Axiom Investors September 2023



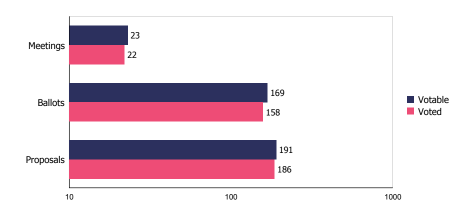
Meeting Overview

Category	Number	Percentage
Number of votable meetings	23	
Number of meetings voted	22	95.65%
Number of meetings with at least 1 vote Against, Withhold or Abstain	8	34.78%

Ballot Overview

Category	Number	Percentage	
Number of votable ballots	169		
Number of ballots voted	158	93.49%	

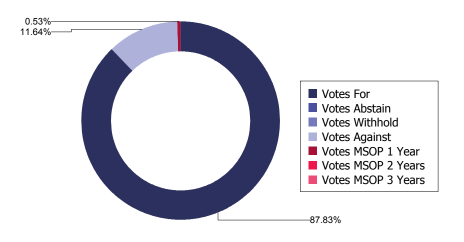
Voting Statistics



Proposal Overview

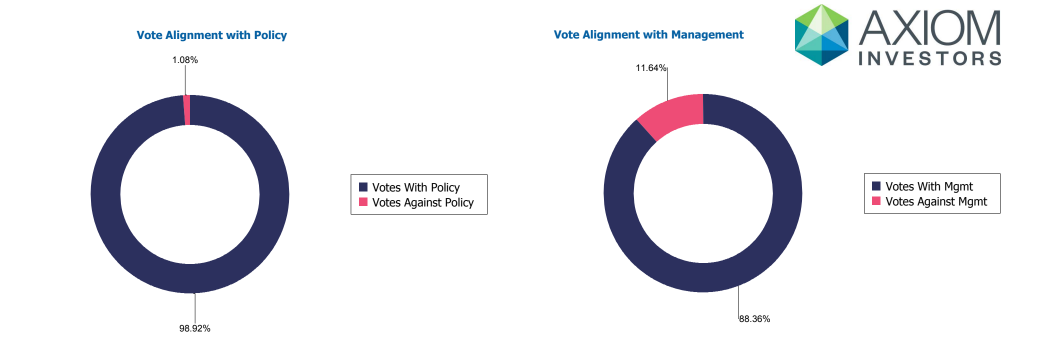
Category	Number	Percentage	
Number of votable items	191		
Number of items voted	186	97.38%	
Number of votes FOR	166	89.25%	
Number of votes AGAINST	22	11.83%	
Number of votes ABSTAIN	0	0.00%	
Number of votes WITHHOLD	0	0.00%	
Number of votes on MSOP Frequency 1 Year	1	0.54%	
Number of votes on MSOP Frequency 2 Years	0	0.00%	
Number of votes on MSOP Frequency 3 Years	0	0.00%	
Number of votes With Policy	184	98.92%	
Number of votes Against Policy	2	1.08%	
Number of votes With Mgmt	167	89.78%	
Number of votes Against Mgmt	22	11.83%	
Number of votes on MSOP (exclude frequency)	6	3.23%	
Number of votes on Shareholder Proposals	3	1.61%	





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.

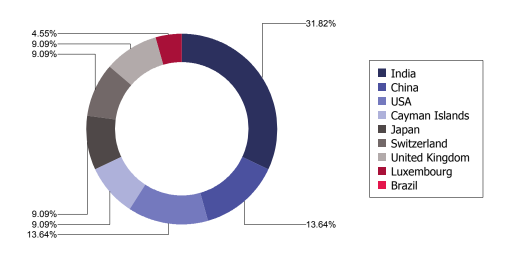
Withhold vote instructions, predominantly seen in the US market for companies using a plurality vote standard, denote a contrary vote opinion on director elections; for further information, please review ISS' policy guidelines : <u>https://www.issgovernance.com/policy-gateway/voting-policies</u>

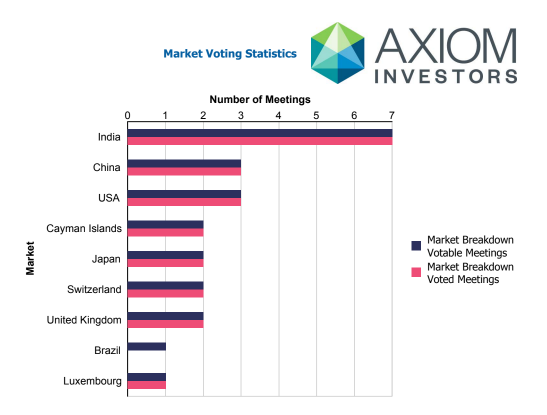


Market Breakdown

Market	Votable Meetings	Voted Meetings Percentage		
India	7	7	100.00%	
China	3	3	100.00%	
USA	3	3	100.00%	
Cayman Islands	2	2	100.00%	
Japan	2	2	100.00%	
Switzerland	2	2	100.00%	
United Kingdom	2	2	100.00%	
Brazil	1	0	0.00%	
Luxembourg	1	1	100.00%	

