

# ASPRS PROXY VOTING REPORT Part 1 of 4

(501) 682-7800 V Stay Connected F Follow US

Per Arkansas Act 498, Proxy Voting Reports for the following retirement systems

# ARKANSAS STATE POLICE RETIREMENT SYSTEM

Delivering secure retirement benefits and exceptional service to our members.

Arkansas State Police Retirement System &

Arkansas Public Employees' Retirement System



07/01/23 -09/30/23

A publication of the Arkansas Public Employees' Retirement System

#### TABLE OF CONTENTS

Manager	Fund	page
Acadian	All-Country World ex-U.S. Small-Cap Equity	3
Artisian	Artisan International Value Strategy	140
Baillie Gifford	International All Cap	149
BNY Mellon Investments Corp.	BBNYM Mellon DB SL Large Cap Growth Stock Index Fund	180
	BNYM Mellon DB SL Stock Index Fund	203
	BNYM Mellon DB SL ACWI ex-U.S. Fund	219
	BNYM Mellon DB NSL REIT Index Fund	241
CastleArk Management, LLC	All Cap Growth Equity	244
DoubleLine Capital LP	Core Plus Fixed Income	254
Franklin Templeton	Templeton International Smaller Companies Fund	263
HORRELL Capital Management, Inc.	APERS' Arkansas Stock Index Portfolio	279
Lazard Asset Management	US Equity Concentrated	283
	Emerging Markets Equity	285
	International Strategic Equity Plus (ACW-ex US)	298
LSV Asset Management U.S.	Small Cap Value	304
MacKay Shields	Core Plus Opportunities	310
SSI Investment Management LLC	SSI Convertible Investment Strategy	312
Stephens Investment Management Group, LLC	Small Cap Growth Strategy	318
Wellington Management Company	Research Value	326



Acadian Asset Management All-Country World ex-U.S. Small-Cap Equity

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas State Police Retirement System Arkansas Public Employees' Retirement System

For the period 07/01/2023 thru 09/30/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan



REPORTING PERIOD: 07/01/2023 to 09/30/2023

LOCATION(S): ACADIAN ASSET MANAGEMENT

INSTITUTION ACCOUNT(S): ACADIAN ACWI EX US SMALL-CAP FUND

## **Burckhardt Compression Holding AG**

Meeting Date: 07/01/2023	Country: Switzerland	Ticker: BCHN
Record Date:	Meeting Type: Annual	
Primary Security ID: H12013100		

			Voting Policy: ISS			
					Shares Voted: 190	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For	
2	Approve Allocation of Income and Dividends of CHF 12.00 per Share	Mgmt	For	For	For	
3	Approve Discharge of Board and Senior Management	Mgmt	For	For	For	
4.1	Amend Articles of Association	Mgmt	For	For	For	
	Voting Policy Rationale: Votes FOR the pro in nature and largely reflect amendments i			overall non-contentiou	15	
4.2	Approve Virtual-Only Shareholder Meetings	Mgmt	For	For	For	
4.3	Approve Creation of Capital Band within the Upper Limit of CHF 9.4 Million and the Lower Limit of CHF 8.1 Million with or without Exclusion of Preemptive Rights	Mgmt	For	For	For	
4.4	Amend Articles of Association	Mgmt	For	For	For	
	Voting Policy Rationale: Votes FOR the pro in nature and largely reflect amendments i			overall non-contentiol	IS	
5.1.1	Reelect Ton Buechner as Director	Mgmt	For	For	For	
	Voting Policy Rationale: Votes FOR the pro	posed nominees are warrant	ted.			
5.1.2	Reelect Monika Kruesi as Director	Mgmt	For	For	For	
	Voting Policy Rationale: Votes FOR the pro	posed nominees are warrant	ted.			
5.1.3	Reelect Stephan Bross as Director	Mgmt	For	For	For	
	Voting Policy Rationale: Votes FOR the pro	posed nominees are warrant	ted.			
5.1.4	Reelect David Dean as Director	Mgmt	For	For	For	
	Voting Policy Rationale: Votes FOR the pro	posed nominees are warrant	ted.			
5.1.5	Reelect Maria Vacalli as Director	Mgmt	For	For	For	
	Voting Policy Rationale: Votes FOR the pro	posed nominees are warrant	ted.			
5.1.6	Elect Kaspar Kelterborn as Director	Mgmt	For	For	For	
	Voting Policy Rationale: Votes FOR the pro	posed nominees are warrant	ted.			
5.2	Reelect Ton Buechner as Board Chair	Mgmt	For	For	For	
	Voting Policy Rationale: Votes FOR the pro	posed nominees are warrant	ted.			

Voting Policy Rationale: Votes FOR the proposed nominees are warranted.

# Burckhardt Compression Holding AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5.3.1	Reappoint Stephan Bross as Member of the Nomination and Compensation Committee	Mgmt	For	For	For
	Voting Policy Rationale: Votes FOR the prop	osed nominees are wa	rranted.		
5.3.2	Reappoint Monika Kruesi as Member of the Nomination and Compensation Committee	Mgmt	For	For	For
	Voting Policy Rationale: Votes FOR the prop	osed nominees are wa	rranted.		
5.3.3	Appoint Maria Vacalli as Member of the Nomination and Compensation Committee	Mgmt	For	For	For
	Voting Policy Rationale: Votes FOR the prop	osed nominees are wa	rranted.		
5.4	Ratify PricewaterhouseCoopers AG as Auditors	Mgmt	For	For	For
5.5	Designate Keller AG as Independent Proxy	Mgmt	For	For	For
6.1	Approve Variable Remuneration of Executive Committee in the Amount of CHF 1.5 Million for Fiscal Year 2022	Mgmt	For	For	For
	Voting Policy Rationale: Votes FOR these ite and do not raise significant concerns.	ms are warranted beca	ause the proposals appear to	be in line with market practi	ce
6.2	Approve Remuneration Report (Non-Binding)	Mgmt	For	For	For
6.3	Approve Fixed Remuneration of Directors in the Amount of CHF 890,000	Mgmt	For	For	For
6.4	Approve Fixed Remuneration of Executive Committee in the Amount of CHF 2.4 Million for Fiscal Year 2024	Mgmt	For	For	For
	Voting Policy Rationale: Votes FOR these ite and do not raise significant concerns.	ms are warranted beca	ause the proposals appear to	be in line with market practi	ce
7	Transact Other Business (Voting)	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST is we shareholder to the proxy in case new voting board of directors; and * The content of the shareholders' best interest to vote against the shareholders' best interest to vote aga	items or counterpropo se new items or count	osals are introduced at the me erproposals is not known at t	eeting by shareholders or the	2
			nary 50313.		

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		190	190
			06/15/2023	06/15/2023			
					= Total Shares:	190	190

#### **Marks & Spencer Group Plc**

 Meeting Date: 07/04/2023
 Country: United Kingdom
 Ticker: MKS

 Record Date: 06/30/2023
 Meeting Type: Annual
 Frimary Security ID: G5824M107

Page 2 of 136

# Marks & Spencer Group Plc

			Voting Policy: ISS		
					Shares Voted: 495,063
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Remuneration Report	Mgmt	For	For	For
3	Approve Remuneration Policy	Mgmt	For	For	For
1	Re-elect Archie Norman as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns have	been identified.	
5	Re-elect Stuart Machin as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns have	been identified.	
6	Re-elect Katie Bickerstaffe as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns have	been identified.	
7	Re-elect Evelyn Bourke as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns have	been identified.	
3	Re-elect Fiona Dawson as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns have	been identified.	
	Re-elect Andrew Fisher as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns have	been identified.	
0	Re-elect Tamara Ingram as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns have	been identified.	
1	Re-elect Justin King as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns have	been identified.	
2	Re-elect Sapna Sood as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns have	been identified.	
13	Elect Ronan Dunne as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns have	been identified.	
14	Elect Cheryl Potter as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns have	been identified.	
15	Reappoint Deloitte LLP as Auditors	Mgmt	For	For	For
6	Authorise the Audit & Risk Committee to Fix Remuneration of Auditors	Mgmt	For	For	For
17	Authorise UK Political Donations and Expenditure	Mgmt	For	For	For
18	Authorise Issue of Equity	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these re recommended limits.	esolutions is warranted L	pecause the proposed amoun	nts and durations are within	
19	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these re	solutions is warranted b	because the proposed amoun	nts and durations are within	

Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits.

# Marks & Spencer Group Plc

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
20	Authorise Issue of Equity wi Pre-emptive Rights in Conne an Acquisition or Other Cap Investment	ection with	Mgmt	For	For	For	
	Voting Policy Rationale: A vo recommended limits.	te FOR these resol	lutions is warranted bec	rause the proposed amou	nts and durations are within		_
21	Authorise Market Purchase Shares	of Ordinary	Mgmt	For	For	For	
22	Authorise the Company to C Meeting with Two Weeks' N		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
cadian ACWI ex US Small-Cap	190245	Confirmed	Auto-Instructed	Auto-Approved		495,063	495,063
,			06/16/2023	06/16/2023			
					Total Shares:	495,063	495,063

# Digital China Information Service Co., Ltd.

Meeting Date: 07/07/2023	Country: China	Ticker: 000555
Record Date: 06/30/2023	Meeting Type: Special	
Primary Security ID: Y2943B104		
		Voting Policy: ISS

				<b>.</b>			
						Shares Voted: 16,200	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Stock Option Incer and Its Summary	ntive Plan	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vo involved in the administratio		rranted because a direc	tor eligible to receive opt	ions under the scheme is		
2	Approve Methods to Assess the Mgmt For Against Aga					Against	
	Voting Policy Rationale: A vote AGAINST is warranted because a director eligible to receive options under the scheme is involved in the administration of the scheme.						
3	Approve Authorization of th Handle All Related Matters	e Board to	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote AGAINST is warranted because a director eligible to receive options under the scheme is involved in the administration of the scheme.						
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		16,200	16,200
			06/21/2023	06/21/2023			-
					Total Shares:	16,200	16,200

#### **OCEANBRIDGE CO., LTD.**

Meeting Date: 07/07/2023 Record Date: 06/15/2023

Primary Security ID: Y64258109

Country: South Korea Meeting Type: Special Ticker: 241790

				Voting Policy: ISS			
						Shares Voted: 5,092	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.1	Elect Jeong Yoon-cheol as Director	Inside	Mgmt	For	For	For	
	Voting Policy Rationale: A va and the company's board dy		tion is warranted given	the absence of any know	n issues concerning the nomin	nee	
1.2	Elect Lee Ho-young as Outs Director	side	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this resolution is warranted given the absence of any known issues concerning the nominee and the company's board dynamics.						-
2	Elect Lee Ho-young as a Me Audit Committee	ember of	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		5,092	5,092
			06/23/2023	06/23/2023			
					Total Shares:	5,092	5,092

#### LOCK & LOCK Co., Ltd.

Record Date: 06 Primary Securit					
			Voting Policy: ISS		
					Shares Voted: 13,597
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Min Byeong-cheol as Non-Independent Non-Executive Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these re- nominees and the company's board dynamic		given the absence of any know	wn issues concerning the	
1.2	Elect Lee Sang-jin as Non-Independent Non-Executive Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these re- nominees and the company's board dynamic		given the absence of any know	wn issues concerning the	
1.3	Elect Cheon Hae-woo as Inside Director	Mgmt	For	For	For

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

## LOCK & LOCK Co., Ltd.

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		13,597	13,597
			06/28/2023	06/28/2023			
					Total Shares:	13,597	13,597

## **Bytes Technology Group Pic**

Meeting Date: 07/12/2023	Country: United Kingdom	Ticker: BYIT
Record Date: 07/10/2023	Meeting Type: Annual	
Primary Security ID: G1824W104		

			Voting Policy: IS	S		
						Shares Voted: 22,261
Proposal Number	Proposal Text	Proponent	Mgmt Rec		Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For		For	For
2	Approve Remuneration Report	Mgmt	For		For	For
3	Approve Final Dividend	Mgmt	For		For	For
4	Approve Special Dividend	Mgmt	For		For	For
5	Elect Sam Mudd as Director	Mgmt	For		For	For
	Voting Policy Rationale: A vote FOR these D	Directors is warranted as	no significant concerns	have been identified.		
6	Re-elect Patrick De Smedt as Director	Mgmt	For		For	For
	Voting Policy Rationale: A vote FOR these D	Directors is warranted as	no significant concerns	have been identified.		
7	Re-elect Andrew Holden as Director	Mgmt	For		For	For
	Voting Policy Rationale: A vote FOR these D	Directors is warranted as	no significant concerns	have been identified.		
8	Re-elect Neil Murphy as Director	Mgmt	For		For	For
	Voting Policy Rationale: A vote FOR these D	Directors is warranted as	no significant concerns	have been identified.		
9	Re-elect Mike Phillips as Director	Mgmt	For		For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns	have been identified.		
10	Re-elect Erika Schraner as Director	Mgmt	For		For	For
	Voting Policy Rationale: A vote FOR these D	Directors is warranted as	no significant concerns	have been identified.		
11	Re-elect Alison Vincent as Director	Mgmt	For		For	For
	Voting Policy Rationale: A vote FOR these D	Directors is warranted as	no significant concerns	have been identified.		
12	Reappoint Ernst & Young LLP as Auditors	Mgmt	For		For	For
13	Authorise the Audit Committee to Fix Remuneration of Auditors	Mgmt	For		For	For
14	Authorise Issue of Equity	Mgmt	For		For	For
	Voting Policy Rationale: A vote FOR these n	esolutions is warranted h	necause the proposed a	mounts and durations	are within	

Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits.

Page 6 of 136

# **Bytes Technology Group Pic**

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
15	Authorise UK Political Donatic Expenditure	ns and	Mgmt	For	For	For	
16	Authorise Issue of Equity with Pre-emptive Rights	iout	Mgmt	For	For	For	
	Voting Policy Rationale: A vote recommended limits.	e FOR these reso	olutions is warranted be	ecause the proposed amoun	nts and durations are within		-
17	Authorise Issue of Equity with Pre-emptive Rights in Connec an Acquisition or Other Capita Investment	tion with	Mgmt	For	For	For	
	Voting Policy Rationale: A vote recommended limits.	FOR these reso	olutions is warranted be	ecause the proposed amoun	nts and durations are within		
18	Authorise Market Purchase of Shares	Ordinary	Mgmt	For	For	For	
19	Authorise the Company to Ca Meeting with Two Weeks' Not		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		22,261	22,261
			06/28/2023	06/28/2023			

#### **Fielmann AG**

Record Date: 06/21/2023 Meeting Type: Annual	Meeting Date: 07/13/2023	Country: Germany	Ticker: FIE
	Record Date: 06/21/2023	Meeting Type: Annual	
Primary Security ID: D201/N114	Primary Security ID: D2617N114		

Total Shares:

22,261

22,261

			Voting Policy: ISS		
					Shares Voted: 320
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2022 (Non-Voting)	Mgmt			
2	Approve Allocation of Income and Dividends of EUR 0.75 per Share	Mgmt	For	For	For
3	Approve Discharge of Management Board for Fiscal Year 2022	Mgmt	For	For	For
	Voting Policy Rationale: Votes FOR these pr their fiduciary duties.	oposals are warranted	as there is no evidence that	the boards have not fulfilled	
4	Approve Discharge of Supervisory Board for Fiscal Year 2022	Mgmt	For	For	For
	Voting Policy Rationale: Votes FOR these put their fiduciary duties.	oposals are warranted	as there is no evidence that	the boards have not fulfilled	
5	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2023	Mgmt	For	For	For

## Fielmann AG

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
6	Approve Remuneration Repo	rt	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vot common market practice and performance instead of 2022 realized CEO pay versus relat	SRD II regarding performance). * T	the years assessed in There are concerns reg	the report (the company i		to	
7	Change Company Name to F Group AG; Amend Corporate		Mgmt	For	For	For	
8	Approve Virtual-Only Shareho Meetings Until 2028; Amend Re: Participation of Superviso Members in the Annual Gene Meeting by Means of Audio a Transmission; Electronic Communication; Absentee Vo	Articles ory Board ral nd Video	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		320	320
			06/22/2023	06/22/2023			
					Total Shares:	320	320

# Johnson Electric Holdings Ltd.

Meeting Date: 07/13/2023	Country: Bermuda	<b>Ticker:</b> 179
Record Date: 07/07/2023	Meeting Type: Annual	
Primary Security ID: G5150J157		

			Voting Policy: ISS		
					Shares Voted: 101,228
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Final Dividend	Mgmt	For	For	For
3	Authorize Repurchase of Issued Share Capital	Mgmt	For	For	For
4a	Elect Michelle Mei-Shuen Low as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nom	inees is warranted.			
4b	Elect Mak Wang Wing-Yee Winnie as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nom	inees is warranted.			
4c	Elect Patrick Blackwell Paul as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nom	inees is warranted.			
4d	Elect Christopher Dale Pratt as Director	Mgmt	For	For	For

Voting Policy Rationale: A vote FOR all nominees is warranted.

Page 8 of 136

# Johnson Electric Holdings Ltd.

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
5	Authorize Board to Fix Remur of Directors	neration	Mgmt	For	For	For	
6	Approve PricewaterhouseCoo Auditor and Authorize Board t Their Remuneration		Mgmt	For	For	For	
7	Approve Issuance of Equity o Equity-Linked Securities witho Preemptive Rights		Mgmt	For	Against	Against	_
	Voting Policy Rationale: A vote is greater than 10 percent of t not specified the discount limit	the relevant cla	ss of shares for issuan	ce for cash and non-cash c			
8	Authorize Reissuance of Repu Shares	irchased	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote is greater than 10 percent of t not specified the discount limit	the relevant clas	ss of shares for issuan	ce for cash and non-cash c	55 5		_
9	Adopt New Scheme and Gran Scheme Shares Mandate to th Directors		Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote company, and the limit under percent of the company's issu The directors eligible to receiv	the proposed s ed capital. * Pe	cheme, together with prformance conditions a	other share incentive scher and meaningful vesting per	nes of the company, exceeds iods have not been disclosed.	5	
10	Amend Bye-Laws and Adopt A and Restated Bye-Laws	Amended	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
	190245	Confirmed	Auto-Instructed	Auto-Approved		101,228	101,228
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed 06/29/2023	Auto-Approved 06/29/2023	Total Shares		101,228

#### Suedzucker AG

Record Date: 0	eeting Date: 07/13/2023     Country: Germany       ecord Date: 06/21/2023     Meeting Type: And       rimary Security ID: D82781101     Meeting Type: And		Ticker: SZU			
			Voting Policy: ISS		Shares Voted: 11,391	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2022/23 (Non-Voting)	Mgmt				
2	Approve Allocation of Income and Dividends of EUR 0.70 per Share	Mgmt	For	For	For	

## Suedzucker AG

roposal umber	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
3	Approve Discharge of Management Board for Fiscal Year 2022/23	Mgmt	For	For	For
	Voting Policy Rationale: Votes FOR these pro their fiduciary duties.	oposals are warranted	as there is no evidence that the	boards have not fulfilled	
4	Approve Discharge of Supervisory Board for Fiscal Year 2022/23	Mgmt	For	For	For
	Voting Policy Rationale: Votes FOR these pro their fiduciary duties.	oposals are warranted	as there is no evidence that the	boards have not fulfilled	
5	Ratify KPMG AG as Auditors for Fiscal Year 2023/24 and for the Review of Interim Financial Statements	Mgmt	For	For	For
6	Elect Claudia Suessenbacher to the Supervisory Board	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST the failure to establish a sufficiently independen		inee, Claudia Suessenbacher, is	warranted because of the	2
7	Approve Remuneration Report	Mgmt	For	Against	Against
	were based solely upon the dividend payme note that the maximum opportunity is uncap practice and SRD II regarding the years ass of FY 2022/23 performance). * One executiv	pped for said executive essed in the report (the	s. * Disclosure practices deviate company is reporting on FY 20	from common market 121/22 performance instea	d
	It is unclear whether non-executives receive	ed performance-based o	compensation in the year under	review.	
8	Approve Remuneration Policy	Mgmt	For	Against	Against
9		Mgmt e new remuneration po en the alignment of the nan market context. Sp 30 percent weight). * reasing the total compe	For licy is warranted because, overa e plan with long-term sharehold ecifically: * Dividends per share The LTI will no longer be award insation caps, a new clause wou	Against III, the changes to the ier interests, and many of i would be added as a new led in the form of PSUs, bu	the , ,t
	Approve Remuneration Policy Voting Policy Rationale: A vote AGAINST the compensation system would appear to wors changes are considered unusual in the Gem performance criterion under the LTI (with a instead entirely in cash. * In addition to incr supervisory board can increase these caps b Approve Creation of EUR 20 Million Pool of Authorized Capital with or without Exclusion of Preemptive Rights Voting Policy Rationale: Votes FOR the prop	Mgmt e new remuneration po- en the alignment of thi- nan market context. Sp 30 percent weight). * reasing the total compe- by 10 percent year on y Mgmt osed authorizations are	For licy is warranted because, overa e plan with long-term sharehold ecifically: * Dividends per share The LTI will no longer be award insation caps, a new clause woul ear. For e warranted because the exclusion	Against Ill, the changes to the er interests, and many of it would be added as a new led in the form of PSUs, bu uld be added stating that the For	the , , t he
	Approve Remuneration Policy Voting Policy Rationale: A vote AGAINST the compensation system would appear to wors changes are considered unusual in the Gem performance criterion under the LTI (with a instead entirely in cash. * In addition to incr supervisory board can increase these caps b Approve Creation of EUR 20 Million Pool of Authorized Capital with or without Exclusion of Preemptive Rights	Mgmt e new remuneration po- en the alignment of thi- nan market context. Sp 30 percent weight). * reasing the total compe- by 10 percent year on y Mgmt osed authorizations are	For licy is warranted because, overa e plan with long-term sharehold ecifically: * Dividends per share The LTI will no longer be award insation caps, a new clause woul ear. For e warranted because the exclusion	Against Ill, the changes to the er interests, and many of it would be added as a new led in the form of PSUs, bu uld be added stating that the For	the , , t he
9	Approve Remuneration Policy Voting Policy Rationale: A vote AGAINST the compensation system would appear to wors changes are considered unusual in the Germ performance criterion under the LTI (with a instead entirely in cash. * In addition to incr supervisory board can increase these caps b Approve Creation of EUR 20 Million Pool of Authorized Capital with or without Exclusion of Preemptive Rights Voting Policy Rationale: Votes FOR the prop limited to 10 percent of the issued share cap Approve Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds without Preemptive Rights up to Aggregate Nominal Amount of EUR 500 Million; Approve Creation of EUR 15 Million Pool of Capital to Guarantee	Mgmt e new remuneration po en the alignment of the nan market context. Sp 30 percent weight). * reasing the total compe- by 10 percent year on y Mgmt osed authorizations are oital across all authorizations Mgmt osed authorizations are	For licy is warranted because, overa e plan with long-term sharehold ecifically: * Dividends per share The LTI will no longer be award insation caps, a new clause would ear. For e warranted because the exclusion ations. For	Against All, the changes to the er interests, and many of it would be added as a new led in the form of PSUs, bu ild be added stating that the For for of preemptive rights is For	the , tt he For
9	Approve Remuneration Policy Voting Policy Rationale: A vote AGAINST the compensation system would appear to wors changes are considered unusual in the Gern performance criterion under the LTI (with a instead entirely in cash. * In addition to incr supervisory board can increase these caps b Approve Creation of EUR 20 Million Pool of Authorized Capital with or without Exclusion of Preemptive Rights Voting Policy Rationale: Votes FOR the prop limited to 10 percent of the issued share cap Approve Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds without Preemptive Rights up to Aggregate Nominal Amount of EUR 15 Million Pool of Capital to Guarantee Conversion Rights Voting Policy Rationale: Votes FOR the prop	Mgmt e new remuneration po en the alignment of the nan market context. Sp 30 percent weight). * reasing the total compe- by 10 percent year on y Mgmt osed authorizations are oital across all authorizations Mgmt osed authorizations are	For licy is warranted because, overa e plan with long-term sharehold ecifically: * Dividends per share The LTI will no longer be award insation caps, a new clause would ear. For e warranted because the exclusion ations. For	Against All, the changes to the er interests, and many of it would be added as a new led in the form of PSUs, bu ild be added stating that the For for of preemptive rights is For	the , tt he For
9 10	Approve Remuneration Policy Voting Policy Rationale: A vote AGAINST the compensation system would appear to wors changes are considered unusual in the Germ performance criterion under the LTI (with a instead entirely in cash. * In addition to incr supervisory board can increase these caps b Approve Creation of EUR 20 Million Pool of Authorized Capital with or without Exclusion of Preemptive Rights Voting Policy Rationale: Votes FOR the prop limited to 10 percent of the issued share cap Approve Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds without Preemptive Rights up to Aggregate Nominal Amount of EUR 500 Million; Approve Creation of EUR 15 Million Pool of Capital to Guarantee Conversion Rights Voting Policy Rationale: Votes FOR the prop limited to 10 percent of the issued share cap Authorize Share Repurchase Program and Reissuance or Cancellation of	Mgmt e new remuneration po- en the alignment of the nan market context. Sp 30 percent weight). * reasing the total compe- py 10 percent year on y Mgmt osed authorizations are pital across all authorizations are pital across all authorizations are pital across all authorizations are pital across all authorizations are	For licy is warranted because, overa e plan with long-term sharehold ecifically: * Dividends per share The LTT will no longer be award insation caps, a new clause would ear. For e warranted because the exclusion ations.	Against III, the changes to the ler interests, and many of it would be added as a new led in the form of PSUs, build be added stating that the For on of preemptive rights is For on of preemptive rights is	the it he For For

## Suedzucker AG

Proposal Number	Proposal Text	Propone	Mgmt ent Rec	Voting Policy Rec	Vote Instruction	
14.1	Approve Remuneration of Audit Committee	Mgmt	For	For	For	
	• •	d remuneration schedu companies of the same e granting of fringe be essive, especially when nge is warranted beca AGAINST this resolution	ule for ordinary members remain e size and in the same industry. J mefits in addition to the fixed and n considering the overall pay qua use the proposed article amendri	d variable remuneration already pai antum in comparison to peers. Item nent can be considered	d	
14.2	Approve Company Car for Supervis Board Chair	sory Mgmt	For	Against	Against	
		d remuneration schedu companies of the same e granting of fringe be essive, especially when nge is warranted beca AGAINST this resolution	ule for ordinary members remain e size and in the same industry. Inefits in addition to the fixed and n considering the overall pay qua use the proposed article amendri	d variable remuneration already pai antum in comparison to peers. Item nent can be considered	ket d	
14.3	Amend Articles Re: Prorating of Supervisory Board Remuneration	Mgmt	For	For	For	
		d remuneration schedu companies of the same e granting of fringe be essive, especially when nge is warranted beca AGAINST this resolution	ule for ordinary members remain e size and in the same industry. I nefits in addition to the fixed and n considering the overall pay qua use the proposed article amendri	d variable remuneration already pai antum in comparison to peers. Item nent can be considered	ket d	
14.4	Approve Remuneration of Supervis Board	sory Mgmt	For	Against	Against	
	warranted because the overall fixed practice and the amounts paid by or resolution is warranted because the to the chair can be considered exco 14.3 A vote FOR the proposed chai	d remuneration schedu companies of the same e granting of fringe be essive, especially when nge is warranted beca AGAINST this resolution	ule for ordinary members remain e size and in the same industry. J nefits in addition to the fixed and n considering the overall pay qua use the proposed article amendri	d variable remuneration already par antum in comparison to peers. Item	d	
15	Approve Virtual-Only Shareholder Meetings Until 2026	Mgmt	For	For	For	
16	Amend Articles Re: Participation of Supervisory Board Members in the Annual General Meeting by Means Audio and Video Transmission		For	For	For	
allot Details				Ballot Voting Status	Votable Shares	
nstitutional Account Detail	Custodian Account Number B	allot Status Instr	ucted Approved	Ballot Votilig Status		Shares Vote
nstitutional Account Detail IA Name, IA Number) cadian ACWI ex US Small-Cap	Account Number B		ucted         Approved           Instructed         Auto-Approved		11,391	Shares Vote
Ballot Details Institutional Account Detail IA Name, IA Number) Acadian ACWI ex US Small-Cap Fund, 0H0	Account Number B	onfirmed Auto-				Shares Vote 11,391

\_

# **Valuetronics Holdings Limited**

Meeting Date: 07/17/2023	
Record Date:	

Primary Security ID: G9316Y108

Country: Bermuda Meeting Type: Annual Ticker: BN2

				Voting Policy: ISS			
						Shares Voted: 133,040	
Proposal lumber	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Adopt Financial Statements and Directors' and Auditors' Reports		Mgmt	For	For	For	
2	Approve Final and Special Divide	nds	Mgmt	For	For	For	
3	Elect Chow Kok Kit as Director		Mgmt	For	For	For	
	Voting Policy Rationale: A vote FC	OR both nomin	ees is warranted.				_
4	Elect Liu Chung Mun Wilson as Director		Mgmt	For	For	For	
	Voting Policy Rationale: A vote FC	OR both nomin	ees is warranted.				_
5	Approve Remuneration of Director	ors	Mgmt	For	For	For	
6	Approve PricewaterhouseCoopers as Auditors and Authorize Board Their Remuneration		Mgmt	For	For	For	
7	Approve Issuance of Equity or Equity-Linked Securities with or without Preemptive Rights		Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote Ad exceeds the recommended limit.	GAINST this re	solution is warranted	because the issuance requ	est without preemptive rights	;	_
8	Approve Grant of Options and/or Awards and Issuance of Shares Pursuant to the Valuetronics Employees Share Option Scheme the Valuetronics Performance Sh Plan	and	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote A company, and the limit under the the company's issued capital. * P permits options to be issued with options and/or awards under the	Schemes, togo erformance cri an exercise pr	ether with other shar iteria and meaningful rice at a discount to th	e incentive schemes of the vesting periods have not b ne current market price. *	company, exceeds 5 percent een disclosed. * The ESOS	of	-
9	Authorize Share Repurchase Prog	gram	Mgmt	For	For	For	
allot Details							
nstitutional Account Detail IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Vote
cadian ACWI ex US Small-Cap und, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		133,040	133,040
• • •			07/03/2023	07/03/2023			
					Total Shares:		

#### **Bloomsbury Publishing Plc**

Meeting Date: 07/18/2023 Record Date: 07/14/2023 Primary Security ID: G1179Q132 Country: United Kingdom Meeting Type: Annual Ticker: BMY

# **Bloomsbury Publishing Plc**

			Voting Policy: ISS		
					Shares Voted: 7,431
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Remuneration Report	Mgmt	For	For	For
3	Approve Remuneration Policy	Mgmt	For	For	For
4	Approve Final Dividend	Mgmt	For	For	For
5	Re-elect John Bason as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	s no significant concerns ha	ave been identified.	
6	Re-elect Sir Richard Lambert as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns ha	ave been identified.	
7	Re-elect Nigel Newton as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns ha	ave been identified.	
8	Re-elect Leslie-Ann Reed as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns ha	ve been identified.	
9	Re-elect Penny Scott-Bayfield as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns ha	ve been identified.	
10	Re-elect Baroness Lola Young of Hornsey as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns ha	ve been identified.	
11	Reappoint Crowe U.K. LLP as Auditors	Mgmt	For	For	For
12	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For
13	Authorise Issue of Equity	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these re recommended limits.	esolutions is warranted	because the proposed amo	ounts and durations are with	'n
14	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these re recommended limits.	esolutions is warranted	because the proposed amo	ounts and durations are with	'n
15	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these re recommended limits.	esolutions is warranted	because the proposed amo	ounts and durations are with	'n
16	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For	For
17	Approve Executive Share Plan	Mgmt	For	For	For
18	Approve Sharesave Plan	Mgmt	For	For	For

## **Bloomsbury Publishing Plc**

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
19	Amend Articles of Association Increase the Aggregate Limit of Non-Executive Directors' Fees		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		7,431	7,431
			07/04/2023	07/04/2023			
					Total Shares:	7,431	7,431

#### **Omnia Holdings Ltd.**

Meeting Date:       07/18/2023       Country:       South Africa         Record Date:       07/07/2023       Meeting Type:       Special         Primary Security ID:       \$58080102       State       State			Ticker: OMN				
				Voting Policy: ISS			
						Shares Voted: 10,438	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Authorise Repurchas Capital	se of Issued Share	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Nun	nber Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		10,438	10,438
			07/04/2023	07/04/2023			
					Total Shares:	10,438	10,438

## **VTech Holdings Limited**

Meeting Date:       07/19/2023       Country:       Bermuda         Record Date:       07/13/2023       Meeting Type:       Annual         Primary Security ID:       G9400S132       Security ID:       Security ID:			<b>Ticker:</b> 303		
			Voting Policy: ISS		Shares Voted: 29,800
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Final Dividend	Mgmt	For	For	For
3a	Elect Pang King Fai as Director	Mgmt	For	For	For

Voting Policy Rationale: A vote FOR all nominees is warranted.

Page 14 of 136

# **VTech Holdings Limited**

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
3b	Elect William Wong Yee Lai as	s Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote	e FOR all nomine	es is warranted.				_
3с	Elect Gan Jie as Director		Mgmt	For	For	For	
	Voting Policy Rationale: A vote	e FOR all nomine	es is warranted.				_
3d	Approve Directors' Fees		Mgmt	For	For	For	
4	Approve KPMG as Auditor and Authorize Board to Fix Their Remuneration	1	Mgmt	For	For	For	
5	Authorize Repurchase of Issue Capital	ed Share	Mgmt	For	For	For	
6	Approve Issuance of Equity of Equity-Linked Securities withor Preemptive Rights		Mgmt	For	For	For	
7	Approve Amendments to the Award Scheme, the Amended Award Scheme and the Scher Mandate Limit	Share	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote company, and the limit under percent of the company's issu SAS and SOS. * The directors administration of the SAS and	the SAS and SOS ed capital. * The eligible to receiv	5, together with other : company did not disci e awards and/or option	share incentive schemes of ose the details of the perfo ns under the SAS and SOS	f the company, exceeds 5 formance conditions under the f are involved in the	re	
8	Approve Amendments to the Option Scheme, the Amendec Option Scheme and the Scher Mandate Limit	l Share	Mgmt	For	Against	Against	_
	Voting Policy Rationale: A vote company, and the limit under percent of the company's issue SAS and SOS. * The directors administration of the SAS and	the SAS and SOS ed capital. * The eligible to receiv	5, together with other s company did not disci e awards and/or option	share incentive schemes of ose the details of the perfo is under the SAS and SOS	, f the company, exceeds 5 formance conditions under the f are involved in the		
9	Approve Amendments to the Bye-Laws and Adopt New Bye	-	Mgmt	For	For	For	
Ballot Details							
	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap	190245	Confirmed	Auto-Instructed	Auto-Approved		29,800	29,800
Institutional Account Detail (IA Name, IA Number) Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed 07/04/2023	Auto-Approved 07/04/2023		29,800	29,800

#### DO & CO AG

Meeting Date: 07/20/2023 Record Date: 07/10/2023 Primary Security ID: A1447E107 Country: Austria Meeting Type: Annual Ticker: DOC

#### DO & CO AG

				Voting Policy: ISS			
						Shares Voted: 728	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Receive Financial Statements Statutory Reports for Fiscal V 2022/23 (Non-Voting)		Mgmt				
2	Approve Allocation of Income Dividends of EUR 1.00 per Sl		Mgmt	For	For	For	
3	Approve Discharge of Manag Board for Fiscal Year 2022/2		Mgmt	For	For	For	
	Voting Policy Rationale: Votes their fiduciary duties.	s FOR these prop	osals are warranted as	there is no evidence that t	the boards have not fulfilled		
4	Approve Discharge of Superv Board for Fiscal Year 2022/2	,	Mgmt	For	For	For	
	Voting Policy Rationale: Votes their fiduciary duties.	s FOR these prop	osals are warranted as	there is no evidence that t	the boards have not fulfilled		-
5	Approve Remuneration of Su Board Members	ipervisory	Mgmt	For	For	For	
6	Ratify Auditors for Fiscal Yea	r 2023/24	Mgmt	For	For	For	
7	Approve Remuneration Repo	rt	Mgmt	For	Against	Against	
8	Voting Policy Rationale: A vot entire variable payout entitler said entitled variable payouts the year which cannot be full last year's vote has not been Authorize Share Repurchase	ments in the year versus company y assessed from addressed.	r under review, there is performance. * One e.	insufficient ex-post disclos xecutive received a signific	sure to explain the evolution of cant base salary increase durin	of ing	-
0	and Reissuance or Cancellati Repurchased Shares	-	ngint	101	101	101	
9	Amend Articles Re: Company Announcements	/	Mgmt	For	For	For	
10	Approve Virtual-Only or Hybr Shareholder Meetings Until 2		Mgmt	For	For	For	
Ballot Details							
nstitutional Account Detail IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
	190245	Confirmed	Auto-Instructed	Auto-Approved		728	728
Acadian ACWI ex US Small-Cap Fund, 0H0			07/01/2023	07/01/2023			

#### **QinetiQ Group plc**

Meeting Date: 07/20/2023 Record Date: 07/18/2023 Primary Security ID: G7303P106 Country: United Kingdom Meeting Type: Annual

Ticker: QQ

Page 16 of 136

# QinetiQ Group plc

			Voting Policy: ISS		
					Shares Voted: 146,811
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Remuneration Report	Mgmt	For	For	For
3	Approve Remuneration Policy	Mgmt	For	For	For
4	Approve Final Dividend	Mgmt	For	For	For
5	Elect Steve Mogford as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 5-7, 9-12 A vot identified. Item 8 A vote FOR this Director is v Chair, Neil Johnson holds mandates at other p time to the Company's business. The main rea companies; and * There are no other concern	varranted, but is not witho publicly listed companies wi asons for support are: * His	ut concern for shareholders: * Aside fro hich may compromise his ability to com s other directorships are at relatively sm	m being Boa mit sufficien	
6	Re-elect Carol Borg as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 5-7, 9-12 A vot identified. Item 8 A vote FOR this Director is v Chair, Neil Johnson holds mandates at other p time to the Company's business. The main rea companies; and * There are no other concern	warranted, but is not witho publicly listed companies wi asons for support are: * His	ut concern for shareholders: * Aside fro hich may compromise his ability to com s other directorships are at relatively sm	m being Boa mit sufficien	
7	Re-elect Shonaid Jemmett-Page as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 5-7, 9-12 A vot identified. Item 8 A vote FOR this Director is v Chair, Neil Johnson holds mandates at other p time to the Company's business. The main rea companies; and * There are no other concern	varranted, but is not witho publicly listed companies wi asons for support are: * His	ut concern for shareholders: * Aside fro hich may compromise his ability to com s other directorships are at relatively sm	m being Boa mit sufficien	
8	Re-elect Neil Johnson as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 5-7, 9-12 A vot identified. Item 8 A vote FOR this Director is v Chair, Neil Johnson holds mandates at other p time to the Company's business. The main rea companies; and * There are no other concern	warranted, but is not witho publicly listed companies w asons for support are: * His	ut concern for shareholders: * Aside fro hich may compromise his ability to com s other directorships are at relatively sm	m being Boa mit sufficien	
9	Re-elect Sir Gordon Messenger as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 5-7, 9-12 A vot identified. Item 8 A vote FOR this Director is v Chair, Neil Johnson holds mandates at other p time to the Company's business. The main rea companies; and * There are no other concern	warranted, but is not witho publicly listed companies w asons for support are: * His	ut concern for shareholders: * Aside fro hich may compromise his ability to com s other directorships are at relatively sm	m being Boa mit sufficien	
10	Re-elect Lawrence Prior III as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 5-7, 9-12 A vot identified. Item 8 A vote FOR this Director is v Chair, Neil Johnson holds mandates at other p time to the Company's business. The main rea companies; and * There are no other concern	warranted, but is not witho publicly listed companies w asons for support are: * His	ut concern for shareholders: * Aside fro hich may compromise his ability to com s other directorships are at relatively sm	m being Boa mit sufficien	
11	Re-elect Susan Searle as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 5-7, 9-12 A vot identified. Item 8 A vote FOR this Director is v Chair, Neil Johnson holds mandates at other p time to the Company's business. The main rea companies; and * There are no other concern	varranted, but is not witho publicly listed companies wi asons for support are: * His	ut concern for shareholders: * Aside fro hich may compromise his ability to com s other directorships are at relatively sm	m being Boa mit sufficien	

Page 17 of 136

# **QinetiQ Group plc**

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
12	Re-elect Steve Wadey as Direc	tor	Mgmt	For	For	For	
	Voting Policy Rationale: Items 2 identified. Item 8 A vote FOR th Chair, Neil Johnson holds mand time to the Company's business companies; and * There are no	nis Director is w lates at other p s. The main rea	varranted, but is not w ublicly listed companie sons for support are:	ithout concern for shareho s which may compromise * His other directorships a	olders: * Aside from being Boo his ability to commit sufficien		
13	Reappoint PricewaterhouseCoc LLP as Auditors	pers	Mgmt	For	For	For	
14	Authorise the Audit Committee Remuneration of Auditors	to Fix	Mgmt	For	For	For	
15	Authorise UK Political Donation Expenditure	s and	Mgmt	For	For	For	
16	Approve Annual Bonus Plan		Mgmt	For	For	For	
17	Approve Long-Term Performan Award Plan	ce	Mgmt	For	For	For	
18	Authorise Issue of Equity		Mgmt	For	For	For	
	Voting Policy Rationale: A vote recommended limits.	FOR these reso	lutions is warranted b	ecause the proposed amou	ints and durations are within		_
19	Authorise Issue of Equity witho Pre-emptive Rights	ut	Mgmt	For	For	For	
	Voting Policy Rationale: A vote recommended limits.	FOR these reso	lutions is warranted b	ecause the proposed amou	unts and durations are within		
20	Authorise Issue of Equity with Pre-emptive Rights in Connecti an Acquisition or Other Capital Investment		Mgmt	For	For	For	
	Voting Policy Rationale: A vote recommended limits.	FOR these reso	lutions is warranted b	ecause the proposed amou	ints and durations are within		
21	Authorise Market Purchase of G Shares	Ordinary	Mgmt	For	For	For	
22	Authorise the Company to Call Meeting with Two Weeks' Notic		Mgmt	For	For	For	
Ballot Details							
nstitutional Account Detail IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
cadian ACWI ex US Small-Cap	190245	Confirmed	Auto-Instructed	Auto-Approved		146,811	146,811

Meeting Date: 07/21/2023 Record Date: 05/08/2023 Primary Security ID: 023111206 Country: United Kingdom Meeting Type: Annual 07/06/2023

Ticker: AMRN

07/06/2023

Total Shares:

146,811

146,811

Page 18 of 136

# **Amarin Corporation Plc**

				Voting Policy: ISS		-	
						Shares Voted: 27,824	
roposal umber	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Meeting for ADR Holders		Mgmt				
1	Elect Director Oliver O'Connor		Mgmt	For	For	For	
	Voting Policy Rationale: A vote F	OR the directo	or nominees is warrante	ed.			
2	Elect Director Mark DiPaolo		Mgmt	For	For	For	
	Voting Policy Rationale: A vote F	OR the directo	or nominees is warrante	ed.			
3	Elect Director Odysseas Kostas		Mgmt	For	For	For	
	Voting Policy Rationale: A vote F	OR the directo	or nominees is warrante	ed.			
4	Advisory Vote to Ratify Named Executive Officers' Compensatio	n	Mgmt	For	For	For	
5	Advisory Vote on Say on Pay Frequency Every Year		Mgmt				
6	Appoint Ernst & Young LLP as A and Authorize Board to Fix Thei Remuneration		Mgmt	For	For	For	
7	Amend Omnibus Stock Plan		Mgmt	For	For	For	
8	Authorize Issue of Equity		Mgmt	For	For	For	
	Voting Policy Rationale: A vote F recommended limits.	OR these reso	lutions is warranted be	cause the proposed amou	nts and durations are within	1	
9	Authorize Issue of Equity withou Pre-emptive Rights	ıt	Mgmt	For	For	For	
	Voting Policy Rationale: A vote F recommended limits.	OR these reso	lutions is warranted be	cause the proposed amou	nts and durations are within	1	
A	Advisory Vote on Say on Pay Frequency		Mgmt	One Year	One Year	One Year	
allot Details							
stitutional Account Detail A Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Vote
cadian ACWI ex US Small-Cap und, 0H0	000190245	Confirmed	Auto-Instructed	Auto-Approved		27,824	27,824
			06/08/2023	06/08/2023			
					Total Share	s: 27,824	27,824

#### **FirstGroup Plc**

 Meeting Date: 07/21/2023
 Country: United Kingdom
 Ticker: FGP

 Record Date: 07/19/2023
 Meeting Type: Annual
 Frimary Security ID: G34604101

Page 19 of 136

# FirstGroup Plc

			Voting Policy: ISS			
					Shares Voted: 103,350	
roposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For	
2	Approve Remuneration Report	Mgmt	For	For	For	
3	Approve Final Dividend	Mgmt	For	For	For	
1	Re-elect Sally Cabrini as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as no	significant concerns have been identifie	ed.		
5	Re-elect Myrtle Dawes as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these Directors is warranted as no significant concerns have been identified.					
6	Re-elect Anthony Green as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as no	significant concerns have been identifie	ed.		
7	Re-elect Claire Hawkings as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as no	significant concerns have been identifie	ed.		
3	Re-elect Jane Lodge as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as no	significant concerns have been identifie	ed.		
	Re-elect Peter Lynas as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these Directors is warranted as no significant concerns have been identified.					
0	Re-elect Ryan Mangold as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as no	significant concerns have been identifie	ed.		
1	Re-elect David Martin as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as no	significant concerns have been identifie	ed.		
.2	Re-elect Graham Sutherland as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as no	significant concerns have been identifie	ed.		
.3	Reappoint PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For	
14	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For	
15	Authorise Issue of Equity	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these re recommended limits.	solutions is warranted bec	ause the proposed amounts and duration	ons are within		
16	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these re recommended limits.	solutions is warranted bec	ause the proposed amounts and duration	ons are within		
17	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these re	solutions is warranted bec	cause the proposed amounts and duration	ons are within		

Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits.

# FirstGroup Plc

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
18	Authorise Market Purchase of Shares	of Ordinary	Mgmt	For	For	For	
19	Authorise UK Political Donations and M Expenditure		Mgmt	For	For	For	
20	Authorise the Company to Call General Meeting with Two Weeks' Notice		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		103,350	103,350
			07/07/2023	07/07/2023			
					Total Shares:	103,350	103,350

# Jiangsu Changbao Steeltube Co., Ltd.

Meeting Date: Record Date: 0 Primary Securi	· · ·	ial	<b>Ticker:</b> 002478				
			Voting Policy: ISS				
					Shares Voted: 119,400		
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1	Approve Draft and Summary of Performance Shares Incentive Plan	Mgmt	For	Against	Against		
	Voting Policy Rationale: A vote AGAINST is v year which also take into consideration of th				he		
2	Approve Measures for the Administration of the Assessment of Performance Shares Incentive Plans	Mgmt	For	Against	Against		
	Voting Policy Rationale: A vote AGAINST is v year which also take into consideration of th			,	he		
3	Approve Authorization of the Board to Handle All Related Matters	Mgmt	For	Against	Against		
	Voting Policy Rationale: A vote AGAINST is warranted because the performance hurdles are proposed in the second half of the year which also take into consideration of that from the first half of year. Its fairness may be questionable.						
4	Approve Employee Share Purchase Plan	Mgmt	For	Against	Against		
	Voting Policy Rationale: A vote AGAINST is warranted because the terms in the ESPP are deemed not in the best interest of shareholders.						
5	Approve Management Method of Employee Share Purchase Plan	Mgmt	For	Against	Against		
	Voting Policy Rationale: A vote AGAINST is v shareholders.	warranted because the	e terms in the ESPP are deem	ed not in the best interest of			
6	Approve Authorization of the Board to Handle All Matters Related to Employee Share Purchase Plan	Mgmt	For	Against	Against		
	Voting Policy Rationale: A vote AGAINST is v	warranted because the	e terms in the ESPP are deem	ed not in the best interest of			

shareholders.

# Jiangsu Changbao Steeltube Co., Ltd.

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		119,400	119,400
			07/10/2023	07/10/2023			
					Total Shares:	119,400	119,400

#### Plus500 Ltd.

Meeting Date: 07/24/2	2023	Country: Israel		Ticker: PLUS			
Record Date: 07/03/20	)23	Meeting Type: Sp	ecial				
Primary Security ID:	M7S2CK109						
				Voting Policy: ISS			
						Shares Voted	: 27,448
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Votin Polic Rec		
1	Authorise Market Purchase of Ordinary Shares		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Nu	ımber Ballot Sta	tus Instructed	Approved	Ballot Voting Status	Votable S	hares Shares Vote
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		27,44	8 27,448
			07/10/2023	07/10/2023			
					Total S	hares: 27,44	48 27,448

## **MITIE Group Plc**

Meeting Date: 07/25/2023	Country: United Kingdom	Ticker: MTO
Record Date: 07/21/2023	Meeting Type: Annual	
Primary Security ID: G6164F157		

		Voting Policy: ISS					
					Shares Voted: 327,022		
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For		
2	Approve Remuneration Report	Mgmt	For	For	For		
3	Approve Final Dividend	Mgmt	For	For	For		
4	Re-elect Derek Mapp as Director	Mgmt	For	For	For		
	Voting Policy Rationale: A vote FOR these Directors is warranted as no significant concerns have been identified.						
5	Re-elect Phil Bentley as Director	Mgmt	For	For	For		

Voting Policy Rationale: A vote FOR these Directors is warranted as no significant concerns have been identified.

Page 22 of 136

# **MITIE Group Plc**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
6	Re-elect Simon Kirkpatrick as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns ha	ve been identified.	
7	Re-elect Jennifer Duvalier as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns ha	ve been identified.	
8	Re-elect Mary Reilly as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns ha	ve been identified.	
9	Re-elect Roger Yates as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns ha	ve been identified.	
10	Re-elect Chet Patel as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these Directors is warranted as no significant concerns have been identified.				
11	Re-elect Salma Shah as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns ha	ve been identified.	
12	Reappoint BDO LLP as Auditors	Mgmt	For	For	For
13	Authorise the Audit Committee to Fix Remuneration of Auditors	Mgmt	For	For	For
14	Authorise UK Political Donations and Expenditure	Mgmt	For	For	For
15	Authorise Issue of Equity	Mgmt	For	For	For
16	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For	For
17	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For	For
Ballot Details					

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		327,022	327,022
			07/07/2023	07/07/2023			
					Total Shares:	327,022	327,022

## **Aegean Airlines SA**

Meeting Date: 0		<b>y:</b> Greece <b>g Type:</b> Annual	Ticker: AEGN		
Primary Securit	ty ID: X18035109				
			Voting Policy: ISS		
					Shares Voted: 14,076
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt			

Page 23 of 136

## **Aegean Airlines SA**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
2	Approve Allocation of Income and Non-Distribution of Dividends	Mgmt	For	For	For		
3	Approve Management of Company and Grant Discharge to Auditors	Mgmt	For	For	For		
4	Approve Auditors and Fix Their Remuneration	Mgmt	For	For	For		
5	Advisory Vote on Remuneration Report	Mgmt	For	Against	Against		
	Voting Policy Rationale: A vote AGAINST this item is warranted because the salary of the CEO increased significantly and no specific rationale has been provided, while there is no sufficient information about the setting process of the STI award.						
6	Authorize Share Repurchase Program	Mgmt	For	For	For		
7	Receive Audit Committee's Report	Mgmt					
8	Receive Report of Independent Non-Executive Directors	Mgmt					
9	Authorize Board to Participate in Companies with Similar Business Interests	Mgmt	For	For	For		
10	Approve Share Distribution Plan	Mgmt	For	Against	Against		
	Voting Policy Rationale: A vote AGAINST the investors cannot assess the rigor of perform					-	
11	Various Announcements	Mgmt					

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		14,076	14,076
			07/11/2023	07/11/2023			
					= Total Shares:	14,076	14,076

#### **Alliance Bank Malaysia Berhad**

Meeting Date:         07/26/2023         Country:         Ma           Record Date:         07/17/2023         Meeting Type			Ticker: 2488			
Primary Security	<b>y ID:</b> Y0034W102					
			Voting Policy: ISS			
					Shares Voted: 242,000	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Elect Lee Boon Huat as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR all and the company's board and committee		en the absence of any known	issues concerning the nomir	nees	
2	Elect Lum Piew as Director	Mgmt	For	For	For	

Voting Policy Rationale: A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees and the company's board and committee dynamics.

Page 24 of 136

# Alliance Bank Malaysia Berhad

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
3	Elect Tan Chian Khong as Dir	ector	Mgmt	For	For	For	
	Voting Policy Rationale: A vot and the company's board and		-	he absence of any known	issues concerning the nomir	iees	
4	Elect Mazidah binti Abdul Ma Director	lik as	Mgmt	For	For	For	
	Voting Policy Rationale: A vot and the company's board and		-	he absence of any known	issues concerning the nomir	nees	_
5	Approve Directors' Fees and Committees' Fees	Board	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these resolutions is warranted.						
6	Approve Directors' Benefits ( than Directors' Fees and Boa Committees' Fees)		Mgmt	For	For	For	
	Voting Policy Rationale: A vot	e FOR these reso	lutions is warranted.				_
7	Approve PricewaterhouseCoc as Auditors and Authorize Bo Their Remuneration	•	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		242,000	242,000
			07/11/2023	07/11/2023			
					Total Shares	s: 242,000	242,000

#### **BTS Rail Mass Transit Growth Infrastructure Fund**

Record Date: 00 Primary Securit	6/20/2023 Meeting Type: Annu ty ID: Y0984F109	al				
			Voting Policy: ISS		Shares Voted: 866,600	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Acknowledge Fund's Significant Management and Fund's Management Guideline in the Future	Mgmt				
	Voting Policy Rationale: No vote is required	for these items.				
2	Acknowledge Financial Statements and Operating Performance	Mgmt				
	Voting Policy Rationale: No vote is required in	for these items.				
3	Acknowledge Dividend Payment and Capital Return	Mgmt				
4	Acknowledge Appointment of EY Office Co., Ltd. as Auditors and Their Remuneration	Mgmt				

#### **BTS Rail Mass Transit Growth Infrastructure Fund**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5	Other Business	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST this r	esolution is warranted give	n the lack of information		

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		866,600	866,600
			07/12/2023	07/12/2023			
					= Total Shares:	866,600	866,600

# Heidelberger Druckmaschinen AG

Meeting Date: 07/26/2023	Country: Germany	Ticker: HDD
Record Date: 07/04/2023	Meeting Type: Annual	
Primary Security ID: D3166C103		
		Voting Policy: ISS

					Shares Voted: 73,025		
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2022/23 (Non-Voting)	Mgmt					
2	Approve Discharge of Management Board for Fiscal Year 2022/23	Mgmt	For	For	For		
	Voting Policy Rationale: Votes FOR these po their fiduciary duties.	oposals are warrante	d as there is no evidence that t	the boards have not fulfilled			
3.1	Approve Discharge of Supervisory Board Member Ralph Arns for Fiscal Year 2022/23	Mgmt	For	For	For		
	Voting Policy Rationale: Votes FOR these proposals are warranted as there is no evidence that the boards have not fulfilled their fiduciary duties.						
3.2	Approve Discharge of Supervisory Board Member Bernhard Buck for Fiscal Year 2022/23	Mgmt	For	For	For		
	Voting Policy Rationale: Votes FOR these po their fiduciary duties.	oposals are warrante	d as there is no evidence that t	he boards have not fulfilled			
3.3	Approve Discharge of Supervisory Board Member Gerald Doerr for Fiscal Year 2022/23	Mgmt	For	For	For		
	Voting Policy Rationale: Votes FOR these po their fiduciary duties.	oposals are warrante	d as there is no evidence that t	the boards have not fulfilled			
3.4	Approve Discharge of Supervisory Board Member Mirko Geiger for Fiscal Year 2022/23	Mgmt	For	For	For		
	Voting Policy Rationale: Votes FOR these p	oposals are warrante	d as there is no evidence that t	the boards have not fulfilled			

Voting Policy Rationale: Votes FOR these proposals are warranted as there is no evidence that the boards have not fulfilled their fiduciary duties.

# Heidelberger Druckmaschinen AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction				
3.5	Approve Discharge of Supervisory Board Member Oliver Jung for Fiscal Year 2022/23	Mgmt	For	For	For				
	Voting Policy Rationale: Votes FOR these po their fiduciary duties.	roposals are warranted a	as there is no evidence that i	the boards have not fulfilled					
3.6	Approve Discharge of Supervisory Board Member Li Li for Fiscal Year 2022/23	Mgmt	For	For	For				
	Voting Policy Rationale: Votes FOR these po their fiduciary duties.	roposals are warranted a	as there is no evidence that i	the boards have not fulfilled					
3.7	Approve Discharge of Supervisory Board Member Fritz Oesterle for Fiscal Year 2022/23	Mgmt	For	For	For				
	Voting Policy Rationale: Votes FOR these po their fiduciary duties.	roposals are warranted a	as there is no evidence that i	the boards have not fulfilled					
3.8	Approve Discharge of Supervisory Board Member Petra Otte for Fiscal Year 2022/23	Mgmt	For	For	For				
	Voting Policy Rationale: Votes FOR these proposals are warranted as there is no evidence that the boards have not fulfilled their fiduciary duties.								
3.9	Approve Discharge of Supervisory Board Member Ferdinand Rueesch for Fiscal Year 2022/23	Mgmt	For	For	For				
	Voting Policy Rationale: Votes FOR these pa their fiduciary duties.	roposals are warranted o	as there is no evidence that i	the boards have not fulfilled					
3.10	Approve Discharge of Supervisory Board Member Ina Schlie for Fiscal Year 2022/23	Mgmt	For	For	For				
	Voting Policy Rationale: Votes FOR these proposals are warranted as there is no evidence that the boards have not fulfilled their fiduciary duties.								
3.11	Approve Discharge of Supervisory Board Member Beate Schmitt for Fiscal Year 2022/23	Mgmt	For	For	For				
	Voting Policy Rationale: Votes FOR these proposals are warranted as there is no evidence that the boards have not fulfilled their fiduciary duties.								
3.12	Approve Discharge of Supervisory Board Member Martin Sonnenschein for Fiscal Year 2022/23	Mgmt	For	For	For				
	<i>Voting Policy Rationale: Votes FOR these proposals are warranted as there is no evidence that the boards have not fulfilled their fiduciary duties.</i>								
4	Ratify KPMG AG as Auditors for Fiscal Year 2023/24	Mgmt	For	For	For				
5	Elect Ferdinand Rueesch to the Supervisory Board	Mgmt	For	For	For				
6	Approve Remuneration Report	Mgmt	For	Against	Against				
	Voting Policy Rationale: A vote AGAINST the remuneration report is warranted because: * The base pay of the new management board members was set significantly above their predecessors without an accompanying and compelling justification. * While the report provides full ex-post disclosure of financial achievements under the STI, the disclosure of non-financial performance achievements is limited.								
7.1	Approve Virtual-Only Shareholder Meetings Until 2025	Mgmt	For	For	For				

Page 27 of 136

# Heidelberger Druckmaschinen AG

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
7.2	Amend Articles Re: Participal Supervisory Board Members Virtual Annual General Meeti Means of Audio and Video Transmission	in the	Mgmt	For	For	For		
8	Approve Issuance of Warran with Warrants Attached/Com Bonds without Preemptive R Aggregate Nominal Amount of 200 Million; Approve Creation 77.9 Million Pool of Capital to Guarantee Conversion Rights	vertible ights up to of EUR n of EUR	Mgmt	For	For	For		
	Voting Policy Rationale: Vote	s FOR the propose	ed authorizations are wa	arranted.			_	
9	Approve Creation of EUR 15 Pool of Authorized Capital wi without Exclusion of Preemp	th or	Mgmt	For	For	For		
	Voting Policy Rationale: Votes FOR the proposed authorizations are warranted.							
10	Approve Remuneration Policy	ý	Mgmt	For	For	For		
Ballot Details								
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted	
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		73,025	73,025	
			07/03/2023	07/03/2023				
					Total Shares:	73,025	73,025	

## **Helloworld Travel Limited**

Meeting Date: 07/26/2		Country: Australia		Ticker: HLO			
Record Date: 07/24/20 Primary Security ID: (		Meeting Type: Special					
				Voting Policy: ISS			
						Shares Voted: 53,328	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Proposed Acquisition by Helloworld Travel Limited and Its Affiliated Entities of 100% of Express Travel Group		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Num	ber Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		53,328	53,328
			07/12/2023	07/12/2023			

## Kingnet Network Co., Ltd.

Meeting Date: 07/26/2023 Record Date: 07/20/2023

Record Date: 07/20/2023Meeting Type: SpecialPrimary Security ID: Y8421B102

Country: China

Ticker: 002517

			Voting Policy: ISS					
					<b>Shares Voted:</b> 584,500			
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
	ELECT NON-INDEPENDENT DIRECTORS VIA CUMULATIVE VOTING	Mgmt						
1.1	Elect Jin Feng as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR all nomin nominees.	nees is warranted given i	the absence of any known issues	concerning the				
1.2	Elect Shen Jun as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR all nomin nominees.	nees is warranted given i	the absence of any known issues	concerning the				
1.3	Elect Zhao Fan as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR all nomin nominees.	nees is warranted given i	the absence of any known issues	concerning the				
1.4	Elect Qian Junfa as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees.							
	ELECT INDEPENDENT DIRECTORS VIA CUMULATIVE VOTING	Mgmt						
2.1	Elect Zhu Yayuan as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees.							
2.2	Elect Fu Weigang as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR all nomin nominees.	nees is warranted given i	the absence of any known issues	concerning the				
2.3	Elect Huang Fa as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR all nomin nominees.	nees is warranted given i	the absence of any known issues	concerning the				
2.4	Elect Jiang Hongzhen as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees.							
	ELECT SUPERVISORS VIA CUMULATIVE VOTING	Mgmt						
3.1	Elect Huang Yu as Supervisor	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR both non nominees.	ninees is warranted give	n the absence of any known issue	es concerning the				
3.2	Elect Zheng Xingyan as Supervisor	SH	For	For	For			
	Voting Policy Rationale: A vote FOR both non nominees.	ninees is warranted give	n the absence of any known issue	es concerning the				
4	Approve Purchase of Liability Insurance for Directors, Supervisors and Senior Management Members	Mgmt	For	For	For			

# Kingnet Network Co., Ltd.

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
5	Approve Amendments to Art Association	icles of	Mgmt	For	For	For	
	Voting Policy Rationale: A vo	te FOR is merited l	because no concerns ha	ave been identified.			
6	Amend Rules and Procedure Regarding Meetings of Board Directors	-	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR is merited because no concerns have been identified.						
7	Amend Remuneration Management System for Directors and Supervisors		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		584,500	584,500
			07/12/2023	07/12/2023			
					Total Shares:	584,500	584,500

## Ninety One Ltd.

Meeting Date: 07/26/2023	Country: South Africa	Ticker: NY1	
Record Date: 07/21/2023	Meeting Type: Annual		
Primary Security ID: S5626J101			
		Voting Policy: ISS	

					Shares Voted: 8,317
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Common Business: Ninety One plc and Ninety One Limited	Mgmt			
1	Re-elect Hendrik du Toit as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 1-7 A vote Fo Item 8 A vote AGAINST this Director is cons Shuenyane remains to be considered non-in role as a consequence of the relationship as Committee does not comply with the recom this committee should comprise independen	sidered warranted: * Al ndependent due to the greement in place with mendations of both the	though the commentary is a original appointment relatin Investec. As such, his mem	duly acknowledged, Khumo g to a shareholder represent bership to the Audit and Risk	ative
	Re-elect Kim McFarland as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 1-7 A vote For Item 8 A vote AGAINST this Director is cons Shuenyane remains to be considered non-in role as a consequence of the relationship ag Committee does not comply with the recom- this committee should comprise independent	sidered warranted: * Al ndependent due to the greement in place with mendations of both the	Ithough the commentary is a original appointment relatin Investec. As such, his mem	duly acknowledged, Khumo g to a shareholder represent bership to the Audit and Risk	ative
3	Re-elect Gareth Penny as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 1-7 A vote For Item 8 A vote AGAINST this Director is cons Shuenyane remains to be considered non-in role as a consequence of the relationship as Committee does not comply with the recom	sidered warranted: * Al ndependent due to the greement in place with	though the commentary is a original appointment relatin Investec. As such, his mem	duly acknowledged, Khumo g to a shareholder represent bership to the Audit and Risk	ative

this committee should comprise independent NEDs only.

