosure on the performance period a
Exosens SA	Annual/Special	22-May-26	Approve Issuance of Warrants (BSA) for Specific Beneficiaries up to Aggregate Nominal Amount of EUR 25,000	Against	A vote AGAINST this resolution is warranted because: * The exercise price could show a discount to the a
Exosens SA	Annual/Special	22-May-26	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	Votes FOR these employees stock purchase plans are warranted as its proposed volume respects the rec
Exosens SA	Annual/Special	22-May-26	Authorize Capital Issuances for Use in Employee Stock Purchase Plans Reserved for Employees and Corporate Officers of International Sub	For	Votes FOR these employees stock purchase plans are warranted as its proposed volume respects the rec
Exosens SA	Annual/Special	22-May-26	Authorize Filing of Required Documents/Other Formalities	For	A vote FOR this routine item is warranted
Jiansu Henali Hydraulic Co., Ltd.	Annual	22-May-26	Approve Report of the Board of Directors	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Jiansu Henali Hydraulic Co., Ltd.	Annual	22-May-26	Approve Annual Report and Summary	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Jiansu Henali Hydraulic Co., Ltd.	Annual	22-May-26	Aoorove Financial Statements	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Jiansu Henali Hydraulic Co., Ltd.	Annual	22-May-26	Approve Profit Distribution and the Authorization for the Interim Dividend	For	A vote FOR is warranted because the proposed dividend payout is considered reasonable
Jiansu Henali Hydraulic Co., Ltd.	Annual	22-May-26	Approve Report of the Independent Directors	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Jiansu Henali Hydraulic Co., Ltd.	Annual	22-May-26	Approve Remuneration of Directors and Senior Management Members	For	A vote FOR is merited because no concerns have been identified
Jiansu Henali Hydraulic Co., Ltd.	Annual	22-May-26	Approve Special Report on the Deposit and Usage of Raised Funds	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Jiansu Henali Hydraulic Co., Ltd.	Annual	22-May-26	Aoorove to Appoint Auditor	For	A vote FOR is merited because no concerns have been identified
Jiansu Henali Hydraulic Co., Ltd.	Annual	22-May-26	Approve Foreign Exchange Derivatives Trading Business	For	A vote FOR this routine item is merited because the use of financial derivatives is for hedging purpose onl
Jiansu Henali Hydraulic Co., Ltd.	Annual	22-May-26	Approve to Formulate the Remuneration Management System for Directors and Senior Management Members	For	A vote FOR is merited because no concerns have been identified
Jiansu Henali Hydraulic Co., Ltd.	Annual	22-May-26	Approve Report of the Board of Directors	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Jiansu Henali Hydraulic Co., Ltd.	Annual	22-May-26	Approve Annual Report and Summary	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Jiansu Henali Hydraulic Co., Ltd.	Annual	22-May-26	Aoorove Financial Statements	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Jiansu Henali Hydraulic Co., Ltd.	Annual	22-May-26	Approve Profit Distribution and the Authorization for the Interim Dividend	For	A vote FOR is warranted because the proposed dividend payout is considered reasonable
Jiansu Henali Hydraulic Co., Ltd.	Annual	22-May-26	Approve Report of the Independent Directors	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Jiansu Henali Hydraulic Co., Ltd.	Annual	22-May-26	Approve Remuneration of Directors and Senior Management Members	For	A vote FOR is merited because no concerns have been identified
Jiansu Henali Hydraulic Co., Ltd.	Annual	22-May-26	Approve Special Report on the Deposit and Usage of Raised Funds	For	A vote FOR is merited for these routine resolutions because no concerns have been identified
Jiansu Henali Hydraulic Co., Ltd.	Annual	22-May-26	Aoorove to Appoint Auditor	For	A vote FOR is merited because no concerns have been identified
Jiansu Henali Hydraulic Co., Ltd.	Annual	22-May-26	Approve Foreign Exchange Derivatives Trading Business	For	A vote FOR this routine item is merited because the use of financial derivatives is for hedging purpose onl
Jiansu Henali Hydraulic Co., Ltd.	Annual	22-May-26	Approve to Formulate the Remuneration Management System for Directors and Senior Management Members	For	A vote FOR is merited because no concerns have been identified
Fositek Corp.	Annual	26-May-26	Approve Business Operations Report and Financial Statements	For	A vote FOR is merited for this routine resolution because no concerns have been identified
Fositek Corp.	Annual	26-May-26	Approve Plan on Profit Distribution	For	A vote FOR is warranted because the proposed payout is considered reasonable
