

Meeting Overview

Category

	Number	Percentage
Number of votable meetings	18	
Number of meetings voted	18	100.00%
Number of meetings with at least 1 vote Against, Withhold or Abstain	5	27.78%

Ballot Overview

Category

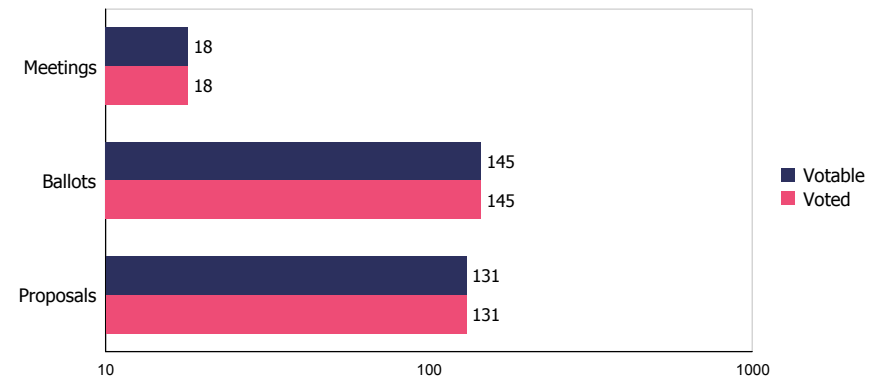
	Number	Percentage
Number of votable ballots	145	
Number of ballots voted	145	100.00%

Proposal Overview

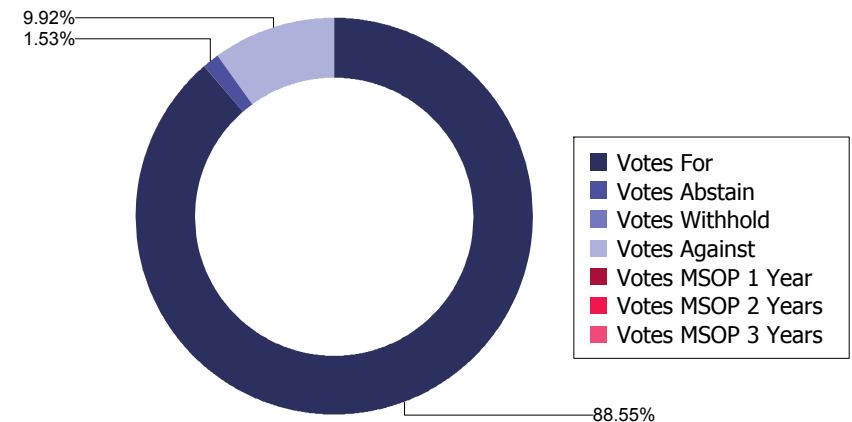
Category

	Number	Percentage
Number of votable items	131	
Number of items voted	131	100.00%
Number of votes FOR	116	88.55%
Number of votes AGAINST	13	9.92%
Number of votes ABSTAIN	2	1.53%
Number of votes WITHHOLD	0	0.00%
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	129	98.47%
Number of votes Against Policy	2	1.53%
Number of votes With Mgmt	115	87.79%
Number of votes Against Mgmt	16	12.21%
Number of votes on MSOP (exclude frequency)	3	2.29%
Number of votes on Shareholder Proposals	1	0.76%

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.

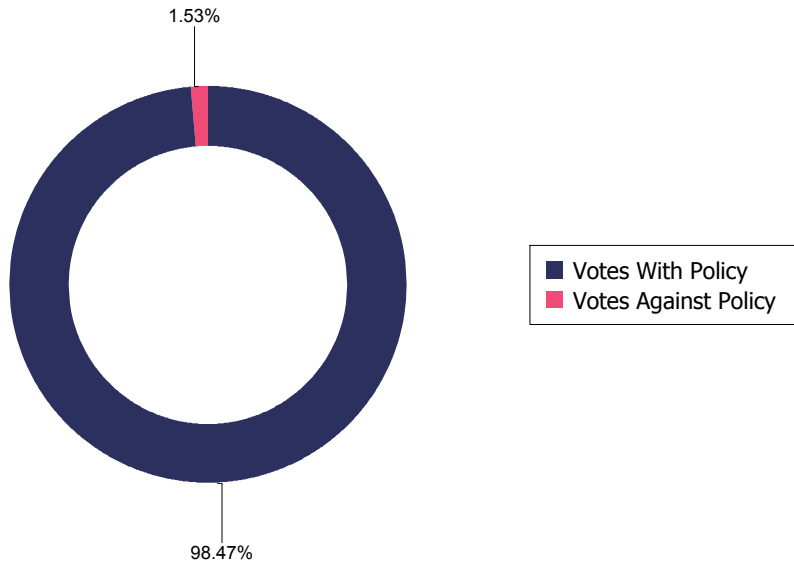
Notwithstanding the above, each unique vote cast is counted within all calculations. In cases of different votes submitted for an individual agenda item, votes cast are discretely counted by vote cast (For, Against, etc.) per proposal.