Meetings Voted by Market





Axiom Investors - September 2023

Company Name	Meeting Type	Meeting Date	Proposal Text	Vote Instruc
KEI Industries Limited	Annual	01-Sep-23	Accept Financial Statements and Statutory Reports	For
KEI Industries Limited	Annual	01-Sep-23	Confirm Interim Dividend as Final Dividend	For
KEI Industries Limited	Annual	01-Sep-23	Reelect Rajeev Gupta as Director	Against
KEI Industries Limited	Annual	01-Sep-23	Approve Remuneration of Cost Auditors	For
KEI Industries Limited	Annual	01-Sep-23	Approve Reappointment and Remuneration of Anil Gupta as Chairman-cum-Managing Director	Against
Ashtead Group Plc	Annual	06-Sep-23	Accept Financial Statements and Statutory Reports	For
Ashtead Group Plc	Annual	06-Sep-23	Approve Remuneration Report	For
Ashtead Group Plc	Annual	06-Sep-23	Approve Final Dividend	For
Ashtead Group Plc	Annual	06-Sep-23	Re-elect Paul Walker as Director	For
Ashtead Group Plc	Annual	06-Sep-23	Re-elect Brendan Horgan as Director	For For
Ashtead Group Plc Ashtead Group Plc	Annual Annual	06-Sep-23 06-Sep-23	Re-elect Michael Pratt as Director Re-elect Angus Cockburn as Director	For
Ashtead Group Plc	Annual	06-Sep-23	Re-elect Lucinda Riches as Director	For
Ashtead Group Plc	Annual	06-Sep-23	Re-elect Tanya Fratto as Director	For
Ashtead Group Plc	Annual	06-Sep-23	Re-elect Lindsley Ruth as Director	For
Ashtead Group Plc	Annual	06-Sep-23	Re-elect Jill Easterbrook as Director	For
Ashtead Group Plc	Annual	06-Sep-23	Re-elect Renata Ribeiro as Director	For
Ashtead Group Plc	Annual	06-Sep-23	Appoint PricewaterhouseCoopers LLP as Auditors	For
Ashtead Group Plc	Annual	06-Sep-23	Authorise Audit Committee to Fix Remuneration of Auditors	For
Ashtead Group Plc	Annual	06-Sep-23	Authorise Issue of Equity	For
Ashtead Group Plc	Annual	06-Sep-23	Authorise Issue of Equity without Pre-emptive Rights	For
Ashtead Group Plc	Annual	06-Sep-23	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other	For
Ashtead Group Plc Ashtead Group Plc	Annual Annual	06-Sep-23 06-Sep-23	Authorise Market Purchase of Ordinary Shares Authorise the Company to Call General Meeting with Two Weeks' Notice	For
Ashtead Group Plc	Annual	06-Sep-23	Accept Financial Statements and Statutory Reports	For
Ashtead Group Plc	Annual	06-Sep-23	Approve Remuneration Report	For
Ashtead Group Plc	Annual	06-Sep-23	Approve Final Dividend	For
Ashtead Group Plc	Annual	06-Sep-23	Re-elect Paul Walker as Director	For
Ashtead Group Plc	Annual	06-Sep-23	Re-elect Brendan Horgan as Director	For
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Ashtead Group Plc	Annual	06-Sep-23	Authorise Market Purchase of Ordinary Shares	For
Ashtead Group Plc	Annual	06-Sep-23	Authorise the Company to Call General Meeting with Two Weeks' Notice	For
Compagnie Financiere Riche		06-Sep-23	Accept Financial Statements and Statutory Reports	For
Compagnie Financiere Riche		06-Sep-23	Approve Allocation of Income and Ordinary Dividends of CHF 2.50 per Registered A Share and	
Compagnie Financiere Riche		06-Sep-23 06-Sep-23	Approve Discharge of Board and Senior Management	For For
Compagnie Financiere Riche Compagnie Financiere Riche		06-Sep-23	Elect Wendy Luhabe as Representative of Category A Registered Shares Reelect Johann Rupert as Director and Board Chair	Against
Compagnie Financiere Riche		06-Sep-23	Reelect Josua Malherbe as Director	Against
Compagnie Financiere Riche		06-Sep-23	Reelect Nikesh Arora as Director	For
Compagnie Financiere Riche		06-Sep-23	Reelect Clay Brendish as Director	For
Compagnie Financiere Riche	e Annual	06-Sep-23	Reelect Jean-Blaise Eckert as Director	Against
Compagnie Financiere Riche		06-Sep-23	Reelect Burkhart Grund as Director	For
Compagnie Financiere Riche		06-Sep-23	Reelect Keyu Jin as Director	For
Compagnie Financiere Riche		06-Sep-23	Reelect Jerome Lambert as Director	For
Compagnie Financiere Riche		06-Sep-23	Reelect Wendy Luhabe as Director	For
Compagnie Financiere Riche		06-Sep-23	Reelect Jeff Moss as Director	For
Compagnie Financiere Riche Compagnie Financiere Riche		06-Sep-23 06-Sep-23	Reelect Vesna Nevistic as Director Reelect Guillaume Pictet as Director	For Against
Compagnie Financiere Riche		06-Sep-23	Reelect Maria Ramos as Director	For
Compagnie Financiere Riche		06-Sep-23	Reelect Anton Rupert as Director	For
Compagnie Financiere Riche		06-Sep-23	Reelect Patrick Thomas as Director	For
Compagnie Financiere Riche	e Annual	06-Sep-23	Reelect Jasmine Whitbread as Director	For
Compagnie Financiere Riche	e Annual	06-Sep-23	Elect Fiona Druckenmiller as Director	For
Compagnie Financiere Riche		06-Sep-23	Elect Bram Schot as Director	For
Compagnie Financiere Riche		06-Sep-23	Reappoint Clay Brendish as Member of the Compensation Committee	For
Compagnie Financiere Riche		06-Sep-23	Reappoint Keyu Jin as Member of the Compensation Committee	For
Compagnie Financiere Riche		06-Sep-23 06-Sep-23	Reappoint Guillaume Pictet as Member of the Compensation Committee	Against For
Compagnie Financiere Riche Compagnie Financiere Riche		06-Sep-23	Reappoint Maria Ramos as Member of the Compensation Committee Appoint Fiona Druckenmiller as Member of the Compensation Committee	For
Compagnie Financiere Riche		06-Sep-23	Appoint Jasmine Whitbread as Member of the Compensation Committee	For
Compagnie Financiere Riche		06-Sep-23	Ratify PricewaterhouseCoopers SA as Auditors	For
Compagnie Financiere Riche		06-Sep-23	Designate Etude Gampert Demierre Moreno as Independent Proxy	For
Compagnie Financiere Riche	e Annual	06-Sep-23	Approve Remuneration of Directors in the Amount of CHF 8.3 Million	For
Compagnie Financiere Riche		06-Sep-23	Approve Fixed Remuneration of Executive Committee in the Amount of CHF 8 Million	Against
Compagnie Financiere Riche		06-Sep-23	Approve Variable Remuneration of Executive Committee in the Amount of CHF 17.2 Million	Against
Compagnie Financiere Riche		06-Sep-23	Amend Articles Re: Registration Threshold for Nominees	For
Compagnie Financiere Riche		06-Sep-23	Amend Articles Re: Restriction on Empty Voting	For
Compagnie Financiere Riche		06-Sep-23	Amend Articles Re: General Meeting	Against For
Compagnie Financiere Riche Compagnie Financiere Riche		06-Sep-23 06-Sep-23	Approve Virtual-Only or Hybrid Shareholder Meetings Amend Articles Re: Board of Directors; External Mandates for Members of the Board of Director	
Compagnie Financiere Riche		06-Sep-23	Amend Articles Re: Editorial Changes	For
Compagnie Financiere Riche		06-Sep-23	Transact Other Business (Voting)	Against
Hamilton Lane Incorporated		07-Sep-23	Elect Director David J. Berkman	For
Hamilton Lane Incorporated	Annual	07-Sep-23	Elect Director O. Griffith Sexton	For