Fositek Corp.	Annual	26-May-26	Approve Amendments to Articles of Association	For	A vote FOR is warranted given that the amendments are mostly in align company procedures with regulat
Fositek Corp.	Annual	26-May-26	Elect Huang Chiu-Mao, a Representative of Xian Yan Investment Co., Ltd. with Shareholder No. 00000264, as Non-independent Director	For	A vote FOR all independent director nominees under Items 4.7-4.9 is warranted given the absence of any
Fositek Corp.	Annual	26-May-26	Elect a Representative of Ximche Investment Co., Ltd. with Shareholder No. 00000903, as Non-independent Director	Against	A vote FOR all independent director nominees under Items 4.7-4.9 is warranted given the absence of any
Fositek Corp.	Annual	26-May-26	Elect Chen Yi-Cheng, a Representative of Asia Vital Components Co., Ltd. with Shareholder No. 00000165, as Non-independent Director	For	A vote FOR all independent director nominees under Items 4.7-4.9 is warranted given the absence of any
Fositek Corp.	Annual	26-May-26	Elect Kan Ching-Ti, a Representative of J and C KAN TRADING CO., LTD. with Shareholder No. 00000169, as Non-independent Director	For	A vote FOR all independent director nominees under Items 4.7-4.9 is warranted given the absence of any
Fositek Corp.	Annual	26-May-26	Elect Hsu An-Tzu, with Shareholder No. 00000163, as Non-independent Director	For	A vote FOR all independent director nominees under Items 4.7-4.9 is warranted given the absence of any
Fositek Corp.	Annual	26-May-26	Elect Lee Wang-Jui, with Shareholder No. 00000182, as Non-independent Director	For	A vote FOR all independent director nominees under Items 4.7-4.9 is warranted given the absence of any
Fositek Corp.	Annual	26-May-26	Elect Wang Tien-Hao, with Shareholder No. F121074XXX, as Independent Director	For	A vote FOR all independent director nominees under Items 4.7-4.9 is warranted given the absence of any
Fositek Corp.	Annual	26-May-26	Elect Wu Meng-Lung, with Shareholder No. B120017XXX, as Independent Director	For	A vote FOR all independent director nominees under Items 4.7-4.9 is warranted given the absence of any
Fositek Corp.	Annual	26-May-26	Elect Wang Wen-Yun, with Shareholder No. A224136XXX, as Independent Director	For	A vote FOR all independent director nominees under Items 4.7-4.9 is warranted given the absence of any
Fositek Corp.	Annual	26-May-26	Aoorove Release of Restrictions of Competitive Activities of Newly Appointed Directors and Representatives	For	A vote FOR is warranted because sufficient details have been provided regarding the proposal and no sin
Elite Material Co., Ltd.	Annual	27-May-26	Approve Financial Statements	For	A vote FOR is merited for this routine resolution because no concerns have been identified
Elite Material Co., Ltd.	Annual	27-May-26	Approve Profit Distribution	For	A vote FOR is warranted because the proposed payout is considered reasonable
Elite Material Co., Ltd.	Annual	27-May-26	Approve Financial Statements	For	A vote FOR is merited for this routine resolution because no concerns have been identified
Elite Material Co., Ltd.	Annual	27-May-26	Approve Profit Distribution	For	A vote FOR is warranted because the proposed payout is considered reasonable
Elite Material Co., Ltd.	Annual	27-May-26	Aoorove Financial Statements	For	A vote FOR is merited for this routine resolution because no concerns have been identified
Elite Material Co., Ltd.	Annual	27-May-26	Approve Profit Distribution	For	A vote FOR is warranted because the proposed payout is considered reasonable
Meta Platforms, Inc.	Annual	27-May-26	Elect Director Peqay Alford	Withhold	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director Marc L. Andreessen	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director John Arnold	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director Patrick Collison	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director John Elkann	Withhold	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director Andrew W. Houston	Withhold	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director Nancy Killefer	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director Robert M. Kimmitt	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director Charles Sonohurst	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director Dana White	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director Tony Xu	Withhold	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director Mark Zuckerberg	Withhold	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con

Meta Platforms, Inc.	Annual	27-May-26	Ratify Ernst & Young LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted.