Page 30 of 136

## Ninety One Ltd.

Approve Climate StrategyMgmtForForForOrdinary Business: Ninety One plcMgmtForForForAccept Financial Statements and Statutory ReportsMgmtForForForApprove Final DividendMgmtForForForReappoint PricewaterhouseCoopers LLP as Auditors with Allan McGrath as the Designated Audit PartnerMgmtForForAuthorise the Audit and Risk Committee to Fix Remuneration of AuditorsMgmtForForForSpecial Business: Ninety One plcMgmtMgmtForForFor	roposal umber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
Reni & A voice AGAURST the Director's considered narranted: * Although the continentary is dudy advanted loger approximation of the autified approximation relation is a binarranted in place with Intelect. As such, ins membership to the Audit and Risk United Comparing independent NEDs of the audit and Risk United Comparing independent NEDs of the audit and Risk United Audit Audit and Risk United Audit Audi	4		Mgmt	For	For	For
Woting Policy Rationale: Items 1-7 A vote FOR these Directors is warranted as no significant concerns have been identified.         Item 8 A vote ACMIST the Director is considered warranted: * Although the commentary is du/y achonveloped, Khumo is a strendballer regresentative role as a consequence of the relationship agreement in place with Investee. As such, its membership to the King IV Report that this committee should comprise independent IVEDs only.         Re-elect Busisive Mabuza as Director       Mgmt       For       For       For       For         Re-elect Busisive Table is considered warranted: * Although the commentary is du/y achonveloped, Khumo is a consequence of the relationship agreement in place with Investee. As such, in semblership to the Audit and Risk Committee should comprise independent IVEDs only.       For       For <t< td=""><td></td><td>Item 8 A vote AGAINST this Director is consi Shuenyane remains to be considered non-inc role as a consequence of the relationship agu Committee does not comply with the recomm</td><td>dered warranted: * A dependent due to the reement in place with nendations of both th</td><td>Although the commentary is c e original appointment relating h Investec. As such, his mem</td><td>duly acknowledged, Khumo g to a shareholder representat bership to the Audit and Risk</td><td></td></t<>		Item 8 A vote AGAINST this Director is consi Shuenyane remains to be considered non-inc role as a consequence of the relationship agu Committee does not comply with the recomm	dered warranted: * A dependent due to the reement in place with nendations of both th	Although the commentary is c e original appointment relating h Investec. As such, his mem	duly acknowledged, Khumo g to a shareholder representat bership to the Audit and Risk	
Item i a look a CoUMST the Director is considered waranted: * Although the commentary is duly a convelocited, khums being a consequence of the relationship agreement in place with Invester. As such, his membenship to the Audt and Ris Committee does not comply with the recommendations of both the UK Corporate Governance Code and the King U Report that this committee should comprise independent NEDs only. Re elect: Busistive Mabuza as Director Manne Ma	5	Re-elect Colin Keogh as Director	Mgmt	For	For	For
Voting Policy Rationale: Items 1-7 A vote FOR these Directors is warranted as no significant concerns have been identified.Item 8 A vote AGAINST this Director is considered num robust with invested. As such, his membership to the Audit and Risk is committee does not comply with the recommendations of both the UK Corporate Governance Code and the King IV Report that this committee should comprise independent NEDs only.Re-elect Victoria Cochrane as DirectorMgmtForForForRe-elect Victoria Cochrane as DirectorMgmtForForForShuenyane remains to be considered non-independent NEDs only.ForForForRe-elect Victoria Cochrane as DirectorMgmtForForForRe-elect Victoria Cochrane as DirectorMgmtForForForShuenyane remains to be considered non-independent KEDs only.Endettoring appointment relating to a shareholder representative role as a consequence of the relationship agreement in place with Investec. As such, its membership to the Audit and RiskCommittee does not comply with the recommendations of both the UK Corporate Governance Code and the King IV Report that this committee does not comply with the recommendations of both the UK Corporate Governance Code and the King IV Report that this committee does not comply with the recommendations of both the UK Corporate Governance Code and the King IV Report that the commendations of both the UK Corporate Governance Code and the King IV Report that the commendations of both the UK Corporate Governance Code and the King IV Report that the committee does not comply with the recommendations of both the UK corporate Governance Code and the King IV Report that the committee does not comply with the recommendations of both the UK corporate Gove		Item 8 A vote AGAINST this Director is consi Shuenyane remains to be considered non-inc role as a consequence of the relationship ago Committee does not comply with the recomm	dered warranted: * A lependent due to the reement in place with nendations of both th	Although the commentary is c e original appointment relating h Investec. As such, his mem	duly acknowledged, Khumo g to a shareholder representat bership to the Audit and Risk	
Item 8 A vote ACM/ST this Director is considered warnated: * Athrough the commentary is duly achonowledged. Numorate and the set of a shareholder representation is to be considered mon-independent due to the original appointment relating to a shareholder representative this committee does not comply with the recommendations of both the UK corporate Governance Code and the King IV Report that this committee does not comply with the recommendations of both the UK corporate Governance Code and the King IV Report that this committee does not comply with the recommendations of both the UK corporate Governance Code and the King IV Report that this committee does not comply with the recommendations of both the UK corporate Governance Code and the King IV Report that the commendations of both the text of the solitability of a shareholder representative role as a consequence of the relationship agreement in place with Investec. As such, its mentionality to the Audit and Risk committee does not comply with the recommendations of both the UK Corporate Governance Code and the King IV Report that the commendations of both the text Compared does not comply with the recommendations of both the UK Corporate Governance Code and the King IV Report that the commendations of both the UK Corporate Governance Code and the King IV Report that the commendations of both the UK Corporate Governance Code and the King IV Report that the commendations of both the text commendations of both the text commendations of both the text of the commendations of both the text commendations of both	6	Re-elect Busisiwe Mabuza as Director	Mgmt	For	For	For
Voting Policy Rationale: Items 1-7 A vote FOR these Directors is warranted as no significant concerns have been identified. Item 8 A vote AGAINST this Director is considered warranted: * Although the commentary is duly acknowledged, Khuno Shuenyane remains to be considered non-independent due to the original appointment relating to a shareholder representative role as a consequence of the relationship agreement in place with Investec. As such, Isis membership to the Audit and Risk Committee does not comply with the recommendations of both the UK Corporate Governance Code and the King IV Report that this committee should comprise independent NEDs only.ForAgainstRe-elect Khumo Shuenyane as DirectorMgmtForAgainstAgainstItem 8 A vote AGAINST this Director is considered warranted: * Although the commentary is duly acknowledged, Khumo Shuenyane remains to be considered non-independent webs on significant concerns have been identified.AgainstRe-elect Khumo Shuenyane as DirectorMgmtForAgainstItem 8 A vote AGAINST this Director is considered warranted: * Although the commentary is duly acknowledged, Khumo Shuenyane remains to be considered non-independent due to the original appointment relating to a shareholder representative role as a consequence of the relationship agreement in place with Investec. As such, his membership to the Audit and Risk Committee does not comply with the recommendations of both the UK Corporate Governance Code and the King IV Report that this committee does not comply with the recommendations of both the UK Corporate Governance Code and the King IV Report that this committee does not comply with the recommendations of both the UK Corporate Governance Code and the King IV Report that this committee should comprise independent NEDs only.ForFor<		Item 8 A vote AGAINST this Director is consi Shuenyane remains to be considered non-inc role as a consequence of the relationship ago Committee does not comply with the recomm	dered warranted: * A lependent due to the reement in place with nendations of both th	Although the commentary is c e original appointment relating h Investec. As such, his mem	duly acknowledged, Khumo g to a shareholder representat bership to the Audit and Risk	
Item 8 A vote AGAINST this Director is considered non-independent due to the original appointment relating to a shareholder representative value of the relating to a shareholder representative value of the relating to a shareholder representative value of the relations by agreement in place with Invester. As such, his membership to the Audit and Risk Committee does not comply with the recommendations of both the UK Corporate Governance Code and the King IV Report that this committee should comprise independent NEDSorver.ForAgainstAgainstRe-elect Khumo Shuenyane as Director is considered non-independent due to the original appointment relating to a shareholder representative stative should comprise independent due to the original appointmentary is duly acknowledged, Khumo Shuenyane remains to be considered non-independent due to the original appointmentary is duly acknowledged, Khumo Shuenyane remains to be considered non-independent due to the original appointmentary is duly acknowledged, Khumo Shuenyane remains to be considered non-independent due to the original appointmentary is duly acknowledged, Khumo Shuenyane remains to be considered non-independent due to the original appointmentary is duly acknowledged, Khumo Shuenyane remains to be considered non-independent due to the original appointmentary is duly acknowledged, Khumo Shuenyane remains to be considered non-independent due to the original appointmentary is duly acknowledged, Khumo Shuenyane remains to be considered non-independent due to the original appointmentary is duly acknowledged, Khumo Shuenyane remains to be considered non-independent due to the original appointmentary is duly acknowledged, Khumo Shuenyane remains to be considered non-independent due to the original appointmentary is duly acknowledged. Shuenyane remains to be considered non-independent due to the original appointment relating to a shareholder representative Shuenyan remain	7	Re-elect Victoria Cochrane as Director	Mgmt	For	For	For
Voting Policy Rationale: Items 1-7 A vote FOR these Directors is warranted as no significant concerns have been identified. Item 8 A vote AGAINST this Director is considered warranted: * Although the commentary is duly acknowledged, Khumo Shuenyane remains to be considered non-independent due to the original appointment relating to a shareholder representative role as a consequence of the relationship agreement in place with Investec. As such, his membership to the Audit and Risk Committee does not comply with the recommendations of both the UK Corporate Governance Code and the King IV Report that this committee does not comply with the recommendations of both the UK Corporate Governance Code and the King IV Report that this committee should comprise independent NEDs only.Approve Remuneration ReportMgmtForForForApprove Remuneration PolicyMgmtForForForApprove Climate StrategyMgmtForForForOrdinary Business: Ninety One plcMgmtForForForApprove Final DividendMgmtForForForReappoint PricewaterhouseCoopers the Designated Audit PartnerMgmtForForForAuthorise the Audit and Risk the Designated Audit PartnerMgmtForForForAuthorise the Audit and Risk the Designated Audit PartnerMgmtForForForSpecial Business: Ninety One plcMgmtForForForForSpecial Business: Ninety One plcMgmtForForForForSpecial Business: Ninety One plcMgmtForForForForSpec		Item 8 A vote AGAINST this Director is consi Shuenyane remains to be considered non-inc role as a consequence of the relationship agu Committee does not comply with the recomm	dered warranted: * A dependent due to the reement in place with nendations of both th	Although the commentary is c e original appointment relation h Investec. As such, his mem	duly acknowledged, Khumo g to a shareholder representat bership to the Audit and Risk	
Item 8 A vote AGAINST this Director is considered warranted: * Although the commentary is duly acknowledged, Khumo Shuenyane remains to be considered non-independent due to the original appointment relating to a shareholder representative role as a consequence of the relationship agreement in place with Invested. As such, his membership to the Audit and Risk Committee does not comply with the recommendations of both the UK Corporate Governance Code and the next this committee should comprise independent NEDs only.ForForForApprove Remuneration ReportMgmtForForForForApprove Remuneration PolicyMgmtForForForApprove Climate StrategyMgmtForForForOrdinary Business: Ninety One plcMgmtForForForApprove Renu prove Final DividendMgmtForForForApprove Renu prove Statutory ReportsMgmtForForForAuditors with Allan McGrath as the Designated Audit PartnerMgmtForForForAuthorise the Audit and Risk AuditorsMgmtForForForForAuthorise the Audit and Risk AuditorsMgmtForForForForSpecial Business: Ninety One plcMgmtForForForForApprove Final DividendMgmtForForForForAuthorise the Audit and Risk the Designated Audit PartnerMgmtForForForAuthorise the Audit and Risk AuditorsMgmtForForForFor <tr <tr="">Speci</tr>	8	Re-elect Khumo Shuenyane as Director	Mgmt	For	Against	Against
Approve Remuneration PolicyMgmtForForForApprove Climate StrategyMgmtForForForOrdinary Business: Ninety One plcMgmtForForForAccept Financial Statements and Statutory ReportsMgmtForForForApprove Final DividendMgmtForForForReappoint PricewaterhouseCoopers the Designated Audit PartnerMgmtForForForAuthorise the Audit and Risk Committee to Fix Remuneration of AuditorsMgmtForForForSpecial Business: Ninety One plcMgmtForForForFor		Item 8 A vote AGAINST this Director is consi Shuenyane remains to be considered non-inc role as a consequence of the relationship ago Committee does not comply with the recomm	dered warranted: * A lependent due to the reement in place with nendations of both th	Although the commentary is c e original appointment relating h Investec. As such, his mem	duly acknowledged, Khumo g to a shareholder representat bership to the Audit and Risk	
Approve Climate StrategyMgmtForForForOrdinary Business: Ninety One plcMgmtForForAccept Financial Statements and Statutory ReportsMgmtForForApprove Final DividendMgmtForForForReappoint PricewaterhouseCoopers LLP as Auditors with Allan McGrath as the Designated Audit PartnerMgmtForForAuthorise the Audit and Risk Committee to Fix Remuneration of AuditorsMgmtForForForSpecial Business: Ninety One plcMgmtForForFor	9	Approve Remuneration Report	Mgmt	For	For	For
Ordinary Business: Ninety One plcMgmtAccept Financial Statements and Statutory ReportsMgmtForForForApprove Final DividendMgmtForForForReappoint PricewaterhouseCoopers LLP as Auditors with Allan McGrath as the Designated Audit PartnerMgmtForForAuthorise the Audit and Risk Committee to Fix Remuneration of AuditorsMgmtForForForSpecial Business: Ninety One plcMgmtMgmtForForFor	10	Approve Remuneration Policy	Mgmt	For	For	For
Accept Financial Statements and Statutory ReportsMgmtForForForApprove Final DividendMgmtForForForReappoint PricewaterhouseCoopers LLP as Auditors with Allan McGrath as the Designated Audit PartnerMgmtForForAuthorise the Audit and Risk Committee to Fix Remuneration of AuditorsMgmtForForForSpecial Business: Ninety One plcMgmtMgmtForForFor	11	Approve Climate Strategy	Mgmt	For	For	For
Statutory ReportsMgmtForForForApprove Final DividendMgmtForForForReappoint PricewaterhouseCoopers LLP as Auditors with Allan McGrath as the Designated Audit PartnerMgmtForForAuthorise the Audit and Risk Committee to Fix Remuneration of AuditorsMgmtForForForSpecial Business: Ninety One plcMgmtMgmtMgmtMgmt		Ordinary Business: Ninety One plc	Mgmt			
Reappoint PricewaterhouseCoopersMgmtForForForLLP as Auditors with Allan McGrath as the Designated Audit PartnerMgmtForForForAuthorise the Audit and RiskMgmtForForForCommittee to Fix Remuneration of AuditorsMgmtForForForSpecial Business: Ninety One plcMgmtMgmtMgmtMgmt	12	•	Mgmt	For	For	For
LLP as Auditors with Allan McGrath as         the Designated Audit Partner         Authorise the Audit and Risk       Mgmt         For       For         Committee to Fix Remuneration of         Auditors         Special Business: Ninety One plc       Mgmt	13	Approve Final Dividend	Mgmt	For	For	For
Committee to Fix Remuneration of Auditors Special Business: Ninety One plc Mgmt	14	LLP as Auditors with Allan McGrath as	Mgmt	For	For	For
	15	Committee to Fix Remuneration of	Mgmt	For	For	For
Authorise Issue of Equity Mgmt For For For For		Special Business: Ninety One plc	Mgmt			
	16	Authorise Issue of Equity	Mgmt	For	For	For

Page 31 of 136

# Ninety One Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
17	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For	For	
18	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For	For	
	Ordinary Resolutions: Ninety One Limited	Mgmt				
19	Present Financial Statements and Statutory Reports for the Year Ended 31 March 2023	Mgmt				
20	Approve Final Dividend	Mgmt	For	For	For	
21	Reappoint PricewaterhouseCoopers Inc as Auditors with Chantel van den Heever as the Designated Audit Partner	Mgmt	For	For	For	
22.1	Re-elect Victoria Cochrane as Member of the Audit and Risk Committee	Mgmt	For	For	For	
	Voting Policy Rationale: Items 22.1 & 22.2 A Risk Committee are independent. Item 22.3 is duly acknowledged, Khumo Shuenyane re a shareholder representative role as a conse membership to the Audit and Risk Committee Governance Code and the King IV Report the	A vote AGAINST this mains to be considere quence of the relation e does not comply wi	Director is considered warrant of non-independent due to the nship agreement in place with th the recommendations of bc	ted: * Although the comment e original appointment relating Investec. As such, his oth the UK Corporate	ary	
22.2	Re-elect Colin Keogh as Member of the Audit and Risk Committee	Mgmt	For	For	For	
	Voting Policy Rationale: Items 22.1 & 22.2 A Risk Committee are independent. Item 22.3 is duly acknowledged, Khumo Shuenyane re a shareholder representative role as a conse membership to the Audit and Risk Committe Governance Code and the King IV Report the	A vote AGAINST this mains to be considere quence of the relation e does not comply wi	Director is considered warrant of non-independent due to the nship agreement in place with th the recommendations of bc	ted: * Although the comment e original appointment relating Investec. As such, his th the UK Corporate	ary	
22.3	Elect Khumo Shuenyane as Member of the Audit and Risk Committee	Mgmt	For	Against	Against	
	Voting Policy Rationale: Items 22.1 & 22.2 A vote FOR these Directors is warranted: * All of these members of the Audit and Risk Committee are independent. Item 22.3 A vote AGAINST this Director is considered warranted: * Although the commentary is duly acknowledged, Khumo Shuenyane remains to be considered non-independent due to the original appointment relating to a shareholder representative role as a consequence of the relationship agreement in place with Investec. As such, his membership to the Audit and Risk Committee does not comply with the recommendations of both the UK Corporate Governance Code and the King IV Report that this committee should comprise independent NEDs only					
23	Place Authorised but Unissued Ordinary Shares and Special Converting Shares under Control of Directors	Mgmt	For	For	For	
24	Authorise Board to Issue Shares for Cash	Mgmt	For	For	For	
	Special Resolutions: Ninety One Limited	Mgmt				
25	Authorise Repurchase of Issued Share Capital	Mgmt	For	For	For	
26	Approve Financial Assistance to Related or Inter-related Company and Directors	Mgmt	For	For	For	
27	Approve Non-Executive Directors' Remuneration	Mgmt	For	For	For	

Page 32 of 136

# Ninety One Ltd.

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		8,317	8,317
			07/13/2023	07/13/2023			
					Total Shares:	8,317	8,317

## **Ninety One Plc**

Meeting Date: 0 Record Date: 07 Primary Security	24/2023 Meeting Ty	Country: United Kingdom Meeting Type: Annual			
			Voting Policy: ISS		
					Shares Voted: 23,321
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Common Business: Ninety One plo Ninety One Limited	and Mgmt			
1	Re-elect Hendrik du Toit as Directo	or Mgmt	For	For	For
	Voting Policy Rationale: Items 1-7. Item 8 A vote AGAINST this Direct Shuenyane remains to be consider role as a consequence of the relati Committee does not comply with t this committee should comprise inc	or is considered warranted: * A ed non-independent due to the onship agreement in place with he recommendations of both th	Ithough the commentary is original appointment relatin Investec. As such, his men	duly acknowledged, Khumo ng to a shareholder representa nbership to the Audit and Risk	
2	Re-elect Kim McFarland as Directo	r Mgmt	For	For	For
	Voting Policy Rationale: Items 1-7. Item 8 A vote AGAINST this Direct Shuenyane remains to be consider role as a consequence of the relati Committee does not comply with t this committee should comprise inc	or is considered warranted: * A ed non-independent due to the onship agreement in place with he recommendations of both th	Ithough the commentary is o original appointment relatin Investec. As such, his men	duly acknowledged, Khumo ng to a shareholder representa nbership to the Audit and Risk	
3	Re-elect Gareth Penny as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 1-7 Item 8 A vote AGAINST this Direct Shuenyane remains to be consider role as a consequence of the relati Committee does not comply with t this committee should comprise inc	or is considered warranted: * A ed non-independent due to the onship agreement in place with he recommendations of both th	Ithough the commentary is a original appointment relation Investec. As such, his mem	duly acknowledged, Khumo ng to a shareholder representa bership to the Audit and Risk	
4	Re-elect Idoya Basterrechea Arano Director	la as Mgmt	For	For	For
	Voting Policy Rationale: Items 1-7 Item 8 A vote AGAINST this Direct Shuenyane remains to be consider role as a consequence of the relati Committee does not comply with to	or is considered warranted: * A ed non-independent due to the onship agreement in place with	Ithough the commentary is a original appointment relation Investec. As such, his mem	duly acknowledged, Khumo ng to a shareholder representa bership to the Audit and Risk	

this committee should comprise independent NEDs only.

# **Ninety One Plc**

roposal umber	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction				
5	Re-elect Colin Keogh as Director	Mgmt	For	For	For				
	Voting Policy Rationale: Items 1-7 A vote FOR these Directors is warranted as no significant concerns have been identified. Item 8 A vote AGAINST this Director is considered warranted: * Although the commentary is duly acknowledged, Khumo Shuenyane remains to be considered non-independent due to the original appointment relating to a shareholder representative role as a consequence of the relationship agreement in place with Investec. As such, his membership to the Audit and Risk Committee does not comply with the recommendations of both the UK Corporate Governance Code and the King IV Report that this committee should comprise independent NEDs only.								
6	Re-elect Busisiwe Mabuza as Director	Mgmt	For	For	For				
	Voting Policy Rationale: Items 1-7 A vote FOR these Directors is warranted as no significant concerns have been identified. Item 8 A vote AGAINST this Director is considered warranted: * Although the commentary is duly acknowledged, Khumo Shuenyane remains to be considered non-independent due to the original appointment relating to a shareholder representative role as a consequence of the relationship agreement in place with Investec. As such, his membership to the Audit and Risk Committee does not comply with the recommendations of both the UK Corporate Governance Code and the King IV Report that this committee should comprise independent NEDs only.								
7	Re-elect Victoria Cochrane as Director	Mgmt	For	For	For				
	Voting Policy Rationale: Items 1-7 A vote FOR these Directors is warranted as no significant concerns have been identified. Item 8 A vote AGAINST this Director is considered warranted: * Although the commentary is duly acknowledged, Khumo Shuenyane remains to be considered non-independent due to the original appointment relating to a shareholder representative role as a consequence of the relationship agreement in place with Investec. As such, his membership to the Audit and Risk Committee does not comply with the recommendations of both the UK Corporate Governance Code and the King IV Report that this committee should comprise independent NEDs only.								
8	Re-elect Khumo Shuenyane as Director	Mgmt	For	Against	Against				
	Voting Policy Rationale: Items 1-7 A vote FC	OR these Directors is w	varranted as no significant conce	erns have been identified.					
	Voting Policy Rationale: Items 1-7 A vote FC Item 8 A vote AGAINST this Director is cons Shuenyane remains to be considered non-in role as a consequence of the relationship ag Committee does not comply with the recom this committee should comprise independen	idered warranted: * A idependent due to the preement in place with mendations of both th	lthough the commentary is duly original appointment relating to Investec. As such, his members	acknowledged, Khumo a shareholder representa hip to the Audit and Risk					
9	Item 8 A vote AGAINST this Director is cons Shuenyane remains to be considered non-in role as a consequence of the relationship ag Committee does not comply with the recom	idered warranted: * A idependent due to the preement in place with mendations of both th	lthough the commentary is duly original appointment relating to Investec. As such, his members	acknowledged, Khumo a shareholder representa hip to the Audit and Risk					
9 10	Item 8 A vote AGAINST this Director is cons Shuenyane remains to be considered non-in role as a consequence of the relationship ag Committee does not comply with the recom this committee should comprise independen	idered warranted: * A odependent due to the preement in place with mendations of both th NEDs only.	Ithough the commentary is duly original appointment relating to Investec. As such, his members e UK Corporate Governance Coc	acknowledged, Khumo a shareholder representa hip to the Audit and Risk le and the King IV Report	that				
	Item 8 A vote AGAINST this Director is cons Shuenyane remains to be considered non-in role as a consequence of the relationship ag Committee does not comply with the recommit this committee should comprise independen Approve Remuneration Report	idered warranted: * A dependent due to the preement in place with mendations of both th th NEDs only. Mgmt	Ithough the commentary is duly original appointment relating to Investec. As such, his members e UK Corporate Governance Coc For	acknowledged, Khumo a shareholder representa ship to the Audit and Risk le and the King IV Report For	<i>that</i> For				
10	Item 8 A vote AGAINST this Director is cons Shuenyane remains to be considered non-in role as a consequence of the relationship ag Committee does not comply with the recom this committee should comprise independen Approve Remuneration Report Approve Remuneration Policy	idered warranted: * A ndependent due to the preement in place with mendations of both th the NEDs only. Mgmt Mgmt	Ithough the commentary is duly original appointment relating to Investec. As such, his members e UK Corporate Governance Coo For For	acknowledged, Khumo a shareholder representa ship to the Audit and Risk le and the King IV Report For For	<i>that</i> For For				
10	Item 8 A vote AGAINST this Director is cons Shuenyane remains to be considered non-in role as a consequence of the relationship ag Committee does not comply with the recom this committee should comprise independen Approve Remuneration Report Approve Remuneration Policy Approve Climate Strategy	idered warranted: * A ndependent due to the areement in place with mendations of both th the NEDs only. Mgmt Mgmt Mgmt	Ithough the commentary is duly original appointment relating to Investec. As such, his members e UK Corporate Governance Coo For For	acknowledged, Khumo a shareholder representa ship to the Audit and Risk le and the King IV Report For For	<i>that</i> For For				
10 11	Item 8 A vote AGAINST this Director is cons Shuenyane remains to be considered non-in role as a consequence of the relationship ag Committee does not comply with the recom this committee should comprise independen Approve Remuneration Report Approve Remuneration Policy Approve Climate Strategy Ordinary Business: Ninety One plc Accept Financial Statements and	idered warranted: * A adependent due to the preement in place with mendations of both th th NEDs only. Mgmt Mgmt Mgmt Mgmt	Ithough the commentary is duly original appointment relating to Investec. As such, his members e UK Corporate Governance Cod For For For	<i>acknowledged, Khumo a shareholder representa</i> <i>ship to the Audit and Risk</i> <i>le and the King IV Report</i> <i>For</i> <i>For</i> <i>For</i>	that For For For				
10 11 12	Item 8 A vote AGAINST this Director is cons Shuenyane remains to be considered non-in role as a consequence of the relationship ag Committee does not comply with the recom this committee should comprise independen Approve Remuneration Report Approve Remuneration Policy Approve Climate Strategy Ordinary Business: Ninety One plc Accept Financial Statements and Statutory Reports	idered warranted: * A ndependent due to the meement in place with mendations of both th tt NEDs only. Mgmt Mgmt Mgmt Mgmt Mgmt	Ithough the commentary is duly original appointment relating to Investec. As such, his members e UK Corporate Governance Coo For For For For	acknowledged, Khumo a shareholder representa ship to the Audit and Risk le and the King IV Report For For For For	that For For For				
10 11 12 13	Item 8 A vote AGAINST this Director is cons Shuenyane remains to be considered non-in role as a consequence of the relationship ag Committee does not comply with the recom this committee should comprise independen Approve Remuneration Report Approve Remuneration Policy Approve Climate Strategy Ordinary Business: Ninety One plc Accept Financial Statements and Statutory Reports Approve Final Dividend Reappoint PricewaterhouseCoopers LLP as Auditors with Allan McGrath as	idered warranted: * A adependent due to the preement in place with mendations of both th the NEDs only. Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Ithough the commentary is duly original appointment relating to Investec. As such, his members e UK Corporate Governance Cod For For For For For	acknowledged, Khumo a shareholder representa ship to the Audit and Risk le and the King IV Report For For For For For	that For For For For				
10 11 12 13 14	Item 8 A vote AGAINST this Director is cons Shuenyane remains to be considered non-in role as a consequence of the relationship ag Committee does not comply with the recom this committee should comprise independen Approve Remuneration Report Approve Remuneration Policy Approve Climate Strategy Ordinary Business: Ninety One plc Accept Financial Statements and Statutory Reports Approve Final Dividend Reappoint PricewaterhouseCoopers LLP as Auditors with Allan McGrath as the Designated Audit Partner Authorise the Audit and Risk Committee to Fix Remuneration of	idered warranted: * A ndependent due to the meement in place with mendations of both th the NEDs only. Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Ithough the commentary is duly original appointment relating to Investec. As such, his members e UK Corporate Governance Coo For For For For For For For	acknowledged, Khumo a shareholder representa ship to the Audit and Risk le and the King IV Report For For For For For For For	that For For For For For				
10 11 12 13 14	Item 8 A vote AGAINST this Director is cons Shuenyane remains to be considered non-in role as a consequence of the relationship ag Committee does not comply with the recommit this committee should comprise independent Approve Remuneration Report Approve Remuneration Policy Approve Climate Strategy Ordinary Business: Ninety One plc Accept Financial Statements and Statutory Reports Approve Final Dividend Reappoint PricewaterhouseCoopers LLP as Auditors with Allan McGrath as the Designated Audit Partner Authorise the Audit and Risk Committee to Fix Remuneration of Auditors	idered warranted: * A hodependent due to the meement in place with mendations of both th the NEDs only. Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Ithough the commentary is duly original appointment relating to Investec. As such, his members e UK Corporate Governance Coo For For For For For For For	acknowledged, Khumo a shareholder representa ship to the Audit and Risk le and the King IV Report For For For For For For For	that For For For For For				
10 11 12 13 14 15	Item 8 A vote AGAINST this Director is cons Shuenyane remains to be considered non-in role as a consequence of the relationship ag Committee does not comply with the recom- this committee should comprise independent Approve Remuneration Report Approve Remuneration Policy Approve Climate Strategy Ordinary Business: Ninety One plc Accept Financial Statements and Statutory Reports Approve Final Dividend Reappoint PricewaterhouseCoopers LLP as Auditors with Allan McGrath as the Designated Audit Partner Authorise the Audit and Risk Committee to Fix Remuneration of Auditors Special Business: Ninety One plc	idered warranted: * A notependent due to the inreement in place with mendations of both the the NEDs only. Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Ithough the commentary is duly original appointment relating to Investec. As such, his members e UK Corporate Governance Cod For For For For For For For	acknowledged, Khumo a shareholder representa ship to the Audit and Risk le and the King IV Report For For For For For For For	that For For For For For				
10 11 12 13 14 15	Item 8 A vote AGAINST this Director is cons         Shuenyane remains to be considered non-inrole as a consequence of the relationship age Committee does not comply with the recommitties committee should comprise independent         Approve Remuneration Report         Approve Remuneration Policy         Approve Climate Strategy         Ordinary Business: Ninety One plc         Accept Financial Statements and Statutory Reports         Approve Final Dividend         Reappoint PricewaterhouseCoopers         LLP as Auditors with Allan McGrath as the Designated Audit Partner         Authorise the Audit and Risk         Committee to Fix Remuneration of Auditors         Special Business: Ninety One plc         Authorise Issue of Equity         Authorise Market Purchase of Ordinary	idered warranted: * A holependent due to the inreement in place with mendations of both the the NEDs only. Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt Mgmt	Ithough the commentary is duly original appointment relating to Investec. As such, his members e UK Corporate Governance Coo For For For For For For For For	acknowledged, Khumo a shareholder representa ship to the Audit and Risk le and the King IV Report For For For For For For For	that For For For For For				

Page 34 of 136

# **Ninety One Plc**

07/13/2023

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
19	Present Financial Statements and Statutory Reports for the Year End 31 March 2023	led	Mgmt				
20	Approve Final Dividend		Mgmt	For	For	For	
21	Reappoint PricewaterhouseCooper as Auditors with Chantel van den Heever as the Designated Audit Partner	rs Inc	Mgmt	For	For	For	
22.1	Re-elect Victoria Cochrane as Men of the Audit and Risk Committee	nber	Mgmt	For	For	For	
	Voting Policy Rationale: Items 22. Risk Committee are independent. is duly acknowledged, Khumo Shu a shareholder representative role a membership to the Audit and Risk Governance Code and the King IV	tem 22.3 A enyane rema s a consequ Committee d	vote AGAINST this Dii ains to be considered i vence of the relationsh does not comply with	ector is considered warrar non-independent due to th ip agreement in place with the recommendations of b	nted: * Although the commen ne original appointment relatin n Investec. As such, his oth the UK Corporate	tary	
22.2	Re-elect Colin Keogh as Member of Audit and Risk Committee	of the	Mgmt	For	For	For	
	Voting Policy Rationale: Items 22. Risk Committee are independent. is duly acknowledged, Khumo Shu a shareholder representative role a membership to the Audit and Risk Governance Code and the King IV	tem 22.3 A enyane rema s a consequ Committee d	vote AGAINST this Din ains to be considered i vence of the relationsh does not comply with	ector is considered warran non-independent due to th ip agreement in place with the recommendations of b	nted: * Although the commen ne original appointment relatin n Investec. As such, his oth the UK Corporate	tary	
22.3	Elect Khumo Shuenyane as Memb the Audit and Risk Committee	er of	Mgmt	For	Against	Against	
	Voting Policy Rationale: Items 22. Risk Committee are independent. is duly acknowledged, Khumo Shu a shareholder representative role a membership to the Audit and Risk Governance Code and the King IV	tem 22.3 A enyane rema s a consequ Committee d	vote AGAINST this Din ains to be considered i vence of the relationsh does not comply with	ector is considered warran non-independent due to th ip agreement in place with the recommendations of b	nted: * Although the commen ne original appointment relatin n Investec. As such, his oth the UK Corporate	tary	
	Special Business: Ninety One Limi	ted	Mgmt				
23	Place Authorised but Unissued Ordinary Shares and Special Converting Shares under Control o Directors	of	Mgmt	For	For	For	
24	Authorise Board to Issue Shares for Cash	or	Mgmt	For	For	For	
25	Authorise Repurchase of Issued S Capital	hare	Mgmt	For	For	For	
26	Approve Financial Assistance to Related or Inter-related Company Directors	and	Mgmt	For	For	For	
27	Approve Non-Executive Directors' Remuneration		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number B	allot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245 C	onfirmed	Auto-Instructed	Auto-Approved		23,321	23,321
r unu, UNU			07/13/2023	07/13/2023			

Page 35 of 136

07/13/2023

23,321

23,321

Total Shares:

#### **Norcros Plc**

Meeting Date: 07/26/2023 Record Date: 07/24/2023 Primary Security ID: G65744180 Country: United Kingdom Meeting Type: Annual Ticker: NXR

Voting Policy: ISS

Shares Voted: 12,810 Voting Proposal Mgmt Policy Vote Proposal Text Instruction Number Proponent Rec Rec 1 Accept Financial Statements and Mgmt For For For Statutory Reports 2 Approve Final Dividend Mgmt For For For Approve Remuneration Report 3 Mgmt For For For Approve Remuneration Policy 4 Mgmt For For For Re-elect Alison Littley as Director Mgmt For For For 5 Voting Policy Rationale: A vote FOR these Directors is warranted as no significant concerns have been identified. Elect Steve Good as Director Mgmt For For For 6 Voting Policy Rationale: A vote FOR these Directors is warranted as no significant concerns have been identified. Elect Stefan Allanson as Director For Mgmt For For Voting Policy Rationale: A vote FOR these Directors is warranted as no significant concerns have been identified. 8 Elect Thomas Willcocks as Director Mgmt For For For Voting Policy Rationale: A vote FOR these Directors is warranted as no significant concerns have been identified. 9 Re-elect James Eyre as Director Mgmt For For For Voting Policy Rationale: A vote FOR these Directors is warranted as no significant concerns have been identified. 10 Reappoint BDO LLP as Auditors Mgmt For For For Authorise the Audit and Risk For For 11 Mgmt For Committee to Fix Remuneration of Auditors Authorise Issue of Equity Mgmt For For For 12 Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits. Authorise Issue of Equity without 13 Mgmt For For For Pre-emptive Rights Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits. Authorise Issue of Equity without For For 14 Mamt For Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits. 15 Authorise Market Purchase of Ordinary Mamt For For For Shares 16 Authorise the Company to Call General Mgmt For For For Meeting with Two Weeks' Notice

# **Norcros Pic**

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
17	Approve Increase in Limit o Aggregate Amount of Fees Directors		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		12,810	12,810
			07/10/2023	07/10/2023			
					Total Shares:	12,810	12,810

# Pantech Group Holdings Berhad

Meeting Date: 07/26/2 Record Date: 07/18/20 Primary Security ID: Y	23 Meetin	r <b>y:</b> Malaysia <b>1g Type:</b> Annual		<b>Ticker:</b> 5125			
				Voting Policy: ISS		Shares Voted: 550,200	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Directors' Fees and	Benefits	Mgmt	For	For	For	
2	Approve Final Dividend		Mgmt	For	For	For	
3	Elect Goh Teoh Kean as Dire	tor	Mgmt	For	For	For	
	Voting Policy Rationale: A vot and the company's board and		-	he absence of any known	issues concerning the nomin	ees	_
4	Elect Tan Ang Ang as Directo	r	Mgmt	For	For	For	
	Voting Policy Rationale: A vot and the company's board and		-	he absence of any known	issues concerning the nomin	ees	_
5	Elect Lim Yoong Xao as Direc	tor	Mgmt	For	For	For	
	Voting Policy Rationale: A vot and the company's board and		-	he absence of any known	issues concerning the nomin	ees	
6	Approve Grant Thornton Mala as Auditors and Authorize Bo Their Remuneration		Mgmt	For	For	For	
7	Approve Issuance of Equity c Equity-Linked Securities with Preemptive Rights		Mgmt	For	For	For	
8	Authorize Share Repurchase	Program	Mgmt	For	For	For	
Ballot Details							
institutional Account Detail IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		550,200	550,200
-			07/12/2023	07/12/2023			
					Total Shares	550,200	550,200

Page 37 of 136

#### **Pantech Group Holdings Berhad**

#### **Adcorp Holdings Ltd.**

Meeting Date: 07/27/2023 Country: South Africa Ticker: ADR Record Date: 07/21/2023 Meeting Type: Annual Primary Security ID: S0038H108 Voting Policy: ISS Shares Voted: 1,786 Voting Mamt Policv Proposal Vote Proposal Text Instruction Number Proponent Rec Rec Ordinary Resolutions Mgmt 1.1 Re-elect Ronel van Dijk as Director Mgmt For For For Voting Policy Rationale: Items 1.1 and 1.3 A vote FOR these items is warranted: \* No issues have been identified in relation to the re-election of these Directors. Item 1.2 A vote AGAINST this item is warranted: \* Clive Smith is a non-independent NED who serves as a member of the Remuneration and Nomination Committee on which there are no majority of independent NEDs among the committee. Re-elect Clive Smith as Director For Against Against 1.2 Mamt Voting Policy Rationale: Items 1.1 and 1.3 A vote FOR these items is warranted: \* No issues have been identified in relation to the re-election of these Directors. Item 1.2 A vote AGAINST this item is warranted: \* Clive Smith is a non-independent NED who serves as a member of the Remuneration and Nomination Committee on which there are no majority of independent NEDs among the committee. 1.3 Re-elect Melvyn Lubega as Director For Mgmt For For Voting Policy Rationale: Items 1.1 and 1.3 A vote FOR these items is warranted: \* No issues have been identified in relation to the re-election of these Directors. Item 1.2 A vote AGAINST this item is warranted: \* Clive Smith is a non-independent NED who serves as a member of the Remuneration and Nomination Committee on which there are no majority of independent NEDs among the committee. 2.1 Re-elect Tshidi Mokgabudi as Member Mgmt For For For of the Audit and Risk Committee Voting Policy Rationale: A vote FOR these items is warranted: \* All of the members of the Audit and Risk Committee are independent. Re-elect Herman Singh as Member of Mgmt For For For 2.2 the Audit and Risk Committee Voting Policy Rationale: A vote FOR these items is warranted: \* All of the members of the Audit and Risk Committee are independent. Re-elect Ronel van Dijk as Member of 2.3 Mgmt For For For the Audit and Risk Committee Voting Policy Rationale: A vote FOR these items is warranted: \* All of the members of the Audit and Risk Committee are independent. 2.4 Re-elect Melvyn Lubega as Member of Mgmt For For For the Audit and Risk Committee Voting Policy Rationale: A vote FOR these items is warranted: \* All of the members of the Audit and Risk Committee are independent. Reappoint KPMG as Auditors with Mgmt For For For 3 Giuseppina Aldrighetti as the Individual Registered Auditor Place Authorised but Unissued Mgmt For For For Ordinary Shares Under Control of Directors Approve Remuneration Policy Mgmt For Against Against 5

> Voting Policy Rationale: A vote AGAINST this item is warranted: \* The vesting of the Retention Shares under the plan does not require for the satisfaction of pre-determined performance conditions; \* There is no disclosure on the vesting period for the Retention Shares; and \* The dilution limit for the Adcorp Holdings 2006 Share Trust exceeds recommended guidelines.

> > Page 38 of 136

# Adcorp Holdings Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
6	Approve Remuneration Implementation Report	Mgmt	For	For	For	
7	Authorise Ratification of Approved Resolutions	Mgmt	For	For	For	
	Special Resolutions	Mgmt				
1	Approve Remuneration of Non-Executive Directors	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote AGAINST the relatively high for a Company of this size.	is item is warranted: *	The proposed level of fees t	to be paid to NEDs appears		
2	Authorise Repurchase of Issued Share Capital	Mgmt	For	For	For	
3	Approve Financial Assistance in Terms of Section 44 of the Companies Act	Mgmt	For	Against	Against	
	Voting Policy Rationale: Item 3 A vote AGA assistance to any person in connection with in relation to the purchase of securities. Th advance. Item 4 A vote FOR this item is wa the Companies Act 2008.	n the subscription of opt is is a broader authority	tions or securities issued or than what many sharehold	to be issued by the Company, lers may prefer to approve in	or	
4	Approve Financial Assistance in Terms of Section 45 of the Companies Act	Mgmt	For	For	For	
	Voting Policy Rationale: Item 3 A vote AGA assistance to any person in connection with in relation to the purchase of securities. Th advance. Item 4 A vote FOR this item is wa the Companies Act 2008.	n the subscription of opt is is a broader authority	tions or securities issued or than what many sharehold	to be issued by the Company, lers may prefer to approve in	or	
Ballot Details						
institutional Account Detail IA Name, IA Number)	Custodian Account Number Ballot Statu	is Instructed	Approved	Ballot Voting Status	Votable Shares	Shares

(IA Name, IA Number)	Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		1,786	1,786
			07/13/2023	07/13/2023			
					Total Shares:	1,786	1,786

## Wavestone SA

Meeting Date: ( Record Date: 02		ry: France ng Type: Annual/Special	Ticker: WAVE		
Primary Securit	ty ID: F98323102				
			Voting Policy: ISS		
					Shares Voted: 1,393
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Ordinary Business	Mgmt			
1	Approve Financial Statements Statutory Reports	s and Mgmt	For	For	For

Voting Policy Rationale: Votes FOR the approval of the annual accounts are warranted due to the unqualified auditors' opinion and lack of concerns.

Page 39 of 136

#### **Wavestone SA**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For			
	Voting Policy Rationale: Votes FOR the appr and lack of concerns.	oval of the annual acco	ounts are warranted due to the	e unqualified auditors' opinio	חס			
3	Approve Allocation of Income and Dividends of EUR 0.38 per Share	Mgmt	For	For	For			
4	Approve Transaction with Patrick Hirigoyen Re: Employment Contract	Mgmt	For	Against	Against			
	Voting Policy Rationale: A vote AGAINST is the amendment of Patrick Hirigoyen's seven impossible to ascertain that the continuation	ance arrangement conc	litions in title of his employme		g			
5	Approve Compensation Report of Corporate Officers	Mgmt	For	For	For			
6	Approve Compensation of Pascal Imbert, Chairman of the Management Board until July 28, 2022 and Chairman and CEO since July 28, 2022	Mgmt	For	For	For			
7	Approve Compensation of Patrick Hirigoyen, Management Board Member and CEO until July 28, 2022 and Vice-CEO since July 28, 2022	Mgmt	For	For	For			
8	Approve Compensation of Michel Dancoisne, Chairman of the Supervisory Board until July 28, 2022	Mgmt	For	For	For			
9	Elect Florence Didier-Noaro as Director	Mgmt	For	For	For			
	Voting Policy Rationale: Votes FOR the (re)elections of these independent nominees are warranted in the absence of specific concerns (Items 9-11).							
10	Reelect Rafael Vivier as Director	Mgmt	For	For	For			
	Voting Policy Rationale: Votes FOR the (re)e concerns (Items 9-11).	elections of these indep	endent nominees are warrante	ed in the absence of specifi	c			
11	Reelect Christophe Aulnette as Director	Mgmt	For	For	For			
	Voting Policy Rationale: Votes FOR the (re)elections of these independent nominees are warranted in the absence of specific concerns (Items 9-11).							
12	Approve Remuneration of Directors in the Aggregate Amount of EUR 294,000	Mgmt	For	For	For			
	Voting Policy Rationale: Votes FOR are warr	anted given the absend	te of any concerns.					
13	Approve Remuneration Policy of Directors	Mgmt	For	For	For			
	Voting Policy Rationale: Votes FOR are warr	anted given the absend	e of any concerns.					
14	Approve Remuneration Policy of Pascal Imbert, Chairman and CEO	Mgmt	For	For	For			
	Voting Policy Rationale: Votes FOR are warr LTI plan for Patrick Hirigoyen. * The deroga holds an important holding in the company,	tion policy is vague. Th	ne main reasons for support ar	re: * Patrick Hirigoyen also	,			
15	Approve Remuneration Policy of Patrick Hirigoyen, Vice-CEO	Mgmt	For	For	For			
	Voting Policy Rationale: Votes FOR are warr	anted but are not with	out concerns due to: * The co	mpany does not operate an	Y			

Voting Policy Rationale: Votes FOR are warranted but are not without concerns due to: \* The company does not operate any LTI plan for Patrick Hirigoyen. \* The derogation policy is vague. The main reasons for support are: \* Patrick Hirigoyen also holds an important holding in the company, especially compared to his remuneration, and \* The absence of any other concern.

Page 40 of 136

#### **Wavestone SA**

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
16	Authorize Repurchase of Up to Percent of Issued Share Capit		Mgmt	For	For	For	
	Extraordinary Business		Mgmt				
17	Delegate Powers to the Board Amend Articles of Bylaws to C with Legal Changes		Mgmt	For	Against	Against	
	Voting Policy Rationale: This p. shareholders' rights.	roposal merits a	vote AGAINST as the p	proposed amendment may	v have a negative impact on		_
	Ordinary Business		Mgmt				
18	Authorize Filing of Required Documents/Other Formalities		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved	Intermediary Confirmed	1,393	1,393
			07/07/2023	07/07/2023	07/07/2023		-
					Total Shares:	1,393	1,393

# **Danaos Corporation**

Meeting Date: 07	7/28/2023 Country: Mai	shall Isl	Ticker: DAC		
Record Date: 06/ Primary Security	06/2023 Meeting Typ				
			Voting Policy: ISS		
					Shares Voted: 10,511
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Elect Director Iraklis Prokopakis	Mgmt	For	Withhold	Withhold
	Voting Policy Rationale: WITHHOLD key board committee. WITHHOLD vo to establish gender diversity on the l	otes are further warranted for r			
2	Ratify Deloitte Certified Public Accountants, S.A. as Auditors	Mgmt	For	For	For
Ballot Details					

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	000190245	Confirmed	Auto-Instructed	Auto-Approved		10,511	10,511
,			06/23/2023	06/28/2023			
					Total Shares:	10,511	10,511

Page 41 of 136

# Pansoft Co., Ltd.

Meeting Date: 07/31/2023 Record Date: 07/26/2023 Primary Security ID: Y6666L108 Country: Virgin Isl (UK) Meeting Type: Special Ticker: 300996

			Voting Policy: ISS					
					Shares Voted: 210,280			
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1	Approve Decrease in Size of Board and Amend Articles of Association	Mgmt	For	For	For			
2	Amend Rules and Procedures Regarding Meetings of Board of Directors	Mgmt	For	Against	Against			
	Voting Policy Rationale: A vote AGAINST is w covered under the proposed amendments.	varranted given the com	npany has not specified the deta	ails and the provisions				
	ELECT NON-INDEPENDENT DIRECTORS VIA CUMULATIVE VOTING	Mgmt						
3.1	Elect Lin Guoqiang as Director	SH	For	For	For			
	Voting Policy Rationale: A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees.							
3.2	Elect Zhang Tingbing as Director	SH	For	For	For			
	Voting Policy Rationale: A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees.							
3.3	Elect Feng Xuewei as Director	SH	For	For	For			
	Voting Policy Rationale: A vote FOR all nomin nominees.	nees is warranted given	the absence of any known issu	les concerning the				
3.4	Elect Li Shouqiang as Director	SH	For	For	For			
	Voting Policy Rationale: A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees.							
	ELECT INDEPENDENT DIRECTORS VIA CUMULATIVE VOTING	Mgmt						
4.1	Elect Ren Yingchun as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR all nomin nominees.	nees is warranted given	the absence of any known issu	les concerning the				
4.2	Elect Hao Xingwei as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR all nomin nominees.	nees is warranted given	the absence of any known issu	les concerning the				
4.3	Elect Shi Guiquan as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR all nomin nominees.	nees is warranted given	the absence of any known issu	les concerning the				
	ELECT SUPERVISORS VIA CUMULATIVE VOTING	Mgmt						
5.1	Elect Yang Huamao as Supervisor	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR both nor nominees.	ninees is warranted give	en the absence of any known is	ssues concerning the				
5.2	Elect Zhang Yunjian as Supervisor	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR both nor nominees.	ninees is warranted give	en the absence of any known is	ssues concerning the				

nominees.

Page 42 of 136

# Pansoft Co., Ltd.

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
6	Amend Remuneration Mana System for Directors, Super Senior Management Membe	visors and	Mgmt	For	For	For	
7	Approve Remuneration of S	upervisors	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		210,280	210,280
,			07/18/2023	07/18/2023			
					Total Shares:	210,280	210,280

## **Zbom Home Collection Co., Ltd.**

Meeting Date: Record Date: 0 Primary Securi		ial	<b>Ticker:</b> 603801		
			Voting Policy: ISS		Characa Matada 0 200
				Voting	Shares Voted: 9,380
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
1	Approve Company's Eligibility for Convertible Bonds Issuance	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR is merit project developments and working capital re		ny has well demonstrated its need	d for capital in relation to	)
	APPROVE CONVERTIBLE BONDS ISSUANCE	Mgmt			
2.1	Approve Issue Type	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR is merity project developments and working capital re	-	ny has well demonstrated its need	d for capital in relation to	)
2.2	Approve Issue Scale	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR is merity project developments and working capital re		ny has well demonstrated its need	d for capital in relation to	)
2.3	Approve Par Value and Issue Price	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR is merity project developments and working capital re		ny has well demonstrated its need	d for capital in relation to	)
2.4	Approve Duration of Convertible Bonds	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR is merit project developments and working capital re		ny has well demonstrated its need	d for capital in relation to	)
2.5	Approve Coupon Rate	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR is merity project developments and working capital re		ny has well demonstrated its need	d for capital in relation to	)
2.6	Approve Method and Term for the Repayment of Principal and Interest	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR is merity project developments and working capital re		ny has well demonstrated its need	d for capital in relation to	)

project developments and working capital replenishment.

# Zbom Home Collection Co., Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction				
2.7	Approve Conversion Period	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR is mer project developments and working capital		ny has well demonstrated its	need for capital in relation to	,				
2.8	Approve Method for Determining the Number of Shares for Conversion	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR is mer project developments and working capital		ny has well demonstrated its	s need for capital in relation to	)				
2.9	Approve Determination and Adjustment of Conversion Price	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR is men project developments and working capital		ny has well demonstrated its	s need for capital in relation to	)				
2.10	Approve Terms for Downward Adjustment of Conversion Price	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR is mer project developments and working capital		ny has well demonstrated its	s need for capital in relation to	,				
2.11	Approve Terms of Redemption	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR is merited because the company has well demonstrated its need for capital in relation to project developments and working capital replenishment.								
2.12	Approve Terms of Sell-Back	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR is mer project developments and working capital		ny has well demonstrated its	s need for capital in relation to	1				
2.13	Approve Dividend Distribution Post Conversion	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR is mer project developments and working capital		ny has well demonstrated its	s need for capital in relation to	)				
2.14	Approve Issue Manner and Target Subscribers	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR is mer project developments and working capital		ny has well demonstrated its	s need for capital in relation to	)				
2.15	Approve Placing Arrangement for Shareholders	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR is mer project developments and working capital		ny has well demonstrated its	need for capital in relation to	,				
2.16	Approve Matters Related to the Bondholders Meeting	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR is mer project developments and working capital		ny has well demonstrated its	s need for capital in relation to	,				
2.17	Approve Use of Proceeds	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR is mer project developments and working capital		ny has well demonstrated its	s need for capital in relation to	)				
2.18	Approve Guarantee Matters	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR is mer project developments and working capital		ny has well demonstrated its	s need for capital in relation to	)				
	project dereiopmente und trenning capital	- <i>F</i>							

project developments and working capital replenishment.

Page 44 of 136

# Zbom Home Collection Co., Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
2.20	Approve Raised Funds Management and Deposit Account	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR is project developments and working cap		ny has well demonstrated it.	s need for capital in relation to		
2.21	Approve Resolution Validity Period	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR is project developments and working cap	•	ny has well demonstrated it.	s need for capital in relation to		
3	Approve Plan for Convertible Bonds Issuance	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR is project developments and working cap		ny has well demonstrated it.	s need for capital in relation to		
4	Approve Demonstration Analysis Report in Connection to Convertible Bonds Issuance	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR is project developments and working cap		ny has well demonstrated it.	s need for capital in relation to		
5	Approve Feasibility Analysis Report on the Intended Usage of Raised Funds	n Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR is project developments and working cap		ny has well demonstrated it.	s need for capital in relation to		
6	Approve the Notion that the Company Does Not Need to Prepare Report on the Usage of Previously Raised Funds	-	For	For	For	
	Voting Policy Rationale: A vote FOR is project developments and working cap		ny has well demonstrated it.	s need for capital in relation to		
7	Approve Impact of Dilution of Current Returns on Major Financial Indicators and the Relevant Measures to be Taken as well as Relevant Undertakings	: Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR is project developments and working cap		ny has well demonstrated it.	s need for capital in relation to		
8	Approve Formulation of Rules and Procedures Regarding Convertible Corporate Bondholders Meeting	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR is project developments and working cap		ny has well demonstrated it.	s need for capital in relation to		
9	Approve Shareholder Dividend Return Plan	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR is project developments and working cap		ny has well demonstrated it.	s need for capital in relation to		
10	Approve Authorization of Board to Handle All Related Matters	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR is project developments and working cap		ny has well demonstrated it.	s need for capital in relation to		
11	Amend Raised Funds Management System	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote AGAIN covered under the proposed amendme	-	mpany has not specified the	e details and the provisions		
Ballot Details						
nstitutional Account Detail IA Name, IA Number)	Custodian Account Number Ballot	t Status Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted

# Zbom Home Collection Co., Ltd.

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		9,380	9,380
,			07/17/2023	07/17/2023			
					= Total Shares:	9,380	9,380

# **Datasonic Group Berhad**

Meeting Date: 08/02/2023 Record Date: 07/26/2023	Country: Malaysia Meeting Type: Annual	<b>Ticker:</b> 5216	
Primary Security ID: Y2020Y100			
		Voting Policy: ISS	

					Shares Voted: 1,201,20
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Increase of Directors' Fees	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these re	solutions is warranted	!		
2	Approve Increase of Directors' Benefits	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these re	solutions is warranted	!		
3	Elect Ibrahim bin Abdullah as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nomi and the company's board and committee dy	-	en the absence of any know	wn issues concerning the non	ninees
4	Elect Safian bin Mohd Yunus as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nomi and the company's board and committee dy		en the absence of any know	wn issues concerning the non	ninees
5	Elect Abu Hanifah bin Noordin as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nomi and the company's board and committee dy	-	en the absence of any know	wn issues concerning the non	linees
6	Elect Chew Chi Hong as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nomi and the company's board and committee dy	-	en the absence of any know	wn issues concerning the non	linees
7	Elect Ahmad Zaki Ansore bin Mohd Yusof as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nomi and the company's board and committee dy	-	en the absence of any know	wn issues concerning the non	hinees
8	Elect Borhan bin Dolah as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nomi and the company's board and committee dy	-	en the absence of any know	wn issues concerning the non	ninees
9	Elect Khalid bin Abu Bakar as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nomi	-	en the absence of any know	wn issues concerning the non	ninees

and the company's board and committee dynamics.

Page 46 of 136

# **Datasonic Group Berhad**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction				
10	Elect Mohd Khalil bin Kader Mohd as Director	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR all nomi and the company's board and committee dy	-	ren the absence of any known i	issues concerning the nomin	ees				
11	Elect Normaliza binti Kairon as Director	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR all nomi and the company's board and committee dy	-	en the absence of any known i	issues concerning the nomin	ees				
12	Elect Roseleen binti Buyong as Director	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR all nomi and the company's board and committee dy	-	ren the absence of any known i	issues concerning the nomin	ees				
13	Approve Crowe Malaysia PLT as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For				
14	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	Mgmt	For	For	For				
15	Authorize Share Repurchase Program	Mgmt	For	For	For				
16	Approve Allocation of (ESOS) Options to Abu Hanifah bin Noordin	Mgmt	For	Against	Against				
	Voting Policy Rationale: A vote AGAINST these resolutions is warranted because: * The company could be considered a mature company, and the limit under the scheme is 7.5 percent of the company's issued capital. * The scheme lacks challenging performance criteria meaningful vesting periods. * The scheme permits stock options to be issued with an exercise price at a discount to the current market price.								
17	Approve Allocation of (ESOS) Options to Chew Chi Hong	Mgmt	For	Against	Against				
	Voting Policy Rationale: A vote AGAINST these resolutions is warranted because: * The company could be considered a mature company, and the limit under the scheme is 7.5 percent of the company's issued capital. * The scheme lacks challenging performance criteria meaningful vesting periods. * The scheme permits stock options to be issued with an exercise price at a discount to the current market price.								
18	Approve Allocation of (ESOS) Options to Azrul bin Yahaya	Mgmt	For	Against	Against				
	Voting Policy Rationale: A vote AGAINST the company, and the limit under the scheme is performance criteria meaningful vesting peri- discount to the current market price.	7.5 percent of the co	ompany's issued capital. * The s	scheme lacks challenging					
19	Approve Allocation of (ESOS) Options to Ahmad Zaki Ansore bin Mohd Yusof	Mgmt	For	Against	Against				
	Voting Policy Rationale: A vote AGAINST the company, and the limit under the scheme is performance criteria meaningful vesting perio discount to the current market price.	7.5 percent of the co	ompany's issued capital. * The s	scheme lacks challenging					
20	Approve Allocation of (ESOS) Options to Borhan bin Dolah	Mgmt	For	Against	Against				
	Voting Policy Rationale: A vote AGAINST the company, and the limit under the scheme is performance criteria meaningful vesting per	7.5 percent of the co	ompany's issued capital. * The s	scheme lacks challenging					

performance criteria meaningful vesting periods. \* The scheme permits stock options to be issued with an exercise price at a discount to the current market price.

# **Datasonic Group Berhad**

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
21	Approve Allocation of (ESOS to Khalid bin Abu Bakar	) Options	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vo company, and the limit unde performance criteria meaning discount to the current mark	r the scheme is 7. gful vesting period	5 percent of the com	pany's issued capital. * The s	scheme lacks challenging		
22	Approve Allocation of (ESOS to Mohd Khalil bin Kader Mo		Mgmt	For	Against	Against	
	Voting Policy Rationale: A vo company, and the limit unde performance criteria meaning discount to the current mark	r the scheme is 7. gful vesting period	5 percent of the com	pany's issued capital. * The s	scheme lacks challenging		
23	Approve Allocation of (ESOS to Normaliza binti Kairon	) Options	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vo company, and the limit unde performance criteria meaning discount to the current mark	r the scheme is 7. gful vesting period	5 percent of the com	pany's issued capital. * The s	scheme lacks challenging		
24	Approve Allocation of (ESOS to Roseleen binti Buyong	) Options	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vo company, and the limit unde performance criteria meaning discount to the current mark	r the scheme is 7. gful vesting period	5 percent of the com	pany's issued capital. * The s	scheme lacks challenging		
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
cadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed 07/18/2023	Auto-Approved 07/18/2023		1,201,200	1,201,200
					Total Shares:	1,201,200	1,201,200
Ezz Steel							
Meeting Date: 08/02/2	023 <b>Coun</b> t	<b>try:</b> Egypt		Ticker: ESRS			
Record Date:	Sharel	ng Type: Extraor nolders	rdinary				
Primary Security ID:	M07095108			Votine Bolieu ICC			
				Voting Policy: ISS		Shares Voted: 0	
Did Not Vote Due t	o Ballot Shareblocking				Voting		
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Policy Rec	Vote Instruction	
	Ordinary Business		Mgmt				
					<b>F</b>		
1	Approve Loan Guarantee to Subsidiaries		Mgmt	For	For	Do Not Vote	
1 Ballot Details			Mgmt	For	For		

Page 48 of 136

#### **Ezz Steel**

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	AutoApproved	Auto-Instructed	Auto-Approved		164,634	0
			07/12/2023	07/12/2023			
					Total Shares:	164,634	0

# **Piraeus Port Authority SA**

Meeting Date: 08/02/2023	Country: Greece	Ticker: PPA
Record Date: 07/27/2023	Meeting Type: Annual	
Primary Security ID: X6560Q105		

			Voting Policy: ISS			
					Shares Voted: 1,607	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Annual Meeting Agenda	Mgmt				
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For	
2	Approve Dividends	Mgmt	For	For	For	
3	Advisory Vote on Remuneration Report	Mgmt	For	For	For	
4a	Approve Director Remuneration for 2022	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR Item 4a Item 4b is warranted due to the absence of		,		VST	
4b	Pre-approve Director Remuneration for 2023	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote FOR Item 4a Item 4b is warranted due to the absence of				VST	
5	Receive Audit Committee's Activity Report	Mgmt				
6	Receive Report of Independent Non-Executive Directors	Mgmt				
7	Approve Management of Company and Grant Discharge to Auditors	Mgmt	For	For	For	
8	Approve Auditors and Fix Their Remuneration	Mgmt	For	For	For	
9a	Elect Directors (Bundled)	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote AGAINST the Kwong, member of the nomination committe diverse (< 30 percent). A vote FOR Item 9b A vote FOR Item 9c is warranted since the p raised.	ee, does not warrant su is warranted, due to a	upport since the board is not o lack of concerns about the pl	currently sufficiently gender roposed term of director offi	īce.	
			For	For	For	

diverse (< 30 percent). A vote FOR Item 9b is warranted, due to a lack of concerns about the proposed term of director office. A vote FOR Item 9c is warranted since the proposed I-NEDs meet the legal independence criteria and no further concerns are raised.

Page 49 of 136

# **Piraeus Port Authority SA**

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
9с	Appoint Independent Direct (Bundled)	ors	Mgmt	For	For	For	
	Voting Policy Rationale: A vo Kwong, member of the nom diverse (< 30 percent). A vo A vote FOR Item 9c is warra raised.	ination committee, te FOR Item 9b is	does not warrant sup warranted, due to a la	port since the board is not a ck of concerns about the p	currently sufficiently gender roposed term of director offic	ce.	
10	Approve Type, Composition, of the Audit Committee	, and Term	Mgmt	For	For	For	
11	Approve Remuneration Polic	Σγ.	Mgmt	For	For	For	
12	Amend Suitability Policy for	Directors	Mgmt	For	For	For	
13	Announce Appointment of D	Virector	Mgmt				
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		1,607	1,607
			07/20/2023	07/20/2023			
					Total Shares:	1,607	1,607
Investec Plc							
Meeting Date: 08/03/2 Record Date: 08/01/20 Primary Security ID: 0	23 <b>Meet</b>	<b>try:</b> United Kingdo ing Type: Annual	om	Ticker: INVP			
				Voting Policy: ISS			
						Shares Voted: 305,899	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	

Number	Proposal Text	Proponent	Rec	Rec	Instruction			
	Common Business: Investec plc and Investec Limited	Mgmt						
1	Re-elect Henrietta Baldock as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR these D	Directors is warranted a	ns no significant concerns h	nave been identified.				
2	Re-elect Zarina Bassa as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR these Directors is warranted as no significant concerns have been identified.							
3	Re-elect Philip Hourquebie as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR these Directors is warranted as no significant concerns have been identified.							
4	Re-elect Stephen Koseff as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR these L	Directors is warranted a	ns no significant concerns h	nave been identified.				
5	Re-elect Nicola Newton-King as Director	Mgmt	For	For	For			

Voting Policy Rationale: A vote FOR these Directors is warranted as no significant concerns have been identified.

Page 50 of 136

#### **Investec Plc**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
6	Re-elect Jasandra Nyker as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as i	no significant concerns have beer	identified.		-
7	Re-elect Vanessa Olver as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns have beer	identified.		
8	Re-elect Nishlan Samujh as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as	no significant concerns have beer	identified.		
9	Re-elect Philisiwe Sibiya as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as i	no significant concerns have beer	identified.		
10	Re-elect Brian Stevenson as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as i	no significant concerns have beer	identified.		-
11	Re-elect Fani Titi as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these D	irectors is warranted as i	no significant concerns have beer	identified.		-
12	Approve Remuneration Report including Implementation Report	Mgmt	For	For	For	
13	Approve Remuneration Policy	Mgmt	For	For	For	
14	Authorise Ratification of Approved Resolutions	Mgmt	For	For	For	
	Ordinary Business: Investec Limited	Mgmt				
15	Present the Financial Statements and Statutory Reports for the Year Ended 31 March 2023	Mgmt				
16	Sanction the Interim Dividend on the Ordinary Shares	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these its	ems is warranted. No col	ncerns have been identified.			-
17	Sanction the Interim Dividend on the Dividend Access (South African Resident) Redeemable Preference Share	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these ite	ems is warranted. No col	ncerns have been identified.			
18	Approve Final Dividend on the Ordinary Shares and the Dividend Access (South African Resident) Redeemable Preference Share	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these its	ems is warranted. No col	ncerns have been identified.			
19	Reappoint Ernst & Young Inc as Joint Auditors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these ite	ems is warranted as no s	ignificant concerns have been ide	entified.		
20	Reappoint PricewaterhouseCoopers Inc as Joint Auditors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these ite	ems is warranted as no s	significant concerns have been ide	entified.		
21	Appoint Deloitte LLP as Joint Auditors in a Shadow Capacity	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these ite	ems is warranted as no s	significant concerns have been ide	entified.		
	Special Business: Investec Limited	Mgmt				

# **Investec Plc**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
22	Place Unissued Variable Rate, Redeemable, Cumulative Preference Shares, Unissued Perpetual Preference Shares, Unissued Non-Redeemable Programme Preference Shares, and Unissued Redeemable Programme Preference Shares Under Control of Directors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these i authorities are approved is considered acce		e potential dilution that sha	reholders would face if these		
23	Place Unissued Special Convertible Redeemable Preference Shares Under Control of Directors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these i authorities are approved is considered acce		e potential dilution that sha	reholders would face if these		
24	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these i at South African AGMs and no concerns ha		neral share buyback author	ities are common agenda iter	ns	
25	Authorise Repurchase of Any Redeemable, Non-Participating Preference Shares and Non-Redeemable, Non-Cumulative, Non-Participating Preference Shares	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these i at South African AGMs and no concerns ha		neral share buyback author	ities are common agenda iter	ns	
26	Approve Financial Assistance to Subsidiaries and Directors	Mgmt	For	For	For	
27	Approve Non-executive Directors' Remuneration	Mgmt	For	For	For	
	Ordinary Business: Investec plc	Mgmt				
28	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For	
29	Sanction the Interim Dividend on the Ordinary Shares	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these i	items is warranted as no	significant concerns have b	been identified.		
30	Approve Final Dividend on the Ordinary Shares	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these i	items is warranted as no	significant concerns have t	been identified.		
31	Reappoint Ernst & Young LLP as Auditors	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these i	items is warranted as no	significant concerns have b	been identified.		
32	Appoint Deloitte LLP as Auditors in a Shadow Capacity	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these i	items is warranted as no	significant concerns have b	been identified.		
33	Authorise the Audit Committee to Fix Remuneration of Auditors	Mgmt	For	For	For	
34	Authorise UK Political Donations and Expenditure	Mgmt	For	For	For	
	Special Business: Investec plc	Mgmt				
35	Authorise Issue of Equity	Mgmt	For	For	For	

Page 52 of 136

## **Investec Pic**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
36	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For	For
37	Authorise Market Purchase of Preference Shares	Mgmt	For	For	For

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		60,484	60,484
			07/20/2023	07/20/2023			
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		245,415	245,415
			07/20/2023	07/20/2023			
					= Total Shares:	305,899	305,899

#### **Telecom Plus Plc**

Record Date: 08/02/2023     Meeting Type: Annual       Primary Security ID: G8729H108     Eastern Comparison of C	Meeting Date: 08/04/2023	Country: United Kingdom	Ticker: TEP
Primary Security ID: G8729H108	Record Date: 08/02/2023	Meeting Type: Annual	
	Primary Security ID: G8729H108		

Voting Policy: ISS

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Shares Voted: 2,134 Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Remuneration Report	Mgmt	For	For	For
3	Approve Remuneration Policy	Mgmt	For	For	For
4	Approve Incentive Plan	Mgmt	For	For	For
5	Approve Omnibus Plan	Mgmt	For	For	For
6	Approve Final Dividend	Mgmt	For	For	For
7	Re-elect Charles Wigoder as Director	Mgmt	For	For	For
	Voting Policy Rationale: Item 7 A vote FOR without concern: * Charles Wigoder continu support are: * The Company has explained vote FOR these Directors is considered war	ues to serve on the Boa the reasoning for the	ard despite his 25-year tenur continued appointment of the	e; and The main reasons for e Board Chair; and Items 8-1	4 A
8	Re-elect Andrew Lindsay as Director	Mgmt	For	For	For
	Voting Policy Rationale: Item 7 A vote FOR without concern: * Charles Wigoder continu support are: * The Company has explained vote FOR these Directors is considered war	ues to serve on the Boa the reasoning for the	ard despite his 25-year tenur continued appointment of the	e; and The main reasons for e Board Chair; and Items 8-1	4 A
9	Re-elect Stuart Burnett as Director	Mgmt	For	For	For
	Voting Policy Rationale: Item 7 A vote FOR without concern: * Charles Wigoder continu support are: * The Company has explained	ues to serve on the Boa	ard despite his 25-year tenur	e; and The main reasons for	4 A

vote FOR these Directors is considered warranted, as no material concerns have been identified.

#### **Telecom Plus Plc**

roposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
10	Re-elect Nicholas Schoenfeld as Director	Mgmt	For	For	For	
	Voting Policy Rationale: Item 7 A vote FO without concern: * Charles Wigoder conti support are: * The Company has explaine vote FOR these Directors is considered we	inues to serve on the Boa ed the reasoning for the c	rd despite his 25-year tenur continued appointment of th	re; and The main reasons for ne Board Chair; and Items 8-1	4 A	
11	Re-elect Beatrice Hollond as Director	Mgmt	For	For	For	
	Voting Policy Rationale: Item 7 A vote FO without concern: * Charles Wigoder contr support are: * The Company has explaine vote FOR these Directors is considered we	inues to serve on the Boa ed the reasoning for the c	rd despite his 25-year tenur continued appointment of th	re; and The main reasons for ne Board Chair; and Items 8-1	4 A	
12	Re-elect Andrew Blowers as Director	Mgmt	For	For	For	
	Voting Policy Rationale: Item 7 A vote FO without concern: * Charles Wigoder contr support are: * The Company has explaine vote FOR these Directors is considered we	inues to serve on the Boa ed the reasoning for the c	rd despite his 25-year tenur continued appointment of th	re; and The main reasons for he Board Chair; and Items 8-1	4 A	
13	Re-elect Suzanne Williams as Director	Mgmt	For	For	For	
	Voting Policy Rationale: Item 7 A vote FO without concern: * Charles Wigoder contr support are: * The Company has explaine vote FOR these Directors is considered we	inues to serve on the Boa ed the reasoning for the c	rd despite his 25-year tenur continued appointment of th	re; and The main reasons for ne Board Chair; and Items 8-1	4 A	
14	Elect Carla Stent as Director	Mgmt	For	For	For	
	Voting Policy Rationale: Item 7 A vote FO without concern: * Charles Wigoder contr support are: * The Company has explaine vote FOR these Directors is considered we	inues to serve on the Boa ed the reasoning for the c	rd despite his 25-year tenur continued appointment of th	re; and The main reasons for ne Board Chair; and Items 8-1	4 A	
15	Reappoint KPMG LLP as Auditors	Mgmt	For	For	For	
16	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For	
17	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For	For	
18	Authorise Issue of Equity	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these recommended limits.	e resolutions is warranted	because the proposed amo	ounts and durations are within		
19	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these recommended limits.	e resolutions is warranted	because the proposed amo	ounts and durations are within		
20	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these recommended limits.	e resolutions is warranted	because the proposed amo	ounts and durations are within	,	
21	Authorise UK Political Donations and Expenditure	Mgmt	For	For	For	
22	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For	For	
allot Details						

Page 54 of 136

#### **Telecom Plus Plc**

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		2,134	2,134
			07/14/2023	07/14/2023			
					Total Shares:	2,134	2,134

# Xiamen Comfort Science & Technology Group Co., Ltd.

Meeting Date: 08/07/2 Record Date: 07/31/20		Country: China Meeting Type: Special		<b>Ticker:</b> 002614				
Primary Security ID:								
				Voting Policy: ISS				
							Shares Voted: 336,600	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Votir Polic Rec	ÿ	Vote Instruction	
1	Approve Signing of En Operation and Manage Agreement and Financ Provision	ement	Mgmt	For	For		For	
Ballot Details								
Institutional Account Detail (IA Name, IA Number)	Custodian Account Numbo	er Ballot Status	Instructed	Approved	Ballot Voting Status		Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved			336,600	336,600
			07/24/2023	07/24/2023		_		
					Total S	Shares <sup>,</sup>	336,600	336,600

#### Era Co., Ltd.

Record Date: 08 Primary Security	/02/2023 Meeting Type: S y ID: Y9841S105	реста				
			Voting Policy: ISS			
					Shares Voted: 425,400	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	ELECT NON-INDEPENDENT DIRECTORS VIA CUMULATIVE VOTING	Mgmt				
1.1	Elect Lu Zhenyu as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR all n nominees.	nominees is warranted giver	n the absence of any known	issues concerning the		
	Elect Zhang Wei as Director	Mgmt	For	For	For	

# Era Co., Ltd.

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.3	Elect Ji Xiong as Director		Mgmt	For	For	For	
	Voting Policy Rationale: A vote F nominees.	OR all nomine	es is warranted given ti	he absence of any known	issues concerning the		
1.4	Elect Zhang Hangyuan as Direct	or	Mgmt	For	For	For	
	Voting Policy Rationale: A vote F nominees.	OR all nomine	es is warranted given ti	he absence of any known	issues concerning the		
1.5	Elect Zhang Yichen as Director		Mgmt	For	For	For	
	Voting Policy Rationale: A vote F nominees.	OR all nomine	es is warranted given ti	he absence of any known	issues concerning the		
1.6	Elect Chen Zhiguo as Director		Mgmt	For	For	For	
	Voting Policy Rationale: A vote F nominees.	OR all nomine	es is warranted given ti	he absence of any known	issues concerning the		
	ELECT INDEPENDENT DIRECTO CUMULATIVE VOTING	RS VIA	Mgmt				
2.1	Elect Wang Xu as Director		Mgmt	For	For	For	
	Voting Policy Rationale: A vote F nominees.	OR all nomine	es is warranted given ti	he absence of any known	n issues concerning the		
2.2	Elect Xiao Yan as Director		Mgmt	For	For	For	
	Voting Policy Rationale: A vote F nominees.	OR all nomine	es is warranted given ti	he absence of any known	n issues concerning the		
2.3	Elect Yi Jianhui as Director		Mgmt	For	For	For	
	Voting Policy Rationale: A vote F nominees.	OR all nomine	es is warranted given ti	he absence of any known	issues concerning the		
	ELECT SUPERVISORS VIA CUMULATIVE VOTING		Mgmt				
3.1	Elect Li Honghui as Supervisor		Mgmt	For	For	For	
	Voting Policy Rationale: A vote F nominees.	OR both nomi	nees is warranted giver	n the absence of any kno	wn issues concerning the		
3.2	Elect Chen Wei as Supervisor		Mgmt	For	For	For	
	Voting Policy Rationale: A vote F nominees.	OR both nomi	nees is warranted giver	n the absence of any know	wn issues concerning the		
4	Approve to Appoint Auditor		Mgmt	For	For	For	
5	Approve Amendments to Article Association to Expand Business		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		425,400	425,400
,			07/21/2022	07/21/2022			

07/21/2023

Auto-Approved 07/21/2023 Total Shares:

425,400

425,400

# Seohee Construction Co., Ltd.

Meeting Date: 08/08/2023	Country: South Korea	Ticker: 035890
Record Date: 07/12/2023	Meeting Type: Special	
Primary Security ID: Y7633Y108		

				Voting Policy: ISS			
						Shares Voted: 73,442	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Amend Articles of Incorporat	ion	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		73,442	73,442
			07/25/2023	07/25/2023			
					Total Shares:	73,442	73,442

#### Cosel Co., Ltd.

Meeting Date: 08/09/2023	Country: Japan	Ticker: 6905
Record Date: 05/20/2023	Meeting Type: Annual	
Primary Security ID: J08306102		

			Voting Policy: ISS		
					Shares Voted: 3,700
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Saito, Morio	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST for the board composition where no fem		varranted because: * Top mai	nagement bears responsibilit	Y
1.2	Elect Director Tanikawa, Masato	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST for the board composition where no fem		varranted because: * Top mai	nagement bears responsibilit	Y
1.3	Elect Director Kiyosawa, Satoshi	Mgmt	For	For	For
1.4	Elect Director Yasuda, Isao	Mgmt	For	For	For
1.5	Elect Director Mano, Tatsuya	Mgmt	For	For	For
1.6	Elect Director Honoki, Norihiro	Mgmt	For	For	For
1.7	Elect Director Uchida, Yasuro	Mgmt	For	For	For
1.8	Elect Director Misuta, Akio	Mgmt	For	For	For
2	Approve Restricted Stock Plan	Mgmt	For	For	For

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		3,700	3,700
			07/18/2023	07/18/2023			

Page 57 of 136

3,700

# Xiangyu Medical Co., Ltd.

Record Date: 08	8/09/2023         Country: China           //02/2023         Meeting Type: Sp	pecial	<b>Ticker:</b> 688626		
	<b>y ID:</b> Y374HK109				
			Voting Policy: ISS		
					Shares Voted: 15,832
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Draft and Summary of Performance Share Incentive Plan	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST the year, which also take into considerati to receive performance shares under the	on elements from the firs	t half. Its fairness may be que	•	
2	Approve Methods to Assess the Performance of Plan Participants	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST the year, which also take into considerati to receive performance shares under the	on elements from the firs	t half. Its fairness may be que		
3	Approve Authorization of the Board to Handle All Related Matters	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST			roposed in the second half of strength of the second half of strength of the second half	

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		15,832	15,832
			07/26/2023	07/26/2023			
					Total Shares:	15,832	15,832

# **Dickson Concepts (International) Limited**

Meeting Date: ( Record Date: 08			<b>Ticker:</b> 113		
	ty ID: G27587123				
			Voting Policy: ISS		
					Shares Voted: 3,500
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Final Dividend	Mgmt	For	For	For

# **Dickson Concepts (International) Limited**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3a1	Elect Lau Yu Hee, Gary as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nom	inees is warranted.			
3a2	Elect Bhanusak Asvaintra as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nom	inees is warranted.			
3a3	Elect Nicholas Peter Etches as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nom	inees is warranted.			
3a4	Elect Lam Sze Wan Patricia as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nom	inees is warranted.			
3b	Approve Directors' Fees	Mgmt	For	For	For
4	Approve KPMG as Auditor and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For
5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST the is greater than 10 percent of the relevant cl not specified the discount limit for issuance	ass of shares for issua	ance for cash and non-cash co		
6	Authorize Repurchase of Issued Share Capital	Mgmt	For	For	For
7	Authorize Reissuance of Repurchased Shares	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST the is greater than 10 percent of the relevant cl not specified the discount limit for issuance	ass of shares for issua	ance for cash and non-cash co		
Ballot Details					

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		3,500	3,500
,			07/27/2023	07/27/2023			
					Total Shares:	3,500	3,500

# Suga International Holdings Limited

Maating Dates (	0 (10 /2022 <b>C</b> t	mar Damar da	<b>T</b> i-lease 012			
Meeting Date: 0	18/10/2023 Count	ry: Bermuda	<b>Ticker:</b> 912			
Record Date: 08	8/04/2023 <b>Meeti</b>	ng Type: Annual				
Primary Securit	<b>y ID:</b> G8550G104					
			Voting Policy: ISS			
					Shares Voted: 86,000	
				Voting		
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
•	Proposal Text	Proponent	-	Policy		

Page 59 of 136

# Suga International Holdings Limited

Proposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2a	Approve Final Dividend	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this res	olution is warranted be	cause this is a routine divid	lend proposal.	
2b	Approve Special Dividend	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR this res	olution is warranted be	cause this is a routine divid	lend proposal.	
3a1	Elect Ng Chi Ho as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nom and the company's board and committee dy	-	n the absence of any know	n issues concerning the nomin	ees
3a2	Elect Ma Fung On as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nom and the company's board and committee dy	-	n the absence of any know	n issues concerning the nomin	ees
3a3	Elect Leung Yu Ming Steven as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nom and the company's board and committee dy	-	n the absence of any know	n issues concerning the nomin	ees
3b	Authorize Board to Fix Remuneration of Directors	Mgmt	For	For	For
4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For
5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST the is greater than 10 percent of the relevant co not specified the discount limit for issuance	lass of shares for issuar	nce for cash and non-cash o		
6	Authorize Repurchase of Issued Share Capital	Mgmt	For	For	For
7	Authorize Reissuance of Repurchased Shares	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST the is greater than 10 percent of the relevant con not specified the discount limit for issuance	lass of shares for issuar	nce for cash and non-cash o		
allot Details					

(IA Name, IA Number)	Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		86,000	86,000
			07/27/2023	07/27/2023			
					Total Shares:	86,000	86,000

# **Globaltrans Investment Plc**

Meeting Date: 08/16/2023	Country: Cyprus	Ticker: GLTR	
Record Date: 07/26/2023	Meeting Type: Extraordinary		
Primary Security ID: 37949E204	Shareholders		

Page 60 of 136

#### **Globaltrans Investment Plc**

			Voting Policy: ISS		
					Shares Voted: 21,390
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Meeting for GDR Holders	Mgmt			
1	Approve the Company Redomiciliation to Abu Dhabi	Mgmt	For	For	For
	Voting Policy Rationale: A qualified vote FOI appear slightly better with respect to sharef				ards
2	Accept Interim Financial Statements	Mgmt	For	For	For
	Voting Policy Rationale: A qualified vote FOI appear slightly better with respect to sharef				ards
3	Authorize Board to Ratify and Execute Approved Resolutions	Mgmt	For	For	For
	Voting Policy Rationale: A qualified vote FOI appear slightly better with respect to sharel				ards

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		21,390	21,390
			08/01/2023	08/01/2023			
					Total Shares:	21,390	21,390

# Digital China Information Service Co., Ltd.

Record Date: 08/10/20 Primary Security ID: `		eting Type: Special					
				Voting Policy: ISS		Shares Voted: 16,200	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Change of Comp	any Name	Mgmt	For	For	For	
	Voting Policy Rationale: A	vote FOR is merited	because no concerns h	ave been identified.			_
2	Amend Articles of Associa	ition	Mgmt	For	For	For	
	Voting Policy Rationale: A	vote FOR is merited	because no concerns h	ave been identified.			_
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		16,200	16,200
			08/03/2023	08/03/2023			
					Total Shares:	16,200	16,200

# Luk Fook Holdings (International) Limited

Meeting Date: 08/17/2023
Record Date: 08/11/2023
Primary Security ID: G5695X125

Country: Bermuda Meeting Type: Annual Ticker: 590

				Voting Policy: ISS			
					Voting	Shares Voted: 67,530	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Policy Rec	Vote Instruction	
1	Accept Financial Statements an Statutory Reports	nd	Mgmt	For	For	For	
2	Approve Final Dividend		Mgmt	For	For	For	
3a	Elect Wong Wai Sheung as Dir	ector	Mgmt	For	For	For	
	Voting Policy Rationale: A vote	FOR all nominee	s is warranted.				_
3b	Elect Wong Hau Yeung as Dire	ctor	Mgmt	For	For	For	
	Voting Policy Rationale: A vote	FOR all nominee	s is warranted.				_
3с	Elect Li Hon Hung as Director		Mgmt	For	For	For	
	Voting Policy Rationale: A vote	FOR all nominee	s is warranted.				_
3d	Elect Wong Yu Pok, Marina as	Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote	FOR all nominee	s is warranted.				_
3e	Authorize Board to Fix Remune of Directors	ration	Mgmt	For	For	For	
4	Approve PricewaterhouseCoop Auditor and Authorize Board to Their Remuneration		Mgmt	For	For	For	
5	Approve Issuance of Equity or Equity-Linked Securities withou Preemptive Rights	ıt	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote specified the discount limit for Item 7 is warranted for the foll percent of the relevant class of discount limit for issuance for c	ssuance for cash owing: * The sha shares for issual	and non-cash conside re reissuance request nce for cash and non-c	eration. A vote AGAINST th would cause the aggregat	he share reissuance request i te share issuance to exceed i	10	
6	Authorize Repurchase of Issue Capital	d Share	Mgmt	For	For	For	
7	Authorize Reissuance of Repur Shares	chased	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote specified the discount limit for Item 7 is warranted for the foll percent of the relevant class of discount limit for issuance for c	ssuance for cash owing: * The sha shares for issual	and non-cash conside re reissuance request nce for cash and non-c	eration. A vote AGAINST th would cause the aggregat	he share reissuance request i te share issuance to exceed i	10	
8	Approve Amendments to the B and Adopt Amended and Resta Bye-Laws		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Vote
Acadian ACWI ex US Small-Cap	190245	Confirmed	Auto-Instructed	Auto-Approved		67,530	67,530
Fund, 0H0			08/03/2023	08/03/2023			

# **Bright Smart Securities & Commodities Group Limited**

Meeting Date: 08/21/2023	Country: Cayman Islands	Ticker: 1428
Record Date: 08/14/2023	Meeting Type: Annual	
Primary Security ID: G1644A100		
		Voting Policy: ISS

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Final Dividend	Mgmt	For	For	For
3a	Elect Yip Mow Lum as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nomi	nees is warranted.			
3b	Elect Szeto Wai Sun as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nomi	nees is warranted.			
3c	Elect Wong Ting Ting, Priscilla as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nomi	nees is warranted.			
4	Authorize Board to Fix Remuneration of Directors	Mgmt	For	For	For
5	Approve KPMG as Auditor and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For
6A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST the is greater than 10 percent of the relevant cl not specified the discount limit for issuance	ass of shares for issuand	ce for cash and non-cash		
6B	Authorize Repurchase of Issued Share Capital	Mgmt	For	For	For
6C	Authorize Reissuance of Repurchased Shares	Mgmt	For	Against	Against
Ballot Details	Voting Policy Rationale: A vote AGAINST the is greater than 10 percent of the relevant cla not specified the discount limit for issuance	ass of shares for issuand	ce for cash and non-cash		

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		148,000	148,000
			08/07/2023	08/07/2023			
					Total Shares:	148,000	148,000

#### **Carasso Motors Ltd.**

#### Meeting Date: 08/21/2023 Record Date: 07/24/2023

Primary Security ID: M2102C102

Country: Israel Meeting Type: Annual/Special Ticker: CRSM

			Voting Policy: ISS							
					<b>Shares Voted:</b> 15,072					
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction					
1	Amend Articles Re: Indemnification, Exemption and Insurance	Mgmt	For	For	For					
	Voting Policy Rationale: A vote FOR these it are no apparent concerns regarding the am			ent information and ther	е					
2	Issue Exemption Agreements to Directors/Officers among Controllers and Their Relatives	Mgmt	For	For	For					
	Voting Policy Rationale: A vote FOR these it no apparent concerns with the proposed te		e company discloses sufficient info	formation and as there a	are					
3	Discuss Financial Statements and the Report of the Board	Mgmt								
4.1	Reelect Yoel Carasso as Director	Mgmt	For	For	For					
	Voting Policy Rationale: As the company ha with the board and its committees' structure	•		as there are no concen	ns					
4.2	Reelect Shlomo Carasso as Director	Mgmt	For	For	For					
	Voting Policy Rationale: As the company ha with the board and its committees' structure			as there are no concen	าร					
4.3	Reelect Tzipora Mizrahi as Director	Mgmt	For	For	For					
	Voting Policy Rationale: As the company has provided sufficient information on these proposals and as there are no concerns with the board and its committees' structure and functioning, these items warrant a vote FOR									
4.4	Reelect Ariel Carasso as Director	Mgmt	For	For	For					
	Voting Policy Rationale: As the company has provided sufficient information on these proposals and as there are no concerns with the board and its committees' structure and functioning, these items warrant a vote FOR									
4.5	Reelect Ioni Goldstein Carasso as Director	Mgmt	For	For	For					
	Voting Policy Rationale: As the company ha with the board and its committees' structure	•		as there are no concen	ns					
4.6	Reelect Orly Hoshen as Director	Mgmt	For	For	For					
	Voting Policy Rationale: As the company ha with the board and its committees' structure	•		as there are no concen	าร					
4.7	Reelect Sarah Carasso Boton as Director	Mgmt	For	For	For					
	Voting Policy Rationale: As the company ha with the board and its committees' structure			as there are no concern	ns					
4.8	Reelect Moshe Carasso as Director	Mgmt	For	For	For					
	Voting Policy Rationale: As the company ha with the board and its committees' structure	,	, ,	as there are no concern	ns					
	Reelect Yoram Ben Haim as Director	Mgmt	For	For	For					

with the board and its committees' structure and functioning, these items warrant a vote FOR

#### **Carasso Motors Ltd.**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction				
4.10	Reelect Irit Shlomi as Director	Mgmt	For	For	For				
	Voting Policy Rationale: As the company has provided sufficient information on these proposals and as there are no concerns with the board and its committees' structure and functioning, these items warrant a vote FOR								
5	Reappoint BDO Ziv Haft as Auditors and Report on Fees Paid to the Auditor	Mgmt	For	Against	Against				
	Voting Policy Rationale: A vote AGAINST the determined if the non-audit fees are excess		ed given that audit fees are not	itemized. As such, it cannot	t be				
6	Reelect Varda Trivaks as External Director	Mgmt	For	For	For				
	Voting Policy Rationale: As the company ha with the board and its committees' structure	-		and as there are no concerr	15				
7	Amend Articles	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR these it are no apparent concerns regarding the am			fficient information and ther	e				
8	Issue Exemption Agreements to External and Independent Directors	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR these items is warranted, as the company discloses sufficient information and as there are no apparent concerns with the proposed terms.								
A	Vote FOR if you are a controlling shareholder or have a personal interest in one or several resolutions, as indicated in the proxy card; otherwise, vote AGAINST. You may not abstain. If you vote FOR, please provide an explanation to your account manager	Mgmt	None	Refer	Against				
	Please Select Any Category Which Applies to You as a Shareholder or as a Holder of Power of Attorney	Mgmt							
B1	If you are an Interest Holder as defined in Section 1 of the Securities Law, 1968, vote FOR. Otherwise, vote against.	Mgmt	None	Refer	Against				
	Voting Policy Rationale: If such an item is in following categories: Interest Holder as defi 37(D) of the Securities Law, 1968; Institutio Regulations 2009 or a Manager of a Joint Ir Shareholders can classify themselves by vol	ined in Section 1 of th onal Investor as define ovestment Trust Fund	e Securities Law, 1968; Senior ed in Regulation 1 of the Superv as defined in the Joint Investm	Officer as defined in Section vision Financial Services					
B2	If you are a Senior Officer as defined in Section 37(D) of the Securities Law, 1968, vote FOR. Otherwise, vote against.	Mgmt	None	Refer	Against				
	Voting Policy Rationale: If such an item is in following categories: Interest Holder as defi 37(D) of the Securities Law, 1968; Institutio Regulations 2009 or a Manager of a Joint T	ined in Section 1 of the point	e Securities Law, 1968; Senior ed in Regulation 1 of the Superv	Officer as defined in Section vision Financial Services					

37(D) of the Securities Law, 1968; Institutional Investor as defined in Regulation 1 of the Supervision Financial Services Regulations 2009 or a Manager of a Joint Investment Trust Fund as defined in the Joint Investment Trust Law, 1994; Shareholders can classify themselves by voting FOR or AGAINST on any of these items.