uotion Voting Policy Rationale

A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements A vote FOR this resolution is warranted because this is a routine dividend proposal. A vote AGAINST this resolution is warranted because the board independence norms are not met (after re-classification), and Raieev Gupta is a non-A vote FOR this proposal is warranted given the absence of any known issues concerning the cost auditor, the remuneration, and the way the cost audit was A vote AGAINST this resolution is warranted because: * Anil Gupta's remuneration terms and pay quantum are not in line with market standards and the A vote FOR the Company's routine submission of the directors' report and financial statements is warranted as no significant concerns have been identified A vote FOR this item is considered warranted, as no material concerns have been identified. A vote FOR this resolution is warranted because this is a routine item and no significant concerns have been identified. A vote FOR Paul Walker is warranted, however it is not without concern for shareholders; * As Board Chair and Nomination Committee Chair, Paul Walker is A vote FOR Paul Walker is warranted, however it is not without concern for shareholders: * As Board Chair and Nomination Committee Chair. Paul Walker is A vote FOR Paul Walker is warranted, however it is not without concern for shareholders; * As Board Chair and Nomination Committee Chair. Paul Walker is A vote FOR Paul Walker is warranted, however it is not without concern for shareholders: * As Board Chair and Nomination Committee Chair, Paul Walker is A vote FOR Paul Walker is warranted, however it is not without concern for shareholders: * As Board Chair and Nomination Committee Chair, Paul Walker is A vote FOR Paul Walker is warranted, however it is not without concern for shareholders: * As Board Chair and Nomination Committee Chair, Paul Walker is A vote FOR Paul Walker is warranted, however it is not without concern for shareholders: * As Board Chair and Nomination Committee Chair, Paul Walker is A vote FOR Paul Walker is warranted, however it is not without concern for shareholders: * As Board Chair and Nomination Committee Chair, Paul Walker is A vote FOR Paul Walker is warranted, however it is not without concern for shareholders: * As Board Chair and Nomination Committee Chair, Paul Walker is A vote FOR this item is warranted as no significant concerns have been identified. A vote FOR this item is warranted because there are no concerns regarding this proposal. A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits. A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits. A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits. A vote FOR this resolution is warranted because the proposed amount and duration are within recommended limits A vote FOR this resolution is warranted. No issues of concern have been identified. A vote FOR the Company's routine submission of the directors' report and financial statements is warranted as no significant concerns have been identified. A vote FOR this item is considered warranted, as no material concerns have been identified. 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A vote FOR the formal discharge of the board of directors and senior management is warranted, as there is no evidence that the board and senior management Board elections (Items 5.1-5.18) Votes AGAINST incumbent nominating committee chair Johann Rupert are warranted for lack of diversity on the board. Votes Board elections (Items 5.1-5.18) Votes AGAINST incumbent nominating committee chair Johann Rupert are warranted for lack of diversity on the board. Votes Board elections (Items 5.1-5.18) Votes AGAINST incumbent nominating committee chair Johann Rupert are warranted for lack of diversity on the board. Votes Board elections (Items 5.1-5.18) Votes AGAINST incumbent nominating committee chair Johann Rupert are warranted for lack of diversity on the board. Votes Board elections (Items 5.1-5.18) Votes AGAINST incumbent nominating committee chair Johann Rupert are warranted for lack of diversity on the board. 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Votes Board elections (Items 5.1-5.18) Votes AGAINST incumbent nominating committee chair Johann Rupert are warranted for lack of diversity on the board. Votes Board elections (Items 51-518) Votes AGAINST incumbent nominating committee chair Johann Rupert are warranted for lack of diversity on the board. Votes A vote FOR is warranted because there are no concerns regarding this proposal. A vote FOR this proposal is warranted due to a lack of concerns A vote FOR this resolution is warranted because the proposed amount is broadly in line with market practice. Fixed compensation (Item 9.2) A vote AGAINST this proposal is warranted because: * During the year, the CFO received a significant fixed compensation Fixed compensation (Item 9.2) A vote AGAINST this proposal is warranted because: * During the year, the CFO received a significant fixed compensation A vote FOR the proposed article amendment is warranted because it is in line with market practice and is not considered to have a material impact on Items 10.2 and 10.5-10.6 Votes FOR the proposed article amendments are warranted because they are overall non-contentious in nature and largely reflect Items 10.2 and 10.5-10.6 Votes FOR the proposed article amendments are warranted because they are overall non-contentious in nature and largely reflect A vote FOR this resolution is warranted, though it is not without concern: * It would allow for virtual-only shareholder meetings on a permanent basis and the Items 10.2 and 10.5-10.6 Votes FOR the proposed article amendments are warranted because they are overall non-contentious in nature and largely reflect Items 10.2 and 10.5-10.6 Votes FOR the proposed article amendments are warranted because they are overall non-contentious in nature and largely reflect A vote AGAINST is warranted because: * This item concerns additional instructions from the shareholder to the proxy in case new voting items or WITHHOLD votes are warranted for director nominees David Berkman and O. Griffith (Griff) Sexton for the board's failure to remove, or subject to a reasonable

WITHHOLD votes are warranted for director nominees David Berkman and O. Griffith (Griff) Sexton for the board's failure to remove, or subject to a reasonable