Meta Platforms, Inc.	Annual	27-May-26	Report on Risks of Improper Use of External Data to Develop AI Products	For	A vote FOR this proposal is warranted. The potential benefit of additional reporting appears evident given
Meta Platforms, Inc.	Annual	27-May-26	Initiate Annual Vote on Executive Compensation	For	A vote FOR the proposal is warranted. An annual say-on-pay frequency would provide shareholders great
Meta Platforms, Inc.	Annual	27-May-26	Approve Recapitalization Plan for all Stock to Have One-vote per Share	For	A vote FOR this proposal is warranted as it would convey to the board nonaffiliated shareholders' preferen
Meta Platforms, Inc.	Annual	27-May-26	Disclosure of Voting Results Based on Class of Shares	For	A vote FOR this proposal is warranted, as it appears reasonable that the company would begin differentia
Meta Platforms, Inc.	Annual	27-May-26	Issue Report Assessing Company's Human Rights Due Diligence Processes	For	A vote FOR this resolution is warranted, as additional disclosure would help the shareholders assess the r
Meta Platforms, Inc.	Annual	27-May-26	Issue Report Addressing Antisemitism and Hate in Online Platforms	For	A vote FOR this proposal is warranted, as additional disclosure on how the company will meet its GHG em
Meta Platforms, Inc.	Annual	27-May-26	Report on Impact of Data Center Expansions on Climate Commitments	For	A vote FOR this proposal is warranted. Incorporating child safety improvement as a component of senior e
Meta Platforms, Inc.	Annual	27-May-26	Report on Integrating Child Safety Improvement Metrics into Executive Compensation Program	For	A vote FOR this proposal is warranted as additional disclosure on data protection would provide sharehol
Meta Platforms, Inc.	Annual	27-May-26	Oversee and Report on Data Protection Impact Assessment on Generative AI Chatbots	For	A vote FOR this proposal is warranted. The company's disclosures show that it is an equal opportunit
Meta Platforms, Inc.	Annual	27-May-26	Report on Risks of Anti-American Discrimination from H-1B Visa Program Use	Against	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director Peqay Alford	Withhold	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director Marc L. Dressensen	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director John Arnold	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director Patrick Collison	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director John Elkann	Withhold	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director Andrew W. Houston	Withhold	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director Nancy Killefer	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director Robert M. Kimmit	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director Charles Sonchurst	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director Dana White	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director Tony Xu	For	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Elect Director Mark Zuckerberg	Withhold	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Meta Platforms, Inc.	Annual	27-May-26	Ratify Ernst & Young LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted.
Meta Platforms, Inc.	Annual	27-May-26	Report on Risks of Improper Use of External Data to Develop AI Products	For	A vote FOR this proposal is warranted. The potential benefit of additional reporting appears evident given
Meta Platforms, Inc.	Annual	27-May-26	Initiate Annual Vote on Executive Compensation	For	A vote FOR the proposal is warranted. An annual say-on-pay frequency would provide shareholders great
Meta Platforms, Inc.	Annual	27-May-26	Approve Recapitalization Plan for all Stock to Have One-vote per Share	For	A vote FOR this proposal is warranted, as it appears reasonable that the company would begin differentia
Meta Platforms, Inc.	Annual	27-May-26	Disclosure of Voting Results Based on Class of Shares	For	A vote FOR this resolution is warranted, as additional disclosure would help the shareholders assess the r
Meta Platforms, Inc.	Annual	27-May-26	Issue Report Assessing Company's Human Rights Due Diligence Processes	For	A vote FOR this proposal is warranted, as additional disclosure on how the company will meet its GHG em
Meta Platforms, Inc.	Annual	27-May-26	Issue Report Addressing Antisemitism and Hate in Online Platforms	For	A vote FOR this resolution is warranted. Incorporating child safety improvement as a component of senior e
Meta Platforms, Inc.	Annual	27-May-26	Report on Impact of Data Center Expansions on Climate Commitments	For	A vote FOR this proposal is warranted as additional disclosure on data protection would provide sharehol
Meta Platforms, Inc.	Annual	27-May-26	Report on Integrating Child Safety Improvement Metrics into Executive Compensation Program	For	A vote FOR this proposal is warranted. The company's disclosures show that it is an equal opportunit
Meta Platforms, Inc.	Annual	27-May-26	Oversee and Report on Data Protection Impact Assessment on Generative AI Chatbots	For	A vote AGAINST this proposal is warranted. The company's disclosures show that it is an equal opportunit
Meta Platforms, Inc.	Annual	27-May-26	Report on Risks of Anti-American Discrimination from H-1B Visa Program Use	Against	Significant risks to shareholders stemming from severe ESG controversies have been identified at the con
Societe Generale SA	Annual/Special	27-May-26	Approve Consolidated Financial Statements and Statutory Reports	For	Votes FOR the approval of the annual accounts are warranted due to the unqualified auditors' opinion and
Societe Generale SA	Annual/Special	27-May-26	Approve Financial Statements and Statutory Reports	For	Votes FOR the approval of the annual accounts are warranted due to the unqualified auditors' opinion and
Societe Generale SA	Annual/Special	27-May-26	Approve Allocation of Income and Dividends of EUR 1.61 per Share	For	A vote FOR this income allocation proposal is warranted as it does not raise concerns.