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

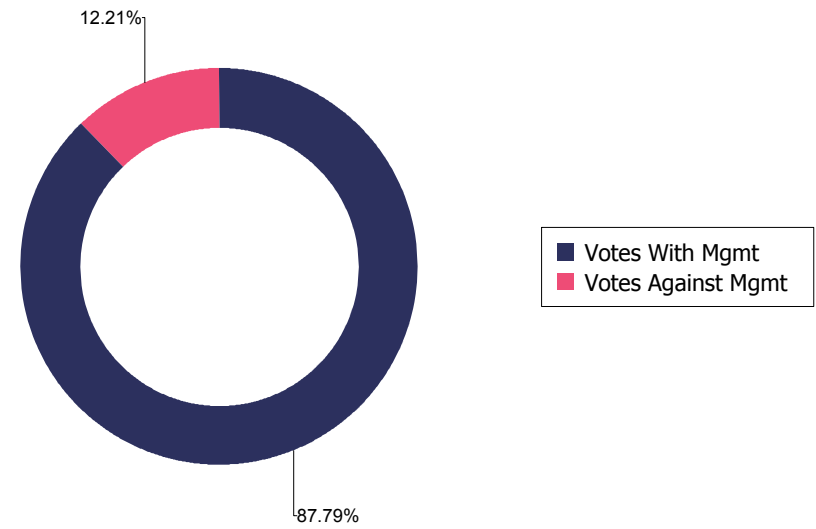
Withhold vote instructions, predominantly seen in the US market for companies using a plurality vote standard, denote a contrary vote opinion on director elections; for further information, please review ISS' policy guidelines :

<https://www.issgovernance.com/policy-gateway/voting-policies>

Vote Alignment with Policy



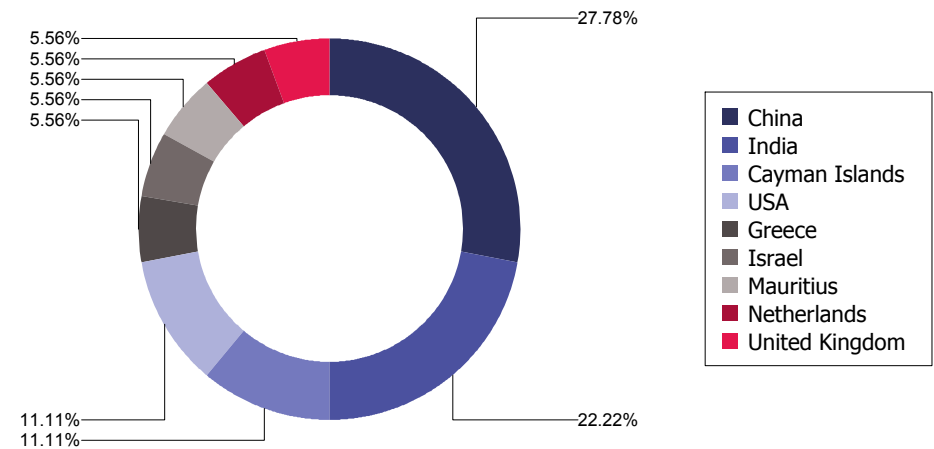
Vote Alignment with Management

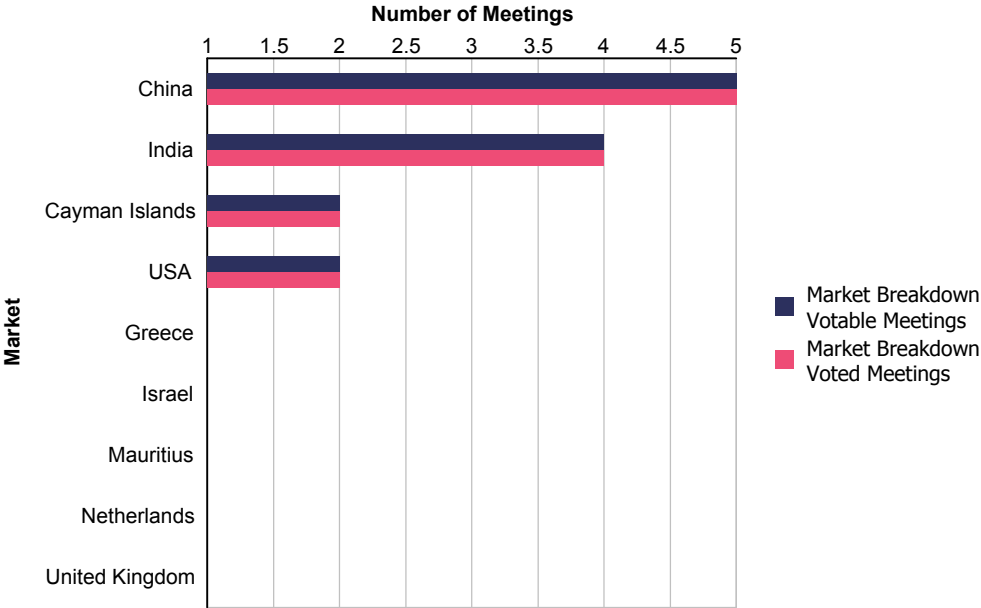


Market Breakdown

Market	Votable Meetings	Voted Meetings	Percentage
China	5	5	100.00%
India	4	4	100.00%
Cayman Islands	2	2	100.00%
USA	2	2	100.00%
Greece	1	1	100.00%
Israel	1	1	100.00%
Mauritius	1	1	100.00%
Netherlands	1	1	100.00%
United Kingdom	1	1	100.00%