Hamilton Lane Incorporated AnnualOT-Sep-23Adviory Vote to Ratify Named Executive Officers' CompensationForAlthough a concern is noted, a vote FOR this proposal is warranted as pay and performance gard reasonably aligned at this Hamilton Lane Incorporated AnnualOT-Sep-23Amend Certificate of Incorporation to Provide for the Exculpation of Orticate of Incorporation to Add Federal Forum Selection ProvisionForA vote AGAINST this proposal is warranted, as nequiring federal securities instanted on the company's response A vote FOR this proposal is warranted.Hamilton Lane Incorporated AnnualOT-Sep-23Ratify Emst & Young LLP as AuditorsForA vote AGAINST this proposal to ratify the auditor is warranted.Hamilton Lane Incorporated AnnualOT-Sep-23Ratify Emst & Young LLP as AuditorsForA vote AGAINST compensation committee of hari Dolores Ennico is warranted for insufficient responsiveness following las RBC Bearings Incorporated AnnualOT-Sep-23Ratify Emst & Young LLP as AuditorsRBC Bearings Incorporated AnnualOT-Sep-23Ratify Emst & Young LLP as AuditorsForA vote AGAINST compensation committee of hari Dolores Ennico is warranted for insufficient responsiveness following las RBC Bearings Incorporated AnnualOT-Sep-23Ratify Emst & Young LLP as AuditorsForA vote FOR this proposal to ratify the auditor is warranted.RBC Bearings Incorporated AnnualOT-Sep-23Ratify Emst & Young LLP as AuditorsForA vote FOR this proposal to ratify the auditor is warranted.RBC Bearings Incorporated AnnualOT-Sep-23Ratify Emst & Young LLP as AuditorsForA vote FOR this proposal to ratify the auditor is warranted.RBC Bea	nse to shareholder litigation would be ential to reduce the company's litigation ast year's failed say-on-pay proposal. A
Hamilton Lane IncorporatedAnnualO7-Sep-23Amend Certificate of Incorporation to Add Federal Forum Selection ProvisionForA vote FOR this proposal is warranted, as requiring federal securities litigation to be brought in federal court has the potentHamilton Lane IncorporatedAnnualO7-Sep-23Ratify Ernst & Yong LLP as AuditorsForA vote FOR this proposal to ratify the auditor is warranted.BBC Bearings IncorporatedAnnualO7-Sep-23Elect Director Michael J. HarrnettForA vote FOR this proposal to ratify the auditor is warranted for insufficient responsiveness following lasBBC Bearings IncorporatedAnnualO7-Sep-23Elect Director Dolores J. EnnicoAgainstA vote FOR this proposal to ratify the auditor is warranted.BBC Bearings IncorporatedAnnualO7-Sep-23Ratify Ernst & Yong LLP as AuditorsForA vote FOR this proposal to ratify the auditor is warranted.BBC Bearings IncorporatedAnnualO7-Sep-23Ratify Ernst & Yong LLP as AuditorsForA vote FOR this proposal to ratify the auditor is warranted.BBC Bearings IncorporatedAnnualO7-Sep-23Advisory Vote on Say on Pay FrequencyOne YearA vote FOR this proposal to ratify the auditor is warranted.BBC Bearings IncorporatedAnnualO7-Sep-23Advisory Vote on Say on Pay FrequencyOne YearA vote FOR this proposal to ratify the auditor is warranted.BBC Bearings IncorporatedAnnualO7-Sep-23Advisory Vote to Ratify Named Executive Officers' CompensationAgainstA vote FOR this proposal is warranted.BBC Bearings IncorporatedAnnual <td>ential to reduce the company's litigation ast year's failed say-on-pay proposal. A</td>	ential to reduce the company's litigation ast year's failed say-on-pay proposal. A
Hamilton Lane IncorporatedAnnual07-Sep-23Ratify Emst & Young LLP as AuditorsForA vote FOR this proposal to ratify the auditor is warranted.RBC Bearings IncorporatedAnnual07-Sep-23Elect Director Michael J. HarnettForA vote AGAINST compensation committee chair Dolores Ennico is warranted for insufficient responsiveness following lasRBC Bearings IncorporatedAnnual07-Sep-23Elect Director Diolores J. EnnicoAgainstA vote AGAINST compensation committee chair Dolores Ennico is warranted for insufficient responsiveness following lasRBC Bearings IncorporatedAnnual07-Sep-23Ratify Emst & Young LLP as AuditorsForA vote FOR this proposal to ratify the auditor is warranted.RBC Bearings IncorporatedAnnual07-Sep-23Ratify Emst & Young LLP as AuditorsForA vote AGAINST compensation committee chair Dolores Ennico is warranted.RBC Bearings IncorporatedAnnual07-Sep-23Ratify Emst & Young LLP as AuditorsForA vote FOR this proposal to ratify the auditor is warranted.RBC Bearings IncorporatedAnnual07-Sep-23Advisory Vote on Say on Pay FrequencyOne YearA vote for the adoption of an ANNUAL say-on-pay frequency is warranted. Annual say-on-pay votes are considered a berRBC Bearings IncorporatedAnnual07-Sep-23Edect Diatify Named Executive Officers' CompensationAgainstA vote FOR both nominees is warranted.RBC Bearings IncorporatedAnnual07-Sep-23Elect Diatify The auditor is warranted.ForA vote FOR both nominees is warranted.RBC Bearings IncorporatedAnnual0	ast year's failed say-on-pay proposal. A
RBC Bearings IncorporatedAnnual07-Sep-23Elect Director Michael J. HartnettForA vote AGAINST compensation committee chair Dolores Ennico is warranted for insufficient responsiveness following lastRBC Bearings IncorporatedAnnual07-Sep-23Elect Director Michael J. HartnettAgainstA vote AGAINST compensation committee chair Dolores Ennico is warranted for insufficient responsiveness following lastRBC Bearings IncorporatedAnnual07-Sep-23Ratify Emst & Young LLP as AuditorsForA vote AGAINST compensation committee chair Dolores Ennico is warranted.RBC Bearings IncorporatedAnnual07-Sep-23Ratify Emst & Young LLP as AuditorsForA vote FOR this proposal to ratify the auditor is warranted.RBC Bearings IncorporatedAnnual07-Sep-23Advisory Vote on Say on Pay FrequencyOne YearA vote FOR this proposal to ratify the auditor is warranted.RBC Bearings IncorporatedAnnual07-Sep-23Advisory Vote to Ratify Named Executive Officers' CompensationAgainstA vote GOAINST this proposal is warranted.RBC Bearings IncorporatedAnnual07-Sep-23Elect Jairaj Purandare as DirectorForA vote FOR thin omninees is warranted.RBC Bearings IncorporatedAnnual07-Sep-23Elect Jairaj Purandare as DirectorForA vote FOR thin omninees is warranted.RBC Bearings IncorporatedAnnual07-Sep-23Elect Jairaj Purandare as DirectorForA vote FOR thin omninees is warranted.RBC Bearings IncorporatedMonual07-Sep-23Elect Jairaj Purandare as DirectorForA vote FOR thin om	
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RBC Bearings Incorporated Annual 07-Sep-23 Advisory Vote on Say on Pay Frequency One Year A vote for the adoption of an ANNUAL say-on-pay frequency is warranted. Annual say-on-pay votes are considered a bear RBC Bearings Incorporated Annual 07-Sep-23 Advisory Vote on Say on Pay Frequency For A vote AGAINST This proposal is warranted. The oompensation commines and the compa Advisory Vote on Say on Pay Frequency For A vote FOR both nominees is warranted given the absence of any known issues concerning the nominees and the compa For A vote FOR both nominees is warranted given the proposal would render the company's articles upd	ast year's failed say-on-pay proposal. A