Societe Generale SA	Annual/Special	27-May-26	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	A vote FOR this proposal is warranted because the information disclosed in the auditors' special report do
Societe Generale SA	Annual/Special	27-May-26	Approve Remuneration Policy of Chairman of the Board	For	Votes FOR the remuneration policies applicable to the chair and directors of the board are warranted bec
Societe Generale SA	Annual/Special	27-May-26	Approve Remuneration Policy of CEO and Vice-CEO	For	A vote FOR this remuneration policy is warranted but not without concerns because: * An atypical mark
Societe Generale SA	Annual/Special	27-May-26	Approve Remuneration Policy of Directors	For	Votes FOR the remuneration policies applicable to the chair and directors of the board are warranted bec
Societe Generale SA	Annual/Special	27-May-26	Approve Remuneration of Directors in the Aggregate Amount of EUR 2,250,000	For	Votes FOR the remuneration policies applicable to the chair and directors of the board are warranted bec
Societe Generale SA	Annual/Special	27-May-26	Approve Compensation Report of Corporate Officers	For	A vote FOR this remuneration report is warranted because it does not raise any significant concern
Societe Generale SA	Annual/Special	27-May-26	Approve Compensation of Lorenzo Bini Smaghi, Chairman of the Board	For	A vote FOR this remuneration report is warranted because it does not raise any significant concern
Societe Generale SA	Annual/Special	27-May-26	Approve Compensation of Slawomir Krupa, CEO	For	Votes FOR these remuneration reports are warranted, although the following concern is raised: * Offsett
Societe Generale SA	Annual/Special	27-May-26	Approve Compensation of Pierre Palmieri, Vice-CEO	For	Votes FOR these remuneration reports are warranted, although the following concern is raised: * Offsett
Societe Generale SA	Annual/Special	27-May-26	Approve the Aggregate Remuneration Granted in 2025 to Certain Senior Management, Responsible Officers, and Risk-Takers (Advisory)	For	A vote FOR this remuneration report is warranted because it does not raise any significant concern
Societe Generale SA	Annual/Special	27-May-26	Ratify Appointment of Laura Barlow as Director and Renewal of Mandate	For	A vote FOR the ratification and renewal of Laura Barlow as independent nominee is warranted (Item 14) ↑
Societe Generale SA	Annual/Special	27-May-26	Elect Dame Clara Furse as Director Following End of Mandate of Lorenzo Bini Smaghi	For	A vote FOR the ratification and renewal of Laura Barlow as independent nominee is warranted (Item 14) ↑
Societe Generale SA	Annual/Special	27-May-26	Reelect Jérôme Contamine as Director	For	A vote FOR the ratification and renewal of Laura Barlow as independent nominee is warranted (Item 14) ↑
Societe Generale SA	Annual/Special	27-May-26	Reelect Diane Côté as Director	For	A vote FOR the ratification and renewal of Laura Barlow as independent nominee is warranted (Item 14) ↑
Societe Generale SA	Annual/Special	27-May-26	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Such share buyback programs merit a vote FOR
Societe Generale SA	Annual/Special	27-May-26	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights and/or Capitalization of Reserves for Bonus Issue or Increase For	For	Votes FOR the authorizations under items 19, 20 and 21 are warranted as they respect the recommended
Societe Generale SA	Annual/Special	27-May-26	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 93,965,499.37	For	Votes FOR the authorizations under items 19, 20 and 21 are warranted as they respect the recommended
Societe Generale SA	Annual/Special	27-May-26	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	Votes FOR the authorizations under items 19, 20 and 21 are warranted as they respect the recommended
Societe Generale SA	Annual/Special	27-May-26	Approve Issuance of Super-Subordinated Contingent Convertible Bonds without Preemptive Rights for Private Placements, up to 10 Percent For	For	Votes FOR the authorizations under items 19, 20 and 21 are warranted as they respect the recommended
Societe Generale SA	Annual/Special	27-May-26	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	A vote FOR this proposal is warranted in the absence of specific concern.
Societe Generale SA	Annual/Special	27-May-26	Authorize up to 1.15 Percent of Issued Capital for Use in Restricted Stock Plans Reserved for Regulated Persons	For	A vote FOR this proposal is warranted in the absence of specific concerns.
Societe Generale SA	Annual/Special	27-May-26	Authorize up to 0.5 Percent of Issued Capital for Use in Restricted Stock Plans	For	A vote FOR this item is warranted as such share capital reductions are favorable to shareholders.
Societe Generale SA	Annual/Special	27-May-26	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	A vote FOR Item 27 is warranted but not without concern because: * Despite not technically exceeding 4 %
Societe Generale SA	Annual/Special	27-May-26	Amend Article 7 of Bylaws Re: Specify that Initial Mandate of Co-opted Director Shall Expire at General Meeting Ratifying Co-optation	For	A vote FOR Item 27 is warranted but not without concern because: * Despite not technically exceeding 4 %
Societe Generale SA	Annual/Special	27-May-26	Amend Article 7 of Bylaws to Incorporate Legal Changes (Women on Boards) Re: Procedures for Appointing Representative of Employee Sh	For	A vote FOR Item 27 is warranted but not without concern because: * Despite not technically exceeding 4 %
Societe Generale SA	Annual/Special	27-May-26	Amend Article 13 of Bylaws of Bylaws to Incorporate Legal Changes (CRD VI) Re: Cumulative Mandates	For	A vote FOR this routine item is warranted.