#### **Carasso Motors Ltd.**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
B3	If you are an Institutional Investor as defined in Regulation 1 of the Supervision Financial Services Regulations 2009 or a Manager of a Joint Investment Trust Fund as defined in the Joint Investment Trust Law, 1994, vote FOR. Otherwise, vote against.	Mgmt	None	Refer	For	
	Voting Policy Rationale: If such an item is in	cluded in the proxy car	d, shareholders must classify	y themselves according to the	е	

Voting Policy Rationale: If such an item is included in the proxy card, shareholders must classify themselves according to the following categories: Interest Holder as defined in Section 1 of the Securities Law, 1968; Senior Officer as defined in Section 37(D) of the Securities Law, 1968; Institutional Investor as defined in Regulation 1 of the Supervision Financial Services Regulations 2009 or a Manager of a Joint Investment Trust Fund as defined in the Joint Investment Trust Law, 1994; Shareholders can classify themselves by voting FOR or AGAINST on any of these items.

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	aburgess4	aburgess4		15,072	15,072
			08/03/2023	08/03/2023			
					Total Shares:	15,072	15,072

#### **Hanison Construction Holdings Limited**

Meeting Date: 08/22/2023	Country: Cayman Islands	<b>Ticker:</b> 896
Record Date: 08/16/2023	Meeting Type: Annual	
Primary Security ID: G42858103		

			Voting Policy: ISS			
					Shares Voted: 2,241	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For	
2	Elect Wong Sue Toa, Stewart as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR all n and the company's board and committee	-	en the absence of any known	n issues concerning the nomin	nees	-
3	Elect Chow Ka Fung as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR all n and the company's board and committee	-	en the absence of any known	n issues concerning the nomin	nees	
4	Elect Lam Chat Yu as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR all n and the company's board and committee	-	en the absence of any known	n issues concerning the nomin	nees	
5	Elect Chan Fan Cheong, Tony as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR all n and the company's board and committee	-	en the absence of any known	n issues concerning the nomin	nees	-
6	Authorize Board to Fix Remuneration of Directors	Mgmt	For	For	For	

Page 66 of 136

#### Hanison Construction Holdings Limited

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction		
7	Approve Deloitte Touche Tohmatsu as Auditor and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For		
8A	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	Mgmt	For	Against	Against		
	Voting Policy Rationale: A vote AGAINST these resolutions is warranted for the following: * The aggregate share issuance limit is greater than 10 percent of the relevant class of shares for issuance for cash and non-cash consideration. * The company has not specified the discount limit for issuance for cash and non-cash consideration.						
8B	Authorize Repurchase of Issued Share Capital	Mgmt	For	For	For		
8C	Authorize Reissuance of Repurchased Shares	Mgmt	For	Against	Against		
	Voting Policy Rationale: A vote AGAINST the		5	55 5			

is greater than 10 percent of the relevant class of shares for issuance for cash and non-cash consideration. \* The company has not specified the discount limit for issuance for cash and non-cash consideration.

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		2,241	2,241
			08/08/2023	08/08/2023			
					= Total Shares:	2,241	2,241

#### **Zhengzhou Coal Mining Machinery Group Company Limited**

of Shanghai Stock Exchange

Meeting Date:	08/22/2023 Country: (	Country: China Ticker: 564				
Record Date: 08	8/16/2023 Meeting T Shareholde	<b>ype:</b> Extraordinary rs				
Primary Securit	<b>ty ID:</b> Y98949111					
			Voting Policy: ISS			
					Shares Voted: 39,800	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	EGM BALLOT FOR HOLDERS OF I SHARES	H Mgmt				
1	Approve Initial Public Offering an Listing of Shares in Zhengzhou H Intelligent Control Technology Cc Ltd. on the Sci-Tech Innovation F	engda ).,	For	For	For	

Voting Policy Rationale: A vote FOR these resolutions is warranted given the following: \* the proposed listing and spin-off is expected to provide a clear and distinct delineation between the business focus of the company and its non-wholly-owned subsidiary, Hengda Intelligent Control, and would help promote a more efficient resource allocation; \* the spin-off would enable both the remaining group and Hengda Intelligent Control to refocus their resources and operational capacities, optimize management capabilities, and strategize better development plans; and \* the remaining group is expected to leverage from the growth potential of Hengda Intelligent Control and to gain advantages from both entities' expertise and resources of relevant parties.

Page 67 of 136

# Zhengzhou Coal Mining Machinery Group Company Limited

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction				
2	Approve Compliance with Relevant Laws and Regulations of the Spin-off and Listing of Zhengzhou Hengda Intelligent Control Technology Co., Ltd. on the Sci-Tech Innovation Board	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR these resolutions is warranted given the following: * the proposed listing and spin-off is expected to provide a clear and distinct delineation between the business focus of the company and its non-wholly-owned subsidiary, Hengda Intelligent Control, and would help promote a more efficient resource allocation; * the spin-off would enable both the remaining group and Hengda Intelligent Control to refocus their resources and operational capacities, optimize management capabilities, and strategize better development plans; and * the remaining group is expected to leverage from the growth potential of Hengda Intelligent Control and to gain advantages from both entities' expertise and resources of relevant parties.								
3	Approve Proposal on the Spin-off and Listing of Zhengzhou Hengda Intelligent Control Technology Co., Ltd. on the Sci-Tech Innovation Board (Revised)	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR these re expected to provide a clear and distinct deli subsidiary, Hengda Intelligent Control, and enable both the remaining group and Hengu management capabilities, and strategize beu growth potential of Hengda Intelligent Contr parties.	neation between the l would help promote a da Intelligent Control tter development plan	business focus of the company more efficient resource alloca to refocus their resources and s; and * the remaining group	y and its non-wholly-owned ation; * the spin-off would I operational capacities, optimi is expected to leverage from	the				
4	Approve Compliance of the Spin-off and Listing of Subsidiary with the "Rules on Spin-off of Listed Companies (Trial)"	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR these resolutions is warranted given the following: * the proposed listing and spin-off is expected to provide a clear and distinct delineation between the business focus of the company and its non-wholly-owned subsidiary, Hengda Intelligent Control, and would help promote a more efficient resource allocation; * the spin-off would enable both the remaining group and Hengda Intelligent Control to refocus their resources and operational capacities, optimize management capabilities, and strategize better development plans; and * the remaining group is expected to leverage from the growth potential of Hengda Intelligent Control and to gain advantages from both entities' expertise and resources of relevant parties.								
5	Approve that Spin-off and Listing of Zhengzhou Hengda Intelligent Control Technology Co., Ltd. on the Sci-Tech Innovation Board is in the Interest of Safeguarding the Legal Interests of Shareholders and Creditors	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR these re expected to provide a clear and distinct deli subsidiary, Hengda Intelligent Control, and enable both the remaining group and Hengu management capabilities, and strategize beu growth potential of Hengda Intelligent Contr parties.	neation between the l would help promote a da Intelligent Control tter development plan	business focus of the company more efficient resource alloca to refocus their resources and s; and * the remaining group	y and its non-wholly-owned ation; * the spin-off would I operational capacities, optimi is expected to leverage from	the				
6	Approve Ability of the Company to Maintain Independence and Continue as a Going Concern	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR these re expected to provide a clear and distinct deli subsidiary, Hengda Intelligent Control, and enable both the remaining group and Hengu management canabilities, and strategize be	neation between the would help promote a da Intelligent Control	business focus of the company more efficient resource alloca to refocus their resources and	y and its non-wholly-owned ation; * the spin-off would l operational capacities, optimi					

management capabilities, and strategize better development plans; and \* the remaining group is expected to leverage from the growth potential of Hengda Intelligent Control and to gain advantages from both entities' expertise and resources of relevant parties.

#### **Zhengzhou Coal Mining Machinery Group Company Limited**

Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction				
Approve Standardized Operation Capability of Zhengzhou Hengda Intelligent Control Technology Co., Ltd.	Mgmt	For	For	For				
Voting Policy Rationale: A vote FOR these resolutions is warranted given the following: * the proposed listing and spin-off is expected to provide a clear and distinct delineation between the business focus of the company and its non-wholly-owned subsidiary, Hengda Intelligent Control, and would help promote a more efficient resource allocation; * the spin-off would enable both the remaining group and Hengda Intelligent Control to refocus their resources and operational capacities, optimize management capabilities, and strategize better development plans; and * the remaining group is expected to leverage from the growth potential of Hengda Intelligent Control and to gain advantages from both entities' expertise and resources of relevant parties.								
Approve Explanation of the Completeness and Compliance of the Legal Procedures for the Spin-off and the Validity of the Legal Documents Submitted	Mgmt	For	For	For				
Voting Policy Rationale: A vote FOR these resolutions is warranted given the following: * the proposed listing and spin-off is expected to provide a clear and distinct delineation between the business focus of the company and its non-wholly-owned subsidiary, Hengda Intelligent Control, and would help promote a more efficient resource allocation; * the spin-off would enable both the remaining group and Hengda Intelligent Control to refocus their resources and operational capacities, optimize management capabilities, and strategize better development plans; and * the remaining group is expected to leverage from the growth potential of Hengda Intelligent Control and to gain advantages from both entities' expertise and resources of relevant parties.								
Approve Analysis of the Background, Purpose, Commercial Reasonableness, Necessity and Feasibility of the Spin-off	Mgmt	For	For	For				
Voting Policy Rationale: A vote FOR these resolutions is warranted given the following: * the proposed listing and spin-off is expected to provide a clear and distinct delineation between the business focus of the company and its non-wholly-owned subsidiary, Hengda Intelligent Control, and would help promote a more efficient resource allocation; * the spin-off would enable both the remaining group and Hengda Intelligent Control to refocus their resources and operational capacities, optimize management capabilities, and strategize better development plans; and * the remaining group is expected to leverage from the growth potential of Hengda Intelligent Control and to gain advantages from both entities' expertise and resources of relevant parties.								
Approve Proposed Authorization to the Board and Its Authorized Persons to Deal with All Matters Relating to the Spin-off and Listing of Zhengzhou Hengda Intelligent Control Technology Co., Ltd. on the Sci-Tech Innovation	Mgmt	For	For	For				
	<ul> <li>Approve Standardized Operation Capability of Zhengzhou Hengda Intelligent Control Technology Co., Ltd.</li> <li><i>Voting Policy Rationale: A vote FOR these if</i> <i>expected to provide a clear and distinct del</i> <i>subsidiary, Hengda Intelligent Control, and</i> <i>enable both the remaining group and Heng</i> <i>management capabilities, and strategize be</i> <i>growth potential of Hengda Intelligent Control</i> <i>parties.</i></li> <li>Approve Explanation of the Completeness and Compliance of the Legal Procedures for the Spin-off and the Validity of the Legal Documents Submitted</li> <li><i>Voting Policy Rationale: A vote FOR these if</i> <i>expected to provide a clear and distinct del</i> <i>subsidiary, Hengda Intelligent Control, and</i> <i>enable both the remaining group and Heng</i> <i>management capabilities, and strategize be</i> <i>growth potential of Hengda Intelligent Control, and</i> <i>enable both the remaining group and Heng</i> <i>management capabilities, and strategize be</i> <i>growth potential of Hengda Intelligent Control, and</i> <i>enable both the remaining group and Heng</i> <i>management capabilities, and strategize be</i> <i>growth potential of Hengda Intelligent Control, and</i> <i>enable both the remaining group and Heng</i> <i>management capabilities, and strategize be</i> <i>growth potential of Hengda Intelligent Control, and</i> <i>enable both the remaining group and Heng</i> <i>management capabilities, and strategize be</i> <i>growth potential of Hengda Intelligent Control, and</i> <i>enable both the remaining group and Heng</i> <i>management capabilities, and strategize be</i> <i>growth potential of Hengda Intelligent Control, and</i> <i>enable both the remaining group and Heng</i> <i>management capabilities, and strategize be</i> <i>growth potential of Hengda Intelligent Control, and</i> <i>enable both the remaining group and Heng</i> <i>management capabilities, and strategize be</i> <i>growth potential of Hengda Intelligent Control, and</i> <i>enable both the remaining group and Heng</i> <i>management capabilities, and strategize be</i> <i>growth potential of Hengda Intelligent Control</i> <i>parties.</i></li> </ul>	Approve Standardized Operation       Mgmt         Capability of Zhengzhou Hengda       Intelligent Control Technology Co.,         Ltd.       Voting Policy Rationale: A vote FOR these resolutions is warranteed expected to provide a clear and distinct delineation between the b         subsidiary, Hengda Intelligent Control, and would help promote a       enable both the remaining group and Hengda Intelligent Control to         management capabilities, and strategize better development plans growth potential of Hengda Intelligent Control and to gain advanta parties.       Mgmt         Approve Explanation of the       Mgmt         Completeness and Compliance of the       Legal Procedures for the Spin-off and         the Validity of the Legal Documents       Submitted         Voting Policy Rationale: A vote FOR these resolutions is warranteed       expected to provide a clear and distinct delineation between the b         subsidiary, Hengda Intelligent Control, and would help promote a       enable both the remaining group and Hengda Intelligent Control to         management capabilities, and strategize better development plans       growth potential of Hengda Intelligent Control and to gain advanta         parties.       Approve Analysis of the Background,       Mgmt         Purpose, Commercial Reasonableness,       Necessity and Feasibility of the         Spin-off       Submidted       Subsidiary, Hengda Intelligent Control, and would help promote a         enable both the remaining g	Proposal Text         Proponent         Rec           Approve Standardized Operation Capability of Zhengzhou Hengda Intelligent Control Technology Co., Ltd.         Mgmt         For           Voting Policy Rationale: A vote FOR these resolutions is warranted given the following: * the properties of the company subsidiary, Hengda Intelligent Control, and would help promote a more efficient resource allocate enable both the remaining group and Hengda Intelligent Control to refocus their resource allocate enable both the remaining group and Hengda Intelligent Control to refocus their resource allocate enable both the remaining group and Hengda Intelligent Control to gain advantages from both entities' expent parties.           Approve Explanation of the Legal Procedures for the Spin-off and the Validity of the Legal Documents Submitted         Mgmt         For           Voting Policy Rationale: A vote FOR these resolutions is warranted given the following: * the prop expected to provide a clear and distinct delineation between the business focus of the company subsidiary, Hengda Intelligent Control, and would help promote a more efficient resource allocate enable both the remaining group and Hengda Intelligent Control to refocus their resources and management capabilities, and strategize better development plans; and * the remaining group it growth potential of Hengda Intelligent Control and to gain advantages from both entities' expent parties.           Approve Analysis of the Background, Spin-off         Mgmt         For           Voting Policy Rationale: A vote FOR these resolutions is warranted given the following: * the pro- expected to provide a clear and distinct delineation between the business focus of the company subsidiary, Hengda Intelligent Control and t	Proposal Text         Proponent         Ngmt         Policy           Approve Standardized Operation         Mgmt         For         For           Capability of Zhengshou Hengda         Intelligent Control Technology Co., Ltd.         For         For           Woring Policy Rationale: A vote FOR these resolutions is warranted given the following: * the proposed listing and spin-off is expected to provide a clear and distinct delineation between the business focus of the company and its non-wholly-owned subsidiary, Hengda Intelligent Control, and would help promote a more efficient resource allocation; * the spin-off would enable both the remaining group and Hengda Intelligent Control and to gain advantages from both entities' expected to leverage from growth potential of Hengda Intelligent Control and to gain advantages from both entities' expected to leverage from growth potential of Hengda Intelligent Control and to gain advantages from both entities' expected to leverage from spitce           Approve Explanation of the Legal Pocedures for the Egol Pocedures for the Spin-off and the Validity of the Legal Documents subsidiary, Hengda Intelligent Control and would help promote a more efficient resource allocation; * the spin-off would enable both the remaining group and Hengda Intelligent Control and vould help promote a more efficient resource allocation; * the spin-off would enable both the remaining group and Hengda Intelligent Control and vould help formote a more efficient resource allocation; * the spin-off would enable both the remaining group and Hengda Intelligent Control and to gain advantages from both entities' expected to leverage from growth potential of Hengda Intelligent Control and to gain advantages from both entities' expected to leverage from growth potential of Hengda Intelligent Contr				

subsidiary, Hengda Intelligent Control, and would help promote a more efficient resource allocation; \* the spin-off would enable both the remaining group and Hengda Intelligent Control to refocus their resources and operational capacities, optimize management capabilities, and strategize better development plans; and \* the remaining group is expected to leverage from the growth potential of Hengda Intelligent Control and to gain advantages from both entities' expertise and resources of relevant parties.

Page 69 of 136

### **Zhengzhou Coal Mining Machinery Group Company Limited**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
11	Approve Holding of Shares in the Subsidiary Proposed to be Spun Off by Certain Directors, Supervisors, Senior Management and Key Employees of the Company and Certain Related Party Transactions	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these re expected to provide a clear and distinct del				

expected to provide a clear and distinct delineation between the business focus of the company and its non-wholly-owned subsidiary, Hengda Intelligent Control, and would help promote a more efficient resource allocation; \* the spin-off would enable both the remaining group and Hengda Intelligent Control to refocus their resources and operational capacities, optimize management capabilities, and strategize better development plans; and \* the remaining group is expected to leverage from the growth potential of Hengda Intelligent Control and to gain advantages from both entities' expertise and resources of relevant parties.

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		39,800	39,800
			08/09/2023	08/09/2023			
					Total Shares:	39,800	39,800

#### **Jasmine Broadband Internet Infrastructure Fund**

Meeting Date: 08/23/2023Country: ThailandRecord Date: 07/31/2023Meeting Type: Extract		aordinary	Ticker: JASIF				
Primary Security ID:	Y4255A104	Shareholders					
				Voting Policy: ISS			
						Shares Voted: 147,400	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve the Waive Amendments in Re Suspension of the I the Rental Paymen Amended and Rest Assurance Agreemen Seeking Agreement Related Matters	ation to the Rental Payment and t Default Under the ated Rental ent and Benefits	SH	For	For	For	
2	Other Business	/	Mgmt	For	Against	Against	-
	Voting Policy Ration	ale: A vote AGAINST th	is resolution is warran	ted given the lack of informatio	<i>n.</i>		
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Nu	mber Ballot Statu	s Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		147,400	147,400
			08/10/2023	08/10/2023			

Page 70 of 136

Total Shares:

147,400

147,400

## **Oriental Watch Holdings Limited**

Meeting Date: 08/23/2023 Record Date: 08/17/2023 Primary Security ID: G6773R105 Country: Bermuda Meeting Type: Annual Ticker: 398

				Voting Policy: ISS			
						Shares Voted: 160,601	_
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Accept Financial Statements an Statutory Reports	d	Mgmt	For	For	For	
2	Approve Final Dividend and Spe Dividend	ecial	Mgmt	For	For	For	
3.1	Elect Lam Hing Lun, Alain as Di	rector	Mgmt	For	For	For	
	Voting Policy Rationale: A vote I	FOR both nom	inees is warranted.				_
3.2	Elect Choi Man Chau, Michael a Director	S	Mgmt	For	For	For	
	Voting Policy Rationale: A vote I	FOR both nom	inees is warranted.				
3.3	Authorize Board to Fix Remune of Directors	ration	Mgmt	For	For	For	
4	Approve Deloitte Touche Tohm Auditor and Authorize Board to Their Remuneration		Mgmt	For	For	For	
5A	Approve Issuance of Equity or Equity-Linked Securities withou Preemptive Rights	t	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote A is greater than 10 percent of the not specified the discount limit f	e relevant clas	s of shares for issuance	e for cash and non-cash co			
5B	Authorize Repurchase of Issued Capital	l Share	Mgmt	For	For	For	
5C	Authorize Reissuance of Repurc Shares	chased	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote A is greater than 10 percent of the not specified the discount limit I	e relevant clas	s of shares for issuance	e for cash and non-cash co			
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		160,601	
			08/09/2023	08/09/2023			

## **Texwinca Holdings Limited**

Meeting Date: 08/24/2023	Country: Bermuda	Ticker: 321
Record Date: 08/18/2023	Meeting Type: Annual	
Primary Security ID: G8770Z106		

Total Shares:

160,601

160,601

## **Texwinca Holdings Limited**

				Voting Policy: ISS			
						Shares Voted: 327,102	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Accept Financial Statements a Statutory Reports	ind	Mgmt	For	For	For	
2	Approve Final Dividend		Mgmt	For	For	For	
3a1	Elect Poon Bun Chak as Direct	tor	Mgmt	For	For	For	
	Voting Policy Rationale: A vote	FOR all nominee	es is warranted.				
3a2	Elect Ting Kit Chung as Direct	or	Mgmt	For	For	For	
	Voting Policy Rationale: A vote	FOR all nominee	es is warranted.				
3a3	Elect Poon Ho Tak as Director		Mgmt	For	For	For	
	Voting Policy Rationale: A vote	FOR all nominee	es is warranted.				
3a4	Elect Cheng Shu Wing as Dire	ctor	Mgmt	For	For	For	
	Voting Policy Rationale: A vote	FOR all nominee	es is warranted.				
3a5	Elect Law Brian Chung Nin as	Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote	e FOR all nominee	es is warranted.				
3a6	Elect Ho Lai Hong as Director		Mgmt	For	For	For	
	Voting Policy Rationale: A vote	FOR all nominee	es is warranted.				
3b	Authorize Board to Fix Remun of Directors	eration	Mgmt	For	For	For	
4	Approve Ernst & Young as Au Authorize Board to Fix Their Remuneration	ditor and	Mgmt	For	For	For	
5	Authorize Repurchase of Issue Capital	ed Share	Mgmt	For	For	For	
6	Approve Issuance of Equity or Equity-Linked Securities witho Preemptive Rights		Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote is greater than 10 percent of t not specified the discount limit	he relevant class	of shares for issuance	for cash and non-cash col			
7	Authorize Reissuance of Repu Shares	rchased	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote is greater than 10 percent of t not specified the discount limit	he relevant class	of shares for issuance	for cash and non-cash col			_
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap	190245	Confirmed	Auto-Instructed	Auto-Approved		327,102	327,102
Fund, 0H0			08/10/2023	08/10/2023			
					Total Shares:	327,102	327,102

## **Greatview Aseptic Packaging Company Limited**

Meeting Date: 08/25/2023 Country: Cayman Islar Record Date: 08/21/2023 Meeting Type: Extraor Shareholders Primary Security ID: G40769104			<b>Ticker:</b> 468				
				Voting Policy: ISS		Shares Voted: 119,000	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Adopt Third Amende Articles of Associatio Transactions		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Nun	nber Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		119,000	119,000
			08/11/2023	08/11/2023			
					Total Shares:	119,000	119,000

#### Hancom, Inc.

Meeting Date: 08/25/2023	Country: South Korea	Ticker: 030520
Record Date: 08/01/2023	Meeting Type: Special	
Primary Security ID: Y29715102		

				Voting Policy: ISS			
						Shares Voted: 3,474	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Split-Off Agreeme	nt	Mgmt	For	For	For	
2	Amend Articles of Incorpo	ration	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		3,474	3,474
			08/11/2023	08/11/2023			
					Total Shares	3,474	3,474

#### Sify Technologies Ltd.

Meeting Date: 08/25/2023 Record Date: 07/26/2023 Primary Security ID: 82655M107 Country: India Meeting Type: Annual Ticker: SIFY

Page 73 of 136

## Sify Technologies Ltd.

			Voting Policy: ISS			
					Shares Voted: 1,054	
roposal umber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Meeting for ADR Holders	Mgmt				
L	Accept Standalone Financial Statements and Statutory Reports	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this company's financial statements.	s resolution is warranted give	en the absence of any known	n issues surrounding the		
2	Accept Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR this company's financial statements.	s resolution is warranted give	en the absence of any known	n issues surrounding the		
3	Reelect Vegesna Bala Saraswathi as Director	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote AGAINS not met (after reclassification) and Vija director nominees. * The company has adversely affects the ability of sharehol	y Kumar Muthu Raju Parava failed to disclose the details	sa Raju and Vegesna Bala Sa on board and committee me	araswathi are non-independen eeting attendance, which		
4	Elect M. P. Vijay Kumar as Director	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote AGAINS not met (after reclassification) and Vija, director nominees. * The company has adversely affects the ability of sharehol	y Kumar Muthu Raju Parava failed to disclose the details	sa Raju and Vegesna Bala Sa on board and committee me	araswathi are non-independer eeting attendance, which		
5	Approve Appointment and Remuneration of M. P. Vijay Kumar as Whole-Time Director	Mgmt	For	Against	Against	
	Voting Policy Rationale: Item 5: A vote independence norms are not met (after overall remuneration is deemed to be s operations. * M. P. Vijay Kumar's propo payouts. * The company has not disclo will be entitled to receive each year. In performance metrics. Item 6: A vote FC by the company in FY2023 is considere	reclassification) and M.P. V. ignificantly higher than indu. need remuneration structure sed the quantum and nature addition, there is no clarity DR this resolution is warrante	ijay Kumar is a non-indepeno stry standards and market po is deemed open ended and o e of Performance linked incer if such variable pay outcome	dent director nominee. * The eers of commensurate scale a could lead to discretionary ntive, which M. P. Vijay Kuma es will be guided by underlyin	and or g	
6	Approve Waiver of Recovery of Excess Remuneration Paid to M. P. Vijay Kumar as Whole-Time Director and Chief Financial Officer	Mgmt	For	For	For	
	Voting Policy Rationale: Item 5: A vote independence norms are not met (after overall remuneration is deemed to be s operations. * M. P. Vijay Kumar's propo payouts. * The company has not disclo will be entitled to receive each year. In performance metrics. Item 6: A vote FC by the company in FY2023 is considered	reclassification) and M.P. V. ignificantly higher than indu. osed remuneration structure sed the quantum and nature addition, there is no clarity DR this resolution is warrante	ijay Kumar is a non-indepenu stry standards and market pu is deemed open ended and o e of Performance linked incer if such variable pay outcome	dent director nominee. * The eers of commensurate scale of could lead to discretionary ntive, which M. P. Vijay Kuma es will be guided by underlyin	and ar g	
		Mgmt	For	For	For	
7	Approve Remuneration of Cost					
	Approve Remuneration of Cost Auditors					
7 allot Details Institutional Account Detail A Name, IA Number)		-	Approved	Ballot Voting Status	Votable Shares	Shares Vote
allot Details Istitutional Account Detail	Auditors	Status Instructed	Approved Auto-Approved	Ballot Voting Status	Votable Shares	Shares Vote

Page 74 of 136

1,054

#### **TAKARA & COMPANY LTD.**

Meeting Date: 08/25/2023
Record Date: 05/31/2023
Primary Security ID: J80765100

Country: Japan Meeting Type: Annual Ticker: 7921

			Voting Policy: ISS		
					Shares Voted: 1,500
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Akutsu, Seiichiro	Mgmt	For	For	For
1.2	Elect Director Okada, Ryusuke	Mgmt	For	For	For
1.3	Elect Director Nomura, Shuhei	Mgmt	For	For	For
1.4	Elect Director Iue, Toshimasa	Mgmt	For	For	For
1.5	Elect Director Sekine, Chikako	Mgmt	For	For	For
1.6	Elect Director Shiina, Shigeru	Mgmt	For	For	For
1.7	Elect Director Kawashima, Izumi	Mgmt	For	For	For
2.1	Appoint Statutory Auditor Sugaya, Noritoshi	Mgmt	For	For	For
2.2	Appoint Statutory Auditor Matsuo, Shinkichi	Mgmt	For	For	For
2.3	Appoint Statutory Auditor Takano, Daijiro	Mgmt	For	For	For
3	Appoint Alternate Statutory Auditor Matsura, Naoki	Mgmt	For	For	For

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		1,500	1,500
			08/03/2023	08/03/2023			
					Total Shares:	1,500	1,500

### **Chevalier International Holdings Limited**

Meeting Date: 08/28/2023 Record Date: 08/22/2023 Primary Security ID: G2097Z147 Country: Bermuda Meeting Type: Annual Ticker: 25

## **Chevalier International Holdings Limited**

			Voting Policy: ISS		
					Shares Voted: 31,353
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Final Dividend	Mgmt	For	For	For
3a1	Elect Ho Chung Leung as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST th boards. In the absence of any significant is:		-		
3a2	Elect Ma Chi Wing as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST th boards. In the absence of any significant is		-		
3a3	Elect Irons Sze as Director	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST th boards. In the absence of any significant is		-		
3b	Authorize Board to Fix Remuneration of Directors	Mgmt	For	For	For
4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For
5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST th is greater than 10 percent of the relevant c not specified the discount limit for issuance	lass of shares for issuand	e for cash and non-cash c		
6	Authorize Repurchase of Issued Share Capital	Mgmt	For	For	For
7	Authorize Reissuance of Repurchased Shares	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST th is greater than 10 percent of the relevant c not specified the discount limit for issuance	lass of shares for issuand	e for cash and non-cash c		
Ballot Details					
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number Ballot Statu	is Instructed	Approved	Ballot Voting Status	Votable Shares

(IA Name, IA Number)	Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		31,353	31,353
			08/14/2023	08/14/2023			
					Total Shares:	31,353	31,353

### **Power Root Berhad**

Meeting Date: 08/28/2023	Country: Malaysia	Ticker: 7237
Record Date: 08/22/2023	Meeting Type: Annual	
Primary Security ID: Y70321107		

Page 76 of 136

### **Power Root Berhad**

			Voting Policy: ISS		
					Shares Voted: 182,100
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Directors' Fees	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these reso	lutions is warranted.			
2	Approve Directors' Benefits	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these reso	lutions is warranted.			
3	Elect How Say Swee as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nomine and the company's board and committee dyna	-	bsence of any known issues concerning	the nomine	ees
4	Elect Ong Kheng Swee as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nomine and the company's board and committee dyna	-	bsence of any known issues concerning	the nomine	ees
5	Elect Afifuddin Bin Abdul Kadir as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nomine and the company's board and committee dyna	-	bsence of any known issues concerning	the nomine	205
6	Elect Wong Tak Keong as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nomine and the company's board and committee dyna	-	bsence of any known issues concernin <u>o</u>	the nomine	ees
7	Approve KPMG PLT as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For
8	Approve Azahar Bin Baharudin to Continue Office as Independent Non-Executive Director	Mgmt	For	For	For
9	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	Mgmt	For	For	For
10	Approve Issuance of New Ordinary Shares Under the Dividend Reinvestment Plan	Mgmt	For	For	For
11	Authorize Share Repurchase Program	Mgmt	For	For	For
12	Approve Renewal of Shareholders' Mandate for Recurrent Related Party Transactions	Mgmt	For	For	For

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		182,100	182,100
			08/14/2023	08/14/2023			
					= Total Shares:	182,100	182,100

## Daito Pharmaceutical Co., Ltd.

Meeting Date: 08/29/2023 Record Date: 05/31/2023 Primary Security ID: J12223103 Country: Japan Meeting Type: Annual Ticker: 4577

				Voting Policy: ISS			
						Shares Voted: 3,500	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.1	Elect Director Otsuga, Yasur	nobu	Mgmt	For	For	For	
1.2	Elect Director Matsumori, Hi	roshi	Mgmt	For	For	For	
1.3	Elect Director Hizume, Kazus	shige	Mgmt	For	For	For	
1.4	Elect Director Komatsu, Kim	iko	Mgmt	For	For	For	
2.1	Elect Director and Audit Con Member Nomura, Masuo	nmittee	Mgmt	For	For	For	
2.2	Elect Director and Audit Con Member Hori, Hitoshi	nmittee	Mgmt	For	For	For	
2.3	Elect Director and Audit Con Member Yamamoto, Ichizo	nmittee	Mgmt	For	For	For	
2.4	Elect Director and Audit Con Member Saino, Atsushi	nmittee	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		3,500	3,500
,			08/04/2023	08/04/2023			
					Total Shares	: 3,500	3,500

### **Bewith, Inc.**

Record Date:     05/31/2023     Meeting Type: Annual       Primary Security ID:     J0433L100	Meeting Date: 08/30/2023	Country: Japan	Ticker: 9216
Primary Security ID: J0433L100	Record Date: 05/31/2023	Meeting Type: Annual	
· · · · · · · · · · · · · · · · · · ·	Primary Security ID: J0433L100		

	Voting Policy: ISS							
					Shares Voted: 1,800			
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1	Amend Articles to Amend Business Lines	Mgmt	For	For	For			
2.1	Elect Director Morimoto, Koichi	Mgmt	For	Against	Against			
	<b>-</b> ,	Voting Policy Rationale: A vote AGAINST this director nominee is warranted because: * Top management should be held responsible for the board composition at the controlled company, which will not have at least two independent directors and board independence of at least one-third.						
2.2	Elect Director Iijima, Kenji	Mgmt	For	For	For			
2.3	Elect Director Wakamoto, Hirotaka	Mgmt	For	For	For			

## Bewith, Inc.

Proposal Number	Proposal Text		Proponent	Mgmt Rec		Vote Instruction	
3	Elect Director and Audit Co Member Iyoku, Miwako	mmittee	Mgmt	For	Against	Against	
	Voting Policy Rationale: A v be an audit committee men			nted because: * This ou	tside director candidate who wil	//	_
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
cadian ACWI ex US Small-Cap	190245	Confirmed	Auto-Instructed	Auto-Approved		1,800	1,800
			08/10/2023	08/10/2023			

## Maezawa Industries, Inc.

Meeting Date: 08/30/2023	Country: Japan	Ticker: 6489
Record Date: 05/31/2023	Meeting Type: Annual	
Primary Security ID: J39444104		
		Voting Policy: ISS

					Shares Voted: 5,000	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Allocation of Income, with a Final Dividend of JPY 16	Mgmt	For	For	For	
2.1	Elect Director Miyagawa, Kazumasa	Mgmt	For	For	For	
2.2	Elect Director Kanda, Reiji	Mgmt	For	For	For	
2.3	Elect Director Hamano, Shigeki	Mgmt	For	For	For	
2.4	Elect Director Maeda, Tsukasa	Mgmt	For	For	For	
2.5	Elect Director Tezuka, Masami	Mgmt	For	For	For	
2.6	Elect Director Seo, Hiraku	Mgmt	For	For	For	
2.7	Elect Director Sonoyama, Sawako	Mgmt	For	For	For	
2.8	Elect Director Hosoda, Takashi	Mgmt	For	For	For	
2.9	Elect Director Kasamatsu, Shigeyasu	Mgmt	For	For	For	
3.1	Appoint Statutory Auditor Inoue, Terutaka	Mgmt	For	For	For	
3.2	Appoint Statutory Auditor Miyama, Yoshiaki	Mgmt	For	For	For	
3.3	Appoint Statutory Auditor Kanezuka, Atsuki	Mgmt	For	For	For	
Ballot Details						
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number Ballot Stat	us Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted

(IA Name, IA Number)	Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		5,000	5,000
			08/05/2023	08/05/2023			

Page 79 of 136

5,000

#### Mimasu Semiconductor Industry Co., Ltd.

Meeting Date: 08/30/2023 Record Date: 05/31/2023 Primary Security ID: 342798108 Country: Japan Meeting Type: Annual

			Voting Policy: ISS			
					Shares Voted: 1,800	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Allocation of Income, with a Final Dividend of JPY 32	Mgmt	For	For	For	
2	Amend Articles to Amend Business Lines - Reduce Directors' Term	Mgmt	For	For	For	
3.1	Elect Director Nakazawa, Masayuki	Mgmt	For	For	For	
3.2	Elect Director Yako, Tatsuro	Mgmt	For	For	For	
3.3	Elect Director Yamazaki, Tetsuo	Mgmt	For	For	For	
3.4	Elect Director Imamura, Koichi	Mgmt	For	For	For	
3.5	Elect Director Maruyama, Fumiaki	Mgmt	For	For	For	
3.6	Elect Director Nakamura, Shusuke	Mgmt	For	For	For	
3.7	Elect Director Imai, Masako	Mgmt	For	For	For	
3.8	Elect Director Hoshino, Kimihiro	Mgmt	For	For	For	
4.1	Appoint Statutory Auditor Iwakura, Teruo	Mgmt	For	For	For	
4.2	Appoint Statutory Auditor Kusuhara, Toshikazu	Mgmt	For	For	For	
4.3	Appoint Statutory Auditor Yuasa, Yukio	Mgmt	For	Against	Against	

Ticker: 8155

Voting Policy Rationale: A vote AGAINST this nominee is warranted because: \* The outside statutory auditor nominee's affiliation with the company could compromise independence.

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		1,800	1,800
			08/08/2023	08/08/2023			
					Total Shares:	1,800	1,800

#### **Cairn Homes Plc**

Meeting Date: 08/31/2023	Country: Ireland	Ticker: C5H
Record Date: 08/27/2023	Meeting Type: Special	
Primary Security ID: G1858L107		

Page 80 of 136

## **Cairn Homes Plc**

						Shares Voted: 37,414	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Stretch CEO Long Te Incentive Plan	erm	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote AGAINST this item is warranted because: * The proposed award is very large. The first tranche will have a value of EUR 3.5 million and the second will cover an equal number of shares, so its value may be higher or lower. * Awards of this size are out of step with the market and the sector. Further, one-off plans are not proven in their effectiveness.						
Ballot Details	will have a value of EUR 3.5 m * Awards of this size are out of	million and the sec	cond will cover an equa	I number of shares, so it.	s value may be higher or low		
Institutional Account Detail	will have a value of EUR 3.5 m * Awards of this size are out of	million and the sec	cond will cover an equa	I number of shares, so it.	s value may be higher or low		Shares Voted
Institutional Account Detail (IA Name, IA Number) Acadian ACWI ex US Small-Cap	will have a value of EUR 3.5 n * Awards of this size are out of effectiveness. Custodian	nillion and the sec of step with the n	cond will cover an equa parket and the sector. F	l number of shares, so it. Further, one-off plans are	s value may be higher or lowe not proven in their	er.	Shares Voted 37,414
Ballot Details Institutional Account Detail (IA Name, IA Number) Acadian ACWI ex US Small-Cap Fund, 0H0	will have a value of EUR 3.5 m * Awards of this size are out of effectiveness. Custodian Account Number	nillion and the sea of step with the n Ballot Status	cond will cover an equa parket and the sector. F Instructed	I number of shares, so it Further, one-off plans are Approved	s value may be higher or lowe not proven in their	er. Votable Shares	

## Caixa Seguridade Participacoes SA

Meeting Date: 08/31/2023	Country: Brazil	Ticker: CXSE3
Record Date:	Meeting Type: Extraordinary Shareholders	
Primary Security ID: P1S73N102		

			Voting Policy: ISS			
					Shares Voted: 75,600	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Re-Elect Denis do Prado Netto as Fiscal Council Member and Abdsandryk Cunha de Souza as Alternate	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these i information of the nominees; and * There a		, , ,	5 (	al	
2	Elect Luiz Felipe Figueiredo de Andrade as Fiscal Council Member and Juliana Grigol Fonsechi as Alternate	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these in information of the nominees; and * There a				al	
3	In Case There Is No Appointment/Election of a Director, Dismiss Marco Antonio da Silva Barros as Director	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote AGAINST th of the proposed nominees that would poten directors upon the dismissal of the non-ind	ntially be presented at t			е	_
4	Authorize Board of Directors to Appoint Board Members	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote AGAINST th of the proposed nominees that would poten directors upon the dismissal of the non-ind	ntially be presented at t			e	_

### Caixa Seguridade Participacoes SA

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
5	In the Event of a Second C Voting Instructions Contain Proxy Card Be Considered Second Call?	ned in this	Mgmt	None	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	923376	Confirmed	Auto-Instructed	Auto-Approved		75,600	75,600
			08/10/2023	08/10/2023			
					: Total Shares:	75,600	75,600

Vation

Against

Against

#### **Champion Iron Limited**

Meeting Date:	08/31/2023 Country: A	ustralia	Ticker: CIA		
Record Date: 08	3/29/2023 Meeting Ty	r <b>pe:</b> Annual			
Primary Securit	<b>y ID:</b> Q22964102				
			Voting Policy: ISS		
					Shares Voted: 104,227
				Voting	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Policy Rec	Vote Instruction
	Proposal lext	roponent	Nec	Kec	Instruction
1	Approve Remuneration Report	Mgmt	For	Against	Against
	5 ,	AINST the remuneration report is wa	'	, , ,	
		ncern for misalignment of pay and			
		fied which are misaligned with share cerns are noted: * The board exerci			otea
	, 5	ional discretionary 'one-time' bonus	,	5 5	ure
		Upward discretion to increase STI			
	performance for FY23. * The FY23	, LTI grant continues to be inconsist	tent with remuneration pra	actices of other large-listed	
	companies in the ASX200, and sha	reholder expectations: * LTI vesting	g under the relative TSR h	urdle begins at the 33.5	
	percentile with 100 percent vesting	at the 50th percentile, indicating e	excessive reward for below	v median performance. * 40	)
	percent of the LTI is awarded in R	estricted Shares Units (RSUs) which	n involve service-based ves	sting only, and * The compa	any

For

2

Elect Michael O'Keeffe as Director

benefits were paid to the former CFO.

Mgmt

Mgmt

fails to present an LTI grant resolution to shareholders for consideration and approval at the AGM. \* Excessive termination

Voting Policy Rationale: A vote AGAINST the re-election of Executive Chair Michael O'Keeffe (Item 2) is warranted on the basis that he is classified as overboarded. Added concerns are noted given that he is a non-independent executive chairman of the company which is inconsistent with good governance guidelines and practices amongst ASX 200 companies in the Australian market. A vote FOR the re-election of David Cataford (Item 3) is warranted, noting he is the CEO. A vote AGAINST re-election of Lead Director Gary Lawler (Item 4) is warranted to highlight concerns that he serves as chair of the Remuneration, People & Governance Committee and problematic pay practices continue to observed. A qualified vote FOR the re-election of Michelle Cormier and Louise Grondin is warranted on the basis given no material concerns are identified regarding board and committee composition resulting from their nomination. The qualification is raised to highlight: \* Cormier, chair of the Audit Committee, is classified as a non-independent director due to an affiliation with a substantial shareholder, which causes the Audit Committee not to be entirely independent. \* Cormier and Grondin both serve as members of the Remuneration, People & Governance Committee and problematic pay practices continue to be observed. A vote FOR the re-election of Jyothish George (Item 6) and the election of Jessica McDonald (Item 8) is warranted. No material concerns are identified regarding board and committee composition resulting from their nomination, nor wider corporate governance serves as the averation.

#### **Champion Iron Limited**

4

5

6

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3	Elect David Cataford as Director	Mgmt	For	For	For

Voting Policy Rationale: A vote AGAINST the re-election of Executive Chair Michael O'Keeffe (Item 2) is warranted on the basis that he is classified as overboarded. Added concerns are noted given that he is a non-independent executive chairman of the company which is inconsistent with good governance guidelines and practices amongst ASX 200 companies in the Australian market. A vote FOR the re-election of David Cataford (Item 3) is warranted, noting he is the CEO. A vote AGAINST re-election of Lead Director Gary Lawler (Item 4) is warranted to highlight concerns that he serves as chair of the Remuneration, People & Governance Committee and problematic pay practices continue to observed. A qualified vote FOR the re-election of Michelle Cormier and Louise Grondin is warranted on the basis given no material concerns are identified regarding board and committee composition resulting from their nomination. The qualification is raised to highlight: \* Cormier, chair of the Audit Committee not to be entirely independent. \* Cormier and Grondin both serve as members of the Remuneration, People & Governance Committee and problematic pay practices continue to beserved. A vote FOR the re-election of Jyothish George (Item 6) and the election of Jessica McDonald (Item 8) is warranted. No material concerns are identified regarding board and committee composition resulting from their nomination, nor wider corporate governance issues.

Elect Gary Lawler as Director Mgmt For	Against Against
--	-----------------

For

For

For

Voting Policy Rationale: A vote AGAINST the re-election of Executive Chair Michael O'Keeffe (Item 2) is warranted on the basis that he is classified as overboarded. Added concerns are noted given that he is a non-independent executive chairman of the company which is inconsistent with good governance guidelines and practices amongst ASX 200 companies in the Australian market. A vote FOR the re-election of David Cataford (Item 3) is warranted, noting he is the CEO. A vote AGAINST re-election of Lead Director Gary Lawler (Item 4) is warranted to highlight concerns that he serves as chair of the Remuneration, People & Governance Committee and problematic pay practices continue to observed. A qualified vote FOR the re-election of Michelle Cormier and Louise Grondin is warranted on the basis given no material concerns are identified regarding board and committee composition resulting from their nomination. The qualification is raised to highlight: \* Cormier, chair of the Audit Committee, is classified as a non-independent director due to an affiliation with a substantial shareholder, which causes the Audit Committee not to be entirely independent. \* Cormier and Grondin both serve as members of the Remuneration, People & Governance Committee and problematic pay practices continue to beserved. A vote FOR the re-election of Jyothish George (Item 6) and the election of Jessica McDonald (Item 8) is warranted. No material concerns are identified regarding board and committee composition resulting from their nomination, nor wider corporate governance issues.

Mamt

#### Elect Michelle Cormier as Director

Voting Policy Rationale: A vote AGAINST the re-election of Executive Chair Michael O'Keeffe (Item 2) is warranted on the basis that he is classified as overboarded. Added concerns are noted given that he is a non-independent executive chairman of the company which is inconsistent with good governance guidelines and practices amongst ASX 200 companies in the Australian market. A vote FOR the re-election of David Cataford (Item 3) is warranted, noting he is the CEO. A vote AGAINST re-election of Lead Director Gary Lawler (Item 4) is warranted to highlight concerns that he serves as chair of the Remuneration, People & Governance Committee and problematic pay practices continue to observed. A qualified vote FOR the re-election of Michelle Cormier and Louise Grondin is warranted on the basis given no material concerns are identified regarding board and committee composition resulting from their nomination. The qualification is raised to highlight: \* Cormier, chair of the Audit Committee, is classified as a non-independent director due to an affiliation with a substantial shareholder, which causes the Audit Committee not to be entirely independent. \* Cormier and Grondin both serve as members of the Remuneration, People & Governance Committee and problematic pay practices continue to be observed. A vote FOR the re-election of Jyothish George (Item 6) and the election of Jessica McDonald (Item 8) is warranted. No material concerns are identified regarding board and committee composition resulting from their nomination, nor wider corporate governance issues.

Elect Jyothish George as Director	Mgmt	For	For	For

Voting Policy Rationale: A vote AGAINST the re-election of Executive Chair Michael O'Keeffe (Item 2) is warranted on the basis that he is classified as overboarded. Added concerns are noted given that he is a non-independent executive chairman of the company which is inconsistent with good governance guidelines and practices amongst ASX 200 companies in the Australian market. A vote FOR the re-election of David Cataford (Item 3) is warranted, noting he is the CEO. A vote AGAINST re-election of Lead Director Gary Lawler (Item 4) is warranted to highlight concerns that he serves as chair of the Remuneration, People & Governance Committee and problematic pay practices continue to observed. A qualified vote FOR the re-election of Michelle Cormier and Louise Grondin is warranted on the basis given no material concerns are identified regarding board and committee composition resulting from their nomination. The qualification is raised to highlight: \* Cormier, chair of the Audit Committee, is classified as a non-independent director due to an affiliation with a substantial shareholder, which causes the Audit Committee not to be entirely independent. \* Cormier and Grondin both serve as members of the Remuneration, People & Governance Committee and problematic pay practices continue to be observed. A vote FOR the re-election of Jyothish George (Item 6) and the election of Jessica McDonald (Item 8) is warranted. No material concerns are identified regarding board and committee composition resulting from their nomination, nor wider corporate governance issues.

#### **Champion Iron Limited**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
7	Elect Louise Grondin as Director	Mgmt	For	For	For

For

For

For

Voting Policy Rationale: A vote AGAINST the re-election of Executive Chair Michael O'Keeffe (Item 2) is warranted on the basis that he is classified as overboarded. Added concerns are noted given that he is a non-independent executive chairman of the company which is inconsistent with good governance guidelines and practices amongst ASX 200 companies in the Australian market. A vote FOR the re-election of David Cataford (Item 3) is warranted, noting he is the CEO. A vote AGAINST re-election of Lead Director Gary Lawler (Item 4) is warranted to highlight concerns that he serves as chair of the Remuneration, People & Governance Committee and problematic pay practices continue to observed. A qualified vote FOR the re-election of Michelle Cormier and Louise Grondin is warranted on the basis given no material concerns are identified regarding board and committee composition resulting from their nomination. The qualification is raised to highlight: \* Cormier, chair of the Audit Committee not to be entirely independent. \* Cormier and Grondin both serve as members of the Remuneration, People & Governance Committee and problematic pay practices continue to beserved. A vote FOR the re-election of Jyothish George (Item 6) and the election of Jessica McDonald (Item 8) is warranted. No material concerns are identified regarding board and committee composition resulting from their nomination, nor wider corporate governance issues.

Mgmt

#### 8

Elect Jessica McDonald as Director

Voting Policy Rationale: A vote AGAINST the re-election of Executive Chair Michael O'Keeffe (Item 2) is warranted on the basis that he is classified as overboarded. Added concerns are noted given that he is a non-independent executive chairman of the company which is inconsistent with good governance guidelines and practices amongst ASX 200 companies in the Australian market. A vote FOR the re-election of David Cataford (Item 3) is warranted, noting he is the CEO. A vote AGAINST re-election of Lead Director Gary Lawler (Item 4) is warranted to highlight concerns that he serves as chair of the Remuneration, People & Governance Committee and problematic pay practices continue to observed. A qualified vote FOR the re-election of Michelle Cormier and Louise Grondin is warranted on the basis given no material concerns are identified regarding board and committee composition resulting from their nomination. The qualification is raised to highlight: \* Cormier, chair of the Audit Committee, is classified as a non-independent director due to an affiliation with a substantial shareholder, which causes the Audit Committee not to be entirely independent. \* Cormier and Grondin both serve as members of the Remuneration, People & Governance Committee and problematic pay practices continue to beserved. A vote FOR the re-election of Jyothish George (Item 6) and the election of Jessica McDonald (Item 8) is warranted. No material concerns are identified regarding board and committee composition resulting from their nomination, nor wider corporate governance issues.

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		104,227	104,227
,			08/13/2023	08/13/2023			
					= Total Shares:	104,227	104,227

#### **PT Lautan Luas Tbk**

1	Approve Share Repurchase Program	Mgmt	For	For	For			
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
			Voting Policy: ISS		Shares Voted: 498,500			
Primary Security	<b>ID:</b> Y7130F131							
Record Date: 08/	Date: 08/08/2023 Meeting Type: Extraordinary Shareholders							
Meeting Date:         08/31/2023         Country:         Indonesia		a	Ticker: LTLS					

#### Ballot Details

Institutional Account Detail	Custodian						
(IA Name, IA Number)	Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted

Page 84 of 136

### **PT Lautan Luas Tbk**

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		498,500	498,500
			08/17/2023	08/17/2023			
					Total Shares:	498,500	498,500

## Webjet Limited

Meeting Date: Record Date: ( Primary Secur		ry: Australia ng Type: Annual	Ticker: WEB		
			Voting Policy: ISS		
					Shares Voted: 138,604
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Remuneration Report	rt Mgmt	For	Against	Against
	There is misalignment of the term. Material concerns were the LTI resolution at the 2020 valued at approximately \$17, net profit of \$14 million in FY have been no dividends to sh continue to be highlighted in a	e AGAINST the remuneration report FY21 LTI vesting with the company? previously identified regarding this 0 AGM; * As at year end on 31 Marco 730,000. This compares with materia 23. The company's share price rema areholders; * Excessive quantum and the FY24 LTI grant; and * There are o median of market cap and industry	's performance and the shared LTI grant and there was a sig h 2023, the CEO's options are al losses reported by the com nins depressed compared to p not absence of sufficient rigor c e material increases to NED fe	nolder outcomes over the long nificant shareholder vote aga substantially in-the-money a pany in 2021 and 2022, and re-pandemic levels and there of performance measures	ger inst und only
2	Elect Don Clarke as Director	Mgmt	For	For	For
	is re-classified as non-indeper basis that the board remains planning. A vote AGAINST the	alified vote FOR the re-election of Do adent due to excessive tenure on the majority independent and the compo- e re-election of Bradley Holman (Iten blematic pay practices are identified eing noted.	e board of more than 12 year any's intention to replace Clar ms 3) is warranted given he is	s. However, support is on the ke as a part of board success c chairman of the remuneration	sion on
3	Elect Brad Holman as Directo	r Mgmt	For	Against	Against
	is re-classified as non-indepen basis that the board remains a planning. A vote AGAINST the	lified vote FOR the re-election of Do ndent due to excessive tenure on the majority independent and the comp e re-election of Bradley Holman (Itel blematic pay practices are identified eing noted.	e board of more than 12 year. any's intention to replace Clar ms 3) is warranted given he is	s. However, support is on the ke as a part of board success c chairman of the remuneration	sion on
4	Elect Katrina Barry as Directo	or Mgmt	For	For	For
	is re-classified as non-indeper basis that the board remains planning. A vote AGAINST the	lified vote FOR the re-election of Do ndent due to excessive tenure on the majority independent and the comp e re-election of Bradley Holman (Itel blematic pay practices are identified eing noted.	e board of more than 12 year any's intention to replace Clar ms 3) is warranted given he is	s. However, support is on the ke as a part of board success chairman of the remuneration	sion on
5	Approve the Increase in Maxi Aggregate Remuneration of Non-Executive Directors	imum Mgmt	None	For	For

Page 85 of 136

### Webjet Limited

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
7	Approve Grant of Rights to John Guscic	Mgmt	For	Against	Against

Voting Policy Rationale: A vote AGAINST the grant of rights to the CEO is warranted. Despite the structure of the LTI grant being broadly consistent with market practices with a three-year performance period and vesting subject to disclosed financial performance measures, the following concerns are noted: \* The CEO's LTI grant maximum opportunity of \$3,200,000 may be considered as excessive and significantly above the median of both the company's market cap (ASX 126-150) and a selected group of industry peers, being 4.0X and 5.3X the median of each peer group, respectively. \* 'Double-counting' of the EBIT performance measure in the STI and LTI. \* Vesting commencing at below median performance in the Relative TSR measure, indicating bonuses for underperformance against the peer group. \* The three-year performance period now lags better remuneration practices at other large-listed companies in the ASX200 for performance periods of four or more years. \* There is no positive TSR 'gateway' for the Relative TSR measure, without which it is possible for some or all of the rights to vest despite a negative TSR over the performance period.

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		138,604	138,604
			08/15/2023	08/15/2023			
					Total Shares:	138,604	138,604

#### **Ion Beam Applications SA**

Meeting Date: 09/04/2023	Country: Belgium	Ticker: IBAB
Record Date: 08/21/2023	Meeting Type: Extraordinary Shareholders	
Primary Security ID: B5317W146	Shareholders	

Voting Policy: ISS

					Shares Voted: 2,046			
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
	Extraordinary General Meeting Agenda	Mgmt						
1	Receive Special Board Report Re: Authorized Capital	Mgmt						
2	Renew Authorization to Increase Share Capital within the Framework of Authorized Capital	Mgmt	For	Against	Against			
	Voting Policy Rationale: A vote AGAINST item 2 is warranted because the potential increase without preemptive rights of 100 percent of the issued capital is excessive and not in the interest of shareholders. A vote AGAINST item 3 is warranted because this authority can be used as antitakeover mechanism. As owners of the company, shareholders should be given the opportunity to decide on the merits of takeover offers.							
3	Authorize Board to Issue Shares in the Event of a Public Tender Offer or Share Exchange Offer and Renew Authorization to Increase Share Capital within the Framework of Authorized Capital	Mgmt	For	Against	Against			

percent of the issued capital is excessive and not in the interest of shareholders. A vote AGAINST item 3 is warranted because this authority can be used as antitakeover mechanism. As owners of the company, shareholders should be given the opportunity to decide on the merits of takeover offers.

Page 86 of 136

## Ion Beam Applications SA

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
4	Amend Articles Re: Proposals 2 a	nd 3	Mgmt	For	Against	Against			
	Voting Policy Rationale: A vote AG authorization as requested under . 2) and the potential use as anti-ta	Item 2 and 3	. Items 2 and 3 also d						
5	Authorize Board to Repurchase SI in the Event of a Serious and Imminent Harm and Under Norm Conditions		Mgmt	For	Against	Against			
	Voting Policy Rationale: A vote AGAINST is warranted because the authorization could be used to thwart a hostile takeover by repurchasing and reissuing 100 percent of shares. In addition, the 100-percent volume for repurchases under normal conditions is also considered to be excessive.								
6	Amend Article 10 of the Statues F The IBA Foundation	Re:	Mgmt	For	Against	Against			
	Voting Policy Rationale: A vote AGAINST is warranted as the amendments might limit the rights of the shareholders to elect directors. Furthermore, the company failed to provide further background and rationale on the proposed amendment.								
7	Authorize Implementation of App Resolutions	roved	Mgmt	For	Against	Against			
	Voting Policy Rationale: A vote AGAINST is warranted since approval of this item would allow the company to file any required documents or formalities in relation to the implementation of the approved resolutions under Items 2 to 6, which do not warrant shareholder support.								
8	Authorize Filing of Required Documents/Formalities at Trade Registry		Mgmt	For	Against	Against			
	Voting Policy Rationale: A vote AG documents or formalities in relation warrant shareholder support.					ed	_		
Ballot Details									
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted		
Acadian ACWI ex LIS Small-Can	190245	Confirmed	Auto-Instructed	Auto-Approved		2 046	2 046		

(IA Name, IA Number)	Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		2,046	2,046
			08/10/2023	08/10/2023			
					= Total Shares:	2,046	2,046

## Xiamen Comfort Science & Technology Group Co., Ltd.

Record Date: 0	8/29/2023 Meeting Ty	e: Special							
Primary Securi	ty ID: Y9717P102								
			Voting Policy: ISS						
					Shares Voted: 336,600				
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction				
	ELECT NON-INDEPENDENT DIRECTORS VIA CUMULATIVE VOTING	Mgmt							
	Elect Zou Jianhan as Director	Mgmt	For	For	For				

Voting Policy Rationale: A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees.

Page 87 of 136

## Xiamen Comfort Science & Technology Group Co., Ltd.

roposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1.2	Elect Li Wuling as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR all nomin nominees.	nees is warranted giver	n the absence of any know	wn issues concerning the				
1.3	Elect Chen Shumei as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR all nominet nominet.	nees is warranted giver	n the absence of any know	wn issues concerning the				
1.4	Elect Lin Jianhua as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees.							
1.5	Elect Xiao Tingting as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees.							
1.6	Elect Guo Taohua as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR all nominets.	nees is warranted giver	n the absence of any know	wn issues concerning the				
	ELECT INDEPENDENT DIRECTORS VIA CUMULATIVE VOTING	Mgmt						
2.1	Elect Cai Tianzhi as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees.							
2.2	Elect Cao Yang as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees.							
2.3	Elect Wang Zhiqiang as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR all nominees is warranted given the absence of any known issues concerning the nominees.							
	ELECT SUPERVISORS VIA CUMULATIVE VOTING	Mgmt						
3.1	Elect Wang Hongwei as Supervisor	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR both non nominees.	minees is warranted giv	ven the absence of any ki	nown issues concerning the				
3.2	Elect Yi Weidong as Supervisor	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR both non nominees.	minees is warranted giv	en the absence of any ki	nown issues concerning the				

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		336,600	336,600
			08/18/2023	08/18/2023			
					Total Shares:	336,600	336,600

Page 88 of 136

## AJ Networks Co., Ltd.

Meeting Date: 09/06/2023 Record Date: 08/02/2023 Primary Security ID: Y0R6T2105 Country: South Korea Meeting Type: Special Ticker: 095570

				Voting Policy: ISS			
						Shares Voted: 15,138	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Elect Kim Myeong-cheol as Non-Independent Non-Exec Director	utive	Mgmt	For	For	For	
Ballot Details							
nstitutional Account Detail IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
cadian ACWI ex US Small-Cap und, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		15,138	15,138
			08/22/2023	08/22/2023			
					Total Shares:	15,138	15,138

## **Halfords Group Pic**

Meeting Date: 09/06/2023	Country: United Kingdom	Ticker: HFD
Record Date: 09/04/2023	Meeting Type: Annual	
Primary Security ID: G4280E105		

			Voting Policy: ISS	Voting Policy: ISS		
					Shares Voted: 9,397	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For	
2	Approve Final Dividend	Mgmt	For	For	For	
3	Approve Remuneration Report	Mgmt	For	For	For	
4	Approve Remuneration Policy	Mgmt	For	For	For	
5	Elect Tanvi Gokhale as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these D	irectors is warranted	as no significant concerns have	e been identified.		
6	Re-elect Keith Williams as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these D	irectors is warranted	as no significant concerns have	e been identified.		
7	Re-elect Jill Caseberry as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these D	irectors is warranted	as no significant concerns have	e been identified.		
8	Re-elect Tom Singer as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these D	irectors is warranted	as no significant concerns have	e been identified.		
9	Re-elect Graham Stapleton as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR these D	irectors is warranted	as no significant concerns have	e been identified.		

Voting Policy Rationale: A vote FOR these Directors is warranted as no significant concerns have been identified.

Page 89 of 136

## **Halfords Group Pic**

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
10	Re-elect Jo Hartley as Director		Mgmt	For	For	For	
	Voting Policy Rationale: A vote	FOR these Dire	ctors is warranted as n	o significant concerns hav	re been identified.		_
11	Reappoint BDO LLP as Auditors	5	Mgmt	For	For	For	
12	Authorise the Audit Committee Remuneration of Auditors	to Fix	Mgmt	For	For	For	
13	Authorise UK Political Donation Expenditure	s and	Mgmt	For	For	For	
14	Authorise Issue of Equity		Mgmt	For	For	For	
	Voting Policy Rationale: A vote recommended limits.	FOR these reso	lutions is warranted be	cause the proposed amou	ints and durations are within		_
15	Authorise Issue of Equity witho Pre-emptive Rights	out	Mgmt	For	For	For	
	Voting Policy Rationale: A vote recommended limits.	FOR these reso	lutions is warranted be	cause the proposed amou	ints and durations are within		_
16	Authorise Market Purchase of G Shares	Ordinary	Mgmt	For	For	For	
17	Authorise the Company to Call Meeting with Two Weeks' Notic		Mgmt	For	For	For	
18	Approve Company Share Optio Scheme	n	Mgmt	For	For	For	
19	Approve Save As You Earn Sch and International Save As You Scheme		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved	Intermediary Confirmed	9,397	9,397
			08/23/2023	08/23/2023			
					: Total Shares:	9,397	9,397

## **Mears Group Plc**

Meeting Date: 09/06/2 Record Date: 09/04/20		Country: United Kingd Meeting Type: Specia		Ticker: MER			
Primary Security ID: (	G5946P103						
				Voting Policy: ISS			
						Shares Voted: 13,636	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Cancellatio Premium Account	n of the Share	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Nun	nber Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted

Page 90 of 136

### **Mears Group Plc**

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved	Intermediary Confirmed	13,636	13,636
			08/15/2023	08/15/2023			
					Total Shares:	13,636	13,636

#### **Ordina NV**

Meeting Date: 0 Record Date: 08 Primary Securit	/09/2023	Country: Netherland Meeting Type: Extra Shareholders		Ticker: ORDI		
rinnary occurre	12.10,50,101			Voting Policy: IS	S	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Shares Voted: 32,893 Vote Instruction
	Extraordinary Mee	eting Agenda	Mgmt			
1	Open Meeting		Mgmt			
2	Receive Explanation the Offer	Receive Explanation and Discussion of the Offer				
3a	Approve Sale of C	ompany Assets	Mgmt	For	For	For
Зb	percent in case of increases the deal because such a ca. squeeze-out proce Approve Reduction	a waiver with approval of certainty for the offeror a sh out merger is not comi dures that exist in the New n in Share Capital	the Ordina board) of and might be reflected mon practice in the N	f shareholders accept the of I in the offer price. Howev	<i>but more than 80 percent (or 75 ffer * This asset sale agreement er, this is not without concern e facto undermining of the legal</i> For	
	through Cancellation of Shares Voting Policy Rationale: A qualified vote FOR is w settlement of the offer; * The asset sale will only percent in case of a waiver with approval of the C increases the deal certainty for the offeror and m because such a cash out merger is not common p squeeze-out procedures that exist in the Netherla			case less than 95 percent <sup>c</sup> shareholders accept the c d in the offer price. Howev	but more than 80 percent (or 75 offer * This asset sale agreement er, this is not without concern	
3с	Approve Dissolution and Appointment	on of the Company of Custodian	Mgmt	For	For	For
	Voting Policy Rationale: A qualified vote FOR is warranted because: * These resolutions are conditional upon successful settlement of the offer; * The asset sale will only be executed in case less than 95 percent but more than 80 percent (or 75 percent in case of a waiver with approval of the Ordina board) of shareholders accept the offer * This asset sale agreement increases the deal certainty for the offeror and might be reflected in the offer price. However, this is not without concern because such a cash out merger is not common practice in the Netherlands and means a de facto undermining of the legal squeeze-out procedures that exist in the Netherlands.					
4	Approve Cancelati Share	ion of the Priority	Mgmt	For	For	For
5a		on of the Company npany with Limited nd Articles of	Mgmt	For	For	For

## **Ordina NV**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
ба	Notification of the Intended Appointments to the One-Tier Board	Mgmt			
6b	Discussion on the Profile of Non-Executive Directors of the One-Tier Board	Mgmt			
бс	Accept Resignation and Approve Discharge of Dennis de Breij and Bjorn Van Reet as Supervisory Board Member	Mgmt	For	For	For
	Voting Policy Rationale: In the absence of a board member is not fulfilling its fiduciary of			troversies that the superviso	<i>TY</i>
6d	Elect Jo Maes as Executive Director	Mgmt	For	For	For
	tender offer of Sopra Steria. The offer is co appointments are subject to the conditions place, and will be effective as per the settle years; * The candidates appear to possess controversy concerning the candidates We board will only be composed of 25 percent commonly accepted safeguard of at least o declared unconditional the offeror will eithe share capital, and hence this situation will non-executive director shall have the right independent directors represent approxima	precedent that the offi ement. Furthermore: * the necessary qualifica note that post-offer an of independent directo one-third for controlled er pursue an asset sale merely be temporary. I to cast two votes and d	er is declared unconditional an The nominees are elected for ations for board membership; a d the offeror holding at least & rs, which raises some level of companies. However, we do n of squeeze-out proceeding to Moreover, this concern is furthe each executive directors one vo	ad that settlement has taken a period not exceeding four and * There is no known 80 percent of the shares, the concern as it is below the note that when the offer is acquire 100 percent of Ordi er mitigated as each	2
6e	Elect Joyce van Donk-van Wijnen as Executive Director and Chief Financial Officer	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these of tender offer of Sopra Steria. The offer is co appointments are subject to the conditions place, and will be effective as per the settle years; * The candidates appear to possess controversy concerning the candidates We board will only be composed of 25 percent commonly accepted safeguard of at least of declared unconditional the offeror will either share capital, and hence this situation will non-executive director shall have the right independent directors represent approxima	onditional upon the app precedent that the offi- ement. Furthermore: * the necessary qualifica note that post-offer an of independent directo one-third for controlled er pursue an asset sale merely be temporary. I to cast two votes and o	ointments being approved by the er is declared unconditional and The nominees are elected for ations for board membership; a difter offeror holding at least the rs, which raises some level of companies. However, we do no of squeeze-out proceeding to Moreover, this concern is further each executive directors one vertice of some and the second secon	this general meeting and the of that settlement has taken a period not exceeding four and * There is no known 80 percent of the shares, the concern as it is below the note that when the offer is acquire 100 percent of Ordi er mitigated as each	2
6f	Elect Michel Lorgere as Executive Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these of tender offer of Sopra Steria. The offer is co appointments are subject to the conditions place, and will be effective as per the settle years; * The candidates appear to possess	onditional upon the app precedent that the off ement. Furthermore: *	ointments being approved by a er is declared unconditional an The nominees are elected for	this general meeting and the nd that settlement has taken a period not exceeding four	2

years; \* The candidates appear to possess the necessary qualifications for board membership; and \* There is no known controversy concerning the candidates We note that post-offer and the offeror holding at least 80 percent of the shares, the board will only be composed of 25 percent of independent directors, which raises some level of concern as it is below the commonly accepted safeguard of at least one-third for controlled companies. However, we do note that when the offer is declared unconditional the offeror will either pursue an asset sale of squeeze-out proceeding to acquire 100 percent of Ordina's share capital, and hence this situation will merely be temporary. Moreover, this concern is further mitigated as each non-executive director shall have the right to cast two votes and each executive directors one vote, which means that independent directors represent approximately 31 percent of the total board votes.