RBC Bearings Incorporated Annual O7-Sep-23 Advisory Vote to Ratify Named Executive Officers' Compensation Against A vote AGAINST this proposal is warranted. The compensation committee demonstrated poor responsiveness to last yer. CIE Automotive India Limited Special 08-Sep-23 Elect Jaira J Virandare as Director For A vote FOR both nominees is warranted given the absence of any known issues concerning the nominees and the company of the company of the absence of any known issues concerning the nominees and the company of the company of the company of the absence of any known issues concerning the nominees and the company of the company of the absence of any known issues concerning the nominees and the company of the company of the absence of any known issues concerning the nominees and the company of the company of the absence of any known issues concerning the nominees and the company of the company of the absence of any known issues concerning the nominees and the company of the company of the absence of any known issues concerning the nominees and the company of the company of the absence of any known issues concerning the nominees and the company of the company of the absence of any known issues concerning the nominees and the company of the company of the absence of any known issues concerning the nominees and the company of the company of the absence of any known issues concerning the nominees and the company of the absence of any known issues concerning the nominees and the company of the absence of any known issues concerning the nominees and the company of the absence of any known issues concerning the nominees and the company of the absence of the company of the absence of any known issues concerning the nominees and the company of the absence of the company is at ticle south and the company of the absence of t	
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CIE Automotive India Limited Special 08-Sep-23 Adopt New Articles of Association For A vote FOR this resolution is warranted given the proposal would render the company's articles updated and ensure comp	
	npliance with the prevailing laws.
Triveni Turbine Limited Annual 08-Sep-23 Approve Remuneration of Cost Auditors For A vote FOR this proposal is warranted given the absence of any known issues concerning the cost auditor, the remuneration of Cost Auditors Triveni Turbine Limited Annual 08-Sep-23 Accept Financial Statements and Statutory Reports For A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements	
Triveni Turbine Limited Annual 08-Sep-23 Reelect Dhruv M. Sawhney as Director For Item 2: A vote FOR this resolution is warranted, although it is not without concerns: * Dhruv Sawhney is an executive direct Triveni Turbine Limited Annual 08-Sep-23 Reelect Tarun Sawhney as Director For Item 2: A vote FOR this resolution is warranted, although it is not without concerns: * Dhruv Sawhney is an executive direct	
Triveni Tubine Limited Annual 00-Sep-23 Approve Remueration Ocast Auditors For A vote Printiproposal is warranted given the absence of any known issues concentration that and the concentration of the second and the s	
There in number Initial Osciept-23 Approve Reining and ot Osci. Audulos For A vote POR inspirative great in an invition is used solution and invition is used solution. Uniter initial and invition is used solution and invition is used solution. In termination of the solution is used audulos, in termination of the solution is used audulos. Viteor Pharmacy Chain Co., I Special 12-Sep - 23 Approve Extension of Resolution Validity Period of Convertible Bonds Issuance For A vote POR instructed because no concerns have been identified.	ation, and the way the cost addit was
There private you can be a set of the beau and the set of the bard of the bard of convertible bards statute for a vote FOR is merited because no concerns have been identified.	
The phase of the second	tood optition in disproportionato to the
There private operation and co., to be compared to the second operation and compared to the compared to the second operation of the second operation operati	
	iteed entities is disproportionate to the
Proya Cosmetics Co., Ltd. Special 14-Sep-23 Approve Interim Profit Distribution For A vote FOR is merited because no concerns have been identified. Proya Cosmetics Co., Ltd. Special 14-Sep-23 Amend Articles of Association For A vote FOR is merited because the amendments are meant to update the company's share structure in the Articles.	
Proya Cosmetics Co., Ltd. Special Prospection Amendo Actional International Devision Constraints and Provide Constraints and P	posed amendments
Proya Cosmetics Co., Ltd. Special Prosept2s Approve to Formulate Entrusted Financial Management System For A vote ACR into a warrantee given the concerns have been identified.	specce amonamenta.
Proya Cosmeticia Co. Luc. Special Pr-Sep-2a Approve to rominate Entrusied intradational management system Por A vote Por is menice because in o concerns nave been identified. Arezo Industria e Comercio Extraordinary Shareholders 15-Sep-2a Fix Number of Directors at Nine Por For Although a nine-member board size is in line with the company's bylaws, there are concerns regarding potential conflict of	of interests involving one of the new
Arezzo Industria e Comercia Extraordinary Shareholders 15-sep-23 Allow Tubbed in Other Companies Abstain A vote AGAINST this request is warmed because: There are concerns regarding potential confliction of the companies Abstain A vote AGAINST this request is warmed because: There are concerns regarding to the companies Abstain A vote AGAINST this request is warmed because: There are concerns regarding to the companies Abstain A vote AGAINST this request is warmed because: There are concerns regarding to the companies Abstain A vote AGAINST this request is warmed because: There are concerns regarding to the companies Abstain A vote AGAINST this request is warmed because: There are concerns regarding to the companies Abstain A vote AGAINST this request is warmed because.	
Arezzo Industria e Comercial Extraordinary Stateholders 15-Sep-23 Elect Thago Lima Borges as Independent Director For A vote AGAINST non-independent director nomines in the questies warranted given ing potentials of inserved as a solution of the comparate given ing potentials of inserved as a solution of the comparat	0
Arezzo Industra e Comercial Extraordinary Shareholders 15-Sep-23 Elect Image Limit bried bards overall lack of inc	
Arezo Industria e Comercial Extraordinary Shareholders 10-59/23 Approve Classification of Thago Lima Borges as Independent Director For A vote FOR this item is warranted because. The company has disclosed the biographical information of the independent	
Asian Paints Lei Contendo Expandiario finanzio in contracto de la contracto de	
Asian Paints Limited Special 15-Sep-23 Elect Ireena Vittal as Director For A vote FOR nominee is warranted given the absence of any known issues concerning the nominee and the company's box Novartis AG Extraordinary Shareholders 15-Sep-23 Approve Special Distribution by Way of a Dividend in Kind to Effect the Spin-Off of Sandoz Grouy For Votes FOR these proposals are warranted given the sound strategic rationale for the spin-off and the capital reduction is I	
Novartis AG Extraordinary Stateholders 15-58-23 Approve CHF 228 Million Reduction in Share Capital via Reduction of Share Ca	
Novartis AG Extraordinary Shareholders 15-Sep-23 Transact Other Business (Voting) Against A vote AGAINST is warranted because: * This item concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns additional instructions from the shareholder to the proxy in concerns addition	