Societe Generale SA	Annual/Special	27-May-26	Authorize Filing of Required Documents/Other Formalities	For	Votes FOR the approval of the annual accounts are warranted due to the unqualified auditors' opinion and
Societe Generale SA	Annual/Special	27-May-26	Approve Consolidated Financial Statements and Statutory Reports	For	Votes FOR the approval of the annual accounts are warranted due to the unqualified auditors' opinion and
Societe Generale SA	Annual/Special	27-May-26	Approve Financial Statements and Statutory Reports	For	A vote FOR this income allocation proposal is warranted as it does not raise concerns.
Societe Generale SA	Annual/Special	27-May-26	Approve Allocation of Income and Dividends of EUR 1.61 per Share	For	A vote FOR this proposal is warranted because the information disclosed in the auditors' special report do
Societe Generale SA	Annual/Special	27-May-26	Approve Auditors' Special Report on Related-Party Transactions Mentioning the Absence of New Transactions	For	Votes FOR the remuneration policies applicable to the chair and directors of the board are warranted bec
Societe Generale SA	Annual/Special	27-May-26	Approve Remuneration Policy of Chairman of the Board	For	A vote FOR this remuneration policy is warranted but not without concerns because: * An atypical mark
Societe Generale SA	Annual/Special	27-May-26	Approve Remuneration Policy of CEO and Vice-CEO	For	Votes FOR the remuneration policies applicable to the chair and directors of the board are warranted bec
Societe Generale SA	Annual/Special	27-May-26	Approve Remuneration Policy of Directors	For	Votes FOR the remuneration policies applicable to the chair and directors of the board are warranted bec
Societe Generale SA	Annual/Special	27-May-26	Approve Remuneration of Directors in the Aggregate Amount of EUR 2,250,000	For	A vote FOR this remuneration report is warranted because it does not raise any significant concern
Societe Generale SA	Annual/Special	27-May-26	Approve Compensation Report of Corporate Officers	For	A vote FOR this remuneration report is warranted because it does not raise any significant concern
Societe Generale SA	Annual/Special	27-May-26	Approve Compensation of Lorenzo Bini Smaghi, Chairman of the Board	For	Votes FOR these remuneration reports are warranted, although the following concern is raised: * Offsett
Societe Generale SA	Annual/Special	27-May-26	Approve Compensation of Slawomir Krupa, CEO	For	Votes FOR these remuneration reports are warranted, although the following concern is raised: * Offsett
Societe Generale SA	Annual/Special	27-May-26	Approve Compensation of Pierre Palmieri, Vice-CEO	For	A vote FOR this remuneration report is warranted because it does not raise any significant concern
Societe Generale SA	Annual/Special	27-May-26	Approve the Aggregate Remuneration Granted in 2025 to Certain Senior Management, Responsible Officers, and Risk-Takers (Advisory)	For	A vote FOR the ratification and renewal of Laura Barlow as independent nominee is warranted (Item 14) ↑
Societe Generale SA	Annual/Special	27-May-26	Ratify Appointment of Laura Barlow as Director and Renewal of Mandate	For	A vote FOR the ratification and renewal of Laura Barlow as independent nominee is warranted (Item 14) ↑
Societe Generale SA	Annual/Special	27-May-26	Elect Dame Clara Furse as Director Following End of Mandate of Lorenzo Bini Smaghi	For	A vote FOR the ratification and renewal of Laura Barlow as independent nominee is warranted (Item 14) ↑
Societe Generale SA	Annual/Special	27-May-26	Reelect Jérôme Contamine as Director	For	A vote FOR the ratification and renewal of Laura Barlow as independent nominee is warranted (Item 14) ↑
Societe Generale SA	Annual/Special	27-May-26	Reelect Diane Côté as Director	For	Such share buyback programs merit a vote FOR
Societe Generale SA	Annual/Special	27-May-26	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	For	Votes FOR the authorizations under items 19, 20 and 21 are warranted as they respect the recommended
Societe Generale SA	Annual/Special	27-May-26	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights and/or Capitalization of Reserves for Bonus Issue or Increase For	For	Votes FOR the authorizations under items 19, 20 and 21 are warranted as they respect the recommended
Societe Generale SA	Annual/Special	27-May-26	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 93,965,499.37	For	Votes FOR the authorizations under items 19, 20 and 21 are warranted as they respect the recommended
Societe Generale SA	Annual/Special	27-May-26	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	For	Votes FOR the authorizations under items 19, 20 and 21 are warranted as they respect the recommended
Societe Generale SA	Annual/Special	27-May-26	Approve Issuance of Super-Subordinated Contingent Convertible Bonds without Preemptive Rights for Private Placements, up to 10 Percent For	For	Votes FOR the authorizations under items 19, 20 and 21 are warranted as they respect the recommended
Societe Generale SA	Annual/Special	27-May-26	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	For	A vote FOR this proposal is warranted in the absence of specific concern.