Meetings Voted by Market





Axiom Investors - September 2025

Company Name	Meeting Type	Meeting Date	Proposal Text	Vote Instruction	Voting Policy Rationale
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director Sri Dorthi	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director Donald E. Frieson	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director Cara K. Heiden	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director David K. Lenhardt	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director Maria Castañón Moats	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director Darren M. Rebelez	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director Larree M. Renda	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director Judy A. Schmeling	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director Michael Spanos	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director Gregory A. Trojan	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director Allison M. Wine	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Ratify KPMQ LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	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 concerns were identified at this time.
Casey's General Stores, Inc.	Annual	45903.35417	Approve Omnibus Stock Plan	For	Based on the Equity Plan Scorecard evaluation (EPSC), a vote FOR this proposal is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Disclose Timeline for Establishing Measurable Scope 3 GHG Reduction Targets	For	A vote FOR this proposal is warranted, as an estimated timeline for establishing measurable Scope 3 greenhouse gas (GHG) reduction targets would allow the
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director Sri Dorthi	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director Donald E. Frieson	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director Cara K. Heiden	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director David K. Lenhardt	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director Maria Castañón Moats	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director Darren M. Rebelez	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director Larree M. Renda	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director Judy A. Schmeling	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director Michael Spanos	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director Gregory A. Trojan	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Elect Director Allison M. Wine	For	A vote FOR the director nominees is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Ratify KPMQ LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	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 concerns were identified at this time.
Casey's General Stores, Inc.	Annual	45903.35417	Approve Omnibus Stock Plan	For	Based on the Equity Plan Scorecard evaluation (EPSC), a vote FOR this proposal is warranted.
Casey's General Stores, Inc.	Annual	45903.35417	Disclose Timeline for Establishing Measurable Scope 3 GHG Reduction Targets	For	A vote FOR this proposal is warranted, as an estimated timeline for establishing measurable Scope 3 greenhouse gas (GHG) reduction targets would allow the
Check Point Software Technologies Ltd.	Annual	45903.70833	Reelect Gil Shwed as Director	For	As the company has provided sufficient information and as there are no concerns with the board and its committees' structure and functioning, the nominees, Gil
Check Point Software Technologies Ltd.	Annual	45903.70833	Reelect Nadav Zafir as Director	For	As the company has provided sufficient information and as there are no concerns with the board and its committees' structure and functioning, the nominees, Gil
Check Point Software Technologies Ltd.	Annual	45903.70833	Reelect Tzipi Ozer-Amnon as Director	For	As the company has provided sufficient information and as there are no concerns with the board and its committees' structure and functioning, the nominees, Gil
Check Point Software Technologies Ltd.	Annual	45903.70833	Reelect Tal Shavit as Director	For	As the company has provided sufficient information and as there are no concerns with the board and its committees' structure and functioning, the nominees, Gil
Check Point Software Technologies Ltd.	Annual	45903.70833	Reelect Jill D. Smith as Director	For	As the company has provided sufficient information and as there are no concerns with the board and its committees' structure and functioning, the nominees, Gil
Check Point Software Technologies Ltd.	Annual	45903.70833	Reelect Jerv Unerman as Director	For	As the company has provided sufficient information and as there are no concerns with the board and its committees' structure and functioning, the nominees, Gil
Check Point Software Technologies Ltd.	Annual	45903.70833	Ratify Appointment of Kost, Forer, Gabbay & Kasierer as Auditors and Authorize Board to Fix Their Remuneration	For	A vote FOR is warranted as there are no concerns regarding this proposal.
Check Point Software Technologies Ltd.	Annual	45903.70833	Approve Compensation of Nadav Zafir as Director	For	As the company has provided sufficient information and as there are no concerns with the board and its committees' structure and functioning, the nominees, Gil
Check Point Software Technologies Ltd.	Annual	45903.70833	Approve Compensation of Gil Shwed, Chairman	For	A vote FOR this item is warranted, as the company has provided sufficient information and the main equity terms are in line with market practice. However,
Check Point Software Technologies Ltd.	Annual	45903.70833	Readopt Executive Compensation Policy	For	A vote FOR this item is warranted because the main as key terms of the proposed compensation policy are in line with market practice. However, qualified support
Check Point Software Technologies Ltd.	Annual	45903.70833	Amend Employee Stock Purchase Plan	For	A vote FOR this proposal is warranted as the proposed plan does not raise any apparent concerns.
RBC Bearings Incorporated	Annual	45904.375	Elect Director Daniel A. Benzeron	For	A vote FOR the director nominees is warranted.
RBC Bearings Incorporated	Annual	45904.375	Elect Director Barry C. Boyan	For	A vote FOR the director nominees is warranted.
RBC Bearings Incorporated	Annual	45904.375	Elect Director Edward O. Stewart	For	A vote FOR the director nominees is warranted.
RBC Bearings Incorporated	Annual	45904.375	Elect Director Frederick J. Elmy	For	A vote FOR the director nominees is warranted.
RBC Bearings Incorporated	Annual	45904.375	Ratify Ernst & Young LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted.
RBC Bearings Incorporated	Annual	45904.375	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted, with caution. Some concern continues to be raised regarding the overlapping STI and one-year LTI award metric, and the
RBC Bearings Incorporated	Annual	45904.375	Elect Director Daniel A. Benzeron	For	A vote FOR the director nominees is warranted.
RBC Bearings Incorporated	Annual	45904.375	Elect Director Barry C. Boyan	For	A vote FOR the director nominees is warranted.
RBC Bearings Incorporated	Annual	45904.375	Elect Director Edward O. Stewart	For	A vote FOR the director nominees is warranted.
RBC Bearings Incorporated	Annual	45904.375	Elect Director Frederick J. Elmy	For	A vote FOR the director nominees is warranted.
RBC Bearings Incorporated	Annual	45904.375	Ratify Ernst & Young LLP as Auditors	For	A vote FOR this proposal to ratify the auditor is warranted.
RBC Bearings Incorporated	Annual	45904.375	Advisory Vote to Ratify Named Executive Officers' Compensation	For	A vote FOR this proposal is warranted, with caution. Some concern continues to be raised regarding the overlapping STI and one-year LTI award metric, and the
Nu Holdings Ltd.	Annual	45908.64583	Accept Financial Statements and Statutory Reports	For	In the absence of any specific concerns about the company's financial statements, a vote FOR this resolution is warranted.
Nu Holdings Ltd.	Annual	45908.64583	Elect David Velez Osorio, Anita Mary Sands, David Alexandre Marcus, Douglas Mauro Leone, Jacqueline Dawn Rees, Luis Alberto Moreno Meia, Roberto de Oliv	Against	This proposal is bundled and separate voting recommendations cannot be made. As such, a vote AGAINST all director nominees is warranted due to the