## **Ordina NV**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction				
6g	Elect Bjorn Van Reet as Non-Executive Mgmt For For For Director								
	Voting Policy Rationale: A vote FOR these ele- tender offer of Sopra Steria. The offer is con- appointments are subject to the conditions p place, and will be effective as per the settlen years; * The candidates appear to possess th controversy concerning the candidates We no board will only be composed of 25 percent of commonly accepted safeguard of at least one declared unconditional the offeror will either share capital, and hence this situation will mo non-executive directors represent approximate	ditional upon the app recedent that the offe nent. Furthermore: * he necessary qualifica ote that post-offer and f independent directo e-third for controlled of pursue an asset sale erely be temporary. M o cast two votes and e	bintments being approved by er is declared unconditional ar The nominees are elected for tions for board membership; d the offeror holding at least rs, which raises some level of companies. However, we do r of squeeze-out proceeding to loreover, this concern is furth ach executive directors one v	this general meeting and the nd that settlement has taken a period not exceeding four and * There is no known 80 percent of the shares, the concern as it is below the note that when the offer is acquire 100 percent of Ordin er mitigated as each	2				
6h	Elect Dennis de Breij as Non-Executive Director	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR these ele- tender offer of Sopra Steria. The offer is con- appointments are subject to the conditions p place, and will be effective as per the settlen years; * The candidates appear to possess th controversy concerning the candidates We no board will only be composed of 25 percent of commonly accepted safeguard of at least one declared unconditional the offeror will either share capital, and hence this situation will m non-executive director shall have the right to independent directors represent approximate	ditional upon the app recedent that the offe nent. Furthermore: * he necessary qualifica ote that post-offer and f independent directo e-third for controlled of pursue an asset sale erely be temporary. M o cast two votes and e	bintments being approved by er is declared unconditional ar The nominees are elected for tions for board membership; d the offeror holding at least rs, which raises some level of companies. However, we do r of squeeze-out proceeding to loreover, this concern is furth ach executive directors one v	this general meeting and the nd that settlement has taken a period not exceeding four and * There is no known 80 percent of the shares, the concern as it is below the note that when the offer is acquire 100 percent of Ordin er mitigated as each	2				
6i	Elect Kathleen Clark as Non-Executive Director	Mgmt	For	For	For				
	Voting Policy Rationale: A vote FOR these ele- tender offer of Sopra Steria. The offer is con- appointments are subject to the conditions p place, and will be effective as per the settlen years; * The candidates appear to possess th controversy concerning the candidates We no board will only be composed of 25 percent of commonly accepted safeguard of at least one declared unconditional the offeror will either share capital, and hence this situation will mo non-executive director shall have the right to independent directors represent approximate	ditional upon the app recedent that the offe nent. Furthermore: * he necessary qualifica ote that post-offer and f independent directo e-third for controlled of pursue an asset sale erely be temporary. M o cast two votes and é	bintments being approved by er is declared unconditional ar The nominees are elected for tions for board membership; d the offeror holding at least rs, which raises some level of companies. However, we do r of squeeze-out proceeding to foreover, this concern is furth pach executive directors one v	this general meeting and the nd that settlement has taken a period not exceeding four and * There is no known 80 percent of the shares, the concern as it is below the note that when the offer is acquire 100 percent of Ordi er mitigated as each	2				

tender offer of Sopra Steria. The offer is conditional upon the appointments being approved by this general meeting and the appointments are subject to the conditions precedent that the offer is declared unconditional and that settlement has taken place, and will be effective as per the settlement. Furthermore: \* The nominees are elected for a period not exceeding four years; \* The candidates appear to possess the necessary qualifications for board membership; and \* There is no known controversy concerning the candidates We note that post-offer and the offeror holding at least 80 percent of the shares, the board will only be composed of 25 percent of independent directors, which raises some level of concern as it is below the commonly accepted safeguard of at least one-third for controlled companies. However, we do note that when the offer is declared unconditional the offeror will either pursue an asset sale of squeeze-out proceeding to acquire 100 percent of Ordina's share capital, and hence this situation will merely be temporary. Moreover, this concern is further mitigated as each non-executive directors shall have the right to cast two votes and each executive directors one vote, which means that independent directors represent approximately 31 percent of the total board votes.

Page 93 of 136

## Ordina NV

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
6k	Elect Yvane Bernard-Hulin as Non-Executive Director	5	Mgmt	For	For	For	
	tender offer of Sopra Steria. appointments are subject to place, and will be effective as years; * The candidates appo controversy concerning the c board will only be composed commonly accepted safeguar	The offer is condit the conditions pre- sper the settlement and the possess the and dates We note of 25 percent of in a of at least one-t feror will either pu- situation will mere- nave the right to co	ional upon the appoints cedent that the offer is nt. Furthermore: * The necessary qualification e that post-offer and th ndependent directors, w hird for controlled com ursue an asset sale of s ely be temporary. More ast two votes and each	ments being approved by declared unconditional a nominees are elected for s for board membership; e offeror holding at least which raises some level or panies. However, we do queeze-out proceeding to over, this concern is furth executive directors one	80 percent of the shares, the f concern as it is below the note that when the offer is o acquire 100 percent of Ordin her mitigated as each		
61	Accept Resignation and App Discharge of Johan van Hall, Menssen and Caroline Prince Supervisory Board Members	Thessa	Mgmt	For	For	For	
	Voting Policy Rationale: In the board member is not fulfilling	,	-		ntroversies that the supervisor	Ŷ	
7	Approve Remuneration Polic	у	Mgmt	For	For	For	
8	Close Meeting		Mgmt				
allot Details							
nstitutional Account Detail IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
cadian ACWI ex US Small-Cap und, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		32,893	32,893
			08/14/2023	08/14/2023			

## Cafe de Coral Holdings Limited

Meeting Date: 09/07/2023	Country: Bermuda	Ticker: 341	
Record Date: 09/01/2023	Meeting Type: Annual		
Primary Security ID: G1744V103			
		Voting Policy: ISS	
		Shares Voted: 66,000	

					Shares voted: 66,000
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Final Dividend	Mgmt	For	For	For
3.1	Elect Lo Pik Ling, Anita as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST boards. In the absence of any significant	-	-		Ŷ
3.2	Elect Chan Yue Kwong, Michael as Director	Mgmt	For	Against	Against

Voting Policy Rationale: A vote AGAINST Michael Chan Yue Kwong is warranted for serving on more than six public company boards. In the absence of any significant issues concerning other nominees, a vote FOR their election is warranted.

## Cafe de Coral Holdings Limited

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Policy Rec	Vote Instruction	
3.3	Elect Fang Suk Kwan, Katherin Director	e as	Mgmt	For	For	For	
	Voting Policy Rationale: A vote boards. In the absence of any s		-	-		Y	
3.4	Elect Lo Tak Shing, Peter as Di	irector	Mgmt	For	For	For	
	<i>Voting Policy Rationale: A vote boards. In the absence of any s</i>		-	-		V	_
4	Authorize Board to Fix Remune of Directors	eration	Mgmt	For	For	For	
5	Approve PricewaterhouseCoop Auditor and Authorize Board to Their Remuneration		Mgmt	For	For	For	
			Mgmt	For	Against	Against	
6	Approve Issuance of Equity or Equity-Linked Securities withou Preemptive Rights						_
6 7	Equity-Linked Securities withou Preemptive Rights Voting Policy Rationale: A vote has not specified the discount h in Item 8 as the proposal would and the company has not specific Authorize Repurchase of Issue	AGAINST the go limit for issuance d cause the agg ified the discour	e for cash and non-ca regate share issuance	sh consideration. A vote Au limit to exceed 10 percent	GAINST share reissuance require t of the relevant class of share	vest	-
	Equity-Linked Securities withou Preemptive Rights Voting Policy Rationale: A vote has not specified the discount I in Item 8 as the proposal would and the company has not specified Authorize Repurchase of Issue Capital Authorize Reissuance of Repur	AGAINST the gu limit for issuance d cause the agg ified the discour d Share	e for cash and non-ca regate share issuance tt limit for issuance fo	sh consideration. A vote Ad limit to exceed 10 percent r cash and non-cash consid	GAINST share reissuance requ t of the relevant class of share deration.	uest es	-
7	Equity-Linked Securities withou Preemptive Rights Voting Policy Rationale: A vote has not specified the discount I in Item 8 as the proposal would and the company has not specified Authorize Repurchase of Issue Capital	AGAINST the g imit for issuance d cause the agg ified the discour. d Share chased AGAINST the ge imit for issuance d cause the agg	e for cash and non-ca: regate share issuance ti limit for issuance fo Mgmt Mgmt eneral share issuance e for cash and non-ca: regate share issuance	sh consideration. A vote AG limit to exceed 10 percent r cash and non-cash consid For For mandate in Item 6 is warr sh consideration. A vote AG limit to exceed 10 percent	GAINST share reissuance requ t of the relevant class of share deration. For Against anted given that the compan, GAINST share reissuance requ t of the relevant class of share	uest es For Against V uest	-
7	Equity-Linked Securities withou Preemptive Rights Voting Policy Rationale: A vote has not specified the discount I in Item 8 as the proposal would and the company has not speci Authorize Repurchase of Issue Capital Authorize Reissuance of Repur Shares Voting Policy Rationale: A vote has not specified the discount I in Item 8 as the proposal would	AGAINST the g imit for issuance d cause the agg ified the discour. d Share chased AGAINST the ge imit for issuance d cause the agg	e for cash and non-ca: regate share issuance ti limit for issuance fo Mgmt Mgmt eneral share issuance e for cash and non-ca: regate share issuance	sh consideration. A vote AG limit to exceed 10 percent r cash and non-cash consid For For mandate in Item 6 is warr sh consideration. A vote AG limit to exceed 10 percent	GAINST share reissuance requ t of the relevant class of share deration. For Against anted given that the compan, GAINST share reissuance requ t of the relevant class of share	uest es For Against V uest	-
7 8 9	Equity-Linked Securities withou Preemptive Rights Voting Policy Rationale: A vote has not specified the discount h in Item 8 as the proposal would and the company has not specific Authorize Repurchase of Issue Capital Authorize Reissuance of Repur Shares Voting Policy Rationale: A vote has not specified the discount h in Item 8 as the proposal would and the company has not specific	AGAINST the g imit for issuance d cause the agg ified the discour. d Share chased AGAINST the ge imit for issuance d cause the agg	e for cash and non-ca regate share issuance at limit for issuance for Mgmt Mgmt eneral share issuance e for cash and non-ca regate share issuance at limit for issuance for	sh consideration. A vote Ad limit to exceed 10 percent r cash and non-cash consid For For mandate in Item 6 is warr sh consideration. A vote Ad limit to exceed 10 percent r cash and non-cash consid	GAINST share reissuance requ t of the relevant class of share deration. For Against anted given that the compan, GAINST share reissuance requ t of the relevant class of share deration.	uest es For Against V uest es	-
7 8	Equity-Linked Securities withou Preemptive Rights Voting Policy Rationale: A vote has not specified the discount h in Item 8 as the proposal would and the company has not specific Authorize Repurchase of Issue Capital Authorize Reissuance of Repur Shares Voting Policy Rationale: A vote has not specified the discount h in Item 8 as the proposal would and the company has not specific	AGAINST the g imit for issuance d cause the agg ified the discour. d Share chased AGAINST the ge imit for issuance d cause the agg	e for cash and non-ca regate share issuance at limit for issuance for Mgmt Mgmt eneral share issuance e for cash and non-ca regate share issuance at limit for issuance for	sh consideration. A vote Ad limit to exceed 10 percent r cash and non-cash consid For For mandate in Item 6 is warr sh consideration. A vote Ad limit to exceed 10 percent r cash and non-cash consid	GAINST share reissuance requ t of the relevant class of share deration. For Against anted given that the compan, GAINST share reissuance requ t of the relevant class of share deration.	uest es For Against V uest es	Shares Voted
7 8 9 Ballot Details Institutional Account Detail (IA Name, IA Number) Acadian ACWI ex US Small-Cap	Equity-Linked Securities withou Preemptive Rights Voting Policy Rationale: A vote has not specified the discount h in Item 8 as the proposal would and the company has not specified Authorize Repurchase of Issue Capital Authorize Reissuance of Repur Shares Voting Policy Rationale: A vote has not specified the discount h in Item 8 as the proposal would and the company has not specified Adopt New Bye-Laws	AGAINST the ga imit for issuance d cause the agg fied the discour d Share chased AGAINST the ga imit for issuance d cause the agg ified the discour	e for cash and non-ca regate share issuance at limit for issuance for Mgmt Mgmt eneral share issuance e for cash and non-ca regate share issuance at limit for issuance for Mgmt	sh consideration. A vote Ad limit to exceed 10 percent r cash and non-cash consid For For mandate in Item 6 is warr sh consideration. A vote Ad limit to exceed 10 percent r cash and non-cash consid For	GAINST share reissuance requ t of the relevant class of share deration. For Against anted given that the compan, GAINST share reissuance requ t of the relevant class of share deration. For	uest es For Against Vuest es For	Shares Voted
7 8 9 Ballot Details Institutional Account Detail	Equity-Linked Securities withou Preemptive Rights Voting Policy Rationale: A vote has not specified the discount h in Item 8 as the proposal would and the company has not specified Authorize Repurchase of Issue Capital Authorize Reissuance of Repur Shares Voting Policy Rationale: A vote has not specified the discount h in Item 8 as the proposal would and the company has not specified Adopt New Bye-Laws	AGAINST the g limit for issuance d cause the agg fifed the discour. d Share chased AGAINST the g limit for issuance d cause the agg fifed the discour.	e for cash and non-ca regate share issuance at limit for issuance for Mgmt Mgmt eneral share issuance to for cash and non-ca regate share issuance for Mgmt Instructed	sh consideration. A vote Ad limit to exceed 10 percent r cash and non-cash consid For For mandate in Item 6 is warr sh consideration. A vote Ad limit to exceed 10 percent r cash and non-cash consid For Approved	GAINST share reissuance requ t of the relevant class of share deration. For Against anted given that the compan, GAINST share reissuance requ t of the relevant class of share deration. For	Jest es For Against V Jest es For Votable Shares	Shares Voted

### **Jet2 Plc**

Meeting Date: 0	09/07/2023 <b>Co</b>	ountry: United Kingdon	n	Ticker: JET2		
Record Date: 09	9/05/2023 Me	eeting Type: Annual				
Primary Securit	<b>y ID:</b> G5112P101					
				Voting Policy: ISS		
						Shares Voted: 29,908
					Voting	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Policy Rec	Vote Instruction
	••••					
1	Accept Financial Stateme Statutory Reports	ents and	Mgmt	For	Against	Against

Voting Policy Rationale: A vote AGAINST this resolution is warranted because of the following reasons: \* Awards granted to the Executive Directors under the Share Reward Plan vest subject to continued employment only.

### **Jet2 Plc**

Proposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2	Approve Final Dividend	Mgmt	For	For	For
3	Re-elect Philip Meeson as Director	Mgmt	For	Abstain	Abstain
	Voting Policy Rationale: Item 3 An ABSTEN Director and is currently a member of the R recommendations; and * He is the Board C governance practices, and it is noted that t guidelines. A vote FOR this resolution is wa either in favour or against and who do not election of Robin Terrell, Simon Breakwell a	Remuneration Committed Thair who is considered the composition of the A prranted for those shared recognise an abstention	e, which is not in line with UK to be ultimately responsible fo udit Committee is not complia holders in markets who have as a valid option. Items 4-6 /	best practice r the Company's corporate ant with recommended a fiduciary responsibility to A vote FOR the re-election of	vote or
4	Re-elect Robin Terrell as Director	Mgmt	For	For	For
	Voting Policy Rationale: Item 3 An ABSTEN Director and is currently a member of the K recommendations; and * He is the Board C governance practices, and it is noted that t guidelines. A vote FOR this resolution is wa either in favour or against and who do not election of Robin Terrell, Simon Breakwell a	Remuneration Committed Thair who is considered the composition of the A prranted for those shared recognise an abstention	e, which is not in line with UK to be ultimately responsible fo udit Committee is not complia holders in markets who have as a valid option. Items 4-6 /	best practice r the Company's corporate ant with recommended a fiduciary responsibility to A vote FOR the re-election of	vote or
5	Elect Simon Breakwell as Director	Mgmt	For	For	For
	Voting Policy Rationale: Item 3 An ABSTEN Director and is currently a member of the R recommendations; and * He is the Board C governance practices, and it is noted that to guidelines. A vote FOR this resolution is wa either in favour or against and who do not election of Robin Terrell, Simon Breakwell a	Remuneration Committe Thair who is considered t the composition of the A prranted for those share recognise an abstention	e, which is not in line with UK to be ultimately responsible fo udit Committee is not complia holders in markets who have as a valid option. Items 4-6 /	best practice r the Company's corporate ant with recommended a fiduciary responsibility to A vote FOR the re-election of	vote or
6	Elect Angela Luger as Director	Mgmt	For	For	For
6	Elect Angela Luger as Director Voting Policy Rationale: Item 3 An ABSTEN Director and is currently a member of the R recommendations; and * He is the Board C governance practices, and it is noted that t guidelines. A vote FOR this resolution is wa either in favour or against and who do not election of Robin Terrell, Simon Breakwell a	TION on the re-election Remuneration Committee 'hair who is considered t he composition of the A nrranted for those sharen recognise an abstention	of Philip Meeson is warranted e, which is not in line with UK o be ultimately responsible fo udit Committee is not complia holders in markets who have as a valid option. Items 4-6 /	l because: * He is an Execu best practice r the Company's corporate int with recommended a fiduciary responsibility to A vote FOR the re-election of	tive vote or
6 7	Voting Policy Rationale: Item 3 An ABSTEN Director and is currently a member of the R recommendations; and * He is the Board C governance practices, and it is noted that t guidelines. A vote FOR this resolution is wa either in favour or against and who do not	TION on the re-election Remuneration Committee 'hair who is considered t he composition of the A nrranted for those sharen recognise an abstention	of Philip Meeson is warranted e, which is not in line with UK o be ultimately responsible fo udit Committee is not complia holders in markets who have as a valid option. Items 4-6 /	l because: * He is an Execu best practice r the Company's corporate int with recommended a fiduciary responsibility to A vote FOR the re-election of	tive vote or
	Voting Policy Rationale: Item 3 An ABSTEN Director and is currently a member of the K recommendations; and * He is the Board C governance practices, and it is noted that t guidelines. A vote FOR this resolution is wa either in favour or against and who do not election of Robin Terrell, Simon Breakwell a	TION on the re-election Remuneration Committee Thair who is considered to the composition of the A parranted for those shared recognise an abstention and Angela Luger is war	of Philip Meeson is warranted e, which is not in line with UK to be ultimately responsible fo udit Committee is not complia holders in markets who have as a valid option. Items 4-6 / ranted because no significant	l because: * He is an Execu best practice r the Company's corporate ant with recommended a fiduciary responsibility to A vote FOR the re-election concerns have been identil	tive vote or ied.
7	Voting Policy Rationale: Item 3 An ABSTEN Director and is currently a member of the R recommendations; and * He is the Board C governance practices, and it is noted that t guidelines. A vote FOR this resolution is wa either in favour or against and who do not election of Robin Terrell, Simon Breakwell a Reappoint KPMG LLP as Auditors Authorise Board to Fix Remuneration	TION on the re-election Remuneration Committee Thair who is considered to the composition of the A prranted for those sharen recognise an abstention and Angela Luger is ward Mgmt	of Philip Meeson is warranted e, which is not in line with UK o be ultimately responsible fo udit Committee is not complia holders in markets who have a as a valid option. Items 4-6 a ranted because no significant For	l because: * He is an Execu best practice r the Company's corporate int with recommended a fiduciary responsibility to A vote FOR the re-election of concerns have been identif For	tive vote or fed. For
7 8	Voting Policy Rationale: Item 3 An ABSTEN Director and is currently a member of the K recommendations; and * He is the Board C governance practices, and it is noted that t guidelines. A vote FOR this resolution is wa either in favour or against and who do not election of Robin Terrell, Simon Breakwell a Reappoint KPMG LLP as Auditors Authorise Board to Fix Remuneration of Auditors Approve Increase in the Maximum	TION on the re-election Remuneration Committee Thair who is considered to the composition of the A norranted for those shared recognise an abstention and Angela Luger is ward Mgmt Mgmt	of Philip Meeson is warranted e, which is not in line with UK o be ultimately responsible fo udit Committee is not complia holders in markets who have as a valid option. Items 4-6 <i>i</i> ranted because no significant For For	I because: * He is an Execu best practice r the Company's corporate and with recommended a fiduciary responsibility to A vote FOR the re-election of concerns have been identif For For	<i>tive</i> vote or ied. For For
7 8 9	Voting Policy Rationale: Item 3 An ABSTEN Director and is currently a member of the R recommendations; and * He is the Board C governance practices, and it is noted that to guidelines. A vote FOR this resolution is wa either in favour or against and who do not election of Robin Terrell, Simon Breakwell a Reappoint KPMG LLP as Auditors Authorise Board to Fix Remuneration of Auditors Approve Increase in the Maximum Aggregate Fees Payable to Directors	TION on the re-election Remuneration Committee Thair who is considered to the composition of the A manted for those shared recognise an abstention and Angela Luger is ward Mgmt Mgmt Mgmt Mgmt	of Philip Meeson is warranted e, which is not in line with UK o be ultimately responsible fo udit Committee is not complia holders in markets who have a as a valid option. Items 4-6 , ranted because no significant For For For For	l because: * He is an Execu best practice r the Company's corporate int with recommended a fiduciary responsibility to A vote FOR the re-election of concerns have been identif For For For For	tive vote or ied. For For For
7 8 9	Voting Policy Rationale: Item 3 An ABSTEN Director and is currently a member of the K recommendations; and * He is the Board C governance practices, and it is noted that t guidelines. A vote FOR this resolution is wa either in favour or against and who do not election of Robin Terrell, Simon Breakwell a Reappoint KPMG LLP as Auditors Authorise Board to Fix Remuneration of Auditors Approve Increase in the Maximum Aggregate Fees Payable to Directors Authorise Issue of Equity Voting Policy Rationale: A vote FOR these r	TION on the re-election Remuneration Committee Thair who is considered to the composition of the A manted for those shared recognise an abstention and Angela Luger is ward Mgmt Mgmt Mgmt Mgmt	of Philip Meeson is warranted e, which is not in line with UK o be ultimately responsible fo udit Committee is not complia holders in markets who have a as a valid option. Items 4-6 , ranted because no significant For For For For	l because: * He is an Execu best practice r the Company's corporate int with recommended a fiduciary responsibility to A vote FOR the re-election of concerns have been identif For For For For	tive vote or ied. For For For
7 8 9 10	Voting Policy Rationale: Item 3 An ABSTEN         Director and is currently a member of the K         recommendations; and * He is the Board C         governance practices, and it is noted that t         guidelines. A vote FOR this resolution is wa         either in favour or against and who do not         election of Robin Terrell, Simon Breakwell a         Reappoint KPMG LLP as Auditors         Authorise Board to Fix Remuneration         of Auditors         Approve Increase in the Maximum         Aggregate Fees Payable to Directors         Authorise Issue of Equity         Voting Policy Rationale: A vote FOR these r         recommended limits.         Authorise Issue of Equity without	TTION on the re-election Remuneration Committee thair who is considered to the composition of the A prranted for those shared recognise an abstention and Angela Luger is ward Mgmt Mgmt Mgmt resolutions is warranted Mgmt	of Philip Meeson is warranted e, which is not in line with UK to be ultimately responsible for udit Committee is not complia holders in markets who have a as a valid option. Items 4-6 i ranted because no significant For For For For For For	l because: * He is an Execu- best practice r the Company's corporate int with recommended a fiduciary responsibility to A vote FOR the re-election of concerns have been identif For For For the and durations are within For	tive vote or ied. For For For For
7 8 9 10	<ul> <li>Voting Policy Rationale: Item 3 An ABSTEN Director and is currently a member of the K recommendations; and * He is the Board C governance practices, and it is noted that t guidelines. A vote FOR this resolution is wa either in favour or against and who do not election of Robin Terrell, Simon Breakwell a Reappoint KPMG LLP as Auditors</li> <li>Authorise Board to Fix Remuneration of Auditors</li> <li>Approve Increase in the Maximum Aggregate Fees Payable to Directors</li> <li>Authorise Issue of Equity</li> <li>Voting Policy Rationale: A vote FOR these r recommended limits.</li> <li>Authorise Issue of Equity without Pre-emptive Rights</li> <li>Voting Policy Rationale: A vote FOR these r</li> </ul>	TTION on the re-election Remuneration Committee thair who is considered to the composition of the A prranted for those shared recognise an abstention and Angela Luger is ward Mgmt Mgmt Mgmt resolutions is warranted Mgmt	of Philip Meeson is warranted e, which is not in line with UK to be ultimately responsible for udit Committee is not complia holders in markets who have a as a valid option. Items 4-6 i ranted because no significant For For For For For For	l because: * He is an Execu- best practice r the Company's corporate int with recommended a fiduciary responsibility to A vote FOR the re-election of concerns have been identif For For For the and durations are within For	tive vote or ied. For For For For
7 8 9 10 11	Voting Policy Rationale: Item 3 An ABSTEN         Director and is currently a member of the K         recommendations; and * He is the Board C         governance practices, and it is noted that t         guidelines. A vote FOR this resolution is wa         either in favour or against and who do not         election of Robin Terrell, Simon Breakwell a         Reappoint KPMG LLP as Auditors         Authorise Board to Fix Remuneration         of Auditors         Approve Increase in the Maximum         Aggregate Fees Payable to Directors         Authorise Issue of Equity         Voting Policy Rationale: A vote FOR these r         recommended limits.         Authorise Issue of Equity without         Pre-emptive Rights         Voting Policy Rationale: A vote FOR these r         recommended limits.         Authorise Issue of Equity without         Pre-emptive Rights         Voting Policy Rationale: A vote FOR these r         recommended limits.         Authorise Issue of Equity without         Pre-emptive Rights in Connection with         an Acquisition or Other Capital	TION on the re-election Remuneration Committee thair who is considered to the composition of the A prranted for those shared recognise an abstention and Angela Luger is warn Mgmt Mgmt Mgmt resolutions is warranted Mgmt resolutions is warranted Mgmt	of Philip Meeson is warranted e, which is not in line with UK o be ultimately responsible for udit Committee is not complia holders in markets who have a as a valid option. Items 4-6 a ranted because no significant For For For For because the proposed amount For For For	l because: * He is an Execu best practice r the Company's corporate int with recommended a fiduciary responsibility to A vote FOR the re-election of concerns have been identif For For For to and durations are within For ts and durations are within For	tive vote or ied. For

### **Jet2 Plc**

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved	Intermediary Confirmed	29,908	29,908
			08/25/2023	08/25/2023			
					Total Shares:	29,908	29,908

#### Deilli hto natio I T . ~ \_ T. -

Meeting Date:       09/07/2023       Country:       Canada         Record Date:       07/13/2023       Meeting Type:       Annu         Primary Security ID:       560909103       Meeting Type:       Annu		Country: Canada Meeting Type: Annual		Ticker: MDI			
				Voting Policy: ISS		Shares Voted: 68,765	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1A	Elect Director Caroline	e Donally	Mgmt	For	For	For	
	Voting Policy Rationale	e: Vote FOR all proposed	nominees as no signi	ficant concerns have bee	n identified at this time.		
1B	Elect Director Louis-Pi	erre Gignac	Mgmt	For	For	For	
	Voting Policy Rationale	e: Vote FOR all proposed	nominees as no signi	ficant concerns have bee	n identified at this time.		
1C	Elect Director Kim Kea	ating	Mgmt	For	For	For	
	Voting Policy Rationale	e: Vote FOR all proposed	nominees as no signi	ficant concerns have bee	n identified at this time.		
1D	Elect Director Robert	Krcmarov	Mgmt	For	For	For	
	Voting Policy Rationale	e: Vote FOR all proposed	nominees as no signi	ficant concerns have bee	n identified at this time.		
1E	Elect Director Juliana	L. Lam	Mgmt	For	For	For	
	Voting Policy Rationale	e: Vote FOR all proposed	nominees as no signi	ficant concerns have bee	nt concerns have been identified at this time.		
1F	Elect Director Denis La	arocque	Mgmt	For	For	For	
	Voting Policy Rationale	e: Vote FOR all proposed	nominees as no signi	ficant concerns have bee	n identified at this time.		
1G	Elect Director Janice C	6. Rennie	Mgmt	For	For	For	
	Voting Policy Rationale	e: Vote FOR all proposed	nominees as no signi	ficant concerns have bee	nt concerns have been identified at this time.		
1H	Elect Director Sybil Ve	enman	Mgmt	For	For	For	
	Voting Policy Rationale	e: Vote FOR all proposed	nominees as no signi	ficant concerns have bee	n identified at this time.		
11	Elect Director Jo Mark	Zurel	Mgmt	For	For	For	
	Voting Policy Rationale	e: Vote FOR all proposed	nominees as no signi	ficant concerns have bee	n identified at this time.		
2	Advisory Vote on Exec Compensation Approa		Mgmt	For	For	For	
3	Approve Deloitte LLP Authorize Board to Fix Remuneration		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Numb	er Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted

Page 97 of 136

### **Major Drilling Group International Inc.**

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		68,765	68,765
			08/23/2023	08/23/2023			
					Total Shares:	68,765	68,765

#### **Speedy Hire Plc**

Meeting Date: 09/07/2023	Country: United Kingdom	Ticker: SDY
Record Date: 09/05/2023	Meeting Type: Annual	
Primary Security ID: G8345C129		

			Voting Policy: ISS		
					Shares Voted: 66,507
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Remuneration Report	Mgmt	For	For	For
3	Approve Remuneration Policy	Mgmt	For	For	For
4	Approve Final Dividend	Mgmt	For	For	For
5	Elect Dan Evans as Director	Mgmt	For	For	For
	Voting Policy Rationale: Item 7 A vote FC concerns: * The composition of the Boar respect of board diversity during the yea	rd did not comply with two	o of the reporting targets out	tlined in the FCA Listing Rule	
	concerns: * The composition of the Boar	d did not comply with two or under review or as at th ntified with board diversity board level over the past	o of the reporting targets out ne AGM. As Chair of the Nom y. The main reasons for supp y year. * No other material co	tlined in the FCA Listing Rule ination Committee, he is port are: * It is acknowledge pncerns have been identified	es in ed ' with
6	concerns: * The composition of the Boar respect of board diversity during the yea considered accountable for concerns ider that there has been material turnover at respect to the composition of the Board.	d did not comply with two or under review or as at th ntified with board diversity board level over the past	o of the reporting targets out ne AGM. As Chair of the Nom y. The main reasons for supp y year. * No other material co	tlined in the FCA Listing Rule ination Committee, he is port are: * It is acknowledge pncerns have been identified	es in ed ' with
6	concerns: * The composition of the Boar respect of board diversity during the yea considered accountable for concerns ider that there has been material turnover at respect to the composition of the Board. have been identified.	rd did not comply with two or under review or as at th ntified with board diversity board level over the past Items 5-6 and 8-12 A vol Mgmt OR the re-election of Davi or under review or as at th ntified with board diversity board level over the past	o of the reporting targets out ne AGM. As Chair of the Nom y. The main reasons for supp y year. * No other material co te FOR these Directors is wan For d Shearer is considered warr o of the reporting targets out ne AGM. As Chair of the Nom y. The main reasons for supp y year. * No other material co	tlined in the FCA Listing Rule ination Committee, he is port are: * It is acknowledge oncerns have been identified rranted as no significant cor For For ranted, although it is not wit tlined in the FCA Listing Rule ination Committee, he is port are: * It is acknowledge oncerns have been identified	es in d with cerns For hout es in d with

concerns: \* The composition of the Board did not comply with two of the reporting targets outlined in the FCA Listing Rules in respect of board diversity during the year under review or as at the AGM. As Chair of the Nomination Committee, he is considered accountable for concerns identified with board diversity. The main reasons for support are: \* It is acknowledged that there has been material turnover at board level over the past year. \* No other material concerns have been identified with respect to the composition of the Board. Items 5-6 and 8-12 A vote FOR these Directors is warranted as no significant concerns have been identified.

## **Speedy Hire Plc**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
8	Re-elect David Garman as Director	Mgmt	For	For	For
	Voting Policy Rationale: Item 7 A vote FOR concerns: * The composition of the Board of respect of board diversity during the year u considered accountable for concerns identii that there has been material turnover at bo respect to the composition of the Board. Ite have been identified.	lid not comply with tw nder review or as at t ied with board diversi ard level over the pas	o of the reporting targets out he AGM. As Chair of the Nom ty. The main reasons for supp t year. * No other material co	tlined in the FCA Listing Rules ination Committee, he is port are: * It is acknowledged pncerns have been identified v	in vith
9	Re-elect Rob Barclay as Director	Mgmt	For	For	For
	Voting Policy Rationale: Item 7 A vote FOR concerns: * The composition of the Board of respect of board diversity during the year u considered accountable for concerns identif that there has been material turnover at bo respect to the composition of the Board. Ite have been identified.	lid not comply with tw nder review or as at t ïed with board diversi ard level over the pas	o of the reporting targets out he AGM. As Chair of the Nom ty. The main reasons for supp t year. * No other material co	tlined in the FCA Listing Rules ination Committee, he is port are: * It is acknowledged pncerns have been identified v	in vith
10	Re-elect Rhian Bartlett as Director	Mgmt	For	For	For
	Voting Policy Rationale: Item 7 A vote FOR concerns: * The composition of the Board of respect of board diversity during the year u considered accountable for concerns identif that there has been material turnover at bo respect to the composition of the Board. Ite have been identified.	lid not comply with tw nder review or as at t ïed with board diversi ard level over the pas	o of the reporting targets out he AGM. As Chair of the Nom ty. The main reasons for supp t year. * No other material co	tlined in the FCA Listing Rules ination Committee, he is port are: * It is acknowledged pncerns have been identified v	in vith
11	Re-elect Shatish Dasani as Director	Mgmt	For	For	For
	Voting Policy Rationale: Item 7 A vote FOR concerns: * The composition of the Board of respect of board diversity during the year u considered accountable for concerns identii that there has been material turnover at bo respect to the composition of the Board. Ite have been identified.	lid not comply with tw nder review or as at t ïed with board diversi ard level over the pas	o of the reporting targets out he AGM. As Chair of the Nom ty. The main reasons for supp t year. * No other material co	tlined in the FCA Listing Rules ination Committee, he is port are: * It is acknowledged pncerns have been identified v	in vith
12	Re-elect Carol Kavanagh as Director	Mgmt	For	For	For
	Voting Policy Rationale: Item 7 A vote FOR concerns: * The composition of the Board of respect of board diversity during the year u considered accountable for concerns identii that there has been material turnover at boo respect to the composition of the Board. Ite have been identified.	lid not comply with tw nder review or as at t ïed with board diversi ard level over the pas	o of the reporting targets out he AGM. As Chair of the Nom ty. The main reasons for supp t year. * No other material co	tlined in the FCA Listing Rules ination Committee, he is port are: * It is acknowledged pncerns have been identified v	in vith
13	Reappoint PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For
14	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For
15	Authorise Issue of Equity	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these r recommended limits.	esolutions is warrante	d because the proposed amo	unts and durations are within	
16	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these r	esolutions is warrante	d because the proposed amo	unts and durations are within	

Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits.

## **Speedy Hire Plc**

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
17	Authorise Issue of Equity wi Pre-emptive Rights in Conne an Acquisition or Other Capi Investment	ection with	Mgmt	For	For	For	
	Voting Policy Rationale: A vo recommended limits.	te FOR these reso	lutions is warranted be	ecause the proposed amou	ints and durations are within		
18	Authorise Market Purchase of Shares	of Ordinary	Mgmt	For	For	For	
19	Authorise the Company to C Meeting with Two Weeks' N		Mgmt	For	For	For	
20	Authorise UK Political Donat Expenditure	ions and	Mgmt	For	For	For	
Ballot Details							
nstitutional Account Detail IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap	190245	Confirmed	Auto-Instructed	Auto-Approved	Intermediary Confirmed	66,507	66,507
und, 0H0			08/25/2023	08/25/2023			
					Total Shares:	66,507	66,507

## **Tecsys Inc.**

Meeting Date: 09/07/2023	Country: Canada	Ticker: TCS
Record Date: 07/21/2023	Meeting Type: Annual	
Primary Security ID: 878950104		

				Shares Voted: 1,058
Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
Elect Director David Brereton	Mgmt	For	For	For
Voting Policy Rationale: Vote AGAINST proposed nominee(s).	Vernon Lobo for serving on	more than five public comp	any boards. Vote FOR the oti	her
Elect Director Peter Brereton	Mgmt	For	For	For
Voting Policy Rationale: Vote AGAINST proposed nominee(s).	Vernon Lobo for serving on	more than five public comp	any boards. Vote FOR the oti	her
Elect Director Vernon Lobo	Mgmt	For	Against	Against
Voting Policy Rationale: Vote AGAINST proposed nominee(s).	Vernon Lobo for serving on	more than five public comp	any boards. Vote FOR the oti	her
Elect Director Steve Sasser	Mgmt	For	For	For
Voting Policy Rationale: Vote AGAINST proposed nominee(s).	Vernon Lobo for serving on	more than five public comp	any boards. Vote FOR the oti	her
Elect Director David Booth	Mgmt	For	For	For
_	Elect Director David Brereton Voting Policy Rationale: Vote AGAINST proposed nominee(s). Elect Director Peter Brereton Voting Policy Rationale: Vote AGAINST proposed nominee(s). Elect Director Vernon Lobo Voting Policy Rationale: Vote AGAINST proposed nominee(s). Elect Director Steve Sasser Voting Policy Rationale: Vote AGAINST proposed nominee(s).	Elect Director David Brereton       Mgmt         Voting Policy Rationale: Vote AGAINST Vernon Lobo for serving on proposed nominee(s).       Mgmt         Elect Director Peter Brereton       Mgmt         Voting Policy Rationale: Vote AGAINST Vernon Lobo for serving on proposed nominee(s).       Mgmt         Elect Director Vernon Lobo       Mgmt         Voting Policy Rationale: Vote AGAINST Vernon Lobo for serving on proposed nominee(s).       Mgmt         Elect Director Vernon Lobo       Mgmt         Voting Policy Rationale: Vote AGAINST Vernon Lobo for serving on proposed nominee(s).       Mgmt         Elect Director Steve Sasser       Mgmt         Voting Policy Rationale: Vote AGAINST Vernon Lobo for serving on proposed nominee(s).       Mgmt	Proposal TextProponentRecElect Director David BreretonMgmtForVoting Policy Rationale: Vote AGAINST Vernon Lobo for serving on more than five public comparison of the proposed nominee(s).ForElect Director Peter BreretonMgmtForVoting Policy Rationale: Vote AGAINST Vernon Lobo for serving on more than five public comparison of the proposed nominee(s).ForElect Director Vernon LoboMgmtForElect Director Vernon LoboMgmtForElect Director Vernon LoboMgmtForVoting Policy Rationale: Vote AGAINST Vernon Lobo for serving on more than five public comparison of the proposed nominee(s).ForElect Director Steve SasserMgmtForVoting Policy Rationale: Vote AGAINST Vernon Lobo for serving on more than five public comparison of the proposed nominee(s).ForElect Director Steve SasserMgmtForVoting Policy Rationale: Vote AGAINST Vernon Lobo for serving on more than five public comparison of the proposed nominee(s).ForVoting Policy Rationale: Vote AGAINST Vernon Lobo for serving on more than five public comparison of the public comparison of th	Proposal Text       Proponent       Mgmt Rec       Policy Rec         Elect Director David Brereton       Mgmt       For       For         Voting Policy Rationale: Vote AGAINST Vernon Lobo for serving on more than five public company boards. Vote FOR the oth proposed nominee(s).       For         Elect Director Peter Brereton       Mgmt       For         Voting Policy Rationale: Vote AGAINST Vernon Lobo for serving on more than five public company boards. Vote FOR the oth proposed nominee(s).       For         Elect Director Vernon Lobo       Mgmt       For         Voting Policy Rationale: Vote AGAINST Vernon Lobo for serving on more than five public company boards. Vote FOR the oth proposed nominee(s).       Against         Elect Director Vernon Lobo       Mgmt       For         Voting Policy Rationale: Vote AGAINST Vernon Lobo for serving on more than five public company boards. Vote FOR the oth proposed nominee(s).       For         Elect Director Steve Sasser       Mgmt       For         Voting Policy Rationale: Vote AGAINST Vernon Lobo for serving on more than five public company boards. Vote Hor Magnet proposed nominee(s).       For

Voting Policy Rationale: Vote AGAINST Vernon Lobo for serving on more than five public company boards. Vote FOR the other proposed nominee(s).

Page 100 of 136

## **Tecsys Inc.**

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.6	Elect Director Rani Hublou		Mgmt	For	For	For	
	Voting Policy Rationale: Vol proposed nominee(s).	te AGAINST Vernon	Lobo for serving on mo	ore than five public comp	any boards. Vote FOR the othe	27	_
1.7	Elect Director Kathleen Mil	er	Mgmt	For	For	For	
	Voting Policy Rationale: Vol proposed nominee(s).	te AGAINST Vernon .	Lobo for serving on mo	ore than five public comp	any boards. Vote FOR the othe	21	
2	Approve KPMG LLP as Aud Authorize Board to Fix The Remuneration		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		1,058	1,058
			08/22/2023	08/22/2023			
					Total Shares:	1,058	1,058

#### **XPS Pensions Group Plc**

Meeting Date: 09/07/2023	Country: United Kingdom	Ticker: XPS
Record Date: 09/05/2023	Meeting Type: Annual	
Primary Security ID: G9829Q105		

Voting Policy: ISS

					Shares Voted: 3,873
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Final Dividend	Mgmt	For	For	For
3	Approve Remuneration Report	Mgmt	For	For	For
4	Approve Remuneration Policy	Mgmt	For	For	For
5	Re-elect Alan Bannatyne as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these	Directors is warranted a	s no significant concerns ha	ve been identified.	
6	Re-elect Ben Bramhall as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these	Directors is warranted a	s no significant concerns ha	ve been identified.	
7	Re-elect Paul Cuff as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these	Directors is warranted a	s no significant concerns ha	ve been identified.	
8	Elect Aisling Kennedy as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these	Directors is warranted a	s no significant concerns ha	ve been identified.	
9	Re-elect Sarah Ing as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these	Directors is warranted a	s no significant concerns ha	ve heen identified	

Voting Policy Rationale: A vote FOR these Directors is warranted as no significant concerns have been identified.

Page 101 of 136

## **XPS Pensions Group Plc**

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
10	Re-elect Snehal Shah as Direc	tor	Mgmt	For	For	For	
	Voting Policy Rationale: A vote	FOR these Dire	ectors is warranted as ne	o significant concerns have	e been identified.		
11	Re-elect Margaret Snowdon as	s Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote	FOR these Dire	ectors is warranted as ne	o significant concerns have	e been identified.		
12	Reappoint BDO LLP as Auditor	rs	Mgmt	For	For	For	
13	Authorise the Audit and Risk Committee to Fix Remuneration Auditors	on of	Mgmt	For	For	For	
14	Authorise Issue of Equity		Mgmt	For	For	For	
	Voting Policy Rationale: A vote recommended limits.	FOR these reso	olutions is warranted be	cause the proposed amou	nts and durations are within		-
15	Authorise Issue of Equity with Pre-emptive Rights	out	Mgmt	For	For	For	
	Voting Policy Rationale: A vote recommended limits.	FOR these resc	olutions is warranted be	cause the proposed amou	nts and durations are within		
16	Authorise Issue of Equity with Pre-emptive Rights in Connect an Acquisition or Other Capita Investment	tion with	Mgmt	For	For	For	
	Voting Policy Rationale: A vote recommended limits.	FOR these reso	olutions is warranted be	cause the proposed amou	nts and durations are within		
17	Authorise Market Purchase of Shares	Ordinary	Mgmt	For	For	For	
18	Authorise the Company to Cal Meeting with Two Weeks' Not		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved	Intermediary Confirmed	3,873	3,873
			08/17/2023	08/17/2023			
					Total Shares:	3,873	3,873

# Time Publishing & Media Co., Ltd.

Meeting Date: 09/11/2 Record Date: 09/04/20 Primary Security ID: `	23 Meet	<b>itry:</b> China <b>:ing Type:</b> Special		<b>Ticker:</b> 600551			
Finally Security ID.	32777104			Voting Policy: ISS		Shares Voted: 17,600	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec		
1	Approve Provision of Guara	ntee	Mgmt	For	For	For	
Ballot Details Institutional Account Detail	Custodian						

Page 102 of 136

## Time Publishing & Media Co., Ltd.

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		17,600	17,600
,			09/01/2023	09/01/2023			
					Total Shares:	17,600	17,600

# Era Co., Ltd.

Meeting Date: 09/12/2 Record Date: 09/07/20		untry: China eeting Type: Special		<b>Ticker:</b> 002641			
Primary Security ID:	′9841S105						
				Voting Policy: ISS			
						Shares Voted: 425,400	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Application of S Public Offering of Shares Unspecified Qualified Inv Listing on the Beijing Sto	to restors and	Mgmt	For	For	For	
				rounded on sound rationales, to enhance its fund-raising c			_
	company will remain control	ling status over the subsi	diary₀				
2	Approve Plan on Applica Subsidiary for Public Offor Shares to Unspecified Qu Investors and Listing on Stock Exchange	ering of Ialified	Mgmt	For	For	For	
	- /	ompany's subsidiary to	tap domestic capital	•	l rationales; o the proposed nd-raising capacity; o the	,	-
3	Approve Authorization of and Its Authorized Repre Handle All Matters Relate Listing of Subsidiary on the Stock Exchange	esentatives to ed to the	Mgmt	For	For	For	
	- /	ompany's subsidiary to	tap domestic capital	-	l rationales; o the proposed nd-raising capacity; o the	,	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		425,400	425,400
, 0.10			08/29/2023	08/29/2023			
					Total Shares:	425,400	425,400

## Jiangsu Changbao Steeltube Co., Ltd.

Meeting Date: 09/12/2023
Record Date: 09/06/2023

Primary Security ID: Y443A3107

Country: China Meeting Type: Special Ticker: 002478

			Voting Policy: ISS		
					Shares Voted: 119,400
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	ELECT NON-INDEPENDENT DIRECTORS VIA CUMULATIVE VOTING	Mgmt			
1.1	Elect Cao Jian as Director	SH	For	For	For
	Voting Policy Rationale: A vote FOR all nomin nominees.	nees is warranted give	n the absence of any known i	issues concerning the	
1.2	Elect Han Qiaolin as Director	SH	For	For	For
	Voting Policy Rationale: A vote FOR all nomin nominees.	nees is warranted give	n the absence of any known i	issues concerning the	
1.3	Elect Zhu Hongzhang as Director	SH	For	For	For
	Voting Policy Rationale: A vote FOR all nomin nominees.	nees is warranted give	n the absence of any known i	issues concerning the	
1.4	Elect Dai Zhengchun as Director	SH	For	For	For
	Voting Policy Rationale: A vote FOR all nomin nominees.	nees is warranted given	n the absence of any known i	issues concerning the	
	ELECT INDEPENDENT DIRECTORS VIA CUMULATIVE VOTING	Mgmt			
2.1	Elect Su Xuping as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nomin nominees.	nees is warranted give	n the absence of any known i	issues concerning the	
2.2	Elect Ju Hefeng as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nomin nominees.	nees is warranted given	n the absence of any known i	issues concerning the	
2.3	Elect Tang Zhen as Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR all nomin nominees.	nees is warranted given	n the absence of any known i	issues concerning the	
	ELECT SUPERVISORS VIA CUMULATIVE VOTING	Mgmt			
3.1	Elect Ding Wei as Supervisor	SH	For	For	For
	Voting Policy Rationale: A vote FOR both non nominees.	ninees is warranted gi	ven the absence of any know	n issues concerning the	
3.2	Elect Wen Donglian as Supervisor	SH	For	For	For
	Voting Policy Rationale: A vote FOR both non nominees.	ninees is warranted gi	ven the absence of any know	n issues concerning the	
4	Approve Allowance of Independent Directors	Mgmt	For	For	For
5	Approve Adjusting the Repurchase Price of the 2021 Performance Incentive Plan and Repurchase and Cancellation of Some Performance Shares	Mgmt	For	For	For

Page 104 of 136

## Jiangsu Changbao Steeltube Co., Ltd.

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		119,400	119,400
·,			08/29/2023	08/29/2023			
					Total Shares:	119,400	119,400

### Newland Digital Technology Co., Ltd.

Meeting Date:     09/12/2023     Country:     China       Record Date:     09/05/2023     Meeting Type:     Special			<b>Ticker:</b> 000997				
Primary Security ID:	Y2654K103						
				Voting Policy: ISS			
						Shares Voted: 349,600	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Interim Pro	fit Distribution	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Nun	nber Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		349,600	349,600
			08/29/2023	08/29/2023			
					Total Share	s: 349,600	349,600

#### Wasu Media Holding Co., Ltd.

Meeting Date: 09/12/2023	Country: China	Ticker: 000156
Record Date: 09/05/2023	Meeting Type: Special	
Primary Security ID: Y9532N100		

			Voting Policy: ISS	Voting Policy: ISS		
					Shares Voted: 491,000	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Application of Bank Credit Lines	Mgmt	For	For	For	
2	Approve Provision of Guarantees	Mgmt	For	For	For	
	ELECT NON-INDEPENDENT DIRECTORS VIA CUMULATIVE VOTING	Mgmt				
3.1	Elect Wang Shaoguang as Director	Mgmt	For	For	For	

Voting Policy Rationale: A vote FOR both nominees is warranted given the absence of any known issues concerning the nominees.

Page 105 of 136

# Wasu Media Holding Co., Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
3.2	Elect Zheng Wuyi as Director	Mgmt	For	For	For	
	Voting Policy Rationale: A vote FOR bot nominees.	h nominees is warranted giv	en the absence of any kr	nown issues concerning the		

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		491,000	491,000
			08/29/2023	08/29/2023			
					Total Shares:	491,000	491,000

#### Guangdong South New Media Co., Ltd.

Meeting Date:     09/13/2023     Country:     China       Record Date:     09/07/2023     Meeting Type:     Special			<b>Ticker:</b> 300770				
Primary Security ID: `	Y2936Y103			Voting Policy: ISS			
						Shares Voted: 15,700	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Interim Profi Plan	t Distribution	Mgmt	For	For	For	
2	Approve to Appoint A	uditor	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Numb	er Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		15,700	15,700
			09/01/2023	09/01/2023			
					Total Shares	: 15,700	15,700

#### Xiangyu Medical Co., Ltd.

Meeting Date: 0	09/13/2023 C	ountry: China		Ticker: 688626		
Record Date: 09	)/07/2023 M	leeting Type: Specia	ıl			
Primary Security	<b>y ID:</b> Y374HK109					
				Voting Policy: ISS		
						Shares Voted: 15,832
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Shares Voted: 15,832 Vote Instruction

# Xiangyu Medical Co., Ltd.

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		15,832	15,832
,			08/30/2023	08/30/2023			
					Total Shares:	15,832	15,832

#### Avgol Industries 1953 Ltd.

Meeting Date: 09/14/2023       Country: Israel         Record Date: 08/16/2023       Meeting Type: Annua         Primary Security ID: M15565100       Primary Security ID: M15565100			Ticker: AVGL		
			Voting Policy: ISS		Shares Voted: 258
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Discuss Financial Statements and Report of the Board	the Mgmt			
2	Reappoint Brightman Almagor Zo Co. as Auditors	har & Mgmt	For	For	For
3.1	Reelect Dilip Kumar Agarwal as Director	Mgmt	For	For	For
	Voting Policy Rationale: As the con with the board and its committees			as there are no concerr	75
3.2	Reelect Christopher Anthony Keni as Director	neally Mgmt	For	For	For
	Voting Policy Rationale: As the con with the board and its committees			as there are no concerr	15
3.3	Reelect Shishir Vijay Pimplikar as Director	Mgmt	For	For	For
	Voting Policy Rationale: As the con with the board and its committees			as there are no concerr	15
3.4	Reelect Shachar Rachim as Direct	or Mgmt	For	For	For
	Voting Policy Rationale: As the con with the board and its committees			as there are no concerr	15
3.5	Reelect Diego Boeri as Director	Mgmt	For	For	For
	Voting Policy Rationale: As the con with the board and its committees			as there are no concerr	15
4	Elect Vipin Kumar as Director	Mgmt	For	For	For
	Voting Policy Rationale: As the con with the board and its committees	, , ,	, ,	as there are no concerr	15
5	Reelect Yaacov Goldman as Direc	tor Mgmt	For	For	For
	Voting Policy Rationale: As the col with the board and its committees			as there are no concerr	15
6	Approve New Compensation Polic the Directors and Officers of the Company	y for Mgmt	For	For	For

Page 107 of 136

# Avgol Industries 1953 Ltd.

lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
7	Approve Employment Terms of Sivan Yedidsion, CEO	Mgmt	For	For	For
8	Issue Renewal of Liability Insurance Policy to Directors/Officers	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR thes no apparent concerns with the proposed		e company discloses sufficie.	nt information and as there a	are
9	Approve Renewal of Letters of Indemnification to Directors/Officers among Controllers	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR thes no apparent concerns with the proposed		e company discloses sufficie	nt information and as there a	are
A	Vote FOR if you are a controlling shareholder or have a personal interest in one or several resolutions, as indicated in the proxy card; otherwise, vote AGAINST. You may not abstain. If you vote FOR, please provide an explanation to your account manager	Mgmt	None	Refer	Against
	Please Select Any Category Which Applies to You as a Shareholder or as a Holder of Power of Attorney	Mgmt			
B1	If you are an Interest Holder as defined in Section 1 of the Securities Law, 1968, vote FOR. Otherwise, vote	Mgmt	None	Refer	Against
	against.				
	against. Voting Policy Rationale: If such an item I following categories: Interest Holder as a 37(D) of the Securities Law, 1968; Instit Regulations 2009 or a Manager of a Join Shareholders can classify themselves by	lefined in Section 1 of the s utional Investor as defined t Investment Trust Fund as	Securities Law, 1968; Senior in Regulation 1 of the Super defined in the Joint Investr	Officer as defined in Sectior rvision Financial Services	
B2	Voting Policy Rationale: If such an item i following categories: Interest Holder as o 37(D) of the Securities Law, 1968; Institu Regulations 2009 or a Manager of a Join	lefined in Section 1 of the s utional Investor as defined t Investment Trust Fund as	Securities Law, 1968; Senior in Regulation 1 of the Super defined in the Joint Investr	Officer as defined in Sectior rvision Financial Services	
Β2	Voting Policy Rationale: If such an item of following categories: Interest Holder as a 37(D) of the Securities Law, 1968; Institu Regulations 2009 or a Manager of a Join Shareholders can classify themselves by If you are a Senior Officer as defined in Section 37(D) of the Securities Law, 1968, vote FOR. Otherwise, vote	defined in Section 1 of the s utional Investor as defined t Investment Trust Fund as voting FOR or AGAINST on Mgmt s included in the proxy card defined in Section 1 of the s utional Investor as defined t Investment Trust Fund as	Securities Law, 1968; Senior in Regulation 1 of the Super defined in the Joint Investr any of these items. None d, shareholders must classify Securities Law, 1968; Senior in Regulation 1 of the Super defined in the Joint Investr	Officer as defined in Section rvision Financial Services ment Trust Law, 1994; Refer t themselves according to the Officer as defined in Section rvision Financial Services	n Against 9
B2 B3	Voting Policy Rationale: If such an item I following categories: Interest Holder as a 37(D) of the Securities Law, 1968; Institu Regulations 2009 or a Manager of a Join Shareholders can classify themselves by If you are a Senior Officer as defined in Section 37(D) of the Securities Law, 1968, vote FOR. Otherwise, vote against. Voting Policy Rationale: If such an item I following categories: Interest Holder as a 37(D) of the Securities Law, 1968; Institu Regulations 2009 or a Manager of a Join	defined in Section 1 of the s utional Investor as defined t Investment Trust Fund as voting FOR or AGAINST on Mgmt s included in the proxy card defined in Section 1 of the s utional Investor as defined t Investment Trust Fund as	Securities Law, 1968; Senior in Regulation 1 of the Super defined in the Joint Investr any of these items. None d, shareholders must classify Securities Law, 1968; Senior in Regulation 1 of the Super defined in the Joint Investr	Officer as defined in Section rvision Financial Services ment Trust Law, 1994; Refer t themselves according to the Officer as defined in Section rvision Financial Services	n Against 9
	Voting Policy Rationale: If such an item I following categories: Interest Holder as a 37(D) of the Securities Law, 1968; Institu Regulations 2009 or a Manager of a Join Shareholders can classify themselves by If you are a Senior Officer as defined in Section 37(D) of the Securities Law, 1968, vote FOR. Otherwise, vote against. Voting Policy Rationale: If such an item I following categories: Interest Holder as a 37(D) of the Securities Law, 1968; Institu Regulations 2009 or a Manager of a Join Shareholders can classify themselves by If you are an Institutional Investor as defined in Regulation 1 of the Supervision Financial Services Regulations 2009 or a Manager of a Joint Investment Trust Fund as defined in the Joint Investment Trust Law, 1994, vote FOR. Otherwise, vote	defined in Section 1 of the s sutional Investor as defined t Investment Trust Fund as voting FOR or AGAINST on Mgmt is included in the proxy card defined in Section 1 of the s sutional Investor as defined t Investment Trust Fund as voting FOR or AGAINST on Mgmt is included in the proxy card defined in Section 1 of the s sutional Investor as defined t Investment Trust Fund as	Securities Law, 1968; Senior in Regulation 1 of the Super defined in the Joint Investr any of these items. None 4, shareholders must classify Securities Law, 1968; Senior in Regulation 1 of the Super defined in the Joint Investr any of these items. None 4, shareholders must classify Securities Law, 1968; Senior in Regulation 1 of the Super defined in the Joint Investr	Officer as defined in Section rvision Financial Services nent Trust Law, 1994; Refer • themselves according to the • Officer as defined in Section rvision Financial Services nent Trust Law, 1994; Refer • themselves according to the • Officer as defined in Section rvision Financial Services	P Against
	Voting Policy Rationale: If such an item I following categories: Interest Holder as a 37(D) of the Securities Law, 1968; Institu Regulations 2009 or a Manager of a Join Shareholders can classify themselves by If you are a Senior Officer as defined in Section 37(D) of the Securities Law, 1968, vote FOR. Otherwise, vote against. Voting Policy Rationale: If such an item I following categories: Interest Holder as a 37(D) of the Securities Law, 1968; Institu Regulations 2009 or a Manager of a Join Shareholders can classify themselves by If you are an Institutional Investor as defined in Regulation 1 of the Supervision Financial Services Regulations 2009 or a Manager of a Joint Investment Trust Fund as defined in the Joint Investment Trust Law, 1994, vote FOR. Otherwise, vote against. Voting Policy Rationale: If such an item I following categories: Interest Holder as a 37(D) of the Securities Law, 1968; Institu Regulations 2009 or a Manager of a Joint Investment Trust Fund as defined in the Joint Investment Trust Law, 1994, vote FOR. Otherwise, vote against.	defined in Section 1 of the s sutional Investor as defined t Investment Trust Fund as voting FOR or AGAINST on Mgmt is included in the proxy card defined in Section 1 of the s sutional Investor as defined t Investment Trust Fund as voting FOR or AGAINST on Mgmt is included in the proxy card defined in Section 1 of the s sutional Investor as defined t Investment Trust Fund as	Securities Law, 1968; Senior in Regulation 1 of the Super defined in the Joint Investr any of these items. None 4, shareholders must classify Securities Law, 1968; Senior in Regulation 1 of the Super defined in the Joint Investr any of these items. None 4, shareholders must classify Securities Law, 1968; Senior in Regulation 1 of the Super defined in the Joint Investr	Officer as defined in Section rvision Financial Services nent Trust Law, 1994; Refer • themselves according to the • Officer as defined in Section rvision Financial Services nent Trust Law, 1994; Refer • themselves according to the • Officer as defined in Section rvision Financial Services	P Against

Page 108 of 136

# Avgol Industries 1953 Ltd.

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	aburgess4	aburgess4		258	258
			08/30/2023	08/30/2023			
					= Total Shares:	258	258

#### **Coveo Solutions Inc.**

Meeting Date: 09/14/2023	Country: Canada	Ticker: CVO
Record Date: 08/02/2023	Meeting Type: Annual	
Primary Security ID: 22289D107		
		Voting Policy: ISS

					Shares Voted: 12,078	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Meeting for Holders of Subordinate Voting and Multiple Voting Shares	Mgmt				
1.1	Elect Director Louis Tetu	Mgmt	For	For	For	
	Voting Policy Rationale: Vote FOR all prop	oosed nominees as no sigi	nificant concerns have beer	n identified at this time.		
1.2	Elect Director Laurent Simoneau	Mgmt	For	For	For	
	Voting Policy Rationale: Vote FOR all prop	oosed nominees as no sigi	nificant concerns have beer	n identified at this time.		_
1.3	Elect Director J. Alberto Yepez	Mgmt	For	For	For	
	Voting Policy Rationale: Vote FOR all prop	osed nominees as no sigi	nificant concerns have beer	n identified at this time.		_
1.4	Elect Director Shanti Ariker	Mgmt	For	For	For	
	Voting Policy Rationale: Vote FOR all prop	osed nominees as no sigi	nificant concerns have beer	n identified at this time.		_
1.5	Elect Director Fay Sien Goon	Mgmt	For	For	For	
	Voting Policy Rationale: Vote FOR all prop	osed nominees as no sigi	nificant concerns have beer	n identified at this time.		_
1.6	Elect Director Isaac Kim	Mgmt	For	For	For	
	Voting Policy Rationale: Vote FOR all prop	osed nominees as no sigi	nificant concerns have beer	n identified at this time.		_
1.7	Elect Director Frederic Lalonde	Mgmt	For	For	For	
	Voting Policy Rationale: Vote FOR all prop	osed nominees as no sigi	nificant concerns have beer	n identified at this time.		_
1.8	Elect Director Valery Zamuner	Mgmt	For	For	For	
	Voting Policy Rationale: Vote FOR all prop	osed nominees as no sigi	nificant concerns have beer	n identified at this time.		_
1.9	Elect Director Gillian (Jill) Denham	Mgmt	For	For	For	
	Voting Policy Rationale: Vote FOR all prop	osed nominees as no sigi	nificant concerns have beer	n identified at this time.		_
2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For	
Ballot Details						
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number Ballot Sta	tus Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted

#### **Coveo Solutions Inc.**

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		12,078	12,078
			08/29/2023	08/29/2023			
					Total Shares:	12,078	12,078

#### Kingnet Network Co., Ltd.

Meeting Date: 09/15/2023	Country: China	Ticker: 002517
Record Date: 09/11/2023 Primary Security ID: Y8421B102	Meeting Type: Special	
		Voting Policy: ISS

						Shares Voted: 584,500	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Interim Profit Distrib	ution	Mgmt	For	For	For	
2	Amend Articles of Association		Mgmt	For	For	For	
3	Amend Rules and Procedures Regarding Meetings of Board Directors	of	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote covered under the proposed a		rranted given the comp	any has not specified the	details and the provisions		-
4	Amend Working System for Independent Directors		Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote covered under the proposed a		rranted given the comp	any has not specified the	details and the provisions		
5	Approve Change of Registered	d Address	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		584,500	584,500
			09/03/2023	09/03/2023			

#### LOCK & LOCK Co., Ltd.

 Meeting Date:
 09/15/2023
 Country:
 South Korea
 Ticker:
 115390

 Record Date:
 08/22/2023
 Meeting Type:
 Special
 Frimary Security ID:
 Y53098102
 Y53098102

Page 110 of 136

#### LOCK & LOCK Co., Ltd.

				Voting Policy: ISS			
						Shares Voted: 13,597	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.1	Elect Kim Dong-ha as Non-Independent Non-Execul Director	ive	Mgmt	For	For	For	
	Voting Policy Rationale: A vote nominees and the company's		lutions is warranted giv	en the absence of any kn	own issues concerning the		_
1.2	Elect Lee Young-sang as Insid Director	le	Mgmt	For	For	For	_
	Voting Policy Rationale: A vote nominees and the company's		lutions is warranted giv	en the absence of any kn	own issues concerning the		
2	Approve Reduction in Capital		Mgmt	For	For	For	
Ballot Details							
nstitutional Account Detail IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		13,597	13,597
			09/01/2023	09/01/2023			
					Total Shares:	13,597	13,597

#### MakeMyTrip Limited

Meeting Date: 09/15/2023	Country: Mauritius	Ticker: MMYT
Record Date: 08/04/2023	Meeting Type: Annual	
Primary Security ID: V5633W109		

			Voting Policy: ISS		
					Shares Voted: 61,844
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve KPMG as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For
2	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Reelect Director Deep Kalra	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST failing to establish a board on which a m formal nominating committee. A vote FO	ajority of the directors ar	re independent directors and		
4	Reelect Director Rajesh Magow	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST failing to establish a board on which a m formal nominating committee. A vote FO	ajority of the directors ar	re independent directors and		
5	Reelect Director James Jianzhang Liang	Mgmt	For	For	For
	Voting Policy Rationale: A vote AGAINST	non-independent directo	or nominees Deep Kalra and I	Rajesh Magow is warranted for	r

failing to establish a board on which a majority of the directors are independent directors and due to the company's lack of a formal nominating committee. A vote FOR Jianzhang (James) Liang is warranted.

Page 111 of 136

# MakeMyTrip Limited

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	000190245	Confirmed	Auto-Instructed	Auto-Approved		61,844	61,844
			08/31/2023	08/31/2023			
					Total Shares:	61,844	61,844

#### **DDH1 Limited**

Meeting Date: 09/18/2023 Record Date: 09/16/2023	Country: Australia Meeting Type: Court	Ticker: DDH
Primary Security ID: Q3126S103	Heeting Type. Court	
		Voting Policy: ISS

						Shares Voted: 128,264	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Court-Ordered Meeting		Mgmt				
1	Approve Scheme of Arrange Relation to the Proposed Ac the Company by Perenti Lin	quisition of	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		128,264	128,264
			09/04/2023	09/04/2023			

Total Shares:

128,264

128,264

Focus	Techno	loav	Со.,	Ltd.
- OCCUD		97		

Meeting Date: 09/18/2	.023	Country: China		Ticker: 002315			
Record Date: 09/12/20	23	Meeting Type: Special					
Primary Security ID: \	Y2574G109						
				Voting Policy: ISS			
				· · · · · <b>·</b> · · · · <b>,</b> · · · · <b>,</b> · · · · <b>,</b>		Shares Voted: 6,900	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Completion Investment Projects of Funds to Replenish V	and Use of Excess	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Numi	per Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		6,900	6,900
			09/04/2023	09/04/2023			

Page 112 of 136

6,900

#### Max Stock Ltd.

Meeting Date: 09 Record Date: 08/ Primary Security	22/2023 Meeting Type: Specia	I	Ticker: MAXO		
			Voting Policy: ISS		Shares Voted: 17,088
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Amended Service Agreement with Company Owned by Ori Max, CEO, Director and Controller	Mgmt	For	For	For
A	Vote FOR if you are a controlling shareholder or have a personal interest in one or several resolutions, as indicated in the proxy card; otherwise, vote AGAINST. You may not abstain. If you vote FOR, please provide an explanation to your account manager	Mgmt	None	Refer	Against
	Please Select Any Category Which Applies to You as a Shareholder or as a Holder of Power of Attorney	Mgmt			
B1	If you are an Interest Holder as defined in Section 1 of the Securities Law, 1968, vote FOR. Otherwise, vote against.	Mgmt	None	Refer	Against
	Voting Policy Rationale: If such an item is inc. following categories: Interest Holder as define 37(D) of the Securities Law, 1968; Institution Regulations 2009 or a Manager of a Joint Inv. Shareholders can classify themselves by votin	ed in Section 1 of the al Investor as defined estment Trust Fund a	Securities Law, 1968; Senior d in Regulation 1 of the Super as defined in the Joint Investn	Officer as defined in Section vision Financial Services	
B2	If you are a Senior Officer as defined in Section 37(D) of the Securities Law, 1968, vote FOR. Otherwise, vote against.	Mgmt	None	Refer	Against
	Voting Policy Rationale: If such an item is inc. following categories: Interest Holder as define 37(D) of the Securities Law, 1968; Institution Regulations 2009 or a Manager of a Joint Inv Shareholders can classify themselves by votin	ed in Section 1 of the al Investor as defined estment Trust Fund a	Securities Law, 1968; Senior d in Regulation 1 of the Super as defined in the Joint Investm	Officer as defined in Section vision Financial Services	
Β3	If you are an Institutional Investor as defined in Regulation 1 of the Supervision Financial Services Regulations 2009 or a Manager of a Joint Investment Trust Fund as defined in the Joint Investment Trust Law, 1994, vote FOR. Otherwise, vote against.	Mgmt	None	Refer	For

Regulations 2009 or a Manager of a Joint Investment Trust Fund as defined in the Joint Investment Trust Law, 1994; Shareholders can classify themselves by voting FOR or AGAINST on any of these items.