Novartis AG Extraordinary Shareholders 15-Sep-23 Transact Other Business (Voting) Against A vote AGAINST is warranted because: * This item concerns additional instructions from the shareholder to the proxy in c	
Novartis AG Extraordinary Shareholders 15-Sep-23 Approve CHF 22.8 Million Reduction in Share Capital via Reduction of Nominal Value in Connect For Votes FOR these proposals are warranted given the sound strategic rationale for the spin-off and the capital reduction is I Approve CHF 22.8 Million Reduction of Nominal Value in Connect For Votes FOR these proposals are warranted given the sound strategic rationale for the spin-off and the capital reduction is I Approve CHF 22.8 Million Reduction of Nominal Value in Connect For Votes FOR these proposals are warranted given the sound strategic rationale for the spin-off and the capital reduction is I Approve CHF 22.8 Million Reduction of Nominal Value in Connect For Votes FOR these proposals are warranted because: * This item concerns additional instructions from the shareholder to the proxy in c	
	rease new voting items of
BYD Company Limited Extraordinary Shareholders 19-Sep-23 Elect Yu Ling as Director For A vote FOR all nominees is warranted. BYD Company Limited Extraordinary Shareholders 19-Sep-23 Elect Li Yong-zhao as Supervisor For A vote FOR the election of supervisor nominees is warranted given the absence of any known issues concerning the nomi	minaaa
BYD Company Limited Extraordinary Shareholders 19-Sep-23 Elect Li Yong-zhao as Supervisor For A vote FOR the election of supervisor nominees is warranted given the absence of any known issues concerning the nomi BYD Company Limited Extraordinary Shareholders 19-Sep-23 Elect Zhu Ai-yun as Supervisor For A vote FOR the election of supervisor nominees is warranted given the absence of any known issues concerning the nomi	
BYD Company Limited Extraordinary Shareholders 19-Sep-23 Elect Huang Jiang-feng as Supervisor For A vote FOR the election of supervisor nominees is warranted given the absence of any known issues concerning the nomi BYD Company Limited Extraordinary Shareholders 19-Sep-23 Approve Remuneration of Directors For Director and supervisor remuneration at Hong Kong-listed companies are usually reasonable. In the absence of known co	
BYD Company Limited Extraordinary Shareholders 19-Sep-23 Approve Remuneration of Supervisors For Director and supervisor remuneration at Hong Kong-listed companies are usually reasonable. In the absence of known co BYD Company Limited Extraordinary Shareholders 19-Sep-23 Elect Wang Chuan-fu as Director For A vote FOR all nominees is warranted.	concerns over director and supervisor
BYD Company Limited Extraordinary Shareholders 19-569-23 Elect Walg Unitation as Director For A vote FOR all nominees is warranted.	
BTD Company Limited Extraordinary Stateholders 19-56p-23 Elect V alignment and a Director For A vote FOR all nominees is warranted.	
BTD Company Limited Extraordinary Stateholders 19-56p-23 Elect Ale 200 guina as Director For A vote FOR all nominees is warranted.	
BTD Company Limited Extraordinary Stateholders 19-56p-23 Elect Carnorg Ping as Director For A vote FOR all nominees is warranted.	
BTD Company Limited Extraordinary Stateholders 19-569-23 Elect Zialargimita Suffector For A vote FOR all nominees is warranted.	
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BYD Company Limited Extraordinary Shareholders 19-Sep-23 Elect Tong Every sor For A vote FOR the election of supervisor nominees is warranted given the absence of any known issues concerning the nomi	
BYD Company Limited Extraordinary Ontacional State Control of the specific and the specific of the specific and the specific of the specific and the specific a	
BYD company Limited Extraordinary Shareholders 19-Sep-23 Approve Remuneration of Directors For Director and supervisor remuneration at Hong Kong-listed companies are usually reasonable. In the absence of known co	
BYD company Limited Extraordinary Shareholders 19-Sep-23 Approve Remuneration of Supervisors For Director and supervisor remuneration at Hong Kong-fielded companies are usually reasonable. In the absence of Known co	
BM European Value Retail 5 Ordinary Shareholders 22-Sep-23 Elect Hounaida Lasy as Director For A vote FOR this candidate is warranted as no significant concerns have been identified.	
CE Automice Special 22-Sep 24 Approx Divestment of Entire State in Jeco Jellinghaus GmbH, Gesenkschmiede Schneider Grief For	closure on the valuation of the proposed
CIE Automative India Limited Special 22-Sep 23 Approve Modification to Material Related Party Transactions of CIE Galfor SA with CIE Automative India Limited Special 22-Sep 23 Approve Modification to Material Related Party Transactions of CIE Galfor SA with CIE Automative India Limited Special 23-Sep 24 Approve Modification to Material Related Party Transactions of CIE Galfor SA with CIE Automative India Limited Special 24-Sep 25 Approve Modification to Material Related Party Transactions of CIE Galfor SA with CIE Automative India Limited Special 24-Sep 25 Approve Modification to Material Related Party Transactions of CIE Galfor SA with CIE Automative India Limited Special 25-Sep 25 Approve Modification to Material Related Party Transactions of CIE Galfor SA with CIE Automative India Limited Special 25-Sep 25 Approve Modification to Material Related Party Transactions of CIE Galfor SA with CIE Automative India Limited Special 25-Sep 25 Approve Modification to Material Related Party Transactions of CIE Galfor SA with CIE Automative India Limited Special 25-Sep 25 Approve Modification to Material Related Party Transactions of CIE Galfor SA with CIE Automative India Limited Special 25-Sep 25 Approve Modification to Material Related Party Transactions of CIE Galfor SA with CIE Automative India Limited Special 25-Sep 25 Approve Modification to Material Related Party Transactions of CIE Galfor SA with CIE Automative India Limited Special 25-Sep 25 Approve Modification to Material Related Party Transactions of CIE Galfor SA with CIE Automative India Limited Special 25-Sep 25 Approve Modification to Material Related Party Transactions of CIE Galfor SA with CIE Automative India Limited Special 25-Sep 25 Approve Modification to Material Related Party Transactions of CIE Galfor SA with CIE Automative India Limited Special 25-Sep 25 Approve Modification to Material Related Party Transactions of CIE Galfor SA with CIE Automative India Limited Special 25-Sep 25 Approve Modification to Material Related Party Transactions of C	