Trivent Turbine Limited	Annual	45908.64583	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.
Trivent Turbine Limited	Annual	45908.64583	Confirm Interim Dividend and Declare Final Dividend	For	A vote FOR this resolution is warranted because this is a routine dividend proposal.
Trivent Turbine Limited	Annual	45908.64583	Reelect Tanun Sawhney as Director	For	A vote FOR both nominees is warranted given the absence of any known issues concerning the nominees.
Trivent Turbine Limited	Annual	45908.64583	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, and the way the cost audit was
Trivent Turbine Limited	Annual	45908.64583	Approve Payment of Commission to the Non-Executive Directors	For	A vote FOR this resolution is warranted given the absence of any known issues.
Trivent Turbine Limited	Annual	45908.64583	Approve Continuation of Vilav Kumar Thadani as Independent Director	For	A vote FOR both nominees is warranted given the absence of any known issues concerning the nominees.
Trivent Turbine Limited	Annual	45908.64583	Approve Sarinay Grover & Associates as Secretarial Auditors and Authorize Board to Fix Their Remuneration	For	A vote FOR this proposal is warranted given the absence of any significant concerns.
ABN AMRO Bank NV	Extraordinary Shareholders	45911.58333	Open Meeting	For	No vote is required for this item.
ABN AMRO Bank NV	Extraordinary Shareholders	45911.58333	Announce Vacancies on the Supervisory Board	For	This is a non-voting item.
ABN AMRO Bank NV	Extraordinary Shareholders	45911.58333	Announce Nomination of Daniel Hartert as Supervisory Board Member	For	This is a non-voting item.
ABN AMRO Bank NV	Extraordinary Shareholders	45911.58333	Opportunity to Make Recommendations	For	This is a non-voting item.
ABN AMRO Bank NV	Extraordinary Shareholders	45911.58333	Receive Explanation and Motivation by Daniel Hartert	For	This is a non-voting item.
ABN AMRO Bank NV	Extraordinary Shareholders	45911.58333	Elect Daniel Hartert to Supervisory Board	For	A vote FOR this election is warranted because: * The nominee is elected for a period until the first AGM following a four year period and within common market
Eootlink Technology Inc., Ltd.	Special	45911.58333	Close Meeting	Against	No vote is required for this item.
Eootlink Technology Inc., Ltd.	Special	45911.58333	Approve Amendments to Articles of Association	Against	A vote AGAINST is warranted given that the amendments would reduce shareholders' ability to review and vote on material transactions at the company.
Eootlink Technology Inc., Ltd.	Special	45911.58333	Amend Rules and Procedures Regarding General Meetings of Shareholders	Against	A vote AGAINST is warranted given the company has not specified the details and the provisions covered under the proposed amendments.
Eootlink Technology Inc., Ltd.	Special	45911.58333	Amend Rules and Procedures Regarding Meetings of Board of Directors	Against	A vote AGAINST is warranted given the company has not specified the details and the provisions covered under the proposed amendments.
Eootlink Technology Inc., Ltd.	Special	45911.58333	Amend the Independent Directors' Work Rules	Against	A vote AGAINST is warranted given the company has not specified the details and the provisions covered under the proposed amendments.
Eootlink Technology Inc., Ltd.	Special	45911.58333	Amend Related Party Transaction Management System	Against	A vote AGAINST is warranted given the company has not specified the details and the provisions covered under the proposed amendments.
Eootlink Technology Inc., Ltd.	Special	45911.58333	Amend Management System for Raised Funds	Against	A vote AGAINST is warranted given the company has not specified the details and the provisions covered under the proposed amendments.
Eootlink Technology Inc., Ltd.	Special	45911.58333	Amend Financing and External Guarantee Management System	Against	A vote AGAINST is warranted given the company has not specified the details and the provisions covered under the proposed amendments.
Eootlink Technology Inc., Ltd.	Special	45911.58333	Amend the Major Business and Investment Decision-Making Management System	Against	A vote AGAINST is warranted given the company has not specified the details and the provisions covered under the proposed amendments.
Eootlink Technology Inc., Ltd.	Special	45911.58333	Approve to Appoint Auditor	For	A vote FOR is merited because no concerns have been identified.
Kaynes Technology India Ltd.	Annual	45911.64583	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.
Kaynes Technology India Ltd.	Annual	45911.64583	Reelect Ramesh Kunhikannan as Director	For	Item 2: Reelect Ramesh Kunhikannan as Director A vote FOR this resolution is warranted, although it is not without any concern for shareholders: * Ramesh
Kaynes Technology India Ltd.	Annual	45911.64583	Approve Vissayakrishna KT as Secretarial Auditors and Authorize Board to Fix Their Remuneration	For	A vote FOR this proposal is warranted given the absence of any significant concerns.
Kaynes Technology India Ltd.	Annual	45911.64583	Reelect Ramesh Kunhikannan as Director	For	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
Kaynes Technology India Ltd.	Annual	45911.64583	Approve Continuation of Directorship of Seelapathur Ganapathiramaswamy Murali as Independent Director	For	Item 2: Reelect Ramesh Kunhikannan as Director A vote FOR this resolution is warranted, although it is not without any concern for shareholders: * Ramesh
Kaynes Technology India Ltd.	Annual	45911.64583	Amend Kaynes ESOP Scheme 2022	Against	A vote AGAINST these resolutions is warranted because: * There is a lack of clarity on impact of the extension of vesting period on the existing grants and if it
Kaynes Technology India Ltd.	Annual	45911.64583	Approve to Grant Loans and Guarantees to Any Bodies Corporate and Persons and Investments in Any Body Corporate Under Section 186 of the Companies Act.	Against	A vote AGAINST this resolution is warranted due to lack of information.
Kaynes Technology India Ltd.	Annual	45911.64583	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.
Kaynes Technology India Ltd.	Annual	45911.64583	Reelect Ramesh Kunhikannan as Director	For	Item 2: Reelect Ramesh Kunhikannan as Director A vote FOR this resolution is warranted, although it is not without any concern for shareholders: * Ramesh
Kaynes Technology India Ltd.	Annual	45911.64583	Approve Vissayakrishna KT as Secretarial Auditors and Authorize Board to Fix Their Remuneration	For	A vote FOR this proposal is warranted given the absence of any significant concerns.
Kaynes Technology India Ltd.	Annual	45911.64583	Reelect Ramesh Kunhikannan as Director	For	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
Kaynes Technology India Ltd.	Annual	45911.64583	Approve Continuation of Directorship of Seelapathur Ganapathiramaswamy Murali as Independent Director	For	Item 2: Reelect Ramesh Kunhikannan as Director A vote FOR this resolution is warranted, although it is not without any concern for shareholders: * Ramesh
Kaynes Technology India Ltd.	Annual	45911.64583	Amend Kaynes ESOP Scheme 2022	Against	A vote AGAINST these resolutions is warranted because: * There is a lack of clarity on impact of the extension of vesting period on the existing grants and if it
Kaynes Technology India Ltd.	Annual	45911.64583	Approve to Grant Loans and Guarantees to Any Bodies Corporate and Persons and Investments in Any Body Corporate Under Section 186 of the Companies Act.	Against	A vote AGAINST this resolution is warranted because: * There is a lack of clarity on impact of the extension of vesting period on the existing grants and if it
Kaynes Technology India Ltd.	Annual	45911.64583	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.
MakeMyTrip Limited	Annual	45911.70833	Approve KPMQ as Auditors and Authorize Board to Fix Their Remuneration	For	A vote FOR this proposal is warranted due to lack of information.
MakeMyTrip Limited	Annual	45911.70833	Accept Financial Statements and Statutory Reports	For	A vote FOR this proposal is warranted.