Page 113 of 136

#### Max Stock Ltd.

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	aburgess4	aburgess4		17,088	17,088
			08/28/2023	08/28/2023			
					Total Shares:	17,088	17,088

# Naphtha Israel Petroleum Corp. Ltd.

Meeting Date: 0 Record Date: 08 Primary Securit		ual/Special	Ticker: NFTA		
			Voting Policy: ISS		Shares Voted: 7,467
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Discuss Financial Statements and the Report of the Board	Mgmt			
2	Appoint Somekh Chaikin as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	Against	Against
	Voting Policy Rationale: A vote AGAINST the determined if the non-audit fees are excess		l given that audit fees are not ite	emized. As such, it cannot	be
3	Reelect Haim Tsuff as Director	Mgmt	For	For	For
	Voting Policy Rationale: As the company ha with the board and its committees' structure			nd as there are no conceri	15
4	Reelect Boaz Simons as Director and Approve His Employment Terms	Mgmt	For	For	For
	Voting Policy Rationale: As the company has with the board and its committees' structure			nd as there are no concerr	75
5	Reelect Berry Sabag as Independent Director and Approve His Remuneration	Mgmt	For	For	For
	Voting Policy Rationale: As the company ha with the board and its committees' structure			nd as there are no conceri	15
6	Elect Eldad Avraham as External Director and Approve His Remuneration	Mgmt	For	For	For
	Voting Policy Rationale: As the company ha with the board and its committees' structure			nd as there are no conceri	15
7	Approve Extension of Indemnification Agreements to Haim Tsuff, Chairman and Controller	Mgmt	For	For	For
A	Vote FOR if you are a controlling shareholder or have a personal interest in one or several resolutions, as indicated in the proxy card; otherwise, vote AGAINST. You may not abstain. If you vote FOR, please provide an explanation to your account manager	Mgmt	None	Refer	Against

Page 114 of 136

# Naphtha Israel Petroleum Corp. Ltd.

Number	Proposal Text	Propone	Mgmt nt Rec	Voting Policy Rec	Vote Instruction	
	Please Select Any Category Which Applies to You as a Shareholder or a Holder of Power of Attorney	Mgmt as				
B1	If you are an Interest Holder as defined in Section 1 of the Securiti Law, 1968, vote FOR. Otherwise, against.		None	Refer	Against	_
	Voting Policy Rationale: If such an following categories: Interest Holde 37(D) of the Securities Law, 1968; Regulations 2009 or a Manager of a Shareholders can classify themselve	er as defined in Section Institutional Investor a a Joint Investment Tru	1 of the Securities Law, 1968; s defined in Regulation 1 of the st Fund as defined in the Joint 1	Senior Officer as defined in Sectic Supervision Financial Services		
B2	If you are a Senior Officer as defin in Section 37(D) of the Securities I 1968, vote FOR. Otherwise, vote against.	•	None	Refer	Against	
	Voting Policy Rationale: If such an following categories: Interest Holde 37(D) of the Securities Law, 1968; Regulations 2009 or a Manager of a Shareholders can classify themselve	er as defined in Section Institutional Investor a a Joint Investment Tru	1 of the Securities Law, 1968; s defined in Regulation 1 of the st Fund as defined in the Joint 1	Senior Officer as defined in Sectic Supervision Financial Services		
B3	If you are an Institutional Investor	as Mgmt	None	Refer	For	
	defined in Regulation 1 of the Supervision Financial Services Regulations 2009 or a Manager of Joint Investment Trust Fund as defined in the Joint Investment Tru Law, 1994, vote FOR. Otherwise, v against.	ust		Kele		
	defined in Regulation 1 of the Supervision Financial Services Regulations 2009 or a Manager of Joint Investment Trust Fund as defined in the Joint Investment Tru Law, 1994, vote FOR. Otherwise, M	ust rote item is included in the er as defined in Section Institutional Investor a a Joint Investment Tru	1 of the Securities Law, 1968; s defined in Regulation 1 of the st Fund as defined in the Joint 1	classify themselves according to th Senior Officer as defined in Sectic Supervision Financial Services	ne	_
Ballot Details	defined in Regulation 1 of the Supervision Financial Services Regulations 2009 or a Manager of Joint Investment Trust Fund as defined in the Joint Investment Tru Law, 1994, vote FOR. Otherwise, v against. <i>Voting Policy Rationale: If such an</i> <i>following categories: Interest Holde</i> <i>37(D) of the Securities Law, 1968;</i> <i>Regulations 2009 or a Manager of a</i>	ust rote item is included in the er as defined in Section Institutional Investor a a Joint Investment Tru	1 of the Securities Law, 1968; s defined in Regulation 1 of the st Fund as defined in the Joint 1	classify themselves according to th Senior Officer as defined in Sectic Supervision Financial Services	ne	_
Ballot Details Institutional Account Detail (IA Name, IA Number)	defined in Regulation 1 of the Supervision Financial Services Regulations 2009 or a Manager of Joint Investment Trust Fund as defined in the Joint Investment Tru Law, 1994, vote FOR. Otherwise, v against. <i>Voting Policy Rationale: If such an</i> <i>following categories: Interest Holde</i> <i>37(D) of the Securities Law, 1968;</i> <i>Regulations 2009 or a Manager of a</i> <i>Shareholders can classify themselve</i>	ust rote item is included in the er as defined in Section Institutional Investor a a Joint Investment Tru	1 of the Securities Law, 1968; s defined in Regulation 1 of the st Fund as defined in the Joint 1 AINST on any of these items.	classify themselves according to th Senior Officer as defined in Sectic Supervision Financial Services	ne	
Institutional Account Detail	defined in Regulation 1 of the Supervision Financial Services Regulations 2009 or a Manager of Joint Investment Trust Fund as defined in the Joint Investment Tru Law, 1994, vote FOR. Otherwise, v against. <i>Voting Policy Rationale: If such an</i> <i>following categories: Interest Holde</i> <i>37(D) of the Securities Law, 1968;</i> <i>Regulations 2009 or a Manager of a</i> <i>Shareholders can classify themselve</i> <b>Custodian</b> <b>Account Number B</b>	ust rote <i>item is included in the</i> <i>er as defined in Section</i> <i>Institutional Investor a</i> <i>a Joint Investment Tru</i> <i>es by voting FOR or AC</i>	1 of the Securities Law, 1968; s defined in Regulation 1 of the st Fund as defined in the Joint 1 AINST on any of these items.	classify themselves according to th Senior Officer as defined in Sectic Supervision Financial Services nvestment Trust Law, 1994;	ne n	Shares Votec 7,467
Institutional Account Detail (IA Name, IA Number) Acadian ACWI ex US Small-Cap	defined in Regulation 1 of the Supervision Financial Services Regulations 2009 or a Manager of Joint Investment Trust Fund as defined in the Joint Investment Tru Law, 1994, vote FOR. Otherwise, v against. <i>Voting Policy Rationale: If such an</i> <i>following categories: Interest Holde</i> <i>37(D) of the Securities Law, 1968;</i> <i>Regulations 2009 or a Manager of a</i> <i>Shareholders can classify themselve</i> <b>Custodian</b> <b>Account Number B</b>	ust rote item is included in the er as defined in Section Institutional Investor a a Joint Investment Tru es by voting FOR or AC allot Status Instru	1 of the Securities Law, 1968;         s defined in Regulation 1 of the         st Fund as defined in the Joint 1         GAINST on any of these items.         cted       Approved         ss4       aburgess4	classify themselves according to th Senior Officer as defined in Sectic Supervision Financial Services nvestment Trust Law, 1994;	he m Votable Shares	Shares Voted 7,467

## **Games Workshop Group Plc**

Meeting Date: 09	9/20/2023 <b>Co</b> u	ntry: United Kingdom	Ticker: GAW					
Record Date: 09/18/2023 Meetin		ting Type: Annual	าทนลไ					
Primary Security ID: G3715N102								
			Voting Policy: ISS					
					Shares Voted: 11,250			
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1	Accept Financial Statemer Statutory Reports	ts and Mgmt	For	For	For			

# **Games Workshop Group Plc**

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Votin Policy Rec	Voi	te struction	
2	Re-elect Kevin Rountree as Di	rector	Mgmt	For	For	For	r	
	Voting Policy Rationale: A vote	FOR these Dire	ctors is warranted as no	significant concerns hav	ve been identified.			-
3	Re-elect Rachel Tongue as Dir	ector	Mgmt	For	For	For	r	
	Voting Policy Rationale: A vote	FOR these Dire	ctors is warranted as no	significant concerns hav	ve been identified.			-
4	Re-elect John Brewis as Direct	or	Mgmt	For	For	For	r	
	Voting Policy Rationale: A vote	FOR these Dire	ctors is warranted as no	significant concerns hav	ve been identified.			-
5	Re-elect Kate Marsh as Directo	or	Mgmt	For	For	For	r	
	Voting Policy Rationale: A vote	FOR these Dire	ctors is warranted as no	significant concerns hav	ve been identified.			
6	Re-elect Randal Casson as Dire	ector	Mgmt	For	For	For	r	
	Voting Policy Rationale: A vote	FOR these Dire	ctors is warranted as no	significant concerns hav	ve been identified.			-
7	Elect Mark Lam as Director		Mgmt	For	For	For	r	
	Voting Policy Rationale: A vote	FOR these Dire	ctors is warranted as no	significant concerns hav	ve been identified.			-
8	Reappoint KPMG LLP as Audito	ors	Mgmt	For	For	For	r	
9	Authorise Board to Fix Remund	eration	Mgmt	For	For	For	r	
10	Approve Remuneration Report		Mgmt	For	For	For	r	
11	Authorise Issue of Equity		Mgmt	For	For	For	r	
	Voting Policy Rationale: A vote recommended limits.	FOR these resc	lutions is warranted bec	ause the proposed amou	unts and durations are wi	thin		-
12	Authorise Issue of Equity with Pre-emptive Rights	out	Mgmt	For	For	For	r	
	Voting Policy Rationale: A vote recommended limits.	FOR these resc	lutions is warranted bec	ause the proposed amou	unts and durations are wi	thin		-
13	Authorise Issue of Equity with Pre-emptive Rights in Connect an Acquisition or Other Capita Investment	ion With	Mgmt	For	For	For	r	
	Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits.							
14	Authorise Market Purchase of Shares	Ordinary	Mgmt	For	For	For	r	
15	Approve Matters Relating to the Dividend Rectification	ne	Mgmt	None	For	For	r	
Ballot Details								
nstitutional Account Detail IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status		Votable Shares	Shares Voted
cadian ACWI ex US Small-Cap iund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved			11,250	11,250
			09/06/2023	09/06/2023	Total S			
					iotal S	101 651	11,250	11,250

#### **IG Group Holdings plc**

Meeting Date: 09/20/2023 Record Date: 09/18/2023 Primary Security ID: 647530106 Country: United Kingdom Meeting Type: Annual Ticker: IGG

			Voting Policy: ISS		
					Shares Voted: 198
roposal lumber	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Remuneration Report	Mgmt	For	For	For
3	Approve Remuneration Policy	Mgmt	For	For	For
4	Approve Final Dividend	Mgmt	For	For	For
5	Re-elect Mike McTighe as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 6-16 A vot identified. Item 5 A vote FOR the re-elect concerns: * The Board does not comply v does not have 40% female representation new Listing Rules by the end of 2024.	ion of Robert (Mike) McTig with all primary targets of	ghe is considered warranted, a the new Listing Rules in respec	although it is not without ct of board diversity, as it	
6	Re-elect June Felix as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 6-16 A vot identified. Item 5 A vote FOR the re-elect concerns: * The Board does not comply v does not have 40% female representation new Listing Rules by the end of 2024.	ion of Robert (Mike) McTig with all primary targets of	ghe is considered warranted, a the new Listing Rules in respec	although it is not without ct of board diversity, as it	
7	Re-elect Charlie Rozes as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 6-16 A vot identified. Item 5 A vote FOR the re-elect concerns: * The Board does not comply v does not have 40% female representation new Listing Rules by the end of 2024.	ion of Robert (Mike) McTig with all primary targets of	ghe is considered warranted, a the new Listing Rules in respec	although it is not without ct of board diversity, as it	
8	Re-elect Jon Noble as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 6-16 A vot identified. Item 5 A vote FOR the re-elect concerns: * The Board does not comply v does not have 40% female representation new Listing Rules by the end of 2024.	ion of Robert (Mike) McTig with all primary targets of	ghe is considered warranted, a the new Listing Rules in respec	although it is not without ct of board diversity, as it	
9	Re-elect Jonathan Moulds as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 6-16 A vot identified. Item 5 A vote FOR the re-elect concerns: * The Board does not comply v does not have 40% female representation new Listing Rules by the end of 2024.	ion of Robert (Mike) McTig with all primary targets of	ghe is considered warranted, a the new Listing Rules in respec	although it is not without ct of board diversity, as it	
10	Re-elect Rakesh Bhasin as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 6-16 A vot identified. Item 5 A vote FOR the re-elect concerns: * The Board does not comply v does not have 40% female representation	ion of Robert (Mike) McTig with all primary targets of	ghe is considered warranted, a the new Listing Rules in respec	although it is not without ct of board diversity, as it	

does not have 40% female representation. The main reason for support is: \* The Board is planning to meet the targets of the new Listing Rules by the end of 2024.

Page 117 of 136

# **IG Group Holdings plc**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
11	Re-elect Andrew Didham as Director	Mgmt	For	For	For			
	Voting Policy Rationale: Items 6-16 A vote FOR these Directors is considered warranted as no significant concerns have been identified. Item 5 A vote FOR the re-election of Robert (Mike) McTighe is considered warranted, although it is not without concerns: * The Board does not comply with all primary targets of the new Listing Rules in respect of board diversity, as it does not have 40% female representation. The main reason for support is: * The Board is planning to meet the targets of the new Listing Rules by the end of 2024.							
12	Re-elect Wu Gang as Director	Mgmt	For	For	For			
	Voting Policy Rationale: Items 6-16 A vote i identified. Item 5 A vote FOR the re-electio concerns: * The Board does not comply wit does not have 40% female representation. new Listing Rules by the end of 2024.	n of Robert (Mike) Mc h all primary targets c	Tighe is considered warranted of the new Listing Rules in res	<i>d, although it is not without spect of board diversity, as it</i>				
13	Re-elect Sally-Ann Hibberd as Director	Mgmt	For	For	For			
	Voting Policy Rationale: Items 6-16 A vote i identified. Item 5 A vote FOR the re-electio concerns: * The Board does not comply wit does not have 40% female representation. new Listing Rules by the end of 2024.	n of Robert (Mike) Mc h all primary targets c	Tighe is considered warranted of the new Listing Rules in res	d, although it is not without spect of board diversity, as it				
14	Re-elect Malcolm Le May as Director	Mgmt	For	For	For			
	Voting Policy Rationale: Items 6-16 A vote i identified. Item 5 A vote FOR the re-electio concerns: * The Board does not comply wit does not have 40% female representation. new Listing Rules by the end of 2024.	n of Robert (Mike) Mc h all primary targets c	Tighe is considered warranted of the new Listing Rules in res	d, although it is not without spect of board diversity, as it				
15	Re-elect Susan Skerritt as Director	Mgmt	For	For	For			
	Voting Policy Rationale: Items 6-16 A vote of identified. Item 5 A vote FOR the re-election concerns: * The Board does not comply with does not have 40% female representation. new Listing Rules by the end of 2024.	n of Robert (Mike) Mc h all primary targets c	Tighe is considered warranted of the new Listing Rules in res	d, although it is not without spect of board diversity, as it				
16	Re-elect Helen Stevenson as Director	Mgmt	For	For	For			
	Voting Policy Rationale: Items 6-16 A vote FOR these Directors is considered warranted as no significant concerns have been identified. Item 5 A vote FOR the re-election of Robert (Mike) McTighe is considered warranted, although it is not without concerns: * The Board does not comply with all primary targets of the new Listing Rules in respect of board diversity, as it does not have 40% female representation. The main reason for support is: * The Board is planning to meet the targets of the new Listing Rules by the end of 2024.							
17	Reappoint PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For			
18	Authorise the Audit Committee to Fix Remuneration of Auditors	Mgmt	For	For	For			
19	Approve Long Term Incentive Plan	Mgmt	For	For	For			
20	Approve Sustained Performance Plan	Mgmt	For	For	For			
21	Approve Global Share Purchase Plan	Mgmt	For	For	For			
22	Authorise Issue of Equity	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR these r recommended limits.	esolutions is warrante	d because the proposed amo	unts and durations are within				
23	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For			

Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits.

Page 118 of 136

# **IG Group Holdings plc**

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
24	Authorise Issue of Equity wit Pre-emptive Rights in Conner an Acquisition or Other Capit Investment	ction with	Mgmt	For	For	For	
	Voting Policy Rationale: A vot recommended limits.	e FOR these reso	lutions is warranted be	ecause the proposed amou	nts and durations are within		-
25	Authorise Market Purchase o Shares	f Ordinary	Mgmt	For	For	For	
26	Authorise the Company to Ca Meeting with Two Weeks' No		Mgmt	For	For	For	
27	Adopt New Articles of Associa	ation	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved	Intermediary Confirmed	198	198
, 0110			09/07/2023	09/07/2023			
					Total Shares:	198	198

# Daou Technology, Inc.

Record Date: 08/24/20	leeting Date: 09/21/2023       Country: South Korea         ecord Date: 08/24/2023       Meeting Type: Specia         rimary Security ID: Y19908105       V19908105			<b>Ticker:</b> 023590			
				Voting Policy: ISS			
						Shares Voted: 7,659	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Amend Articles of In	corporation	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Num	ber Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		7,659	7,659
			09/06/2023	09/06/2023			
					Total Shares:	7,659	7,659

# Energia, Innovacion y Desarrollo Fotovoltaico SA

Meeting Date: 09/21/2023	Country: Spain	Ticker: EIDF
Record Date: 09/15/2023	Meeting Type: Annual	
Primary Security ID: E05522128		

Page 119 of 136

# Energia, Innovacion y Desarrollo Fotovoltaico SA

				Voting Policy: ISS			
						Shares Voted: 169	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Consolidated and Stan Financial Statements	Jalone	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote A identified by the external auditor	-		y's financial statements is	warranted due to the issues		_
2	Approve Allocation of Income		Mgmt	For	For	For	
3	Approve Discharge of Board		Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote A the internal control framework in					d	_
4	Fix Number of Directors at 11 a Elect Directors	nd	Mgmt	For	Against	Against	_
	Voting Policy Rationale: A vote A presented as separate voting ite		em is warranted becau	ise the company is bundlin	ng proposals that could be		
5	Approve Remuneration of Execu Directors and Non-Executive Directors		Mgmt	For	Against	Against	_
	Voting Policy Rationale: A vote A supported by a sufficiently comp			ise the proposed increase	in remuneration is not		
6	Change Location of Registered and Amend Article 3 Accordingly		Mgmt	For	For	For	
7	Receive Amendments Related to Crime Prevention Model of the Company and its Group	) the	Mgmt				
8	Allow Questions		Mgmt				
9	Authorize Board to Ratify and E Approved Resolutions	xecute	Mgmt	For	For	For	
10	Approve Minutes of Meeting		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		169	169
			09/07/2023	09/07/2023			
					Total Shares:	169	169

## **Kainos Group Plc**

Meeting Date: Record Date: 0		<b>ry:</b> United Kingdom <b>ng Type:</b> Annual	Ticker: KNOS		
Primary Securi	ty ID: G5209U104				
			Voting Policy: ISS		
					Shares Voted: 8,232
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction

Page 120 of 136

# **Kainos Group Plc**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2	Approve Remuneration Report	Mgmt	For	For	For
3	Approve Final Dividend	Mgmt	For	For	For
4	Re-elect Richard McCann as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 4-5, 7-8 A vo Item 6 A vote FOR the re-election of Tom B Committee Chair, Tom Burnet is considered there is not at least 40 percent women repr from an ethnic minority background. The m Listing Rules reporting requirements is ackn diversity challenges within the technology so	urnet is warranted, alth responsible for incorpo esentation on the Board ain reasons for support owledged. * The Compa	ough it is not without conce rating sufficient diversity on I, no woman fills a senior bo are: * The Company's com	ern: * As the Nomination the Board. It is highlighted oard position, and no Directo mitment to comply with the	that
5	Re-elect Andy Malpass as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 4-5, 7-8 A vo Item 6 A vote FOR the re-election of Tom B Committee Chair, Tom Burnet is considered there is not at least 40 percent women repr from an ethnic minority background. The m Listing Rules reporting requirements is ackn diversity challenges within the technology s	urnet is warranted, alth responsible for incorpo esentation on the Board ain reasons for support owledged. * The Compa	ough it is not without conce rating sufficient diversity on I, no woman fills a senior bo are: * The Company's com	ern: * As the Nomination the Board. It is highlighted oard position, and no Directo mitment to comply with the	that
6	Re-elect Tom Burnet as Director	Mgmt	For	For	For
-	Item 6 A vote FOR the re-election of Tom B Committee Chair, Tom Burnet is considered there is not at least 40 percent women repr from an ethnic minority background. The m Listing Rules reporting requirements is ackn diversity challenges within the technology s	responsible for incorpo esentation on the Board ain reasons for support owledged. * The Compo ector.	rating sufficient diversity on I, no woman fills a senior bu are: * The Company's com any has explained its selecti	n the Board. It is highlighted oard position, and no Directo mitment to comply with the ion process in light of the	r is
7	Re-elect Katie Davis as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 4-5, 7-8 A vo Item 6 A vote FOR the re-election of Tom B Committee Chair, Tom Burnet is considered there is not at least 40 percent women repr from an ethnic minority background. The m Listing Rules reporting requirements is ackn diversity challenges within the technology so	urnet is warranted, alth responsible for incorpo- esentation on the Board ain reasons for support owledged. * The Compa	ough it is not without conce rating sufficient diversity on I, no woman fills a senior bo are: * The Company's com	ern: * As the Nomination the Board. It is highlighted oard position, and no Directo mitment to comply with the	that
8	Re-elect Rosaleen Blair as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 4-5, 7-8 A vo Item 6 A vote FOR the re-election of Tom B Committee Chair, Tom Burnet is considered there is not at least 40 percent women repr from an ethnic minority background. The m Listing Rules reporting requirements is ackn diversity challenges within the technology s	urnet is warranted, alth responsible for incorpo esentation on the Board ain reasons for support owledged. * The Compa	ough it is not without conce rating sufficient diversity on I, no woman fills a senior bo are: * The Company's com	ern: * As the Nomination the Board. It is highlighted oard position, and no Directo mitment to comply with the	that
9	Reappoint KPMG as Auditors	Mgmt	For	For	For
10	Authorise the Audit Committee to Fix Remuneration of Auditors	Mgmt	For	For	For
11	Authorise Issue of Equity	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these re recommended limits.	esolutions is warranted i	because the proposed amou	unts and durations are within	,
12	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these re	esolutions is warranted	because the proposed amou	unts and durations are within	,

Voting Policy Rationale: A vote FOR these resolutions is warranted because the proposed amounts and durations are within recommended limits.

# **Kainos Group Plc**

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
13	Authorise Issue of Equity wi Pre-emptive Rights in Conne an Acquisition or Other Cap Investment	ection with	Mgmt	For	For	For	
	Voting Policy Rationale: A vo recommended limits.	te FOR these resc	olutions is warranted be	cause the proposed amou	ints and durations are within		_
14	Authorise Market Purchase Shares	of Ordinary	Mgmt	For	For	For	
15	Authorise the Company to C Meeting with Two Weeks' N		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved	Intermediary Confirmed	8,232	8,232
			09/07/2023	09/07/2023			
					Total Shares:	8,232	8,232

## WNS (Holdings) Limited

Meeting Date: 09/21/2023	Country: Jersey	Ticker: WNS
Record Date: 08/17/2023	Meeting Type: Annual	
Primary Security ID: 92932M101		

Voting Policy: ISS

					Shares Voted: 55,836
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Meeting for ADR Holders	Mgmt			
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Ratify Grant Thornton Bharat LLP as Auditors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these pr	oposals is warranted.			
3	Authorize Board to Fix Remuneration of Auditors	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR these pr	oposals is warranted.			
4	Reelect Keshav Murugesh as a Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warrante	ed.		
5	Reelect Diane de Saint Victor as a Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warrante	ed.		
6	Reelect Keith Haviland as a Director	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the direct	tor nominees is warrante	ed.		
7	Approve Remuneration of Directors	Mgmt	For	For	For

## WNS (Holdings) Limited

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
8	Authorize Share Repurchase Program	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote AGAINST this resolution is warranted because: * The duration of the authority exceeds the					

maximum recommended duration of 18 months; and \* The maximum purchase price is significantly above current market price.

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	000190245	Confirmed	Auto-Instructed	Auto-Approved		55,836	55,836
			09/04/2023	09/04/2023			
					= Total Shares:	55,836	55,836

#### **Macauto Industrial Co. Ltd.**

Meeting Date: 09/22/2023 Record Date: 08/23/2023 Primary Security ID: Y5364A109		Meeting Type: Special	ountry: Taiwan eeting Type: Special				
				Voting Policy: ISS			
						Shares Voted: 30,000	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Amendmer Association	nts to Articles of	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Nur	nber Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		30,000	30,000
			09/08/2023	09/08/2023			
					Total Shar	es: 30,000	30,000

## Zhengzhou Coal Mining Machinery Group Company Limited

Meeting Date: 09/25/2023 Country: C Record Date: 09/19/2023 Meeting T Shareholde		China	Ticker: 564		
		<b>Type:</b> Extraordinary ers			
Primary Security ID: Y98949111					
			Voting Policy: ISS		
					Shares Voted: 39,800
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	EGM BALLOT FOR HOLDERS OF SHARES	H Mgmt			
1	Elect Yue Taiyu as Director	SH	For	For	For

# Zhengzhou Coal Mining Machinery Group Company Limited

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		39,800	39,800
			09/11/2023	09/11/2023			
					= Total Shares:	39,800	39,800

#### **Air New Zealand Limited**

Meeting Date:         09/26/2023         Country: N           Record Date:         09/22/2023         Meeting Ty           Primary Security ID:         Q0169V100         V			Ticker: AIR		
			Voting Policy: ISS		Shares Voted: 311,718
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Elect Dean Bracewell as Director	Mgmt	For	For	For
2	Bracewell and Laurissa Cooney is warran committee and concerns regarding the co disclosure in the STI. Item 3 A vote FOR composition of an entirely independent b this nominee.	ompany's remuneration p the re-election of Larry D oard structure, and there	ractices have been identified, De Shon is warranted. His pre are no material corporate go	, particularly in regard to infe sence supports the continue overnance concerns in relatic	d on to
	Elect Laurissa Cooney as Director Voting Policy Rationale: Items 1 and 2 A Bracewell and Laurissa Cooney is warran committee and concerns regarding the co disclosure in the STI. Item 3 A vote FOR composition of an entirely independent b this nominee.	ted. The qualification is to ompany's remuneration p. the re-election of Larry D	o highlight that they are men ractices have been identified, De Shon is warranted. His pre	nbers of the remuneration , particularly in regard to infe sence supports the continued	d
3	Elect Larry De Shon as Director	Mgmt	For	For	For
	Voting Policy Rationale: Items 1 and 2 A Bracewell and Laurissa Cooney is warran committee and concerns regarding the co disclosure in the STI. Item 3 A vote FOR composition of an entirely independent b	ted. The qualification is to ompany's remuneration p. the re-election of Larry D	o highlight that they are men ractices have been identified, De Shon is warranted. His pre	nbers of the remuneration , particularly in regard to infe sence supports the continue	d

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		311,718	311,718
,			09/08/2023	09/08/2023			
					Total Shares:	311,718	311,718

## **International Housewares Retail Company Limited**

Meeting Date: 09/26/2023
Record Date: 09/20/2023
Primary Security ID: G48729100

Country: Cayman Islands Meeting Type: Annual Ticker: 1373

			Voting Policy: ISS					
					Shares Voted: 122,562			
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For			
2	Approve Final Dividend and Specia Dividend	l Mgmt	For	For	For			
3.1	Elect Ngai Lai Ha as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR concerning the nominees and the c		-	nce of any known issues				
3.2	Elect Mang Wing Ming, Rene as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR concerning the nominees and the c		5	nce of any known issues				
3.3	Authorize Board to Fix Remunerati of Directors	on Mgmt	For	For	For			
4	Approve PricewaterhouseCoopers Auditor and Authorize Board to Fix Their Remuneration	•	For	For	For			
5	Authorize Repurchase of Issued Sh Capital	are Mgmt	For	For	For			
6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	Mgmt	For	Against	Against			
	Voting Policy Rationale: A vote AGA is greater than 10 percent of the re- not specified the discount limit for	levant class of shares for issua	ance for cash and non-cash co					
7	Authorize Reissuance of Repurchased Mgmt For Against Against Shares							
	Voting Policy Rationale: A vote AGA is greater than 10 percent of the re- not specified the discount limit for	levant class of shares for issua	ance for cash and non-cash co					
Ballot Details								
nstitutional Account Detail IA Name, IA Number)	Custodian Account Number B	allot Status Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted		
cadian ACWI ex US Small-Cap	190245 Co	Auto-Instructed	Auto-Approved		122,562	122,562		
		09/12/2023	09/12/2023					

Temairazu, Inc.

Meeting Date: 09/26/2023	Country: Japan	Ticker: 2477
Record Date: 06/30/2023	Meeting Type: Annual	
Primary Security ID: J1946J103		

Total Shares:

122,562

122,562

# Temairazu, Inc.

				Voting Policy: ISS			
						Shares Voted: 1,400	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Allocation of Income Final Dividend of JPY 17.5	e, with a	Mgmt	For	For	For	
2.1	Elect Director Watanabe, Tet	suo	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vot for the board composition wh			ranted because: * Top ma	anagement bears responsibilit,	V	_
2.2	Elect Director Nakano, Toshid	D	Mgmt	For	For	For	
2.3	Elect Director Suzuki, Kazuo		Mgmt	For	For	For	
3.1	Elect Director and Audit Com Member Nagamata, Yoshiro	mittee	Mgmt	For	For	For	
3.2	Elect Director and Audit Com Member Yamamoto, Yuki	mittee	Mgmt	For	For	For	
3.3	Elect Director and Audit Com Member Suzaki, Tomohiro	mittee	Mgmt	For	For	For	
4	Elect Alternate Director and A Committee Member Suzuki, H		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		1,400	1,400
			09/06/2023	09/06/2023			
					Total Shares:	1,400	1,400

# Ai Holdings Corp.

Meeting Date: 09/27/2023	Country: Japan	Ticker: 3076
Record Date: 06/30/2023	Meeting Type: Annual	
Primary Security ID: J0060P101		

				Voting Policy: ISS			
						Shares Voted: 8,700	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Allocation of Income Final Dividend of JPY 45	e, with a	Mgmt	For	For	For	
2	Elect Director Takahashi, Kaz	zuo	Mgmt	For	For	For	
3	Approve Restricted Stock Pla	n	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		8,700	8,700
·,			09/06/2023	09/06/2023			

Page 126 of 136

8,700

#### Avant Group Corp.

Meeting Date: 09/27/2023 Ticker: 3836 Country: Japan Record Date: 06/30/2023 Meeting Type: Annual Primary Security ID: J1299N107 Voting Policy: ISS Shares Voted: 3.600 Voting Proposal Mgmt Policy Vote Number Proposal Text Proponent Rec Rec Instruction 1 Approve Allocation of Income, with a Mgmt For For For Final Dividend of JPY 15 Elect Director Morikawa, Tetsuji 2.1 Mgmt For For For 2.2 Elect Director Kasuga, Naoyoshi Mgmt For For For 2.3 Elect Director Jon Robertson Mgmt For For For Elect Director Kamoi, Tatsuya 2.4 Mgmt For For For Approve Performance Share Plan 3 Mgmt For For For **Ballot Details** Institutional Account Detail Custodian (IA Name, IA Number) Account Number **Ballot Status** Instructed Ballot Voting Status Votable Shares Shares Voted Approved Acadian ACWI ex US Small-Cap 190245 Confirmed Auto-Instructed Auto-Approved 3,600 3,600 Fund, 0H0 09/08/2023 09/08/2023 Total Shares: 3,600 3,600

#### **Digital Information Technologies Corp.**

Meeting Date: 09/27/2023	Country: Japan	<b>Ticker:</b> 3916
Record Date: 06/30/2023	Meeting Type: Annual	
Primary Security ID: J1229J101		

			Voting Policy: ISS		
					Shares Voted: 2,300
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Allocation of Income, with a Final Dividend of JPY 18	Mgmt	For	For	For
2.1	Elect Director Ichikawa, Satoshi	Mgmt	For	For	For
2.2	Elect Director Komatsu, Hiroyuki	Mgmt	For	For	For
2.3	Elect Director Nakagawa, Shoji	Mgmt	For	For	For
2.4	Elect Director Shibao, Akiko	Mgmt	For	For	For
2.5	Elect Director Murayama, Kenichiro	Mgmt	For	For	For

Page 127 of 136

# Digital Information Technologies Corp.

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
2.6	Elect Director Nishii, Masaak	i	Mgmt	For	For	For	
2.7	Elect Director Kitanobo, Tosl	nihiro	Mgmt	For	For	For	
2.8	Elect Director Ogawara, Shig	Jeru	Mgmt	For	For	For	
2.9	Elect Director Okuma, Atsus	ni	Mgmt	For	For	For	
3	Appoint Alternate Statutory A Mori, Masahiko	Auditor	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		2,300	2,300
			09/07/2023	09/07/2023			
					Total Shares:	2,300	2,300

# Dohwa Engineering Co., Ltd.

Meeting Date: 09/27/2 Record Date: 08/11/20 Primary Security ID: \	23	Country: South Korea Meeting Type: Special		<b>Ticker:</b> 002150			
				Voting Policy: ISS			
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Shares Voted: 8,760 Vote Instruction	
1	Elect Lee Sang-jin as Outside Director to Serve as a Member of Audit Committee		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Numbe	r Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		8,760	8,760
			09/13/2023	09/13/2023			
					Total Shares:	8,760	8,760

## Intelligent Wave, Inc.

Meeting Date: 09/27/2023	Country: Japan	<b>Ticker:</b> 4847	
Record Date: 06/30/2023	Meeting Type: Annual		
Primary Security ID: J2402Y105			

Page 128 of 136

# Intelligent Wave, Inc.

				Voting Policy: ISS			
						Shares Voted: 4,600	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Approve Allocation of Income Final Dividend of JPY 20	, with a	Mgmt	For	For	For	
2.1	Elect Director Sato, Kunimitsu		Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote responsible for the board com board independence of at leas	position at the co			•		-
2.2	Elect Director Tachinoka, Ken	ichi	Mgmt	For	For	For	
2.3	Elect Director Goto, Taisuke		Mgmt	For	For	For	
2.4	Elect Director Sako, Mitsue		Mgmt	For	For	For	
2.5	Elect Director Watanabe, Akira	а	Mgmt	For	For	For	
2.6	Elect Director Miki, Kenichi		Mgmt	For	For	For	
3	Approve Bonus Related to Ret Bonus System Abolition	tirement	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vote payment of bonuses to outside		•	ecause: * The bonus amo	unts are not disclosed. * The		_
4	Approve Trust-Type Equity Compensation Plan		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Vote
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		4,600	4,600
			09/06/2023	09/06/2023			
					Total Shares:	4,600	4,600

# QB Net Holdings Co., Ltd.

Meeting Date: 09/27/2023	Country: Japan	Ticker: 6571
Record Date: 06/30/2023	Meeting Type: Annual	
Primary Security ID: J64667108		

Voting Policy: ISS

					Shares Voted: 2,200
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Allocation of Income, with a Final Dividend of JPY 20	Mgmt	For	For	For
2.1	Elect Director Kitano, Yasuo	Mgmt	For	For	For
2.2	Elect Director Iriyama, Yusuke	Mgmt	For	For	For
2.3	Elect Director Kabeya, Masayoshi	Mgmt	For	For	For
2.4	Elect Director Matsumoto, Osamu	Mgmt	For	For	For

Page 129 of 136

# QB Net Holdings Co., Ltd.

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
3.1	Elect Director and Audit Con Member Omiya, Tatsushi	nmittee	Mgmt	For	For	For	
3.2	Elect Director and Audit Con Member Kikuchi, Tadao	nmittee	Mgmt	For	For	For	
3.3	Elect Director and Audit Con Member Toya, Keiko	nmittee	Mgmt	For	For	For	
3.4	Elect Director and Audit Con Member Harima, Naoko	nmittee	Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		2,200	2,200
			09/07/2023	09/07/2023			
					Total Shares:	2,200	2,200

#### Zero Co., Ltd.

Meeting Date: 09/27/2023	Country: Japan	Ticker: 9028	
Record Date: 06/30/2023	Meeting Type: Annual		
Primary Security ID: J9886M101			

Voting Policy: ISS

			· · · · · · · · · · · · · · · · · · ·					
					Shares Voted: 1,400			
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1	Approve Allocation of Income, with a Final Dividend of JPY 36	Mgmt	For	For	For			
2.1	Elect Director Kitamura, Takeo	Mgmt	For	Against	Against			
	Voting Policy Rationale: A vote AGAINST this director nominee is warranted because: * Top management should be held responsible for the board composition at the controlled company, which will not have at least two independent directors and board independence of at least one-third. * Top management bears responsibility for the board composition where no female directors are included.							
2.2	Elect Director Shibasaki, Yasuo	Mgmt	For	For	For			
2.3	Elect Director Ogura, Nobumasa	Mgmt	For	For	For			
2.4	Elect Director Takahashi, Toshihiro	Mgmt	For	For	For			
2.5	Elect Director Tan Eng Soon	Mgmt	For	For	For			
2.6	Elect Director Glenn Tan	Mgmt	For	For	For			
2.7	Elect Director Kamata, Masahiko	Mgmt	For	Against	Against			
	Voting Policy Rationale: A vote AGAINST this director nominee is warranted because: * The nominee cannot be expected to fulfill the role of overseeing management effectively in the interests of shareholders in light of the low attendance rate.							
2.8	Elect Director Kamimura, Toshiyuki	Mgmt	For	For	For			
2.9	Elect Director Wada, Yoshiyuki	Mgmt	For	For	For			
3.1	Appoint Statutory Auditor Shioya, Tomoyuki	Mgmt	For	For	For			

## Zero Co., Ltd.

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
3.2	Appoint Statutory Auditor S Yoshikazu	uzuki,	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vo affiliation with the company			cause: * The outside sta	tutory auditor nominee's		
3.3	Appoint Statutory Auditor K Yoshikazu	ato,	Mgmt	For	Against	Against	
	Voting Policy Rationale: A vo affiliation with the company			cause: * The outside sta	tutory auditor nominee's		_
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		1,400	1,400
			09/06/2023	09/06/2023			
					Total Shares:		

# **Polar Capital Holdings Plc**

Meeting Date: 09/28/2023	Country: United Kingdom	Ticker: POLR
Record Date: 09/26/2023	Meeting Type: Annual	
Primary Security ID: G7165U102		

Voting Policy: ISS

				··· • • • • • • • • • • • • • • • • • •				
					Shares Voted: 2,603			
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction			
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For			
2	Approve Remuneration Report	Mgmt	For	For	For			
3	Re-elect Laura Ahto as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the re-election of Laura Ahto, Anand Aithal, Samir Ayub, Alexa Coates, David Lamb, Win Robbins, Gavin Rochussen and Andrew Ross is warranted because no significant concerns have been identified.							
4	Re-elect Anand Aithal as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the re-election of Laura Ahto, Anand Aithal, Samir Ayub, Alexa Coates, David Lamb, Win Robbins, Gavin Rochussen and Andrew Ross is warranted because no significant concerns have been identified.							
5	Re-elect Samir Ayub as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the re-election of Laura Ahto, Anand Aithal, Samir Ayub, Alexa Coates, David Lamb, Win Robbins, Gavin Rochussen and Andrew Ross is warranted because no significant concerns have been identified.							
6	Re-elect Alexa Coates as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the re-election of Laura Ahto, Anand Aithal, Samir Ayub, Alexa Coates, David Lamb, Win Robbins, Gavin Rochussen and Andrew Ross is warranted because no significant concerns have been identified.							
7	Re-elect David Lamb as Director	Mgmt	For	For	For			
	Voting Policy Rationale: A vote FOR the r				n			

Robbins, Gavin Rochussen and Andrew Ross is warranted because no significant concerns have been identified.

Page 131 of 136

# **Polar Capital Holdings Plc**

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
8	Re-elect Win Robbins as Direct	or	Mgmt	For	For	For	
	Voting Policy Rationale: A vote Robbins, Gavin Rochussen and			. , .		1	
9	Re-elect Gavin Rochussen as D	virector	Mgmt	For	For	For	
	Voting Policy Rationale: A vote Robbins, Gavin Rochussen and			. , .		1	_
10	Re-elect Andrew Ross as Direc	tor	Mgmt	For	For	For	
	Voting Policy Rationale: A vote Robbins, Gavin Rochussen and			. , .		1	_
11	Reappoint PricewaterhouseCoo LLP as Auditors	opers	Mgmt	For	For	For	
12	Authorise the Audit and Risk Committee to Fix Remuneratio Auditors	n of	Mgmt	For	For	For	
13	Authorise Issue of Equity		Mgmt	For	For	For	
	Voting Policy Rationale: A vote recommended limits.	FOR these reso	lutions is warranted be	ecause the proposed amou	unts and durations are within		
14	Authorise Issue of Equity without Pre-emptive Rights	but	Mgmt	For	For	For	
	Voting Policy Rationale: A vote recommended limits.	FOR these reso	lutions is warranted be	ecause the proposed amou	unts and durations are within		
15	Authorise Market Purchase of G Shares	Ordinary	Mgmt	For	For	For	
Ballot Details							
nstitutional Account Detail IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
cadian ACWI ex US Small-Cap	190245	Confirmed	Auto-Instructed	Auto-Approved	Intermediary Confirmed	2,603	2,603
			09/13/2023	09/13/2023			
					Total Shares:	: 2,603	2,603

# Suzuki Co., Ltd.

Meeting Date: 09/28/2023	Country: Japan	Ticker: 6785
Record Date: 06/30/2023	Meeting Type: Annual	
Primary Security ID: J7845N103		
		Voting Policy: ISS

					Shares Voted: 3,600
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Allocation of Income, with a Final Dividend of JPY 30	Mgmt	For	For	For
2.1	Elect Director Suzuki, Noriyoshi	Mgmt	For	For	For
2.2	Elect Director Takayama, Akira	Mgmt	For	For	For
2.3	Elect Director Aoki, Eiji	Mgmt	For	For	For

Page 132 of 136

# Suzuki Co., Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2.4	Elect Director Ogawa, Kiyohisa	Mgmt	For	For	For
2.5	Elect Director Nakajima, Yoshiaki	Mgmt	For	For	For
2.6	Elect Director Hinokuma, Kumiko	Mgmt	For	For	For
3.1	Elect Director and Audit Committee Member Homma, Hiromasa	Mgmt	For	For	For
3.2	Elect Director and Audit Committee Member Matsumoto, Mitsuhiro	Mgmt	For	For	For
3.3	Elect Director and Audit Committee Member Kawabe, Yusuke	Mgmt	For	For	For
4	Elect Alternate Director and Audit Committee Member Kobayashi, Kiyomoto	Mgmt	For	For	For
Ballot Details					
Institutional Account Detail	Custodian	•	A	<b></b>	Marchie Stress Stress March

(IA Name, IA Number)	Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		3,600	3,600
			09/07/2023	09/07/2023			
					Total Shares:	3,600	3,600

#### **Azure Power Global Limited**

Meeting Date: 09/29/2023	Country: Mauritius	Ticker: AZREF
Record Date: 09/01/2023	Meeting Type: Annual	
Primary Security ID: V0393H103		

Voting Policy: ISS

					Shares Voted: 46,444
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1.1	Approve ECOVIS (Mauritius) as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For
1.2.1	Elect Director Gowtamsingh Dabee	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
1.3.1	Elect Director Jean-Francois Joseph Boisvenu	Mgmt	For	For	For
	Voting Policy Rationale: A vote FOR the di	rector nominees is warra	anted.		
1.4.1	Elect Richard Payette as Director	Mgmt	For	For	For
	Voting Policy Pationale: A vote FOP the di	rector nominees is warra	ontod		

Voting Policy Rationale: A vote FOR the director nominees is warranted.

#### **Ballot Details**

Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	000190245	Confirmed	Auto-Instructed	Auto-Approved		46,444	46,444
			09/14/2023	09/14/2023			

Page 133 of 136

## **PT Indo-Rama Synthetics Tbk**

Meeting Date: 09/29/2 Record Date: 09/06/20		Country: Indonesia Meeting Type: Specia	I	Ticker: INDR			
Primary Security ID: `	Y7127E188						
				Voting Policy: ISS			
						Shares Voted: 68,300	
Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Amend Article 1 of Articles of Associati		Mgmt	For	For	For	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Nu	nber Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	Confirmed	Auto-Instructed	Auto-Approved		68,300	68,300
			09/13/2023	09/13/2023			
					Total Sha	res: 68,300	68,300

#### **Silvercorp Metals Inc.**

Meeting Date: 09/29/2023	Country: Canada	Ticker: SVM
Record Date: 08/11/2023	Meeting Type: Annual	
Primary Security ID: 82835P103		

			Voting Policy: ISS	i	
					Shares Voted: 8,165
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Fix Number of Directors at Six	Mgmt	For	For	For
2.1	Elect Director Rui Feng	Mgmt	For	For	For
	Voting Policy Rationale: Vote FOR all pro	oposed nominees as no sig	nificant concerns have bee	en identified at this time.	
2.2	Elect Director Paul Simpson	Mgmt	For	For	For
	Voting Policy Rationale: Vote FOR all pro	oposed nominees as no sig	nificant concerns have bee	en identified at this time.	
2.3	Elect Director David Kong	Mgmt	For	For	For
	Voting Policy Rationale: Vote FOR all pro	oposed nominees as no sig	nificant concerns have bee	en identified at this time.	
2.4	Elect Director Yikang Liu	Mgmt	For	For	For
	Voting Policy Rationale: Vote FOR all pro	oposed nominees as no sig	nificant concerns have bee	en identified at this time.	
2.5	Elect Director Marina A. Katusa	Mgmt	For	For	For
	Voting Policy Rationale: Vote FOR all pro	oposed nominees as no sig	nificant concerns have bee	en identified at this time.	

Page 134 of 136

#### . . . . . . -

8

Proposal lumber	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
2.6	Elect Director Ken Robertson		Mgmt	For	For	For	
	Voting Policy Rationale: Vote FO	OR all proposed	nominees as no signifi	cant concerns have been id	lentified at this time.		
3	Approve Deloitte LLP as Auditors Authorize Board to Fix Their Remuneration	rs and	Mgmt	For	For	For	
allot Details							
nstitutional Account Detail A Name, IA Number)	l Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
cadian ACWI ex US Small-Cap Ind, 0H0	9 190245	Confirmed	Auto-Instructed	Auto-Approved		8,165	8,165
na, 0110			09/14/2023	09/14/2023			
					Total Shar	es: 8,165	8,165
rimary Security ID:	M0116V102						
,,	M0110K102			Voting Policy: ISS		Shares Voted: 0	
	to Ballot Shareblocking			Voting Policy: ISS		Shares Voted: 0	
<i>Did Not Vote Due</i> a			Proponent	Voting Policy: ISS Mgmt Rec	Voting Policy Rec	Shares Voted: 0 Vote Instruction	
<i>Did Not Vote Due</i> a	to Ballot Shareblocking		<b>Proponent</b> Mgmt	Mgmt	Policy	Vote	
Did Not Vote Due a	<i>to Ballot Shareblocking</i> Proposal Text		-	Mgmt	Policy	Vote	
<i>Did Not Vote Due</i> a roposal lumber	to Ballot Shareblocking Proposal Text Ordinary Business Approve Board Report on Compa	/2023 Report	Mgmt	Mgmt Rec	Policy Rec	Vote Instruction Do Not	
Did Not Vote Due ( Proposal lumber	to Ballot Shareblocking Proposal Text Ordinary Business Approve Board Report on Comp Operations for FY Ended 30/06/. Approve Corporate Governance and Related Auditors Report for	/2023 Report FY mpany	Mgmt Mgmt	Mgmt Rec For	Policy Rec For	Vote Instruction Do Not Vote Do Not	
Did Not Vote Due a Proposal lumber	to Ballot Shareblocking Proposal Text Ordinary Business Approve Board Report on Comp Operations for FY Ended 30/06/. Approve Corporate Governance and Related Auditors Report for Ended 30/06/2023 Approve Auditors' Report on Cor Financial Statements for FY End	/2023 Report - FY mpany led d	Mgmt Mgmt Mgmt	Mgmt Rec For For	Policy Rec For	Vote Instruction Do Not Vote Do Not Vote Do Not	
Did Not Vote Due of Proposal lumber	to Ballot Shareblocking Proposal Text Ordinary Business Approve Board Report on Compo Operations for FY Ended 30/06// Approve Corporate Governance and Related Auditors Report for Ended 30/06/2023 Approve Auditors' Report on Cor Financial Statements for FY Ended 30/06/2023 Accept Financial Statements and Statutory Reports for FY Ended	/2023 Report FY mpany led d	Mgmt Mgmt Mgmt Mgmt	Mgmt Rec For For For For	Policy Rec For For For Against	Vote Instruction Do Not Vote Do Not Vote Do Not Vote Do Not Vote	
Did Not Vote Due 1 roposal lumber 1 2 3	to Ballot Shareblocking Proposal Text Ordinary Business Approve Board Report on Comp Operations for FY Ended 30/06/. Approve Corporate Governance and Related Auditors Report for Ended 30/06/2023 Approve Auditors' Report on Cor Financial Statements for FY Ended 30/06/2023 Accept Financial Statements and Statutory Reports for FY Ended 30/06/2023 Voting Policy Rationale: A vote A	/2023 Report FY mpany led d 4 <i>GAINST the aj</i> <i>zation.</i> nd	Mgmt Mgmt Mgmt Mgmt	Mgmt Rec For For For For	Policy Rec For For For Against	Vote Instruction Do Not Vote Do Not Vote Do Not Vote Do Not Vote	
Did Not Vote Due a roposal umber 1 2 3 4	to Ballot Shareblocking Proposal Text Ordinary Business Approve Board Report on Compo Operations for FY Ended 30/06/. Approve Corporate Governance and Related Auditors Report for Ended 30/06/2023 Approve Auditors' Report on Cor Financial Statements for FY Ended 30/06/2023 Accept Financial Statements and Statutory Reports for FY Ended 30/06/2023 Voting Policy Rationale: A vote A auditor, Central Auditing Organiz Approve Allocation of Income ar	/2023 Report FY mpany ded d AGAINST the ap zation. nd 2023 usition	Mgmt Mgmt Mgmt Mgmt Mgmt	Mgmt Rec For For For For ccounts is warranted, due to	Policy Rec For For For Against to concerns highlighted by	Vote Instruction         Do Not Vote         Do Not Vote         Do Not Vote         Do Not Vote         Do Not Vote         Do Not         Do Not	

Voting Policy Rationale: In the view of lack of information regarding this item, a vote AGAINST is warranted.

Approve Discharge of Chairman and Do Not Mgmt For Against Directors for FY Ended 30/06/2023 Vote

Voting Policy Rationale: Given the concerns highlighted by the Central Auditing Organization, a vote AGAINST is warranted.

#### **Abou Kir Fertilizers**

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
9	Elect Board of Directors		Mgmt	For	Against	Do Not Vote	
	Voting Policy Rationale: A vot	te AGAINST is wa	rranted due to lack of d	disclosure regarding this ite	em.		_
10	Approve Sitting Fees and Tra Allowances of Chairman, Dire Members of Its Committees, the Ordinary and Extraordina Meetings Whether the Attend in Physical or via Electronic M	ectors and and for ary dance was	Mgmt	For	For	Do Not Vote	
11	Appoint Auditor and Fix His Remuneration for FY 2023/2	024	Mgmt	For	For	Do Not Vote	
12	Ratify Charitable Donations f 2022/2023 and Authorize Ch Donations for FY 2023/2024		Mgmt	For	For	Do Not Vote	
13	Approve Related Party Trans FY 2022/2023 and FY 2023/2		Mgmt	For	For	Do Not Vote	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	AutoApproved	Auto-Instructed	Auto-Approved		92,399	0
			09/04/2023	09/04/2023			

#### **Abou Kir Fertilizers**

Meeting Date: 09/30/2023	Country: Egypt	Ticker: ABUK	
Record Date:	Meeting Type: Extraordinary Shareholders		
Primary Security ID: M0116K102			
		Voting Policy: ISS	
		Shares Voted: 0	

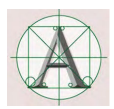
Total Shares:

92,399

0

#### Did Not Vote Due to Ballot Shareblocking

Proposal Number	Proposal Text		Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Extraordinary Business		Mgmt				
1	Amend Articles of Bylaws		Mgmt	For	For	Do Not Vote	
Ballot Details							
Institutional Account Detail (IA Name, IA Number)	Custodian Account Number	Ballot Status	Instructed	Approved	Ballot Voting Status	Votable Shares	Shares Voted
Acadian ACWI ex US Small-Cap Fund, 0H0	190245	AutoApproved	Auto-Instructed	Auto-Approved		92,399	0
			09/02/2023	09/02/2023			
					Total Shares:	92,399	0



Artisan Partners Artisan International Value Strategy

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas State Police Retirement System Arkansas Public Employees' Retirement System

For the period 07/01/2023 thru 09/30/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

#### **VOTE SUMMARY REPORT**

REPORTING PERIOD: 07/01/2023 to 09/30/2023

#### **Liberty Global Plc**

Meeting Date: 07/13/2023Country: United KingdomTicker: LBTYARecord Date: 06/05/2023Meeting Type: CourtPrimary Security ID: G5480U104

					Shares Voted: 209,500
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Meeting for Class A Shareholders	Mgmt			
1	Approve Scheme of Arrangement	Mgmt	For	For	Against
2	Adjourn Meeting	Mgmt	For	For	Against

## **Liberty Global Plc**

Meeting Date: 07/13/2023	Country: United Kingdom	Ticker: LBTYA
Record Date: 06/05/2023	Meeting Type: Court	
Primary Security ID: G5480U104		

					Shares Voted: 0
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Meeting for Class C Shareholders	Mgmt			
1	Approve Scheme of Arrangement	Mgmt	For	For	Against
2	Adjourn Meeting	Mgmt	For	For	Against

## **Liberty Global Plc**

Meeting Date: 07/13/2023	Country: United Kingdom	Ticker: LBTYA
Record Date: 06/05/2023	Meeting Type: Special	
Primary Security ID: G5480U104		

					Shares Voted: 209,500	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
	Meeting For Class A and Class B Shareholders	Mgmt				
1	Approve Scheme of Arrangement	Mgmt	For	For	Against	
2	Approve Capital Reduction by Cancellation and Extinguishment of the Scheme Shares	Mgmt	For	For	Against	
3	Issue Shares in Connection with Acquisition	Mgmt	For	For	Against	

# Liberty Global Plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
4	Amend Articles of Association	Mgmt	For	For	Against	
5	Adjourn Meeting	Mgmt	For	For	Against	

## **Liberty Global Plc**

Meeting Date: 07/13/2023	Country: United Kingdom	Ticker: LBTYA
Record Date: 06/05/2023	Meeting Type: Special	
Primary Security ID: G5480U104		

					Shares Voted: 209,500
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Meeting For Class A, Class B and Class C Shareholders	Mgmt			
1	Eliminate Supermajority Vote Requirement to Amend Bylaws	Mgmt	For	For	Against
2	Eliminate Supermajority Vote Requirement for Certain Business Combination	Mgmt	For	For	Against
3	Adjourn Meeting	Mgmt	For	For	Against

#### Fresenius Medical Care AG & Co. KGaA

Meeting Date: 07/14/2023	Country: Germany	Ticker: FME
Record Date: 06/22/2023	Meeting Type: Extraordinary Shareholders	
Primary Security ID: D2734Z107		

					Shares Voted: 152,173	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Change of Corporate Form to a Stock Corporation (AG)	Mgmt	For	For	For	
2.1	Elect Shervin Korangy to the Supervisory Board, if Item 1 is Accepted	Mgmt	For	For	For	
2.2	Elect Marcus Kuhnert to the Supervisory Board, if Item 1 is Accepted	Mgmt	For	For	For	
2.3	Elect Gregory Sorensen to the Supervisory Board, if Item 1 is Accepted	Mgmt	For	For	For	
2.4	Elect Pascale Witz to the Supervisory Board, if Item 1 is Accepted	Mgmt	For	For	For	

#### Fresenius Medical Care AG & Co. KGaA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3	Ratify PricewaterhouseCoopers GmbH as Auditors for Fiscal Year 2023, for the Review of Interim Financial Statements for the First Half of Fiscal Year 2023 and for the Interim Financial Statements Until 2024 AGM	Mgmt	For	For	For

# Compagnie Financiere Richemont SA

Meeting Date: 09/06/2023	Country: Switzerland	Ticker: CFR
Record Date:	Meeting Type: Annual	
Primary Security ID: H25662182		

					Shares Voted: 112,025
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
	Management Proposals for All Shareholders	Mgmt			
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Allocation of Income and Ordinary Dividends of CHF 2.50 per Registered A Share and CHF 0.25 per Registered B Share and a Special Dividend of CHF 1.00 per Registered A Share and CHF 0.10 per Registered B Share	Mgmt	For	For	For
3	Approve Discharge of Board and Senior Management	Mgmt	For	For	For
	Management Proposal for Holders of A Registered Shares	Mgmt			
4	Elect Wendy Luhabe as Representative of Category A Registered Shares	Mgmt	For	For	For
	Management Proposals for All Shareholders	Mgmt			
5.1	Reelect Johann Rupert as Director and Board Chair	Mgmt	For	For	For
5.2	Reelect Josua Malherbe as Director	Mgmt	For	Against	For
5.3	Reelect Nikesh Arora as Director	Mgmt	For	For	For
5.4	Reelect Clay Brendish as Director	Mgmt	For	For	For
5.5	Reelect Jean-Blaise Eckert as Director	Mgmt	For	Against	For
5.6	Reelect Burkhart Grund as Director	Mgmt	For	For	For
5.7	Reelect Keyu Jin as Director	Mgmt	For	For	For
5.8	Reelect Jerome Lambert as Director	Mgmt	For	For	For
5.9	Reelect Wendy Luhabe as Director	Mgmt	For	For	For
5.10	Reelect Jeff Moss as Director	Mgmt	For	For	For
5.11	Reelect Vesna Nevistic as Director	Mgmt	For	For	For

# Compagnie Financiere Richemont SA

Against For For For For For For	For For For For For For
For For For For	For For For
For For For	For For For
For For For	For For
For	For
For	
	For
For	
	For
For	For
Against	For
For	For
Against	For
Against	For
For	For
For	For
Against	Against
For	For
For	For
For	For
	For For Against For For Against For

#### **Alimentation Couche-Tard Inc.**

Meeting Date: 09/07/2023 Record Date: 07/10/2023 Primary Security ID: 01626P148 Country: Canada Meeting Type: Annual Ticker: ATD

					Shares Voted	: 288,422
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Votin Policy Rec		
1	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For	
2.1	Elect Director Alain Bouchard	Mgmt	For	For	For	
2.2	Elect Director Louis Vachon	Mgmt	For	For	For	
2.3	Elect Director Jean Bernier	Mgmt	For	For	For	
2.4	Elect Director Karinne Bouchard	Mgmt	For	For	For	
2.5	Elect Director Eric Boyko	Mgmt	For	For	For	
2.6	Elect Director Marie-Eve D'Amours	Mgmt	For	For	For	
2.7	Elect Director Janice L. Fields	Mgmt	For	For	For	
2.8	Elect Director Eric Fortin	Mgmt	For	For	For	
2.9	Elect Director Richard Fortin	Mgmt	For	For	For	
2.10	Elect Director Brian Hannasch	Mgmt	For	For	For	
2.11	Elect Director Melanie Kau	Mgmt	For	For	For	
2.12	Elect Director Marie-Josee Lamothe	Mgmt	For	For	For	
2.13	Elect Director Monique F. Leroux	Mgmt	For	For	For	
2.14	Elect Director Real Plourde	Mgmt	For	For	For	
2.15	Elect Director Daniel Rabinowicz	Mgmt	For	For	For	
2.16	Elect Director Louis Tetu	Mgmt	For	For	For	
3	Advisory Vote on Executive Compensation Approach	Mgmt	For	For	For	

#### **Berkeley Group Holdings Plc**

Meeting Date: 09/08/2023	Country: United Kingdom	Ticker: BKG
Record Date: 09/06/2023	Meeting Type: Annual	
Primary Security ID: G1191G138		

					Shares Voted: 150,043	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For	
2	Approve Remuneration Report	Mgmt	For	For	For	
3	Re-elect Michael Dobson as Director	Mgmt	For	For	For	

### **Berkeley Group Holdings Plc**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4	Re-elect Rachel Downey as Director	Mgmt	For	For	For
5	Re-elect Rob Perrins as Director	Mgmt	For	For	For
6	Re-elect Richard Stearn as Director	Mgmt	For	For	For
7	Re-elect Andy Kemp as Director	Mgmt	For	For	For
8	Re-elect Natasha Adams as Director	Mgmt	For	For	For
9	Re-elect William Jackson as Director	Mgmt	For	For	For
10	Re-elect Elizabeth Adekunle as Director	Mgmt	For	For	For
11	Re-elect Sarah Sands as Director	Mgmt	For	For	For
12	Reappoint KPMG LLP as Auditors	Mgmt	For	For	For
13	Authorise the Audit Committee to Fix Remuneration of Auditors	Mgmt	For	For	For
14	Authorise Issue of Equity	Mgmt	For	For	For
15	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For
16	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	For	For	For
17	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For	For
18	Authorise UK Political Donations and Expenditure	Mgmt	For	For	For
19	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For	For

### **Ryanair Holdings Plc**

Meeting Date: 09/14/2023	Country: Ireland	Ticker: RYA
Record Date: 09/10/2023	Meeting Type: Annual	
Primary Security ID: G7727C186		

					Shares Voted: 61,133	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For	
2	Approve Remuneration Report	Mgmt	For	For	For	
3	Approve Remuneration Policy	Mgmt	For	Against	For	
4a	Elect Eamonn Brennan as Director	Mgmt	For	For	For	
4b	Elect Elisabeth Kostinger as Director	Mgmt	For	For	For	
4c	Elect Anne Nolan as Director	Mgmt	For	For	For	
4d	Re-elect Stan McCarthy as Director	Mgmt	For	For	For	

### **Ryanair Holdings Plc**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
4e	Re-elect Louise Phelan as Director	Mgmt	For	For	For
4f	Re-elect Roisin Brennan as Director	Mgmt	For	For	For
4g	Re-elect Michael Cawley as Director	Mgmt	For	Against	For
4h	Re-elect Emer Daly as Director	Mgmt	For	For	For
4i	Re-elect Geoff Doherty as Director	Mgmt	For	For	For
4j	Re-elect Howard Millar as Director	Mgmt	For	Against	For
4k	Re-elect Michael O'Brien as Director	Mgmt	For	For	For
41	Re-elect Michael O'Leary as Director	Mgmt	For	For	For
5	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For
6	Authorise Board to Fix Remuneration of Directors	Mgmt	For	For	For
7	Authorise Issue of Equity	Mgmt	For	For	For
8	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For
9	Authorise Market Purchase and/or Overseas Market Purchase of Ordinary Shares	Mgmt	For	For	For
10	Approve Proposed Purchase of Up to 300 Boeing 737-MAX-10 Aircraft	Mgmt	For	For	For

#### **Novartis AG**

Meeting Date: 09/15/2023	Country: Switzerland	Ticker: NOVN
Record Date:	Meeting Type: Extraordinary Shareholders	
Primary Security ID: H5820Q150		

					Shares Voted: 369,716
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Special Distribution by Way of a Dividend in Kind to Effect the Spin-Off of Sandoz Group AG	Mgmt	For	For	For
2	Approve CHF 22.8 Million Reduction in Share Capital via Reduction of Nominal Value in Connection with the Spin-Off	Mgmt	For	For	For
3	Transact Other Business (Voting)	Mgmt	For	Against	Against

### Alibaba Group Holding Limited

Meeting Date: 09/28/2023	Country: Cayman Islands	Ticker: 9988
Record Date: 08/15/2023	Meeting Type: Annual	
Primary Security ID: G01719114		

### Alibaba Group Holding Limited

#### Shares Voted: 1,397,272

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Eddie Yongming Wu	Mgmt	For	For	For
1.2	Elect Director Maggie Wei Wu	Mgmt	For	For	For
1.3	Elect Director Kabir Misra	Mgmt	For	For	For
2	Ratify PricewaterhouseCoopers Zhong Tian LLP and PricewaterhouseCoopers as the U.S. and Hong Kong Auditors of the Company	Mgmt	For	For	For

# **Baillie Gifford**<sup>®</sup>

Baillie Gifford International All Cap

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas State Police Retirement System Arkansas Public Employees' Retirement System

For the period 07/01/2023 thru 09/30/2023



Baillie Gifford International All Cap

Per Arkansas Act 498, Proxy Voting Report for



## Arkansas Public Employees Retirement System

## For the periods 07/01/2023 thru 07/31/2023

Company Nar	meCountry	Meeting Date	Meeting Type T	icker	ISIN Id	Agenda Item Numb	Agenda Item Description	Management or Share	holderFund Vote
Burberry	United Kingdom	07/12/23	Annual General B Meeting	RBY L	NGB0031743007	1	Annual Report	Management	For
Burberry	United Kingdom	07/12/23	Annual General B Meeting	RBY L	NGB0031743007	2	Remuneration	Management	For
Burberry	United Kingdom	07/12/23	Annual General B Meeting	BRBY L	NGB0031743007	3	Remuneration	Management	For
Burberry	United Kingdom	07/12/23	Annual General B Meeting	BRBY L	NGB0031743007	4	Allocation of Income	Management	For
Burberry	United Kingdom	07/12/23	Annual General B Meeting	RBY L	NGB0031743007	5	Elect Director(s)	Management	For
Burberry	United Kingdom	07/12/23	Annual General B Meeting	BRBY L	NGB0031743007	6	Elect Director(s)	Management	For
Burberry	United Kingdom	07/12/23	Annual General B Meeting	RBY L	NGB0031743007	7	Elect Director(s)	Management	For
Burberry	United Kingdom	07/12/23	Annual General B Meeting	RBY L	NGB0031743007	8	Elect Director(s)	Management	For
Burberry	United Kingdom	07/12/23	Annual General B Meeting	BRBY L	NGB0031743007	9	Elect Director(s)	Management	For
Burberry	United Kingdom	07/12/23	Annual General B Meeting	BRBY L	NGB0031743007	10	Elect Director(s)	Management	For
Burberry	United Kingdom	07/12/23	Annual General B Meeting	RBY L	NGB0031743007	11	Elect Director(s)	Management	For
Burberry	United Kingdom	07/12/23	Annual General B Meeting	RBY L	NGB0031743007	12	Elect Director(s)	Management	For
Burberry	United Kingdom	07/12/23	Annual General B Meeting	RBY L	NGB0031743007	13	Elect Director(s)	Management	For
Burberry	United Kingdom	07/12/23	Annual General B Meeting	RBY L	NGB0031743007	14	Elect Director(s)	Management	For
Burberry	United Kingdom	07/12/23	Annual General B Meeting	RBY L	NGB0031743007	15	Appoint/Pay Auditors	Management	For

Company Nar	neCountry	Meeting Date	Meeting Type	Ficker	ISIN Id	Agenda Item Numb	Agenda Item Description	Management or Share	eholderFund Vote
Burberry	United Kingdom	07/12/23	Annual General Meeting	BRBY L	NGB0031743007	16	Appoint/Pay Auditors	Management	For
Burberry	United Kingdom	07/12/23	Annual General Meeting	3RBY L	NGB0031743007	17	Routine Business	Management	For
Burberry	United Kingdom	07/12/23	Annual General I Meeting	BRBY L	NGB0031743007	18	Amendment of Share Ca	pital Management	For
Burberry	United Kingdom	07/12/23	Annual General I Meeting	BRBY L	NGB0031743007	19	Amendment of Share Ca	pital Management	For
Burberry	United Kingdom	07/12/23	Annual General Meeting	3RBY L	NGB0031743007	20	Share Repurchase	Management	For
Burberry	United Kingdom	07/12/23	Annual General Meeting	BRBY L	NGB0031743007	21	Routine Business	Management	For
Experian	United Kingdom	07/19/23	Annual General Meeting	EXPN	GB00B19NLV48	8 1	Annual Report	Management	For
Experian	United Kingdom	07/19/23	Annual General Meeting	EXPN	GB00B19NLV48	8 2	Remuneration	Management	For
Experian	United Kingdom	07/19/23	Annual General I Meeting	EXPN	GB00B19NLV4	8 3	Remuneration	Management	For
Experian	United Kingdom	07/19/23	Annual General I Meeting	EXPN	GB00B19NLV4	8 4	Elect Director(s)	Management	For
Experian	United Kingdom	07/19/23	Annual General Meeting	EXPN	GB00B19NLV4	8 5	Elect Director(s)	Management	For
Experian	United Kingdom	07/19/23	Annual General I Meeting	EXPN	GB00B19NLV4	8 6	Elect Director(s)	Management	For
Experian	United Kingdom	07/19/23	Annual General Meeting	EXPN	GB00B19NLV48	8 7	Elect Director(s)	Management	For
Experian	United Kingdom	07/19/23	Annual General Meeting	EXPN	GB00B19NLV48	8 8	Elect Director(s)	Management	For
Experian	United Kingdom	07/19/23	Annual General I Meeting	EXPN	GB00B19NLV48	8 9	Elect Director(s)	Management	For

Company Na	ameCountry	Meeting Date	Meeting Type Tick	er ISIN Id	Agenda Item Nu	Agenda Item Description	Management or Shar	eholderFund Vote
Experian	United Kingdom	07/19/23	Annual General EXP Meeting	N GB00B19NLV4	8 10	Elect Director(s)	Management	For
Experian	United Kingdom	07/19/23	Annual General EXP Meeting	N GB00B19NLV4	.8 11	Elect Director(s)	Management	For
Experian	United Kingdom	07/19/23	Annual General EXP Meeting	N GB00B19NLV4	8 12	Elect Director(s)	Management	For
Experian	United Kingdom	07/19/23	Annual General EXP Meeting	N GB00B19NLV4	.8 13	Elect Director(s)	Management	For
Experian	United Kingdom	07/19/23	Annual General EXP Meeting	N GB00B19NLV4	.8 14	Elect Director(s)	Management	For
Experian	United Kingdom	07/19/23	Annual General EXP Meeting	N GB00B19NLV4	.8 15	Appoint/Pay Auditors	Management	For
Experian	United Kingdom	07/19/23	Annual General EXP Meeting	N GB00B19NLV4	8 16	Appoint/Pay Auditors	Management	For
Experian	United Kingdom	07/19/23	Annual General EXP Meeting	N GB00B19NLV4	8 17	Amendment of Share C	apital Management	For
Experian	United Kingdom	07/19/23	Annual General EXP Meeting	N GB00B19NLV4	.8 18	Amendment of Share C	apital Management	For
Experian	United Kingdom	07/19/23	Annual General EXP Meeting	N GB00B19NLV4	.8 19	Amendment of Share C	apital Management	Against
Experian	United Kingdom	07/19/23	Annual General EXP Meeting	N GB00B19NLV4	.8 20	Share Repurchase	Management	For
Remy Cointr	reauFrance	07/20/23	AGM/EGM 307	428 FR0000130395	5 1	Annual Report	Management	For
Remy Cointr	reauFrance	07/20/23	AGM/EGM 307	428 FR0000130395	2	Annual Report	Management	For
Remy Cointr	reauFrance	07/20/23	AGM/EGM 307	428 FR0000130395	3	Allocation of Income	Management	For
Remy Cointr	reauFrance	07/20/23	AGM/EGM 307	428 FR0000130395	6 4	Related Party Transacti	ons Management	For
Remy Cointr	reauFrance	07/20/23	AGM/EGM 307	428 FR0000130395	5 5	Elect Director(s)	Management	For
Remy Cointr	reauFrance	07/20/23	AGM/EGM 307	428 FR0000130395	6	Elect Director(s)	Management	For
Remy Cointr	reauFrance	07/20/23	AGM/EGM 307	428 FR0000130395	5 7	Remuneration	Management	For

Company NameCountry	Meeting Date	Meeting Type	Ticker	ISIN Id	Agenda Item Numbe	Agenda Item Description	Management or Sharehold	erFund Vote
Remy CointreauFrance	07/20/23	AGM/EGM	307428	FR0000130395	8	Remuneration	Management	For
Remy CointreauFrance	07/20/23	AGM/EGM	307428	FR0000130395	9	Remuneration	Management	For
Remy CointreauFrance	07/20/23	AGM/EGM	307428	FR0000130395	10	Remuneration	Management	For
Remy CointreauFrance	07/20/23	AGM/EGM	307428	FR0000130395	11	Non-Executive Remuneration	onManagement	For
Remy CointreauFrance	07/20/23	AGM/EGM	307428	FR0000130395	12	Remuneration	Management	For
Remy CointreauFrance	07/20/23	AGM/EGM	307428	FR0000130395	13	Non-Executive Remuneration	onManagement	For
Remy CointreauFrance	07/20/23	AGM/EGM	307428	FR0000130395	14	Share Repurchase	Management	For
Remy CointreauFrance	07/20/23	AGM/EGM	307428	FR0000130395	15	Amendment of Share Capita	al Management	For
Remy CointreauFrance	07/20/23	AGM/EGM	307428	FR0000130395	16	Employee Equity Plan	Management	For
Remy CointreauFrance	07/20/23	AGM/EGM	307428	FR0000130395	17	Routine Business	Management	For



Baillie Gifford International All Cap

Per Arkansas Act 498, Proxy Voting Report for

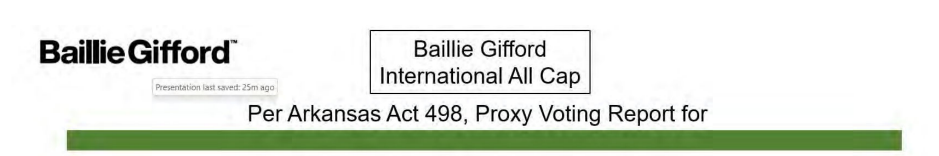


## Arkansas Public Employees Retirement System

## For the periods 08/01/2023 thru 08/31/2023

Company Name	Country	Meeting Date	Meeting Type Ticker	ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted Reason for Vote
Cosmos Pharmaceutical	Japan	08/22/23	Annual General 3349 Meeting	JP3298400007	1.1	Elect Director(s)	Management	For	08/18/23
Cosmos Pharmaceutical	Japan	08/22/23	Annual General 3349 Meeting	JP3298400007	1.2	Elect Director(s)	Management	For	08/18/23
Cosmos Pharmaceutical	Japan	08/22/23	Annual General 3349 Meeting	JP3298400007	1.3	Elect Director(s)	Management	For	08/18/23
Cosmos Pharmaceutical	Japan	08/22/23	Annual General 3349 Meeting	JP3298400007	2.1	Elect Director(s)	Management	For	08/18/23
Cosmos Pharmaceutical	Japan	08/22/23	Annual General 3349 Meeting	JP3298400007	2.2	Elect Director(s)	Management	For	08/18/23
Cosmos Pharmaceutical	Japan	08/22/23	Annual General 3349 Meeting	JP3298400007	2.3	Elect Director(s)	Management	For	08/18/23
Cosmos Pharmaceutical	Japan	08/22/23	Annual General 3349 Meeting	JP3298400007	3	Elect Director(s)	Management	For	08/18/23
Cosmos Pharmaceutical	Japan	08/22/23	Annual General 3349 Meeting	JP3298400007	4	Incentive Plan	Management	For	08/18/23
Prosus N.V.	Netherlands	08/23/23	Annual General BG615 Meeting	6NL0013654783	2.	Remuneration	Management	For	08/10/23
Prosus N.V.	Netherlands	08/23/23	Annual General BG615 Meeting	6NL0013654783	3.	Annual Report	Management	For	08/10/23
Prosus N.V.	Netherlands	08/23/23	Annual General BG615 Meeting	6NL0013654783	4.	Allocation of Income	Management	For	08/10/23
Prosus N.V.	Netherlands	08/23/23	Annual General BG615 Meeting	6NL0013654783	5.	Discharge of Board	Management	For	08/10/23
Prosus N.V.	Netherlands	08/23/23	Annual General BG615 Meeting	6NL0013654783	6.	Discharge of Board	Management	For	08/10/23
Prosus N.V.	Netherlands	08/23/23	Annual General BG615 Meeting	6NL0013654783	7.	Non-Executive Remuneration	Management	For	08/10/23
Prosus N.V.	Netherlands	08/23/23	Annual General BG615 Meeting	6NL0013654783	8.1.	Elect Director(s)	Management	For	08/10/23