The Phoenix Mills Limited Annual 22-Sep-23 Accept Standalone Financial Statements and Statutory Reports For A vote FOR these resolutions is warranted given the absence of any known issues arrounding the company's financial statements and Statutory Reports For A vote FOR these resolutions is warranted given the absence of any known issues arrounding the company's financial statements and Statutory Reports For A vote FOR these resolutions is warranted given the absence of any known issues arrounding the company's financial statements and Statutory Reports For A vote FOR these resolutions is warranted given the absence of any known issues are arrounding the company's financial statements and Statutory Reports For A vote FOR these resolutions is warranted given the absence of any known issues are arrounding the company's financial statements and Statutory Reports For A vote FOR these resolutions is warranted given the absence of any known issues are arrounding the company's financial statements and Statutory Reports For A vote FOR these resolutions is warranted given the absence of any known issues are arrounding the company's financial statements and Statutory Reports For A vote FOR these resolutions is warranted given the absence of any known issues are arrounding the company's financial statements and Statutory Reports For A vote FOR these resolutions is warranted given the absence of any known issues are arrounding the company's financial statements and Statutory Reports For A vote FOR these resolutions is warranted given the absence of any known issues are arrounding the company's financial statements are arrounding t	
The Phoenix Mils Limited Annual 22-Sep-23 Accept Consolidated Financial Statements and Statutory Reports For A vote FOR these resolutions is warranted given the absence of any Norm issues surrounding the company's financial statements and Statutory Reports	
The Phoenix Mills Limited Annual 22-Sep-23 Approve Dividend Company of the Compan	
The Phoenix Mills Limited Annual 22-Sep-23 Reeled Rajesh Kulkarni as Director Against Item 4.6: A vote AGAINST the following nominees is warranted becauses* The back and the second sec	et (as per our reclassification) and
The Phoenix Mills Limited Annual 22-Sep-23 Approx Reappointment and Remuneration of Rajendra Kalkar as Whole-time Director Against Avite AGAINST these resolutions is warranted in view of the following concerns: "The Phoenix and the particular as the concern and the particular as the provide interview of the following concerns: "The Phoenix and the particular as the provide interview of the following concerns: "The Phoenix and the particular as the particular as the provide interview of the following concerns: "The Phoenix and the particular as the provide interview of the following concerns: "The Phoenix and the particular as the provide interview of the following concerns: "The Phoenix and the particular as the particular	
The Phoenix Mills Limited Annual 22-Sep-23 Elect Rashmi Sen as Director Against time birector Against term 4.6: A vite AGAINST the following nominees is warranted because.* The barrant independent of the second s	
The Phoenia Mills Limited Annual 22-Sep 23 Approve Appointment and Remuneration of Rashmi Sen as Whole-time Director Against A vite 4 GAINST hear resolutions is warranted in view of the following concerns: "The back indication of the second and the concerned of the second and	
The Phoenix Mills Limited Annual 22-Sep 23 Approve Payment of Rumeration to Atul Ruia as Non-Executive Chairman Against A vote AdaMST this resolution is warranted because: * The proposed pay structure of Atul Ruia as Non-Executive Chairman	
The Phoenix Mills Limited Annual 22-Sep-23 Elect Anand Khatau as Director For Item 4 & 6 A vote AGAINST the following nominees is warranted because* The based in the phoenic Mills Limited Annual Sep-24 Elect Anand Khatau as Director For Item 4 & 6 A vote AGAINST the following nominees is warranted because* The based in the phoenic Mills Limited Annual Sep-25 Elect Anand Khatau as Director For Item 4 & 6 A vote AGAINST the following nominees is warranted because the phoenic Mills Limited Annual Sep-26 Elect Anand Khatau as Director For Item 4 & 6 A vote AGAINST the following nominees is warranted because the phoenic Mills Limited Annual Sep 20-56 Elect Anand Khatau as Director For Item 4 & 6 A vote AGAINST the following nominees is warranted because the phoenic Mills Limited Annual Sep 20-56 Elect Anand Khatau as Director For Item 4 & 6 A vote AGAINST the following nominees is warranted because the phoenic Mills Limited Annual Sep 20-56 Elect Anand Khatau as Director For Item 4 & 6 A vote AGAINST the following nominees is warranted because the phoenic Mills Limited Annual Sep 20-56 Elect Anand Khatau as Director For Item 4 & 6 A vote AGAINST the following nominees is warranted because the phoenic Mills Limited Annual Sep 20-56 Elect Anand Khatau As Director For Item 4 & 6 A vote AGAINST the following nominees is warranted because the phoenic Mills Limited Annual Sep 20-56 Elect Anand Khatau As Director For Annual Sep 20-56 Elect Annual Khatau As Director For Annual Sep 20-56 Elect Annual Khatau As Director For A	
The Phoening Mills Limited Annual 22-Sep-23 Elect Anthana Hingorani as Director For Item 4 & 6.4 vote AGAINST the following nominees is warranted becauses * The board independence norms are not met	
The Phoening III Limited Annual 22-Sep-23 Elect Sumet Analdas Director For Item 4 & 6 A vote AGAINST the following nominees is warranted because: *The board independence norms are not met	
The Phoenik Mils Limited Annual 22-Sep-23 Approve Material Related Party Transactions between and/or amongst Island Star Mall Develop For Anter GOT this resolution is warranted given that "The proposed transactions are warranted by the comp	
The Phoenix Mills Limited Annual 22-Sep-23 Approve Material Related Party Transactions between and/or amongst Alyssum Developers Phi For	
The Phoenix Mills Limited Annual 22-Sep-23 Approve Material Related Party Transactions between Plutocrat Commercial Real Estate Private For A vote FOR the proposal is warranted but it is not without a concern: *The proposal also includes CPP Investment providi	-
The Phoenix Mills Limited Annual 22-Sep-23 Approve Material Related Party Transactions between Plutocrat Commercial Real Estate Privat: For A vote FOR the proposal is warranted but it is not without a concern: *The proposal also includes OPP Investment providing A vote FOR the proposal is warranted but it is not without a concern: *The proposal also includes OPP Investment providing A vote FOR the proposal is warranted but it is not without a concern: *The proposal also includes OPP Investment providing A vote FOR the proposal is warranted but it is not without a concern: *The proposal also includes OPP Investment providing A vote FOR the proposal is warranted but it is not without a concern: *The proposal also includes OPP Investment providing A vote FOR the proposal is warranted but it is not without a concern: *The proposal also includes OPP Investment providing A vote FOR the proposal is warranted but it is not without a concern: *The proposal also includes OPP Investment providing A vote FOR the proposal is warranted but it is not without a concern: *The proposal also includes OPP I and VDPL provid	Iding lund based and non-lund-based
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The Phoenix Mills Limited Annual 22-Sep-23 Approve Material Related Party Transactions between Plutocrat Commercial Real Estate Privat: For A vote FOR the proposal is warranted but it is not without a concern: *The proposal also includes CPP Investment providi The Phoenix Mills Limited Annual 22-Sep-23 Approve Material Related Party Transactions between and/or amongst Offbeat Developers Priv. For A vote FOR the proposal is warranted but it is not without a concern: *The proposal also includes ODPL and VDPL provid	