Societe Generale SA	Annual/Special	27-May-26	Authorize up to 1.15 Percent of Issued Capital for Use in Restricted Stock Plans Reserved for Regulated Persons	For	A vote FOR this proposal is warranted in the absence of specific concerns.
Societe Generale SA	Annual/Special	27-May-26	Authorize up to 0.5 Percent of Issued Capital for Use in Restricted Stock Plans	For	A vote FOR this item is warranted as such share capital reductions are favorable to shareholders.
Societe Generale SA	Annual/Special	27-May-26	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	For	A vote FOR Item 27 is warranted but not without concern because: * Despite not technically exceeding 4 %
Societe Generale SA	Annual/Special	27-May-26	Amend Article 7 of Bylaws Re: Specify that Initial Mandate of Co-opted Director Shall Expire at General Meeting Ratifying Co-optation	For	A vote FOR Item 27 is warranted but not without concern because: * Despite not technically exceeding 4 %
Societe Generale SA	Annual/Special	27-May-26	Amend Article 7 of Bylaws to Incorporate Legal Changes (Women on Boards) Re: Procedures for Appointing Representative of Employee Sh	For	A vote FOR Item 27 is warranted but not without concern because: * Despite not technically exceeding 4 %
Societe Generale SA	Annual/Special	27-May-26	Amend Article 13 of Bylaws of Bylaws to Incorporate Legal Changes (CRD VI) Re: Cumulative Mandates	For	A vote FOR this routine item is warranted.





MTN Group Ltd.	Annual	29-May-26	Elect Hermanus Bosman as Director	For	Votes FOR these items are warranted	as no issues have been identified in relation to the election or re- elect
MTN Group Ltd.	Annual	29-May-26	Elect Ouma Rasethaba as Director	For	Votes FOR these items are warranted	as no issues have been identified in relation to the election or re- elect
MTN Group Ltd.	Annual	29-May-26	Elect Ignatius Sehoole as Director	For	Votes FOR these items are warranted	as no issues have been identified in relation to the election or re- elect
MTN Group Ltd.	Annual	29-May-26	Elect Stephane Richard as Director	For	Votes FOR these items are warranted	as no issues have been identified in relation to the election or re- elect
MTN Group Ltd.	Annual	29-May-26	Elect Saifroadu Yeboah-Amankwah as Director	For	Votes FOR these items are warranted	as no issues have been identified in relation to the election or re- elect
MTN Group Ltd.	Annual	29-May-26	Re-elect Nosiho Molope as Member of the Audit Committee	For	votes FOR these items is warranted because all of the members of the Audit Committee are independent	
MTN Group Ltd.	Annual	29-May-26	Re-elect Sandile Gwala as Member of the Audit Committee	For	votes FOR these items is warranted because all of the members of the Audit Committee are independent	
MTN Group Ltd.	Annual	29-May-26	Re-elect Sindi Mabaso-Koyana as Member of the Audit Committee	For	votes FOR these items is warranted because all of the members of the Audit Committee are independent	
MTN Group Ltd.	Annual	29-May-26	Re-elect Vincent Rague as Member of the Audit Committee	For	votes FOR these items is warranted because all of the members of the Audit Committee are independent	
MTN Group Ltd.	Annual	29-May-26	Re-elect Tim Penninton as Member of the Audit Committee	For	votes FOR these items is warranted because all of the members of the Audit Committee are independent	
MTN Group Ltd.	Annual	29-May-26	Elect Ignatius Sehoole as Member of the Audit Committee	For	votes FOR these items is warranted because all of the members of the Audit Committee are independent	
MTN Group Ltd.	Annual	29-May-26	Re-elect Nicky Newton-Kina as Member of the Social, Ethics and Sustainability Committee	For	Votes FOR these items are considered warranted because no issues have been identified in relation to the	
MTN Group Ltd.	Annual	29-May-26	Re-elect Lamido Sanusi as Member of the Social, Ethics and Sustainability Committee	For	Votes FOR these items are considered warranted because no issues have been identified in relation to the	
MTN Group Ltd.	Annual	29-May-26	Elect Ouma Rasethaba as Member of the Social, Ethics and Sustainability Committee	For	Votes FOR these items are considered warranted because no issues have been identified in relation to the	
MTN Group Ltd.	Annual	29-May-26	Re-elect Khotsa Mokhele as Member of the Social, Ethics and Sustainability Committee	For	Votes FOR these items are considered warranted because no issues have been identified in relation to the	
MTN Group Ltd.	Annual	29-May-26	Reappoint Ernst and Young Inc as Auditors with Sifiso Sithabe as the Designated Auditor	For	A vote FOR this item is warranted	as no significant concerns have been identified
MTN Group Ltd.	Annual	29-May-26	Place Authorised but Unissued Shares under Control of Directors	For	A vote FOR this item is warranted	* The potential dilution that shareholders would face if this authority is /
MTN Group Ltd.	Annual	29-May-26	Authorise Board to Issue Shares for Cash	For	A vote FOR this item is warranted	although it is not without concern: * Bonus targets have been adjusted
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration Implementation Report	For	A vote FOR this item is warranted	On balance the Company's remuneration policy raises no major concerns