MakeMyTrip Limited	Annual	45911.70833	Reelect Director Hashim Joomve	For	A vote AGAINST non-independent director nominees Mohit Kabra and Saviniloma Pavandi Pillay Ramen is warranted for failing to establish a board on which a
MakeMyTrip Limited	Annual	45911.70833	Reelect Director Saviniloma Pavandi Pillay Ramen	Abstain	A vote AGAINST non-independent director nominees Mohit Kabra and Saviniloma Pavandi Pillay Ramen is warranted for failing to establish a board on which a
MakeMyTrip Limited	Annual	45911.70833	Reelect Director Vivek N. Gour	For	A vote AGAINST non-independent director nominees Mohit Kabra and Saviniloma Pavandi Pillay Ramen is warranted for failing to establish a board on which a
MakeMyTrip Limited	Annual	45911.70833	Reelect Director Mohit Kabra	Abstain	A vote AGAINST non-independent director nominees Mohit Kabra and Saviniloma Pavandi Pillay Ramen is warranted for failing to establish a board on which a
MakeMyTrip Limited	Annual	45911.70833	Approve KPMG as Auditors and Authorize Board to Fix Their Remuneration	For	A vote FOR this proposal is warranted.
MakeMyTrip Limited	Annual	45911.70833	Accept Financial Statements and Statutory Reports	For	This routine item warrants shareholder support. A vote FOR is therefore warranted.
MakeMyTrip Limited	Annual	45911.70833	Reelect Director Hashim Joomve	For	A vote AGAINST non-independent director nominees Mohit Kabra and Saviniloma Pavandi Pillay Ramen is warranted for failing to establish a board on which a
MakeMyTrip Limited	Annual	45911.70833	Reelect Director Saviniloma Pavandi Pillay Ramen	Abstain	A vote AGAINST non-independent director nominees Mohit Kabra and Saviniloma Pavandi Pillay Ramen is warranted for failing to establish a board on which a
MakeMyTrip Limited	Annual	45911.70833	Reelect Director Vivek N. Gour	For	A vote AGAINST non-independent director nominees Mohit Kabra and Saviniloma Pavandi Pillay Ramen is warranted for failing to establish a board on which a
Multi Commodity Exchange of India Limited	Annual	45912.47917	Reelect Director Mohit Kabra	Abstain	A vote AGAINST non-independent director nominees Mohit Kabra and Saviniloma Pavandi Pillay Ramen is warranted for failing to establish a board on which a
Multi Commodity Exchange of India Limited	Annual	45912.47917	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.
Multi Commodity Exchange of India Limited	Annual	45912.47917	Approve Final Dividend	For	A vote FOR this resolution is warranted because this is a routine dividend proposal.
Multi Commodity Exchange of India Limited	Annual	45912.47917	Reelect Arvind Kathpalia as Director	For	A vote FOR the nominee is warranted given the absence of any known issues concerning the nominee and the company's board and committee dynamics.
Multi Commodity Exchange of India Limited	Annual	45912.47917	Approve V Sankar Aiyar & Co. as Statutory Auditor and Tax Auditor and Authorize Board to Fix Their Remuneration	For	A vote FOR this proposal is warranted given the absence of any significant concerns.
Multi Commodity Exchange of India Limited	Annual	45912.47917	Approve AVS & Associates as Secretarial Auditors and Authorize Board to Fix Their Remuneration	For	A vote FOR this proposal is warranted given the absence of any significant concerns.
Multi Commodity Exchange of India Limited	Annual	45912.47917	Approve Sub-Division/Split of Equity Shares	For	A vote FOR these resolutions is warranted given the proposals may improve the marketability and liquidity of the company's shares and would have no material
Multi Commodity Exchange of India Limited	Annual	45912.47917	Amend Capital Clause of the Memorandum of Association	For	A vote FOR these resolutions is warranted given the proposals may improve the marketability and liquidity of the company's shares and would have no material
Multi Commodity Exchange of India Limited	Annual	45912.47917	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.
Multi Commodity Exchange of India Limited	Annual	45912.47917	Approve Final Dividend	For	A vote FOR this resolution is warranted because this is a routine dividend proposal.
Multi Commodity Exchange of India Limited	Annual	45912.47917	Reelect Arvind Kathpalia as Director	For	A vote FOR the nominee is warranted given the absence of any known issues concerning the nominee and the company's board and committee dynamics.
Multi Commodity Exchange of India Limited	Annual	45912.47917	Approve V Sankar Aiyar & Co. as Statutory Auditor and Tax Auditor and Authorize Board to Fix Their Remuneration	For	A vote FOR this proposal is warranted given the absence of any significant concerns.
Multi Commodity Exchange of India Limited	Annual	45912.47917	Approve AVS & Associates as Secretarial Auditors and Authorize Board to Fix Their Remuneration	For	A vote FOR this proposal is warranted given the absence of any significant concerns.
Multi Commodity Exchange of India Limited	Annual	45912.47917	Approve Sub-Division/Split of Equity Shares	For	A vote FOR these resolutions is warranted given the proposals may improve the marketability and liquidity of the company's shares and would have no material
Multi Commodity Exchange of India Limited	Annual	45912.47917	Amend Capital Clause of the Memorandum of Association	For	A vote FOR these resolutions is warranted given the proposals may improve the marketability and liquidity of the company's shares and would have no material
Zhejiang Shuanghuan Driveline Co., Ltd.	Special	45916.60417	Approve Interim Profit Distribution	For	A vote FOR is merited because no concerns have been identified.
Zhejiang Shuanghuan Driveline Co., Ltd.	Special	45916.60417	Approve Interim Profit Distribution	For	A vote FOR is merited because no concerns have been identified.
Fuyao Glass Industry Group Co., Ltd.	Extraordinary Shareholders	45916.60417	Approve Interim Profit Distribution Plan	For	A vote FOR this resolution is warranted even that this is a reasonable request that is made in line with applicable laws in China.
Fuyao Glass Industry Group Co., Ltd.	Extraordinary Shareholders	45916.60417	Amend Articles of Association	For	A vote FOR the proposed amendments to the Articles, Meeting Rules, Board Rules, INED System, INED Working System, Online Voting Rules, External Guarantee