Company Name	Country	Meeting Date	Meeting Type	Ticker	ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted	Reason for Vote
Prosus N.V.	Netherlands	08/23/23	Annual Genera Meeting	IBG615	56NL0013654783	8.2.	Elect Director(s)	Management	For	08/10/23	
Prosus N.V.	Netherlands	08/23/23	Annual Genera Meeting	IBG615	6NL0013654783	8.3.	Elect Director(s)	Management	For	08/10/23	
Prosus N.V.	Netherlands	08/23/23	Annual Genera Meeting	IBG615	6NL0013654783	8.4.	Elect Director(s)	Management	For	08/10/23	
Prosus N.V.	Netherlands	08/23/23	Annual Genera Meeting	IBG615	6NL0013654783	9.	Appoint/Pay Auditors	Management	For	08/10/23	
Prosus N.V.	Netherlands	08/23/23	Annual Genera Meeting	IBG615	6NL0013654783	10.	Articles of Association	n Management	For	08/10/23	
Prosus N.V.	Netherlands	08/23/23	Annual Genera Meeting	IBG615	6NL0013654783	11.	Amendment of Share Capital	Management	For	08/10/23	
Prosus N.V.	Netherlands	08/23/23	Annual Genera Meeting	IBG615	6NL0013654783	12.	Share Repurchase	Management	For	08/10/23	
Prosus N.V.	Netherlands	08/23/23	Annual Genera Meeting	IBG615	6NL0013654783	13.	Share Repurchase	Management	For	08/10/23	
Xero Ltd	New Zealand	08/17/23	Annual Genera Meeting	ıl 878091	RNZXROE0001S2	1	Appoint/Pay Auditors	Management	For	08/04/23	
Xero Ltd	New Zealand	08/17/23	Annual Genera Meeting	ıl 878091	RNZXROE0001S2	2	Elect Director(s)	Management	For	08/04/23	
Xero Ltd	New Zealand	08/17/23	Annual Genera Meeting	ıl 878091	RNZXROE0001S2	3	Elect Director(s)	Management	For	08/04/23	
Xero Ltd	New Zealand	08/17/23	Annual Genera Meeting	ıl 878091	RNZXROE0001S2	4	Incentive Plan	Management	For	08/04/23	
Xero Ltd	New Zealand	08/17/23	Annual Genera Meeting	ıl 878091	RNZXROE0001S2	5	Non-Executive Remuneration	Management	For	08/04/23	





Arkansas Public Employees Retirement System

For the periods 09/01/2023 thru 09/30/2023

Company Name	Country	Meeting Date	Meeting Type Ticker	ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted Reason for Vote
Alibaba Group Holding	China	09/28/23	Annual General Meeting	KYG017191142	1.1	Elect Director(s)	Management	For	09/21/23
Alibaba Group Holding	China	09/28/23	Annual General Meeting	KYG017191142	1.2	Elect Director(s)	Management	For	09/21/23
Alibaba Group Holding	China	09/28/23	Annual General Meeting	KYG017191142	1.3	Elect Director(s)	Management	For	09/21/23
Alibaba Group Holding	China	09/28/23	Annual General Meeting	KYG017191142	2	Appoint/Pay Auditors	Management	For	09/21/23
Ashtead	United Kingdom	09/06/23	Annual General aht Meeting	GB0000536739	1	Annual Report	Management	For	08/31/23
Ashtead	United Kingdom	09/06/23	Annual General aht Meeting	GB0000536739	2	Remuneration	Management	For	08/31/23
Ashtead	United Kingdom	09/06/23	Annual General aht Meeting	GB0000536739	3	Allocation of Income	Management	For	08/31/23
Ashtead	United Kingdom	09/06/23	Annual General aht Meeting	GB0000536739	4	Elect Director(s)	Management	For	08/31/23
Ashtead	United Kingdom	09/06/23	Annual General aht Meeting	GB0000536739	5	Elect Director(s)	Management	For	08/31/23
Ashtead	United Kingdom	09/06/23	Annual General aht Meeting	GB0000536739	6	Elect Director(s)	Management	For	08/31/23
Ashtead	United Kingdom	09/06/23	Annual General aht Meeting	GB0000536739	7	Elect Director(s)	Management	For	08/31/23
Ashtead	United Kingdom	09/06/23	Annual General aht Meeting	GB0000536739	8	Elect Director(s)	Management	For	08/31/23
Ashtead	United Kingdom	09/06/23	Annual General aht Meeting	GB0000536739	9	Elect Director(s)	Management	For	08/31/23
Ashtead	United Kingdom	09/06/23	Annual General aht Meeting	GB0000536739	10	Elect Director(s)	Management	For	08/31/23
Ashtead	United Kingdom	09/06/23	Annual General aht Meeting	GB0000536739	11	Elect Director(s)	Management	For	08/31/23

Company Name	Country	Meeting Date	Meeting Type Tic	ker ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted Reason fo	or Vote
Ashtead	United Kingdom	09/06/23	Annual General and Meeting	GB0000536739	12	Elect Director(s)	Management	For	08/31/23	
Ashtead	United Kingdom	09/06/23	Annual General ant Meeting	GB0000536739	13	Appoint/Pay Auditors	Management	For	08/31/23	
Ashtead	United Kingdom	09/06/23	Annual General ant Meeting	GB0000536739	14	Appoint/Pay Auditors	Management	For	08/31/23	
Ashtead	United Kingdom	09/06/23	Annual General aht Meeting	GB0000536739	15	Amendment of Share Capital	Management	For	08/31/23	
Ashtead	United Kingdom	09/06/23	Annual General aht Meeting	GB0000536739	16	Amendment of Share Capital	Management	For	08/31/23	
Ashtead	United Kingdom	09/06/23	Annual General aht Meeting	GB0000536739	17	Amendment of Share Capital	Management	For	08/31/23	
Ashtead	United Kingdom	09/06/23	Annual General aht Meeting	GB0000536739	18	Share Repurchase	Management	For	08/31/23	
Ashtead	United Kingdom	09/06/23	Annual General aht Meeting	GB0000536739	19	Routine Business	Management	For	08/31/23	
Auto Trader	United Kingdom	09/14/23	Annual General 93 Meeting	75DVGB00BVYVFW23	1	Annual Report	Management	For	09/08/23	
Auto Trader	United Kingdom	09/14/23	Annual General 93 Meeting	75DVGB00BVYVFW23	2	Remuneration	Management	For	09/08/23	
Auto Trader	United Kingdom	09/14/23	Annual General 93 Meeting	75DVGB00BVYVFW23	3	Allocation of Income	Management	For	09/08/23	
Auto Trader	United Kingdom	09/14/23	Annual General 93 Meeting	75DVGB00BVYVFW23	4	Elect Director(s)	Management	For	09/08/23	
Auto Trader	United Kingdom	09/14/23	Annual General 93 Meeting	75DVGB00BVYVFW23	5	Elect Director(s)	Management	For	09/08/23	
Auto Trader	United Kingdom	09/14/23	Annual General 93 <sup>°</sup> Meeting	75DVGB00BVYVFW23	6	Elect Director(s)	Management	For	09/08/23	
Auto Trader	United Kingdom	09/14/23	Annual General 93 <sup>-</sup> Meeting	75DVGB00BVYVFW23	7	Elect Director(s)	Management	For	09/08/23	

Company Name	Country	Meeting Date	Meeting Type Ticke	r ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted	Reason for Vote
Auto Trader	United Kingdom	09/14/23	Annual General 93751 Meeting	DVGB00BVYVFW23	8	Elect Director(s)	Management	For	09/08/23	
Auto Trader	United Kingdom	09/14/23	Annual General 93751 Meeting	DVGB00BVYVFW23	9	Elect Director(s)	Management	For	09/08/23	
Auto Trader	United Kingdom	09/14/23	Annual General 93751 Meeting	DVGB00BVYVFW23	10	Elect Director(s)	Management	For	09/08/23	
Auto Trader	United Kingdom	09/14/23	Annual General 93751 Meeting	DVGB00BVYVFW23	11	Elect Director(s)	Management	For	09/08/23	
Auto Trader	United Kingdom	09/14/23	Annual General 93751 Meeting	DVGB00BVYVFW23	12	Elect Director(s)	Management	For	09/08/23	
Auto Trader	United Kingdom	09/14/23	Annual General 93751 Meeting	DVGB00BVYVFW23	13	Appoint/Pay Auditor	s Management	For	09/08/23	
Auto Trader	United Kingdom	09/14/23	Annual General 93751 Meeting	DVGB00BVYVFW23	14	Appoint/Pay Auditor	s Management	For	09/08/23	
Auto Trader	United Kingdom	09/14/23	Annual General 93751 Meeting	DVGB00BVYVFW23	15	Amendment of Shar Capital	e Management	For	09/08/23	
Auto Trader	United Kingdom	09/14/23	Annual General 93751 Meeting	DVGB00BVYVFW23	16	Amendment of Shar Capital	e Management	For	09/08/23	
Auto Trader	United Kingdom	09/14/23	Annual General 93751 Meeting	DVGB00BVYVFW23	17	Amendment of Shar Capital	e Management	Against	09/08/23	We opposed the resolution which sought authority to issue equity without pre- emptive rights because the potential dilution levels are not in the interests of shareholders.
Auto Trader	United Kingdom	09/14/23	Annual General 93751 Meeting	DVGB00BVYVFW23	18	Share Repurchase	Management	For	09/08/23	

Company Name	Country	Meeting Date	Meeting Type Ticker	ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted Reason for Vote
Auto Trader	United Kingdom	09/14/23	Annual General 9375D Meeting	/GB00BVYVFW23	19	Routine Business	Management	For	09/08/23
Games Workshop Group	United Kingdom	09/20/23	Annual General GAW Meeting	GB0003718474	1	Annual Report	Management	For	09/14/23
Games Workshop Group	United Kingdom	09/20/23	Annual General GAW Meeting	GB0003718474	2	Elect Director(s)	Management	For	09/14/23
Games Workshop Group	United Kingdom	09/20/23	Annual General GAW Meeting	GB0003718474	3	Elect Director(s)	Management	For	09/14/23
Games Workshop Group	United Kingdom	09/20/23	Annual General GAW Meeting	GB0003718474	4	Elect Director(s)	Management	For	09/14/23
Games Workshop Group	United Kingdom	09/20/23	Annual General GAW Meeting	GB0003718474	5	Elect Director(s)	Management	For	09/14/23
Games Workshop Group	United Kingdom	09/20/23	Annual General GAW Meeting	GB0003718474	6	Elect Director(s)	Management	For	09/14/23
Games Workshop Group	United Kingdom	09/20/23	Annual General GAW Meeting	GB0003718474	7	Elect Director(s)	Management	For	09/14/23
Games Workshop Group	United Kingdom	09/20/23	Annual General GAW Meeting	GB0003718474	8	Appoint/Pay Auditors	Management	For	09/14/23
Games Workshop Group	United Kingdom	09/20/23	Annual General GAW Meeting	GB0003718474	9	Appoint/Pay Auditors	Management	For	09/14/23
Games Workshop Group	United Kingdom	09/20/23	Annual General GAW Meeting	GB0003718474	10	Remuneration	Management	For	09/14/23
Games Workshop Group	United Kingdom	09/20/23	Annual General GAW Meeting	GB0003718474	11	Amendment of Share Capital	Management	For	09/14/23
Games Workshop Group	United Kingdom	09/20/23	Annual General GAW Meeting	GB0003718474	12	Amendment of Share Capital	Management	For	09/14/23

Company Name	Country M	Meeting Date	Meeting Type Ticker	ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted	Reason for Vote
Games Workshop Group	United Kingdom	09/20/23	Annual General GAW Meeting	GB0003718474	13	Amendment of Share Capital	Management	Against	09/14/23	We opposed the second authority to issue equity without pre- emptive rights because the potential dilution levels are not in the interests of shareholders.
Games Workshop Group	United Kingdom	09/20/23	Annual General GAW Meeting	GB0003718474	14	Share Repurchase	Management	For	09/14/23	
Games Workshop Group	United Kingdom	09/20/23	Annual General GAW Meeting	GB0003718474	15	Allocation of Income	Management	Abstain	09/14/23	We abstained or the dividend payment, in alignment with a legal agreement with the company to no vote as a substantial shareholder.
Richemont	Switzerland	09/06/23	Annual General CFR.V Meeting	XCH0210483332	1	Annual Report	Management	For	08/28/23	
Richemont	Switzerland	09/06/23	Annual General CFR.V Meeting	XCH0210483332	2	Allocation of Income	Management	For	08/28/23	
Richemont	Switzerland	09/06/23	Annual General CFR.V Meeting	XCH0210483332	3	Discharge of Board	Management	For	08/28/23	
Richemont	Switzerland	09/06/23	Annual General CFR.V Meeting	XCH0210483332	4	Elect Director(s)	Management	For	08/28/23	
Richemont	Switzerland	09/06/23	Annual General CFR.V Meeting	XCH0210483332	5.1	Elect Director(s)	Management	For	08/28/23	

Company Name	Country	Meeting Date	Meeting Type Ticker ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted Reason for Vote
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	5.2	Elect Director(s)	Management	For	08/28/23
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	5.3	Elect Director(s)	Management	For	08/28/23
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	5.4	Elect Director(s)	Management	For	08/28/23
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	5.5	Elect Director(s)	Management	For	08/28/23
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	5.6	Elect Director(s)	Management	For	08/28/23
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	5.7	Elect Director(s)	Management	For	08/28/23
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	5.8	Elect Director(s)	Management	For	08/28/23
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	5.9	Elect Director(s)	Management	For	08/28/23
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	5.10	Elect Director(s)	Management	For	08/28/23
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	5.11	Elect Director(s)	Management	For	08/28/23
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	5.12	Elect Director(s)	Management	For	08/28/23
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	5.13	Elect Director(s)	Management	For	08/28/23
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	5.14	Elect Director(s)	Management	For	08/28/23
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	5.15	Elect Director(s)	Management	For	08/28/23
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	5.16	Elect Director(s)	Management	For	08/28/23

Company Name	Country	Meeting Date	Meeting Type Ticker ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted	Reason for Vote
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	5.17	Elect Director(s)	Management	For	08/28/23	
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	5.18	Elect Director(s)	Management	For	08/28/23	
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	6.1	Elect Committee Member	Management	Against	08/28/23	We opposed the appointment of the chair of the remuneration committee due to ongoing concerns with executive variable remuneration practices which we do not believe are in the best long term financial interests of shareholders. Concerns include poor disclosure and a lack of responsiveness to previous shareholder dissent.
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	6.2	Elect Committee Member	Management	For	08/28/23	
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	6.3	Elect Committee Member	Management	For	08/28/23	
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332	6.4	Elect Committee	Management	For	08/28/23	

Company Name	Country	Meeting Date	e Meeting Type Ticker ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted Reason for Vote
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	6.5	Elect Committee Member	Management	For	08/28/23
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	6.6	Elect Committee Member	Management	For	08/28/23
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	7	Appoint/Pay Auditors	Management	For	08/28/23
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	8	Director Related	Management	For	08/28/23
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	9.1	Non-Executive Remuneration	Management	For	08/28/23
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	9.2	Remuneration	Management	For	08/28/23

Company Name	Country	Meeting Date	Meeting Type Ticker ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted	Reason for Vote
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	9.3	Remuneration	Management	Against	08/28/23	We opposed the approval of executive variable remuneration due to ongoing concerns with remuneration practices which we do not believe are in the best long term financial interests of shareholders. Concerns include poor disclosure and a lack of responsiveness to previous shareholder dissent.
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	10.1	Articles of Associa	ationManagement	For	08/28/23	
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	10.2	Articles of Associa	ationManagement	For	08/28/23	
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	10.3	Articles of Associa	ationManagement	For	08/28/23	
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	10.4	Articles of Associa	ationManagement	For	08/28/23	
Richemont	Switzerland	09/06/23	Annual General CFR.VXCH0210483332 Meeting	10.5	Articles of Associa	ationManagement	For	08/28/23	

Company Name	Country	Meeting Date	e Meeting Type	Ticker ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted	Reason for Vote
Richemont	Switzerland	09/06/23	Annual Genera Meeting	al CFR.VXCH0210483332	10.6	Articles of Associatio	nManagement	For	08/28/23	
Richemont	Switzerland	09/06/23	Annual Genera Meeting	al CFR.VXCH0210483332	11	Routine Business	Management	Against	08/28/23	We opposed the request to authorise other business. We do not believe this is in the best interests of clients who vote by proxy.
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	1	Annual Report	Management	For	09/18/23	
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	2	Allocation of Income	Management	For	09/18/23	
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	3	Annual Report	Management	For	09/18/23	

Company Name	Country	Meeting Date	Meeting Type	Ticker ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted	Reason for Vote
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	4	Related Party Transactions	Management	Against	09/18/23	We opposed the advisory resolution seeking approval of regulated agreements due to our disappointment with the transaction between Tencent and Guillemot Brothers Limited announced in September 2022 which we do not believe is in the best interests of minority shareholders.
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	5	Remuneration	Management	For	09/18/23	

Company Name	Country	Meeting Date	Meeting Type	Ticker ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted	Reason for Vote
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	6	Remuneration	Management	Against	09/18/23	We opposed five resolutions seeking approva of executive compensation due to our disappointment with the transaction between Tencen and Guillemot Brothers Limited announced in September 2022 As we do not believe that executives have acted in the best interests of minority shareholders in relation to this transaction, we believe it is appropriate to oppose their compensation.

Company Name	Country	Meeting Date	Meeting Type	Ticker ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted	Reason for Vote
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	7	Remuneration	Management	Against	09/18/23	We opposed five resolutions seeking approva of executive compensation due to our disappointment with the transaction between Tencen and Guillemot Brothers Limited announced in September 2022 As we do not believe that executives have acted in the best interests of minority shareholders in relation to this transaction, we believe it is appropriate to oppose their compensation.

Company Name	Country	Meeting Date	Meeting Type	Ticker ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted	Reason for Vote
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR00000544	470 8	Remuneration	Management	Against	09/18/23	We opposed five resolutions seeking approva of executive compensation due to our disappointment with the transaction between Tencen and Guillemot Brothers Limited announced in September 2022 As we do not believe that executives have acted in the best interests of minority shareholders in relation to this transaction, we believe it is appropriate to oppose their compensation.

Company Name	Country	Meeting Date	Meeting Type	Ticker ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted	Reason for Vote
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	9	Remuneration	Management	Against	09/18/23	We opposed five resolutions seeking approval of executive compensation due to our disappointment with the transaction between Tencent and Guillemot Brothers Limited announced in September 2022 As we do not believe that executives have acted in the best interests of minority shareholders in relation to this transaction, we believe it is appropriate to oppose their compensation.

Company Name	Country	Meeting Date	Meeting Type	Ticker ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted	Reason for Vote
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	10	Remuneration	Management	Against	09/18/23	We opposed five resolutions seeking approval of executive compensation due to our disappointment with the transaction between Tencent and Guillemot Brothers Limited announced in September 2022. As we do not believe that executives have acted in the best interests of minority shareholders in relation to this transaction, we believe it is appropriate to oppose their compensation.
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	11	Remuneration	Management	For	09/18/23	
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	12	Remuneration	Management	For	09/18/23	
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	13	Non-Executive Remuneration	Management	For	09/18/23	
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	14	Elect Director(s)	Management	For	09/18/23	

Company Name	Country	Meeting Date	Meeting Type	Ticker ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted	Reason for Vote
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	15	Elect Director(s)	Management	For	09/18/23	
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	16	Elect Director(s)	Management	Against	09/18/23	We opposed two resolutions on the re-election or independent directors who are members of the nomination, compensation and governance committee due to our disappointment with the transaction between Tencen and Guillemot Brothers Limited announced in September 2022 As we do not believe that independent directors have acted in the best interests of minority shareholders in relation to this transaction, we believe it is appropriate to oppose their re- election.

Company Name	Country	Meeting Date	Meeting Type	Ticker ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted	Reason for Vote
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	17	Elect Director(s)	Management	Against	09/18/23	We opposed two resolutions on the re-election o independent directors who are members of the nomination, compensation and governance committee due to our disappointment with the transaction between Tencen and Guillemot Brothers Limited announced in September 2022 As we do not believe that independent directors have acted in the best interests of minority shareholders in relation to this transaction, we believe it is appropriate to oppose their re- election.
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	18	Share Repurchase	Management	For	09/18/23	

Company Name	Country	Meeting Date	Meeting Type	Ticker ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted	Reason for Vote
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	19	Amendment of Share Capital	Management	For	09/18/23	
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	20	Amendment of Share Capital	Management	For	09/18/23	
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	21	Amendment of Share Capital	Management	Against	09/18/23	We opposed the resolution which sought authority to issue equity with pre-emptive rights because the potential dilution levels are not in the best interests of shareholders.
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	22	Amendment of Share Capital	Management	For	09/18/23	
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	23	Amendment of Share Capital	Management	Against	09/18/23	We opposed the resolution which sought authority to issue equity as part of a private placement because we do not believe that this general authority is in the best interests of shareholders.
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	24	Amendment of Share Capital	Management	For	09/18/23	
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	25	Amendment of Share Capital	Management	For	09/18/23	

Company Name	Country	Meeting Date	Meeting Type	Ticker ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted Reason for Vot
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	26	Amendment of Share Capital	Management	For	09/18/23
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	27	Amendment of Share Capital	Management	For	09/18/23
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	28	Amendment of Share Capital	Management	For	09/18/23
Ubisoft Entertainment	France	09/27/23	AGM/EGM	866709 FR0000054470	29	Routine Business	Management	For	09/18/23
Wise Plc	United Kingdom	09/07/23	Annual Genera Meeting	GB00BL9YR756	1	Annual Report	Management	For	08/31/23
Wise Plc	United Kingdom	09/07/23	Annual Genera Meeting	GB00BL9YR756	2	Remuneration	Management	For	08/31/23
Wise Plc	United Kingdom	09/07/23	Annual Genera Meeting	GB00BL9YR756	3	Appoint/Pay Auditors	Management	For	08/31/23
Wise Plc	United Kingdom	09/07/23	Annual Genera Meeting	GB00BL9YR756	4	Appoint/Pay Auditors	Management	For	08/31/23
Wise Plc	United Kingdom	09/07/23	Annual Genera Meeting	GB00BL9YR756	5	Elect Director(s)	Management	For	08/31/23
Wise Plc	United Kingdom	09/07/23	Annual Genera Meeting	GB00BL9YR756	6	Elect Director(s)	Management	For	08/31/23
Wise Plc	United Kingdom	09/07/23	Annual Genera Meeting	GB00BL9YR756	7	Elect Director(s)	Management	For	08/31/23
Wise Plc	United Kingdom	09/07/23	Annual Genera Meeting	GB00BL9YR756	8	Elect Director(s)	Management	For	08/31/23
Wise Plc	United Kingdom	09/07/23	Annual Genera Meeting	GB00BL9YR756	9	Elect Director(s)	Management	For	08/31/23
Wise Plc	United Kingdom	09/07/23	Annual Genera Meeting	GB00BL9YR756	10	Elect Director(s)	Management	For	08/31/23
Wise Plc	United Kingdom	09/07/23	Annual Genera Meeting	GB00BL9YR756	11	Elect Director(s)	Management	For	08/31/23

Company Name	Country	Meeting Date	Meeting Type Tic	cker ISIN Id	Agenda Item Number	Agenda Item Description	Management or Shareholder	Fund Vote	Date Voted	Reason for Vote
Wise Plc	United Kingdom	09/07/23	Annual General Meeting	GB00BL9YR756	12	Elect Director(s)	Management	For	08/31/23	
Wise Plc	United Kingdom	09/07/23	Annual General Meeting	GB00BL9YR756	13	Elect Director(s)	Management	For	08/31/23	
Wise Plc	United Kingdom	09/07/23	Annual General Meeting	GB00BL9YR756	14	Routine Business	Management	For	08/31/23	
Wise Plc	United Kingdom	09/07/23	Annual General Meeting	GB00BL9YR756	15	Amendment of Share Capital	e Management	For	08/31/23	
Wise Plc	United Kingdom	09/07/23	Annual General Meeting	GB00BL9YR756	16	Amendment of Share Capital	e Management	For	08/31/23	
Wise Plc	United Kingdom	09/07/23	Annual General Meeting	GB00BL9YR756	17	Amendment of Share Capital	e Management	Against	08/31/23	We opposed the resolution which sought authority to issue equity without pre- emption rights because the potential dilution levels are not in the interests of shareholders.
Wise Plc	United Kingdom	09/07/23	Annual General Meeting	GB00BL9YR756	18	Share Repurchase	Management	For	08/31/23	
Wise Plc	United Kingdom	09/07/23	Annual General Meeting	GB00BL9YR756	19	Routine Business	Management	For	08/31/23	



Mellon Investments Corporation BNYM Mellon DB SL Large Cap Growth Stock Index Fund

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas State Police Retirement System Arkansas Public Employees' Retirement System

For the period 07/01/2023 thru 09/30/2023

#### **VOTE SUMMARY REPORT**

REPORTING PERIOD: 07/01/2023 to 09/30/2023

#### **Snowflake Inc.**

 Meeting Date: 07/05/2023
 Country: USA
 Ticker: SNOW

 Record Date: 05/12/2023
 Meeting Type: Annual
 Frimary Security ID: 833445109

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1a	Elect Director Teresa Briggs	Mgmt	For	Refer	For	
1b	Elect Director Jeremy Burton	Mgmt	For	Refer	For	
1c	Elect Director Mark D. McLaughlin	Mgmt	For	Refer	For	
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For	
3	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	Refer	For	

#### Novavax, Inc.

Meeting Date: 07/11/2023	Country: USA	Ticker: NVAX
Record Date: 04/18/2023	Meeting Type: Annual	
Primary Security ID: 670002401		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director John C. Jacobs	Mgmt	For	For	For
1b	Elect Director Gregg H. Alton	Mgmt	For	For	For
1c	Elect Director Richard J. Rodgers	Mgmt	For	For	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	One Year	One Year
4	Amend Certificate of Incorporation to Reflect New Delaware Law Provisions Regarding Officer Exculpation	Mgmt	For	Refer	For
5	Amend Omnibus Stock Plan	Mgmt	For	For	For
6	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For

#### Black Knight, Inc.

Meeting Date: 07/12/2023	Country: USA	Ticker: BKI
Record Date: 05/19/2023	Meeting Type: Annual	
Primary Security ID: 09215C105		

### Black Knight, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Anthony M. Jabbour	Mgmt	For	For	For
1.2	Elect Director Catherine L. (Katie) Burke	Mgmt	For	Refer	Withhold
1.3	Elect Director David K. Hunt	Mgmt	For	Refer	Withhold
1.4	Elect Director Joseph M. Otting	Mgmt	For	For	For
1.5	Elect Director Ganesh B. Rao	Mgmt	For	For	For
1.6	Elect Director John D. Rood	Mgmt	For	For	For
1.7	Elect Director Nancy L. Shanik	Mgmt	For	For	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	Against
3	Ratify KPMG LLP as Auditors	Mgmt	For	For	For

#### VMware, Inc.

Meeting Date: 07/13/2023	Country: USA	Ticker: VMW
Record Date: 05/15/2023	Meeting Type: Annual	
Primary Security ID: 928563402		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Anthony Bates	Mgmt	For	Refer	For
1b	Elect Director Michael Dell	Mgmt	For	Refer	For
1c	Elect Director Egon Durban	Mgmt	For	Refer	Against
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
4	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	Refer	For

# Liberty Media Corporation

Meeting Date: 07/17/2023	Country: USA	Ticker: FWONK
Record Date: 06/06/2023	Meeting Type: Special	
Primary Security ID: 531229854		

### Liberty Media Corporation

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Spin-Off Agreement	Mgmt	For	Refer	For
2	Amend Certificate of Incorporation Re: Tracking Stock	Mgmt	For	Refer	For
3	Amend Certificate of Incorporation Re: Liberty SiriusXM Group Recapitalization	Mgmt	For	Refer	For
4	Amend Certificate of Incorporation Re: Formula One Group Recapitalization	Mgmt	For	Refer	For
5	Adjourn Meeting	Mgmt	For	Refer	For

### ChargePoint Holdings, Inc.

Meeting Date: 07/18/2023	Country: USA	Ticker: CHPT
Record Date: 05/22/2023	Meeting Type: Annual	
Primary Security ID: 15961R105		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Pasquale Romano	Mgmt	For	For	For
1.2	Elect Director Elaine L. Chao	Mgmt	For	For	For
1.3	Elect Director Bruce Chizen	Mgmt	For	Refer	For
1.4	Elect Director Michael Linse	Mgmt	For	Refer	For
2	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
4	Amend Certificate of Incorporation to Provide for the Exculpation of Officers	Mgmt	For	Refer	For

# **Constellation Brands, Inc.**

Meeting Date: 07/18/2023	Country: USA	Ticker: STZ
Record Date: 05/19/2023	Meeting Type: Annual	
Primary Security ID: 21036P108		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Christy Clark	Mgmt	For	Refer	For
1b	Elect Director Jennifer M. Daniels	Mgmt	For	Refer	Against
1c	Elect Director Nicholas I. Fink	Mgmt	For	Refer	Against

### **Constellation Brands, Inc.**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1d	Elect Director Ernesto M. Hernandez	Mgmt	For	Refer	For
1e	Elect Director Susan Somersille Johnson	Mgmt	For	Refer	For
lf	Elect Director Jose Manuel Madero Garza	Mgmt	For	Refer	Against
1g	Elect Director Daniel J. McCarthy	Mgmt	For	Refer	Against
1h	Elect Director William A. Newlands	Mgmt	For	Refer	For
1i	Elect Director Richard Sands	Mgmt	For	Refer	For
1j	Elect Director Robert Sands	Mgmt	For	Refer	For
1k	Elect Director Judy A. Schmeling	Mgmt	For	Refer	Against
2	Ratify KPMG LLP as Auditors	Mgmt	For	Refer	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
5	Disclose GHG Emissions Reductions Targets	SH	Against	Refer	Against
6	Report on Support for a Circular Economy for Packaging	SH	Against	Refer	Against

#### Extra Space Storage Inc.

Meeting Date: 07/18/2023	Country: USA	Ticker: EXR
Record Date: 05/23/2023	Meeting Type: Special	
Primary Security ID: 30225T102		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Issue Shares in Connection with Merger	Mgmt	For	Refer	For
2	Adjourn Meeting	Mgmt	For	Refer	For

### Advanced Drainage Systems, Inc.

Meeting Date: 07/20/2023	Country: USA	Ticker: WMS
Record Date: 05/26/2023	Meeting Type: Annual	
Primary Security ID: 00790R104		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director D. Scott Barbour	Mgmt	For	For	For

### Advanced Drainage Systems, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1b	Elect Director Anesa T. Chaibi	Mgmt	For	For	For
1c	Elect Director Michael B. Coleman	Mgmt	For	For	For
1d	Elect Director Robert M. Eversole	Mgmt	For	For	For
1e	Elect Director Alexander R. Fischer	Mgmt	For	For	For
1f	Elect Director Tanya D. Fratto	Mgmt	For	For	For
1g	Elect Director Kelly S. Gast	Mgmt	For	For	For
1h	Elect Director M.A. (Mark) Haney	Mgmt	For	For	For
1i	Elect Director Ross M. Jones	Mgmt	For	For	For
1j	Elect Director Manuel J. Perez de la Mesa	Mgmt	For	For	For
1k	Elect Director Carl A. Nelson, Jr.	Mgmt	For	For	For
11	Elect Director Anil Seetharam	Mgmt	For	For	For
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For

### **McKesson Corporation**

Meeting Date: 07/21/2023	Country: USA	Ticker: MCK
Record Date: 05/26/2023	Meeting Type: Annual	
Primary Security ID: 58155Q103		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1a	Elect Director Richard H. Carmona	Mgmt	For	Refer	For	
1b	Elect Director Dominic J. Caruso	Mgmt	For	Refer	For	
1c	Elect Director W. Roy Dunbar	Mgmt	For	Refer	For	
1d	Elect Director James H. Hinton	Mgmt	For	Refer	For	
1e	Elect Director Donald R. Knauss	Mgmt	For	Refer	For	
1f	Elect Director Bradley E. Lerman	Mgmt	For	Refer	For	
1g	Elect Director Linda P. Mantia	Mgmt	For	Refer	For	
1h	Elect Director Maria Martinez	Mgmt	For	Refer	For	
1i	Elect Director Susan R. Salka	Mgmt	For	Refer	For	
1j	Elect Director Brian S. Tyler	Mgmt	For	Refer	For	
1k	Elect Director Kathleen Wilson-Thompson	Mgmt	For	Refer	For	
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	Refer	For	

### **McKesson Corporation**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
5	Submit Severance Agreement (Change-in-Control) to Shareholder Vote	SH	Against	Refer	Against

#### Linde Plc

Meeting Date: 07/24/2023	Country: Ireland	Ticker: LIN
Record Date: 04/27/2023	Meeting Type: Annual	
Primary Security ID: G54950103		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Stephen F. Angel	Mgmt	For	Refer	For
1b	Elect Director Sanjiv Lamba	Mgmt	For	Refer	For
1c	Elect Director Ann-Kristin Achleitner	Mgmt	For	Refer	For
1d	Elect Director Thomas Enders	Mgmt	For	Refer	For
1e	Elect Director Hugh Grant	Mgmt	For	Refer	For
1f	Elect Director Joe Kaeser	Mgmt	For	Refer	For
1g	Elect Director Victoria E. Ossadnik	Mgmt	For	Refer	For
1h	Elect Director Martin H. Richenhagen	Mgmt	For	Refer	For
1i	Elect Director Alberto Weisser	Mgmt	For	Refer	For
1j	Elect Director Robert L. Wood	Mgmt	For	Refer	For
2a	Ratify PricewaterhouseCoopers as Auditors	Mgmt	For	Refer	For
2b	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	Refer	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
4	Reduce Supermajority Vote Requirement	Mgmt	For	Refer	For

# **Booz Allen Hamilton Holding Corporation**

Meeting Date: 07/26/2023	Country: USA	Ticker: BAH
Record Date: 06/05/2023	Meeting Type: Annual	
Primary Security ID: 099502106		

### **Booz Allen Hamilton Holding Corporation**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Ralph W. Shrader	Mgmt	For	Refer	For
1b	Elect Director Horacio D. Rozanski	Mgmt	For	Refer	For
1c	Elect Director Joan Lordi C. Amble	Mgmt	For	Refer	For
1d	Elect Director Melody C. Barnes	Mgmt	For	Refer	For
1e	Elect Director Michele A. Flournoy	Mgmt	For	Refer	For
1f	Elect Director Mark E. Gaumond	Mgmt	For	Refer	For
1g	Elect Director Ellen Jewett	Mgmt	For	Refer	For
1h	Elect Director Arthur E. Johnson	Mgmt	For	Refer	For
1i	Elect Director Gretchen W. McClain	Mgmt	For	Refer	For
1j	Elect Director Rory P. Read	Mgmt	For	Refer	For
1k	Elect Director Charles O. Rossotti	Mgmt	For	Refer	For
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	Refer	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
5	Amend Certificate of Incorporation to Limit the Liability of Certain Officers	Mgmt	For	Refer	For
6	Approve Omnibus Stock Plan	Mgmt	For	Refer	For

### Doximity, Inc.

Meeting Date: 07/26/2023	Country: USA	Ticker: DOCS
Record Date: 06/01/2023	Meeting Type: Annual	
Primary Security ID: 26622P107		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Kevin Spain	Mgmt	For	For	For
1.2	Elect Director Timothy Cabral	Mgmt	For	For	For
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	One Year	One Year

#### **Brown-Forman Corporation**

Meeting Date: 07/27/2023 Record Date: 06/12/2023 Primary Security ID: 115637209 Country: USA Meeting Type: Annual Ticker: BF.B

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1a	Elect Director Campbell P. Brown	Mgmt	For	Refer	Against	
1b	Elect Director Elizabeth M. Brown	Mgmt	For	Refer	For	
1c	Elect Director Stuart R. Brown	Mgmt	For	Refer	For	
1d	Elect Director Mark A. Clouse	Mgmt	For	Refer	For	
1e	Elect Director Marshall B. Farrer	Mgmt	For	Refer	Against	
1f	Elect Director Michael J. Roney	Mgmt	For	Refer	Against	
1g	Elect Director Jan E. Singer	Mgmt	For	Refer	For	
1h	Elect Director Tracy L. Skeans	Mgmt	For	Refer	Against	
1i	Elect Director Elizabeth A. Smith	Mgmt	For	Refer	For	
1j	Elect Director Michael A. Todman	Mgmt	For	Refer	Against	
1k	Elect Director Lawson E. Whiting	Mgmt	For	Refer	For	
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For	
3	Advisory Vote on Say on Pay Frequency	Mgmt	Three Years	Refer	One Year	
4	Ratify Ernst & Young LLP as Auditors	Mgmt	For	Refer	For	

#### **Horizon Therapeutics Public Limited Company**

Meeting Date: 07/27/2023	Country: Ireland	Ticker: HZNP
Record Date: 06/02/2023	Meeting Type: Annual	
Primary Security ID: G46188101		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Gino Santini	Mgmt	For	Refer	Against
1b	Elect Director James Shannon	Mgmt	For	Refer	For
1c	Elect Director Timothy P. Walbert	Mgmt	For	Refer	For
2	Ratify PricewaterhouseCoopers LLP as Auditors and Authorise Their Remuneration	Mgmt	For	Refer	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against

#### **GlobalFoundries Inc.**

Meeting Date: 08/02/2023 Record Date: 06/07/2023 Primary Security ID: G39387108 Country: Cayman Islands Meeting Type: Annual Ticker: GFS

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Martin L. Edelman	Mgmt	For	For	For
1.2	Elect Director David Kerko	Mgmt	For	For	For
1.3	Elect Director Jack Lazar	Mgmt	For	For	For
1.4	Elect Director Carlos Obeid	Mgmt	For	For	For
2	Ratify KPMG LLP as Auditors	Mgmt	For	For	For

# Syneos Health, Inc.

Meeting Date: 08/02/2023	Country: USA	Ticker: SYNH
Record Date: 06/26/2023	Meeting Type: Special	
Primary Security ID: 87166B102		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Merger Agreement	Mgmt	For	For	For
2	Advisory Vote on Golden Parachutes	Mgmt	For	For	For
3	Adjourn Meeting	Mgmt	For	For	For

#### **Albertsons Companies, Inc.**

Meeting Date: 08/03/2023	Country: USA	Ticker: ACI
Record Date: 06/07/2023	Meeting Type: Annual	
Primary Security ID: 013091103		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Vivek Sankaran	Mgmt	For	Refer	For
1b	Elect Director James Donald	Mgmt	For	Refer	For
1c	Elect Director Chan Galbato	Mgmt	For	Refer	For
1d	Elect Director Sharon Allen	Mgmt	For	Refer	For
1e	Elect Director Kim Fennebresque	Mgmt	For	Refer	For
1f	Elect Director Allen Gibson	Mgmt	For	Refer	For
1g	Elect Director Alan Schumacher	Mgmt	For	Refer	For

### Albertsons Companies, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1h	Elect Director Brian Kevin Turner	Mgmt	For	Refer	For
1i	Elect Director Mary Elizabeth West	Mgmt	For	Refer	For
1j	Elect Director Scott Wille	Mgmt	For	Refer	For
2	Ratify Deloitte and Touche LLP as Auditors	Mgmt	For	Refer	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against

# Allegro MicroSystems, Inc.

Meeting Date: 08/03/2023	Country: USA	Ticker: ALGM
Record Date: 06/08/2023	Meeting Type: Annual	
Primary Security ID: 01749D105		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Andrew G. Dunn	Mgmt	For	For	For
1.2	Elect Director Richard R. Lury	Mgmt	For	For	For
1.3	Elect Director Susan D. Lynch	Mgmt	For	For	For
2	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against	Against

### Eagle Materials Inc.

Meeting Date: 08/03/2023	Country: USA	Ticker: EXP
Record Date: 06/06/2023	Meeting Type: Annual	
Primary Security ID: 26969P108		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Margot L. Carter	Mgmt	For	Refer	Against
1b	Elect Director Michael R. Nicolais	Mgmt	For	For	For
1c	Elect Director Mary P. Ricciardello	Mgmt	For	Refer	Against
1d	Elect Director Richard R. Stewart	Mgmt	For	For	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	None	One Year	One Year
4	Approve Omnibus Stock Plan	Mgmt	For	For	For

### Eagle Materials Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For

#### Jazz Pharmaceuticals plc

Meeting Date: 08/03/2023	Country: Ireland	Ticker: JAZZ
Record Date: 06/07/2023	Meeting Type: Annual	
Primary Security ID: G50871105		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Bruce C. Cozadd	Mgmt	For	For	For
1b	Elect Director Heather Ann McSharry	Mgmt	For	For	For
1c	Elect Director Anne O'Riordan	Mgmt	For	For	For
1d	Elect Director Rick E. Winningham	Mgmt	For	For	For
2	Approve KPMG as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
4	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For
5	Adjourn Meeting	Mgmt	For	For	For

#### PDC Energy, Inc.

Meeting Date: 08/04/2023	Country: USA	Ticker: PDCE
Record Date: 06/26/2023	Meeting Type: Special	
Primary Security ID: 69327R101		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Merger Agreement	Mgmt	For	For	For
2	Advisory Vote on Golden Parachutes	Mgmt	For	For	For
3	Adjourn Meeting	Mgmt	For	For	For

#### **Electronic Arts Inc.**

Meeting Date: 08/10/2023	Country: USA	Ticker: EA
Record Date: 06/16/2023	Meeting Type: Annual	
Primary Security ID: 285512109		

#### **Electronic Arts Inc.**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1a	Elect Director Kofi A. Bruce	Mgmt	For	Refer	For	
1b	Elect Director Rachel A. Gonzalez	Mgmt	For	Refer	For	
1c	Elect Director Jeffrey T. Huber	Mgmt	For	Refer	For	
1d	Elect Director Talbott Roche	Mgmt	For	Refer	For	
1e	Elect Director Richard A. Simonson	Mgmt	For	Refer	For	
1f	Elect Director Luis A. Ubinas	Mgmt	For	Refer	For	
1g	Elect Director Heidi J. Ueberroth	Mgmt	For	Refer	For	
1h	Elect Director Andrew Wilson	Mgmt	For	Refer	For	
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against	
3	Ratify KPMG LLP as Auditors	Mgmt	For	Refer	For	
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year	
5	Submit Severance Agreement (Change-in-Control) to Shareholder Vote	SH	Against	Refer	Against	

#### New Relic, Inc.

Meeting Date: 08/16/2023	Country: USA	Ticker: NEWR
Record Date: 06/22/2023	Meeting Type: Annual	
Primary Security ID: 64829B100		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Susan D. Arthur	Mgmt	For	For	For
1.2	Elect Director Phalachandra ("Pali") Bhat	Mgmt	For	For	For
1.3	Elect Director Lewis Cirne	Mgmt	For	For	For
1.4	Elect Director Hope Cochran	Mgmt	For	For	For
1.5	Elect Director Anne DelSanto	Mgmt	For	Refer	Withhold
1.6	Elect Director Kevin G. Galligan	Mgmt	For	For	For
1.7	Elect Director David Henshall	Mgmt	For	Refer	Withhold
1.8	Elect Director Radhakrishnan ("RK") Mahendran	Mgmt	For	Refer	Withhold
1.9	Elect Director Takeshi Numoto	Mgmt	For	Withhold	Withhold
1.10	Elect Director William Staples	Mgmt	For	For	For

### New Relic, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	Against
3	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For

### Nu Holdings Ltd.

Meeting Date: 08/16/2023	Country: Cayman Islands	Ticker: NU
Record Date: 07/07/2023	Meeting Type: Annual	
Primary Security ID: G6683N103		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2a	Elect Director David Velez Osorno	Mgmt	For	Against	Against
2b	Elect Director Douglas Mauro Leone	Mgmt	For	For	For
2c	Elect Director Anita Mary Sands	Mgmt	For	For	For
2d	Elect Director Daniel Krepel Goldberg	Mgmt	For	For	For
2e	Elect Director David Alexandre Marcus	Mgmt	For	For	For
2f	Elect Director Luis Alberto Moreno Mejia	Mgmt	For	For	For
2g	Elect Director Jacqueline Dawn Reses	Mgmt	For	For	For
2h	Elect Director Rogerio Paulo Calderdn Peres	Mgmt	For	For	For
2i	Elect Director Thuan Quang Pham	Mgmt	For	For	For

### **U-Haul Holding Company**

Meeting Date: 08/17/2023	Country: USA	Ticker: UHAL
Record Date: 06/20/2023	Meeting Type: Annual	
Primary Security ID: 023586100		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Edward J. "Joe" Shoen	Mgmt	For	For	For
1.2	Elect Director James E. Acridge	Mgmt	For	For	For
1.3	Elect Director John P. Brogan	Mgmt	For	For	For
1.4	Elect Director James J. Grogan	Mgmt	For	For	For
1.5	Elect Director Richard J. Herrera	Mgmt	For	For	For

### **U-Haul Holding Company**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.6	Elect Director Karl A. Schmidt	Mgmt	For	For	For
1.7	Elect Director Roberta R. Shank	Mgmt	For	For	For
1.8	Elect Director Samuel J. Shoen	Mgmt	For	Withhold	Withhold
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against	Against
3	Ratify and Affirm Decisions and Actions Taken by the Board and Executive Officers for Fiscal 2023	SH	For	Refer	Against

### Microchip Technology Incorporated

Meeting Date: 08/22/2023	Country: USA	Ticker: MCHP
Record Date: 06/23/2023	Meeting Type: Annual	
Primary Security ID: 595017104		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Matthew W. Chapman	Mgmt	For	Refer	For
1.2	Elect Director Karlton D. Johnson	Mgmt	For	Refer	For
1.3	Elect Director Wade F. Meyercord	Mgmt	For	Refer	For
1.4	Elect Director Ganesh Moorthy	Mgmt	For	Refer	For
1.5	Elect Director Robert A. Rango	Mgmt	For	Refer	For
1.6	Elect Director Karen M. Rapp	Mgmt	For	Refer	For
1.7	Elect Director Steve Sanghi	Mgmt	For	Refer	For
2	Amend Qualified Employee Stock Purchase Plan	Mgmt	For	Refer	For
3	Approve Nonqualified Employee Stock Purchase Plan	Mgmt	For	Refer	For
4	Ratify Ernst & Young LLP as Auditors	Mgmt	For	Refer	For
5	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against
6	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
7	Report on Due Diligence Efforts to Trace End-User Misuse of Company Products	SH	Against	Refer	Against

### Dynatrace, Inc.

Meeting Date: 08/23/2023	Country: USA	Ticker: DT
Record Date: 06/30/2023	Meeting Type: Annual	
Primary Security ID: 268150109		

### Dynatrace, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Rick McConnell	Mgmt	For	Refer	Withhold
1b	Elect Director Michael Capone	Mgmt	For	Refer	Withhold
1c	Elect Director Stephen Lifshatz	Mgmt	For	Refer	Withhold
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	Refer	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against

### **Casey's General Stores, Inc.**

Meeting Date: 09/06/2023	Country: USA	Ticker: CASY
Record Date: 06/30/2023	Meeting Type: Annual	
Primary Security ID: 147528103		

Proposal			Mgmt	Voting Policy	Vote
Number	Proposal Text	Proponent	Rec	Rec	Instruction
1a	Elect Director Sri Donthi	Mgmt	For	For	For
1b	Elect Director Donald E. Frieson	Mgmt	For	For	For
1c	Elect Director Cara K. Heiden	Mgmt	For	For	For
1d	Elect Director David K. Lenhardt	Mgmt	For	For	For
1e	Elect Director Darren M. Rebelez	Mgmt	For	For	For
1f	Elect Director Larree M. Renda	Mgmt	For	For	For
1g	Elect Director Judy A. Schmeling	Mgmt	For	For	For
1h	Elect Director Michael Spanos	Mgmt	For	For	For
1i	Elect Director Gregory A. Trojan	Mgmt	For	For	For
1j	Elect Director Allison M. Wing	Mgmt	For	For	For
2	Ratify KPMG LLP as Auditors	Mgmt	For	For	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	One Year	One Year
5	Disclose Supplier Code of Conduct and Responsible Sourcing Details	SH	Against	Against	Against
6	Report on Efforts to Reduce GHG Emissions in Alignment with Paris Agreement Goal	SH	Against	Refer	Against

#### **Deckers Outdoor Corporation**

Meeting Date: 09/11/2023 Record Date: 07/13/2023 Primary Security ID: 243537107 Country: USA Meeting Type: Annual Ticker: DECK

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Michael F. Devine, III	Mgmt	For	Refer	For
1.2	Elect Director David A. Burwick	Mgmt	For	Refer	For
1.3	Elect Director Nelson C. Chan	Mgmt	For	Refer	For
1.4	Elect Director Cynthia (Cindy) L. Davis	Mgmt	For	Refer	For
1.5	Elect Director Juan R. Figuereo	Mgmt	For	Refer	For
1.6	Elect Director Maha S. Ibrahim	Mgmt	For	Refer	For
1.7	Elect Director Victor Luis	Mgmt	For	Refer	For
1.8	Elect Director Dave Powers	Mgmt	For	Refer	For
1.9	Elect Director Lauri M. Shanahan	Mgmt	For	Refer	For
1.10	Elect Director Bonita C. Stewart	Mgmt	For	Refer	For
2	Ratify KPMG LLP as Auditors	Mgmt	For	Refer	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year

#### **Gen Digital Inc.**

 Meeting Date:
 09/12/2023
 Country:
 USA
 Ticker:
 GEN

 Record Date:
 07/17/2023
 Meeting Type:
 Annual
 Frimary Security ID:
 668771108
 Frimary Security ID:
 Fr

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1a	Elect Director Susan P. Barsamian	Mgmt	For	Refer	For	
1b	Elect Director Pavel Baudis	Mgmt	For	Refer	For	
1c	Elect Director Eric K. Brandt	Mgmt	For	Refer	For	
1d	Elect Director Frank E. Dangeard	Mgmt	For	Refer	For	
1e	Elect Director Nora M. Denzel	Mgmt	For	Refer	For	
1f	Elect Director Peter A. Feld	Mgmt	For	Refer	For	
1g	Elect Director Emily Heath	Mgmt	For	Refer	For	
1h	Elect Director Vincent Pilette	Mgmt	For	Refer	For	
1i	Elect Director Sherrese M. Smith	Mgmt	For	Refer	For	

### Gen Digital Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1j	Elect Director Ondrej Vlcek	Mgmt	For	Refer	Against
2	Ratify KPMG LLP as Auditors	Mgmt	For	Refer	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
5	Submit Severance Agreement (Change-in-Control) to Shareholder Vote	SH	Against	Refer	Against

#### NIKE, Inc.

Meeting Date: 09/12/2023	Country: USA	Ticker: NKE
Record Date: 07/12/2023	Meeting Type: Annual	
Primary Security ID: 654106103		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Cathleen Benko	Mgmt	For	Refer	For
1b	Elect Director Alan B. Graf, Jr.	Mgmt	For	Refer	For
1c	Elect Director John Rogers, Jr.	Mgmt	For	Refer	Withhold
1d	Elect Director Robert Swan	Mgmt	For	Refer	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
4	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	Refer	For
5	Report on Median Gender/Racial Pay Gap	SH	Against	Refer	Against
6	Report on Effectiveness of Supply Chain Management on Equity Goals and Human Rights Commitments	SH	Against	Refer	Against

#### **Roivant Sciences Ltd.**

Meeting Date: 09/12/2023	Country: Bermuda	Ticker: ROIV
Record Date: 07/17/2023	Meeting Type: Annual	
Primary Security ID: G76279101		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Daniel Gold	Mgmt	For	Refer	Withhold

#### **Roivant Sciences Ltd.**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.2	Elect Director Meghan FitzGerald	Mgmt	For	For	For	
2	Appoint Ernst & Young LLP as Auditors and Authorise Their Remuneration	Mgmt	For	For	For	

# NetApp, Inc.

Meeting Date: 09/13/2023	Country: USA	Ticker: NTAP
Record Date: 07/17/2023	Meeting Type: Annual	
Primary Security ID: 64110D104		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director T. Michael Nevens	Mgmt	For	Refer	For
1b	Elect Director Deepak Ahuja	Mgmt	For	Refer	For
1c	Elect Director Gerald Held	Mgmt	For	Refer	For
1d	Elect Director Kathryn M. Hill	Mgmt	For	Refer	For
1e	Elect Director Deborah L. Kerr	Mgmt	For	Refer	For
1f	Elect Director George Kurian	Mgmt	For	Refer	For
1g	Elect Director Carrie Palin	Mgmt	For	Refer	For
1h	Elect Director Scott F. Schenkel	Mgmt	For	Refer	For
1i	Elect Director George T. Shaheen	Mgmt	For	Refer	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
4	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	Refer	For
5	Reduce Ownership Threshold for Shareholders to Call Special Meeting	SH	Against	Refer	Against
6	Amend Qualified Employee Stock Purchase Plan	Mgmt	For	Refer	For
7	Amend Omnibus Stock Plan	Mgmt	For	Refer	Against

### Apartment Income REIT Corp.

Meeting Date: 09/15/2023	Country: USA
Record Date: 07/28/2023	Meeting Type: Annual
Primary Security ID: 03750L109	

Ticker: AIRC

### Apartment Income REIT Corp.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Terry Considine	Mgmt	For	For	For
1.2	Elect Director Thomas N. Bohjalian	Mgmt	For	For	For
1.3	Elect Director Kristin R. Finney-Cooke	Mgmt	For	For	For
1.4	Elect Director Thomas L. Keltner	Mgmt	For	For	For
1.5	Elect Director Devin I. Murphy	Mgmt	For	For	For
1.6	Elect Director Margarita Palau-Hernandez	Mgmt	For	For	For
1.7	Elect Director John Dinha Rayis	Mgmt	For	For	For
1.8	Elect Director Ann Sperling	Mgmt	For	For	For
1.9	Elect Director Nina A. Tran	Mgmt	For	For	For
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
4	Eliminate Supermajority Vote Requirements	Mgmt	For	For	For
5	Provide Directors May Be Removed With or Without Cause	Mgmt	For	For	For
6	Amend Charter to Eliminate Language that are No Longer Applicable Due to the Passage of Time	Mgmt	For	For	For

### Darden Restaurants, Inc.

Meeting Date: 09/20/2023	Country: USA	Ticker: DRI
Record Date: 07/26/2023	Meeting Type: Annual	
Primary Security ID: 237194105		

				M-N	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Margaret Shan Atkins	Mgmt	For	Refer	For
1.2	Elect Director Ricardo (Rick) Cardena	Mgmt	For	Refer	For
1.3	Elect Director Juliana L. Chugg	Mgmt	For	Refer	For
1.4	Elect Director James P. Fogarty	Mgmt	For	Refer	For
1.5	Elect Director Cynthia T. Jamison	Mgmt	For	Refer	For
1.6	Elect Director Nana Mensah	Mgmt	For	Refer	For
1.7	Elect Director William S. Simon	Mgmt	For	Refer	For
1.8	Elect Director Charles M. Sonsteby	Mgmt	For	Refer	For

### Darden Restaurants, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.9	Elect Director Timothy J. Wilmott	Mgmt	For	Refer	For	
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For	
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year	
4	Ratify KPMG LLP as Auditors	Mgmt	For	Refer	For	
5	Adopt GHG Emissions Reduction Targets Aligned with the Paris Agreement Goal	SH	Against	Refer	Against	
6	Report on Risks Due to Restrictions on Reproductive Rights	SH	Against	Refer	Against	

### Houlihan Lokey, Inc.

Meeting Date: 09/20/2023	Country: USA	Ticker: HLI
Record Date: 07/26/2023	Meeting Type: Annual	
Primary Security ID: 441593100		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Irwin N. Gold	Mgmt	For	For	For
1.2	Elect Director Cyrus D. Walker	Mgmt	For	Withhold	Withhold
1.3	Elect Director Gillian B. Zucker	Mgmt	For	For	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
3	Ratify KPMG LLP as Auditors	Mgmt	For	For	For
4	Amend Certificate of Incorporation to Provide for the Exculpation of Certain Officers	Mgmt	For	Refer	Against

#### **ONEOK, Inc.**

Meeting Date: 09/21/2023	Country: USA	Ticker: OKE
Record Date: 07/24/2023	Meeting Type: Special	
Primary Security ID: 682680103		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Issue Shares in Connection with the Merger	Mgmt	For	Refer	For
2	Adjourn Meeting	Mgmt	For	Refer	For

#### Take-Two Interactive Software, Inc.

Meeting Date: 09/21/2023 Record Date: 07/25/2023 Primary Security ID: 874054109 Country: USA Meeting Type: Annual Ticker: TTWO

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Strauss Zelnick	Mgmt	For	Refer	For
1b	Elect Director Michael Dornemann	Mgmt	For	Refer	For
1c	Elect Director J Moses	Mgmt	For	Refer	For
1d	Elect Director Michael Sheresky	Mgmt	For	Refer	For
1e	Elect Director LaVerne Srinivasan	Mgmt	For	Refer	For
1f	Elect Director Susan Tolson	Mgmt	For	Refer	For
1g	Elect Director Paul Viera	Mgmt	For	Refer	For
1h	Elect Director Roland Hernandez	Mgmt	For	Refer	For
1i	Elect Director William "Bing" Gordon	Mgmt	For	Refer	For
1j	Elect Director Ellen Siminoff	Mgmt	For	Refer	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
4	Amend Omnibus Stock Plan	Mgmt	For	Refer	For
5	Ratify Ernst & Young LLP as Auditors	Mgmt	For	Refer	For

#### Lamb Weston Holdings, Inc.

Meeting Date: 09/28/2023	Country: USA	Ticker: LW
Record Date: 07/31/2023	Meeting Type: Annual	
Primary Security ID: 513272104		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Peter J. Bensen	Mgmt	For	Refer	For
1b	Elect Director Charles A. Blixt	Mgmt	For	Refer	For
1c	Elect Director Robert J. Coviello	Mgmt	For	Refer	For
1d	Elect Director Rita Fisher	Mgmt	For	Refer	For
1e	Elect Director Andre J. Hawaux	Mgmt	For	Refer	For
1f	Elect Director W.G. Jurgensen	Mgmt	For	Refer	For
1g	Elect Director Thomas P. Maurer	Mgmt	For	Refer	For
1h	Elect Director Hala G. Moddelmog	Mgmt	For	Refer	For

### Lamb Weston Holdings, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1i	Elect Director Robert A. Niblock	Mgmt	For	Refer	For
1j	Elect Director Maria Renna Sharpe	Mgmt	For	Refer	For
1k	Elect Director Thomas P. Werner	Mgmt	For	Refer	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
4	Ratify KPMG LLP as Auditors	Mgmt	For	Refer	For



Mellon Investments Corporation BNYM Mellon DB SL Stock Index Fund

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas State Police Retirement System Arkansas Public Employees' Retirement System

For the period 07/01/2023 thru 09/30/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

REPORTING PERIOD: 07/01/2023 to 09/30/2023

#### **Constellation Brands, Inc.**

Meeting Date: 07/18/2023 Record Date: 05/19/2023 Primary Security ID: 21036P108 Country: USA

Ticker: STZ

Meeting	Type:	Annual	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Christy Clark	Mgmt	For	Refer	For
1b	Elect Director Jennifer M. Daniels	Mgmt	For	Refer	Against
1c	Elect Director Nicholas I. Fink	Mgmt	For	Refer	Against
1d	Elect Director Ernesto M. Hernandez	Mgmt	For	Refer	For
1e	Elect Director Susan Somersille Johnson	Mgmt	For	Refer	For
1f	Elect Director Jose Manuel Madero Garza	Mgmt	For	Refer	Against
1g	Elect Director Daniel J. McCarthy	Mgmt	For	Refer	Against
1h	Elect Director William A. Newlands	Mgmt	For	Refer	For
1i	Elect Director Richard Sands	Mgmt	For	Refer	For
1j	Elect Director Robert Sands	Mgmt	For	Refer	For
1k	Elect Director Judy A. Schmeling	Mgmt	For	Refer	Against
2	Ratify KPMG LLP as Auditors	Mgmt	For	Refer	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
5	Disclose GHG Emissions Reductions Targets	SH	Against	Refer	Against
6	Report on Support for a Circular Economy for Packaging	SH	Against	Refer	Against

#### **Extra Space Storage Inc.**

Meeting Date: 07/18/2023	Country: USA	Ticker: EXR
Record Date: 05/23/2023	Meeting Type: Special	
Primary Security ID: 30225T102		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Issue Shares in Connection with Merger	Mgmt	For	Refer	For

### Extra Space Storage Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2	Adjourn Meeting	Mgmt	For	Refer	For

#### **McKesson Corporation**

Meeting Date: 07/21/2023	Country: USA	Ticker: MCK
Record Date: 05/26/2023	Meeting Type: Annual	
Primary Security ID: 58155Q103		

Proposal			Mgmt	Voting Policy	Vote
Number	Proposal Text	Proponent	Rec	Rec	Instruction
1a	Elect Director Richard H. Carmona	Mgmt	For	Refer	For
1b	Elect Director Dominic J. Caruso	Mgmt	For	Refer	For
1c	Elect Director W. Roy Dunbar	Mgmt	For	Refer	For
1d	Elect Director James H. Hinton	Mgmt	For	Refer	For
1e	Elect Director Donald R. Knauss	Mgmt	For	Refer	For
1f	Elect Director Bradley E. Lerman	Mgmt	For	Refer	For
1g	Elect Director Linda P. Mantia	Mgmt	For	Refer	For
1h	Elect Director Maria Martinez	Mgmt	For	Refer	For
1i	Elect Director Susan R. Salka	Mgmt	For	Refer	For
1j	Elect Director Brian S. Tyler	Mgmt	For	Refer	For
1k	Elect Director Kathleen Wilson-Thompson	Mgmt	For	Refer	For
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	Refer	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
5	Submit Severance Agreement (Change-in-Control) to Shareholder Vote	SH	Against	Refer	Against

#### Linde Plc

#### Linde Plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1a	Elect Director Stephen F. Angel	Mgmt	For	Refer	For	
1b	Elect Director Sanjiv Lamba	Mgmt	For	Refer	For	
1c	Elect Director Ann-Kristin Achleitner	Mgmt	For	Refer	For	
1d	Elect Director Thomas Enders	Mgmt	For	Refer	For	
1e	Elect Director Hugh Grant	Mgmt	For	Refer	For	
1f	Elect Director Joe Kaeser	Mgmt	For	Refer	For	
1g	Elect Director Victoria E. Ossadnik	Mgmt	For	Refer	For	
1h	Elect Director Martin H. Richenhagen	Mgmt	For	Refer	For	
1i	Elect Director Alberto Weisser	Mgmt	For	Refer	For	
1j	Elect Director Robert L. Wood	Mgmt	For	Refer	For	
2a	Ratify PricewaterhouseCoopers as Auditors	Mgmt	For	Refer	For	
2b	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	Refer	For	
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For	
4	Reduce Supermajority Vote Requirement	Mgmt	For	Refer	For	

# DXC Technology Company

Meeting Date: 07/25/2023	Country: USA	Ticker: DXC
Record Date: 05/26/2023	Meeting Type: Annual	
Primary Security ID: 23355L106		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1a	Elect Director David A. Barnes	Mgmt	For	For	For	
1b	Elect Director Raul J. Fernandez	Mgmt	For	Refer	Against	
1c	Elect Director Anthony Gonzalez	Mgmt	For	For	For	
1d	Elect Director David L. Herzog	Mgmt	For	For	For	
1e	Elect Director Pinkie D. Mayfield	Mgmt	For	For	For	
1f	Elect Director Karl Racine	Mgmt	For	For	For	
1g	Elect Director Dawn Rogers	Mgmt	For	For	For	
1h	Elect Director Michael J. Salvino	Mgmt	For	For	For	
1i	Elect Director Carrie W. Teffner	Mgmt	For	For	For	

### DXC Technology Company

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1j	Elect Director Akihiko Washington	Mgmt	For	For	For
1k	Elect Director Robert F. Woods	Mgmt	For	For	For
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	One Year	One Year

### **VF** Corporation

Meeting Date: 07/25/2023	Country: USA	Ticker: VFC
Record Date: 05/30/2023	Meeting Type: Annual	
Primary Security ID: 918204108		

Proposal			Mgmt	Voting Policy	Vote
Number	Proposal Text	Proponent	Rec	Rec	Instruction
1a	Elect Director Richard T. Carucci	Mgmt	For	For	For
1b	Elect Director Alex Cho	Mgmt	For	For	For
1c	Elect Director Juliana L. Chugg	Mgmt	For	Refer	For
1d	Elect Director Benno Dorer	Mgmt	For	For	For
1e	Elect Director Mark S. Hoplamazian	Mgmt	For	Refer	For
1f	Elect Director Laura W. Lang	Mgmt	For	Refer	For
1g	Elect Director W. Rodney McMullen	Mgmt	For	For	For
1h	Elect Director Clarence Otis, Jr.	Mgmt	For	For	For
1i	Elect Director Carol L. Roberts	Mgmt	For	For	For
1j	Elect Director Matthew J. Shattock	Mgmt	For	Refer	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	One Year	One Year
4	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For

### **Brown-Forman Corporation**

Meeting Date: 07/27/2023	Country: USA	Ticker: BF.B
Record Date: 06/12/2023	Meeting Type: Annual	
Primary Security ID: 115637209		

### **Brown-Forman Corporation**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Campbell P. Brown	Mgmt	For	Refer	Against
1b	Elect Director Elizabeth M. Brown	Mgmt	For	Refer	For
1c	Elect Director Stuart R. Brown	Mgmt	For	Refer	For
1d	Elect Director Mark A. Clouse	Mgmt	For	Refer	For
1e	Elect Director Marshall B. Farrer	Mgmt	For	Refer	Against
1f	Elect Director Michael J. Roney	Mgmt	For	Refer	Against
1g	Elect Director Jan E. Singer	Mgmt	For	Refer	For
1h	Elect Director Tracy L. Skeans	Mgmt	For	Refer	Against
1i	Elect Director Elizabeth A. Smith	Mgmt	For	Refer	For
1j	Elect Director Michael A. Todman	Mgmt	For	Refer	Against
1k	Elect Director Lawson E. Whiting	Mgmt	For	Refer	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	Three Years	Refer	One Year
4	Ratify Ernst & Young LLP as Auditors	Mgmt	For	Refer	For

### STERIS plc

Meeting Date: 07/27/2023	Country: Ireland	Ticker: STE
Record Date: 05/30/2023	Meeting Type: Annual	
Primary Security ID: G8473T100		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Esther M. Alegria	Mgmt	For	Refer	For
1b	Elect Director Richard C. Breeden	Mgmt	For	Refer	For
1c	Elect Director Daniel A. Carestio	Mgmt	For	Refer	For
1d	Elect Director Cynthia L. Feldmann	Mgmt	For	Refer	For
1e	Elect Director Christopher S. Holland	Mgmt	For	Refer	For
1f	Elect Director Jacqueline B. Kosecoff	Mgmt	For	Refer	For
1g	Elect Director Paul E. Martin	Mgmt	For	Refer	For
1h	Elect Director Nirav R. Shah	Mgmt	For	Refer	For
1i	Elect Director Mohsen M. Sohi	Mgmt	For	Refer	For
1j	Elect Director Richard M. Steeves	Mgmt	For	Refer	For

### STERIS plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	Refer	For
3	Appoint Ernst & Young Chartered Accountants as Irish Statutory Auditor	Mgmt	For	Refer	For
4	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	Refer	For
5	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
6	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
7	Renew the Board's Authority to Issue Shares Under Irish Law	Mgmt	For	Refer	For
8	Renew the Board's Authority to Opt-Out of Statutory Pre-emption Rights Under Irish Law	Mgmt	For	Refer	For

### **Ralph Lauren Corporation**

Meeting Date: 08/03/2023	Country: USA	Ticker: RL
Record Date: 06/06/2023	Meeting Type: Annual	
Primary Security ID: 751212101		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Linda Findley	Mgmt	For	For	For
1.2	Elect Director Michael A. George	Mgmt	For	For	For
1.3	Elect Director Hubert Joly	Mgmt	For	For	For
1.4	Elect Director Darren Walker	Mgmt	For	For	For
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against	Against
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	One Year	One Year

#### **Electronic Arts Inc.**

Meeting Date: 08/10/2023	Country: USA	Ticker: EA
Record Date: 06/16/2023	Meeting Type: Annual	
Primary Security ID: 285512109		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Kofi A. Bruce	Mgmt	For	Refer	For

#### **Electronic Arts Inc.**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1b	Elect Director Rachel A. Gonzalez	Mgmt	For	Refer	For
1c	Elect Director Jeffrey T. Huber	Mgmt	For	Refer	For
1d	Elect Director Talbott Roche	Mgmt	For	Refer	For
1e	Elect Director Richard A. Simonson	Mgmt	For	Refer	For
1f	Elect Director Luis A. Ubinas	Mgmt	For	Refer	For
1g	Elect Director Heidi J. Ueberroth	Mgmt	For	Refer	For
1h	Elect Director Andrew Wilson	Mgmt	For	Refer	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against
3	Ratify KPMG LLP as Auditors	Mgmt	For	Refer	For
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
5	Submit Severance Agreement (Change-in-Control) to Shareholder Vote	SH	Against	Refer	Against

### Qorvo, Inc.

Meeting Date: 08/15/2023	Country: USA	Ticker: QRVO
Record Date: 06/20/2023	Meeting Type: Annual	
Primary Security ID: 74736K101		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Ralph G. Quinsey	Mgmt	For	For	For
1b	Elect Director Robert A. Bruggeworth	Mgmt	For	For	For
1c	Elect Director Judy Bruner	Mgmt	For	For	For
1d	Elect Director Jeffery R. Gardner	Mgmt	For	For	For
1e	Elect Director John R. Harding	Mgmt	For	For	For
1f	Elect Director David H. Y. Ho	Mgmt	For	For	For
1g	Elect Director Roderick D. Nelson	Mgmt	For	For	For
1h	Elect Director Walden C. Rhines	Mgmt	For	For	For
1i	Elect Director Susan L. Spradley	Mgmt	For	For	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
3	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For

#### The J. M. Smucker Company

Meeting Date: 08/16/2023 Record Date: 06/20/2023 Primary Security ID: 832696405 Country: USA Meeting Type: Annual Ticker: SJM

Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
Elect Director Mercedes Abramo	Mgmt	For	Refer	For
Elect Director Tarang P. Amin	Mgmt	For	Refer	For
Elect Director Susan E. Chapman-Hughes	Mgmt	For	Refer	For
Elect Director Jay L. Henderson	Mgmt	For	Refer	For
Elect Director Jonathan E. Johnson, III	Mgmt	For	Refer	For
Elect Director Kirk L. Perry	Mgmt	For	Refer	For
Elect Director Alex Shumate	Mgmt	For	Refer	For
Elect Director Mark T. Smucker	Mgmt	For	Refer	For
Elect Director Jodi L. Taylor	Mgmt	For	Refer	For
Elect Director Dawn C. Willoughby	Mgmt	For	Refer	For
Ratify Ernst & Young LLP as Auditors	Mgmt	For	Refer	For
Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year

#### **Microchip Technology Incorporated**

Meeting Date: 08/22/2023	Country: USA	Ticker: MCHP
Record Date: 06/23/2023	Meeting Type: Annual	
Primary Security ID: 595017104		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Matthew W. Chapman	Mgmt	For	Refer	For
1.2	Elect Director Karlton D. Johnson	Mgmt	For	Refer	For
1.3	Elect Director Wade F. Meyercord	Mgmt	For	Refer	For
1.4	Elect Director Ganesh Moorthy	Mgmt	For	Refer	For
1.5	Elect Director Robert A. Rango	Mgmt	For	Refer	For
1.6	Elect Director Karen M. Rapp	Mgmt	For	Refer	For
1.7	Elect Director Steve Sanghi	Mgmt	For	Refer	For
2	Amend Qualified Employee Stock Purchase Plan	Mgmt	For	Refer	For

### Microchip Technology Incorporated

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3	Approve Nonqualified Employee Stock Purchase Plan	Mgmt	For	Refer	For
4	Ratify Ernst & Young LLP as Auditors	Mgmt	For	Refer	For
5	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against
6	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
7	Report on Due Diligence Efforts to Trace End-User Misuse of Company Products	SH	Against	Refer	Against

# Gen Digital Inc.

Meeting Date: 09/12/2023	Country: USA	Ticker: GEN
Record Date: 07/17/2023	Meeting Type: Annual	
Primary Security ID: 668771108		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
		-			
1a	Elect Director Susan P. Barsamian	Mgmt	For	Refer	For
1b	Elect Director Pavel Baudis	Mgmt	For	Refer	For
1c	Elect Director Eric K. Brandt	Mgmt	For	Refer	For
1d	Elect Director Frank E. Dangeard	Mgmt	For	Refer	For
1e	Elect Director Nora M. Denzel	Mgmt	For	Refer	For
1f	Elect Director Peter A. Feld	Mgmt	For	Refer	For
1g	Elect Director Emily Heath	Mgmt	For	Refer	For
1h	Elect Director Vincent Pilette	Mgmt	For	Refer	For
1i	Elect Director Sherrese M. Smith	Mgmt	For	Refer	For
1j	Elect Director Ondrej Vlcek	Mgmt	For	Refer	Against
2	Ratify KPMG LLP as Auditors	Mgmt	For	Refer	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
5	Submit Severance Agreement (Change-in-Control) to Shareholder Vote	SH	Against	Refer	Against

### NIKE, Inc.

Meeting Date: 09/12/2023	Country: USA	Ticker: NKE
Record Date: 07/12/2023	Meeting Type: Annual	
Primary Security ID: 654106103		

### NIKE, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Cathleen Benko	Mgmt	For	Refer	For
1b	Elect Director Alan B. Graf, Jr.	Mgmt	For	Refer	For
1c	Elect Director John Rogers, Jr.	Mgmt	For	Refer	Withhold
1d	Elect Director Robert Swan	Mgmt	For	Refer	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
4	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	Refer	For
5	Report on Median Gender/Racial Pay Gap	SH	Against	Refer	Against
6	Report on Effectiveness of Supply Chain Management on Equity Goals and Human Rights Commitments	SH	Against	Refer	Against

#### NetApp, Inc.

Meeting Date: 09/13/2023	Country: USA	Ticker: NTAP
Record Date: 07/17/2023	Meeting Type: Annual	
Primary Security ID: 64110D104		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director T. Michael Nevens	Mgmt	For	Refer	For
1b	Elect Director Deepak Ahuja	Mgmt	For	Refer	For
1c	Elect Director Gerald Held	Mgmt	For	Refer	For
1d	Elect Director Kathryn M. Hill	Mgmt	For	Refer	For
1e	Elect Director Deborah L. Kerr	Mgmt	For	Refer	For
1f	Elect Director George Kurian	Mgmt	For	Refer	For
1g	Elect Director Carrie Palin	Mgmt	For	Refer	For
1h	Elect Director Scott F. Schenkel	Mgmt	For	Refer	For
1i	Elect Director George T. Shaheen	Mgmt	For	Refer	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
4	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	Refer	For

### NetApp, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5	Reduce Ownership Threshold for Shareholders to Call Special Meeting	SH	Against	Refer	Against
6	Amend Qualified Employee Stock Purchase Plan	Mgmt	For	Refer	For
7	Amend Omnibus Stock Plan	Mgmt	For	Refer	Against