The Monogatari Corp.	Annual	26-Sep-23	Elect Director Kato, Hisayuki	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
	Annual	26-Sep-23	Elect Director Okada, Masamichi	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
The Monogatari Corp.	Annual		Elect Director Tsudera, Tsuyoshi	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
The Monogatari Corp.	Annual	26-Sep-23	Elect Director Kimura, Koji	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
The Monogatari Corp.	Annual	26-Sep-23	Elect Director Nishikawa, Yukitaka	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
The Monogatari Corp.	Annual	26-Sep-23	Elect Director Yasuda, Kana	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
The Monogatari Corp.	Annual	26-Sep-23	Elect Director Kurashima, Kaoru	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
The Monogatari Corp.	Annual	26-Sep-23	Appoint Statutory Auditor Nakagawa, Ayako	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
The Monogatari Corp.	Annual	26-Sep-23	Appoint Statutory Auditor Yasuda, Megumi	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
KeePer Technical Laboratory	Annual	27-Sep-23	Approve Accounting Transfers	For	A vote FOR this proposal is warranted because: * There are no particular concerns about the proposal.
KeePer Technical Laboratory	Annual	27-Sep-23	Elect Director Tani, Yoshimichi	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
KeePer Technical Laboratory	Annual	27-Sep-23	Elect Director Kaku, Toshiyuki	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
KeePer Technical Laboratory	Annual	27-Sep-23	Elect Director Suzuoki, Chikashi	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
KeePer Technical Laboratory	Annual	27-Sep-23	Elect Director Miura, Kensuke	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
KeePer Technical Laboratory	Annual	27-Sep-23	Elect Director Nozaki, Keisuke	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
KeePer Technical Laboratory	Annual	27-Sep-23	Elect Director Masuda, Takashi	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
KeePer Technical Laboratory	Annual	27-Sep-23	Elect Director Yamashita, Ayako	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
KeePer Technical Laboratory	Annual	27-Sep-23	Elect Director Oshima, Moe	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
KeePer Technical Laboratory	Annual	27-Sep-23	Elect Director Saito, Ryosuke	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
KeePer Technical Laboratory	Annual	27-Sep-23	Elect Director and Audit Committee Member Muto, Takashi	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
KeePer Technical Laboratory	Annual	27-Sep-23	Elect Director and Audit Committee Member Matsubara, Yoshihiro	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
KeePer Technical Laboratory	Annual	27-Sep-23	Elect Director and Audit Committee Member Kono, Fumio	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
KeePer Technical Laboratory	Annual	27-Sep-23	Elect Alternate Director and Audit Committee Member Haruna, Junya	For	A vote FOR this nominee is warranted because: * There are no particular concerns about the nominee.
KeePer Technical Laboratory	Annual	27-Sep-23	Approve Restricted Stock Plan	For	A vote FOR this proposal is warranted because: * This plan is likely to help sharpen recipients' focus on share price performance and align their interests more
KeePer Technical Laboratory	Annual	27-Sep-23	Approve Restricted Stock Plan	For	A vote FOR this proposal is warranted because: * This plan is likely to help sharpen recipients' focus on share price performance and align their interests more
KeePer Technical Laboratory	Annual	27-Sep-23	Appoint Gyosei & Co. as New External Audit Firm	For	A vote FOR this proposal is recommended because: * There are no particular concerns about the new auditor.
Lemon Tree Hotels Limited	Annual	27-Sep-23	Accept Financial Statements and Statutory Reports	For	A vote FOR this resolution is warranted given the absence of any known issues surrounding the company's financial statements.
Lemon Tree Hotels Limited	Annual	27-Sep-23	Reelect Willem Albertus Hazeleger as Director	For	Item 2: Reelect Willem Albertus Hazeleger as Director A vote FOR the nominee is warranted given the absence of any known issues concerning the nominee
Lemon Tree Hotels Limited	Annual	27-Sep-23	Reelect Arindam Kumar Bhattacharya as Director	For	Item 2: Reelect Willem Albertus Hazeleger as Director A vote FOR the nominee is warranted given the absence of any known issues concerning the nominee
Lemon Tree Hotels Limited	Annual	27-Sep-23	Approve Material Related Party Transactions with Fleur Hotels Private Limited	For	A vote FOR this resolution is warranted given that the proposed transactions are within the ordinary course of the company's business, and will be conducted at
Lemon Tree Hotels Limited	Annual	27-Sep-23	Approve Material Related Party Transactions with lora Hotels Private Limited	For	A vote FOR this resolution is warranted given that the proposed transactions are within the ordinary course of the company's business, and will be conducted at
Alibaba Group Holding Limite	Annual	28-Sep-23	Elect Director Eddie Yongming Wu	For	A vote FOR the director nominees is warranted.
Alibaba Group Holding Limite	Annual	28-Sep-23	Elect Director Maggie Wei Wu	For	A vote FOR the director nominees is warranted.
Alibaba Group Holding Limite	Annual	28-Sep-23	Elect Director Kabir Misra	For	A vote FOR the director nominees is warranted.
Alibaba Group Holding Limite	Annual	28-Sep-23	Ratify PricewaterhouseCoopers Zhong Tian LLP and PricewaterhouseCoopers as the U.S. and	+ For	A vote FOR this proposal to ratify the auditor is warranted.
Alibaba Group Holding Limite	Annual	28-Sep-23	Elect Director Eddie Yongming Wu	For	A vote FOR the director nominees is warranted.
Alibaba Group Holding Limite	Annual	28-Sep-23	Elect Director Maggie Wei Wu	For	A vote FOR the director nominees is warranted.
Alibaba Group Holding Limite	Annual	28-Sep-23	Elect Director Kabir Misra	For	A vote FOR the director nominees is warranted.
Alibaba Group Holding Limite	Annual	28-Sep-23	Ratify PricewaterhouseCoopers Zhong Tian LLP and PricewaterhouseCoopers as the U.S. and	+ For	A vote FOR this proposal to ratify the auditor is warranted.
Alibaba Group Holding Limite	Annual	28-Sep-23	Elect Director Eddie Yongming Wu	For	A vote FOR the director nominees is warranted.
Alibaba Group Holding Limite	Annual	28-Sep-23	Elect Director Maggie Wei Wu	For	A vote FOR the director nominees is warranted.
Alibaba Group Holding Limite	Annual	28-Sep-23	Elect Director Kabir Misra	For	A vote FOR the director nominees is warranted.
Alibaba Group Holding Limite	Annual	28-Sep-23	Ratify PricewaterhouseCoopers Zhong Tian LLP and PricewaterhouseCoopers as the U.S. and I	For	A vote FOR this proposal to ratify the auditor is warranted.