Fuyao Glass Industry Group Co., Ltd.	Extraordinary Shareholders	45916.60417	Amend Rules of Procedure for Shareholders' Meetings	For	A vote FOR the proposed amendments to the Articles, Meeting Rules, Board Rules, INED System, INED Working System, Online Voting Rules, External Guarantee
Fuyao Glass Industry Group Co., Ltd.	Extraordinary Shareholders	45916.60417	Amend Rules of Procedure for the Board of Directors	For	A vote FOR the proposed amendments to the Articles, Meeting Rules, Board Rules, INED System, INED Working System, Online Voting Rules, External Guarantee
Fuyao Glass Industry Group Co., Ltd.	Extraordinary Shareholders	45916.60417	Amend Independent Directorship System	For	A vote FOR the proposed amendments to the Articles, Meeting Rules, Board Rules, INED System, INED Working System, Online Voting Rules, External Guarantee
Fuyao Glass Industry Group Co., Ltd.	Extraordinary Shareholders	45916.60417	Amend Independent Directors On-site Working System	For	A vote FOR the proposed amendments to the Articles, Meeting Rules, Board Rules, INED System, INED Working System, Online Voting Rules, External Guarantee
Fuyao Glass Industry Group Co., Ltd.	Extraordinary Shareholders	45916.60417	Amend Implementation Rules of Online Voting at Shareholders' Meetings	For	A vote FOR the proposed amendments to the Articles, Meeting Rules, Board Rules, INED System, INED Working System, Online Voting Rules, External Guarantee
Fuyao Glass Industry Group Co., Ltd.	Extraordinary Shareholders	45916.60417	Amend Management System of External Guarantees	For	A vote FOR the proposed amendments to the Articles, Meeting Rules, Board Rules, INED System, INED Working System, Online Voting Rules, External Guarantee
Fuyao Glass Industry Group Co., Ltd.	Extraordinary Shareholders	45916.60417	Amend Management System of Related Party Transactions	For	A vote FOR the proposed amendments to the Articles, Meeting Rules, Board Rules, INED System, INED Working System, Online Voting Rules, External Guarantee
Fuyao Glass Industry Group Co., Ltd.	Extraordinary Shareholders	45916.60417	Elect Liu Xiaozhi as Director	For	A vote FOR both nominees is warranted given the absence of any known issues concerning the nominees and the company's board and committee dynamics.
Fuyao Glass Industry Group Co., Ltd.	Extraordinary Shareholders	45916.60417	Elect Cheng Yan as Director	For	A vote FOR both nominees is warranted given the absence of any known issues concerning the nominees and the company's board and committee dynamics.
Auto Trader Group Plc	Annual	45918.45683	Accept Financial Statements and Statutory Reports	For	A vote FOR the Company's routine submission of the directors' report and financial statements is warranted as no significant concerns have
Auto Trader Group Plc	Annual	45918.45683	Approve Remuneration Report	For	A vote FOR the remuneration report is considered warranted, as no material concerns have been identified.
Auto Trader Group Plc	Annual	45918.45683	Approve Final Dividend	For	A vote FOR this resolution is warranted because this is a routine item and no significant concerns have been identified.
Auto Trader Group Plc	Annual	45918.45683	Re-elect Matt Davies as Director	For	A vote FOR these Directors is warranted as no significant concerns have been identified.
Auto Trader Group Plc	Annual	45918.45683	Re-elect Nathan Coe as Director	For	A vote FOR these Directors is warranted as no significant concerns have been identified.
Auto Trader Group Plc	Annual	45918.45683	Re-elect Catherine Faiers as Director	For	A vote FOR these Directors is warranted as no significant concerns have been identified.
Auto Trader Group Plc	Annual	45918.45683	Re-elect Jamie Warner as Director	For	A vote FOR these Directors is warranted as no significant concerns have been identified.
Auto Trader Group Plc	Annual	45918.45683	Re-elect Jasvinder Gakhai as Director	For	A vote FOR these Directors is warranted as no significant concerns have been identified.
Auto Trader Group Plc	Annual	45918.45683	Re-elect Geeta Gopalan as Director	For	A vote FOR these Directors is warranted as no significant concerns have been identified.
Auto Trader Group Plc	Annual	45918.45683	Re-elect Amanda James as Director	For	A vote FOR these Directors is warranted as no significant concerns have been identified.
Auto Trader Group Plc	Annual	45918.45683	Elect Megan Quinn as Director	For	A vote FOR these Directors is warranted as no significant concerns have been identified.
Auto Trader Group Plc	Annual	45918.45683	Elect Adam Jay as Director	For	A vote FOR these Directors is warranted as no significant concerns have been identified.
Auto Trader Group Plc	Annual	45918.45683	Reappoint KPMG LLP as Auditors	For	A vote FOR this resolution is considered warranted at this time.
Auto Trader Group Plc	Annual	45918.45683	Authorise Board to Fix Remuneration of Auditors	For	A vote FOR this item is warranted because there are no concerns regarding this proposal.
Auto Trader Group Plc	Annual	45918.45683	Authorise Issue of Equity	For	A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits.
Auto Trader Group Plc	Annual	45918.45683	Authorise Issue of Equity without Pre-emptive Rights	For	A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits.
Auto Trader Group Plc	Annual	45918.45683	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 recommended limits.
Auto Trader Group Plc	Annual	45918.45683	Authorise Market Purchase of Ordinary Shares	For	A vote FOR this resolution is warranted because the proposed amount and duration are within recommended limits.
Auto Trader Group Plc	Annual	45918.45683	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.
Dixon Technologies (India) Limited	Annual	45923.45683	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.
Dixon Technologies (India) Limited	Annual	45923.45683	Approve Final Dividend	For	A vote FOR this resolution is warranted because this is a routine dividend proposal.
Dixon Technologies (India) Limited	Annual	45923.45683	Reelect Sunil Vachani as Director	For	A vote FOR the nominee is warranted given the absence of any known issues concerning the nominee and the company's board and committee
Dixon Technologies (India) Limited	Annual	45923.45683	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, and the way the
Dixon Technologies (India) Limited	Annual	45923.45683	Approve Material Related Party Transactions of Dixon Electro Appliances Private Limited	For	A vote FOR these resolutions is warranted given that the proposed transactions are within the ordinary course of the company's business and