#### Conagra Brands, Inc.

Meeting Date: 09/14/2023	Country: USA	Ticker: CAG
Record Date: 07/25/2023	Meeting Type: Annual	
Primary Security ID: 205887102		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1a	Elect Director Anil Arora	Mgmt	For	Refer	For	
1b	Elect Director Thomas "Tony" K. Brown	Mgmt	For	Refer	For	
1c	Elect Director Emanuel "Manny" Chirico	Mgmt	For	Refer	For	
1d	Elect Director Sean M. Connolly	Mgmt	For	Refer	For	
1e	Elect Director George Dowdie	Mgmt	For	Refer	For	
1f	Elect Director Francisco J. Fraga	Mgmt	For	Refer	For	
1g	Elect Director Fran Horowitz	Mgmt	For	Refer	For	
1h	Elect Director Richard H. Lenny	Mgmt	For	Refer	For	
1i	Elect Director Melissa Lora	Mgmt	For	Refer	For	
1j	Elect Director Ruth Ann Marshall	Mgmt	For	Refer	For	
1k	Elect Director Denise A. Paulonis	Mgmt	For	Refer	For	
2	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year	
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against	
4	Approve Omnibus Stock Plan	Mgmt	For	Refer	For	
5	Ratify KPMG LLP as Auditors	Mgmt	For	Refer	For	
6	Provide Right to Call a Special Meeting	SH	Against	Refer	For	

# Darden Restaurants, Inc.

Meeting Date: 09/20/2023	Country: USA	Ticker: DRI
Record Date: 07/26/2023	Meeting Type: Annual	
Primary Security ID: 237194105		

### Darden Restaurants, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.1	Elect Director Margaret Shan Atkins	Mgmt	For	Refer	For	
1.2	Elect Director Ricardo (Rick) Cardena	Mgmt	For	Refer	For	
1.3	Elect Director Juliana L. Chugg	Mgmt	For	Refer	For	
1.4	Elect Director James P. Fogarty	Mgmt	For	Refer	For	
1.5	Elect Director Cynthia T. Jamison	Mgmt	For	Refer	For	
1.6	Elect Director Nana Mensah	Mgmt	For	Refer	For	
1.7	Elect Director William S. Simon	Mgmt	For	Refer	For	
1.8	Elect Director Charles M. Sonsteby	Mgmt	For	Refer	For	
1.9	Elect Director Timothy J. Wilmott	Mgmt	For	Refer	For	
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For	
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year	
4	Ratify KPMG LLP as Auditors	Mgmt	For	Refer	For	
5	Adopt GHG Emissions Reduction Targets Aligned with the Paris Agreement Goal	SH	Against	Refer	Against	
6	Report on Risks Due to Restrictions on Reproductive Rights	SH	Against	Refer	Against	

#### **FedEx Corporation**

 Meeting Date:
 09/21/2023
 Country:
 USA
 Ticker:
 FDX

 Record Date:
 07/27/2023
 Meeting Type:
 Annual

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Marvin R. Ellison	Mgmt	For	Refer	For
1b	Elect Director Stephen E. Gorman	Mgmt	For	Refer	For
1c	Elect Director Susan Patricia Griffith	Mgmt	For	Refer	For
1d	Elect Director Amy B. Lane	Mgmt	For	Refer	For
1e	Elect Director R. Brad Martin	Mgmt	For	Refer	For
1f	Elect Director Nancy A. Norton	Mgmt	For	Refer	For
1g	Elect Director Frederick P. Perpall	Mgmt	For	Refer	For
1h	Elect Director Joshua Cooper Ramo	Mgmt	For	Refer	For
1i	Elect Director Susan C. Schwab	Mgmt	For	Refer	For

### FedEx Corporation

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1j	Elect Director Frederick W. Smith	Mgmt	For	Refer	For
1k	Elect Director David P. Steiner	Mgmt	For	Refer	For
11	Elect Director Rajesh Subramaniam	Mgmt	For	Refer	For
1m	Elect Director Paul S. Walsh	Mgmt	For	Refer	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
4	Ratify Ernst & Young LLP as Auditors	Mgmt	For	Refer	For
5	Amend Clawback Policy	SH	Against	Refer	Against
6	Report on Just Transition	SH	Against	Refer	Against
7	Adopt a Paid Sick Leave Policy	SH	Against	Refer	Against
8	Report on Climate Risk in Retirement Plan Options	SH	Against	Refer	Against

#### **ONEOK, Inc.**

Meeting Date: 09/21/2023	Country: USA	Ticker: OKE
Record Date: 07/24/2023	Meeting Type: Special	
Primary Security ID: 682680103		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Issue Shares in Connection with the Merger	Mgmt	For	Refer	For
2	Adjourn Meeting	Mgmt	For	Refer	For

### Take-Two Interactive Software, Inc.

Meeting Date: 09/21/2023	Country: USA	Ticker: TTWO
Record Date: 07/25/2023	Meeting Type: Annual	
Primary Security ID: 874054109		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Strauss Zelnick	Mgmt	For	Refer	For
1b	Elect Director Michael Dornemann	Mgmt	For	Refer	For
1c	Elect Director J Moses	Mgmt	For	Refer	For
1d	Elect Director Michael Sheresky	Mgmt	For	Refer	For

#### Take-Two Interactive Software, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1e	Elect Director LaVerne Srinivasan	Mgmt	For	Refer	For
1f	Elect Director Susan Tolson	Mgmt	For	Refer	For
1g	Elect Director Paul Viera	Mgmt	For	Refer	For
1h	Elect Director Roland Hernandez	Mgmt	For	Refer	For
1i	Elect Director William "Bing" Gordon	Mgmt	For	Refer	For
1j	Elect Director Ellen Siminoff	Mgmt	For	Refer	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
4	Amend Omnibus Stock Plan	Mgmt	For	Refer	For
5	Ratify Ernst & Young LLP as Auditors	Mgmt	For	Refer	For

#### **General Mills, Inc.**

 Meeting Date:
 09/26/2023
 Country:
 USA

 Record Date:
 07/28/2023
 Meeting Type:
 Annual

 Primary Security ID:
 370334104
 Country:
 USA

Ticker: GIS

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director R. Kerry Clark	Mgmt	For	Refer	For
1b	Elect Director C. Kim Goodwin	Mgmt	For	Refer	For
1c	Elect Director Jeffrey L. Harmening	Mgmt	For	Refer	For
1d	Elect Director Maria G. Henry	Mgmt	For	Refer	For
1e	Elect Director Jo Ann Jenkins	Mgmt	For	Refer	For
1f	Elect Director Elizabeth C. Lempres	Mgmt	For	Refer	For
1g	Elect Director Diane L. Neal	Mgmt	For	Refer	For
1h	Elect Director Steve Odland	Mgmt	For	Refer	For
1i	Elect Director Maria A. Sastre	Mgmt	For	Refer	For
1j	Elect Director Eric D. Sprunk	Mgmt	For	Refer	For
1k	Elect Director Jorge A. Uribe	Mgmt	For	Refer	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
4	Ratify KPMG LLP as Auditors	Mgmt	For	Refer	For
5	Provide Right to Call a Special Meeting at a 25 Percent Ownership Threshold	Mgmt	For	Refer	For

## **General Mills, Inc.**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
6	Provide Right to Call a Special Meeting at a 10 Percent Ownership Threshold	SH	Against	Refer	For

## Lamb Weston Holdings, Inc.

Meeting Date: 09/28/2023	Country: USA	Ticker: LW
Record Date: 07/31/2023	Meeting Type: Annual	
Primary Security ID: 513272104		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Peter J. Bensen	Mgmt	For	Refer	For
1b	Elect Director Charles A. Blixt	Mgmt	For	Refer	For
1c	Elect Director Robert J. Coviello	Mgmt	For	Refer	For
1d	Elect Director Rita Fisher	Mgmt	For	Refer	For
1e	Elect Director Andre J. Hawaux	Mgmt	For	Refer	For
1f	Elect Director W.G. Jurgensen	Mgmt	For	Refer	For
1g	Elect Director Thomas P. Maurer	Mgmt	For	Refer	For
1h	Elect Director Hala G. Moddelmog	Mgmt	For	Refer	For
1i	Elect Director Robert A. Niblock	Mgmt	For	Refer	For
1j	Elect Director Maria Renna Sharpe	Mgmt	For	Refer	For
1k	Elect Director Thomas P. Werner	Mgmt	For	Refer	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
4	Ratify KPMG LLP as Auditors	Mgmt	For	Refer	For



Mellon Investments Corporation

BNYM Mellon DB SL ACWI ex-U.S. Fund

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas State Police Retirement System Arkansas Public Employees' Retirement System

For the period 07/01/2023 thru 09/30/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

#### **VOTE SUMMARY REPORT**

REPORTING PERIOD: 07/01/2023 to 09/30/2023

#### **Snowflake Inc.**

 Meeting Date: 07/05/2023
 Country: USA
 Ticker: SNOW

 Record Date: 05/12/2023
 Meeting Type: Annual
 Frimary Security ID: 833445109

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1a	Elect Director Teresa Briggs	Mgmt	For	Refer	For	
1b	Elect Director Jeremy Burton	Mgmt	For	Refer	For	
1c	Elect Director Mark D. McLaughlin	Mgmt	For	Refer	For	
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For	
3	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	Refer	For	

#### Novavax, Inc.

Meeting Date: 07/11/2023	Country: USA	Ticker: NVAX
Record Date: 04/18/2023	Meeting Type: Annual	
Primary Security ID: 670002401		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director John C. Jacobs	Mgmt	For	For	For
1b	Elect Director Gregg H. Alton	Mgmt	For	For	For
1c	Elect Director Richard J. Rodgers	Mgmt	For	For	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	One Year	One Year
4	Amend Certificate of Incorporation to Reflect New Delaware Law Provisions Regarding Officer Exculpation	Mgmt	For	Refer	For
5	Amend Omnibus Stock Plan	Mgmt	For	For	For
6	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For

#### Black Knight, Inc.

Meeting Date: 07/12/2023	Country: USA	Ticker: BKI
Record Date: 05/19/2023	Meeting Type: Annual	
Primary Security ID: 09215C105		

## Black Knight, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Anthony M. Jabbour	Mgmt	For	For	For
1.2	Elect Director Catherine L. (Katie) Burke	Mgmt	For	Refer	Withhold
1.3	Elect Director David K. Hunt	Mgmt	For	Refer	Withhold
1.4	Elect Director Joseph M. Otting	Mgmt	For	For	For
1.5	Elect Director Ganesh B. Rao	Mgmt	For	For	For
1.6	Elect Director John D. Rood	Mgmt	For	For	For
1.7	Elect Director Nancy L. Shanik	Mgmt	For	For	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	Against
3	Ratify KPMG LLP as Auditors	Mgmt	For	For	For

#### VMware, Inc.

Meeting Date: 07/13/2023	Country: USA	Ticker: VMW
Record Date: 05/15/2023	Meeting Type: Annual	
Primary Security ID: 928563402		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Anthony Bates	Mgmt	For	Refer	For
1b	Elect Director Michael Dell	Mgmt	For	Refer	For
1c	Elect Director Egon Durban	Mgmt	For	Refer	Against
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
4	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	Refer	For

## Liberty Media Corporation

Meeting Date: 07/17/2023	Country: USA	Ticker: FWONK
Record Date: 06/06/2023	Meeting Type: Special	
Primary Security ID: 531229854		

## Liberty Media Corporation

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Spin-Off Agreement	Mgmt	For	Refer	For
2	Amend Certificate of Incorporation Re: Tracking Stock	Mgmt	For	Refer	For
3	Amend Certificate of Incorporation Re: Liberty SiriusXM Group Recapitalization	Mgmt	For	Refer	For
4	Amend Certificate of Incorporation Re: Formula One Group Recapitalization	Mgmt	For	Refer	For
5	Adjourn Meeting	Mgmt	For	Refer	For

## ChargePoint Holdings, Inc.

Meeting Date: 07/18/2023	Country: USA	Ticker: CHPT
Record Date: 05/22/2023	Meeting Type: Annual	
Primary Security ID: 15961R105		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Pasquale Romano	Mgmt	For	For	For
1.2	Elect Director Elaine L. Chao	Mgmt	For	For	For
1.3	Elect Director Bruce Chizen	Mgmt	For	Refer	For
1.4	Elect Director Michael Linse	Mgmt	For	Refer	For
2	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
4	Amend Certificate of Incorporation to Provide for the Exculpation of Officers	Mgmt	For	Refer	For

## **Constellation Brands, Inc.**

Meeting Date: 07/18/2023	Country: USA	Ticker: STZ
Record Date: 05/19/2023	Meeting Type: Annual	
Primary Security ID: 21036P108		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Christy Clark	Mgmt	For	Refer	For
1b	Elect Director Jennifer M. Daniels	Mgmt	For	Refer	Against
1c	Elect Director Nicholas I. Fink	Mgmt	For	Refer	Against

## **Constellation Brands, Inc.**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1d	Elect Director Ernesto M. Hernandez	Mgmt	For	Refer	For
1e	Elect Director Susan Somersille Johnson	Mgmt	For	Refer	For
lf	Elect Director Jose Manuel Madero Garza	Mgmt	For	Refer	Against
1g	Elect Director Daniel J. McCarthy	Mgmt	For	Refer	Against
1h	Elect Director William A. Newlands	Mgmt	For	Refer	For
1i	Elect Director Richard Sands	Mgmt	For	Refer	For
1j	Elect Director Robert Sands	Mgmt	For	Refer	For
1k	Elect Director Judy A. Schmeling	Mgmt	For	Refer	Against
2	Ratify KPMG LLP as Auditors	Mgmt	For	Refer	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
5	Disclose GHG Emissions Reductions Targets	SH	Against	Refer	Against
6	Report on Support for a Circular Economy for Packaging	SH	Against	Refer	Against

#### Extra Space Storage Inc.

Meeting Date: 07/18/2023	Country: USA	Ticker: EXR
Record Date: 05/23/2023	Meeting Type: Special	
Primary Security ID: 30225T102		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Issue Shares in Connection with Merger	Mgmt	For	Refer	For
2	Adjourn Meeting	Mgmt	For	Refer	For

## Advanced Drainage Systems, Inc.

Meeting Date: 07/20/2023	Country: USA	Ticker: WMS
Record Date: 05/26/2023	Meeting Type: Annual	
Primary Security ID: 00790R104		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director D. Scott Barbour	Mgmt	For	For	For

## Advanced Drainage Systems, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1b	Elect Director Anesa T. Chaibi	Mgmt	For	For	For	
1c	Elect Director Michael B. Coleman	Mgmt	For	For	For	
1d	Elect Director Robert M. Eversole	Mgmt	For	For	For	
1e	Elect Director Alexander R. Fischer	Mgmt	For	For	For	
1f	Elect Director Tanya D. Fratto	Mgmt	For	For	For	
1g	Elect Director Kelly S. Gast	Mgmt	For	For	For	
1h	Elect Director M.A. (Mark) Haney	Mgmt	For	For	For	
1i	Elect Director Ross M. Jones	Mgmt	For	For	For	
1j	Elect Director Manuel J. Perez de la Mesa	Mgmt	For	For	For	
1k	Elect Director Carl A. Nelson, Jr.	Mgmt	For	For	For	
11	Elect Director Anil Seetharam	Mgmt	For	For	For	
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For	
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	

## **McKesson Corporation**

Meeting Date: 07/21/2023	Country: USA	Ticker: MCK
Record Date: 05/26/2023	Meeting Type: Annual	
Primary Security ID: 58155Q103		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1a	Elect Director Richard H. Carmona	Mgmt	For	Refer	For	
1b	Elect Director Dominic J. Caruso	Mgmt	For	Refer	For	
1c	Elect Director W. Roy Dunbar	Mgmt	For	Refer	For	
1d	Elect Director James H. Hinton	Mgmt	For	Refer	For	
1e	Elect Director Donald R. Knauss	Mgmt	For	Refer	For	
1f	Elect Director Bradley E. Lerman	Mgmt	For	Refer	For	
1g	Elect Director Linda P. Mantia	Mgmt	For	Refer	For	
1h	Elect Director Maria Martinez	Mgmt	For	Refer	For	
1i	Elect Director Susan R. Salka	Mgmt	For	Refer	For	
1j	Elect Director Brian S. Tyler	Mgmt	For	Refer	For	
1k	Elect Director Kathleen Wilson-Thompson	Mgmt	For	Refer	For	
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	Refer	For	

## **McKesson Corporation**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
5	Submit Severance Agreement (Change-in-Control) to Shareholder Vote	SH	Against	Refer	Against

#### **Linde Plc**

Meeting Date: 07/24/2023	Country: Ireland	Ticker: LIN
Record Date: 04/27/2023	Meeting Type: Annual	
Primary Security ID: G54950103		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Stephen F. Angel	Mgmt	For	Refer	For
1b	Elect Director Sanjiv Lamba	Mgmt	For	Refer	For
1c	Elect Director Ann-Kristin Achleitner	Mgmt	For	Refer	For
1d	Elect Director Thomas Enders	Mgmt	For	Refer	For
1e	Elect Director Hugh Grant	Mgmt	For	Refer	For
1f	Elect Director Joe Kaeser	Mgmt	For	Refer	For
1g	Elect Director Victoria E. Ossadnik	Mgmt	For	Refer	For
1h	Elect Director Martin H. Richenhagen	Mgmt	For	Refer	For
1i	Elect Director Alberto Weisser	Mgmt	For	Refer	For
1j	Elect Director Robert L. Wood	Mgmt	For	Refer	For
2a	Ratify PricewaterhouseCoopers as Auditors	Mgmt	For	Refer	For
2b	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	Refer	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
4	Reduce Supermajority Vote Requirement	Mgmt	For	Refer	For

## **Booz Allen Hamilton Holding Corporation**

Meeting Date: 07/26/2023	Country: USA	Ticker: BAH
Record Date: 06/05/2023	Meeting Type: Annual	
Primary Security ID: 099502106		

## **Booz Allen Hamilton Holding Corporation**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Ralph W. Shrader	Mgmt	For	Refer	For
1b	Elect Director Horacio D. Rozanski	Mgmt	For	Refer	For
1c	Elect Director Joan Lordi C. Amble	Mgmt	For	Refer	For
1d	Elect Director Melody C. Barnes	Mgmt	For	Refer	For
1e	Elect Director Michele A. Flournoy	Mgmt	For	Refer	For
1f	Elect Director Mark E. Gaumond	Mgmt	For	Refer	For
1g	Elect Director Ellen Jewett	Mgmt	For	Refer	For
1h	Elect Director Arthur E. Johnson	Mgmt	For	Refer	For
1i	Elect Director Gretchen W. McClain	Mgmt	For	Refer	For
1j	Elect Director Rory P. Read	Mgmt	For	Refer	For
1k	Elect Director Charles O. Rossotti	Mgmt	For	Refer	For
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	Refer	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
5	Amend Certificate of Incorporation to Limit the Liability of Certain Officers	Mgmt	For	Refer	For
6	Approve Omnibus Stock Plan	Mgmt	For	Refer	For

## Doximity, Inc.

Meeting Date: 07/26/2023	Country: USA	Ticker: DOCS
Record Date: 06/01/2023	Meeting Type: Annual	
Primary Security ID: 26622P107		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Kevin Spain	Mgmt	For	For	For
1.2	Elect Director Timothy Cabral	Mgmt	For	For	For
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	One Year	One Year

#### **Brown-Forman Corporation**

Meeting Date: 07/27/2023 Record Date: 06/12/2023 Primary Security ID: 115637209 Country: USA Meeting Type: Annual Ticker: BF.B

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1a	Elect Director Campbell P. Brown	Mgmt	For	Refer	Against	
1b	Elect Director Elizabeth M. Brown	Mgmt	For	Refer	For	
1c	Elect Director Stuart R. Brown	Mgmt	For	Refer	For	
1d	Elect Director Mark A. Clouse	Mgmt	For	Refer	For	
1e	Elect Director Marshall B. Farrer	Mgmt	For	Refer	Against	
1f	Elect Director Michael J. Roney	Mgmt	For	Refer	Against	
1g	Elect Director Jan E. Singer	Mgmt	For	Refer	For	
1h	Elect Director Tracy L. Skeans	Mgmt	For	Refer	Against	
1i	Elect Director Elizabeth A. Smith	Mgmt	For	Refer	For	
1j	Elect Director Michael A. Todman	Mgmt	For	Refer	Against	
1k	Elect Director Lawson E. Whiting	Mgmt	For	Refer	For	
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For	
3	Advisory Vote on Say on Pay Frequency	Mgmt	Three Years	Refer	One Year	
4	Ratify Ernst & Young LLP as Auditors	Mgmt	For	Refer	For	

#### **Horizon Therapeutics Public Limited Company**

Meeting Date: 07/27/2023	Country: Ireland	Ticker: HZNP
Record Date: 06/02/2023	Meeting Type: Annual	
Primary Security ID: G46188101		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Gino Santini	Mgmt	For	Refer	Against
1b	Elect Director James Shannon	Mgmt	For	Refer	For
1c	Elect Director Timothy P. Walbert	Mgmt	For	Refer	For
2	Ratify PricewaterhouseCoopers LLP as Auditors and Authorise Their Remuneration	Mgmt	For	Refer	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against

#### **GlobalFoundries Inc.**

Meeting Date: 08/02/2023 Record Date: 06/07/2023 Primary Security ID: G39387108 Country: Cayman Islands Meeting Type: Annual Ticker: GFS

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Martin L. Edelman	Mgmt	For	For	For
1.2	Elect Director David Kerko	Mgmt	For	For	For
1.3	Elect Director Jack Lazar	Mgmt	For	For	For
1.4	Elect Director Carlos Obeid	Mgmt	For	For	For
2	Ratify KPMG LLP as Auditors	Mgmt	For	For	For

## Syneos Health, Inc.

Meeting Date: 08/02/2023	Country: USA	Ticker: SYNH
Record Date: 06/26/2023	Meeting Type: Special	
Primary Security ID: 87166B102		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Merger Agreement	Mgmt	For	For	For
2	Advisory Vote on Golden Parachutes	Mgmt	For	For	For
3	Adjourn Meeting	Mgmt	For	For	For

#### **Albertsons Companies, Inc.**

Meeting Date: 08/03/2023	Country: USA	Ticker: ACI
Record Date: 06/07/2023	Meeting Type: Annual	
Primary Security ID: 013091103		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Vivek Sankaran	Mgmt	For	Refer	For
1b	Elect Director James Donald	Mgmt	For	Refer	For
1c	Elect Director Chan Galbato	Mgmt	For	Refer	For
1d	Elect Director Sharon Allen	Mgmt	For	Refer	For
1e	Elect Director Kim Fennebresque	Mgmt	For	Refer	For
1f	Elect Director Allen Gibson	Mgmt	For	Refer	For
1g	Elect Director Alan Schumacher	Mgmt	For	Refer	For

## Albertsons Companies, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1h	Elect Director Brian Kevin Turner	Mgmt	For	Refer	For
1i	Elect Director Mary Elizabeth West	Mgmt	For	Refer	For
1j	Elect Director Scott Wille	Mgmt	For	Refer	For
2	Ratify Deloitte and Touche LLP as Auditors	Mgmt	For	Refer	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against

## Allegro MicroSystems, Inc.

Meeting Date: 08/03/2023	Country: USA	Ticker: ALGM
Record Date: 06/08/2023	Meeting Type: Annual	
Primary Security ID: 01749D105		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Andrew G. Dunn	Mgmt	For	For	For
1.2	Elect Director Richard R. Lury	Mgmt	For	For	For
1.3	Elect Director Susan D. Lynch	Mgmt	For	For	For
2	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against	Against

## Eagle Materials Inc.

Meeting Date: 08/03/2023	Country: USA	Ticker: EXP
Record Date: 06/06/2023	Meeting Type: Annual	
Primary Security ID: 26969P108		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Margot L. Carter	Mgmt	For	Refer	Against
1b	Elect Director Michael R. Nicolais	Mgmt	For	For	For
1c	Elect Director Mary P. Ricciardello	Mgmt	For	Refer	Against
1d	Elect Director Richard R. Stewart	Mgmt	For	For	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	None	One Year	One Year
4	Approve Omnibus Stock Plan	Mgmt	For	For	For

## Eagle Materials Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
5	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For	For

## Jazz Pharmaceuticals plc

Record Date: 06/07/2023 Meeting Type: Annual Primary Security ID: 650871105	Meeting Date: 08/03/2023	Country: Ireland	Ticker: JAZZ
Primary Security ID: 650871105	Record Date: 06/07/2023	Meeting Type: Annual	
	Primary Security ID: G50871105		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Bruce C. Cozadd	Mgmt	For	For	For
1b	Elect Director Heather Ann McSharry	Mgmt	For	For	For
1c	Elect Director Anne O'Riordan	Mgmt	For	For	For
1d	Elect Director Rick E. Winningham	Mgmt	For	For	For
2	Approve KPMG as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
4	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For
5	Adjourn Meeting	Mgmt	For	For	For

#### PDC Energy, Inc.

Meeting Date: 08/04/2023	Country: USA	Ticker: PDCE
Record Date: 06/26/2023	Meeting Type: Special	
Primary Security ID: 69327R101		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Approve Merger Agreement	Mgmt	For	For	For
2	Advisory Vote on Golden Parachutes	Mgmt	For	For	For
3	Adjourn Meeting	Mgmt	For	For	For

#### **Electronic Arts Inc.**

Meeting Date: 08/10/2023	Country: USA	Ticker: EA
Record Date: 06/16/2023	Meeting Type: Annual	
Primary Security ID: 285512109		

#### **Electronic Arts Inc.**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1a	Elect Director Kofi A. Bruce	Mgmt	For	Refer	For	
1b	Elect Director Rachel A. Gonzalez	Mgmt	For	Refer	For	
1c	Elect Director Jeffrey T. Huber	Mgmt	For	Refer	For	
1d	Elect Director Talbott Roche	Mgmt	For	Refer	For	
1e	Elect Director Richard A. Simonson	Mgmt	For	Refer	For	
1f	Elect Director Luis A. Ubinas	Mgmt	For	Refer	For	
1g	Elect Director Heidi J. Ueberroth	Mgmt	For	Refer	For	
1h	Elect Director Andrew Wilson	Mgmt	For	Refer	For	
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against	
3	Ratify KPMG LLP as Auditors	Mgmt	For	Refer	For	
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year	
5	Submit Severance Agreement (Change-in-Control) to Shareholder Vote	SH	Against	Refer	Against	

#### New Relic, Inc.

Meeting Date: 08/16/2023	Country: USA	Ticker: NEWR
Record Date: 06/22/2023	Meeting Type: Annual	
Primary Security ID: 64829B100		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Susan D. Arthur	Mgmt	For	For	For
1.2	Elect Director Phalachandra ("Pali") Bhat	Mgmt	For	For	For
1.3	Elect Director Lewis Cirne	Mgmt	For	For	For
1.4	Elect Director Hope Cochran	Mgmt	For	For	For
1.5	Elect Director Anne DelSanto	Mgmt	For	Refer	Withhold
1.6	Elect Director Kevin G. Galligan	Mgmt	For	For	For
1.7	Elect Director David Henshall	Mgmt	For	Refer	Withhold
1.8	Elect Director Radhakrishnan ("RK") Mahendran	Mgmt	For	Refer	Withhold
1.9	Elect Director Takeshi Numoto	Mgmt	For	Withhold	Withhold
1.10	Elect Director William Staples	Mgmt	For	For	For

## New Relic, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	Against
3	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For

## Nu Holdings Ltd.

Meeting Date: 08/16/2023	Country: Cayman Islands	Ticker: NU
Record Date: 07/07/2023	Meeting Type: Annual	
Primary Security ID: G6683N103		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2a	Elect Director David Velez Osorno	Mgmt	For	Against	Against
2b	Elect Director Douglas Mauro Leone	Mgmt	For	For	For
2c	Elect Director Anita Mary Sands	Mgmt	For	For	For
2d	Elect Director Daniel Krepel Goldberg	Mgmt	For	For	For
2e	Elect Director David Alexandre Marcus	Mgmt	For	For	For
2f	Elect Director Luis Alberto Moreno Mejia	Mgmt	For	For	For
2g	Elect Director Jacqueline Dawn Reses	Mgmt	For	For	For
2h	Elect Director Rogerio Paulo Calderdn Peres	Mgmt	For	For	For
2i	Elect Director Thuan Quang Pham	Mgmt	For	For	For

## **U-Haul Holding Company**

Meeting Date: 08/17/2023	Country: USA	Ticker: UHAL
Record Date: 06/20/2023	Meeting Type: Annual	
Primary Security ID: 023586100		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Edward J. "Joe" Shoen	Mgmt	For	For	For
1.2	Elect Director James E. Acridge	Mgmt	For	For	For
1.3	Elect Director John P. Brogan	Mgmt	For	For	For
1.4	Elect Director James J. Grogan	Mgmt	For	For	For
1.5	Elect Director Richard J. Herrera	Mgmt	For	For	For

## **U-Haul Holding Company**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.6	Elect Director Karl A. Schmidt	Mgmt	For	For	For
1.7	Elect Director Roberta R. Shank	Mgmt	For	For	For
1.8	Elect Director Samuel J. Shoen	Mgmt	For	Withhold	Withhold
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against	Against
3	Ratify and Affirm Decisions and Actions Taken by the Board and Executive Officers for Fiscal 2023	SH	For	Refer	Against

## Microchip Technology Incorporated

Meeting Date: 08/22/2023	Country: USA	Ticker: MCHP
Record Date: 06/23/2023	Meeting Type: Annual	
Primary Security ID: 595017104		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Matthew W. Chapman	Mgmt	For	Refer	For
1.2	Elect Director Karlton D. Johnson	Mgmt	For	Refer	For
1.3	Elect Director Wade F. Meyercord	Mgmt	For	Refer	For
1.4	Elect Director Ganesh Moorthy	Mgmt	For	Refer	For
1.5	Elect Director Robert A. Rango	Mgmt	For	Refer	For
1.6	Elect Director Karen M. Rapp	Mgmt	For	Refer	For
1.7	Elect Director Steve Sanghi	Mgmt	For	Refer	For
2	Amend Qualified Employee Stock Purchase Plan	Mgmt	For	Refer	For
3	Approve Nonqualified Employee Stock Purchase Plan	Mgmt	For	Refer	For
4	Ratify Ernst & Young LLP as Auditors	Mgmt	For	Refer	For
5	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against
6	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
7	Report on Due Diligence Efforts to Trace End-User Misuse of Company Products	SH	Against	Refer	Against

## Dynatrace, Inc.

Meeting Date: 08/23/2023	Country: USA	Ticker: DT
Record Date: 06/30/2023	Meeting Type: Annual	
Primary Security ID: 268150109		

## Dynatrace, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Rick McConnell	Mgmt	For	Refer	Withhold
1b	Elect Director Michael Capone	Mgmt	For	Refer	Withhold
1c	Elect Director Stephen Lifshatz	Mgmt	For	Refer	Withhold
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	Refer	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against

## **Casey's General Stores, Inc.**

Meeting Date: 09/06/2023	Country: USA	Ticker: CASY
Record Date: 06/30/2023	Meeting Type: Annual	
Primary Security ID: 147528103		

Proposal			Mgmt	Voting Policy	Vote
Number	Proposal Text	Proponent	Rec	Rec	Instruction
1a	Elect Director Sri Donthi	Mgmt	For	For	For
1b	Elect Director Donald E. Frieson	Mgmt	For	For	For
1c	Elect Director Cara K. Heiden	Mgmt	For	For	For
1d	Elect Director David K. Lenhardt	Mgmt	For	For	For
1e	Elect Director Darren M. Rebelez	Mgmt	For	For	For
1f	Elect Director Larree M. Renda	Mgmt	For	For	For
1g	Elect Director Judy A. Schmeling	Mgmt	For	For	For
1h	Elect Director Michael Spanos	Mgmt	For	For	For
1i	Elect Director Gregory A. Trojan	Mgmt	For	For	For
1j	Elect Director Allison M. Wing	Mgmt	For	For	For
2	Ratify KPMG LLP as Auditors	Mgmt	For	For	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	One Year	One Year
5	Disclose Supplier Code of Conduct and Responsible Sourcing Details	SH	Against	Against	Against
6	Report on Efforts to Reduce GHG Emissions in Alignment with Paris Agreement Goal	SH	Against	Refer	Against

#### **Deckers Outdoor Corporation**

Meeting Date: 09/11/2023 Record Date: 07/13/2023 Primary Security ID: 243537107 Country: USA Meeting Type: Annual Ticker: DECK

#### **Gen Digital Inc.**

 Meeting Date:
 09/12/2023
 Country:
 USA
 Ticker:
 GEN

 Record Date:
 07/17/2023
 Meeting Type:
 Annual
 Frimary Security ID:
 668771108
 Frimary Security ID:
 Fr

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1a	Elect Director Susan P. Barsamian	Mgmt	For	Refer	For	
1b	Elect Director Pavel Baudis	Mgmt	For	Refer	For	
1c	Elect Director Eric K. Brandt	Mgmt	For	Refer	For	
1d	Elect Director Frank E. Dangeard	Mgmt	For	Refer	For	
1e	Elect Director Nora M. Denzel	Mgmt	For	Refer	For	
1f	Elect Director Peter A. Feld	Mgmt	For	Refer	For	
1g	Elect Director Emily Heath	Mgmt	For	Refer	For	
1h	Elect Director Vincent Pilette	Mgmt	For	Refer	For	
1i	Elect Director Sherrese M. Smith	Mgmt	For	Refer	For	

## Gen Digital Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1j	Elect Director Ondrej Vlcek	Mgmt	For	Refer	Against
2	Ratify KPMG LLP as Auditors	Mgmt	For	Refer	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
5	Submit Severance Agreement (Change-in-Control) to Shareholder Vote	SH	Against	Refer	Against

#### NIKE, Inc.

Meeting Date: 09/12/2023	Country: USA	Ticker: NKE
Record Date: 07/12/2023	Meeting Type: Annual	
Primary Security ID: 654106103		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Cathleen Benko	Mgmt	For	Refer	For
1b	Elect Director Alan B. Graf, Jr.	Mgmt	For	Refer	For
1c	Elect Director John Rogers, Jr.	Mgmt	For	Refer	Withhold
1d	Elect Director Robert Swan	Mgmt	For	Refer	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
4	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	Refer	For
5	Report on Median Gender/Racial Pay Gap	SH	Against	Refer	Against
6	Report on Effectiveness of Supply Chain Management on Equity Goals and Human Rights Commitments	SH	Against	Refer	Against

#### **Roivant Sciences Ltd.**

Meeting Date: 09/12/2023	Country: Bermuda	Ticker: ROIV
Record Date: 07/17/2023	Meeting Type: Annual	
Primary Security ID: G76279101		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Daniel Gold	Mgmt	For	Refer	Withhold

#### **Roivant Sciences Ltd.**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.2	Elect Director Meghan FitzGerald	Mgmt	For	For	For	
2	Appoint Ernst & Young LLP as Auditors and Authorise Their Remuneration	Mgmt	For	For	For	

## NetApp, Inc.

Meeting Date: 09/13/2023	Country: USA	Ticker: NTAP
Record Date: 07/17/2023	Meeting Type: Annual	
Primary Security ID: 64110D104		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director T. Michael Nevens	Mgmt	For	Refer	For
1b	Elect Director Deepak Ahuja	Mgmt	For	Refer	For
1c	Elect Director Gerald Held	Mgmt	For	Refer	For
1d	Elect Director Kathryn M. Hill	Mgmt	For	Refer	For
1e	Elect Director Deborah L. Kerr	Mgmt	For	Refer	For
lf	Elect Director George Kurian	Mgmt	For	Refer	For
1g	Elect Director Carrie Palin	Mgmt	For	Refer	For
1h	Elect Director Scott F. Schenkel	Mgmt	For	Refer	For
1i	Elect Director George T. Shaheen	Mgmt	For	Refer	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
4	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	Refer	For
5	Reduce Ownership Threshold for Shareholders to Call Special Meeting	SH	Against	Refer	Against
6	Amend Qualified Employee Stock Purchase Plan	Mgmt	For	Refer	For
7	Amend Omnibus Stock Plan	Mgmt	For	Refer	Against

## Apartment Income REIT Corp.

Meeting Date: 09/15/2023	Country: USA
Record Date: 07/28/2023	Meeting Type: Annual
Primary Security ID: 03750L109	

Ticker: AIRC

## Apartment Income REIT Corp.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Terry Considine	Mgmt	For	For	For
1.2	Elect Director Thomas N. Bohjalian	Mgmt	For	For	For
1.3	Elect Director Kristin R. Finney-Cooke	Mgmt	For	For	For
1.4	Elect Director Thomas L. Keltner	Mgmt	For	For	For
1.5	Elect Director Devin I. Murphy	Mgmt	For	For	For
1.6	Elect Director Margarita Palau-Hernandez	Mgmt	For	For	For
1.7	Elect Director John Dinha Rayis	Mgmt	For	For	For
1.8	Elect Director Ann Sperling	Mgmt	For	For	For
1.9	Elect Director Nina A. Tran	Mgmt	For	For	For
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
4	Eliminate Supermajority Vote Requirements	Mgmt	For	For	For
5	Provide Directors May Be Removed With or Without Cause	Mgmt	For	For	For
6	Amend Charter to Eliminate Language that are No Longer Applicable Due to the Passage of Time	Mgmt	For	For	For

## Darden Restaurants, Inc.

Meeting Date: 09/20/2023	Country: USA	Ticker: DRI
Record Date: 07/26/2023	Meeting Type: Annual	
Primary Security ID: 237194105		

				M-N	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Margaret Shan Atkins	Mgmt	For	Refer	For
1.2	Elect Director Ricardo (Rick) Cardena	Mgmt	For	Refer	For
1.3	Elect Director Juliana L. Chugg	Mgmt	For	Refer	For
1.4	Elect Director James P. Fogarty	Mgmt	For	Refer	For
1.5	Elect Director Cynthia T. Jamison	Mgmt	For	Refer	For
1.6	Elect Director Nana Mensah	Mgmt	For	Refer	For
1.7	Elect Director William S. Simon	Mgmt	For	Refer	For
1.8	Elect Director Charles M. Sonsteby	Mgmt	For	Refer	For

## Darden Restaurants, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction	
1.9	Elect Director Timothy J. Wilmott	Mgmt	For	Refer	For	
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For	
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year	
4	Ratify KPMG LLP as Auditors	Mgmt	For	Refer	For	
5	Adopt GHG Emissions Reduction Targets Aligned with the Paris Agreement Goal	SH	Against	Refer	Against	
6	Report on Risks Due to Restrictions on Reproductive Rights	SH	Against	Refer	Against	

## Houlihan Lokey, Inc.

Meeting Date: 09/20/2023	Country: USA	Ticker: HLI
Record Date: 07/26/2023	Meeting Type: Annual	
Primary Security ID: 441593100		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Irwin N. Gold	Mgmt	For	For	For
1.2	Elect Director Cyrus D. Walker	Mgmt	For	Withhold	Withhold
1.3	Elect Director Gillian B. Zucker	Mgmt	For	For	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For
3	Ratify KPMG LLP as Auditors	Mgmt	For	For	For
4	Amend Certificate of Incorporation to Provide for the Exculpation of Certain Officers	Mgmt	For	Refer	Against

#### **ONEOK, Inc.**

Meeting Date: 09/21/2023	Country: USA	Ticker: OKE
Record Date: 07/24/2023	Meeting Type: Special	
Primary Security ID: 682680103		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1	Issue Shares in Connection with the Merger	Mgmt	For	Refer	For
2	Adjourn Meeting	Mgmt	For	Refer	For

#### Take-Two Interactive Software, Inc.

Meeting Date: 09/21/2023 Record Date: 07/25/2023 Primary Security ID: 874054109 Country: USA Meeting Type: Annual Ticker: TTWO

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Strauss Zelnick	Mgmt	For	Refer	For
1b	Elect Director Michael Dornemann	Mgmt	For	Refer	For
1c	Elect Director J Moses	Mgmt	For	Refer	For
1d	Elect Director Michael Sheresky	Mgmt	For	Refer	For
1e	Elect Director LaVerne Srinivasan	Mgmt	For	Refer	For
1f	Elect Director Susan Tolson	Mgmt	For	Refer	For
1g	Elect Director Paul Viera	Mgmt	For	Refer	For
1h	Elect Director Roland Hernandez	Mgmt	For	Refer	For
1i	Elect Director William "Bing" Gordon	Mgmt	For	Refer	For
1j	Elect Director Ellen Siminoff	Mgmt	For	Refer	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
4	Amend Omnibus Stock Plan	Mgmt	For	Refer	For
5	Ratify Ernst & Young LLP as Auditors	Mgmt	For	Refer	For

#### Lamb Weston Holdings, Inc.

Meeting Date: 09/28/2023	Country: USA	Ticker: LW
Record Date: 07/31/2023	Meeting Type: Annual	
Primary Security ID: 513272104		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Peter J. Bensen	Mgmt	For	Refer	For
1b	Elect Director Charles A. Blixt	Mgmt	For	Refer	For
1c	Elect Director Robert J. Coviello	Mgmt	For	Refer	For
1d	Elect Director Rita Fisher	Mgmt	For	Refer	For
1e	Elect Director Andre J. Hawaux	Mgmt	For	Refer	For
1f	Elect Director W.G. Jurgensen	Mgmt	For	Refer	For
1g	Elect Director Thomas P. Maurer	Mgmt	For	Refer	For
1h	Elect Director Hala G. Moddelmog	Mgmt	For	Refer	For

## Lamb Weston Holdings, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1i	Elect Director Robert A. Niblock	Mgmt	For	Refer	For
1j	Elect Director Maria Renna Sharpe	Mgmt	For	Refer	For
1k	Elect Director Thomas P. Werner	Mgmt	For	Refer	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
4	Ratify KPMG LLP as Auditors	Mgmt	For	Refer	For



Mellon Investments Corporation BNYM Mellon DB NSL REIT Index Fund

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas State Police Retirement System Arkansas Public Employees' Retirement System

For the period 07/01/2023 thru 09/30/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

## Lamb Weston Holdings, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Voting Policy Rec	Vote Instruction
1i	Elect Director Robert A. Niblock	Mgmt	For	Refer	For
1j	Elect Director Maria Renna Sharpe	Mgmt	For	Refer	For
1k	Elect Director Thomas P. Werner	Mgmt	For	Refer	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Refer	Against
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	Refer	One Year
4	Ratify KPMG LLP as Auditors	Mgmt	For	Refer	For

# CASTLEARK

#### CastleArk Management, LLC All Cap Growth Equity

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas State Police Retirement System Arkansas Public Employees' Retirement System

For the period 07/01/2023 thru 09/30/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

## CASTLEARK

CastleArk Management, LLC All Cap Growth Equity

Per Arkansas Act 498, Proxy Voting Report for





Arkansas Public Employees Retirement System & Arkansas State Police Retirement System

For the periods 07/01/2023 thru 07/31/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

#### Meeting Date Range: 01-Aug-2023 To 31-Aug-2023

Selected Accounts

	ETICS CORPORATION	and the second second					the second second second	-	and the second division of the second divisio
	Enes corforation								
Security:	405024100				Meeting T	ype:	Annual		
Ticker:	HAE				Meeting D	)ate:	04-Aug-2023		
ISIN	US4050241003				Vote Dead	dline	03-Aug-2023 11	:59 PM ET	
Agenda	935892578 Managen	nent			Total Ballo	ot Shares:	52090		
Last Vote [	Date: 10-Jul-2023								
ltem	Proposal		Recommendation	Default	Vote	For	Against	Abstain	Take No Action
1	Election of Director: Robert E. Abernathy		For	None		4920	0	0	0
2	Election of Director: Michael J. Coyle		For	None		4920	0	0	0
3	Election of Director: Charles J. Dockendorff		For	None		4920	0	0	0
4	Election of Director: Lloyd E. Johnson		For	None		4920	0	0	0
5	Election of Director: Mark W. Kroll		For	None		4920	0	0	0
6	Election of Director: Claire Pomeroy		For	None		4920	0	0	0
7	Election of Director: Christopher A. Simon		For	None		4920	0	0	0
3	Election of Director: Ellen M. Zane		For	None		4920	0	0	0
9	To approve, on an advisory basis, the compensation of our named executive officers.		For	None		4920	0	0	0
		Recomment	lation Defaul	lt Vote	1 Year	2 Years	3 Years	Abstain	Take No Action
0	To approve, on an advisory basis, the frequency of future advisory votes on the compensation of our named executive officers.	1 Year	None		4920	0	0	0	0
	Proposal	F	Recommendation	Def	ault Vote	For	Against	Abstain	Take No Action
1	To approve an amendment and restatement of the Haemonetics Corporation 2019 Long-Term Incentive Compensation Plan.		For	None		4920	0	D	0
2	To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending March 30, 2024.		For	None		4920	0	0	0

Wednesday, September 13, 2023

DYNATRA	ACE, INC.						ALL STREET		
Security:		268150109			Mee	ting Type:	Annual		
Ticker:		DT			Mee	ting Date:	23-Aug-202	3	
ISIN		US2681501092			Vote	Deadline	22-Aug-202	3 11:59 PM ET	
Agenda		935902127	Management		Tota	I Ballot Shares:	14500		
Last Vote	Date:	31-Jul-2023							
	Proposal			Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	Election of	f Class I Director: Rick McCo	onnell	For	None	2430	0	0	0
2	Election of	Class I Director: Michael Ca	apone	For	None	2430	0	0	0
3	Election of	Class   Director: Stephen L	ifshatz	For	None	2430	0	0	0
4	Dynatrace	appointment of Ernst & Your 's independent registered pu g firm for the fiscal year ending	iblic	For	None	2430	0	0	0
5		ng advisory vote on the comp 's named executive officers.		For	None	2430	0	0	0

Wednesday, September 13, 2023

Security:	M6372Q113			Meetin	д Туре:	Annual		
Ticker:	KRNT			Meetin	g Date:	28-Aug-2023	3	
SIN	IL001121672	3		Vote D	eadline	24-Aug-2023 11:59 PM ET		
Agenda	935910667	Management		Total B	allot Shares:	90195		
ast Vote I	Date: 31-Jul-2023							
ltəm	Proposal		Recommendation	Default Vote	For	Against	Abstain	Take No Action
1	Re-election/ initial election of C a three- year term until the Cor general meeting of shareholder his/her successor is duly electe Ofer Ben-Zur	npany's annual rs in 2026 and until	For	None	6871	0	0	0
2	Re-election/ initial election of C a three- year term until the Con general meeting of shareholder his/her successor is duly electe Naama Halevi Davidov	npany's annual 's in 2026 and until	For	None	6871	0	0	0
3	Re-election/ initial election of C a three- year term until the Con general meeting of shareholder his/her successor is duly electe Gabi Seligsohn	npany's annual s in 2026 and until	For	None	6871	0	0	0
	Re-adoption and amendment o policy for the Company's office defined in the Israeli Companie (the "Companies Law")).[MUST ITEM 2a]	holders (as s Law, 5759-1999	For	None	6871	0	0	0
	By checking the box marked "F undersigned hereby confirms th not a "controlling shareholder" a a "personal interest" (i.e., a con the approval of Proposal 2 (in e defined in the Companies Law i the Proxy Statement). If the under related party of the undersigned shareholder or has such a confl check the box "AGAINST".	at he, she or it is and does not have flict of interest) in ach case as and described in lersigned or a l is a controlling	None	None	0	0	0	6871

Wednesday, September 13, 2023

Re-appointment of Kost Forer Gabbay & Kasierer, registered public accounting firm, a member firm of Ernst & Young Global, as the Company's independent registered public accounting firm for the year ending December 31, 2023 and until the Company's 2024 annual general meeting of shareholders, and authorization of the Company's board of directors (with power of delegation to the audit committee thereof) to fix such accounting firm's annual compensation       0       0       0	re of inc the	gistered public accounting firm, a member firm Ernst & Young Global, as the Company's lependent registered public accounting firm for	For	None	6871	0	0	0
	sh bo au	Impany's 2024 annual general meeting of areholders, and authorization of the Company's ard of directors (with power of delegation to the dit committee thereof) to fix such accounting						

# CASTLEARK

CastleArk Management, LLC All Cap Growth Equity

Per Arkansas Act 498, Proxy Voting Report for





Arkansas Public Employees Retirement System & Arkansas State Police Retirement System

For the periods 08/01/2023 thru 08/31/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

No Data To Display

Page 1 of 1

Tuesday, August 15, 2023

# CASTLEARK

CastleArk Management, LLC All Cap Growth Equity

Per Arkansas Act 498, Proxy Voting Report for





Arkansas Public Employees Retirement System & Arkansas State Police Retirement System

For the periods 09/01/2023 thru 09/30/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

#### Proxy Voting Record

#### Meeting Date Range: 01-Sep-2023 To 30-Sep-2023

Selected.	Accounts														
								La Charles	The second						
Security:	6541	106103						Meeting	Туре:		Annua	1			
Ticker:	NKE							Meeting	Date:		12-Sep	-2023			
ISIN	US6	541061031						Vote Dea	adline		11-Sep	-2023 11	:59 PM ET		
Agenda	9359	07343	Managem	nent				Total Bal	lot Shares:		44243	9			
Last Vote	Date: 31-J	ul-2023													
ltem	Proposal				Recomme	endation	Default	Vote	For	616	Against		Abstain		Take No Action
1	Election of Class B Dir	ector: Cathleen	Benko		For		None		161805		0		0		0
2	Election of Class B Dir	ector: Alan Graf	, Jr.		For		None		161805		0		0		0
	Election of Class B Dire	ector: John Rog	ers, Jr.		For		None		161805		0		0		0
	Election of Class B Dire	ector: Robert Sv	van		For		None		161805		0		0		0
; .	To approve executive of advisory vote.	compensation b	y an		For		None		161805		0		0		0
	Proposal			Recomme	ndation	Default \	′ote	1 Year	2 \	′ears	3	Years	Absta	in	Take No Action
	To hold an advisory vo advisory votes on exec			1 Year		None		161805		0		0		0	0
					Recomme	ndation	De	ault Vote	For		Against		Abstain		Take No Action
	To ratify the appointme PricewaterhouseCoope registered public accou	ers LLP as indep	pendent		For		None		161805		0		0		0
	To consider a sharehol Supplemental Pay Equi presented at the meetir	ity Disclosure, if			Against		None		0		161805		0		0
	To consider a sharehold Supply Chain Managen presented at the meetir	nent Report, if p			Against		None		0		161805		0		0

Monday, October 16, 2023



**DoubleLine Capital LP** Core Plus Fixed Income

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas State Police Retirement System Arkansas Public Employees' Retirement System

For the period 07/01/2023 thru 09/30/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

# Meeting Statistics Report

#### From 7/1/2023 to 9/30/2023

Meetings by Region & Vote Status No Data Available

Region	Country Of Origin	Voted	Unvoted	Mixed	Take No Action	Total
Total for all Regions		0	0	0	0	0

# **Ballot Statistics Report**

#### From 7/1/2023 to 9/30/2023

Ballots by Region & Vote Status No Data Available

Region	Country Of Origin	Voted	Unvoted	Take No Action	Total
Total for all Regions		0	0	0	0

# Proposal Statistics Report

#### From 7/1/2023 to 9/30/2023

	Mgmt Proposals	SHP Proposals	Total Proposals
For	0	0	0
Against	0	0	0
Abstain	0	0	0
1 Year	0	0	0
2 Years	0	0	0
3 Years	0	0	0
Mixed	0	0	0
Take No Action	0	0	0
Unvoted	0	0	0
Totals	0	0	0

	Mgmt Proposals	SHP Proposals	Total Proposals
With Management	0	0	0
Against Management	0	0	0
N/A	0	0	0
Mixed	0	0	0
Take No Action	0	0	0
Unvoted	0	0	0
Totals	0	0	0

#### Mgmt Proposals SHP Proposals Total Proposals

With Policy	0	0	0
Against Policy	0	0	0
Manual	0	0	0
N/A	0	0	0
Mixed	0	0	0
Take No Action	0	0	0
Unvoted	0	0	0
Totals	0	0	0

	Mgmt Proposals	SHP Proposals	Total Proposals
With Glass Lewis	0	0	0
Against Glass Lewis	0	0	0
N/A	0	0	0
Mixed	0	0	0
Take No Action	0	0	0
Unvoted	0	0	0
Totals	0	0	0

# Proposal Category Report

From 7/1/2023 to 9/30/2023

## Proposal Categories - All Votes

				Take No						
Proposal Category Type	For	Against	Abstain	Action	Unvoted	Mixed	1 Year	2 Years	3 Years	Total
			State State State And State			ent				

No Data Available

#### Proposal Categories - Votes versus Management

	With	Against	Take No				
Proposal Category Type	Management	Management	Action	Unvoted	N/A	Mixed	Total

Proposal Categories - Votes versus Policy

No Data Available

#### Proposal Categories - Votes versus Policy

				Take No				
Proposal Category Type	With Policy	Against Policy	Manual	Action	Unvoted	N/A	Mixed	Total

Proposal Categories - Votes versus Glass Lewis

No Data Available

## Proposal Categories - Votes versus Glass Lewis

	With Glass	Against	Take No				
Proposal Category Type	Lewis	Glass Lewis	Action	Unvoted	N/A	Mixed	Total

## Proposal Type Report

From 7/1/2023 to 9/30/2023

#### Proposal Types - All Votes

		Take No	
Issue Code Category	Issue Short Text	For Against Abstain Action Unvoted Mixed 1 Year 2 Years 3 Years Tot	tal

#### Proposal Types – Votes Versus Management

Issue Code Category	Issue Code Description	With Management	Against Management	Take No Action	Unvoted	N/A	Mixed	Total
Proposal Types – V	Votes Versus Policy							
Issue Code Category	Issue Code Description	With Policy	Against Policy		Take No Action Unvot	ed N/	A Mixed	Total

## Proposal Types – Votes Versus Glass Lewis

		With	Against Glass	Take No				
Issue Code Category	Issue Code Description	Glass Lewis	Lewis	Action	Unvoted	N/A	Mixed	Total



# **Franklin Templeton**

Templeton International Smaller Companies Fund

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas State Police Retirement System Arkansas Public Employees' Retirement System

For the period 07/01/2023 thru 09/30/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan. We acknowledge Arkansas Act 498 (the "Act") and believe the Proxy Voting Policies and Procedures of the Templeton Global Equity Group (the "TGEG Proxy Policies") are consistent with the substance of the Act. However, please note that all proxies for the Templeton International Smaller Companies Fund ("TISCF") are voted solely pursuant to the TGEG Proxy Policies and the Act does not govern our proxy voting for TISCF.



# AT & S Austria Technologie & Systemtechnik AG

Meeting Date: 07/06/2023	Country: Austria
Record Date: 06/26/2023	Meeting Type: Annual
Primary Security ID: A05345110	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2022/23 (Non-Voting)	Mgmt		
2	Approve Allocation of Income and Dividends of EUR 0.40 per Share	Mgmt	For	For
3	Approve Discharge of Management Board for Fiscal Year 2022/23	Mgmt	For	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2022/23	Mgmt	For	For
5	Approve Remuneration of Supervisory Board Members	Mgmt	For	For
6	Approve Remuneration Report	Mgmt	For	Against
7	Ratify Deloitte Audit as Auditors for Fiscal Year 2023/24	Mgmt	For	For
8	Amend Articles Re: Company Announcements	Mgmt	For	For
9	Amend Articles Re: Management Board Composition	Mgmt	For	For
10	Approve Virtual-Only or Hybrid Shareholder Meetings Until 2026	Mgmt	For	For
11	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	For

Page 1 of 15

## Canada Goose Holdings Inc.

Meeting Date: 08/04/2023
Record Date: 06/20/2023
Duine and Committee TD: 10000100

## Country: Canada

Primary Security ID: 135086106

Meeting Type: Annual

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Meeting for Holders of Multiple Voting and Subordinate Voting Shares	Mgmt		
1.1	Elect Director Dani Reiss	Mgmt	For	Withhold
1.2	Elect Director Ryan Cotton	Mgmt	For	Withhold
1.3	Elect Director Joshua Bekenstein	Mgmt	For	Withhold
1.4	Elect Director Stephen Gunn	Mgmt	For	For
1.5	Elect Director John Davison	Mgmt	For	For
1.6	Elect Director Maureen Chiquet	Mgmt	For	For
1.7	Elect Director Jodi Butts	Mgmt	For	For
1.8	Elect Director Michael D. Armstrong	Mgmt	For	For
1.9	Elect Director Belinda Wong	Mgmt	For	For
2	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For

## **Carel Industries SpA**

Meeting Date: 09/14/2023	Country: Italy	
Record Date: 09/05/2023	Meeting Type: Extraordinary Shareholders	
Primary Security ID: T2R2A6107		

## **Carel Industries SpA**

Proposal				Vote
Number	Proposal Text	Proponent	Mgmt Rec	Instruction
	Ordinary Business	Mgmt		
	Shareholder Proposal Submitted by Luigi Rossi Luciani Sapa and Athena SpA	Mgmt		
1	Appoint Camilla Menini as Alternate Internal Statutory Auditor	SH	None	For
	Extraordinary Business	Mgmt		
	Management Proposal	Mgmt		
1	Approve Capital Raising	Mgmt	For	For

## **Century Pacific Food, Inc.**

Meeting Date: 07/06/2023	Country: Philippines
Record Date: 05/16/2023	Meeting Type: Annual
Primary Security ID: Y1249R102	

ainst
ainst
ainst
ainst
ains

Page 3 of 15

## **Century Pacific Food, Inc.**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
4.5	Elect Regina Jacinto-Barrientos as Director	Mgmt	For	Against
4.6	Elect Stephen Anthony T. Cuunjieng as Director	Mgmt	For	For
4.7	Elect Regina Roberta L. Lorenzana as Director	Mgmt	For	For
4.8	Elect Philip G. Soliven as Director	Mgmt	For	For
4.9	Elect Frances J. Yu as Director	Mgmt	For	For
5	Elect SGV & Co. as Independent Auditor and Fix Its Remuneration	Mgmt	For	For
6	Approve Other Matters	Mgmt	For	Against

## **Computer Modelling Group Ltd.**

Meeting Date: 07/06/2023	Country: Canada
Record Date: 05/17/2023	Meeting Type: Annual/Special
Primary Security ID: 205249105	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Fix Number of Directors at Nine	Mgmt	For	For
2a	Elect Director Christine (Tina) M. Antony	Mgmt	For	For
2b	Elect Director Judith J. Athaide	Mgmt	For	For
2c	Elect Director John E. Billowits	Mgmt	For	For
2d	Elect Director Kenneth M. Dedeluk	Mgmt	For	For
2e	Elect Director Christopher L. Fong	Mgmt	For	Withhold
2f	Elect Director Pramod Jain	Mgmt	For	For
2g	Elect Director Peter H. Kinash	Mgmt	For	Withhold
2h	Elect Director Mark R. Miller	Mgmt	For	For

Page 4 of 15

## **Computer Modelling Group Ltd.**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
2i	Elect Director Kiren Singh	Mgmt	For	For
3	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For
4	Re-approve Stock Option Plan	Mgmt	For	For
5	Re-approve Performance Share Unit and Restricted Share Unit Plan	Mgmt	For	Against
6	Approve Stock Option Plan Grant	Mgmt	For	For

#### DO & CO AG

Meeting Date: 07/20/2023	Country: Austria		
Record Date: 07/10/2023	Meeting Type: Annual		
Primary Security ID: A1447E107			

Proposal				Vote
Number	Proposal Text	Proponent	Mgmt Rec	Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal Year 2022/23 (Non-Voting)	Mgmt		
2	Approve Allocation of Income and Dividends of EUR 1.00 per Share	Mgmt	For	For
3	Approve Discharge of Management Board for Fiscal Year 2022/23	Mgmt	For	For
4	Approve Discharge of Supervisory Board for Fiscal Year 2022/23	Mgmt	For	For
5	Approve Remuneration of Supervisory Board Members	Mgmt	For	For
6	Ratify Auditors for Fiscal Year 2023/24	Mgmt	For	For
7	Approve Remuneration Report	Mgmt	For	Against
8	Authorize Share Repurchase Program and Reissuance or Cancellation of Repurchased Shares	Mgmt	For	For
9	Amend Articles Re: Company Announcements	Mgmt	For	For

Page 5 of 15

#### DO & CO AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
10	Approve Virtual-Only or Hybrid Shareholder Meetings Until 2027	Mgmt	For	For
Flow Traders Ltd.				

Meeting Date: 09/14/2023	Country: Netherlands	
Record Date: 08/17/2023	Meeting Type: Extraordinary Shareholders	
Primary Security ID: G3602E108		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Extraordinary Meeting Agenda	Mgmt		
1	Open Meeting	Mgmt		
2	Elect Hermien Smeets-Flier as Executive Director and Chief Financial Officer	Mgmt	For	For
3	Close Meeting	Mgmt		

#### Jumbo SA

Meeting Date: 07/05/2023	Country: Greece
Record Date: 06/29/2023	Meeting Type: Annual
Primary Security ID: X4114P111	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Annual Meeting Agenda	Mgmt		
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For

Page 6 of 15

#### Jumbo SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
2	Receive Report of Independent Non-Executive Directors	Mgmt		
3	Receive Audit Committee's Activity Report	Mgmt		
4	Approve Allocation of Income and Distribution of Dividends	Mgmt	For	For
5	Approve Management of Company and Grant Discharge to Auditors	Mgmt	For	For
6	Approve Remuneration of Board Members	Mgmt	For	For
7	Advisory Vote on Remuneration Report	Mgmt	For	For
8	Approve Remuneration Policy	Mgmt	For	For
9.1	Elect Apostolos Evangelos Vakakis as Director	Mgmt	For	For
9.2	Elect Konstantina Demiri as Director	Mgmt	For	For
9.3	Elect Polys Polycarpou as Director	Mgmt	For	For
9.4	Elect Sofia Vakaki as Director	Mgmt	For	For
9.5	Elect Dimitrios Kerameus as Director	Mgmt	For	For
9.6	Elect Nikolaos Velissariou as Director	Mgmt	For	Against
9.7	Elect Evanthia Andrianou as Independent Director	Mgmt	For	For
9.8	Elect Fotios Tzigkos as Independent Director	Mgmt	For	For
9.9	Elect Marios Lasanianos as Independent Director	Mgmt	For	Against
9.10	Elect Savvas Kaouras as Independent Director	Mgmt	For	For
9.11	Elect Charalampos (Babis) Pandis as Independent Director	Mgmt	For	For
9.12	Elect Argyro Athanasiou as Independent Director	Mgmt	For	For
9.13	Elect Efthymia Deli as Independent Director	Mgmt	For	For
10	Approve Type, Term and Composition of the Audit Committee	Mgmt	For	For
11	Approve Auditors and Fix Their Remuneration	Mgmt	For	For

Page 7 of 15

## Logitech International S.A.

Meeting Date: 09/13/2023				
Record Date: 09/07/2023				
Primary Security ID: H50430232				

#### Country: Switzerland Meeting Type: Annual

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	One Year
4	Approve Remuneration Report	Mgmt	For	For
5	Appropriation of Retained Earnings and Declaration of Dividend	Mgmt	For	For
6A	Amend Articles Re: Shareholders Rights and General Meeting of Shareholders	Mgmt	For	For
6B	Amend Articles Re: Compensation and Mandates	Mgmt	For	For
6C	Amend Articles Re: Creation of a Capital Band	Mgmt	For	For
6D	Amend Articles Re: Administrative amendments to the Articles of Incorporation	Mgmt	For	For
7	Approve Discharge of Board and Senior Management	Mgmt	For	For
	Elections to the Board of Directors	Mgmt		
8A	Elect Director Patrick Aebischer	Mgmt	For	For
8B	Elect Director Wendy Becker	Mgmt	For	For
8C	Elect Director Edouard Bugnion	Mgmt	For	For
8D	Elect Director Guy Gecht	Mgmt	For	For
8E	Elect Director Marjorie Lao	Mgmt	For	For
8F	Elect Director Neela Montgomery	Mgmt	For	For
8G	Elect Director Deborah Thomas	Mgmt	For	For

Page 8 of 15

## Logitech International S.A.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
8H	Elect Director Christopher Jones	Mgmt	For	For
81	Elect Director Kwok Wang Ng	Mgmt	For	For
8J	Elect Director Sascha Zahn	Mgmt	For	For
9	Elect Wendy Becker as Board Chairman	Mgmt	For	For
	Elections to the Compensation Committee	Mgmt		
10A	Appoint Neela Montgomery as Member of the Compensation Committee	Mgmt	For	For
10B	Appoint Kwok Wang Ng as Member of the Compensation Committee	Mgmt	For	For
10C	Appoint Deborah Thomas as Member of the Compensation Committee	Mgmt	For	For
11	Approve Remuneration of Directors in the Amount of CHF 3,700,000	Mgmt	For	For
12	Approve Remuneration of the Group Management Team in the Amount of USD 26,700,000	Mgmt	For	For
13	Ratify KPMG AG as Auditors and Ratify KPMG LLP as Independent Registered Public Accounting Firm for Fiscal Year 2024	Mgmt	For	For
14	Designate Etude Regina Wenger & Sarah Keiser-Wuger as Independent Representative	Mgmt	For	For
Α	Authorize Independent Representative to Vote on Any New or Amended Resolutions	Mgmt	For	Against

## Nayax Ltd. (Israel)

Meeting Date: 09/12/2023	Country: Israel	
Record Date: 08/04/2023	Meeting Type: Annual	
Primary Security ID: M7S750159		

# Nayax Ltd. (Israel)

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Reappoint Kesselman & Kesselman as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For
2a.	Reelect Yair Nechmad as Director	Mgmt	For	Against
2b.	Reelect David Ben-Avi as Director	Mgmt	For	Against
2c.	Reelect Amir Nechmad as Director	Mgmt	For	For
2d.	Reelect Nir Dor as Director	Mgmt	For	For
2e.	Reelect Reuven Ben Menachem as Director	Mgmt	For	For
За.	Approve Employment Terms of Oded Frenkel	Mgmt	For	Against
3b.	Approve Employment Terms of Reuven Amar	Mgmt	For	Against
Зс.	Approve Employment Terms of Shai Ben-Avi	Mgmt	For	Against
3d.	Approve Employment Terms of Tal Tannenbaum	Mgmt	For	Against
Зе.	Approve Employment Terms of Arnon Nechmad.	Mgmt	For	Against
A	Vote FOR if you are a controlling shareholder or have a personal interest in one or several resolutions, as indicated in the proxy card; otherwise, vote AGAINST. You may not abstain. If you vote FOR, please provide an explanation to your account manager	Mgmt	None	Against

#### **Oxford Instruments Plc**

Meeting Date: 09/19/2023	Country: United Kingdom
Record Date: 09/15/2023	Meeting Type: Annual
Primary Security ID: G6838N107	

#### **Oxford Instruments Plc**

Proposal				Vote
Number	Proposal Text	Proponent	Mgmt Rec	Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For
2	Approve Remuneration Report	Mgmt	For	For
3	Approve Remuneration Policy	Mgmt	For	For
4	Approve Final Dividend	Mgmt	For	For
5	Re-elect Neil Carson as Director	Mgmt	For	For
6	Re-elect Ian Barkshire as Director	Mgmt	For	For
7	Re-elect Gavin Hill as Director	Mgmt	For	For
8	Elect Reshma Ramachandran as Director	Mgmt	For	For
9	Re-elect Nigel Sheinwald as Director	Mgmt	For	For
10	Re-elect Mary Waldner as Director	Mgmt	For	For
11	Re-elect Alison Wood as Director	Mgmt	For	For
12	Reappoint BDO LLP as Auditors	Mgmt	For	For
13	Authorise the Audit and Risk Committee to Fix Remuneration of Auditors	Mgmt	For	For
14	Authorise UK Political Donations and Expenditure	Mgmt	For	For
15	Authorise Issue of Equity	Mgmt	For	For
16	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For
17	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	For	For
18	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For
19	Approve Long Term Incentive Plan	Mgmt	For	For
20	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For

Page 11 of 15

#### SECO SpA

#### Meeting Date: 07/28/2023 Record Date: 07/19/2023

Primary Security ID: T8T33S118

Country: Italy

Meeting Type: Extraordinary Shareholders

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Ordinary Business	Mgmt		
1	Approve Stock Option Plan 2024-2027 for Chief Executive Officer	Mgmt	For	Against
2	Approve Plan 2024-2027 for Employees, Senior Management and Collaborators	Mgmt	For	Against
	Extraordinary Business	Mgmt		
1	Authorize Board to Increase Capital to Service the Stock Option Plan 2024-2027 for Chief Executive Officer	Mgmt	For	Against
2	Authorize Board to Increase Capital to Service the Plan 2024-2027 for Employees, Senior Management and Collaborators	Mgmt	For	Against

## TechnoPro Holdings, Inc.

Meeting Date: 09/28/2023	Country: Japan
Record Date: 06/30/2023	Meeting Type: Annual
Primary Security ID: J82251109	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Approve Allocation of Income, with a Final Dividend of JPY 50	Mgmt	For	For
2.1	Elect Director Yagi, Takeshi	Mgmt	For	Against
2.2	Elect Director Shimaoka, Gaku	Mgmt	For	Against
2.3	Elect Director Asai, Koichiro	Mgmt	For	Against

Page 12 of 15

# TechnoPro Holdings, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
2.4	Elect Director Hagiwara, Toshihiro	Mgmt	For	Against
2.5	Elect Director Takao, Mitsutoshi	Mgmt	For	For
2.6	Elect Director Yamada, Kazuhiko	Mgmt	For	For
2.7	Elect Director Sakamoto, Harumi	Mgmt	For	For
2.8	Elect Director Takase, Shoko	Mgmt	For	For
3	Elect Director and Audit Committee Member Deguchi, Masatoshi	Mgmt	For	For

## **VTech Holdings Limited**

Proposal		_		Vote
Number	Proposal Text	Proponent	Mgmt Rec	Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For
2	Approve Final Dividend	Mgmt	For	For
За	Elect Pang King Fai as Director	Mgmt	For	Against
3b	Elect William Wong Yee Lai as Director	Mgmt	For	Against
3с	Elect Gan Jie as Director	Mgmt	For	For
3d	Approve Directors' Fees	Mgmt	For	For
4	Approve KPMG as Auditor and Authorize Board to Fix Their Remuneration	Mgmt	For	For
5	Authorize Repurchase of Issued Share Capital	Mgmt	For	For
6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	Mgmt	For	For

Page 13 of 15

# **VTech Holdings Limited**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
7	Approve Amendments to the Share Award Scheme, the Amended Share Award Scheme and the Scheme Mandate Limit	Mgmt	For	Against
8	Approve Amendments to the Share Option Scheme, the Amended Share Option Scheme and the Scheme Mandate Limit	Mgmt	For	Against
9	Approve Amendments to the Existing Bye-Laws and Adopt New Bye-Laws	Mgmt	For	For

# Watches of Switzerland Group Plc

Meeting Date: 08/31/2023	Country: United Kingdom
Record Date: 08/29/2023	Meeting Type: Annual
Primary Security ID: G94648105	

Proposal				Vote
Number	Proposal Text	Proponent	Mgmt Rec	Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For
2	Approve Remuneration Report	Mgmt	For	For
3	Re-elect Anders Romberg as Director	Mgmt	For	For
4	Re-elect Ian Carter as Director	Mgmt	For	For
5	Re-elect Brian Duffy as Director	Mgmt	For	For
6	Re-elect Tea Colaianni as Director	Mgmt	For	For
7	Re-elect Rosa Monckton as Director	Mgmt	For	For
8	Re-elect Robert Moorhead as Director	Mgmt	For	For
9	Re-elect Chabi Nouri as Director	Mgmt	For	For
10	Reappoint Ernst & Young LLP as Auditors	Mgmt	For	For
11	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For

Page 14 of 15

## Watches of Switzerland Group Plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
12	Authorise UK Political Donations and Expenditure	Mgmt	For	For
13	Authorise Issue of Equity	Mgmt	For	For
14	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For
15	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	For	For
16	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For
17	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For

Page 15 of 15



## HORRELL CAPITAL MANAGEMENT, INC.

APERS' ARKANSAS STOCK INDEX PORTFOLIO

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas State Police Retirement System Arkansas Public Employees' Retirement System

For the period 07/01/2023 thru 09/30/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

# Arkansas Public Employees Retirement System Arkansas Index Portfolio-Acct. #9657048400 Period from 01-July-23 to 30-September-23

#### **Proxy Voting Report**

Meeting Date	Company/ Ballot Issues	Security/ Ticker	Mgt. Rec	Vote Cast	Record Date	Shares
08/29/23	America's Car-Mart, Inc.	03062T105			07/28/23	29,518
	<ol> <li>Election to the Board of Directors: Nominees:         <ol> <li>Ann G. Bordelon</li> <li>Julia K. Davis</li> <li>Daniel J. Englander</li> <li>Wiliam H. Henderson</li> <li>Dawn C. Morris</li> <li>Joshua G. Welch</li> <li>Jeffrey A. Williams</li> </ol> </li> <li>To approve an advisory resolution regarding th Company's compensation of its named executive officers.</li> <li>To consider and act upon an advisory vote to determine th frequency with which stockholders will consider an approve an advisory vote on the Company's compensation of its named executive officers.</li> </ol> <li>To ratify the selection of Grant Thornton LLP as th independent excitate d while executive for for the form</li>	;   ;	For For For For For For For	For For For For For For For		
00/14/22	independent registered public accounting firm for the fisca year ending April 30, 2024.				00/15/02	20 510
09/14/23	<ol> <li>Conagra Brands, Inc.</li> <li>Election to the Board of Directors: Nominees:</li> <li>Anil Arora</li> <li>Thomas K. Brown</li> <li>Emanuel Chirico</li> <li>Sean M. Connolly</li> <li>George Dowdie</li> <li>Francisco J. Fraga</li> <li>Fran Horowitz</li> <li>Richard H. Lenny</li> <li>Melissa Lora</li> </ol>	205887102	For For For For For For For For	For For For For For For For For	08/15/23	29,518

	10) 11)	Ruth Ann Marshall Denise A. Paulonis		For For	For For		
	2.	Advisory vote to approve the frequency of future advisory votes to approve named executive officer compensation.		1 Year	1 Year		
	3.	Advisory vote to approve named executive officer compensation.		For	For		
	4.	Approval of the Conagra Brands, Inc. 2023 Stock Plan.		For	For		
	5.	Ratification of the appointment of KPMG LLP as our independent auditor for fiscal 2024.		For	For		
	6.	Shareholder proposal requesting a shareholder right to call a special shareholder meeting, if properly presented.		Against	Against		
09/21/23	FEDEX C	Corporation	31428X106			08/24/23	29,518
	1.	Election to the Board of Directors: Nominees:					
	01)	Marvin R. Ellison		For	For		
		Stephen E. Gorman		For	For		
		Susan Patricia Griffith		For	For		
		Amy B. Lane		For	For		
		R. Brad Martin		For	For		
		Nancy A. Norton		For	For		
		Frederick P. Perpall		For	For		
		Joshua Cooper Ramo		For	For		
		Susan C. Schwab		For	For		
		Frederick W. Smith		For	For		
	11)	David P. Steiner		For	For		
	12)	Rajesh Subramaniam		For	For		
	13)	Paul S. Walsh		For	For		
	2.	Advisory vote to approve named executive officer compensation.		For	For		
	3.	Advisory vote on the frequency of future advisory votes on executive compensation.		1 Year	l Year		
	4.	Ratify the appointment of Ernst & Young LLP as FedEx's independent registered public accounting firm for fiscal year 2024.		For	For		
	5.	Stockholder proposal regarding amendment to clawback policy. (Horrell Capital Management, Inc. always votes for any amendment proposed by stockholders to clawback compensation from officers of the Company if the clawback policy is written where certain circumstances		Against	For		

would warrant such and would be in favor of the shareholders of FedEx stock. The proposed amendment to the clawback policy is to add "that conduct-not intentional misconduct-may trigger application of that policy and asks the Board to report to shareholders in an EDGAR filing the results of any deliberations about whether or not to cancel or seek recoupment of compensation paid, granted or awarded to Officers of the Company".) This is consistent with a 2022 rule from the Securities and Exchange Commission that requires a clawback of erroneously awarded incentive pay-even with no misconduct-if a company restates its financial statements owing to material errors.