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration Policy	For	A vote FOR this item is warranted	General share buyback authorities are common agenda items at South
MTN Group Ltd.	Annual	29-May-26	Authorise Repurchase of Issued Share Capital	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Board Local Chairman	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Board International Chairman	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Board Local Member	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Board International Member	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Board Local Lead Independent Director	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Human Capital and Remuneration Committee Local Chairman	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Human Capital and Remuneration Committee International Chairman	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Human Capital and Remuneration Committee Local Member	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Human Capital and Remuneration Committee International Member	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Social, Ethics and Sustainability Committee Local Chairman	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Social, Ethics and Sustainability Committee International Chairman	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Social, Ethics and Sustainability Committee Local Member	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Social, Ethics and Sustainability Committee International Member	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Audit Committee Local Chairman	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Audit Committee International Chairman	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Audit Committee Local Member	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Audit Committee International Member	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Risk Management and Compliance Committee Local Chairman	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Risk Management and Compliance Committee International Chairman	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Risk Management and Compliance Committee Local Member	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Risk Management and Compliance Committee International Member	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Group Finance and Investment Committee Local Chairman	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Group Finance and Investment Committee International Chairman	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Group Finance and Investment Committee Local Member	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Group Finance and Investment Committee International Member	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Ad Hoc Strategy Execution Committee Local Chairman	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Ad Hoc Strategy Execution Committee International Chairman	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Ad Hoc Strategy Execution Committee Local Member	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Ad Hoc Strategy Execution Committee International Member	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Directors Affairs and Corporate Governance Committee Local Chairman	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Directors Affairs and Corporate Governance Committee International Chairman	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Directors Affairs and Corporate Governance Committee Local Member	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Directors Affairs and Corporate Governance Committee International Member	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Digital and Technology Committee Local Chairman	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Digital and Technology Committee International Chairman	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Digital and Technology Committee Local Member	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Remuneration of Digital and Technology Committee International Member	For	Votes FOR these items are warranted	* The proposed fees appear to be in line with what comparable Soci
MTN Group Ltd.	Annual	29-May-26	Approve Financial Assistance to Subsidiaries and Other Related and Inter-related Entities	For	Votes FOR these items are warranted	This is a routine request proposed as a result of the implementatio
MTN Group Ltd.	Annual	29-May-26	Approve Financial Assistance to Directors, Prescribed Officers and Employee Share Scheme Beneficiaries	For	Votes FOR these items are warranted	This is a routine request proposed as a result of the implementatio
Southern Copper Corporation	Annual	29-May-26	Elect Director German Larrea Mota-Velasco	Withhold	WITHHOLD D votes are warranted for German Larrea Mota-Velasco and Leonardo Contreras I ern de Teia	
Southern Copper Corporation	Annual	29-May-26	Elect Director Vicente Ariztegui Andreve	For	WITHHOLD D votes are warranted for German Larrea Mota-Velasco and Leonardo Contreras I ern de Teia	