Dixon Technologies (India) Limited	Annual	45923.45683	Approve Material Related Party Transactions of Padget Electronics Private Limited	For	A vote FOR these resolutions is warranted given that the proposed transactions are within the ordinary course of the company's business and
Dixon Technologies (India) Limited	Annual	45923.45683	Approve Material Related Party Transactions of IsmartU India Private Limited	For	A vote FOR these resolutions is warranted given that the proposed transactions are within the ordinary course of the company's business and
Dixon Technologies (India) Limited	Annual	45923.45683	Approve SBYN & Associates LLP as Secretarial Auditors and Authorize Board to Fix Their Remuneration	For	A vote FOR this proposal is warranted given the absence of any significant concerns.
Praeaus Financial Holdings SA	Extraordinary Shareholders	45923.376	Amend Share Repurchase Program	For	A vote FOR is warranted given the non-contentious features of this request.
Praeaus Financial Holdings SA	Extraordinary Shareholders	45923.376	Approve Abolishment of Stock Option Plan	For	A vote FOR is warranted as the proposed cancellation of the existing stock option plan is unproblematic.
Praeaus Financial Holdings SA	Extraordinary Shareholders	45923.376	Amend Share Repurchase Program	For	A vote FOR is warranted given the non-contentious features of this request.
Praeaus Financial Holdings SA	Extraordinary Shareholders	45923.376	Approve Abolishment of Stock Option Plan	For	A vote FOR is warranted as the proposed cancellation of the existing stock option plan is unproblematic.
WuXi AppTec Co., Ltd.	Extraordinary Shareholders	45923.6042	Amend Work Policies of the Independent Directors	For	Given that the amendments are mainly proposed to reflect changes in the relevant laws and regulations, as well as the company's current
WuXi AppTec Co., Ltd.	Extraordinary Shareholders	45923.6042	Amend Rules for the Implementation of Cumulative Voting	For	Given that the amendments are mainly proposed to reflect changes in the relevant laws and regulations, as well as the company's current
WuXi AppTec Co., Ltd.	Extraordinary Shareholders	45923.6042	Amend Management Measures on Raised Funds	For	Given that the amendments are mainly proposed to reflect changes in the relevant laws and regulations, as well as the company's current
WuXi AppTec Co., Ltd.	Extraordinary Shareholders	45923.6042	Amend Connected Transactions Management Policy	For	Given that the amendments are mainly proposed to reflect changes in the relevant laws and regulations, as well as the company's current
WuXi AppTec Co., Ltd.	Extraordinary Shareholders	45923.6042	Amend External Guarantees and Provision of Financial Assistance Management Policy	For	Given that the amendments are mainly proposed to reflect changes in the relevant laws and regulations, as well as the company's current
WuXi AppTec Co., Ltd.	Extraordinary Shareholders	45923.6042	Amend External Investment Management Policy	For	Given that the amendments are mainly proposed to reflect changes in the relevant laws and regulations, as well as the company's current
WuXi AppTec Co., Ltd.	Extraordinary Shareholders	45923.6042	Authorize Investment Department to Dispose Trading Shares of Listed Companies Held by the Company	For	A vote FOR this proposal is warranted given the proposed authority will enable the management to readily sell the available-for-sale financial
WuXi AppTec Co., Ltd.	Extraordinary Shareholders	45923.6042	Approve Cancellation of Supervisory Committee, Change of Registered Capital and Amendments to the Articles of Association	For	Given that the amendments are mainly proposed to reflect changes in the relevant laws and regulations, as well as the company's current
WuXi AppTec Co., Ltd.	Extraordinary Shareholders	45923.6042	Amend Rules of Procedure for Shareholders' Meetings	For	Given that the amendments are mainly proposed to reflect changes in the relevant laws and regulations, as well as the company's current
WuXi AppTec Co., Ltd.	Extraordinary Shareholders	45923.6042	Amend Rules of Procedure for Board Meetings	For	Given that the amendments are mainly proposed to reflect changes in the relevant laws and regulations, as well as the company's current
Alibaba Group Holding Limited	Annual	45926.876	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 of treasury shares, if permitted) is 10
Alibaba Group Holding Limited	Annual	45926.876	Authorise Repurchase of Issued Share Capital	For	A vote FOR this resolution is warranted given the absence of any known issues concerning the proposed share repurchase.
Alibaba Group Holding Limited	Annual	45926.876	Elect Eddie Yongming Wu as Director	For	A vote FOR all nominees is warranted.
Alibaba Group Holding Limited	Annual	45926.876	Elect Jerry Yang as Director	For	A vote FOR all nominees is warranted.
Alibaba Group Holding Limited	Annual	45926.876	Elect Wan Ling Martello as Director	For	A vote FOR all nominees is warranted.
Alibaba Group Holding Limited	Annual	45926.876	Elect Albert Kong Ping Ng as Director	For	A vote FOR all nominees is warranted.
Alibaba Group Holding Limited	Annual	45926.876	Approve PricewaterhouseCoopers Zhong Tian LLP and PricewaterhouseCoopers as U.S. and Hong Kong Auditors, Respectively, and Authorize	Against	A vote AGAINST this proposal is warranted due to the significant concerns raised by regulatory authorities regarding PwC Zhong Tian's
Alibaba Group Holding Limited	Annual	45926.876	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 of treasury shares, if permitted) is 10
Alibaba Group Holding Limited	Annual	45926.876	Authorize Repurchase of Issued Share Capital	For	A vote FOR this resolution is warranted given the absence of any known issues concerning the proposed share repurchase.
Alibaba Group Holding Limited	Annual	45926.876	Elect Eddie Yongming Wu as Director	For	A vote FOR all nominees is warranted.
Alibaba Group Holding Limited	Annual	45926.876	Elect Jerry Yang as Director	For	A vote FOR all nominees is warranted.
Alibaba Group Holding Limited	Annual	45926.876	Elect Wan Ling Martello as Director	For	A vote FOR all nominees is warranted.
Alibaba Group Holding Limited	Annual	45926.876	Elect Albert Kong Ping Ng as Director	For	A vote FOR all nominees is warranted.