6.	Stockholder proposal regarding a "Just Transition" report.	Against	Against
7.	Stockholder proposal regarding paid sick leave disclosure.	Against	Against
8.	Stockholder proposal regarding a report on climate risk associated with retirement plan options.	Against	Against



Lazard Asset Management US Equity Concentrated

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas State Police Retirement System Arkansas Public Employees' Retirement System

For the period 07/01/2023 thru 09/30/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

#### **VOTE SUMMARY REPORT**

REPORTING PERIOD: 07/01/2023 to 09/30/2023

LOCATION(S): ALL LOCATIONS

INSTITUTION ACCOUNT(S): ARKANSAS PUBLIC EMPLOYEES' RETIREMENT SYSTEM

#### **Electronic Arts Inc.**

Meeting Date: 08			Ticker: EA			
Record Date: 06/16/2023 Meeting Type: Annu Primary CUSIP: 285					<b>Primary SEDOL:</b> 2310194	
	Fillialy COSIF. 2	203312109	Fillidiyi	<b>314.</b> 032033121099	<b>Findly SEDUL.</b> 2310194	
	Shares on Loan: 0				Shares Voted: 110,845	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction	
1a	Elect Director Kofi A. Bruce	Mgmt	For	For	For	
1b	Elect Director Rachel A. Gonzalez	Mgmt	For	For	For	
1c	Elect Director Jeffrey T. Huber	Mgmt	For	For	For	
1d	Elect Director Talbott Roche	Mgmt	For	For	For	
1e	Elect Director Richard A. Simonson	Mgmt	For	For	For	
1f	Elect Director Luis A. Ubinas	Mgmt	For	For	For	
1g	Elect Director Heidi J. Ueberroth	Mgmt	For	For	For	
1h	Elect Director Andrew Wilson	Mgmt	For	For	For	
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For	For	
3	Ratify KPMG LLP as Auditors	Mgmt	For	For	For	
4	Advisory Vote on Say on Pay Frequency	Mgmt	One Year	One Year	One Year	
5	Submit Severance Agreement (Change-in-Control) to Shareholder Vote	SH	Against	Against	Against	



Lazard Asset Management Emerging Markets Equity

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas State Police Retirement System Arkansas Public Employees' Retirement System

For the period 07/01/2023 thru 09/30/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

#### **VOTE SUMMARY REPORT**

REPORTING PERIOD: 07/01/2023 to 09/30/2023

LOCATION(S): ALL LOCATIONS

INSTITUTION ACCOUNT(S): LAZARD EMERGING MARKETS EQUITY PORTFOLIO

## A-Living Smart City Services Co., Ltd.

Meeting Date: 07/20/2023	Country: China	<b>Ticker:</b> 3319	
Record Date: 07/14/2023	Meeting Type: Extraordinary Shareholders		
	Primary CUSIP: Y0038M100	Primary ISIN: CNE100002RY5	Primary SEDOL: BFWK4M2

	Shares on Loan: 0	Shares Voted: 3,034,500			
Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction
	ELECT DIRECTORS	Mgmt			
1.1	Elect Chan Cheuk Hung as Director	Mgmt	For	For	For
1.2	Elect Huang Fengchao as Director	Mgmt	For	For	Against
1.3	Elect Li Dalong as Director	Mgmt	For	For	For
1.4	Elect Chen Siyang as Director	Mgmt	For	For	For
1.5	Elect Xu Yongping as Director	Mgmt	For	For	For
1.6	Elect Wang Gonghu as Director	Mgmt	For	For	For
1.7	Elect Weng Guoqiang as Director	Mgmt	For	For	For
1.8	Elect Li Jiahe as Director	Mgmt	For	For	For
	ELECT NON-EMPLOYEE SUPERVISORS	Mgmt			
2.1	Elect Zhang Pingting as Supervisor	Mgmt	For	For	For
2.2	Elect Zheng Jiancheng as Supervisor	Mgmt	For	For	For
2.3	Elect Wang Shao as Supervisor	Mgmt	For	For	For
3	Authorize Board to Fix Remuneration of Directors	Mgmt	For	For	For
4	Authorize Supervisory Committee to Fix Remuneration of Supervisors	Mgmt	For	For	For

#### **Axis Bank Limited**

Meeting Date: 0 Record Date: 07		Type: Annual		532215 ISIN: INE238A01034	Primary SEDOL: BPFJHC7
	Shares on Loan: 0				Shares Voted: 2,083,494
Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Dividend	Mgmt	For	For	For
3	Reelect Ashish Kotecha as Director	Mgmt	For	For	For

## **Axis Bank Limited**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction
4	Elect Nurani Subramanian Vishwanathan (N. S. Vishwanathan) as Director	Mgmt	For	For	For
5	Approve Appointment and Remuneration of Nurani Subramanian Vishwanathan (N. S. Vishwanathan) as Non-Executive (Part-time) Chairman	Mgmt	For	For	For
6	Elect Subrat Mohanty as Director and Approve Appointment and Remuneration of Subrat Mohanty as Director and Whole-Time Director (designated as Executive Director)	Mgmt	For	For	For
7	Approve Revision in the Remuneration Payable to Amitabh Chaudhry as Managing Director & CEO	Mgmt	For	For	For
8	Approve Revision in the Remuneration Payable to Rajiv Anand as Deputy Managing Director	Mgmt	For	For	For
9	Amend Articles of Association	Mgmt	For	For	For
10	Approve Borrowing/Raising of Funds/Foreign Currency by Issuance of Debt Securities on Private Placement Basis	Mgmt	For	For	For
11	Approve Material Related Party Transactions for Acceptance of Deposits in Current/Savings Account or Any Other Similar Accounts Permitted to be Opened Under Applicable Laws	Mgmt	For	For	For
12	Approve Material Related Party Transactions for Subscription of Securities Issued by the Related Parties and/or Purchase of Securities (of Related or Other Unrelated Parties) from Related Parties	Mgmt	For	For	For
13	Approve Material Related Party Transactions for Sale of Securities (of Related or Other Unrelated Parties) to Related Parties	Mgmt	For	For	For
14	Approve Material Related Party Transactions for Issue of Securities of the Bank to Related Parties, Payment of Interest and Redemption Amount Thereof	Mgmt	For	For	For
15	Approve Material Related Party Transactions for Receipt of Fees/Commission for Distribution of Insurance Products and Other Related Business	Mgmt	For	For	For
16	Approve Material Related Party Transactions for Fund Based or Non-Fund Based Credit Facilities Including Consequential Interest/Fees	Mgmt	For	For	For
17	Approve Material Related Party Transactions for Money Market Instruments/Term Borrowing/Term Lending (Including Repo/Reverse Repo)	Mgmt	For	For	For

### **Axis Bank Limited**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction
18	Approve Material Related Party Transactions Pertaining to Forex and Derivative Contracts	Mgmt	For	For	For

#### **Bajaj Auto Limited**

Uniao)

Meeting Date: (	Meeting Date: 07/25/2023 Country: India			Ticker:	32977	
Record Date: 07	7/18/2023	Meeting Type: Ann	nual			
		Primary CUSIP: YO	05490100	Primary	<b>ISIN:</b> INE917I01010	Primary SEDOL: B2QKXW0
		Shares on Loan: 0				Shares Voted: 342,643
Proposal Number	Proposal Text		Proponent	Mgmt Rec	ISS Rec	Vote Instruction
1	Accept Financial Stat Statutory Reports	ements and	Mgmt	For	For	For
2	Approve Dividend		Mgmt	For	For	For
3	Reelect Niraj Baja as	Director	Mgmt	For	Against	Against
4	Reelect Sanjiv Bajaj	as Director	Mgmt	For	Against	Against
5	Reelect Madhur Baja	as Director	Mgmt	For	Against	Against
6	Approve Reappointm Remuneration of Rak Whole-Time Director	kesh Sharma as	Mgmt	For	Against	Against
Meeting Date: ( Record Date:	08/04/2023	Country: Brazil Meeting Type: Extr	raordinany	Ticker:	BBAS3	
		Shareholders Primary CUSIP: P1	-	Primary	ISIN: BRBBASACNOR3	Primary SEDOL: 2328595
		Shares on Loan: 0				Shares Voted: 6,306,126
Proposal lumber	Proposal Text		Proponent	Mgmt Rec	ISS Rec	Vote Instruction
1	Elect Paulo Roberto S Director (Appointed I	-	Mgmt	For	Against	Against
2	Elect Dario Carnevall Director (Appointed I	-	Mgmt	For	Against	Against
3.1	Elect Bernard Appy a Member and Manoel Procopio de Moura J (Appointed by Uniao	Nazareno unior as Alternate	Mgmt	For	For	For
		as Fiscal Council	Mgmt	For	For	For

## **Bharat Petroleum Corporation Limited**

Meeting Date: 08/28/2023	Country: India	Ticker: 500547	
Record Date: 08/21/2023	Meeting Type: Annual		
	Primary CUSIP: Y0882Z116	Primary ISIN: INE029A01011	Primary SEDOL: 6099723
	•	•	•

	Shares on Loan: 0	Shares Voted: 4,665,729			
Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Dividend	Mgmt	For	For	For
3	Reelect Sanjay Khanna as Director	Mgmt	For	Against	Against
4	Authorize Board to Fix Remuneration of Auditors	Mgmt	For	For	For
5	Approve Remuneration of Cost Auditors	Mgmt	For	For	For
6	Approve Appointment of Krishnakumar Gopalan as Director, and Chairman & Managing Director	Mgmt	For	For	For
7	Elect Rajkumar Dubey as Director	Mgmt	For	Against	Against
8	Elect Sushma Agarwal as Director	Mgmt	For	Against	Against
9	Amend Articles of Association to Reflect Changes in Capital	Mgmt	For	For	For

### ENN Natural Gas Co., Ltd.

Meeting Date:     09/28/2023     Country:       Record Date:     09/21/2023     Meeting Type:		Ticker:	Ticker: 600803		
Primary CUSIP: Y3119Q107		Primary	ISIN: CNE00000DG7	Primary SEDOL: 6445467	
	Shares on Loan: 0				Shares Voted: 8,552,553
Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction
1	Approve Shareholder Return Plan	Mgmt	For	For	For
2	Approve Amendments to Articles of Association	Mgmt	For	For	For
3	Approve Equity Transfer	Mgmt	For	For	For

### **Hindalco Industries Limited**

Meeting Date: 08/22/2023	Country: India	Ticker: 500440	
Record Date: 08/16/2023	Meeting Type: Annual		
	Primary CUSIP: Y3196V185	Primary ISIN: INE038A01020	Primary SEDOL: B0GWF48

Meeting Notes:

### **Hindalco Industries Limited**

#### Shares on Loan: 0

Shares on Loan: 0

Shares Voted: 1,783,825

Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Dividend	Mgmt	For	For	For
3	Approve Revision of Remuneration of the Statutory Auditors	Mgmt	For	For	For
4	Reelect Rajashree Birla as Director	Mgmt	For	Against	Against
5	Approve Remuneration of Cost Auditors	Mgmt	For	For	For
6	Approve Reappointment and Remuneration of Kumar Maheswari as Whole-Time Director	Mgmt	For	Against	Against
7	Approve Change in Place of Keeping and Inspection of Register and Index of Members	Mgmt	For	For	For

#### **Indus Towers Limited**

Meeting Date: 08/31/2023	Country: India	Ticker: 534816	
Record Date: 08/24/2023	Meeting Type: Annual		
	Primary CUSIP: Y0R86J109	Primary ISIN: INE121J01017	Primary SEDOL: B92P9G4

Shares Voted: 16,827,554

Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Reelect Harjeet Singh Kohli as Director	Mgmt	For	Against	Against
3	Reelect Randeep Singh Sekhon as Director	Mgmt	For	Against	Against
4	Reelect Ravinder Takkar as Director	Mgmt	For	Against	Against
5	Approve Material Related Party Transactions with Bharti Airtel Limited	Mgmt	For	For	For
6	Approve Material Related Party Transactions with Bharti Hexacom Limited	Mgmt	For	For	For
7	Approve Material Related Party Transactions with Vodafone Idea Limited	Mgmt	For	For	For

### KT Corp.

Meeting Date: 08/30/2023	Country: South Korea	Ticker: 030200	
Record Date: 07/19/2023	Meeting Type: Special		
	Primary CUSIP: Y49915104	Primary ISIN: KR7030200000	Primary SEDOL: 6505316

Shares on Loan: 0

Shares Voted: 1,350,869

Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction
1	Elect Kim Young-seop as CEO	Mgmt	For	For	For
2	Elect Seo Chang-seok as Inside Director	Mgmt	For	For	For
3	Approval of Management Contract	Mgmt	For	For	For
4	Approve Terms of Retirement Pay	Mgmt	For	For	For

## Lenovo Group Limited

Meeting Date: 07/20/2023	Country: Hong Kong	<b>Ticker:</b> 992	
Record Date: 07/13/2023	Meeting Type: Annual		
	Primary CUSIP: Y5257Y107	Primary ISIN: HK0992009065	Primary SEDOL: 6218089

	Shares on Loan: 0	<b>Shares Voted:</b> 50,784,000			
Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Final Dividend	Mgmt	For	For	For
3a	Elect Yang Yuanqing as Director	Mgmt	For	For	For
3b	Elect Zhu Linan as Director	Mgmt	For	Against	Against
3c	Elect William O. Grabe as Director	Mgmt	For	For	For
3d	Elect Yang Lan as Director	Mgmt	For	For	For
3e	Approve Directors' Fees	Mgmt	For	For	For
4	Approve PricewaterhouseCoopers as Auditor and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For
5	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	Mgmt	For	Against	Against
6	Authorize Repurchase of Issued Share Capital	Mgmt	For	For	For
7	Authorize Reissuance of Repurchased Shares	Mgmt	For	Against	Against

#### Midea Group Co. Ltd.

Meeting Date: 07/13/2023	Country: China	Ticker: 000333	
Record Date: 07/06/2023	Meeting Type: Special		
	Primary CUSIP: Y6S40V103	Primary ISIN: CNE100001QQ5	Primary SEDOL: BDVHRJ8

## Midea Group Co. Ltd.

#### Shares on Loan: 0

Shares Voted: 5,137,399

Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction
1	Approve 2018 Repurchase and Cancellation of Performance Shares Incentive Plan	Mgmt	For	For	For
2	Approve 2019 Repurchase and Cancellation of Performance Shares Incentive Plan	Mgmt	For	For	For
3	Approve 2020 Repurchase and Cancellation of Performance Shares Incentive Plan	Mgmt	For	For	For
4	Approve 2021 Repurchase and Cancellation of Performance Shares Incentive Plan	Mgmt	For	For	For
5	Approve 2022 Repurchase and Cancellation of Performance Shares Incentive Plan	Mgmt	For	For	For
6	Elect Fu Yongjun as Non-independent Director	Mgmt	For	For	For

### **Petronet Lng Limited**

Meeting Date: 09/28/2023	Country: India	Ticker: 532522	
Record Date: 09/21/2023	Meeting Type: Annual		
	Primary CUSIP: Y68259103	Primary ISIN: INE347G01014	Primary SEDOL: B00KT68

Shares on Loan: 0

Shares Voted: 9,475,272

Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Approve Final Dividend	Mgmt	For	For	For
3	Reelect Pankaj Jain as Director	Mgmt	For	Against	Against
4	Reelect Shrikant Madhav Vaidya as Director	Mgmt	For	Against	Against
5	Approve Material Related Party Transactions	Mgmt	For	For	For

### **PT Astra International Tbk**

Meeting Date: 08/14/2023	Country: Indonesia	Ticker: ASII	
Record Date: 07/20/2023	Meeting Type: Extraordinary Shareholders		
	Primary CUSIP: Y7117N172	Primary ISIN: ID1000122807	Primary SEDOL: B800MQ5

### **PT Astra International Tbk**

	Shares on Loan: 0				Shares Voted: 55,224,200
Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction
1	Approve Changes in the Board of Commissioners	Mgmt	For	For	For
Sinophar	m Group Co. Ltd.				
Meeting Date: 0 Record Date: 09	Meeting Type: Extr	aordinary	Ticker:	1099	
	Shareholders Primary CUSIP: Y8	008N107	Primary	<b>ISIN:</b> CNE100000FN7	Primary SEDOL: B3ZVDV0
	Shares on Loan: 0				Shares Voted: 16,035,214
Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction
1	Elect Yu Qingming as Director and Authorize Board or Any Executive Director to Enter into Service Contract with Him	Mgmt	For	For	For
2	Elect Liu Yong as Director and Authorize Board or Any Executive Director to Enter into Service Contract with Him	Mgmt	For	For	For
3	Elect Chen Qiyu as Director and Authorize Board or Any Executive Director to Enter into Service Contract with Him	Mgmt	For	For	For
4	Elect Hu Jianwei as Director and Authorize Board or Any Executive Director to Enter into Service Contract with Him	Mgmt	For	For	For
5	Elect Deng Jindong as Director and Authorize Board or Any Executive Director to Enter into Service Contract with Him	Mgmt	For	For	For
6	Elect Wang Kan as Director and Authorize Board or Any Executive Director to Enter into Service Contract with Him	Mgmt	For	For	For
7	Elect Wang Peng as Director, Authorize Board to Fix His Remuneration and Enter into Service Contract with Him	Mgmt	For	For	For
8	Elect Wen Deyong as Director and Authorize Board or Any Executive Director to Enter into Service Contract with Him	Mgmt	For	For	For
9	Elect Li Dongjiu as Director and Authorize Board or Any Executive Director to Enter into Service Contract with Him	Mgmt	For	For	For

## Sinopharm Group Co. Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction
10	Elect Feng Rongli as Director and Authorize Board or Any Executive Director to Enter into Service Contract with Her	Mgmt	For	For	For
11	Elect Chen Fangruo as Director and Authorize Board or Any Executive Director to Enter into Service Contract with Him	Mgmt	For	For	For
12	Elect Li Peiyu as Director and Authorize Board or Any Executive Director to Enter into Service Contract with Him	Mgmt	For	For	For
13	Elect Wu Tak Lung as Director and Authorize Board or Any Executive Director to Enter into Service Contract with Him	Mgmt	For	For	For
14	Elect Yu Weifeng as Director and Authorize Board or Any Executive Director to Enter into Service Contract with Him	Mgmt	For	For	For
15	Elect Shi Shenghao as Director and Authorize Board or Any Executive Director to Enter into Service Contract with Him	Mgmt	For	For	For
16	Elect Guan Xiaohui as Supervisor and Authorize Board or Any Executive Director to Enter into Service Contract with Her	Mgmt	For	For	For
17	Elect Liu Zhengdong as Supervisor and Authorize Board or Any Executive Director to Enter into Service Contract with Him	Mgmt	For	For	For
18	Elect Guo Jinhong as Supervisor, Authorize Board to Fix His Remuneration and Enter into Service Contract with Him	Mgmt	For	For	For

#### **UPL Limited**

Meeting Date: 07/20/2023 Country: India		: India	Ticker:	512070		
Record Date: 07	Sharehold	Meeting Type: Extraordinary Shareholders Primary CUSIP: Y9305P100		<b>ISIN:</b> INE628A01036	Primary SEDOL: B0L0W35	
	Shares or	<b>ı Loan:</b> 0			Shares Voted: 5,083,144	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction	
1	Approve Business Realignment Consisting of Slump Sale of Spe Chemical Business to UPL Speci Chemicals Limited	Mgmt	For	For	For	

### **UPL Limited**

Meeting Date: 08/18/2023	Country: India	Ticker: 512070	
Record Date: 08/11/2023	Meeting Type: Annual		
	Primary CUSIP: Y9305P100	Primary ISIN: INE628A01036	Primary SEDOL: B0L0W35

	Shares on Loan: 0	Shares Voted: 5,083,144			
Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction
1	Accept Standalone Financial Statements and Statutory Reports	Mgmt	For	For	For
2	Accept Consolidated Financial Statements and Statutory Reports	Mgmt	For	For	For
3	Approve Dividend	Mgmt	For	For	For
4	Reelect Jai Shroff as Director	Mgmt	For	For	For
5	Approve Remuneration of Cost Auditors	Mgmt	For	For	For
6	Reelect Usha Rao-Monari as Director	Mgmt	For	For	For

## Vibra Energia SA

Meeting Date: 07/19/2023	Country: Brazil	Ticker: VBBR3	
Record Date:	Meeting Type: Extraordinary Shareholders Primary CUSIP: P9785J111	Primary ISIN: BRVBBRACNOR1	Primary SEDOL: BPBLV81

	Shares on Loan: 0	Shares Voted: 7,172,000			
Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction
1	Approve Increase in Authorized Capital, Amend Article 6 Accordingly, and Consolidate Bylaws	Mgmt	For	Against	Against
2	Amend Article 12 and Add Article 59 Re: Decrease in Board Size, and Consolidate Bylaws	Mgmt	For	For	For
3	Amend Article 13 and Consolidate Bylaws	Mgmt	For	Against	Against
4	Amend Articles and Consolidate Bylaws	Mgmt	For	For	For
5	Amend Article 48 Re: Poison Pill and Consolidate Bylaws	Mgmt	For	For	For
6	In the Event of a Second Call, the Voting Instructions Contained in this Remote Voting Card May Also be Considered for the Second Call?	Mgmt	None	For	For

#### Vodacom Group Ltd.

#### Meeting Date: 07/20/2023 Record Date: 07/14/2023

Country: South Africa Meeting Type: Annual Primary CUSIP: S9453B108 Ticker: VOD

Primary ISIN: ZAE000132577

Primary SEDOL: B65B4D0

Shares on Loan: 0 Shares Voted: 4,633,898 Mgmt Vote Proposal Proposal Text ISS Rec Instruction Number Proponent Rec Accept Financial Statements and For Mgmt For For 1 Statutory Reports for the Year Ended 31 March 2023 2 Elect Anna Dimitrova as Director Mgmt For For For Re-elect Shameel Aziz Joosub as 3 Mgmt For For For Director Re-elect Khumo Shuenyane as Director Mgmt For For For 4 Re-elect Clive Thomson as Director 5 Mgmt For For For Re-elect Pierre Klotz as Director Mgmt For 6 For For Re-elect Leanne Wood as Director Mgmt For For For 7 Reappoint Ernst & Young Inc. as 8 Mgmt For For For Auditors with W Kinnear as the Individual Registered Auditor 9 Approve Remuneration Policy Mgmt For For For Approve Implementation of the 10 Mgmt For For For **Remuneration Policy** Re-elect Clive Thomson as Member of 11 Mgmt For For For the Audit, Risk and Compliance Committee 12 Re-elect Khumo Shuenyane as Member Mgmt For For For of the Audit, Risk and Compliance Committee 13 Re-elect Nomkhita Nqweni as Member Mgmt For For For of the Audit, Risk and Compliance Committee Authorise Repurchase of Issued Share Mgmt For For For 14 Capital 15 Approve Increase in Non-Executive Mgmt For For For Directors' Fees Approve Financial Assistance to For 16 Mgmt For For

#### Want Want China Holdings Limited

Related and Inter-related Companies

Meeting Date: 08/22/2023	Country: Cayman Islands	<b>Ticker:</b> 151	
Record Date: 08/16/2023	Meeting Type: Annual		
	Primary CUSIP: G9431R103	Primary ISIN: KYG9431R1039	Primary SEDOL: B2Q14Z3

## Want Want China Holdings Limited

#### Shares on Loan: 0

#### Shares Voted: 8,604,000

Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction	_
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For	
2	Approve Final Dividend	Mgmt	For	For	For	
3a1	Elect Tsai Wang-Chia as Director	Mgmt	For	For	For	
3a2	Elect Hsieh Tien-Jen as Director	Mgmt	For	For	For	
3a3	Elect Lee Kwok Ming as Director	Mgmt	For	For	For	
3a4	Elect Pan Chih-Chiang as Director	Mgmt	For	For	For	
3b	Authorize Board to Fix Remuneration of Directors	Mgmt	For	For	For	
4	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For	
5	Authorize Repurchase of Issued Share Capital	Mgmt	For	For	For	
6	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	Mgmt	For	Against	Against	
7	Authorize Reissuance of Repurchased Shares	Mgmt	For	Against	Against	



Lazard Asset Management International Strategic Equity Plus (ACW-ex US)

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas State Police Retirement System Arkansas Public Employees' Retirement System

For the period 07/01/2023 thru 09/30/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

REPORTING PERIOD: 07/01/2023 to 09/30/2023

LOCATION(S): ALL LOCATIONS

INSTITUTION ACCOUNT(S): ARKANSAS PUBLIC EMPLOY RET SYSTEM APERS

### **Berkeley Group Holdings Plc**

Meeting Date: Record Date: 0		Country: United Kingdom Meeting Type: Annual		Ticker: BKG			
	Primary CUSIP: G1	191G138	Primary	ISIN: GB00BLJNXL82	Primary SEDOL: BLJNXL8		
	Shares on Loan: 0				Shares Voted: 74,044		
Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction		
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For		
2	Approve Remuneration Report	Mgmt	For	For	For		
3	Re-elect Michael Dobson as Director	Mgmt	For	For	For		
4	Re-elect Rachel Downey as Director	Mgmt	For	For	For		
5	Re-elect Rob Perrins as Director	Mgmt	For	For	For		
6	Re-elect Richard Stearn as Director	Mgmt	For	For	For		
7	Re-elect Andy Kemp as Director	Mgmt	For	For	For		
8	Re-elect Natasha Adams as Director	Mgmt	For	For	For		
9	Re-elect William Jackson as Director	Mgmt	For	For	For		
10	Re-elect Elizabeth Adekunle as Director	Mgmt	For	For	For		
11	Re-elect Sarah Sands as Director	Mgmt	For	For	For		
12	Reappoint KPMG LLP as Auditors	Mgmt	For	For	For		
13	Authorise the Audit Committee to Fix Remuneration of Auditors	Mgmt	For	For	For		
14	Authorise Issue of Equity	Mgmt	For	For	For		
15	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For		
16	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	For	For	For		
17	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For	For		
18	Authorise UK Political Donations and Expenditure	Mgmt	For	For	For		
19	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For	For		

### CAE Inc.

Meeting Date: 08/09/2023 Record Date: 06/22/2023 Country: Canada Meeting Type: Annual/Special Primary CUSIP: 124765108 Ticker: CAE

Primary ISIN: CA1247651088

Primary SEDOL: 2162760

Shares Voted: 262,431

Shares on Loan: 0

						_
Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction	
1.1	Elect Director Ayman Antoun	Mgmt	For	For	For	
1.2	Elect Director Margaret S. (Peg) Billson	Mgmt	For	For	For	
1.3	Elect Director Sophie Brochu	Mgmt	For	For	For	
1.4	Elect Director Elise Eberwein	Mgmt	For	For	For	
1.5	Elect Director Marianne Harrison	Mgmt	For	For	For	
1.6	Elect Director Alan N. MacGibbon	Mgmt	For	For	For	
1.7	Elect Director Mary Lou Maher	Mgmt	For	For	For	
1.8	Elect Director Francois Olivier	Mgmt	For	For	For	
1.9	Elect Director Marc Parent	Mgmt	For	For	For	
1.10	Elect Director David G. Perkins	Mgmt	For	For	For	
1.11	Elect Director Michael E. Roach	Mgmt	For	For	For	
1.12	Elect Director Patrick M. Shanahan	Mgmt	For	For	For	
1.13	Elect Director Andrew J. Stevens	Mgmt	For	For	For	
2	Approve PricewaterhouseCoopers LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For	
3	Advisory Vote on Executive Compensation Approach	Mgmt	For	For	For	
4	Approve Omnibus Incentive Plan	Mgmt	For	For	For	

## **ICON plc**

Meeting Date: 07/25/2023 Country: Ireland			Ticker: ICLR			
Record Date: 06/02/2023 Meeting Type: Annu Primary CUSIP: G4					Primary SEDOL: B94G471	
	Shares on Loan: 0				Shares Voted: 46,385	
Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction	
1.1	Elect Director Ciaran Murray	Mgmt	For	For	For	
1.2	Elect Director Steve Cutler	Mgmt	For	For	For	
1.3	Elect Director Ronan Murphy	Mgmt	For	For	For	
1.4	Elect Director John Climax	Mgmt	For	For	For	
1.5	Elect Director Eugene McCague	Mgmt	For	For	For	

## **ICON plc**

Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction	
1.6	Elect Director Joan Garahy	Mgmt	For	For	For	
1.7	Elect Director Julie O'Neill	Mgmt	For	For	For	
1.8	Elect Director Linda Grais	Mgmt	For	For	For	
2	Accept Financial Statements and Statutory Reports	Mgmt	For	For	For	
3	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For	For	
4	Authorise Issue of Equity	Mgmt	For	For	For	
5	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For	For	
6	Authorize Share Repurchase Program	Mgmt	For	For	For	
7	Approve the Price Range for the Reissuance of Shares	Mgmt	For	For	For	

#### **Israel Discount Bank Ltd.**

Meeting Date: 08/16/2023	Country: Israel	Ticker: DSCT	
Record Date: 07/17/2023	Meeting Type: Annual		
	Primary CUSIP: 465074201	Primary ISIN: IL0006912120	Primary SEDOL: 6451271

Shares on Loan: 0					Shares Voted: 1,666,972
Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction
1	Discuss Financial Statements and the Report of the Board	Mgmt			
2	Reappoint Ziv Haft & Co. and Somekh Chaikin as Joint Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For	For
	Regarding Items 3.1-3.2 Elect / Reelect Two External Directors Out of a Pool of Three Nominees	Mgmt			
3.1	Reelect Aharon Abramovich as External Director	Mgmt	For	For	For
3.2	Elect Ofer Levy as External Director	Mgmt	For	For	For
3.3	Elect Amir Kushilevitz Ilan as External Director	Mgmt	For	Abstain	Against
	Regarding Items 3.1-3.2 Elect / Reelect Three External Directors Out of a Pool of Four Nominees	Mgmt			
4.1	Reelect Iris Avner as External Director	Mgmt	For	For	For
4.2	Elect Shlomo Mor-Yosef as External Director	Mgmt	For	Abstain	Against
4.3	Elect Ari Pinto as External Director	Mgmt	For	For	For
4.4	Elect Sigal Regev as External Director	Mgmt	For	For	For
5	Approve Employment Terms of Avraham Levi, CEO	Mgmt	For	For	For

### Israel Discount Bank Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction
A	Vote FOR if you are a controlling shareholder or have a personal interest in one or several resolutions, as indicated in the proxy card; otherwise, vote AGAINST. You may not abstain. If you vote FOR, please provide an explanation to your account manager	Mgmt	None	Refer	Against
	Please Select Any Category Which Applies to You as a Shareholder or as a Holder of Power of Attorney	Mgmt			
B1	If you are an Interest Holder as defined in Section 1 of the Securities Law, 1968, vote FOR. Otherwise, vote against.	Mgmt	None	Refer	Against
B2	If you are a Senior Officer as defined in Section 37(D) of the Securities Law, 1968, vote FOR. Otherwise, vote against.	Mgmt	None	Refer	Against
B3	If you are an Institutional Investor as defined in Regulation 1 of the Supervision Financial Services Regulations 2009 or a Manager of a Joint Investment Trust Fund as defined in the Joint Investment Trust Law, 1994, vote FOR. Otherwise, vote against.	Mgmt	None	Refer	Against

### Lasertec Corp.

Meeting Date: 09/27/2023	Country: Japan	<b>Ticker:</b> 6920	
Record Date: 06/30/2023	Meeting Type: Annual		
	Primary CUSIP: J38702106	Primary ISIN: JP3979200007	Primary SEDOL: 6506267

	Shares on Loan: 16,442		Shares Voted: 56,758		
Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction
1	Approve Allocation of Income, with a Final Dividend of JPY 128	Mgmt	For	For	For
2	Amend Articles to Allow Virtual Only Shareholder Meetings	Mgmt	For	For	For
3.1	Elect Director Kusunose, Haruhiko	Mgmt	For	For	For
3.2	Elect Director Okabayashi, Osamu	Mgmt	For	For	For
3.3	Elect Director Moriizumi, Koichi	Mgmt	For	For	For
3.4	Elect Director Sendoda, Tetsuya	Mgmt	For	For	For
3.5	Elect Director Misawa, Yutaro	Mgmt	For	For	For
3.6	Elect Director Tajima, Atsushi	Mgmt	For	For	For
3.7	Elect Director Mihara, Koji	Mgmt	For	For	For
3.8	Elect Director Kamide, Kunio	Mgmt	For	For	For

### Lasertec Corp.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	ISS Rec	Vote Instruction	
3.9	Elect Director Iwata, Yoshiko	Mgmt	For	For	For	_
4	Approve Annual Bonus	Mgmt	For	For	For	
5	Approve Restricted Stock Plan	Mgmt	For	For	For	



LSV Asset Management US Small Cap Value

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas State Police Retirement System Arkansas Public Employees' Retirement System

For the period 07/01/2023 thru 09/30/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

American Woodmark Corp.		Voted Ballot Voted	Ballot Status 08/20/2023	Counted	Decision Status	Approved		
		Vote Deadline Date Country Of Trade Ballot Sec ID	08/23/2023 US CUSIP9- 030506109	Record Date	06/20/2023	Ticker	AMWD	
Annu	al Meeting Agenda (08/24/2023)		Mgmt Rec	Vote Cast				
1 2 3 4 5 6 7 8 9 1 1 1 1 1			For For For For For For For For 1 Year	For For For For For For For For 1 Year				
Acco	unts With Shares		Shares Voted	Holdings Id				
	Bank of New York Mellon (93I-US)- Arkansas PERS		16,400	APERSSV				
	Totals		16,400					
Capri Holdings Ltd		Voted Ballot Voted	Ballot Status 07/29/2023	Counted	Decision Status	Approved		
		Vote Deadline Date Country Of Trade Ballot Sec ID	08/01/2023 US CUSIP9- G1890L107	Record Date	06/01/2023	Ticker	CPRI	:
Annu	al Meeting Agenda (08/02/2023)		Mgmt Rec	Vote Cast				
1 2 3 4 5	Elect John D. Idol Elect Robin Freestone Elect Mahesh Madhavan Ratification of Auditor Advisory Vote on Executive Compensation		For For For For	For For For For				
Acco	unts With Shares		Shares Voted	Holdings Id				

Bank of New York Mellon (93I-US)- Arkansas PERS

Totals

Share Blocking No

Share Blocking No

1,000

1,000

APERSSV

Ennis Inc.			Voted Ballot Voted	Ballot Status 07/09/2023	Confirmed	Decision Status	Approved		
			Vote Deadline Date Country Of Trade Ballot Sec ID	07/12/2023 US CUSIP9- 293389102	Record Date	05/24/2023	Ticker	EBF	Share Blocking No
A	Annual	Meeting Agenda (07/13/2023)		Mgmt Rec	Vote Cast				
	2	Elect Keith S. Walters Elect Gary S. Mozina Elect Aaron Carter Vote Note	Insufficient board	For For For d gender diversi	For For Against tv				
	5 6	Ratification of Auditor Advisory Vote on Executive Compensation Frequency of Advisory Vote on Executive Compensation		For For	For For 1 Year				
٩	Accoun	ts With Shares		Shares Voted	Holdings Id				
		Bank of New York Mellon (93I-US)- Arkansas PERS		28,856	APERSSV				
		Totals		28,856					
Modine Manufacturing Co.			Voted Ballot Voted	Ballot Status 08/13/2023	Counted	Decision Status	Approved		
Modine Manufacturing Co.				08/13/2023	Counted Record Date	Decision Status	Approved Ticker	MOD	Share Blocking No
	Annual	Meeting Agenda (08/17/2023)	Ballot Voted Vote Deadline Date Country Of Trade	08/13/2023 08/16/2023 US CUSIP9-				MOD	Share Blocking No
	1	Elect Eric D. Ashleman Elect Marsha C. Williams	Ballot Voted Vote Deadline Date Country Of Trade	08/13/2023 08/16/2023 US CUSIP9- 607828100 Mgmt Rec For For	Record Date Vote Cast For Against	06/23/2023	Ticker	MOD	Share Blocking No
	1 2 3 4 5	Elect Eric D. Ashleman Elect Marsha C. Williams	Ballot Voted Vote Deadline Date Country Of Trade Ballot Sec ID	08/13/2023 08/16/2023 US CUSIP9- 607828100 Mgmt Rec For For	Record Date Vote Cast For Against	06/23/2023	Ticker	MOD	Share Blocking No
Α	1 2 3 4 5 6	Elect Eric D. Ashleman Elect Marsha C. Williams Vote Note Elect William A. Wulfsohn Advisory Vote on Executive Compensation Frequency of Advisory Vote on Executive Compensation	Ballot Voted Vote Deadline Date Country Of Trade Ballot Sec ID	08/13/2023 08/16/2023 US CUSIP9- 607828100 Mgmt For For election clause For For 1 Year	Record Date Vote Cast For Against in past year w/o For For 1 Year	06/23/2023	Ticker	MOD	Share Blocking No
Α	1 2 3 4 5 6 <b>Accoun</b>	Elect Eric D. Ashleman Elect Marsha C. Williams Vote Note Elect William A. Wulfsohn Advisory Vote on Executive Compensation Frequency of Advisory Vote on Executive Compensation Ratification of Auditor	Ballot Voted Vote Deadline Date Country Of Trade Ballot Sec ID	08/13/2023 08/16/2023 US CUSIP9- 607828100 Mgmt For For For For For For For For	Record Date Vote Cast For Against in past year w/o For 1 Year For	06/23/2023	Ticker	MOD	Share Blocking No

Necessity Retail REIT Inc (The)				Voted Ballot Voted	Ballot Status 09/04/2023	Counted	Decision Status	Approved		
				Vote Deadline Date Country Of Trade Ballot Sec ID	09/07/2023 US CUSIP9- 02607T109	Record Date	08/08/2023	Ticker	RTL	Share Blocking No
	Specia	Meeting Agenda (09/08/2023)			Mgmt Rec	Vote Cast				
	1	GNL Transaction	Vote Note	:Material procedu	For Iral, strategic, g	Against overnance and	quantitative cor	ncerns		
	2	Advisory Vote on Golden Parachute		Copposed to prim	For ary transaction	Against				
	3	Right to Adjourn Meeting	Vote Note	Copposed to prim	For ary transaction	Against				
	Accour	nts With Shares			Shares Voted	Holdings Id				
		Bank of New York Mellon (93I-US)- PERS	Arkansas		117,300	APERSSV				
		Totals			117,300					
Office Properties Income Trust				Voted Ballot Voted	Ballot Status 08/26/2023	Counted	Decision Status	Approved		
				Vote Deadline Date Country Of Trade Ballot Sec ID	08/29/2023 US CUSIP9- 67623C109	Record Date	06/16/2023	Ticker	OPI	Share Blocking No
	Specia	Meeting Agenda (08/30/2023)			Mgmt Rec	Vote Cast				
	1 2 3	DHC Transaction Merger Issuance Right to Adjourn Meeting			For For For	For For For				
	Accour	nts With Shares			Shares Voted	Holdings Id				
		Bank of New York Mellon (93I-US)- PERS	Arkansas		2,168	APERSSV				
		Totals			2,168					
Patterson Companies Inc.				Voted Ballot Voted	Ballot Status 09/05/2023	Counted	Decision Status	Approved		
				Vote Deadline Date Country Of Trade Ballot Sec ID	09/08/2023 US CUSIP9- 703395103	Record Date	07/14/2023	Ticker	PDCO	Share Blocking No
	Annual	Meeting Agenda (09/11/2023)			Mgmt Rec	Vote Cast				
	1 2 3 4 5	Elect John D. Buck Elect Meenu Agarwal Elect Alex N. Blanco Elect Jody H. Feragen Elect Robert C. Frenzel			For For For For For	For For For For For				

4 of 6

	11	Elect Philip G.J. McKoy Elect Ellen A. Rudnick Elect Neil A. Schrimsher Elect Donald J. Zurbay Advisory Vote on Executive Compensation Frequency of Advisory Vote on Executive Compensation Ratification of Auditor		For For For For 1 Year For	For For For For 1 Year For				
	Accour	ts With Shares		Shares Voted	Holdings Id				
		Bank of New York Mellon (93I-US)- Arkansas PERS		61,300	APERSSV				
		Totals		61,300					
PDC Energy Inc			Voted Ballot Voted	Ballot Status 07/31/2023	Counted	Decision Status	Approved		
			Vote Deadline Date Country Of Trade Ballot Sec ID	08/03/2023 US CUSIP9- 69327R101	Record Date	06/26/2023	Ticker	PDCE	Share Blocking No
	Special	Meeting Agenda (08/04/2023)		Mgmt Rec	Vote Cast				
	1 2 3	Merger (Chevron Corporation) Advisory Vote on Golden Parachutes Right to Adjourn Meeting		For For For	For For For				
	Accour	ts With Shares		Shares Voted	Holdings Id				
		Bank of New York Mellon (93I-US)- Arkansas PERS		61,677	APERSSV				
		Totals		61,677					
Prestige Consumer Healthcare Inc	;		Voted Ballot Voted	Ballot Status 07/28/2023	Confirmed	Decision Status	Approved		
			Vote Deadline Date Country Of Trade Ballot Sec ID	07/31/2023 US CUSIP9- 74112D101	Record Date	06/09/2023	Ticker	РВН	Share Blocking No
	Annual	Meeting Agenda (08/01/2023)		Mgmt Rec	Vote Cast				
	1 2 3 4	Election of Directors 1.1 Elect Ronald M. Lombardi 1.2 Elect John E. Byom 1.3 Elect Celeste A. Clark 1.4 Elect James C. D'Arecca 1.5 Elect Sheila A. Hopkins 1.6 Elect Natale S. Ricciardi 1.7 Elect Dawn M. Zier Ratification of Auditor Advisory Vote on Executive Compensation Frequency of Advisory Vote on Executive Compensation		For For For For For For For 1 Year	For For For For For For For 1 Year				

Accou	nts With Shares		Shares Voted	Holdings Id				
	Bank of New York Mellon (93I-US)- Arkansas PERS		41,100	APERSSV				
	Totals		41,100					
Urstadt Biddle Properties, Inc.		Voted Ballot Voted	Ballot Status 08/12/2023	Counted	Decision Status	Approved		
		Vote Deadline Date Country Of Trade Ballot Sec ID	08/15/2023 US CUSIP9- 917286205	Record Date	07/06/2023	Ticker	UBP	Share Blocking No
Specia	I Meeting Agenda (08/16/2023)		Mgmt Rec	Vote Cast				
1 2	Merger/Acquisition Advisory Vote on Golden Parachutes Vote Note	:Excessive comp	For For ensation	For Against				
3	Right to Adjourn Meeting		For	For				
Accou	nts With Shares		Shares Voted	Holdings Id				
	Bank of New York Mellon (93I-US)- Arkansas PERS		3,000	APERSSV				
	Totals		3,000					



# MacKay Shields

**Core Plus Opportunities** 

#### Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas State Police Retirement System Arkansas Public Employees' Retirement System

For the period 07/01/2023thru 09/30/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

#### No results for the selected criteria.

#### Parameters Used:

Date range covered : 07/01/2023 to 09/30/2023 Location(s): All Locations Account Group(s): All Account Groups Institution Account(s): Arkansas Public Employee Custodian Account(s): All Custodian Accounts Additional Policy: None ADR Meetings: All Meetings Ballot Statuses: All Statuses Contrary Votes: All Votes Date Format: MM/DD/YYYY ESG Pillar: All Pillars Header Display: Repeat Headers for Any Meeting Split by Multiple Pages Markets: All Markets Meeting ID's: All Meeting ID's Meeting Types: All Meeting Types PoA Markets: All Markets Proposal Category: All Categories Proposal Proponents: All Proponents Proposal Subcategory: All Subcategories Rationale: All Rationale Recommendations: All Recommendations Record Date Markets: All Markets Reregistration Meetings: Include Reregistration Meetings Shareblocking Markets: All Markets Significant Vote: None Sort Order: Meeting Date, Company Name Vote Instructions: All Instructions Voting Policies: All Policies Zero (0) Share Ballots: Exclude 0 Share Ballots Account Watchlist: None Country Watchlist: None Issuer Watchlist: None Proposal Code Watchlist: None Proposal Code Watchlist - Agenda Output: Include Exact Matches Only



**SSI Investment Management LLC** SSI Convertible Investment Strategy

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas State Police Retirement System Arkansas Public Employees' Retirement System

For the period 07/01/2023 thru 07/31/2023

No proxies were voted on behalf of the pension plan



#### VOTE SUMMARY REPORT

#### No results for the selected criteria.

#### Parameters Used:

Date range covered : 07/01/2023 to 07/31/2023 Location(s): SSI Investment Management Account Group(s): All Account Groups Institution Account(s): Arkansas P.E.R.S. Custodian Account(s): All Custodian Accounts Additional Policy: None ADR Meetings: All Meetings Ballot Statuses: All Statuses Contrary Votes: All Votes Date Format: MM/DD/YYYY ESG Pillar: All Pillars Header Display: Repeat Headers for Any Meeting Split by Multiple Pages Markets: All Markets Meeting ID's: All Meeting ID's Meeting Types: All Meeting Types PoA Markets: All Markets Proposal Category: All Categories Proposal Proponents: All Proponents Proposal Subcategory: All Subcategories Rationale: All Rationale Recommendations: All Recommendations Record Date Markets: All Markets Reregistration Meetings: Include Reregistration Meetings Shareblocking Markets: All Markets Significant Vote: None Sort Order: Meeting Date, Company Name Vote Instructions: All Instructions Voting Policies: All Policies Zero (0) Share Ballots: All Ballots Account Watchlist: None Country Watchlist: None **Issuer Watchlist: None** Proposal Code Watchlist: None

Proposal Code Watchlist - Agenda Output: Include Full Meeting Agenda



**SSI Investment Management LLC** SSI Convertible Investment Strategy

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas Public Employees' Retirement System Arkansas State Police Retirement System

For the period 08/01/2023 thru 08/31/2023

No proxies were voted on behalf of the pension plan



#### VOTE SUMMARY REPORT

#### No results for the selected criteria.

#### Parameters Used:

Date range covered : 08/01/2023 to 08/31/2023 Location(s): SSI Investment Management Account Group(s): All Account Groups Institution Account(s): Arkansas P.E.R.S. Custodian Account(s): All Custodian Accounts Additional Policy: None ADR Meetings: All Meetings Ballot Statuses: All Statuses Contrary Votes: All Votes Date Format: MM/DD/YYYY ESG Pillar: All Pillars Header Display: Repeat Headers for Any Meeting Split by Multiple Pages Markets: All Markets Meeting ID's: All Meeting ID's Meeting Types: All Meeting Types PoA Markets: All Markets Proposal Category: All Categories Proposal Proponents: All Proponents Proposal Subcategory: All Subcategories Rationale: All Rationale Recommendations: All Recommendations Record Date Markets: All Markets Reregistration Meetings: Include Reregistration Meetings Shareblocking Markets: All Markets Significant Vote: None Sort Order: Meeting Date, Company Name Vote Instructions: All Instructions Voting Policies: All Policies Zero (0) Share Ballots: All Ballots Account Watchlist: None **Country Watchlist: None** Issuer Watchlist: None Proposal Code Watchlist: None Proposal Code Watchlist - Agenda Output: Include Full Meeting Agenda



**SSI Investment Management LLC** SSI Convertible Investment Strategy

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas Public Employees' Retirement System Arkansas State Police Retirement System

For the period 09/01/2023 thru 09/31/2023

No proxies were voted on behalf of the pension plan



#### VOTE SUMMARY REPORT

#### No results for the selected criteria.

#### **Parameters Used:**

Date range covered : 09/01/2023 to 09/30/2023 Location(s): SSI Investment Management Account Group(s): All Account Groups Institution Account(s): Arkansas P.E.R.S. Custodian Account(s): All Custodian Accounts Additional Policy: None ADR Meetings: All Meetings Ballot Statuses: All Statuses Contrary Votes: All Votes Date Format: MM/DD/YYYY ESG Pillar: All Pillars Header Display: Repeat Headers for Any Meeting Split by Multiple Pages Markets: All Markets Meeting ID's: All Meeting ID's Meeting Types: All Meeting Types PoA Markets: All Markets Proposal Category: All Categories Proposal Proponents: All Proponents Proposal Subcategory: All Subcategories Rationale: All Rationale Recommendations: All Recommendations Record Date Markets: All Markets Reregistration Meetings: Include Reregistration Meetings Shareblocking Markets: All Markets Significant Vote: None Sort Order: Meeting Date, Company Name Vote Instructions: All Instructions Voting Policies: All Policies Zero (0) Share Ballots: All Ballots Account Watchlist: None Country Watchlist: None Issuer Watchlist: None Proposal Code Watchlist: None Proposal Code Watchlist - Agenda Output: Include Full Meeting Agenda



### Stephens Investment Management Group, LLC Small Cap Growth Strategy

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas State Police Retirement System Arkansas Public Employees' Retirement System

For the period 07/01/2023 thru 07/31/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

Date range covered : 07/01/2023 to 07/31/2023

### **BioLife Solutions, Inc.**

Record Date: 05	7/21/2023         Country: USA           /24/2023         Meeting Type: Annu           y ID: 09062W204         Primary CUSIP: 090				BLFS g ID: 1768771 / ISIN: US09062W2044	4	Proxy Level: 3 Primary SEDOL: BJH08B2
				Voting P	<b>Policy:</b> ISS		
Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Michael Rice	Mgmt	Yes	For	For	For	For
	Voting Policy Rationale: WITHHOLD votes a Schick for failing to address the material we remaining director nominees is warranted.				5		
1.2	Elect Director Joydeep Goswami	Mgmt	Yes	For	For	For	For
	Voting Policy Rationale: WITHHOLD votes a Schick for failing to address the material we remaining director nominees is warranted.				-	,	
1.3	Elect Director Joseph C. Schick	Mgmt	Yes	For	Withhold	Withhold	Withhold
	Voting Policy Rationale: WITHHOLD votes a Schick for failing to address the material we remaining director nominees is warranted.				-		
1.4	Elect Director Amy DuRoss	Mgmt	Yes	For	For	For	For
	Voting Policy Rationale: WITHHOLD votes a Schick for failing to address the material we remaining director nominees is warranted.				-		
1.5	Elect Director Rachel Ellingson	Mgmt	Yes	For	Withhold	Withhold	Withhold
	Voting Policy Rationale: WITHHOLD votes a Schick for failing to address the material we remaining director nominees is warranted.				-		
1.6	Elect Director Timothy L. Moore	Mgmt	Yes	For	For	For	For
	Voting Policy Rationale: WITHHOLD votes a Schick for failing to address the material we remaining director nominees is warranted.				-		
			Vac	For	For	For	For
1.7	Elect Director Roderick de Greef	Mgmt	Yes				
1.7	Elect Director Roderick de Greef Voting Policy Rationale: WITHHOLD votes a Schick for failing to address the material we remaining director nominees is warranted.	re warranted for	Audit Comm	ittee memi	bers Rachel Ellingson al	nd Joseph (Joe)	
1.7	Voting Policy Rationale: WITHHOLD votes a Schick for failing to address the material we	re warranted for	Audit Comm	ittee memi	bers Rachel Ellingson al	nd Joseph (Joe)	
	Voting Policy Rationale: WITHHOLD votes a Schick for failing to address the material we remaining director nominees is warranted. Advisory Vote to Ratify Named	re warranted for paknesses in the c	Audit Comm. company's in	ittee memi ternal cont	bers Rachel Ellingson al trols in consecutive yeal	nd Joseph (Joe) rs. A vote FOR the	

### **ICON plc**

 Meeting Date: 07/25/2023
 0

 Record Date: 06/02/2023
 1

 Primary Security ID: G4705A100
 1

#### Country: Ireland Meeting Type: Annual Primary CUSIP: G4705A100

Ticker: ICLR Meeting ID: 1770568 Primary ISIN: IE0005711209 Proxy Level: N/A

Primary SEDOL: B94G471

Voting Policy: ISS

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1.1	Elect Director Ciaran Murray	Mgmt	Yes	For	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is	warranted.				
1.2	Elect Director Steve Cutler	Mgmt	Yes	For	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is	warranted.				
1.3	Elect Director Ronan Murphy	Mgmt	Yes	For	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is	warranted.				
1.4	Elect Director John Climax	Mgmt	Yes	For	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is	warranted.				
1.5	Elect Director Eugene McCague	Mgmt	Yes	For	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is	warranted.				
1.6	Elect Director Joan Garahy	Mgmt	Yes	For	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is	warranted.				
1.7	Elect Director Julie O'Neill	Mgmt	Yes	For	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is	warranted.				
1.8	Elect Director Linda Grais	Mgmt	Yes	For	For	For	For
	Voting Policy Rationale: A vote FOR the dire	ector nominees is	warranted.				
2	Accept Financial Statements and Statutory Reports	Mgmt	Yes	For	For	For	For
3	Authorise Board to Fix Remuneration of Auditors	Mgmt	Yes	For	For	For	For
4	Authorise Issue of Equity	Mgmt	Yes	For	For	For	For
	Voting Policy Rationale: A vote FOR these re recommended limits.	esolutions is warr	anted as the	e proposed a	amounts and duration	n are within	
5	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	Yes	For	For	For	For
	Voting Policy Rationale: A vote FOR these recommended limits.	esolutions is warr	anted as the	e proposed a	amounts and duration	n are within	
6	Authorize Share Repurchase Program	Mgmt	Yes	For	For	For	For
7	Approve the Price Range for the Reissuance of Shares	Mgmt	Yes	For	For	For	For



### Stephens Investment Management Group, LLC Small Cap Growth Strategy

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas Public Employees' Retirement System Arkansas State Police Retirement System

For the period 08/01/2023 thru 08/31/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

Date range covered : 08/01/2023 to 08/31/2023

#### Syneos Health, Inc.

Meeting Date: 08/02/2023	Country: USA	Ticker: SYNH	Proxy Level: 5
Record Date: 06/26/2023	Meeting Type: Special	Meeting ID: 1773946	
Primary Security ID: 87166B102	Primary CUSIP: 87166B102	Primary ISIN: US87166B1026	Primary SEDOL: BFMZ4V6
		Voting Policy: ISS	

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1	Approve Merger Agreement	Mgmt	Yes	For	For	For	For
2	Advisory Vote on Golden Parachutes	Mgmt	Yes	For	For	For	For
3	Adjourn Meeting	Mgmt	Yes	For	For	For	For

## Kornit Digital Ltd.

Record Date: 07/20/2023         Meeting Type: Annual         Meeting ID: 1777973           Primary Security ID: M6372Q113         Primary CUSIP: M6372Q113         Primary ISIN: IL0011216723         Primary SEDOL: BWFRFD7	Meeting Date: 08/28/2023	Country: Israel	Ticker: KRNT	Proxy Level: N/A
Primary Security ID: M6372Q113 Primary CUSIP: M6372Q113 Primary ISIN: IL0011216723 Primary SEDOL: BWFRFD7	Record Date: 07/20/2023	Meeting Type: Annual	Meeting ID: 1777973	
	Primary Security ID: M6372Q113	Primary CUSIP: M6372Q113	Primary ISIN: IL0011216723	Primary SEDOL: BWFRFD7

#### Voting Policy: ISS

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1a	Reelect Ofer Ben-Zur as Director	Mgmt	Yes	For	For	For	For
	Voting Policy Rationale: A vote FOR items 1a-1 1c is warranted as Gabi Seligsohn has been cla						m
1b	Elect Naama Halevi Davidov as Director	Mgmt	Yes	For	For	For	For
	Voting Policy Rationale: A vote FOR items 1a-1 1c is warranted as Gabi Seligsohn has been cla						m
1c	Reelect Gabi Seligsohn as Director	Mgmt	Yes	For	Against	Against	Against
	Voting Policy Rationale: A vote FOR items 1a-1 1c is warranted as Gabi Seligsohn has been cla						m
2	Re-adoption and Amendment of Compensation Policy for the Directors and Officers of the Company	Mgmt	Yes	For	For	For	For
3	Reappoint Kost Forer Gabbay & Kasierer as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	Yes	For	For	For	For
A	Vote FOR if you are NOT a controlling shareholder and do NOT have a personal interest in one or several resolutions, as indicated in the proxy card; otherwise, vote AGAINST. If you vote AGAINST, please provide an explanation to your account manager	Mgmt	Yes	None	Refer	Refer	For



### Stephens Investment Management Group, LLC Small Cap Growth Strategy

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas Public Employees' Retirement System Arkansas State Police Retirement System

For the period 09/01/2023 thru 09/31/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

Date range covered : 09/01/2023 to 09/30/2023

## **RBC Bearings Incorporated**

Meeting Date: 09/07/2023	Country: USA	Ticker: RBC	Proxy Level: 3
Record Date: 07/11/2023	Meeting Type: Annual	Meeting ID: 1779620	
Primary Security ID: 75524B104	Primary CUSIP: 75524B104	Primary ISIN: US75524B1044	Primary SEDOL: BOGLYB5
······································	······································		

#### Voting Policy: ISS

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Michael J. Hartnett	Mgmt	Yes	For	For	For	For
	Voting Policy Rationale: A vote AGAINST co responsiveness following last year's failed s	,					
1b	Elect Director Dolores J. Ennico	Mgmt	Yes	For	Against	Against	Against
	Voting Policy Rationale: A vote AGAINST co responsiveness following last year's failed s	,					
2	Ratify Ernst & Young LLP as Auditors	Mgmt	Yes	For	For	For	For
3	Advisory Vote on Say on Pay Frequency	Mgmt	Yes	One Year	One Year	One Year	One Year
4	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	Yes	For	Against	Against	Against

failed vote, the company does not disclose engagement with shareholders following the most recent failed say-on-pay vote result. Further, the CEO's equity awards, while performance-based, are earned primarily based on an overlapping metric with the STI plan that is measured over a one-year performance period. Lastly, the grant value of the CEO's equity remains relatively large and does not include the three-year performance awards that have not yet been disclosed in pay table values.

# **AeroVironment, Inc.**

Ticker: AV	VAV	Proxy Level: 3
e: Annual Meeting I	<b>ID:</b> 1783072	
IP: 008073108 Primary I	ISIN: US0080731088	Primary SEDOL: B1P5YY8
	e: Annual Meeting	e: Annual Meeting ID: 1783072

Voting Policy: ISS

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
1a	Elect Director Philip S. Davidson	Mgmt	Yes	For	For	For	For
	Voting Policy Rationale: A vote FOR the direct	or nominees is	warranted.				
1b	Elect Director Mary Beth Long	Mgmt	Yes	For	For	For	For
	Voting Policy Rationale: A vote FOR the direct	or nominees is	warranted.				
1c	Elect Director Stephen F. Page	Mgmt	Yes	For	For	For	For
	Voting Policy Rationale: A vote FOR the director nominees is warranted.						
2	Ratify Deloitte & Touche LLP as Auditors	Mgmt	Yes	For	For	For	For

# AeroVironment, Inc.

Proposal Number	Proposal Text	Proponent	Votable Proposal	Mgmt Rec	ISS Rec	Voting Policy Rec	Vote Instruction
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	Yes	For	For	For	For
4	Advisory Vote on Say on Pay Frequency	Mgmt	Yes	One Year	One Year	One Year	One Year
5	Approve Qualified Employee Stock Purchase Plan	Mgmt	Yes	For	For	For	For
6	Declassify the Board of Directors	SH	Yes	Against	For	For	For

Voting Policy Rationale: A vote FOR this proposal is warranted because the declassification would enhance board accountability.

# WELLINGTON MANAGEMENT®

# Wellington Management Company Research Value

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas State Police Retirement System Arkansas Public Employees' Retirement System

For the period 07/01/2023 thru 07/31/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

Report Date Range: 01-Jul-23 to 31-Jul-23

## SNOWFLAKE INC

ISIN	BRS2NWBDR008	Meeting Date	05-Jul-23
Ticker	SNOW	Deadline Date	03-Jul-23
Country	United States	Record Date	12-May-23
Blocking	No	Vote Date	15-Jun-23

Proposal Number	Proposal	Proponent	Mgmt Rec	Vote	For/Against Mgmt
1a.	Elect Teresa Briggs	Management	For	Withhold	Against
	Vote Note: Overboarded director				
1b.	Elect Jeremy Burton	Management	For	For	For
1c.	Elect Mark D. McLaughlin	Management	For	For	For
2.	Advisory Vote on Executive Compensation	Management	For	For	For
3.	Ratification of Auditor	Management	For	For	For

Account Number	Account Name	Custodian A/C No	Custodian	Ballot Shares	Shares On Loan	Vote Date
3821	Arkansas Pers ResVal	000965701	Bank of New York Mellon (93I-US)	3,311		15-Jun-23
			Totals	3,311		

07-Aug-23

Wellington Management Company LLP

#### Report Date Range: 01-Jul-23 to 31-Jul-23

### **CONSTELLATION BRANDS INC**

ISIN	US21036P2074	Meeting Date	18-Jul-23
Ticker	STZ	Deadline Date	17-Jul-23
Country	United States	Record Date	19-May-23
Blocking	No	Vote Date	17-Jul-23

Proposal Number	Proposal	Proponent	Mgmt Rec	Vote	For/Against Mgmt
1a.	Elect Christy Clark	Management	For	Against	Against
1b.	Elect Jennifer M. Daniels	Management	For	Against	Against
1c.	Elect Nicholas I. Fink	Management	For	Against	Against
1d.	Elect Ernesto M. Hernández	Management	For	Against	Against
1e.	Elect Susan Sommersille Johnson	Management	For	Against	Against
1f.	Elect José Manuel Madero Garza	Management	For	Against	Against
1g.	Elect Daniel J. McCarthy	Management	For	Against	Against
1h.	Elect William A. Newlands	Management	For	Against	Against
	Vote Note: Addressing through further engagement				
1i.	Elect Richard Sands	Management	For	Against	Against
1j.	Elect Robert Sands	Management	For	Against	Against
1k.	Elect Judy A. Schmeling	Management	For	Against	Against

07-Aug-23

Wellington Management Company LLP

Report Date Range: 01-Jul-23 to 31-Jul-23

2.	Ratification of Auditor	Management	For	For	For
3.	Advisory Vote on Executive Compensation	Management	For	For	For
4.	Frequency of Advisory Vote on Executive Compensation	Management	1 Year	1 Year	For
5.	Shareholder Proposal Regarding Report on Aligning GHG Reductions with Paris Agreement Vote Note: Current practice is insufficient	Shareholder	Against	For	Against
6	Shareholder Proposal Regarding Report on Circular Economy for Packaging	Shareholder	Against	Against	For

Account Number	Account Name	Custodian A/C No	Custodian	Ballot Shares On Shares Loan	Vote Date
3821	Arkansas Pers ResVal	000965701	Bank of New York Mellon (93I-US)	12,031	17-Jul-23
			Totals	12,031	

Wellington Management Company LLP

Report Date Range: 01-Jul-23 to 31-Jul-23

### LINDE PLC

ISIN	IE00BZ12WP82	Meeting Date	24-Jul-23
Ticker	LIN	Deadline Date	21-Jul-23
Country	Ireland	Record Date	27-Apr-23
Blocking	No	Vote Date	05-Jul-23

Proposal Number	Proposal	Proponent	Mgmt Rec	Vote	For/Against Mgmt
1a.	Elect Stephen F. Angel	Management	For	For	For
1b.	Elect Sanjiv Lamba	Management	For	For	For
1c.	Elect Ann-Kristin Achleitner	Management	For	For	For
1d.	Elect Thomas Enders	Management	For	For	For
1e.	Elect Hugh Grant	Management	For	For	For
1f.	Elect Joe Kaeser	Management	For	For	For
	Vote Note: Addressing through further engagement				
1g.	Elect Victoria E. Ossadnik	Management	For	For	For
1h.	Elect Martin H. Richenhagen	Management	For	For	For
1i.	Elect Alberto Weisser	Management	For	For	For
1j.	Elect Robert L. Wood	Management	For	For	For
2a.	Ratification of Auditor	Management	For	For	For

07-Aug-23

Wellington Management Company LLP

## Report Date Range: 01-Jul-23 to 31-Jul-23

2b.	Authority to Set Auditor's Fees	Management	For	For	For
3.	Advisory Vote on Executive Compensation	Management	For	For	For
4.	Amendment to Supermajority Requirements	Management	For	For	For
	Vote Note: Enhances shareholder rights				

Account Number	Account Name	Custodian A/C No	Custodian	Ballot Shares On Shares Loan	Vote Date
3821	Arkansas Pers ResVal	000965701	Bank of New York Mellon (93I-US)	16,609	05-Jul-23
			Totals	16,609	

Wellington Management Company LLP

Report Date Range: 01-Jul-23 to 31-Jul-23

### **ICON PLC**

ISIN	US45103T1079	Meeting Date	25-Jul-23
Ticker	ICLR	Deadline Date	21-Jul-23
Country	Ireland	Record Date	02-Jun-23
Blocking	No	Vote Date	18-Jul-23

Proposal Number	Proposal	Proponent	Mgmt Rec	Vote	For/Against Mgmt
1.1	Elect Ciaran Murray	Management	For	For	For
1.2	Elect Steve Cutler	Management	For	For	For
1.3	Elect Rónán Murphy	Management	For	For	For
1.4	Elect John Climax	Management	For	For	For
1.5	Elect Eugene McCague	Management	For	For	For
1.6	Elect Joan Garahy	Management	For	For	For
1.7	Elect Julie O'Neill	Management	For	For	For
1.8	Elect Linda S. Grais	Management	For	For	For
2.	Accounts and Reports	Management	For	For	For
3.	Authority to Set Auditor's Fees	Management	For	For	For
4.	Authority to Issue Shares w/ Preemptive Rights	Management	For	For	For
5.	Authority to Issue Shares w/o Preemptive Rights	Management	For	For	For

07-Aug-23

Wellington Management Company LLP

## Report Date Range: 01-Jul-23 to 31-Jul-23

6.	Authority to Repurchase Shares	Management	For	For	For
7.	Authorize Price Range for the Reissuance of Treasury Shares	Management	For	For	For

Account Number	Account Name	Custodian A/C No	Custodian	Ballot Shares	Shares On Loan	Vote Date
3821	Arkansas Pers ResVal	000965701	Bank of New York Mellon (93I-US)	8,865		18-Jul-23
			Totals	8,865		

Wellington Management Company LLP

# WELLINGTON MANAGEMENT®

# Wellington Management Company Research Value

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas Public Employees' Retirement System Arkansas State Police Retirement System

For the period 08/01/2023 thru 08/31/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

Report Date Range: 01-Aug-23 to 31-Aug-23

No Voting Activity

06-Sep-23

Wellington Management Company LLP

# WELLINGTON MANAGEMENT®

# Wellington Management Company Research Value

Per Arkansas State Code §24-2-805, Voting Ownership Interests





Arkansas Public Employees' Retirement System Arkansas State Police Retirement System

For the period 09/01/2023 thru 09/30/2023

The proxies have been voted solely in the pecuniary interest of the pension benefit plan

Report Date Range: 01-Sep-23 to 30-Sep-23

## DECKERS OUTDOOR CORP.

ISIN	US2435371073	Meeting Date	11-Sep-23
Ticker	DECK	Deadline Date	08-Sep-23
Country	United States	Record Date	13-Jul-23
Blocking	No	Vote Date	03-Sep-23

Proposal Number	Proposal	Proponent	Mgmt Rec	Vote	For/Against Mgmt
1.1	Elect Michael F. Devine, III	Management	For	For	For
1.2	Elect David A. Burwick	Management	For	For	For
1.3	Elect Nelson C. Chan	Management	For	For	For
1.4	Elect Cynthia L. Davis	Management	For	For	For
1.5	Elect Juan R. Figuereo	Management	For	For	For
1.6	Elect Maha S. Ibrahim	Management	For	For	For
1.7	Elect Victor Luis	Management	For	For	For
1.8	Elect David Powers	Management	For	For	For
1.9	Elect Lauri M. Shanahan	Management	For	For	For
1.10	Elect Bonita C. Stewart	Management	For	For	For
2.	Ratification of Auditor	Management	For	For	For
3.	Advisory Vote on Executive Compensation	Management	For	For	For

04-Oct-23

Wellington Management Company LLP

## Report Date Range: 01-Sep-23 to 30-Sep-23

4.	Frequency of Advisory Vote on Executive Compensation Management	1 Year	1 Year	For

Account Number	Account Name	Custodian A/C No	Custodian	Ballot Shares	Shares On Loan	Vote Date
3821	Arkansas Pers ResVal	000965701	Bank of New York Mellon (93I-US)	1,850		03-Sep-23
			Totals	1,850		

Wellington Management Company LLP

Report Date Range: 01-Sep-23 to 30-Sep-23

## NIKE, INC.

ISIN	US6541061031	Meeting Date	12-Sep-23
Ticker	NKE	Deadline Date	11-Sep-23
Country	United States	Record Date	12-Jul-23
Blocking	No	Vote Date	07-Sep-23

Proposal Number	Proposal	Proponent	Mgmt Rec	Vote	For/Against Mgmt
1a.	Elect Cathleen A. Benko	Management	For	For	For
1b.	Elect Alan B. Graf, Jr.	Management	For	For	For
1c.	Elect John W. Rogers, Jr.	Management	For	For	For
1d.	Elect Robert Holmes Swan	Management	For	For	For
2.	Advisory Vote on Executive Compensation	Management	For	For	For
3.	Frequency of Advisory Vote on Executive Compensation	n Management	1 Year	1 Year	For
4.	Ratification of Auditor	Management	For	For	For
5.	Shareholder Proposal Regarding Median Gender and Racial Pay Equity Report	Shareholder	Against	Against	For
6.	Shareholder Proposal Regarding Report on Supply Chain Management	Shareholder	Against	Against	For

Account Number	Account Name	Custodian A/C No Custodian	Ballot Shares On Shares Loan	Vote Date	

04-Oct-23

Wellington Management Company LLP

### Report Date Range: 01-Sep-23 to 30-Sep-23

3821	Arkansas Pers ResVal	000965701	Bank of New York Mellon (93I-US)	17,419	07-Sep-23
			Totals	17,419	

04-Oct-23

Wellington Management Company LLP

## Report Date Range: 01-Sep-23 to 30-Sep-23

## NOVARTIS AG

ISIN	CH0012005267	Meeting Date	15-Sep-23
Ticker	NVS	Deadline Date	06-Sep-23
Country	Switzerland	Record Date	04-Aug-23
Blocking	No	Vote Date	30-Aug-23

Proposal Number	Proposal	Proponent	Mgmt Rec	Vote	For/Against Mgmt
1.	Dividend in Kind to Effect Spin-Off of Sandoz Group AG	Management	For	For	For
2.	Amendment to Par Value	Management	For	For	For
3.	Additional or Amended Proposals	Management		Against	N/A

Account Number	Account Name	Custodian A/C No	Custodian	Ballot Shares	Shares On Loan	Vote Date
3821	Arkansas Pers ResVal	000965701	Bank of New York Mellon (93I-US)	500	21,546	30-Aug-23
			Totals	500	21,546	

04-Oct-23

Wellington Management Company LLP

## Report Date Range: 01-Sep-23 to 30-Sep-23

### FEDEX CORP

ISIN	US31428X1063	Meeting Date	21-Sep-23
Ticker	FDX	Deadline Date	20-Sep-23
Country	United States	Record Date	27-Jul-23
Blocking	No	Vote Date	14-Sep-23

Proposal Number	Proposal	Proponent	Mgmt Rec	Vote	For/Against Mgmt
1a.	Elect Marvin R. Ellison	Management	For	For	For
1b.	Elect Stephen E. Gorman	Management	For	For	For
1c.	Elect Susan Patricia Griffith	Management	For	For	For
1d.	Elect Amy B. Lane	Management	For	For	For
1e.	Elect R. Brad Martin	Management	For	For	For
1f.	Elect Nancy A. Norton	Management	For	For	For
1g.	Elect Frederick P. Perpall	Management	For	For	For
1h.	Elect Joshua Cooper Ramo	Management	For	For	For
1i.	Elect Susan C. Schwab	Management	For	For	For
1j.	Elect Frederick W. Smith	Management	For	For	For
1k.	Elect David P. Steiner	Management	For	For	For
11.	Elect Rajesh Subramaniam	Management	For	For	For

04-Oct-23

Wellington Management Company LLP

Report Date Range: 01-Sep-23 to 30-Sep-23

1m.	Elect Paul S. Walsh	Management	For	For	For
2.	Advisory Vote on Executive Compensation	Management	For	For	For
3.	Frequency of Advisory Vote on Executive Compensation	Management	1 Year	1 Year	For
4.	Ratification of Auditor	Management	For	For	For
5.	Shareholder Proposal Regarding Amendment to Clawback Policy	Shareholder	Against	For	Against
	Vote Note: Enhanced disclosure in the interest of shareholders				
6.	Shareholder Proposal Regarding Just Transition Reporting	Shareholder	Against	For	Against
	Vote Note: Helps to mitigate risks / demonstrates accountability				
7.	Shareholder Proposal Regarding Paid Sick Leave	Shareholder	Against	Against	For
	Vote Note: Current practice is sufficient				
8.	Shareholder Proposal Regarding Report on Climate Risk In Employee Retirement Default Options Vote Note: Current practice is sufficient	Shareholder	Against	Against	For

Account Number	Account Name	Custodian A/C No	Custodian	Ballot S Shares	Shares On Loan	Vote Date
3821	Arkansas Pers ResVal	000965701	Bank of New York Mellon (93I-US)	5,998		14-Sep-23
			Totals	5,998		

04-Oct-23

Wellington Management Company LLP