Southern Copper Corporation	Annual	29-May-26	Elect Director Javier Arriuanaqa Gomez del Campo	For	WITHHOLD D votes are warranted for German Larrea Mota-Velasco and Leonardo Contreras I ern de Teia	
Southern Copper Corporation	Annual	29-May-26	Elect Director Enrique Castillo Sanchez Meiorada	For	WITHHOLD D votes are warranted for German Larrea Mota-Velasco and Leonardo Contreras I ern de Teia	
Southern Copper Corporation	Annual	29-May-26	Elect Director Leonardo Contreras Lerdo de Tejada	Withhold	WITHHOLD D votes are warranted for German Larrea Mota-Velasco and Leonardo Contreras I ern de Teia	
Southern Copper Corporation	Annual	29-May-26	Elect Director Luis Miquel Palomino Borrella	For	WITHHOLD D votes are warranted for German Larrea Mota-Velasco and Leonardo Contreras I ern de Teia	
Southern Copper Corporation	Annual	29-May-26	Elect Director Carlos Ruiz Sacristan	For	WITHHOLD D votes are warranted for German Larrea Mota-Velasco and Leonardo Contreras I ern de Teia	
Southern Copper Corporation	Annual	29-May-26	Elect Director Jose Pedro Valenzuela Rionda	For	WITHHOLD D votes are warranted for German Larrea Mota-Velasco and Leonardo Contreras I ern de Teia	
Southern Copper Corporation	Annual	29-May-26	Ratify Galaz, Yamazaki, Ruiz Uruiza S.C. as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted	
Southern Copper Corporation	Annual	29-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Although some concerns are noted a vote FOR this proposal is warranted as nav and performance are re	
Southern Copper Corporation	Annual	29-May-26	Elect Director German Larrea Mota-Velasco	Withhold	WITHHOLD D votes are warranted for German Larrea Mota-Velasco and Leonardo Contreras I ern de Teia	
Southern Copper Corporation	Annual	29-May-26	Elect Director Vicente Ariztegui Andreve	For	WITHHOLD D votes are warranted for German Larrea Mota-Velasco and Leonardo Contreras I ern de Teia	
Southern Copper Corporation	Annual	29-May-26	Elect Director Javier Arriuanaqa Gomez del Campo	For	WITHHOLD D votes are warranted for German Larrea Mota-Velasco and Leonardo Contreras I ern de Teia	
Southern Copper Corporation	Annual	29-May-26	Elect Director Enrique Castillo Sanchez Meiorada	For	WITHHOLD D votes are warranted for German Larrea Mota-Velasco and Leonardo Contreras I ern de Teia	
Southern Copper Corporation	Annual	29-May-26	Elect Director Leonardo Contreras Lerdo de Tejada	Withhold	WITHHOLD D votes are warranted for German Larrea Mota-Velasco and Leonardo Contreras I ern de Teia	
Southern Copper Corporation	Annual	29-May-26	Elect Director Luis Miquel Palomino Borrella	For	WITHHOLD D votes are warranted for German Larrea Mota-Velasco and Leonardo Contreras I ern de Teia	
Southern Copper Corporation	Annual	29-May-26	Elect Director Carlos Ruiz Sacristan	For	WITHHOLD D votes are warranted for German Larrea Mota-Velasco and Leonardo Contreras I ern de Teia	
Southern Copper Corporation	Annual	29-May-26	Elect Director Jose Pedro Valenzuela Rionda	For	WITHHOLD D votes are warranted for German Larrea Mota-Velasco and Leonardo Contreras I ern de Teia	
Southern Copper Corporation	Annual	29-May-26	Ratify Galaz, Yamazaki, Ruiz Uruiza S.C. as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted	
Southern Copper Corporation	Annual	29-May-26	Advisory Vote to Ratify Named Executive Officers' Compensation	For	Although some concerns are noted a vote FOR this proposal is warranted as nav and performance are re	
Sunway Construction Group Berhad	Annual	29-May-26	Approve Directors' and Board Committees' Fees	For	A vote FOR these resolutions is warranted given the absence of any known issues concerning the directo	
Sunway Construction Group Berhad	Annual	29-May-26	Approve Directors' Benefits	For	A vote FOR these resolutions is warranted given the absence of any known issues concerning the directo	
Sunway Construction Group Berhad	Annual	29-May-26	Elect Evan Cheah Yean Shin as Director	For	A vote FOR both nominees is warranted given the absence of any known issues concerning the nominees	
Sunway Construction Group Berhad	Annual	29-May-26	Elect Mohd Anuar Bin Talib as Director	For	A vote FOR both nominees is warranted given the absence of any known issues concerning the nominees	
Sunway Construction Group Berhad	Annual	29-May-26	Approve BDO PLT as Auditors and Authorize Board to Fix Their Remuneration	For	A vote FOR this proposal is warranted given the absence of any known issues concerning the audit firm if	
Sunway Construction Group Berhad	Annual	29-May-26	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	For	A vote FOR this resolution is warranted in the absence of any known issues concerning the proposal	
Sunway Construction Group Berhad	Annual	29-May-26	Approve Renewal of Existing Shareholders' Mandate and Implementation of New Shareholders' Mandate for Recurrent Related Party Transa	For	A vote FOR this resolution is warranted in the absence of any known issues concerning the proposal	
Sunway Construction Group Berhad	Annual	29-May-26	Approve Share Repurchase Program	For	A vote FOR this resolution is warranted given the absence of any known issues concerning the share rep	