Alibaba Group Holding Limited	Annual	45925.875	Approve PricewaterhouseCoopers Zhong Tian LLP and PricewaterhouseCoopers as U.S. and Hong Kong Auditors, Respectively, and Authorize	Against	A vote AGAINST this proposal is warranted due to the significant concerns raised by regulatory authorities regarding PwC Zhong Tian's
Alibaba Group Holding Limited	Annual	45925.875	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 of treasury shares, if permitted) is 10
Alibaba Group Holding Limited	Annual	45925.875	Authorize Repurchase of Issued Share Capital	For	A vote FOR this resolution is warranted given the absence of any known issues concerning the proposed share repurchase.
Alibaba Group Holding Limited	Annual	45925.875	Elect Eddie Yongming Wu as Director	For	A vote FOR all nominees is warranted.
Alibaba Group Holding Limited	Annual	45925.875	Elect Jerry Yang as Director	For	A vote FOR all nominees is warranted.
Alibaba Group Holding Limited	Annual	45925.875	Elect Wan Ling Martello as Director	For	A vote FOR all nominees is warranted.
Alibaba Group Holding Limited	Annual	45925.875	Elect Albert Kong Ping Ng as Director	For	A vote FOR all nominees is warranted.
Alibaba Group Holding Limited	Annual	45925.875	Approve PricewaterhouseCoopers Zhong Tian LLP and PricewaterhouseCoopers as U.S. and Hong Kong Auditors, Respectively, and Authorize	Against	A vote AGAINST this proposal is warranted due to the significant concerns raised by regulatory authorities regarding PwC Zhong Tian's
Alibaba Group Holding Limited	Annual	45925.875	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 of treasury shares, if permitted) is 10
Alibaba Group Holding Limited	Annual	45925.875	Authorize Repurchase of Issued Share Capital	For	A vote FOR this resolution is warranted given the absence of any known issues concerning the proposed share repurchase.
Alibaba Group Holding Limited	Annual	45925.875	Elect Eddie Yongming Wu as Director	For	A vote FOR all nominees is warranted.
Alibaba Group Holding Limited	Annual	45925.875	Elect Jerry Yang as Director	For	A vote FOR all nominees is warranted.
Alibaba Group Holding Limited	Annual	45925.875	Elect Wan Ling Martello as Director	For	A vote FOR all nominees is warranted.
Alibaba Group Holding Limited	Annual	45925.875	Elect Albert Kong Ping Ng as Director	For	A vote FOR all nominees is warranted.
Alibaba Group Holding Limited	Annual	45925.875	Approve PricewaterhouseCoopers Zhong Tian LLP and PricewaterhouseCoopers as U.S. and Hong Kong Auditors, Respectively, and Authorize	Against	A vote AGAINST this proposal is warranted due to the significant concerns raised by regulatory authorities regarding PwC Zhong Tian's
Zhejiang China Commodities City Group Co., Ltd.	Special	45929.5833	Approve Abolition of the Supervisory Board and Amendments to Articles of Association	For	A vote FOR is merited because no concerns have been identified.
Zhejiang China Commodities City Group Co., Ltd.	Special	45929.5833	Approve Abolition of the Supervisory Board and Amendments to Articles of Association	For	A vote FOR is merited because no concerns have been identified.